

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

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BELANGRIKE AANKONDIGING**SLUITINGSDATUM VAN ADMINISTRA-
TEURSKENNISGEWINGS, ENS.**

Aangesien 8 Mei 1986 'n openbare vakansiedag is, sal die sluitingstyd vir die aanname van Administratorkennisgewings, ens. soos volg wees:

16h00 op Maandag 5 Mei 1986 vir die uitgawe van die *Provinsiale Koerant* van Woensdag 14 Mei 1986.

LET WEL: Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

C G D GROVE
Provinsiale Sekretaris

OFFISIELLE KOERANT VAN DIE TRANSVAAL
(Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens. moet aan die Provinsiale Sekretaris, Privaatsak X64, Pretoria, geadresseer word en indien per hand afgelewer, moet dit by Kamer A1020(a), Provinsiale Gebou ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels van advertensies word nie verskaf nie.

Intekengeld (vooruitbetaalbaar)

Transvaalse *Offisiële Koerant* (met inbegrip van alle Buitengewone Koerante) is soos volg:

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Verkrybaar by Kamer A600, Provinsiale Gebou, Pretoria 0002.

Sluitingstyd vir Aanname van Advertensies

Alle advertensies moet die Beampete belas met die *Offisiële Koerant* bereik nie later nie as 16h00 op Dinsdag 'n week voor dat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week.

Advertensietariewe

Kennisgewings wat volgens Wet in die *Offisiële Koerant* geplaas moet word:

Dubbelkolom — R5,00 per sentimeter of deel daarvan.
Herhaling — R4,00.

Enkelkolom — R1,80 per sentimeter. Herhaling — R1,20.

Intekengelde is vooruitbetaalbaar aan die Provinsiale Sekretaris, Privaatsak X64, Pretoria 0001.

C G D GROVE
Provinsiale Sekretaris

IMPORTANT ANNOUNCEMENT**CLOSING TIME FOR ADMINISTRATOR'S NO-
TICES, ETCETERA**

As 8 May 1986 is a public holiday, the closing time for acceptance of Administrator's Notices, etc., will be as follows:

16h00 on Monday 5 May 1986 for the issue of *Provinsial Gazette* on Wednesday 14 May 1986.

N.B.: Late notices will be published in the subsequent issue.

C G D GROVE
Provincial Secretary

OFFICIAL GAZETTE OF THE TRANSVAAL
(Published every Wednesday)

All correspondence, advertisements, etc. must be addressed to the Provincial Secretary, Private Bag X64, Pretoria, and if delivered by hand, must be handed in at Room A1020(a), Provincial Building. Free copies of the *Provinsial Gazette* or cuttings of advertisements are not supplied.

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Closing Time for Acceptance of Advertisements

All Advertisements must reach the Officer in Charge of the *Provinsial Gazette* not later than 16h00 on the Tuesday before the Gazette is published. Advertisements received after that time will be held over for publication in the issue of the following week.

Advertisement Rates

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Double column — R5,00 per centimetre or portion thereof. Repeats — R4,00.

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Subscriptions are payable in advance to the Provincial Secretary, Private Bag X64, Pretoria 0001.

C G D GROVE
Provincial Secretary

Administrateurskennisgewings

Administrateurskennisgiving 668

16 April 1986

MUNISIPALITEIT ALBERTON: BEGRAAF-PLAASVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

HOOFSTUK I

Woordomskrywing

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

“anatomie-onderwerp” ’n lyk wat ingevolge die Anatomiewet, 1959 (Wet 20 van 1959), aan ’n gemagtigde anatomskool oorhandig is;

“as” die veraste oorskot van ’n lyk;

“begraafplaas” enige stuk grond of ’n gedeelte daarvan in die munisipaliteit wat die Raad as ’n begraafplaas afgesonder het en sluit enige plek wat die Raad vir die wegdoen van as beskikbaar stel, in;

“beheerbeampte” die hoof van die Raad se Afdeling Parke, Ontspanning en Reinigingsdienste, enige beampte onder beheer van gemelde hoof deur bemiddeling van wie die gemelde hoof die bevoegdhede wat in hierdie verordeninge aan hom verleen word, uitoefen of enigiemand wat deur die Raad gemagtig is om in beheer van enige begraafplaas te wees.

“berm” ’n betonbasis in ’n landskapseksie of ’n grasperkseksie aan die koppenent van enige graf waarop ’n gedenkwerk aangebring word.

“diensuur” enige uur waartydens die Raad se kantore vir die publiek oop is;

“gedenkmuur” ’n muur in ’n begraafplaas aangebring vir die aanbring van gedenkplate met inskripsies ter nagedagtenis aan ’n oorledene wat veras is;

“gedenkseksie” ’n begraafplaas of ’n afdeling van ’n begraafplaas wat nie ’n landskapseksie of ’n grasperkseksie is nie;

“gedenktuin” ’n afdeling van ’n begraafplaas wat die Raad afgesonder het vir die oprigting van gedenkwerke ter nagedagtenis van ’n oorledene wie se lyk veras is en waar die as geplaas kan word.

“gedenkwerk” enige grafsteen, monument, gedenkplaat of iets soortgelyks wat opgerig is of bedoel is om opgerig te word in ’n begraafplaas ter nagedagtenis aan ’n oorledene en dit sluit in ’n randsteen wat ’n graf afbaken en ’n plat blok op ’n graf;

“graf” enige stuk grond wat in enige begraafplaas uitgelê is vir ’n graf en sluit ook enige graf in wat voor die inwerkingtreding van hierdie verordeninge as ’n publieke graf omskryf is;

“grasperkseksie” ’n begraafplaas of afdeling van ’n begraafplaas wat die Raad afgesonder het en waar die grootte van gedenkwerk beperk word soos beoog by artikel 30;

“inwoner” ’n persoon wat ten tye van sy afsterwe die eienaar van vaste eiendom in die munisipaliteit, was of

Administrator's Notices

Administrator's Notice 668

16 April 1986

ALBERTON MUNICIPALITY: CEMETRY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

CHAPTER I

Definitions

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

“adult” means a deceased person over the age of 12 years and any deceased person the dimensions of whose coffin cannot be accommodated in an excavation for the grave of a child referred to in section 11;

“anatomy subject” means a body delivered to an authorized school of anatomy in terms of the Anatomy Act, 1959 (Act 20 of 1959);

“ashes” means the cremated remains of a body;

“berm” means a concrete base for the erection of a memorial work at the head of any grave in a landscape section or a lawn section;

“body” means the remains of any deceased person;

“cemetery” means any land or part thereof within the municipality duly set aside by the Council as a cemetery, including any place provided by the Council for the disposal of ashes;

“child” means a deceased person who is not an adult;

“Council” means the Town Council of Alberton, that Council’s management committee acting under the powers delegated to it in terms of section 58 of the Local Government (Administration and Elections), Ordinance, 1960 (No 40 of 1960), and any officer of the Council to whom that Committee has been empowered by the Council in terms of subsection (2) of the said section to delegate and has in fact delegated, the powers, functions and duties vesting in the Council in relation to these by-laws and any official under supervision of such delegated official and through whom such delegated official acts;

“garden of remembrance” means a section of a cemetery set aside by the Council for the erection of memorial work to commemorate a deceased person whose body was cremated and for the placing of ashes;

“grave” means any area laid out in any cemetery for a grave, including any grave defined as a public grave prior to the commencement of these by-laws;

“landscape section” means a cemetery or section of a cemetery set aside by the Council where memorial work is restricted in size as contemplated by section 32;

“lawn section” means a cemetery or section of a cemetery set aside by the Council where memorial work is restricted in size as contemplated by section 30;

“memorial section” means a cemetery or section of a cemetery which is not a landscape section or a lawn section;

“memorial wall” means a wall in a cemetery provided

permanente verblyf in die munisipaliteit gehad het: Met dien verstande dat inwoning as pasiënt in 'n hospitaal of soortgelyke inrigting geag word nie permanente verblyf te wees nie: Met dien verstande verder dat vir die doeleinades van begrawing in die begraafplaas geleë of Erf 1879 in die dorp Eden Park Uitbreiding No 3 enige Kleurling-inwoner van die Munisipaliteit Germiston wie se hervestiging in Eden Park deur die Raad goedgekeur is, geag sal word 'n inwoner te wees;

"kind" 'n oorledene wat nie 'n volwassene is nie;

"landskapseksie" 'n begraafplaas of afdeling van 'n begraafplaas wat die Raad afgesonder het en waar die grootte van gedenkwerk beperk word soos beoog by artikel 32;

"lyk" die stoflike oorskot van enige oorlede mens;

"munisipaliteit" die gebied onder die beheer en jurisdiksie van die Raad asook enige buitegebied soos beoog by artikel 7(b) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939);

"nie-inwoner" enigeen wat ten tye van sy dood nie 'n inwoner was nie;

"Raad" die Stadsraad van Alberton, die Raad se bestuurskomitee wat handel kragtens die bevoegdheid wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is en enige beampete aan wie die Bestuurskomitee ingevolge subartikel (2) van die vermelde artikel op gesag van die Raad die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger en dit inderdaad gedelegeer het en enige beampete onder beheer van en deur be middeling van wie sodanige gedelegeerde beampete optree;

"registrator van sterfgevalle" enigiemand wat ingevolge die Wet op die Registrasie van Geboortes, Huwelike en Sterfgevalle, 1963 (Wet 81 van 1963), as registrator of assistent-registrator van sterfgevalle aangestel is;

"volwassene" 'n oorledene bo die ouderdom van 12 jaar en enige oorledene wat se doodek nie pas in die opening van 'n graf wat in artikel 11 vir kinders voorgeskryf is nie.

