



NORTHERN PROVINCE
NOORDELIKE PROVINSIE
XIFUNDZANKULU XA N'WALUNGU
PROFENSE YA LEOA
VUNDU LA DEVHULA

**Provincial Gazette
Provinsiale Koerant
Gazete ya Xifundzankulu
Kuranta ya Profense
Gazethe ya Vundu**

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(E ngwadisitšwe bjalo ka Kuranta)
(Yo redzhistariwa sa Nyusiphepha)

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Vol. 7

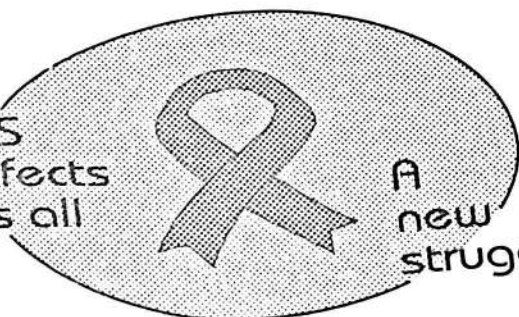
PIETERSBURG,

18 AUGUST 2000
18 AUGUSTUS 2000
18 MHAWURI 2000
18 AGOSTOSE 2000
18 THANGULE 2000

No. 594

We all have the power to prevent AIDS

AIDS
affects
us all



A
new
struggle

Prevention is the cure

**AIDS
HELPLINE**

0800 012 322

DEPARTMENT OF HEALTH

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GENERAL NOTICES

GENERAL NOTICE 238 OF 2000

PIETERSBURG/SESHEGO AMENDMENT SCHEME 36

NOTICE OF APPLICATION FOR THE AMENDMENT OF THE PIETERSBURG/SESHEGO TOWNPLANNING SCHEME, 1999, IN TERMS OF SECTION 56 (1)(b)(i) OF THE TOWNPLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE NO 15 OF 1986)

I, Charlotte van der Merwe, being the authorized agent of the owner of the erf mentioned below hereby give notice in terms of section 56(1)(b)(i) of the Townplanning and Townships Ordinance, 1986 (Ordinance no 15 of 1986) that I have applied to the Transitional Local Council of Pietersburg/Polokwane for the amendment of the Townplanning Scheme known as the Pietersburg/Seshego Townplanning Scheme, 1999 by the rezoning of the property described below:

Portion 1 of Erf 335, Pietersburg, situated at 99 Onder Street, Pietersburg, from "Residential 1" to "Business 2" with an annexure to allow Residential Building as a primary use and for the purposes of offices or shops.

Particulars of the application will lie for inspection during normal office hours at the office of the Townplanner, First floor, Dept. Townplanning, Pietersburg for a period of 28 days from 11 August 2000.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at P O Box 111, Pietersburg, 0700 within a period of 28 days from 11 August 2000.

Address of agent: Charlotte van der Merwe, P O Box 4169, Pietersburg, 0700. Tel: (015) 296-2578.

11-18

GENERAL NOTICE 240 OF 2000

DEPARTMENT OF HEALTH AND WELFARE

ABOLITION OF HEALTH DISTRICTS ESTABLISHED IN TERMS OF THE REPEALED HOSPITALS ORDINANCES OF TRANSVAAL No. 14 OF 1958

It is published for general information that the 26 Health Districts listed in the accompanying schedule which were established in terms of the repealed Hospitals Ordinances of Transvaal No. 14 of 1958 and published in Government Notice No. 5 of 01 August 1997, are hereby abolished.

SCHEDULE

REGION: BUSHVELD

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
001 Ellisras	BE 1-4 Ellisras
002 Nylstroom/Warmbaths/Thabazimbi	BV 1-3 BNL 1-4 BWP 1-3 Thabazimbi/Warmbaths

REGION: WESTERN

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
003 Koedoesrand/Rebone/Bakenerg	WKR 1-4 WB 1-8
004 Naboomspruit/Potgietersrus	WN 1-3 Naboomspruit Potgietersrus

REGION: LOWVELD

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
015 Haenertsburg/Letsitele	LH 1-6 Tzaneen/Nkowankowa/Lenyenye LLG 1-6
016 Giyani	LG 1-8
017 Mooketsi/Bolobedu/Duiwelskloof	LMS 1-6 LB 1-5 Duiwelskloof
018 Hoedspruit/Makwutsi	LHM 1-6

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
019 Phalaborwa.....	Phalaborwa
020 Bushbuck Ridge	LBN 1-7 LBM 1-7 LBS 1-6

REGION: SOUTHERN

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
021 Hlogotlou/Fetakgomo	SNF 1-6
022 Dilokong/Eastern Tubatse	SD 1-6 SOE 1-6
023 Tubatse/Kgwariti/Steelpoort	SNM STS
024 Hlogotlou/Lepelle/Nebo North	SHL 1-4 SNN 1-4
025 Zebediela/Lebowakgomo	SZ 1-6 SL 1-6

REGION: CENTRAL

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
005 Bochum/Dendron.....	CBM 1-4 CD 1-3
006 Digale/Soekmekaar	CDS 1-6
007 Molejtle/Matlala.....	CMO 1-8
008 Pietersburg/Polokwane/Mankweng/Maraba/Mashashane	Pietersburg/Polokwane CM 1-6 CMM 1-4

REGION: NORTHERN

HEALTH AND WELFARE DISTRICT	LOCAL GOVERNMENT AREAS
009 Mutale/Masisi/Vutshwema	NMV 1-6
010 Nzhelele/Tshipise	Messina NM 1-7
011 Louis Trichardt/Buysdorp/Alldays	Louis Trichardt NAB 1-4
012 Elim/Tshitale	NEV 1-9
013 Thohoyandou.....	Thohoyandou
014 Levubu/Shingwedzi	NLS 1-8

NOTICE 241 OF 2000

NORTHERN PROVINCE GOVERNMENT IN ITS DEPARTMENT OF HEALTH AND WELFARE

GENERAL NOTICE: DRAFT REGULATIONS IN TERMS OF THE NORTHERN PROVINCE HEALTH SERVICE ACT,
ACT 5 OF 1998

The above-mentioned draft regulations are hereby published for general information and comments.

Interested persons wishing to comment may obtain copies and must submit comments in writing within 30 days of publication, to the following person and at the following address:

Ms. V MHLONGO

Office No. 113, Department of Health and Welfare, Dr. Jan Moolman Building, 34 Hans van Rensburg Street, Pietersburg, 0699

GENERAL NOTICE 242 OF 2000

NORTHERN PROVINCE

PROVINCIAL EXCHEQUER ACCOUNT

Statement of receipts into and issues out of the Provincial Exchequer during the month ended 31 July 2000, and the balance in the Exchequer at the commencement and end of the month:

Details	Balance 2000-07-01	Receipts	Payments	Balance 2000-07-31
Capacity Building (Housing)	R	R	R	R
Provincial Own Revenue	439 622 248,81	1 000 000,00	1 284 409 000,00	278 075 938,09
National Exchequer Contributions		4 114 337,96		
R293 Towns		985 295 000,00		
HPTR		7 685 606,82		
CR Int Adjust/Dr Int Adjust		1 878 000,00	1,36	
Primary School Nutrition		344,82		
Refund to Revenue		21 206 656,00	254,96	
Supplementary Allowance		101 683 000,00		
Totals	439 622 248,81	1 122 862 945,60	1 284 409 256,32	278 075 938,09

Director-General,
Accounting Officer.

Pietersburg.

GENERAL NOTICE 243 OF 2000

APPLICATIONS FOR PUBLIC ROAD CARRIER PERMITS

Particulars in respect of applications for public road carrier permits (as submitted to the respective local road transportation boards or the National Transport Commission) 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 application for—
 - (C1) the grant of such permit;
 - (C2) the grant of additional authorisation;
 - (C3) the amendment of a route;
 - (C4) the amendment of a time-table;
 - (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) or (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, that is whether it involves persons or goods, or both;
- (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,

where any of (a) to (g) are applicable, are published below in terms of section 14 (1) of the Road Transportation Act, 1977 (Act No. 74 of 1977).

In terms of regulation 4 of the Road Transportation Regulations, 1977, written representations supporting or opposing 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.

The address to which representations must be submitted: The Secretary, Northern Province Local Transportation Board, Private Bag X9491, Pietersburg, 0700.

Full particulars in respect of each application are open to inspection at the Northern Province Local Transportation Board's office, Department of Public Transport, corner of Rabé and Market Streets, Pietersburg.

ALGEMENE KENNISGEWING 243 VAN 2000**AANSOEKE OM OPENBARE PADVERVOERPERMITTE**

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

- (a) die naam van die aansoeker;
- (b) die plek waar die aansoeker sy besigheid bedryf of wil bedryf, 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 voertuie, met inbegrip van die dravermoë 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 die roete of roetes waaroor die gebied of gebiede waarbinne die padvervoer onderneem staan te word,

waar enige van (a) tot (g) van toepassing is, word ingevolge artikel 14 (1) van die Wet op Padvervoer, 1977 (Wet No. 74 van 1977), hieronder gepubliseer.

Ingevolge regulasie 4 van die Padvervoerregulasies, 1977, moet skriftelike vertoë ter ondersteuning of bestryding van hierdie aansoeke, binne 21 (een-en-twintig) dae vanaf die datum van hierdie publikasie, in viervoud óf per hand ingedien word by, óf per geregistreerde pos gestuur word aan, die betrokke padvervoerrade en in enkelvoud óf per hand ingedien word by, óf per geregistreerde pos gestuur word aan, die aansoeker by sy gepubliseerde adres [kyk (b)].

Die adres waarheen vertoë gerig moet word: Die Sekretaris, Noordelike Provinsie Plaaslike Padvervoerrade, Privaatsak X9491, Pietersburg, 0700.

Volle besonderhede ten opsigte van die aansoek lê ter insae by die Noordelike Provinsie Plaaslike Padvervoerrade se kantoor, Departement van Openbare Vervoer, hoek van Rabé- en Marketstraat, Pietersburg.

OP.1904500. (2) Shai F ID No 6002220753081. Postal address: PO Box 380, Mahwelereng, Mahwelereng, 0626. (4) Transfer of permit, Permit No. 27846/0, from Shai LE (14 x passengers, District: Mokerong). (7) Authority as in last mentioned permit(s).

OP.1907214. (2) Lebogo CD ID No 5909215706083. Postal address: PO Box 266, Seshego, Seshego, 0742. (4) Transfer of permit, Permit No. 913763/1, from Maleka NJ (15 x passengers, District: Seshego). (7) Authority as in last mentioned permit(s).

OP.1907276. (2) Masilo MR ID No 6511135781086. Postal address: PO Box 286, Swartklip, Swartklip, 0370. (4) Transfer of permit, Permit No. 1904607/0, from Masilo SA (14 x passengers, District: Rustenburg). (7) Authority as in last mentioned permit(s).

OP.1907966. (2) Sekwakwa ND ID No 6007195290084. Postal address: P.O. Box 60, Limburg, 0613. (4) Transfer of permit, Permit No. 1904604/0, from Kekana MP (15 x passengers, District: Bolobedu). (7) Authority as in last mentioned permit(s).

OP.1907969. (2) Ramolefo MP ID No 4412315229081. (3) District: Pietersburg. Postal address: Box 312, Bakone, Bakone, 0746. (4) New application. (5) 1 x 4 passengers. (6) The conveyance of taxi passengers. (7) Authority: Between points within the municipal area of Pietersburg.