HOOFTUK II

INLEIDING

Stigting van Begraafphase

2.(1) Die Raad kan van tyd tot tyd enige grond vir die doel van 'n begraafplaas afsonder.

(2) Die Raad kan enige begraafplaas of 'n gedeelte daarvan, afsonder en bepaal dat slegs kinders of volwassenes of mense wat tot 'n bepaalde ras, geloof of kerkgenootskap behoort, daar begrawe kan word.

(3) Die Raad kan enige stuk grond wat ingevolge die bepalings van subartikel (2) afgesonder is, of die begrawings wat daarin plaasvind, na goeddunke, van die toepassing van enige bepalings van hierdie verordeninge vrystel.

Wegdoen van 'n Lyk

3. Niemand mag, behalwe met die voorafverkreeë skriflike toestemming van die Raad 'n lyk op 'n ander wyse wegdoen of probeer wegdoen as om dit in 'n begraafplaas te laat begrawe nie.

HOOFTUK III

BEGRAWINGS

Toestemming vir Begrawings

4.(1) Niemand mag 'n lyk in enige begraafplaas begrawe

for the placement of inscribed tablets commemorating deceased persons who have been cremated;

"memorial work" means any headstone, monument, plaque or other similar work erected or intended to be erected in any commemorating a deceased person and includes a kerb demarcating any grave and a slab covering any grave;

"municipality" means the area under the control and jurisdiction of the Council and includes any outside area contemplated in section 7(b) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939);

"non-resident" means any person who at the time of his death was not a resident;

"officer-in-charge" means the head of the Council's Parks, Recreation and Cleansing Services Department, any official under supervision of the said head through whom the said head executes the powers conferred upon him by these by-laws or any person authorized by the Council to be in control of any cemetery;

"office hour" means any hour during which the offices of the Council are open to the public;

"registrar of deaths" means any person appointed as registrar or assistant registrar of deaths in terms of the Births, Marriages and Deaths Registration Act, 1963 (Act 81 of 1963);

"resident" means a person who at the time of his death, was the owner of immovable property in the municipality or was permanently resident in the municipality: Provided that residence in a hospital or a similar institution shall be deemed not to be permanent residence: Provided further that for the purposes of interment in the cemetery situated on Erf 1879 in Eden Park Extension No 3 Township, any coloured resident in the Germiston Municipality whose resettlement in Eden Park has been approved by the Council, shall be deemed to be a resident;

CHAPTER II

INTRODUCTORY

Establishment of Cemeteries

2.(1) The Council may from time to time set apart any ground for the purpose of a cemetery.

(2) The Council may reserve any cemetery or part of any cemetery for the burial of children or adults or persons of a particular race, religion, or church denomination only.

(3) The Council may exempt from the application of any provision of these by-laws as it may think fit any area of ground reserved in terms of subsection (2) or the interments taking place therein.

Disposal of a Body

3. No person shall, save with the prior written consent of the council, dispose of or attempt to dispose of a body, other than by interment in a cemetery.

CHAPTER III

INTERMENTS

Permission to Inter

4.(1) No person shall inter a body in any cemetery or

of laat begrawe, sonder die toestemming van 'n beheerbeampete en sonder om met sodanige beampete 'n datum en tyd vir die begrawing te reël nie.

2. Sodanige toestemming word nie verleen nie tensy —

(a) 'n begrafnisorder ingevolge die Wet op die Registrasie van Geboortes, Huwelike en Sterfgevalle, 1963, uitgereik en aan die beheerbeampete getoon is;

(b) al die toepaslike gelde wat in Bylae A van hierdie verordeninge voorgeskryf word, betaal is; en

(c) 'n aansoek ingevolge artikel 5 ingedien is.

(3) Wanneer die beheerbeampete oorweeg of hy die toestemming waarna in subartikel (1) verwys word, moet verleen of weier, moet hy die gebruikte van diegene wat van die begraafplaas gebruik maak, in aanmerking neem.

Aansoek om Begraving

5.(1) Enigeen wat 'n lyk wil laat begrawe moet ingevolge die bepalings van subartikel (2) by die beheerbeampete 'n aansoek indien in die vorm wat deur die Raad voorgeskryf is, en onderteken is deur die naaste oorlewende verwant van die oorledene of die persoon wat deur sodanige verwant gemagtig is, of indien die beheerbeampete daarvan oortuig is dat die handtekening van sodanige verwant of behoorlik gemagtigde persoon nie betyds verkry kan word nie, onderteken deur enige ander persoon wat die beheerbeampete oortuig van sy identiteit en belang by die betrokke begrawing.

(2) Behoudens die bepalings van subartikel (3) en artikel 10(d) moet elke aansoek om begraving minstens vier diensure voor sodanige begraving ingedien word.

(3) Kennis van uitstel of kansellering van 'n begraving moet minstens een diensuur voordat die begraving sou plaasvind, aan die beheerbeampete gegee word.

Begraving Slegs in Toegekende Graf

6. Onderworpe aan die bepalings van hierdie verordeninge mag geen begraving plaasvind in 'n graf wat nie deur die beheerbeampete toegeken is nie.

Nommers van Grawte

7. Niemand mag 'n pen op 'n graf vassit wat nie behoorlik ingevolge hierdie verordeninge toegewys is nie, en niemand mag 'n lyk in 'n graf begrawe nie waar daar nie 'n pen waarop die nommer van die graf gemerk is, wettig vasgesit is nie.

Reservering van Grawte

8. Die beheerbeampete kan op ontvangs van 'n aansoek in die vorm wat deur die Raad voorgeskryf is en van die toepaslike tarief wat in Bylae A van hierdie verordeninge voorgeskryf word, 'n maksimum van drie grafe vir toekomstige gebruik resreveer: Met dien verstande dat met toestemming van die Raad meer as drie grafe sodanig resveer mag word.

Oordrag van Regte

9.(1) Behoudens die bepalings van subartikel (2) mag niemand enige reg wat hy ingevolge hierdie verordeninge verkry het of kan verkry op die gebruik of reservering van enige graf aan iemand anders oordra nie tensy hy sodanige reg eers aan die Raad aanbied nie, welke reg die Raad kan terugkoop teen 'n bedrag gelyk aan die gelde wat sodanige persoon daarvoor betaal het.

(2) Indien die Raad nie sy voorkoopreg soos beoog by subartikel (1) uitoefen nie of sodanige persoon nie binne sesdig dae gereken vanaf die dag van ontvangs van sodanige aanbod, verwittig dat die Raad sy voorkoopreg uitoefen.

cause it to be so interred without the permission of the officer-in-charge and without arranging a date and time for the interment with such officer.

(2) Such permission shall not be granted unless —

(a) a burial order in terms of the Births, Marriages and Deaths Registration Act, 1963, has been issued and produced to the officer-in-charge;

(b) all appropriate charges prescribed in Schedule A to these by-laws, have been paid; and

(c) an application in terms of section 5 has been submitted.

(3) In considering the granting of refusal of the permission referred to in subsection (1), the officer-in-charge shall have regard to the customs of the people making use of the cemetery.

Application for Interment

5.(1) Any person desiring to have a body interred shall in accordance with the provisions of subsection (2) submit to the officer-in-charge an application completed in the form prescribed by the Council and signed by the nearest surviving relative of the deceased person or person authorized by such relative, or if the officer-in-charge is satisfied that the signature of such relative or person authorized cannot be obtained timeously, any other person who satisfies the officer-in-charge as to his identity and interest in the interment concerned.

(2) Subject to the provisions of subsection (3) and section 10(d), every application for interment shall be submitted at least four office hours before such interment.

(3) Notice of any postponement or cancellation of any interment shall be given to the officer-in-charge not later than one office hour before the interment was to have taken place.

Interment only in Allotted Grave

6. Subject to the provisions of these by-laws, no interment shall take place in any grave not allotted by the officer-in-charge.

Numbers of Graves

7. No person shall fix a peg on any grave not properly allocated in terms of these by-laws and no person shall inter a body in any grave on which a peg marked with the number of the grave, has not been lawfully fixed.

Reservation of Graves

8. The officer-in-charge may on receipt of an application completed in the form prescribed by the Council and of the appropriate tariff prescribed in Schedule A to these by-laws, reserve a maximum of three graves for future use: Provided that more than three graves may be reserved subject to the approval of the Council.

Transfer of Rights

9.(1) Subject to the provisions of subsection (2) no person shall transfer any right which he acquired or may acquire in terms of these by-laws for the use or reservation of any grave unless he shall first have offered such right to the Council, which right the Council may purchase at an amount equal to the charges such person paid therefore.

(2) In the event of the Council not exercising its pre-emptive right contemplated by subsection (1) or not notifying such person within sixty days, calculated from the date of receipt of such offer, that the Council exercises its pre-

fen nie, moet die beheerbeampte onverwyld op ontvangs van 'n aansoek in die vorm wat deur die Raad voorgeskryf is en van die toepaslike tarief wat in Bylae A van hierdie verordeninge voorgeskryf word, die oordrag in die Raad se registers aanteken en die aansoeker dienooreenkomsig in kennis stel.

(3) Indien die Raad vanweë die dood of permanente afwesigheid uit die Republiek van Suid-Afrika van enige persoon wat 'n reg op die gebruik van 'n graf het of om 'n ander grondige rede, daarvan oortuig is dat sodanige persoon nie sy regte sal uitoefen nie, kan die Raad sodanige regte aan enigiemand anders verkoop teen betaling deur sodanige persoon van die dan geldende toepaslike graf-gelde.

Aantal Begrawings

10. Hoogstens drie begrawings, hetsy gelyktydig of opeenvolgend, mag met die voorafverklae toestemming van die Raad in enige graf plaasvind: Met dien verstande dat —

(a) sodanige graf ingevolge artikel 12(1)(b) dieper gemaak is;

(b) 'n aansoek wat voltooi is in die vorm wat deur die Raad voorgeskryf is, by die Raad ingedien is;

(c) in die geval van opeenvolgende begrawings, enige gedenkwerk op sodanige graf, indien enige, op koste van die aansoeker verwijder is en aan enige vereiste van die Raad ten opsigte van sodanige verwijdering voldoen is;

(d) in die geval van opeenvolgende begrawings, nadat daar aan paragraaf (c) voldoen is minstens tien diensure, in die vorm wat deur die Raad voorgeskryf is, van sodanige begrawing aan die Raad kennis gegee is en die toepaslike geld wat in Bylae A van hierdie verordeninge voorgeskryf word, betaal is.

Afmetings van Grafie

11. Behoudens die bepalings van artikel 12 —

(a) in die begraafphase geleë op Gedeelte 116 en Gedeelte 315 van die plaas Elandsfontein 108 IR en Erf 1879 in die dorp Eden Park Uitbreiding No 3 —

(i) moet, vir 'n volwassene —

(aa) die graf 2 287 mm lank en 1 118 mm breed, gemeet op grondvlak, wees; en

(bb) die grafopening 2 184 mm lank, 1 828 mm diep en 712 mm breed wees;

(ii) moet, vir 'n kind —

(aa) die graf 1 524 mm lank en 712 mm breed, gemeet op grondvlak wees; en

(bb) die grafopening 1 423 mm lank, 1 524 mm diep en 407 mm breed wees;

(b) in enige begraafplaas nie in paragraaf (a) genoem nie —

(i) moet, in 'n gedenkseksie —

(aa) enige graf 2 500 mm lank en 1 050 mm breed, gemeet op grondvlak, wees; en

(bb) enige grafopening 2 200 mm lank, 2 100 mm diep en 770 mm breed wees;

(ii) moet, in 'n grasperkseksie of 'n landskapseksie —

(aa) die graf 2 500 mm lank en 910 mm breed, gemeet op grondvlak, wees; en

(bb) die grafopening 2 200 mm lank, 2 100 mm diep en 770 mm breed wees.

emptive right, the officer-in-charge shall forthwith on receipt of an application completed in the form prescribed by the Council and of the appropriate charges prescribed in Schedule A to these by-laws note the transfer in the registers of the Council and notify such applicant accordingly.

(3) If by reason of the death or permanent absence from the Republic of South Africa of any person having a right to use a grave or for other good cause, the Council is satisfied that such person will not exercise his rights, the Council may dispose of such rights to any other person upon payment by such person of the appropriate charges valid at such time.

Number of Interments

10. Not more than three interments, whether simultaneously or subsequently, may with the prior consent of the Council be made in any grave: Provided that —

(a) such grave has been deepened as contemplated in section 12(1)(b);

(b) an application in the form prescribed by the Council has been submitted to the Council;

(c) in the event of subsequent interments, memorial work on such grave, if any, has been removed at the expense of the applicant and any requirement of the Council in respect of such removal has been complied with; and

(d) in the event of subsequent interments, after compliance with paragraph (c), at least 10 office hours notice of such interment has been given to the Council in the form prescribed by the Council and the appropriate charges prescribed in Schedule A to these by-laws have been paid.

Dimensions of Graves

11. Subject to the provisions of section 12 —

(a) in the cemeteries situate on Portion 116 and Portion 315 of the farm Elandsfontein 108 IR and Erf 1879 in Eden Park Extension No 3 Township —

(i) an adult's grave shall —

(aa) measure 2 287 mm in length and 1 118 mm in width at ground level; and

(bb) have an excavation of 2 184 mm in length, 1 828 mm in depth and 712 mm in width;

(ii) a child's grave shall —

(aa) measure 1 524 mm in length and 712 mm in width at ground level; and

(bb) have an excavation of 1 423 mm in length, 1 542 mm in depth and 407 mm in width;

(b) in any cemetery not mentioned in paragraph (a) —

(i) any grave in a memorial section shall —

(aa) measure 2 500 mm in length and 1 050 mm in width at ground level; and

(bb) have an excavation of 2 200 mm in length, 2 100 mm in depth and 770 mm in width;

(ii) any grave in a lawn section or a landscape section shall —

(aa) measure 2 500 mm in length and 910 mm in width at ground level; and

(bb) have an excavation of 2 200 mm in length, 2 100 mm in depth and 770 mm in width.

Grotermaak van Uitdrawings

12.(1) Ondanks die bepalings van artikel 11 en behoudens die bepalings van subartikel (2) —

(a) kan die uitdrawing van die graf van 'n volwassene, indien 'n doodkis te groot is om daarin te pas, groter gemaak word sodat die doodkis daar in pas;

(b) kan enige graf voordat die eerste begrawing daar in plaasvind dieper gemaak word sodat 'n verdere begrawing daar in kan plaasvind.

(2) Indien die uitdrawing van 'n graf groter of dieper gemaak moet word soos beoog by subartikel (1), moet die Raad dienooreenkomsdig verwittig word minstens 10 diensure voor 'n begrawing en sodanige kennisgewing moet vergesel wees van die betaling van die toepaslike geld wat in Bylae A van hierdie verordeninge voorgeskryf word.

Bedecking van Doodkiste

13.(1) Daar moet minstens 1 200 mm grond tussen 'n doodkis en die grondoppervlak wees, en in die geval van opeenvolgende begrawings minstens 300 mm grond tussen doodkiste.

(2) Minstens 300 mm grond moet onmiddellik na begrawing oor 'n doodkis geplaas word.

Konstruksie van Doodkiste

14. Geen doodkis wat bedoel is om in 'n graf geplaas te word, mag van enige ander materiaal as natuurlike hout of 'n ander ontbindbare materiaal gemaak wees nie.

HOOFSTUK IV**BEGRAFNISSE***Godsdienstige Seremonies of Gedenkdienste*

15. Onderworpe aan die opdragte van die beheerbempte mag 'n godsdienstige seremonie of 'n gedenkdienst in enige begraafplaas gehou word.

Beheer van Lykwaens

16. Niemand mag in 'n begraafplaas 'n lykwa bestuur of enige lykwa laat bestuur elders as op 'n pad nie of 'n lykwa in sodanige pad laat staan of vertraag nadat die doodkis uit sodanige lykwa verwijder is nie.

Vervoer van Lyke

17. Niemand mag in enige straat, begraafplaas of ander openbare plek —

(a) 'n lyk op 'n onbetaamlike wyse vervoer nie;

(b) enige gedeelte van so 'n lyk blootstel nie; of

(c) die deksel of skuifluik van 'n doodkis waarin 'n lyk geplaas is, verwijder nie.

Vervoer van Doodkiste

18. Enigeen wat ingevolge hierdie verordeninge aansoek doen om 'n lyk te laat begrawe moet sorg dat die doodkis na die graf vervoer word.

Voldoening aan Opdragte by Begrafnis

19. Enigeen wat aan 'n begrawing, stoet of seremonie in 'n begraafplaas deelneem, moet aan enige opdrag van die Raad voldoen.

Duur van Dienste

20. Niemand mag 'n kapel of beskutting in 'n begraafplaas langer as 30 minute sonder die toestemming van die Raad vir die doel van 'n diens of 'n seremonie okkupeer nie.

Enlargement of Excavation

12.(1) Notwithstanding the provisions of section 11 and subject to the provisions of subsection (2) —

(a) if a coffin is too large to be accommodated within the excavation of an adult's grave, such excavation may be enlarged to a size which will accommodate such coffin;

(b) any grave may prior to the first interment be deepened so as to permit further interments in such grave.

(2) If the excavation of a grave is to be enlarged, or deepened as contemplated in subsection (1), the Council shall be notified accordingly, at least 10 office hours before the interment, and such notice shall be accompanied by payment of the appropriate charge prescribed in Schedule A to these by-laws.

Covering of Coffins

13.(1) There shall be at least 1 200 mm of soil between any coffin and the surface of the ground, and in the case of subsequent interments at least 300 mm of soil between coffins.

(2) At least 300 mm of soil shall be placed over any coffin immediately after interment.

Construction of Coffins

14. No coffin intended to be placed in a grave shall be constructed of any material other than natural timber or other decomposable material.

CHAPTER IV**FUNERALS***Religious Ceremonies or Memorial Services*

15. Subject to the directions of the officer-in-charge, a religious ceremony or memorial service may be conducted in any cemetery.

Control of Hearses

16. No person shall within any cemetery, drive a hearse or cause any hearse to be driven elsewhere than on a roadway or leave or detain any hearse in such roadway after removal of the coffin from such hearse.

Conveyance of Bodies

17. No person shall in any street, cemetery or other public place —

(a) Convey a body in an unseemly manner;

(b) expose any part of such body; or

(c) remove any lid or slide of a coffin in which a body has been placed.