OP.1907970. (2) Bopape DH ID No 5711205777086. Postal address: P O Box 880, Sovenga, Pietersburg, 0727. (4) Oordrag van permit, Permit No. 1904586/0, from Monama TP (15 x passengers, District: Pietersburg). (7) Authority as in last mentioned permit(s).

OP.1907971. (2) Papole KJ ID No 6203145266080. Postal address: P.O. Box 739, Seshego, Seshego, 0742. (4) Transfer of permit, Permit No. 1901570/1, from Seroka AM (15 x passengers, District: Pietersburg). (7) Authority as in last mentioned permit(s).

OP.1907972. (2) Lelope PT ID No 3601155297080. Postal address: PO Box 03, Leshoane, Leshoane, 0748. (4) Transfer of permit, Permit No. 7784/0, from Mothiba MI (15 x passengers, District: Thabamooop). (7) Authority as in last mentioned permit(s).

OP.1907973. (2) Rankapole BN ID No 4804075264086. Postal address: P.O. Box 135, Lonsdale, Lonsdale, 0710. (4) Transfer of permit, Permit No. 1904978/0, from Mphela KD (15 x passengers, District: Seshego). (7) Authority as in last mentioned permit(s).

OP.1907974. (2) Mangwane JM ID No 6510190102502. Postal address: PO Box 2547, Saulspoort, Saulspoort, 0318. (4) Transfer of permit, Permit No. 1904443/0, from Monageng KS (8 x passengers, District: Thabazimbi). (7) Authority as in last mentioned permit(s).

OP.1907975. (2) Seroka AM ID No 5707135367089. Postal address: Box 2507, Pietersburg, 0700. (4) Transfer of permit, Permit No. 911398/1, from Papole KJ (15 x passengers, District: Unknown). (7) Authority as in last mentioned permit(s).

OP.1907976. (2) Makgae MS ID No 6204066064082. Postal address: Box 2192, Mogwase, Mogwase, 0314. (4) Transfer of permit, Permit No. 1904445/0, from Mamarara NS (14 x passengers, District: Thabazimbi). (7) Authority as in last mentioned permit(s).

OP.1907977. (2) Moyaha L ID No 5309265256081. Postal address: P/Bag X5054, Bochum, 0790. (4) Transfer of permit, Permit No. 914655/0, from Mashabela NA (15 x passengers, District: Bochum). (7) Authority as in last mentioned permit(s).

OP.1907986. (2) Thabazimbi Bus Diens ID No 790398807. (3) Distrik: Thabazimbi. Posadres: Box 425, Thabazimbi, Doornhoek 61, 0178 p/a Dippenaar LF P.O. Box 2551, Pretoria, 0000. (4) Nuwe aansoek. (5) 17 x 66 passasiers. (6) Die vervoer van georganiseerde geselskappe. (7) Magtiging: Vanaf die Jenks distrik van Thabazimbi na punte binne die RSA en terug na die Jendsros distrik van Thabazimbi.

OP.1907998. (2) Ramodumo MS ID No 5207125440087. Postal address: P O Box 1667, Tzaneen, 0850. (4) Transfer of permit, Permit No. 902591/0, from Tswale NM (14 x passengers, District: Bolobedu). (7) Authority as in last mentioned permit(s).

OP.1908028. (2) Matsi MJ ID No 6401095303081. (3) District: Seshego. Postal address: PO Box 1097, Seshego, Seshego, 0742. (4) New application. (5) 1 x 22 Passengers. (6) The conveyance of organised parties. (7) Authority: Persons who have organised themselves into a party and their personal effects. From Seshego on Laaste Hoop 675, District Seshego, within a radius of 10 (ten) kilometres to points falling within an area with a radius of 1000 (one thousand) kilometres from where the party was picked up in the first instance, subject to the condition that the conveyance of such a party may only be undertaken the forward and return journey as a unit with the sole mutual purpose of attending one or more of the following occurrences: A. A wedding. B. A funeral. C. A religious gathering. D. A sports meeting, whether as participants or as spectators. E. A picnic or any other similar form of organised amusement or recreation. Time table: As and when required. Tariff: As per agreement.

OP.1908029. (2) Matsi MJ ID No 6401095303081. Postal address: PO Box 1097, Seshego, Seshego, 0742. (4) Transfer of permit, Permit No. 914487/0, from Malahela LP (60 x passengers, District: Middelburg (Cape)). (7) Authority as in last mentioned permit(s).

OP.1908030. (2) Mankoana SP ID No 6403225561083. Postal address: PO Box 518, Moganyaka, Moganyaka, 0459. (4) Transfer of permit, Permit No. 1900283/0, from Seloane KS (14 x passengers, District: Nebo). (7) Authority as in last mentioned permit(s).

OP.1908032. (2) Baloyi PT ID No 4609135301087. Postal address: PO Box 25, Nwamanungu, Nwamanungu, 0932. (4) Transfer of permit, Permit No. 1902691/1, from Khosa MM (14 x passengers, District: Giyani). (7) Authority as in last mentioned permit(s).

OP.1908033. (2) Maremane KE ID No 6002225811082. Postal address: PO Box 2125, Nylstroom, Nylstroom, 0510. (4) Transfer of permit, Permit No. 20180/0, from Maremane LB (15 x passengers, District: Waterberg). (7) Authority as in last mentioned permit(s).

OP.1908035. (2) Ngobeni MN ID No 6104160654087. Postal address: PO Box 8622, Namakgale, Namakgale, 1391. (4) Transfer of permit, Permit No. 18801/0, from Nyathi MD (14 x passengers, District: Ritavi). (7) Authority as in last mentioned permit(s).

OP.1908040. (2) Modisagae MB ID No 5307255780086. Postal address: PO Box 71, Saulspoort, 0318, 0318. (4) Transfer of permit, Permit No. 36559/0, from Balatseng WT (14 x passengers, District: Thabazimbi). (7) Authority as in last mentioned permit(s).

OP.1908043. (2) Mashiane EM ID No 6610035376086. Postal address: PO Box 5869, Onverwacht, Ellsras, 0557. (4) Transfer of permit, Permit No. 51579/0, from Mosima MP (15 x passengers, District: Ellsras). (7) Authority as in last mentioned permit(s).

OP.1908044. (2) Mukwevho TC ID No 4307275109085. Postal address: PO Box 5460, Thohoyandou, Thohoyandou, 0950. (4) Transfer of permit, Permit No. 914455/1, from Radzuma MW (15 x passengers, District: Thohoyandou). (7) Authority as in last mentioned permit(s).

OP.1908046. (2) Kolokoto MC ID No 7612120523084. Postal address: PO Box 2049, Mahwelereng, Mahwelereng, 0626. (4) Transfer of permit, Permit No. 67681/1, from Kolokoto SL (15 x passengers, District: Potgietersrus). (7) Authority as in last mentioned permit(s).

OP.1908047. (2) Monama MV ID No 5703050255086. Postal address: PO Box 247, Mahwelereng, Mahwelereng, 0626. (4) Transfer of permit, Permit No. 12017/1, from Monama MD (15 x passengers, District: Potgietersrus). (7) Authority as in last mentioned permit(s).

OP.1908049. (2) Selamolela MA ID No 6103125259081. Postal address: PO Box 47, Mahwelereng, Mahwelereng, 0626. (4) Transfer of permit, Permit No. 15324/2, from Mathiane LS (15 x passengers, District: Potgietersrus). (7) Authority as in last mentioned permit(s).

OP.1908050. (2) Ramavhoya NW ID No 7801315342083. Postal address: PO Box 500, Lwamondo, Lwamondo, 0985. (4) Transfer of permit, Permit No. 1902863/0, from Ramavhoya NW (15 x passengers, District: Vuwani). (7) Authority as in last mentioned permit(s).

OP.1908055. (2) Mavasa SN ID No 5303215514087. Postal address: PO Box 699, Saselamani, Saselamani, 0928. (4) Transfer of permit, Permit No. 1901387/1, from Maswanganyi HP (9 x passengers, District: Malamulele). (7) Authority as in last mentioned permit(s).

OP.1908056. (2) Mothoa MM ID No 5505255357082. Postal address: PO Box 2405, Skilpadfontein, Skilpadfontein, 0413. (4) Transfer of permit, Permit No. 13009/0, from Papo DM (14 x passengers, District: Warmbad). (7) Authority as in last mentioned permit(s).

OP.1908057. (2) Tshiredo PD ID No 6202245432085. Postal address: PO Box 128, Louis Trichardt, Louis Trichardt, 0920. (4) Transfer of permit, Permit No. 72196/0, from Sithi PE (4 x passengers, District: Giyani). (7) Authority as in last mentioned permit(s).

OP.1908058. (2) Matshivha MD ID No 5305215204080. Postal address: PO Box 778, Louis Trichardt, Louis Trichardt, 0920. (4) Transfer of permit, Permit No. 10561/1, from Matshivha MD (9 x passengers, District: Dzanani). (7) Authority as in last mentioned permit(s).

OP.1908060. (2) Baloyi MJ ID No 5805185869085. Postal address: P O Box 08, Thohoyandou, Thohoyandou, 0950. (4) Transfer of permit, Permit No. 1903700/0, from Chabane MM (10 x passengers, District: Malamulele). (7) Authority as in last mentioned permit(s).

OP.1908061. (2) Masia MP ID No 5903095701082. Postal address: PO Box 289, Soekamekaar, Soekamekaar, 0810. (4) Transfer of permit, Permit No. 1904970/0, from Sadiki A (9 x passengers, District: Vuwani). (7) Authority as in last mentioned permit(s).

OP.1908062. (2) Makgatho SD ID No 4902045344085. Postal address: PO Box 2547, Bela-Bela, Warmbad, 0480. (4) Transfer of permit, Permit No. 20402/1, from Maremane JM (15 x passengers, District: Waterberg). (7) Authority as in last mentioned permit(s).

OP.1908064. (2) Phasha KS ID No 5503205428087. Postal address: PO Box 327, Atok, Atok, 0748. (4) Transfer of permit, Permit No. 1903237/0, from Matsi's Taxi BM (14 x passengers, District: Lydenburg). (7) Authority as in last mentioned permit(s).

OP.1908066. (2) Bogoshi RA ID No 6803246048087. Postal address: Posbus 355, Saulspoort, Saulspoort, 0318. (4) Oordrag van permit, Permit No. 1904961/0, from Bogoshi RA (14 x passengers, District: Thabazimbi). (7) Authority as in last mentioned permit(s).

OP.1908068. (2) Tshikolomo FNE ID No 6603265694088. Postal address: Box 172, Tshaulu, Tshaulu, 0987. (4) Transfer of permit, Permit No. 914098/2, from Mafenya NP (15 x passengers, District: Nebo). (7) Authority as in last mentioned permit(s).

OP.1908069. (2) Tivana MF ID No 5403195698080. Postal address: Post Office Box 1761, Tazaneen, Tzaneen, 0850. (4) Transfer of permit, Permit No. 6997/0, from Mlambo RR (15 x passengers, District: Bolobedu). (7) Authority as in last mentioned permit(s).

GENERAL NOTICE 244 OF 2000**REMOVAL OF RESTRICTIONS ACT, 1967****PROPOSED REMOVAL OF THE CONDITIONS OF TITLE OF ERF 5 IN PHALABORWA TOWN**

It is hereby notified that an application has been made in terms of section 3 (1) of the Removal of Restrictions Act, 1967 (Act No. 84 of 1967) by Marlize Wessels, for the removal of the conditions of title of Erf 5 in Phalaborwa Town, in order to permit the erf to be used for business and residential purposes.

The application and the relevant documents are open for inspection at the office of the Deputy Director-General: Department of Local Government and Housing, 28 Market Street, Pietersburg, 0700.

Objections to the application may be lodged in writing with the Deputy Director-General: Department of Local Government and Housing at the above address or: Private Bag x9485, Pietersburg, 0700, on or before 22 September 2000 and shall reach this office not later than 14.00 on the said date.

Dates of publication: 18 August 2000 and 25 August 2000.

LHL 15/4/2/1-112 (13)

18-25

GENERAL NOTICE 245 OF 2000

Case No. 85/99

IN THE HIGH COURT OF SOUTH AFRICA

(Venda Provincial Division)

**In the matter between STANDARD BANK OF SOUTH AFRICA LIMITED, Plaintiff, and
EDGAE TAKALANI SILIMELA, Defendant**

In compliance with the judgment of the High Court and the writ of execution on 17 December 1999, the undermentioned immovable property will be sold in execution on 1 September 2000 at 11h00, at the premises of the immovable property to be sold.

Right, title and interest in and to Residential Site No. 717, Thohoyandou P Township, District Thohoyandou, the Land measuring 1 000 m² (one thousand square metres) and held by Deed of Grant No. 1785, as described on General Plan PB No. 75/1797, with house with 3 bedrooms, garage, sitting-room, kitchen and bathroom with toilet.

The conditions of sale are open for inspection at the offices of the Deputy Sheriff, Mr E M Thenga, Thohoyandou High Court.

Main terms of sale:

1. Property is sold voetstoots.
2. 10% cash deposit on date of sale.
3. Bank guarantees for balance of purchase price within 30 days.
4. Occupation and risk of profit and loss pass to purchaser immediately.
5. The Sheriff's auctioneer's charges are payable by the Purchaser on date of sale.

Signed at Thohoyandou on this 27th day of July 2000.

Booyens Du Preez & Boshoff Inc., 2nd Floor, Block D, Room 33, Thohoyandou Business Centre, Private Bag X2358, Sibasa.

GENERAL NOTICE 246 OF 2000

NOTICE OF APPLICATION FOR SUB-DIVISION AND AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 92 (i) (a) AND SECTION 56 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE No. 15 OF 1986)

THABAZIMBI AMENDMENT SCHEME No. 48

I, Johannes Matthys Benade, in my capacity as authorised employee of Die Thabazimbi Gemeente van Jehovah se Getuïenis, being the prospective owner of Erf 175, Thabazimbi, Registration Division KQ, Northern Province, hereby give notice in terms of Section 92 (i) (a) and Section 56 of the Town-Planning and Townships Ordinance, 1986, that I have applied to the Thabazimbi Transitional Council for the amendment of the Town Planning Scheme, known as the Thabazimbi Town-Planning Scheme, 1992 by the sub-division of the said property and the rezoning of the said sub-divided, described above, situated at 4th Avenue, Thabazimbi from "Public Open Place" to "Educational".

Particulars of the Application will lie for inspection during normal office hours at the office of the Town Clerk, Thabazimbi Transitional Council Offices, Vanderbijlstreet, Thabazimbi, for the period of 28 days from 18 August 2000.

Objections to or representations in respect of the Application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag X530, Thabazimbi, 0380 within a period of 28 days from 18 August 2000.

Address of owner: P O Box 514, Thabazimbi, 0380.

18-25

ALGEMENE KENNISGEWINGS

ALGEMENE KENNISGEWING 238 VAN 2000

PIETERSBURG/SESHEGO WYSIGINGSKEMA 36

KENNISGEWING VAN AANSOEK OM DIE WYSIGING VAN DIE PIETERSBURG/SESHEGO DORPSBEPLANNINGSKEMA, 1999 INGEVOLGE ARTIKEL 56 (1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE NO 15 VAN 1986)

Ek, Charlotte van der Merwe, synde die gemagtigde agent van die eienaar van die ondergenoemde erf, gee hiermee ingevolge Artikel 56 (1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat ek by die Oorgangsraad van Pietersburg/Polokwane aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as die Pietersburg/Seshego Dorpsbeplanningskema, 1999 deur die hersonering van die eiendom hieronder beskryf:

Gedeelte 1 van Erf 335, Pietersburg, geleë te Onderstraat 99, Pietersburg, van "Residensieël 1" na "Besigheid 2" met 'n bylaag om Residensiële Gebou as primêre reg toe te laat en vir die doel van kantore of winkels.

Besonderhede van die aansoek lê ter insae gedurende kantoorure by die kantoor van die Stadbeplanner, Eerste vloer, Dept Stadsbeplanning, Pietersburg vir 'n tydperk van 28 dae vanaf 11 Augustus 2000.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 11 Augustus 2000, skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 111, Pietersburg, 0700 ingedien of gerig word.

Adres van agent: Charlotte van der Merwe, Posbus 4169, Pietersburg, 0700. Tel: (015) 296-2578.

11-18

ALGEMENE KENNISGEWING 244 VAN 2000

WET OP OPHEFFING VAN BEPERKINGS, 1967

VOORGESTELDE OPHEFFING VAN TITELVOORWAARDES VAN ERF 5 IN DIE DORP PHALABORWA

Hierby word bekendgemaak dat in gevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperrings, 1967 (Wet No. 84 van 1967) aansoek gedoen is deur Marlize Wessels, vir die opheffing van die titel voorwaardes van die Erf 5 in die dorp Phalaborwa ten einde dit moontlik te maak dat die erf gebruik kan word vir handelaars en woonhuis.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Adjunk Direkteur-Generaal: Departement van Plaaslike Regering en Behuising, Markstraat 28, Pietersburg, 0700.

Besware teen die aansoek kan skriftelik by die Adjunk Direkteur-Generaal: Departement van Plaaslike Regering en Behuising by bovermelde adres of Privaatsak x9485, Pietersburg, 0700, op of voor 8 September 2000 ingedien word en moet die Kantoor nie later as 14:00 op die genoemde datum bereik nie.

Datums van publikasie: 18 Augustus 2000 en 25 Augustus 2000.

LHL 15/4/2/1-112 (13)

18-25

ALGEMENE KENNISGEWING 246 VAN 2000

KENNISGEWING VAN AANSOEK OM ONDERVERDELING EN HERSONERING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 92 (i) (a) EN ARTIKEL 56 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE No. 15 VAN 1986)

THABAZIMBI WYSIGINGSKEMA No. 48

Ek, Johannes Matthys Benade, in my hoedanigheid as gevolmagtigde van die Thabazimbi Gemeente van Jehovah se Getuïenis, synde die voornemende eienaar van Erf 175, Thabazimbi, Registrasie Afdeling KQ, Noordelike Provinsie, gee hiermee ingevolge Artikel 92 (i) (a) en Artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Thabazimbi Oorgangsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Thabazimbi Dorpsbeplanningskema, deur onderverdeling en hersonering van die eiendom hierbo beskryf, geleë te die 4de Laan, Thabazimbi, van "Openbare Oop Ruimte" na "Opvoedkundig".

Besonderhede van die Aansoek en konsepplanne lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Thabazimbi Oorgangsrade Kantore, Vanderbijlstraat, Thabazimbi, vir 'n tydperk van 28 dae vanaf 18 Augustus 2000.

Besware teen of vertoë ten opsigte van die Aansoek moet binne 'n tydperk van 28 dae vanaf 18 Augustus 2000 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X530, Thabazimbi, 0380 ingedien of gerig word.

Adres van eienaar: Posbus 514, Thabazimbi, 0380.

18-25

XITIVISO XA TIN'WANA NI TIN'WANA

XITIVISO XA TIN'WANA NI TIN'WANA 238 WA 2000

XIKIMI LEXI CINCIWEKE XA 36 XA PIETERSBURG/SESHEGO

XITIVISO XA XIKOMBELO XA KU CINCI WA KA XIKIMI XO PULANA DOROB A XA PIETERSBURG/SESHEGO, 1999, HI KU LANDZA XIY ENGE 56(1)(b)(i) XA NAWU WO PULANA DOROB A NA MALOKHIXI, 1986 (NAWU WA VU-15 WA 1986)

Mina, Charlotte van der Merwe, loyi a nga muyimeri loyi a pfumeleriweke wa xitandi lexi vuriweke laha hansi, ndzi nyika xitiviso hi ku landza Xiyenge 56(1)(b)(i) xa Nawu wo Pulana Doroba na Malokhixi, 1986 (Nawu wa vu-15 wa 1986), leswaku ndzi endlile xikombelo eka Transitional Local Council ya Pietersburg/Polokwane, xa ku cinciwa ka Xikimi xo Pulana Doroba, lexi tivekaka hi ra Pietersburg/Seshego Town Planning Scheme, 1999, hi ku cinca xitandi lexi vuriweke laha hansi.

Xiphemu 1 xa Xitandi 335, Pietersburg, lexi nga le 99 Onder Street, Pietersburg, ku hlamula "Vutshamo 1" yi va swo "Mabindzu 2", na papila ku thmela hi ndau ta kutirifana Residential Building na yo ku xikombelo xa tihofisi na shops.

Vuxokoxoko bya xikombelo lexi byi nga kamberiwa hi nkarhi wa ntirho ehofisini ya Town Planner, First Floor, Dept. Town Planning, Pietersburg, enkarhini wa masiku yo ringana 28 ku suka hi ti 11 August 2000.

Ku kaneta kumbe vutiyimeri mayelana na xikombelo lexi swi nga humesiwa eka Mabalani wa Doroba eka adirese leyi nga Laha henhla, kumbe swi poseriwa eka P O Box 111, Pietersburg, 0700, enkarhini wa masiku yo ringana 28 ku sukela hi ti 11 August 2000.

Adirese ya Muyimeri: Charlotte van der Merwe, P O Box 4169, Pietersburg. Tel: (015) 296-2578.

11-18

TŠEBIŠO-KAKARETŠO

TSEBIŠO KAKARETŠO 238 WA 2000

LENANEO-PHETOSO LA PIETERSBURG/SESHEGO 36

TSEBIŠO YA KGOPELO YA LENANEO-PEAKANYO LA TOROPO YA POLOKWANE/SESHEGO LA, 1999, GO YA KA KAROLO YA BO 56(1)(b)(i) YA MOLAWANA WA PEAKANYO YA MAKEISHENE LE TOROPO WA, 1986 (MOLAWANA WA NOMORO YA BO 15 WA 1986)

Nna, Charlotte van der Merwe, bjalo ka moemedi yo a dumeletswego wa mong wa setsha se bolelwago ka mo fase ke fa tsebiso go ya ka karolo ya bo 56(1)(b)(i) ya Molawana wa Peakanyo ya Toropo le Makeishene wa, 1986 (Molawana nomoro ya bo 15 wa 1986) gore ke dirile kgopelo go Lekgotla-Nakwana la Pietersburg/Polokwane gore go fetoswe Lenaneo-Peakanyo le go le tsebjago ka gore ke Lenaneo-Peakanyo la Polokwane/Seshego la, 1999 ka gore go thalwe leswa thoto ye e hlalowsago ka mo fase.

Karolo 1 ya Setsha 335, Pietersburg, e humanwa 99 Onder Street, Pietersburg go fetolela "Bodulo 1" go ya go "kgwebo 2" le lengwalong la tumelelo ya tshumiso Residential building bjalo ka bodulo na bakeng sa lefelo la diofisi goba shops.