Conveyance of Coffins

18. Every person who in terms of these by-laws applies to have a body interred shall be responsible for ensuring that the coffin is conveyed to the grave.

Compliance with Directions at Funerals

19. Any person taking part in an interment, procession or ceremony within any cemetery shall comply with any direction of the Council.

Duration of Services

20. No person shall occupy for more than 30 minutes any chapel or shelter in a cemetery for the purpose of a service or ceremony without the consent of the Council.

Begrafnisure

21.(1) Geen begrafnis mag op 'n Saterdag, Sondag of openbare feesdag of vroeër as 09h00 of later as 16h00 plaasvind nie en enige begrafnis wat na bogenoemde tye eindig, of op 'n Saterdag, Sondag of openbare feesdag plaasvind, word geag 'n laatbegrawing te wees en is onderworpe aan die betaling van die toepaslike tarief wat in Bylae A by hierdie verordeninge voorgeskryf word.

(2) Ondanks die bepalings van subartikel (1) kan die Raad by wie aansoek gedoen word, indien hy daarvan oortuig is dat dit 'n noodgeval is, na betaling van die toepaslike tarief wat in Bylae A by hierdie verordeninge voorgeskryf word, 'n begrawing toelaat op die dae en gedurende die tye wat by subartikel (1) verbied word.

HOOFSTUK V**HEROPENING VAN GRAFTE EN OPGRAWINGS****Opgravingsvoorwaardes**

22.(1) Niemand mag —

(a) sonder die voorafverkreeë skriftelike toestemming van die Raad en die goedkeuring van die Administrateur van Transvaal ingevolge die Verwydering van Dooie Liggeme en Grafte Ordonnansie, 1925 (Ordonnansie 7 van 1925) 'n lyk opgrawe of laat opgrawe nie; of

(b) gedurende enige tydperk wanneer die begraafplaas vir die publiek oop is 'n lyk opgrawe of laat opgrawe nie.

(2) Indien stoflike oorskot uit enige graf opgegrawe moet word, moet die Raad die graf laat uitgrawe vir sodanige opgrawing, maar hy mag nie, behalwe soos bepaal by artikel 23, 'n lyk uit die graf verwyder nie.

(3) Indien 'n graf vir opgravingsdoeleindes uitgegrawe moet word, moet minstens 40 diensure skriftelike kennis van die beoogde opgrawing aan die Raad gegee word, en sodanige kennisgewing moet vergesel wees van die toepaslike tarief voorgeskryf in Byale A van hierdie verordeninge.

(4) Die graf waaruit 'n lyk opgegrawe gaan word, moet gedurende die opgrawing toereikend afgeskerm word en 'n geskikte houer vir die lyk moet verskaf word deur die persoon wat sodanige opgrawing doen.

(5) Die persoon wat sodanige opgrawing doen moet sorg dat die lyk en die graf behoorlik ontsmet en ontreuk word.

Herbegrawing deur die Raad

23. Indien die opgrawing van 'n lyk na die mening van die Raad raadsaam of nodig is, of indien 'n lyk strydig met hierdie verordeninge in 'n graf begrawe is, kan die Raad, onderworpe aan die bepalings van die Verwydering van Dooie Liggeme en Grafte Ordonnansie, 1925, sodanige lyk laat opgrawe en in 'n ander graf laat herbegrave: Met dien verstande dat, indien moontlik, 'n verwant van die oordene van die beoogde herbegrawing in kennis gestel moet word en sodanige verwant mag sodanige herbegrawing bywoon.

HOOFSTUK VI**VERSORGING VAN GRAFTE****Tuinmaak op Grafte en Voorwerpe op Grafte**

24.(1) Niemand behalwe die Raad mag tuinmaak op grafe nie.

(2)(a) Niemand mag, behalwe gedurende die eerste agt en twintig dae na 'n begrawing in 'n graf, enige voorwerp of versiering daarop plaas, oprig of laat nie.

Funeral Hours

21.(1) No funeral shall take place on a Saturday, Sunday or public holiday or before 09h00 or after 16h00 and any funeral which concludes after the aforementioned hours or takes place on a Saturday, Sunday or public holiday, shall be deemed to be a late burial and liable for the appropriate tariff prescribed in Schedule A to these by-laws.

(2) Notwithstanding the provisions of subsection (1), the Council to whom application is made may, if he is satisfied that the case is one of emergency, on payment of the appropriate tariff prescribed in Schedule A to these by-laws, permit an interment on the days and during the hours prohibited by subsection (1).

CHAPTER V**REOPENING OF GRAVES AND EXHUMATIONS****Conditions of Exhumation**

22.(1) No person shall —

(a) exhume or cause to be exhumed any body without the prior written consent of the Council, and the approval of the Administrator of the Transvaal in terms of the Removal of Graves and Dead Bodies Ordinance, 1925 (Ordinance 7 of 1925); or

(b) exhume or cause to be exhumed any body during any period when the cemetery is open to the public.

(2) If remains are to be exhumed from any grave, the Council shall cause the grave to be excavated for such exhumation but shall not, except as provided by section 23, remove any body from the grave.

(3) If a grave is required to be excavated for exhumation, the Council shall be given at least 40 office hours written notice of the proposed exhumation and such notice shall be accompanied by the appropriate tariff prescribed in Schedule A to these by-laws.

(4) The grave from which the body is to be exhumed shall be effectively screened from view during the exhumation, and a suitable receptacle for the body shall be provided by the person carrying out such exhumation.

(5) The person carrying out such exhumation shall ensure that the body and grave are properly disinfected and deodorised.

Re-interment by the Council

23. If, in the opinion of the Council the exhumation of any body is advisable or necessary, or if a body has been interred in a grave in contravention of these by-laws, the Council may, subject to the provisions of the Removal of Graves and Dead Bodies Ordinance, 1925, cause such body to be exhaumed and re-interred in another grave: Provided that whenever possible a relative of the deceased person shall be notified of the intended re-interment and such relative shall be entitled to attend such re-interment.

CHAPTER VI**CARE OF GRAVES****Gardening of Graves and Objects on Graves**

24.(1) No person other than the Council shall garden any grave.

(2)(a) No person shall erect, place or leave upon a grave any object or decoration, except during the first twenty-eight days following the interment therein.

(b) Ondanks die bepalings van paragraaf (a) kan natuurlike of kunsblomme en die houers waarin hulle bevind is, te eniger tyd op 'n graf geplaas word: Met dien verstande dat natuurlike of kunsblomme op 'n graf in die grasperkseksie en landskapseksie net geplaas mag word in 'n houer wat geplaas is in die holte wat in doe voetstuk, gedenksteen of gedenkplaat aangebring is.

(c) Die beheerbeampte of enige lid van sy personeel kan natuurlike of kunsblomme en enige houer wat op 'n graf geplaas is, verwijder wanneer dit verwelk, verbleek of beskadig is.

HOOFSTUK VII GEDENKWERK

Oprigting of Heroprigting van Gedenkwerk

25.(1) Niemand mag sonder die voorafverkreeë skrifstelike toestemming van die Raad enige gedenkwerk in 'n begraafplaas oprig of heroprig of enige materiaal in 'n begraafplaas inbring met die doel om gedenkwerk op te rig of te heroprig nie.

(2) Aansoek om toestemming ingevolge subartikel (1) moet minstens 24 diensure voor die beoogde oprigtingsdatum by die Raad gedoen word in die vorm wat deur die Raad voorgeskryf is en dit moet vergesel wees van die toepaslike tarief wat in Bylae A van hierdie verordeninge voorgeskryf word sowel as 'n skets in tweevoud, met die afmetings van die voorgenome gedenkwerk daarop en wat die posisie aantoon van die voorgenome werk, vergesel van 'n spesifikasie van die materiaal wat gebruik sal word en 'n afskrif van enige voorgenome grafskrif.

(3) Die bepalings van subartikel (1) is *mutatis mutandis* van toepassing op gedenkwerk wat uit 'n begraafplaas verwijder is en teruggebring word.

(4) Behalwe met die toestemming van die Raad mag geen gedenkwerk opgerig of werk daaraan verrig word tydens die duur van 'n begrafnis of op 'n Saterdag, Sondag of openbare feesdag, of te eniger tyd tussen 16h00 en 09h00 nie.

(5) Niemand mag te eniger tyd enige gedenkwerk oprig of heroprig wanneer die grond waarop sodanige gedenkwerk opgerig of heropgerig gaan word, na die mening van die Raad nie in 'n geskikte toestand is nie.

(6) Die persoon in beheer van die oprigting of heroprigting van enige gedenkwerk moet die skrifstelike toestemming waarna in subartikel (1) verwys word, op versoek van die Raad toon.

(7) Geen gedenkwerk of materiaal vir gebruik in verband daarmee mag op so 'n wyse in 'n begraafplaas vervoer word dat dit die paaie of die terrein kan beskadig nie.

(8) Enige oorskotmateriaal, rommel of puin wat uit die oprigting of heroprigting van enige gedenkwerk voortspruit, moet onmiddellik verwijder word deur die persoon wat vir sodanige oprigting verantwoordelik is.

Minderwaardige Gedenkwerk

26. Die Raad kan die oprigting of heroprigting van enige beoogde gedenkwerk wat na sy mening van minderwaardige vakmanskap of kwaliteit is, of wat 'n begraafplaas op enige wyse hoegenaamd kan ontsier, verbied.

Inskripsies op Gedenkwerk

27.(1) 'n Gedenkwerk op 'n graf moet aan die onderent op die sykant, en 'n gedenkplaat op 'n graf in 'n landskapseksie op die oppervlak van sodanige plaat in die onderste linkerhoek, 'n duidelike en permanente nommer op hê wat die Raad aan die betrokke graf toegeken het.

(b) Notwithstanding the provisions of paragraph (a), natural or artificial flowers and the receptacles in which they are contained may be placed on a grave at any time: Provided that on a grave in a lawn section and a landscape section natural or artificial flowers may only be placed in a receptacle placed in the socket provided in the base, memorial stone or plaque.

(c) The officer-in-charge or any member of his staff may remove natural or artificial flowers and any receptacle placed on a grave, when they become withered, faded or damaged.

CHAPTER VII

MEMORIAL WORK

Erection or Re-erection of Memorial Work

25.(1) No person shall, without the prior written consent of the Council erect or re-erect any memorial work in any cemetery or bring any material into any cemetery for the purpose of erecting or re-erecting any memorial work.

(2) Application for consent in terms of subsection (1) shall be made at least 24 office hours before the proposed date of the erection to the Council in the form prescribed by the Council and it shall be accompanied by the appropriate tariff prescribed in Schedule A to these by-laws as well as a sketch in duplicate, with the dimensions of the proposed memorial work and showing the position of the proposed work, accompanied by a specification of the materials to be used and a copy of any proposed inscription.

(3) The provisions of subsection (1) shall *mutatis mutandis* apply to memorial work which has been removed and is brought back into any cemetery.

(4) Save with the consent of the Council, no memorial work shall be erected nor shall any work on any memorial work be performed on a Saturday, Sunday or a public holiday, or at any time between the hours 16h00 and 09h00.

(5) No person shall erect or re-erect any memorial work at any time when the ground upon which such memorial work is to be erected or re-erected is, in the opinion of the Council, in an unsuitable condition.

(6) The person in charge of the erection or re-erection of any memorial work shall produce the written consent referred to in subsection (2), at the request of the Council.

(7) No memorial work or material for use in connection therewith shall be conveyed in any cemetery in such manner as may damage the paths or grounds.

(8) Any surplus material, rubbish or rubble resulting from the erection or re-erection of any memorial work, shall be removed forthwith by the person responsible for such erection..

Inferior Memorial Work

26. The Council may prohibit the erection or re-erection of any proposed memorial work which in his opinion is of inferior workmanship or quality or which is in any way likely to disfigure any cemetery.

Inscriptions on Memorial Work

27.(1) Any memorial work on any grave shall display the number assigned to the grave concerned by the Council, in permanent and visible markings on the side of the base of the memorial work, or in the case of a plaque on any grave in a landscape section, on the upper surface in the lower left hand corner of such plaque.

(2) Die enigste besonderhede van die vervaardiger van gedenkwerk wat daarop mag verskyn, is sy naam wat onderaan die gedenkwerk geplaas moet word.

(3) Inskripsies op gedenkwerk wat na die mening van die Raad onseidelik, onbetaamlik of aanstootlik is, moet onverwyd op bevel van die Raad verwyder word.

Aftakeling van Gedenkwerk

28.(1) Onderworpe aan die bepalings van hierdie artikel en aan die bepalings van artikel 10(c) mag niemand behalwe die houer van regte op 'n graf of iemand wat skriftelik deur sodanige houer gemagtig is, enige gedenkwerk op 'n graf aftakel, verander of versteur nie en sodanige houer of persoon mag slegs met die voorafverkreeë skriftelike toestemming van die Raad aldus handel.

(2) Afgetakelde gedenkwerk mag in geen gedeelte van die begraafplaas behalwe op die graf waarop sodanige gedenkwerk opgerig was, gelaat word nie: Met dien verstande dat die Raad in die geval van 'n verdere begrawing in sodanige graf kan toelaat dat sodanige gedenkwerk aldus in die begraafplaas gelaat word vir 'n tydperk van hoogsens 30 dae na sodanige begrawing.

(3) Indien 'n houer of persoon na wie daar in subartikel (1) verwys word, versuim om afgetakelde gedenkwerk weer op te rig binne 30 dae nadat dit afgetakel is of indien sodanige gedenkwerk strydig met subartikel (2) in die begraafplaas gelaat word, kan die Raad aan sodanige houer of persoon 30 dae skriftelik kennis gee waarin van hom vereis word om op sy eie koste sodanige gedenkwerk weer op te rig of sodanige gedenkwerk saam met al die rommel in verband daarmee uit die begraafplaas te verwijder.

(4) Indien enige gedenkwerk na die mening van die Raad 'n gevaar vir die publiek geword het, strydig met hierdie verordeninge opgerig is, of beskadig is, kan die Raad aan die houer of persoon waarna in subartikel (1) verwys word, skriftelik kennis gee en van hom vereis om binne 'n tydperk wat in sodanige kennisgeving verstrek word, op sy eie koste sodanige gedenkwerk veilig te maak of dit te verander sodat dit aan die bepalings van hierdie verordeninge voldoen of om sodanige gedenkwerk af te takel en saam met al die rommel in verband daarmee uit die begraafplaas te verwijder.

(5) Indien sodanige houer of persoon versuim om aan 'n kennisgeving ingevolge subartikel (3) of (4) te voldoen, kan die Raad, sonder dat hy aanspreeklik word vir die betaling van vergoeding —

(a) die betrokke gedenkwerk heroprig;

(b) die betrokke gedenkwerk aftakel en wegdoen en enige rommel in verband daarmee verwijder; of

(c) die betrokke gedenkwerk veilig maak;

en sodanige houer of persoon is aanspreeklik vir enige koste wat die Raad aangaan wanneer hy stappe ingevolge hierdie subartikel doen.

(6) Indien enige gedenkwerk na die mening van die Raad so 'n gevaar geword het dat onmiddellike stappe vir die beveiliging van die publiek noodsaaklik is, kan die Raad sonder om enige kennis aan die houer of persoon waarna in subartikel (1) verwys word, te gee en sonder dat die Raad aanspreeklik word vir die betaling van vergoeding —

(a) die betrokke gedenkwerk aftakel en dit verwijder saam met enige rommel in verband daarmee; of

(b) die betrokke gedenkwerk veilig maak.

(7) Indien die Raad ingevolge subartikel (6) opgetree het, moet hy onmiddellik die houer of persoon waarna in

(2) The only particulars of the maker of memorial work which may appear thereon shall be his name, which shall be placed at the base of the memorial work.

(3) If, in the opinion of the Council any inscription on memorial work is indecent, offensive or objectionable it shall on command of the Council be removed forthwith.

Dismantling of Memorial Work

28.(1) Subject to the provisions of this section, and to the provisions of section 10(c) no person other than the holder of rights to a grave or a person authorized in writing by such holder shall dismantle, alter or disturb any memorial work on a grave and such holder or person shall only do so with the prior written consent of the Council.

(2) Dismantled memorial work shall not be left in any part of the cemetery except on the grave on which such memorial work had been erected: Provided that the Council may in the case of a further interment in such grave permit such memorial work to be left elsewhere in the cemetery for a period not exceeding 30 days after such interment.

(3) If a holder or person referred to in subsection (1), fails to re-erect dismantled memorial work within 30 days after it has been dismantled or if such memorial work is left within the cemetery in contravention of subsection (2), the Council may give 30 days' written notice to such holder or person requiring him at his own expense to re-erect such memorial work or to remove such memorial work from the cemetery together with all rubble connected therewith.

(4) If, in the opinion of the Council any memorial work has become a danger to the public or has been erected in contravention of these by-laws, or has become damaged, the Council may give written notice to the holder or person referred to in subsection (1), requiring him at his own expense to render such memorial work safe or to alter such memorial work so that it complies with the provisions of these by-laws or to dismantle and remove such memorial work from the cemetery together with all rubble connected therewith within a period specified in such notice.

(5) If such holder or person fails to comply with a notice in terms of subsection (3) or (4), the Council may, without incurring any liability to pay compensation —

(a) re-erect the memorial work concerned;

(b) dismantle and dispose of the memorial work concerned and remove any rubble connected therewith; or

(c) render the memorial work concerned safe;

and such holder or person shall be liable for any costs incurred by the Council in doing any act in terms of this subsection.

(6) If, in the opinion of the Council any memorial work has become so dangerous that immediate steps to safeguard the public are essential, the Council may without giving any notice to the holder or person referred to in subsection (1), and without incurring any liability for the Council to pay compensation —

(a) dismantle the memorial work concerned and remove it and any rubble connected therewith; or

(b) render the memorial work concerned safe.

(7) If the Council has acted in terms of subsection (6), he shall immediately, in writing, notify the holder or person

subartikel (1) verwys word, skriftelik in kennis stel van die werk wat gedoen is en indien gedenkwerk ingevolge subartikel (6)(a) afgetakel is, hom daarvan in kennis stel dat, tensy hy die gedenkwerk opeis en uit die begraafplaas verwyder binne 'n tydperk wat in die kennisgewing verstrek word, die beheerbeampte dit sal wegdoen.

(8) Sodanige houer of persoon is aanspreeklik vir enige koste wat die Raad aangaan in verband met stappe wat ingevolge subartikel (6) gedoen is.