Ditlhalosiso ka ga kgopelo ye di ka lekolwa diiring tse tlwaelegilego tsa mosomo kantorong ya Morulaganyi wa Toropo, First Floor, Kgoro ya Peakanyo ya Toropo, Polokwane mo lebakeng la matsatsi a 28 go thoma ka di 11 August 2000.

Dikganetso goba ditlhagiso mabapi le kgopelo ya di ka dirwa le goba go P O Box 111, Polokwane, 0700 mo lebakeng la matsatsi a 28 go thoma ka di 11 August 2000.

Aterese ya Moemedi: Charlotte van der Merwe, P O Box 4169, Pietersburg, 0700. Tel: (015) 296-2578.

11-18

NDIVHADZO YA U ANGAREDZA

NDIVHADZO YA U ANGAREDZA 238 WA 2000

TSHANDUKISO YA TSHIKIMU TSHA 36 TSHA PIETERSBURG/SESHEGO

NDIVHADZO YA KHUMBELO YA TSHANDUKISO YA TSHIKIMU TSHA TOWNPLANNING TSHA PIETERSBURG/SESHEGO, 1999, UYA NGA KHETHEKANYO 56(1)(b)(i) YA TOWNPLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE NO 15 WA 1986)

Nne, Charlotte van der Merwe, ane a vha dzhendedzi lo tendelwaho la vhane vha erf yo buliwaho afho fhasi, ndi khou ita ndivhadzo uya nga khethekanyo 56(1)(b)(i) ya Townplanning and Townships Ordinance, 1986 (Ordinance no 15 wa 1986) uri ndo ita khumbelo kha Transitional Local Council kha Pietersburg/Bulugwane ya tshandukiso ya Tshikimu tsha Townplanning tshine tsha dihwa sa Pietersburg/Seshego Townplanning Scheme, 1999 nga u dzudzanyuluka ho taluswaho afho fhasi.

Portion 1. ya Erf 335, Pietersburg, ngei kha 99 Onders Street, Pietersburg, bva fhethu ho "Fhendulela 1" tsha vha zwo "Bindu 2", na vhurphi ha u tendelana nga ha sumisano ya ha Residential building na ho itelwaho u fhata dziofisi kana shops.

Thanziela dza khumbelo dzi do wanala nga tshifhinga tsha mushumo ofisini ya Townplanner, First Floor, Dept. Townplanning, Pietersburg kha maduvha a 28 u bva nga dzi 11 August 2000.

Ndandulo ya vhuimeli hashu uya nga khumbelo zwi nga itwa nga u tou nwalela kha Town Clerk kha diresi I re afho ntha kana kha P O Box 111, Pietersburg, 0700 kha maduvha a 28 u bva nga dzi 11 August 2000.

Diresi ya dzhendedzi, Charlotte van der Merwe, P O Box 4169, Pietersburg. Tel: (015) 296-2578.

11-18

LOCAL AUTHORITY NOTICES

LOCAL AUTHORITY NOTICE 177

PIETERSBURG/POLOKWANE TRANSITIONAL LOCAL COUNCIL

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP (REGULATION 21)

The Pietersburg/Polokwane Transitional Local Council hereby gives notice in terms of Section 96(1) and (3) read together with Section 69(6)(a) of the Town Planning and Townships Ordinance, 1986 (Ordinance 15 of 1986) that an application to establish the township referred to in the annexure hereto, has been received.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Planner, First Floor, Room 126, Town Planning Division, Civic Centre, Landdros Maré Street, Pietersburg, for a period of 28 days from 11 August 2000.

Objections to or representations in respect of the application must be lodged with or made in writing to the Chief Executive at the above address or at P.O. Box 111, Pietersburg, 0700, within a period of 28 days from 11 August 2000.

ANNEXURE

Name of the township: Pietersburg Extension 67.

Full name of the applicant: Pieterse, Du Toit & Associates CC, as agent on behalf of Republic of South Africa.

Property description: Portion 117 (a portion of Portion 10) of the farm Sterkloop 688 L.S. (to be subdivided).

Number of erven in proposed township:

"Educational": 2 erven

Existing public roads: $\pm 18\%$ of the township ($\pm 4\,615\text{ m}^2$).

Situation of proposed township: The proposed township is situated north adjacent to Excelsior Street within the Pietersburg CBD, and is bordered by Mark Street on the eastern boundary of the proposed township.

H.R.A. LUBBE, Chief Executive Officer/Town Clerk

Civic Centre, Pietersburg, 0700

11 August 2000

11-18

LOCAL AUTHORITY NOTICE 178

**PIETERSBURG/POLOKWANE TRANSITIONAL
LOCAL COUNCIL****ADOPTION OF STANDARD BY-LAWS RELATING TO
THE CONTROL OF OUTDOOR ADVERTISING**

The Chief Executive Officer of Pietersburg/Polokwane hereby, in terms of **Section 101** of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter:

SCHEDULE:-**BY-LAWS FOR THE CONTROL OF OUTDOOR
ADVERTISING IN PIETERSBURG/POLOKWANE**

Section 1

1. DEFINITIONS

In these By-laws, unless the context indicates otherwise, any word or expression defined in the South African Manual for Outdoor Advertising Control, incorporated in Schedule 1 of these By-laws, has the same meaning when used in these By-laws, and –

“Aerial sign” means a sign that is exhibited, displayed or performed in the air with the aid of balloons, searchlights, aircraft or similar means;

“City Electrical Engineer” means the Council’s City Electrical Engineer or an officer whom he/she has duly authorized to act on his/her behalf.

“City Engineer” means the Council’s City Engineer or an officer whom he/she has duly authorized to act on his/her behalf.

“Council” means the Pietersburg / Polokwane Transitional Local Council or its successors in title, or any officers or employees of the Council to whom the Council has delegated any of its powers under these By-laws in terms of the applicable legislation.

"exhibition" means any exhibition of public interest that a recognized show association, association, state department or institution presents where there is more than one exhibitor, excluding show houses and exhibitions promoted by companies or individual institutions that wish to introduce their product to the public;

"freestanding sign" means a sign that stands on its own or has its own supports and is not attached to any building or does not form part of or is not an integral part of an architectural elements or structure;

"General residential erf" means an erf in the "Residential 1" zoning category, whereon one dwelling house is permitted.

"Head: Protection Services" means the Council's Head: Protection Services or an officer whom he/she has duly authorized to act on his/her behalf;

"outdoor advertising" means a sign, as defined below, that is visible from any street or road or public place, whether or not the sign is erected on private land;

"permanent sign" means a sign that may be displayed for a maximum of five years or any other period approved by the City Engineer;

"policy" means the By-laws for the Control of Outdoor Advertising, the South African Manual for Outdoor Advertising Control (SAMOAC), the Pietersburg/Seshego Town Planning Scheme 1999, the Application of the National Building Regulations (SABS 0400), the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977), Council resolutions and the relevant departmental policy and/or guidelines;

"sign" means any device or article with writing, letters, numbers or illustrations on it, or a non-physical sign projected on buildings or any other structure or in the air with the aid of modern technology (eg. laser beams), which device, article or non-physical sign is visibly displayed in any way whatsoever from a street or public place for the purpose of advertising, providing information, or attracting the public to any place, public display, article or merchandise is attached to or forms part of a building, or is fixed to the ground or to a pole, tree, screen or hoarding, or is displayed in any other way, excluding information on the commodities that are exhibited;

"sky sign" means a sign that is erected or placed on the same level as or above the gutters, parapets or any other part of the roof of a building, or that extends from the gutters, parapets or any other part of the roof of a building, excluding a sign that is painted on the roof of a building;

"Special residential erf" means an erf in the "Residential 2" or "Residential 3" zoning category, whereon more than one dwelling house/unit is permitted. Also including erven zoned "Special for a residential use".

"temporary sign" means a sign that may be displayed for a maximum of 14 days or any other period approved by the City Engineer;

"the person" means a lessor, a lessee, a legal or illegal occupant or a usufructuary of private, State or Council land on which a sign was or is being erected and/or displayed, or the individual in whose name the land on which a sign was or is being erected and/or displayed, as the case may be, is registered in the Deeds Office, and if the Council is unable to determine the identity of the owner; an individual who is entitled to the benefit of the erection and/or display and/or use of the sign or who enjoys such benefit, or the person's authorized agent, and "the person" in the above context includes both a natural and a legal person;

Section 2

2. PROHIBITION AND CONTROL OF THE ERECTION OF SIGNS

1. No person may erect, maintain or display a sign or allow any other person to erect, maintain or display a sign in a place or on a building or structure that is visible from any street or road or public place unless the Council has approved the sign beforehand.
2. No person may erect maintain or display a sign or allow any other person to erect, maintain or display a sign that advertises anything other than that which is kept in stock, sold or produced on the premises concerned or which is run or practiced from the premises, except where the premises are in an area of minimum control as defined in Schedule 1 of these By-laws.

Section 3

3. SIGNS ERECTED WITH COUNCIL APPROVAL

The Council may approve an application to erect a sign that is not referred to in section 2(2) or 17 after having considered the application in terms of the policy that the Council determines from time to time.

Section 4

4. EXISTING SIGNS

All signs that are in existence on the date of promulgation of these By-laws and that do not comply with the provisions of these By-laws, and/or have not been approved by the Council, must within a period of sixty (60) days of the date of promulgation be removed or brought into accordance with these By-laws, and approval must be obtained for these signs.

Section 5

5. APPLICATION FOR APPROVAL OF SIGNS

1. Every application to display a sign on private property or on Council property must be signed by the person and/or persons required by the Council to do so, and must be submitted for approval to the City Engineer on the appropriate application form.
2. The adhesive stamps issued on approval of temporary advertising signs must appear on every sign while the signs are on display.
3. All temporary signs will be removed if –

- a. they are displayed without the appropriate adhesive stamp, and the person who displays temporary signs or allows them to be displayed without the appropriate adhesive stamp is guilty of an offence and is punishable with a fine which the Council determines from time to time; and
 - b. they are displayed without the appropriate adhesive stamp as issued when they were approved in which case approval of the signs will be withdrawn.
4. The following must accompany all applications, except for applications for temporary signs:
 - a. A site plan drawn to scale, indicating the position of the proposed sign in relation to the street and existing buildings, including the scale, erf number, street names and erf boundaries, as well as the building lines laid down in the Pietersburg/Seshego Town Planning Scheme, 1999.
 - b. An elevational sketch of the proposed sign drawn to scale on which the size, wording, construction, finish and colours are indicated:

Provided that all applications for temporary signs are accompanied by an application form and a sketch and/or proof poster indicating the size of, colours and wording on the sign and, if required, a description or sketch indicating the location of signs.

5. The City Engineer requests any additional information, which he/she may consider necessary about an application.
6. The prescribed application fee must accompany every application and, where applicable, a deposit determined by the Council from time to time.
7. No person may to any degree or in any manner, way or form deviate from the conditions approved by the Council, and any deviation constitutes an offence and consequently negates an approval.
8. The approval of a sign in terms of these By-laws must not be construed as approval in terms of any other act, ordinance, by-law or regulation, and approval must be obtained in the way prescribed in the relevant act ordinance, by-law or regulation.
9. The approval of a sign in terms of any other act, ordinance, by-law or regulation must not be construed as approval in terms of these By-laws.

Section 6

6. CONSTRUCTION OF SIGNS

1. All signs must –
 - a. be sturdy and be made of durable materials;
 - b. if paint is used on them, be painted with weatherproof paint of good quality; and
 - c. if affixed or attached, be affixed or attached in such a way that they are not a danger to the public.
2. Signs may not be attached with wire, nails or glue.
3. The person in respect of a sign accepts, despite any approval by the Council, all responsibility and liability for and indemnifies the Council against any claim that may arise from the erection, display and construction of the sign.

Section 7

7. INDECENT SIGNS

No signs, devices or pictures may be displayed if, in the opinion of the Council, they are indecent, arouse the suspicion that they are indecent or suggest indecency, or are harmful to public morals.

Section 8

8. SIGNS THAT CAN CAUSE DAMAGE

1. No signs may be displayed in places or in ways or with aids which in the opinion of the Council could be detrimental to the amenity of the neighbourhood or disfigure the surroundings.
2. No swinging or revolving signs may be erected or displayed if they are dangerous or cause an obstruction.
3. No sign, whether illuminated or not, may be erected in such a way that it obstructs a clear view of a traffic sign or signal.

4. No illuminated sign may be erected in a way that it harms the convenience of a residential building on a Special Residential or General Residential erf or, in the opinion of the Council, could be detrimental to the residential character, amenity of the neighbourhood or any other amenities of the area, or disfigure the surroundings.
5. No sign, whether illuminated or not, may be erected and/or displayed in such a way that it could to any degree or in any manner, way or form pose a traffic safety risk.

Section 9

9. REMOVAL OF WEATHERED AND OUTDATED SIGNS

1. If, in the opinion of the City Engineer, a sign has become weathered, is in a poor condition or is a danger or an inconvenience, the person must immediately and at his/her own cost remove the sign at the written request of the City Engineer.
2. If the person in respect of a sign fails to comply with a written request referred to in subsection (1), the City Engineer may remove the sign at the expense of that person.
3. The person must immediately remove a sign which is used for advertising purposes or which provides information about the name of the person or the nature of the business that is operated on the premises when the information on the sign no longer applies to the name and nature of the business, or when the undertaking is no longer being operated.

Section 10

10. CONFISCATION OF SIGNS

Subject to the provisions of these By-laws, the City Engineer may confiscate any sign that is erected or displayed contrary to the provisions of these By-laws: Provided that –

- a. the person in respect of a sign may within seven (7) days of the date of confiscation apply in writing to the City Engineer to have the sign returned, and if the application is approved, the person must undertake to pay the applicable fine as determined by the Council from time to time, together with the total cost of removing and storing the sign;

- b. After an expiry of the seven-day period referred to above, the Council may destroy the sign or dispose of it as it deems fit; and
- c. neither the Council nor the City Engineer is liable for damages of whatever nature arising from the confiscation, removal or disposal of the sign.

Section 11

11. RE-ERECTION OF SIGNS

No sign that is removed for whatever reason may be re-erected unless –

- a. the provisions of these By-laws have been met; and
- b. the Council has granted permission and has issued its approval in terms of the provisions of these By-laws.

Section 12

12. ACCESS TO PREMISES

An authorized officer or employee of the Council who acts in the course of and within the scope of his/her duties has the right to inspect a sign at any reasonable time and to request that approval for the sign be produced.

Section 13

13. SIGNS ACROSS ERF BOUNDARIES

Although the Council may already have approved a sign which as a whole or in part projects over or encroaches on the erf boundary, the Council may as it deems fit and at any time direct the person in respect of the building to which the sign is attached or the person in respect of such a sign to remove part of or the whole portion of the sign that is projecting over or encroaching on the erf boundary within fourteen (14) days of the date of notification, and failure to respond to the notice is an offence in terms of these by-laws.

Section 14

14. ELECTRIC SIGNS

All signs that could interfere with radio or television reception must be equipped with suppressors that eliminate all forms of interference, and electric wiring must be in accordance with the provisions of the Council's Electrical By-laws, and any other legislation applicable to electric signs and the approval of the City Electrical Engineer.

Section 15

15. REPEAL OF THE BY-LAWS

Chapter XII, regarding outdoor advertising & hoardings as contained in the Building Regulations By-laws published under Administrator's Notice 192 of 5 February 1975, and the Pietersburg By-laws for the Control of Temporary Advertisements and pamphlets, as published under Administrator's Notice 850 of 30 May 1972, are hereby repealed.

Section 16

16. OFFENCES AND PENALTIES

A person who contravenes any of the provisions of these By-laws will, on being found guilty, be fined a maximum amount of R2 000-00 and, in the event of a continued offence, may be fined an additional amount of R500-00 for every day the offence continues.

Section 17

17. SCHEDULES AND CLASSIFICATION OF SIGNS

1. All applications for outdoor advertising to be considered in terms of these By-laws must be as defined, classified, listed and set out in accordance with the Schedules to these By-laws.
2. All applications for erecting outdoor advertising signs in terms of these By-laws are considered in terms of the policy that the Council determines and approves from time to time
3. Where any contradiction, ambiguity or vagueness may occur, the By-laws have precedence and the decision of the City Engineer is final and binding.

Section 18

18. EFFECTIVE DATE

These by-laws will come into effect on 1 July 2000.

SCHEDULE 1: SOUTH AFRICAN MANUAL FOR OUTDOOR ADVERTISING CONTROL (SAMOAC)

In Section 2.4 of SAMOAC, Guidelines for Control, each class of sign has a particular "appropriate opportunity" stating the type of consent that should be obtained from the Council. The expression "permissible with specific consent" requires City Council approval and the expression "permissible with deemed consent" does not require City Council approval.

In these By-Laws, unless otherwise indicated, the "appropriate opportunity" in the following classes is as indicated:

- Class 1(a): in accordance with SAMOAC
- Class 1(b): in accordance with SAMOAC
- Class 1(c): in accordance with SAMOAC
- Class 1(d): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule

- Class 2(a): in accordance with SAMOAC
- Class 2(b): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule
- Class 2(c): in accordance with SAMOAC
- Class 2(d)(i): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule and to be read with Class 2(d)(i) of Schedule 3 of these Bylaws
- Class 2(d)(ii): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule and to be read with Class B2 of Schedule 3 of these By-laws
- Class 2(d)(iii): in accordance with SAMOAC and to be read with Class 2(d)(iii) of Schedule 3 of these By-laws
- Class 2(d)(iv): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule
- Class 2(d)(v): in accordance with SAMOAC and to be read with Class 2(d)(v) of Schedule 3 of these By-laws
- Class 2(e): in accordance with SAMOAC
- Class 2(f): in accordance with SAMOAC
- Class 2(g): in accordance with SAMOAC

- Class 3(a): in accordance with SAMOAC
- Class 3(b): in accordance with SAMOAC

- Class 3(c): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule
- Class 3(d): specific consent in areas of maximum control, partial control and minimum control as defined in this Schedule and to be read with Class 3(d) of Schedule 2 of these By-laws
- Class 3(e): specific consent in areas of maximum control, partial control and minimum control as defined in this schedule and to be read with Class 3(e) of Schedule 2 of these By-laws
- Class 3(f): in accordance with SAMOAC
- Class 3(g): in accordance with SAMOAC
- Class 3(h): in accordance with SAMOAC
- Class 3(i): in accordance with SAMOAC
- Class 3(j): Specific consent for small businesses, enterprises and practices, small-scale urban accommodation facilities and medical services, and to be read with Classes A2 and A3 of Schedule 2 of these By-laws
- Class 3(k): in accordance with SAMOAC
- Class 3(l): in accordance with SAMOAC
- Class 3(m): in accordance with SAMOAC
- Class 4(a): in accordance with SAMOAC
- Class 4(b): in accordance with SAMOAC
- Class 4(c): in accordance with SAMOAC
- Class 4(d): in accordance with SAMOAC
- Class 5(a): in accordance with SAMOAC
- Class 5(b): in accordance with SAMOAC
- Class 5(c): in accordance with SAMOAC, and specific consent when complying with the definition of outdoor advertising in section 1 of these By-laws

SCHEDULE 2: PERMANENT SIGNS

Where a class description of a sign in the Schedule below corresponds to a class description of sign in Schedule 1 of these By-laws, the control-measures as set out below must be read with and in addition to any other applicable requirements.

CLASS	DESCRIPTION	SIZE OF SIGN AND/OR LETTERS	RESTRICTIONS
2(d)(v)	Signs on the street elevation, from sidewalk level to above the entrance door(s) (display windows included)	In accordance with Schedule 1	Blackboard or other material from which writing can be removed is included
3©	Signs on the walls of a building	In accordance with Schedule 1	Signs may not be displayed on the outside of boundary walls
3(d)	Projecting vertical signs on buildings	In accordance with Schedule 1	Signs may not project more than 1,0 m over the building line or erf boundary. Signs must be at least 4,5 m from any other vertical sign. Signs may not project above the parapet or edge of the roof.
3(e)	Signs on the street elevation of buildings	In accordance with schedule	Signs may not project further than 250 mm over the building line or erf boundary.

CLASS	DESCRIPTION	SIZE OF SIGN AND/OR LETTERS	RESTRICTIONS
A1	<p>Freestanding signs at educational facilities</p> <p>Commercial signs at educational institutional facilities</p>	<p>Maximum Total size: 12 m²</p> <p>Maximum total size: 30 m²</p>	<p>Signs may not be higher than 2,1 m.</p> <p>Signs may indicate the name and nature of the institution and the name of a sponsor, and may display merchandise.</p> <p>A maximum total area of 30 m² is allowed: Provided that this area is divided into signs of equal size, from and construction.</p> <p>Only erf boundaries adjacent to bona fide streets may be used for this purpose.</p> <p>No signs may be placed on or next to erf boundaries adjacent to parks, Council landscaped areas, traffic circles and other areas determined in the policy.</p> <p>Signs and especially supporting structures must harmonise with the buildings and other structures on the premises as far as materials, colour, texture, form, style and character are concerned.</p>

CLASS	DESCRIPTION	SIZE OF SIGN AND/OR LETTERS	RESTRICTIONS
A1	Freestanding signs at educational facilities (cont)		<p>No illumination of signs is allowed.</p> <p>The general conditions and principles set out in paragraph 2.4.1 of SAMOAC (Schedule 1) apply where relevant.</p> <p>The signs must form an aesthetic and integral part of the architecture and conform to the residential character and /or other amenities of the area.</p> <p>Where there is no street boundary wall, the signs must form an aesthetic and integral part of a substantive architectural element and be designed and placed on the street frontage boundary to the satisfaction of the City Engineer.</p> <p>The signs may not in any way or means, at the discretion of the Council, detrimentally affect the residential character, amenity of the neighbourhood, any other amenities of the area and/or the surroundings.</p> <p>No advertising for sales of any kind or anything similar is allowed on the signs.</p> <p>Specific consent is required.</p>

CLASS	DESCRIPTION	SIZE OF SIGN AND/OR LETTERS	RESTRICTIONS
A2	Signs at home undertakings	Maximum size: 450 mm x 600 mm	<p>Only one sign is allowed per home undertaking.</p> <p>The sign must form an aesthetic and integral part of the architecture of the wall on the street frontage of the erf.</p> <p>Where there is no street boundary wall, the sign must form an aesthetic and integral part of a substantive architectural element and be designed and placed on the street frontage boundary to the satisfaction of the City Engineer.</p> <p>The sign may not in any way, at the discretion of the Council, detrimentally affect the residential character, amenity of the neighbourhood, and any other amenities of the area and/or the surroundings.</p> <p>The sign must indicate mainly the name of the undertaking.</p> <p>Not more than 30% of the sign may indicate the nature of the undertaking's business.</p> <p>No advertising for sales of any kind or anything similar is allowed on the sign.</p> <p>No sign may be painted on the boundary walls.</p> <p>Specific consent is required.</p>

LOCAL AUTHORITY NOTICE 179

PIETERSBURG/POLOKWANE TRANSITIONAL LOCAL COUNCIL

CAPITAL BUDGET FOR THE FINANCIAL YEAR 1999/2000

REVOCATION AND DETERMINATION OF CHARGES:

WATER SUPPLY

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, and section 7 (c) of the Local Government Transition Act, No 97 of 1996, as amended, that the Pietersburg/Polokwane Transitional Local Council, by special resolution, revoked the charges in the Schedule to the Council's by-laws on water supply, as published in the Provincial Gazette, No 448 of 27 August 1999, with effect from 1 August 2000.