(9) Indien die houer of persoon na wie daar in subartikel (1) verwys word, versuim om die koste waarna in subartikel (8) verwys word, te betaal of gedenkwerk wat die Raad ingevolge subartikel (6)(a) afgetakel het, op te eis en te verwyder, kan die Raad sodanige gedenkwerk wegdoen op enige wyse wat hy goed dink en indien sodanige wegdoening enige opbrengs oplewer, moet dit gebruik word ter bestryding van die koste van die aftakeling, verwydering, opbergung en wegdoening van sodanige gedenkwerk en rommel in verband daarmee.

(10) Indien dit na die mening van die Raad nodig is om die posisie van enige gedenkwerk wat ooreenkomsdig die voorskrifte en posisie wat die Raad bepaal het, opgerig is, te verander, kan die Raad die posisie van sodanige gedenkwerk verander: Met dien verstande dat die Raad die koste van sodanige verandering dra.

Algemene Vereistes vir Gedenkwerk

29. Iemand wat gedenkwerk oprig of heroprig moet sorg dat —

(a) wanneer enige gedeelte van sodanige gedenkwerk aan enige ander gedeelte gelas word, dit gelas word met behulp van klampe van koper of gegalvaniseerde yster, penne of tapskroewe van 'n dikte wat deur die Raad goedkeur is en wat lank genoeg is om te pas in gate wat nie sonder die voorafverkreë toestemming van die Raad minder as 50 mm diep mag wees nie;

(b) 'n versinkte fondament wat na die mening van die Raad die beoogde gedenkwerk kan steun, vir sodanige gedenkwerk verskaf word;

(c) alle randstene haaks gemaak en gele is ooreenkomsdig die opdragte van die Raad sodat die randstene, wanneer die grond daaromheen gelykgemaak is, uiters 250 mm bo die grondoppervlak is;

(d) indien los kliegruis op 'n graf geplaas word, die kliegruislaag gelyk is met die omringende randsteen;

(e) alle gedenkwerk moet voltooi wees voordat dit in 'n begraafplaas gebring word;

(f) voetstukke en randstene van enkel grafte uit een soliede stuk bestaan; en

(g) geen sagte klie vir enige gedenkwerk gebruik word nie en gedenkwerk slegs van marmer of graniet of ander erkende harde klie gebou of gemaak word.

Vereistes vir Gedenkwerk in Grasperkseksie

30. Die volgende bepalings is van toepassing op gedenkwerk en grafte in 'n grasperkseksie —

(a) die afmeting van die voetstuk van enige grafsteen moet 910 mm in die lengte en 250 mm in die breedte wees maar indien die voetstuk van die grafsteen oor twee aangiggende grafte strek, moet sodanige voetstuk 2 280 mm in die lengte en 250 mm in die breedte wees en geen voetstuk mag meer as 250 mm bo die grondoppervlak wees nie;

(b) geen gedeelte van enige kopstuk mag verder as die horizontale afmetings van sy voetstuk strek nie;

(c) enige voetstuk mag slegs op die berm wat in oorleg

referred to in subsection (1) of the work that has been done and if memorial work was dismantled in terms of subsection (6)(a), he shall notify him that unless he reclaims and removes the memorial work from the cemetery within a period stipulated in the notice the Council will dispose thereof.

(8) Such holder or person shall be liable for any costs incurred by the Council in doing any act in terms of subsection (6).

(9) If the holder or person referred to in subsection (1) fails to pay the costs referred to in subsection (8) or to reclaim and remove memorial work dismantled by the Council in terms of subsection (6)(a), the Council may dispose of such memorial work in any manner it deems fit and if any proceeds are derived from such disposal it shall be offset against the cost of the dismantling, removing, storing and disposing of such memorial work and rubble connected therewith.

(10) If, in the opinion of the Council, it is necessary to change the position of any memorial work, erected in accordance with the provisions and position stipulated by the Council, the Council may change the position of such memorial work: Provided that the Council shall be liable for the expenses of such change.

General Requirements for Memorial Work

29. Any person who erects or re-erects memorial work shall ensure that —

(a) whenever any part of such memorial work is to be joined to any other part, it shall be so joined by the use of copper or galvanised iron clamps, pins or dowels of a thickness approved by the Council and of a length sufficient to fit holes which shall not, without the prior written permission of the Council be less than 50 mm deep;

(b) a bedded foundation which, in the opinion of the Council is adequate to support the proposed memorial work is provided for such memorial work;

(c) all kerbstones are squared and laid in accordance with the instructions of the Council so as to ensure that when the ground surrounding such kerbstones has been levelled, such kerbstones do not exceed a height of 250 mm above ground level;

(d) if loose stone chips are placed on a grave, such stone chips shall be level with the surrounding kerbstone;

(e) all memorial work shall be completed before it is brought into the cemetery;

(f) in the case of a single grave the base and kerbstone shall consist of one solid piece; and

(g) no soft stone shall be used for memorial work and that memorial work shall be constructed or made of marble or granite or any other proved hard stone.

Requirements for Memorial Work in Lawn Section

30. The following provisions shall apply to memorial work and graves in a lawn section:

(a) The dimensions of the base of any headstone shall be 910 mm in length and 250 mm in width, but if the base of the headstone is erected over two adjoining graves, such base shall be 2 280 mm in length and 250 mm in width and no base shall protrude more than 250 mm above ground level;

(b) no portion of any headstone shall extend beyond the horizontal dimensions of its base;

(c) the base for any headstone shall be erected only on a

en tot bevrediging van die Raad aangebring is, opgerig word en voetstukke wat rug-aan-rug opgerig word, moet sodanig opgerig word dat hulle teenmekaar is en op een lyn met die omringende voetstukke is;

(d) kopstukke moet 'n maksimum van 1 200 mm in die hoogte en 'n maksimum van 910 mm in die wydte wees;

(e) geen ander voorwerp as 'n grafsteen wat hoogstens twee holtes vir houers vir bomme mag bevat, mag op 'n graf geplaas word nie: Met dien verstande dat 'n vaas waarin natuurlike of kunsblomme en loof gehou mag word, geplaas mag word op die voetstuk of in 'n holte wat in die voetstuk vir sodanige vaas verskaf word en sodanige vaas mag uiters 300 mm hoog wees en sy horizontale afmetings mag nie dié van sy basis met meer as 60 mm oorskry nie; en

(f) geen randsteen wat 'n graf afbaken en geen plat blok wat 'n graf bedek, word toegelaat nie.

Vereistes vir Gedenkwerk in Gedenkseksie

31.(1) In die begraafphase geleë op Gedeelte 116 en Gedeelte 315 van die plaas Elandsfontein 108 IR en Erf 1879 in die dorp Eden Park Uitbreiding No 3, is die maksimum horizontale afmetings van enige gedenkwerk wat op 'n graf in 'n gedenkseksie opgerig word —

(a) in die geval van 'n enkelgraf vir 'n volwassene, 2 440 mm in die lengte en 1 000 mm in die breedte;

(b) in die geval van 'n dubbelgraf vir 'n volwassene, 2 440 mm in die lengte en 2 440 mm in die breedte; en

(c) in die geval van 'n kindergraf, 1 500 mm in die lengte en 900 mm in die breedte.

(2) In enige begraafplaas nie in subartikel (1) genoem nie is die maksimum horizontale afmetings van enige gedenkwerk wat op 'n graf in 'n gedenkseksie opgerig word —

(a) in die geval van 'n enkelgraf vir 'n volwassene, 2 500 mm in die lengte en 1 050 mm in die breedte; en

(b) in die geval van 'n dubbelgraf vir 'n volwassene, 2 500 mm in die lengte en 2 420 mm in die breedte.

(3) Geen randsteen van enige graf in die gedenkseksie mag minder as 100 mm in die breedte wees nie.

Vereistes vir Gedenkwerk in Landskapseksie

32. Enige gedenkwerk wat op 'n graf in 'n landskapseksie opgerig word, mag uiters 500 mm lank en 300 mm breed wees en moet aangebring word op 'n berm wat 20 mm laer as die grondoppervlak is en wat in oorleg en tot bevrediging van die Raad aangebring is.

Toesig oor Werk

33. Iemand wat gedenkwerk in 'n begraafplaas oprig, moet dit doen onder die toesig en tot die voldoening van die Raad.

HOOFSTUK VIII

ASSE

Begravwing van As

34.(1) Behoudens die bepalings van subartikels (2) en (3) mag as in 'n graf in enige afdeling van enige begraafplaas begawe word en alle voorskrifte, bepalings en gelde wat in hierdie verordeninge op die begrawwing van 'n lyk in sodanige graf van toepassing is, is *mutatis mutandis* van toepassing op die begrawwing van as in sodanige graf: Met dien verstande dat die grafopening kleiner mag wees as wat voorgeskryf is vir 'n grafopening vir die begrawwing van 'n lyk.

berm which shall be provided in consultation with and to the satisfaction of the Council and if bases are erected back-to-back they shall be so positioned that they touch each other and that they are in line with surrounding bases.

(d) headstones shall not exceed 1 200 mm in height and 910 mm in width;

(e) no object other than a headstone which may incorporate not more than two sockets for receptacles for flowers shall be placed on any grave: Provided that a vase in which natural or artificial flowers and foliage may be kept may be placed on the base or in a socket provided in a base for such vase, and such vase shall not exceed 300 mm in height and its horizontal dimensions shall not be more than 60 mm greater than its base;

(f) no kerb demarcating any grave and no slab covering any grave shall be permitted.

Requirements for Memorial Work in Memorial Section

31.(1) In the cemeteries situate on Portion 116 and Portion 315 of the farm Elandsfontein 108 IR and Erf 1879 in the Eden Park Extension No 3 Township, the maximum horizontal measurements of any memorial work erected on a grave in a memorial section shall be —

(a) in the case of a single adult's grave, 2 400 mm in length and 1 000 mm in width;

(b) in the case of a double adult's grave, 2 440 mm in length and 2 440 mm in width; and

(c) in the case of a child's grave, 1 500 mm in length and 900 mm in width.

(2) In any cemetery not mentioned in subsection (1) the maximum horizontal measurements of any memorial work erected on a grave in a memorial section shall be —

(a) in the case of a single adult's grave, 2 500 mm in length and 1 050 mm in width; and

(b) in the case of a double adult's grave, 2 500 mm in length and 2 420 mm in width.

(3) No kerb of any grave in the memorial section shall be less than 100 mm in width.

Requirements for Memorial Work in Landscape Section

32. Any memorial work erected on a grave in a landscape section shall not exceed 500 mm in length and 300 mm in width and shall be mounted 20 mm lower than the ground level on a berm provided in consultation with and to the satisfaction of the Council.

Supervision of Work

33. Any person engaged upon memorial work in a cemetery shall effect such work under the supervision, and to the satisfaction, of the Council.

CHAPTER VII

ASHES

Interment of Ashes

34.(1) Subject to the provisions of subsections (2) and (3) ashes may be interred in a grave in any section of any cemetery and all the directions, provisions and charges applicable to the interment of a body in terms of these by-laws shall *mutatis mutandis* apply to the interment of ashes in such grave: Provided that the excavation may be smaller than the excavation prescribed for the interment of a body.

(2) Geen as mag in 'n graf begrawe word voordat bewys tot bevrediging van die Raad voorgelê is dat sodanige as die veraste oorskot van 'n lyk is nie.

(3) Daar moet minstens 900 mm grond tussen enige doodkis wat as bevat en die grondoppervlak wees.

Opgrawing van As

35.(1) Niemand mag as uit enige graf opgrawe sonder die voorafverkreeë skriftelike toestemming van die Raad en sonder nakoming van die voorwaardes wat die Raad mag stel nie.

(2) Aansoek om die opgrawing van as moet minstens 10 diensure vooraf by die Raad gedoen word en vergesel wees van die toepaslike tarief wat in Bylae A van hierdie verordeninge voorgeskryf word.

HOOFSTUK IX

ALGEMEEN

Verbodsbeperkings

36.(1) Niemand —

(a) onder die ouderdom van 12 jaar mag 'n begraafplaas betree nie, behalwe in die sorg van 'n persoon wat ouer as 16 jaar is; of

(b) mag 'n begraafplaas op 'n ander wyse as deur die hekke wat verskaf word, binnegaan of verlaat nie.

(2) Niemand mag in 'n begraafplaas —

(a) 'n kantoor of ingeslotte ruimte binnegaan nie waar ingang verbied word by wyse van 'n kennisgewing wat op 'n opvallende plek vertoon word, behalwe op sake in verband met sodanige begraafplaas;

(b) besigheid dryf, of 'n traktaat, besigheidskaart of advertensie vertoon, versprei of laat nie;

(c) op 'n gedenkwerk of raadseiendom sit, staan klim of dit ontsier of beskadig nie;

(d) 'n hinderlike, onsedelike of aanstootlike daad of enige daad wat 'n oorlas is of 'n steurnis veroorsaak, pleeg nie;

(e) 'n dier, sonder die toestemming van die Raad inbring nie;

(f) 'n demonstrasie hou of daaraan deelneem nie;

(g) 'n plant of gedeelte daarvan sonder die toestemming van die Raad verwijder nie;

(h) 'n voertuig sonder die voorafverkreeë toestemming van die Raad bestuur of parkeer op enige pad waar sodanige bestuur of parkering verbied word by wyse van 'n kennisgewing wat op 'n opvallende plek vertoon word, of 'n voertuig strydig met 'n opdrag van die Raad bestuur of parkeer nie;

(i) 'n voertuig bestuur of 'n fiets ry teen 'n hoër snelheid as 20 km per uur nie;

(j) 'n beampie van die Raad in die uitoefening van sy bevoegdheid of die uitvoer van sy pligte ingevolge hierdie verordeninge hinder, weerstaan of teenstaan of weier om te voldoen aan 'n wettige bevel of 'n versoek van sodanige beampie nie;

(k) 'n musiekinstrument of -apparaat sonder die voorafverkreeë toestemming van die Raad bespeel of laat bespeel nie; of

(l) 'n sport beoefen of homself gedra op 'n wyse wat nie by die atmosfeer van 'n begraafplaas pas nie.

(2) No ashes shall be interred in a grave unless proof to the satisfaction of the Council has been submitted that such ashes are the cremated remains of a body.

(3) There shall be at least 900 mm of soil between any coffin containing ashes and the surface of the ground.

Exhumation of Ashes

35.(1) No person shall exhume ashes from any grave without the prior written consent of the Council and without complying with the conditions imposed by Council.

(2) Application for exhumation of ashes shall be made to the Council at least 10 office hours in advance and shall be accompanied by the appropriate tariff prescribed in Schedule A to these by-laws.

CHAPTER IX

GENERAL

Prohibited Acts

36.(1) No person —

(a) under 12 years of age shall enter any cemetery except in the care of a person over the age of 16 years; or

(b) shall enter or leave any cemetery except by the gateways provided.

(2) No person shall, within any cemetery —

(a) enter any office or any enclosed place where entry is prohibited by means of a notice displayed in a conspicuous position, except on business connected with such cemetery;

(b) solicit any business, or exhibit, distribute or leave any tract, business card or advertisement;

(c) sit, stand, climb upon, or deface or damage any memorial work or Council property;

(d) commit any offensive, indecent or objectionable act or any act which constitutes a nuisance or causes a disturbance;

(e) introduce any animal without the consent of the Council;

(f) hold or take part in any demonstration;

(g) remove any plant or part thereof without the consent of the Council;

(h) drive or park any vehicle without the prior consent of the Council on any road where driving or parking is prohibited by means of a notice displayed in a conspicuous position or drive or park any vehicle contrary to any direction of the Council;

(i) drive any vehicle or ride any cycle at a speed exceeding 20 km per hour;

(j) obstruct, resist or oppose an official of the Council or any member of his staff in the exercise of his powers or performance of his duties under these by-laws, or refuse to comply with any lawful order or request of such an official or any member of his staff;

(k) play or cause to be played any musical instrument or apparatus without the prior consent of the Council;

(l) play any sport or conduct himself in a manner not in keeping with the atmosphere of a cemetery.

Aanspreeklikheid van die Raad vir Besering of Beskadiging

37. Die Raad is nie aanspreeklik vir enige besering van 'n persoon of beskadiging van enige eiendom indien sodanige besering of beskadiging opgedoen is in 'n begraafplaas nie, behalwe as sodanige besering of beskadiging veroorsaak is deur die opsetlike wangedrag van 'n werknemer van die Raad.

Gratis Begrawing

38. Indien 'n armlastige sterf en geen familielid of ander persoon gevind kan word om die begrawingskoste van die oorledene te betaal nie, kan die Raad sodanige lyk gratis begrawe.

Betaling van Gelde

39.1 Alle gelde wat ingevolge hierdie verordeninge betaalbaar is, moet vooruit by die Raad se kantore betaal word.

(2) Die gelde vir 'n graf moet gelyktydig met die gelde vir die reservering van 'n graf betaal word.

Begraafplaasure

40. Die Raad bepaal die ure wat 'n begraafplaas vir die publiek oop sal wees en sodanige ure moet aangedui word op 'n kennisgewingbord by enige hek van sodanige begraafplaas: Met dien verstande dat die Raad enige begraafplaas of gedeelte daarvan vir die publiek kan sluit vir sodanige tydperk en sodanige doeleindes as wat hy goed dink.

Misdrywe en Strawwe**41. Iemand wat —**

(a) opsetlik enige feit of dokument in verband met 'n aansoek om begrawing verberg;

(b) 'n vals verklaring doen in sy skriftelike aansoek om begrawing; of

(c) enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan of aan enige kennisgewing ingevolge hierdie verordeninge gegee, te voldoen, of veroorsaak of toelaat of duld dat iemand anders dit doen;

begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 12 maande, of met sodanige boete sowel as sodanige gevangenisstraf, en in die geval van 'n voortgesette misdryf word hy aan 'n afsonderlike misdryf vir elke 24 uur of gedeelte van sodanige tydperk waartydens die missdryf voortgesit word, skuldig geag en is strafbaar vir elke sodanige misdryf met 'n boete van hoogstens R50 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 3 maande, of met sodanige boete sowel as sodanige gevangenisstraf. Benewens sodanige boete moet enige koste wat deur die Raad aangegaan word as gevolg van 'n oortreding van enige van die bepallings van hierdie verordeninge of die versuim om aan enige kennisgewing ingevolge hierdie verordeninge gegee, te voldoen of by die uitvoering van enige werk by hierdie verordeninge voorgeskryf as deur enigiemand uitgevoer te word en wat nie deur hom uitgevoer is nie, deur die persoon betaal word wat hom aan sodanige oortreding of versuim skuldig maak of wat versuim om sodanige werk uit te voer.

Herroeping van Verordeninge

42. Die Begraafplaasverordeninge van die Municipali-teit Alberton, afgekondig by Administrateurskennisgewing 1267 van 8 Augustus 1973, word hierby herroep.