SCHEDULE

PART I

WATER SUPPLY

1. BASIC CHARGE

A basic charge of R37,50 for the first 2 000m² or part thereof with an additional charge of R5,40 for every additional 1 000m² or part thereof per month shall be levied per erf, stand, premises or other area, not zoned as residential 1,2,3 or 4 or not used for residential purposes, with or without any improvements, which is or, in the opinion of the council can be, connected to the main waterline, whether water is consumed or not and shall be payable by the owner of such property: provided that in the case of agricultural holdings, farm lands as well as property situated outside the municipality the maximum charge shall be R59,10 per month and R8 514,00 per month in the case of other premises: provided further that no basic charge shall be levied on property belonging to the Council unless it is let for purposes other than residential.

2. DOMESTIC SUPPLY

1. For the supply of water to an erf, stand, premises or other area, that is served by a separate meter, for consumption since the previous monthly meter reading:

(i)	For the first 10Kl; per Kl:	R1,246
(ii)	For the following 5Kl; per Kl:	R3,456
(iii)	For the following 15Kl; per Kl:	R3,864
(iv)	For the following 20Kl; per Kl:	R4,448
(v)	For the following 50Kl; per Kl:	R5,199
(vi)	Thereafter, for consumption in excess of 100Kl; per Kl:	R6,296

2. Where water is supplied to more than one consumer per erf, stand, premises or other area that is served by a communal meter, the following charges shall be levied, for consumption since the previous monthly meter reading:

(i)	For the first (10 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R1,246
(ii)	For the following (5 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R3,456
(iii)	For the following (15 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R3,864
(iv)	For the following (20 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R4,448
(v)	For the following (50 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R5,199
(vi)	Thereafter, per Kl:	R6,296

3. For the supply of water to consumers from water hydrants:

(i)	Per dwelling, building, structure or room separately occupied notwithstanding the fact that more than one such dwelling, building, structure or room is under one roof, for 10kl, per Kl, per month:	R1,246
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3. CONCERNS ON INDUSTRIALLY ZONED ERVEN

1. For the supply of water to an erf, stand, premises or other area, by a separate meter, for consumption since the previous monthly meter reading:

(i)	For the first 30Kl; per Kl:	R4,332
(ii)	For the following 20Kl; per Kl:	R5,835
(iii)	For the following 50Kl; per Kl:	R6,540
(iv)	Thereafter, for consumption in excess of 100Kl; per Kl:	R7,163

2. Where water is supplied to more than one consumer per erf, stand, premises or other area served by a communal meter, the following charges shall be levied, for consumption since the previous monthly meter reading:

(i)	For the first $(30 \times A)$ Kl or part thereof (where A is the sum of the number of consumers served by a communal meter), per Kl:	R4,332
(ii)	For the following $(20 \times A)$ Kl or part thereof (where A is the sum of the number of consumers served by a communal meter), per Kl:	R5,835
(iii)	For the following $(50 \times A)$ Kl or part thereof (where A is the sum of the number of consumers served by a communal meter), per Kl:	R6,540
(iv)	Thereafter, for consumption in excess of 100Kl; per Kl:	R7,163

4. SILICON SMELTERS

(i)	Service charge per month:	R 16 036,00
(ii)	For the supply of water, per Kl:	R7,163
(iii)	Minimum charge, per month - (15 000 Kl):	R107 445,00

5. DEPARTMENT OF PUBLIC WORKS (AIRFORCE BASE)

(i)	For the supply of Water, per Kl:	R6,296
(ii)	Minimum charge, per month - (13 000 Kl):	R81 848,00

6. DALMADA WATER CO-OPERATION

(i)	For the supply of Water, per Kl:	R5,835
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7. SCHOOLS AND SCHOOL HOSTELS

(i)	For the supply of Water, per Kl:	R5,835
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8. ANY OTHER CONSUMER

1. For the supply of water to an erf, stand, premises or other area, that is served by a separate meter, for consumption since the previous monthly meter reading:

(i)	For the first 30Kl, per Kl:	R4,332
(ii)	For the following 20Kl, per Kl:	R5,835
(iii)	For the following 50Kl, per Kl:	R6,540
(iv)	Thereafter, for consumption in excess of 100Kl; per Kl:	R7,163

2. Where water is supplied to more than one consumer per erf, stand, premises or other area, that is served by a communal meter, the following charges shall be levied, for consumption since the previous monthly meter reading:

(i)	For the first (30 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R4,332
(ii)	For the following (20 X A) Kl or part thereof (where A is the sum of the number of consumers served by such communal meter), per Kl:	R5,835
(iii)	For the following (50 X A) Kl or part thereof (where A is the sum of the number of consumers served by a communal meter), per Kl:	R6,540
(iv)	Thereafter, for consumption in excess of 100Kl; per Kl:	R7,163

CONNECTION FEES

For the provision and installation of a connection pipe, meter and accessories.

For all sizes: Estimated cost plus 10 % of such amount for administration costs.

PART 2

GENERAL CHARGES

The following charges and conditions shall apply in respect of general services rendered by the Council

1. CHARGES FOR A CONNECTION FOR FIRE FIGHTING PURPOSES

For the provision and installation of a 100 mm connection pipe, meter or, if a meter is not required, a sealed valve:

At cost plus 10 % of such amount for administration costs: Provided that if the seal of a sealed valve is broken by any person, other than an official of the Council, the consumer shall pay R60,00 to the Council.

2. RECONNECTION CHARGES

1. *The charge for reconnection after disconnection for non-payment of account or for non-compliance with any of the regulations or by laws of the Council shall be as follows:*

(i)	<i>During working hours: Normal reconnection:</i>	<i>R85,00</i>
(ii)	<i>During working hours: Request for urgent reconnection:</i>	<i>R170,00</i>
(iii)	<i>After working hours:</i>	<i>R170,00</i>

2. *Charge for reconnection after temporary disconnection at the request of any consumer:*

(i)	<i>During working hours:</i>	<i>R35,00</i>
(ii)	<i>After working hours:</i>	<i>R53,00</i>

3. *Charge when consumers change*

For every application for rendering the service, irrespective of whether the service has been discontinued or not:

(i)	<i>During working hours:</i>	<i>R7,00</i>
(ii)	<i>After working hours:</i>	<i>R14,00</i>

3. GENERAL SERVICES

Any service rendered upon request by a consumer and not provided for in this tariff, shall be charged for at the estimated cost to the council, plus 10 % administration costs.

4. SPECIAL METER READINGS

The charge for the special reading of a meter at the request of a consumer shall be R17,00.

5. TESTING OF METERS

1. *The charge for testing a meter at the request of a consumer shall be R85,00.*
2. *The percentage referred to in section 38(4) of the Standard Water Supply By laws shall be 5%.*

6. WATER LEAKAGE

When the Water Department is called upon to rectify a water leakage and such leakage is found to be on private property and due to any cause other than a fault in the Council's main or apparatus a charge of R63,00 shall be payable by the consumer for each such attendance.

7. DEPOSIT FOR ESTIMATES

When an extension of the main is requested, a deposit of R50,00 shall be payable for estimating the cost. This amount shall be subtracted from the total connection charges and if the connection is not made, the amount shall be forfeited.

8. DEPOSITS FOR SUPPLY OF WATER

The minimum deposit payable in terms of section 12 (1) (a) of the by laws shall be R50,00.

9. TELEPHONE REMINDER SERVICE

The charge payable in respect of a telephone reminder is as follows:

For every telephone reminder: R20,00

10. REMINDER SERVICE

The charge payable in terms of Council's Credit Control Policy is as follows:

For every notice in respect of an unpaid consumer account after the final payment date of the month: R12,00

H R A LUBBE
CHIEF EXECUTIVE OFFICER/TOWN CLERK

Pietersburg/Polokwane Transitional Local Council
Civic Centre
C/o Landdros Maré & Bodenstein Street
PIETERSBURG

Reference: 5/5/2/2 (3)

LOCAL AUTHORITY NOTICE 180

**PIETERSBURG/POLOKWANE
TRANSITIONAL LOCAL COUNCIL****CAPITAL BUDGET FOR THE FINANCIAL YEAR 2000/2001****REVOCATION AND DETERMINATION OF CHARGES:*****ELECTRICITY SUPPLY***

Notice is hereby given in terms of the provisions of section 80B(6) of the Local Government Ordinance, No 17 of 1939, as amended, and section 7 (c) of the Local Government Transition Act, No 97 of 1996, as amended, that the Pietersburg/Polokwane Transitional Local Council, by special resolution, revoked the charges in the Schedule to the Council's by-laws on electricity supply, as published in the Provincial Gazette, No 448 of 27 August 1999, with effect from 1 August 2000.

SCHEDULE**PART 1****SUPPLY OF ELECTRICITY****1. BASIC CHARGE**

A basic charge of R13,25 for the first 2 000m² or part thereof plus R2,60 for each additional 1 000m² or part thereof per month shall be levied on each erf, stand, premises or other area, not zoned as residential 1, 2, 3 or 4 or not used for residential purposes, with or without improvements, which is, or in the opinion of the Council can be, connected to the supply mains, whether electricity is consumed or not, and shall be payable by the owner of such property: provided that in the case of agricultural holdings, farm lands as well as property situated outside the municipality the maximum shall be R21,50 per month and R2 765,25 in the case of other premises: provided further that no basic charge shall be levied on property belonging to the Council unless it is let for purposes other than residential.

2. DOMESTIC SUPPLY

1. *This tariff shall apply to electricity supplied to an erf, stand, premises or other area irrespective whether it is served by a separate meter or a communal meter and is applicable to:*

- (a) *boarding houses.*
- (b) *buildings or separate sections of buildings separately metered and used exclusively for residential purposes.*
- (c) *churches and buildings used exclusively for divine worship or religious instruction.*
- (d) *hotels and clubs not licensed in terms of any liquor act.*
- (e) *flats.*
- (f) *homes conducted for charitable purposes.*
- (g) *private dwellings.*
- (h) *maternity homes, nursing institutions and hospitals with a maximum demand of 100 amperes per phase on a three phase supply.*
- (i) *service lighting for flats and buildings.*
- (j) *consumers for agricultural purposes with a maximum demand of 100 amperes per phase on a three phases supply.*
- (k) *schools and school complexes.*

2. *For electricity consumed per kWh.*

- (i) *For the first 100 kWh, per dwelling, per month: 18,92c*
- (ii) *Thereafter: 31,72c*

3. *Alternative tariff scale instead of sub item (2) above.*

- (a) *A demand levy, payable whether electricity is consumed or not, based on the maximum available supply determined through a tariff circuit breaker on the Council's meter panel according to the following characteristic values, per month:*

- (i) *For single phase supply:*

<i>1 X 20 ampere:</i>	<i>Free of charge</i>
<i>1 X 40 ampere:</i>	<i>R17,10</i>
<i>1 X 60 ampere:</i>	<i>R34,20</i>
<i>1 X 80 ampere:</i>	<i>R47,30</i>

(ii) *For three phase supply:*

3 X 20 ampere:	R34,20
3 X 40 ampere:	R77,45
3 X 60 ampere:	R122,70
3 X 80 ampere:	R168,00
3 X 100 ampere:	R213,25

(b) *For electricity consumed per kWh.*

(i) *For the first 100 kWh, per dwelling, per month:* 18,92c

(ii) *Thereafter:* 27,65c

3. NON-DOMESTIC SUPPLY

1. *This tariff shall apply to electricity supplied to an erf, stand, premises or other area irrespective whether it is served through a separate meter or a communal meter and is applicable to:*

(a) *Government buildings, provincial buildings, Spoomet with a maximum demand of not exceeding 100 amperes per phase on a three phase supply; and*

(b) *Any other consumer not provided for under any other item of these tariffs.*

2. *For electricity consumed per kWh: 40,18c*

3. *Alternative tariff scale instead of sub item (2) above.*

(a) *A demand levy according to sub items 2(3)(a)(i) and 2(3)(a)(ii).*

(b) *For electricity consumed, per kWh: 36,17c*

4. INDUSTRIES

1. *This tariff shall apply to industries with a maximum demand of not exceeding 100 amperes per phase on a three phase supply as well as consumers for agricultural purposes that can not be classified under sub item (2)(i)(j).*

2. *For electricity consumed, per kWh: 37,79c*

3. *Alternative tariff scale instead of sub item (2) above for industries and school complexes excluding consumers for agricultural purposes.*

(a) *A demand levy according to sub items (2)(3)(a)(i) and (2)(3)(a)(ii).*

(b) *For electricity consumed, per kWh: 33,77c*

5. BULK SUPPLY

1. *This tariff shall apply to any consumer who applies for it and shall be applicable to all consumers with demand in excess of 100 amperes per phase on a three-phase supply.*
2. *Service charge, per month: R84,15*
3. *Demand charge, per KVA, per month: R47,90*
4. *For electricity consumed:*
 - (a) *For the first 100 000 kWh, per kWh, per month: 16,672c*
 - (b) *Thereafter, per kWh: 16,00c*
5. *Minimum charge, per month: R2 168,54*

6. MUNICIPAL DEPARTMENTS

Charges for electricity are raised at cost price of the previous financial year.

7. ITINERANT CONSUMERS' SUPPLY

1. *This tariff shall apply to itinerant or temporary consumers such as carnivals, fêtes, circuses and other supply of a similar nature.*
2. *For electricity consumed, per kWh: 69,72c*

8. UNMETERED CONSUMERS SUPPLY

This tariff shall apply where it is impracticable to meter installations such as telephone call boxes and similar uses.

1. *A fixed monthly charge of R18,14 in respect of the supply to every telephone call box or telephone filter hut.*
2. *In all other cases a fixed monthly charge shall be payable and calculated on the following basis:*
 - (a) *For the first 300 W: Free of charge*
 - (b) *Thereafter, up to and including 500 W per 100 W or portion thereof: R21,60*
 - (c) *Thereafter, for every additional 100 W or portion thereof: R10,95*

9. OUTSIDE AREA SUPPLY

1. *This tariff shall apply to consumers situated outside the municipality.*
2. *The charges payable shall be according to the tariffs applicable within the municipality.*

10. OFF-PEAK SUPPLY

1. *This supply is available for any consumer who applies therefore provided that surplus energy for this purpose is available in the existing system of the Council.*
2. *The supply is subject to a block time of at least 6 hours or such period as the engineer determines from time to time according to circumstances. The block time commences between the hours 07:00 and 08:00 according to the engineers' judgement and during this period any electrical load that may be placed on the system shall be registered by a maximum demand meter which meter will be switched off after the block time has lapsed.*
3. *This tariff shall be applied with the retention of any basic or service charges, which would otherwise have been applicable under the normal tariffs of the consumer.*
4. *Demand charge during block period, per KVA: R47,90*
5. *For electricity consumed, per kWh to 100 000: 16,672c*
6. *Thereafter, per kWh: 16,00c*

11. TELEPHONE REMINDER SERVICE

The charge payable in respect of a telephone reminder is as follows:

For every telephone reminder: R20,00

12. REMINDER SERVICE

The charge payable in terms of Council's Credit Control Policy is as follows:

For every notice in respect of an unpaid consumer account after the final payment date for the month: R12,00

PART 2

GENERAL CHARGES

The following charges and conditions shall apply in respect of general services rendered by the Council.

1. INSTALLATION TEST CHARGES

1. *One test and inspection of a new installation or of additions or alterations to an existing installation shall be made free of charge on receipt of a written request to do so.*
2. *If the installation fails to pass the test or is not approved of, a charge of R56,00 shall be paid for each subsequent test or inspection.*
3. *On the failure of the contractor or his authorised agent to keep an appointment made for the purpose of testing or inspecting an installation a charge of R56,00 shall be paid for each additional visit necessitated thereby.*

4. When requested the testing and inspecting of old installations shall be made free of charge by the Council.

2. RECONNECTION CHARGES

1. The charges for reconnection after disconnection for non-payment of account or for non-compliance with any of the regulations or by laws of the Council shall be as follows:
- (a) Inside the municipality:
 - (b) During working hours: Request for urgent reconnection: R170,00
 - (ii) After working hours: R170,00
 - (b) Outside the municipality:
 - (i) (a) During working hours: Ordinary reconnection: R170,00
 - (b) During working hours: Request for urgent reconnection: R340,00
 - (ii) After working hours: R340,00
2. Charges for reconnection after temporary disconnection on request of any consumer:
- (a) Inside the municipality:
 - (i) During working hours: R35,00
 - (ii) After working hours: R53,00
 - (b) Outside the municipality:
 - (i) During working hours: R70,00
 - (ii) After working hours: R106,00
3. Charges at the change of consumer:
- For every application for the rendering of service, irrespective whether the service has been disconnected or not:
- (a) Inside the municipality:
 - (i) During working hours: R7,00
 - (ii) After working hours: R14,00
 - (b) Outside the municipality:
 - (i) During working hours: R14,00
 - (ii) After working hours: R21,00

3. GENERAL SERVICES

Any service rendered at the request of a consumer and not provided for in these tariffs shall be charged for at the estimated cost of the Council, plus 10%.

4. SPECIAL METER READINGS

The charge for the special reading of a meter at the request of a consumer shall be:

- | | |
|------------------------------|--------|
| 1. Inside the municipality: | R17,30 |
| 2. Outside the municipality: | R34,60 |

5. TESTING OF METERS

The charge of testing a meter at the request of a consumer is:

- | | |
|--------------------------------------|---------|
| 1. Inside the municipality: | |
| (a) Maximum demand meter, per meter: | R85,00 |
| (b) kWh - meter, per meter: | R85,00 |
| 2. Outside the municipality: | |
| (a) Maximum demand meter, per meter: | R127,00 |
| (b) kWh - meter, per meter: | R85,00 |

6. POWER FAILURE

When the electricity department is called upon to rectify a failure of the supply and such failure is found to be due to any cause other than a fault in the Council's mains or apparatus a charge of R63,00 shall be payable by the consumer for each such attendance.

7. EXTENSION OF SUPPLY MAINS

1. *Where a consumer's premises are so located with reference to the supply mains as to require an extension of the supply mains, such consumer shall, in addition to any other charges applicable in terms of these tariffs, be required to pay the cost of any extension to the existing supply mains which may be necessary to make supply available to such premises.*
2. *The consumer shall pay in advance the full estimated cost of any extension of the supply mains for his purposes.*
3. *Should it be required that an additional connection be made to an existing extension, the consumer requiring the connection, shall in respect of that portion of the existing extension from which the connection is taken, pay in cash on a pro-rata basis an amount to the Council calculated by the Council. The amount so paid shall be credited proportionately to the consumers who contributed to the cost of the existing extension.*

4. *Where supply is given to a new consumer or group of consumers and the cost of the extension of the local distribution system is exceptionally high in proportion to the initial electricity demands of the consumer or group of consumers, the Council may apply additional levies by means of a system of extension charges which shall be payable by the individual consumer or consumers. The extension charges shall be such as to cover the capital liabilities incurred to extend the distribution system to supply electricity to the said consumers: Provided that no such charges shall be payable by the consumer if the total cost of the connection is paid in cash to the Council before the connection is made.*

8. DEPOSIT FOR ESTIMATIONS

When an extension of a supply main is required, a deposit of R50,00 shall be payable for estimating the cost. This amount shall be subtracted from the total connection charges and if the connection is not made, the amount shall be forfeited.

9. DEPOSITS FOR SUPPLY OF ELECTRICITY

Minimum deposit payable in terms of section 6(1)(a) of the by laws: R50,00.

H R A LUBBE
CHIEF EXECUTIVE OFFICER/TOWN CLERK

Pietersburg/Polokwane Transitional Local Council
Civic Centre
C/o Landdros Maré & Bodenstein Street
PIETERSBURG

Reference: 5/5/2/3 (2)

LOCAL AUTHORITY NOTICE 181

**PIETERSBURG/POLOKWANE
TRANSITIONAL LOCAL COUNCIL****CAPITAL BUDGET FOR THE FINANCIAL YEAR 2000/2001****REVOCATION AND DETERMINATION OF CHARGES:*****DRAINAGE***

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, and section 7 (c) of the Local Government Transition Act, No 97 of 1996, as amended, that the Pietersburg/Polokwane Transitional Local Council, by special resolution, revoked the charges in the Schedule to the Council's by-laws on drainage, as published in the Provincial Gazette, No 448 of 27 August 1999, with effect from 1 August 2000.

SCHEDULE**1. APPLICATION FEES**

The Engineer shall determine application fees in terms of the provisions of section 23(1) of the By Laws.

The assessment of the charges shall be based upon the total square area of the building, addition or alteration to an existing building at a tariff of R9,30 per 10m² or part thereof with a minimum charge of R100,00. The charges shall be payable in advance when the building plans are submitted. In case of any dispute arising in respect of the assessment of the application fees, the matter shall be subject to the right of appeal as determined in Section 3 of the By Laws.

2. SEWERAGE CHARGES

The owner of any erf or piece of land, with or without improvements, which is, or in the opinion of the Council can be, connected to the sewer, shall monthly pay to the Council, in terms of the provisions of Section 5 of the Bye-Laws the following charges:

*Per calendar month
or part thereof*

(1) AVAILABILITY CHARGES

- | | | |
|-----|--------------------------------------------------------------------------------------|------------------|
| (i) | <i>Improved residential erven with a surface area not exceeding 500m²</i> | <i>No Charge</i> |
|-----|--------------------------------------------------------------------------------------|------------------|

(2) ALL OTHER ERVEN

- | | | |
|-------|-------------------------------------------------------------------------------------------------------------------|------------------|
| (i) | <i>For the first 500m² or part thereof, of surface area of the erf:</i> | <i>R15,30</i> |
| (ii) | <i>Thereafter, per 500m² or part thereof, up to 2 000m² of the surface area of the erf:</i> | <i>R5,05</i> |
| (iii) | <i>Thereafter, per 1 000m² or part thereof, of the surface area of the erf:</i> | <i>R4,05</i> |
| (iv) | <i>Additional charge per unimproved erf:</i> | <i>R5,75</i> |
| (v) | <i>Maximum charge:</i> | <i>R3 643,90</i> |

(3) ADDITIONAL CHARGES

- | | | |
|------|------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------|---------------|
| 1. | <i>Dwelling-houses, churches, church halls as well as buildings used exclusively by and registered in the name of the Boy Scouts, Girl Guides, Voortrekkers or similar organisation.</i> | |
| (i) | <i>For the first dwelling-house, church, church hall or other building mentioned in 2(1) above erected on any erf or piece of land, per building:</i> | <i>R5,75</i> |
| (ii) | <i>For the second or subsequent dwelling-house, church, church hall or other building mentioned in 2(1) above, per building:</i> | <i>R21,05</i> |
| 2. | <i>Flats, per flat:</i> | <i>R21,05</i> |
| 3. | <i>State Supported Schools, Technicons, Colleges, Universities and related amenities, excluding hostels, per 35 personnel and pupils or part thereof:</i> | <i>R31,15</i> |

**Per calendar month
or part thereof**

4. Amenities for lodging which include:
 - (i) Hostels and related amenities for educational institutions
 - (ii) Old aged homes as well as youth centres/homes whereof the body corporate is registered as a welfare organisation in terms of the applicable National Welfare Acts -

per 12 residents personnel and pupils/students, or part thereof: R31,15
 - (iii) Homes, crèches or other similar amenities mainly used for the full time care and/or education of the aged, cripples, mentally/intellectually handicapped where the body corporate is registered as a welfare organisation in terms of the applicable National Welfare Acts -

per 8 residents and personnel or part thereof: R31,15
5. Hotels licensed in terms of the Liquor Act, as amended; For each 100 m² or part thereof of the total floor area on each storey, including the basement and out buildings available for hotel purposes: R62,30
6. Non-residential buildings on Industrially/Commercially zoned stands -
 - (i) For each bath (plunge bath and shower bath included) water closet, urinal pan or compartment, slop hopper, washing trough: R31,15
 - (ii) For each trough or channel used for, or destined to be used for urinal or water closet purpose, for each 650 mm or part thereof: R31,15
 - (iii) For each grease trap:
 - (i) Not in excess of 150 mm diameter: R31,15
 - (ii) In excess of 150 mm up to and including 200 mm in diameter: R40,00
 - (iii) In excess of 200 mm up to and including 300 mm in diameter: R63,10
 - (iv) In excess of 300 mm in diameter: R79,20

*Per calendar month
or part thereof*

7. Any other building or improvement:

- | | |
|---------------------------------------------------------------------------------------------------------------------------------------|--------|
| (i) For each bath (plunge and shower bath included) water closet, urinal pan or compartment, or slop hopper, or washing trough: | R31,15 |
| (ii) For each trough or channel used for or destined to be used for urinal or water closet purposes, for each 650 mm or part thereof: | R31,15 |
| (iii) For each grease trap: | |
| (i) Not in excess of 150 mm diameter: | R31,15 |
| (ii) In excess of 150 mm up to and including 200 mm in diameter: | R40,00 |
| (iii) In excess of 200 mm up to and including 300 mm in diameter: | R63,10 |
| (iv) In excess of 300 mm in diameter: | R79,20 |

3. CONNECTION FEES

For every sewer connection as referred to in section 7(3) of the By Laws, the estimated cost plus 10 % shall be payable in advance together with the application fees as set out in item 1 of this schedule.

4. CHARGES FOR INDUSTRIAL EFFLUENT

The monthly charge for the discharge of industrial effluent into the municipal drain, in terms of section 78 of the By Laws, is calculated according to the following formula:

COST PER KILOLITRE:

1. SA Breweries

Cost per Kiloliter (c/Kl)

$(45 + 0,051 \times \text{COD}) \text{ c/Kl}$

2. All Other Industries & Dept of Public Works (Old Air Force Base)

2.1 Cost per Kiloliter (c/Kl)

(59 + 0,067 x COD) c/Kl

2.2 Additional Cost:

Industrial effluent whereof the average pH value of the representative samples taken during that period is less than 6 or more than 11, per kiloliter, per month: 31,60c.

H R A LUBBE
CHIEF EXECUTIVE OFFICER/TOWN CLERK

Pietersburg/Polokwane Transitional Local Council
Civic Centre
C/o Landdros Maré & Bodenstein Street
PIETERSBURG

Reference: 5/5/2/3 (2)

LOCAL AUTHORITY NOTICE 182

PIETERSBURG/POLOKWANE TRANSITIONAL LOCAL COUNCIL

CAPITAL BUDGET FOR THE FINANCIAL YEAR 2000/2001

REVOCATION AND DETERMINATION OF CHARGES:

SANITARY & REFUSE REMOVAL

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, and section 7 (c) of the Local Government Transition Act, No 97 of 1996, as amended, that the Pietersburg/Polokwane Transitional Local Council, by special resolution, revoked the charges in the Schedule to the Council's by-laws on sanitary & refuse removal, as published in the Provincial Gazette, No 448 of 27 August 1999, with effect from 1 August 2000.

SCHEDULE

1. REFUSE REMOVAL

The owner of any erf, stand, premises or other area shall monthly pay to the Council the following refuse removal charges, which, unless otherwise stated, shall be levied per calendar month or part thereof:

1. (i) Dwelling houses, churches and church halls which are used for that purpose;

and

- (ii) Improved premises used exclusively by and registered in the name of the Boy Scouts, Girl Guides, Voortrekkers or a similar organisation.

PER UNIT

- | | |
|---------------------------------------------------------------------|--------|
| (a) On an erf with a surface area not exceeding 500m ² : | R12,20 |
| (b) All erven with a surface area in excess of 500m ² | |
| (i) For the first 500m ² of the surface area of the erf | R19,60 |

(ii) Thereafter, for the following 500m² or part thereof, of the surface area of the erf: R13,10

(iv) Thereafter, per 500m² or part thereof, of the surface area of the erf: R6,60

Provided that where more than one dwelling-unit is erected on an erf, the area of such erf shall be divided by the number of dwelling-units thereon, and the charge, for each portion so obtained, shall be calculated in terms of the above formula as if such portion constitutes a separate erf.

(v) Maximum charge: R98,70

2. Flats

PER UNIT

(a) Up to and including 500m² of the surface area of the erf: R19,60

(b) Thereafter, for the following 500m² or part thereof, of the surface area of the erf: R13,10

(c) Thereafter, per 500m² or part thereof, of the surface area of the erf: R6,60

Provided that where more than one dwelling-unit is erected on an erf, the area of such erf be divided by the number of dwelling-units thereon, and the charge, for each portion so obtained, shall be calculated in terms of the above formula as if such portion constitutes a separate erf.

3. State supported schools, Technicons, Colleges, and Universities and related amenities per 1 m³ container: R104,70

4. (i) Hostels and related amenities for educating institutions.

and/or

(ii) Old aged homes as well as youth centres/homes whereof the body corporate is registered as a welfare organisation in terms of applicable National Welfare Acts.

and/or

- (iii) *Homes, crèches or other similar amenities mainly used for the full-time caring and/or education of the aged, cripples and intellectually/mentally handicapped and whereof the body corporate is registered as a welfare organisation in terms of the applicable National Welfare Acts.*
- Per 300m² or part thereof, of the total floor area of the building:* R39,30
5. *Hotels licensed in terms of the Liquor Act, as amended:*
- (i) *Up to and including 300m² or part thereof, of the total floor area:* R211,75
- (ii) *Thereafter, per 100m² or part thereof, of the total floor area of the building:* R46,90
- Maximum charge:* R3 916,85
6. *Non-residential buildings on Industrially/Commercially zoned stands:*
- (i) *Up to and including 300m² of the total floor area of the building:* R105,85
- (ii) *Thereafter, per 100m² or part thereof, of the total floor area of the building:* R29,30
- Maximum charge:* R3 914,85
7. *Any other building:*
- (i) *Up to and including 300m² or part thereof, of the total floor area:* R211,75
- (ii) *Thereafter, per 100m² or part thereof, of the total floor area of the building:* R46,90
- Maximum charge:* R3 916,85
8. *Mass Containers*
- For the removal of domestic refuse where a mass container is specifically supplied for use by a specific premises per mass container, per removal:* R210,00

9. Garden Refuse Removal

(i) For the removal of garden refuse in plastic bags on the day which refuse removal normally takes place: **No Charge**

(ii) For the removal of garden refuse other than placed in plastic bags, per removal: **R210,00**

10. For the removal of non-perishable refuse excluding garden refuse

Per removal: **Estimated cost plus 10%**

11. Occasional Services

Per removal: **R230,00**

2. NIGHT-SOIL REMOVAL, PER MONTH OR PART THEREOF

1. For the removal of night soil, with the exception of municipal premises, per bucket

Per removal: **R35,80**

2. For the removal of night-soil from municipal premises:

Cost price of the previous financial year.

3. CARCASS REMOVAL AND DISPOSAL THEREOF

1. Calf, foal, sheep, goat, lamb, pig, dog, cat or poultry, per carcass:

R30,00

2. Any other animal, per carcass:

R60,00

3. Minimum charge, per removal:

R175,00

4. GENERAL

1. *The expiry date for payment in respect of services rendered, shall be the first working day after the 14th day of the month, following the month during which such service was rendered, and shall be recoverable from the owner of the premises in respect of which services were rendered or otherwise as determined under section 49 of the Local Government Ordinance, 1939.*
2. *Any amount due in respect of sanitary service rendered by the Council, shall be paid on or before the first working day after the 14th of the month following on the month in respect whereof levies were raised.*

H R A LUBBE
CHIEF EXECUTIVE OFFICER/TOWN CLERK

Pietersburg/Polokwane Transitional Local Council
Civic Centre
C/o Landdros Maré & Bodenstein Street
PIETERSBURG

Reference: 5/5/2/1 (4)

PLAASLIKE BESTUURSKENNISGEWING

PLAASLIKE BESTUURSKENNISGEWING 177

PLAASLIKE OORGANGSRAAD VAN PIETERSBURG/POLOKWANE

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP (REGULASIE 21)

Die Pietersburg/Polokwane Plaaslike Oorgangsraad, gee hiermee ingevolge Artikel 96(1) en (3) saamgelees met Artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig, ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsbeplanner, Eerste Vloer, Kamer 126, Stadsbeplanningsafdeling, Burgersentrum, Landdros Maréstraat, Pietersburg, vir 'n tydperk van 28 dae vanaf 11 Augustus 2000.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 11 Augustus 2000 skriftelik by of tot die Uitvoerende Hoof by bovermelde adres of by Posbus 111, Pietersburg, 0700, ingedien of gerig word.

BYLAE

Naam van dorp: Pietersburg Uitbreiding 67.

Volle naam van aansoeker: Pieterse, Du Toit & Assosiate B.K. as agent namens: Republiek van Suid Afrika.

Eiendomsbeskrywing: Gedeelte 117 ('n Gedeelte van Gedeelte 10) van die plaas Sterkloop 688 LS. (wat onderverdeel staan te word).

Aantal erwe in voorgestelde dorp:

"Opvoedkundig": 2 erwe.

Bestaande Openbare Paaie: $\pm 18\%$ van die dorp ($\pm 4\,615\text{ m}^2$).

Ligging van voorgestelde dorp: Die voorgestelde dorp is geleë noord aangrensend tot Excelsiorstraat in die Pietersburg SBG, en word begrens deur Markstraat, aan die oostelike grens van die voorgestelde dorp.

H.R.A. LUBBE, Hoof Uitvoerende Beampste/Stadsklerk

Burgersentrum, Pietersburg, 0700

11 Augustus 2000

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