Liability of Council in respect of Injury or Damage

37. The Council shall not be liable for any injury to a person or damage to any property if such injury or damage has been sustained in a cemetery, except where such injury or damage was caused by the wilful misconduct by an employee of the Council.

Free Burial

38. If a person has died in indigent circumstances, and if no relative or other person can be found to bear the burial costs of such deceased person, the Council may inter such body free of charge.

Payment of Charges

39.(1) All charges payable in terms of these by-laws shall be paid in advance at the offices of the Council.

(2) The charges for a grave shall be paid simultaneously with the charges for the reservation of a grave.

Cemetery Hours

40. The Council determines the hours during which a cemetery shall be open to the public and such hours shall be indicated on a notice board at any gate of such cemetery: Provided that the Council shall be entitled at any time to close off any cemetery or part thereof to the public for such period and for such purpose as he may deem fit.

Offences and Penalties**41. Any person who —**

(a) wilfully conceals any fact or document in connection with an application for interment;

(b) makes any false statement in his written application for interment; or

(c) contravenes or fails to comply with or who causes, permits or suffers any other person to contravene or to fail to comply with any provision of these by-laws or any notice given in terms of these by-laws;

shall be guilty of an offence and liable on conviction to a penalty not exceeding R300, or in default of payment, to imprisonment for a period not exceeding 12 months, or to both such fine and such imprisonment, and in the event of a continuing offence, shall be deemed to be guilty of a separate offence for every 24 hours or part of such period during which the offence continues and shall be liable in respect of each such offence to a fine not exceeding R50 or, in default of payment, to imprisonment for a period not exceeding 3 months, or to both such fine and such imprisonment. In addition to such fine any cost incurred by the Council as a result of any contravention of any of the provisions of these by-laws or the failure to comply with any notice given in terms of these by-laws or in the carrying out of any work prescribed by these by-laws to be carried out by any person and not carried out by such person, shall be paid by the person guilty of such contravention or failure or failing to carry out such work.

Revocation of By-laws

42. The Cemetery By-laws of the Alberton Municipality, published under Administrator's Notice 1267, dated 8 August 1973, are hereby repealed.

BYLAE A

TARIEF VAN GELDE

1. Alberton Begraafplaas

Inwoners Nie-inwoners

(1) Grafgelde (insluitende eerste begrawing):

R R

(a) Gedenkseksie:

(i) graf van 'n volwassene

100,00

600,00

(ii) kindergraf

40,00

300,00

(b) Grasperkseksie:

(i) graf van 'n volwassene

60,00

500,00

(ii) kindergraf

20,00

250,00

(2) Bykomende gelde vir laatbegrawings

50,00

50,00

(3) Gelde vir elke verdere begravings

helfte van die gelde wat in paragraaf (1)(a) of (b), na gelang van die geval, voorgeskryf word.

(4) Gelde vir die reservering van 'n graf:

(a) Gedenkseksie:

R R

(i) graf van 'n volwassene

100,00

600,00

(ii) kindergraf

40,00

300,00

(b) Grasperkseksie:

(i) graf van 'n volwassene

60,00

500,00

(ii) kindergraf

20,00

250,00

2. Kromvlei Begraafplaas

(1) Grafgelde (insluitende eerste begrawing):

(a) Gedenkseksie

100,00

600,00

(b) Grasperkseksie

60,00

500,00

(c) Landskapseksie

60,00

500,00

(2) Bykomende gelde vir laatbegrawings

50,00

50,00

(3) Gelde vir elke verdere begravings

helfte van die gelde wat in paragraaf (1)(a), (b) of (c), na gelang van die geval, voorgeskryf word.

(4) Gelde vir die reservering van 'n graf:

(a) Gedenkseksie

100,00

600,00

(b) Grasperkseksie

60,00

500,00

(c) Landskapseksie:

60,00

500,00

3. Eden Park Begraafplaas

(1) Grafgelde (insluitende eerste begrawing):

(a) graf van 'n volwassene

60,00

500,00

(b) kindergraf

20,00

250,00

(2) Bykomende gelde vir laatbegrawings

25,00

25,00

SCHEDULE A

Tariff of Charges

1. Alberton Cemetery

Residents

Non-Residents

R

R

(1) Grave charges (inclusive of first interment):

(a) Memorial section:

(i) adult's grave

100,00

600,00

(ii) child's grave

40,00

300,00

(b) Lawn section:

(i) adult's grave

60,00

500,00

(ii) child's grave

20,00

250,00

(2) Additional charge for late interment

50,00

50,00

(3) Charge for every further interment

one half of the charges prescribed in paragraph (1)(a) or (b), as the case may be.

(4) Charges for the reservation of a grave:

(a) Memorial section:

(i) adult's grave

100,00

600,00

(ii) child's grave

40,00

300,00

(b) Lawn section:

(i) adult's grave

60,00

500,00

(ii) child's grave

20,00

250,00

2. Kromvlei Cemetery

(1) Grave charges (inclusive of first interment):

(a) Memorial section

100,00

600,00

(b) Lawn section

60,00

500,00

(c) Landscape section

60,00

500,00

(2) Additional charge for late interment

50,00

50,00

(3) Charges for every further interment

one half of the charges prescribed in paragraph (1)(a), (b) or (c), as the case may be.

(4) Charges for the reservation of a grave:

(a) Memorial section

100,00

600,00

(b) Lawn section

60,00

500,00

(c) Landscape section

60,00

500,00

3. Eden Park Cemetery

(1) Grave charges (inclusive of first interment):

(a) adult's grave

60,00

500,00

(b) child's grave

20,00

250,00

(2) Additional charge for late interments

25,00

25,00

(3) Gelde vir elke verdere begravings helfte van die gelde wat in paragraaf (1)(a) of (b), na voorgeskryf word.	(3) Charge for every further interment one half of the charges prescribed in paragraph (1)(a) or (b), as the case may be.
(4) Gelde vir die reservering van 'n graf: (a) graf van 'n volwassene 60,00 (b) kindergraf 20,00	(4) Charges for the reservation of a grave: (a) adult's grave 60,00 (b) child's grave 20,00
4. Diverse Gelde: Alle begraafplase	4. Sundry Charges: All Cemeteries
(1) Dieper maak van uitgraving 40,00	(1) Deepening of excavation 40,00
(2) Groter maak van uitgraving ingevolge artikel 12(1)(a) Nul	(2) Enlarging of excavation Nil
(3) Uitgrave van 'n graf vir opgrawingsdoeleindes 50,00	(3) Excavating of a grave for exhumation 50,00
(4) Opgrawe van as 25,00	(4) Exhumation of ashes 25,00
(5) Aansoek om die toestemming om die oprigting of verandering van gedenkwerk 10,00	(5) Application for consent to erect or alter memorial work 10,00
(6) Aansoek om die oordrag van regte 10,00	(6) Application for transfer of rights 10,00
	PB 2-4-2-23-4

Administrateurskennisgewing 669 16 April 1986

MUNISIPALITEIT BELFAST: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Municipaliteit Belfast, deur die Raad aangeneem by Administrateurskennisgewing 1269 van 30 September 1981, soos gewysig, word hierby verder gewysig deur die tarief van gelde onder die Bylae soos volg te wysig:

1. Deur in item 2(2)(e)(i) en (ii) die syfers "5,50c" en "4,50c" onderskeidelik deur die syfers "6c" en "5c" te vervang.

2. Deur in item 3(2)(c) die syfer "4,50c" deur die syfer "5c" te vervang.

3. Deur in item 4(2)(a), (b) en (c) die syfers "R8,50," "5c" en "R272" onderskeidelik deur die syfers "R9,80", "5,50c" en "R313,60" te vervang.

4. Deur in item 5(1) en (2) die syfers "R8,50" en "5,50c" onderskeidelik deur die syfers "R9,80" en "6c" te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag op 1 Februarie 1986, in werking te getree het.

PB 2-4-2-36-47

Administrateurskennisgewing 670 16 April 1986

MUNISIPALITEIT BENONI: WYSIGING VAN BIBLIOTEKVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Bibliotekverordeninge van die Municipaliteit Be-

(3) Charge for every further interment one half of the charges prescribed in paragraph (1)(a) or (b), as the case may be.	(4) Charges for the reservation of a grave: (a) adult's grave 60,00 (b) child's grave 20,00
4. Diverse Gelde: Alle begraafplase	4. Sundry Charges: All Cemeteries
(1) Dieper maak van uitgraving 40,00	(1) Deepening of excavation 40,00
(2) Groter maak van uitgraving ingevolge artikel 12(1)(a) Nul	(2) Enlarging of excavation Nil
(3) Uitgrave van 'n graf vir opgrawingsdoeleindes 50,00	(3) Excavating of a grave for exhumation 50,00
(4) Opgrawe van as 25,00	(4) Exhumation of ashes 25,00
(5) Aansoek om die toestemming om die oprigting of verandering van gedenkwerk 10,00	(5) Application for consent to erect or alter memorial work 10,00
(6) Aansoek om die oordrag van regte 10,00	(6) Application for transfer of rights 10,00
	PB 2-4-2-23-4

Administrator's Notice 669 16 April 1986

BELFAST MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity By-laws of the Belfast Municipality, adopted by the Council under Administrator's Notice 1269, dated 30 September 1981, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 2(2)(e)(i) and (ii) for the figures "5,50c" and "4,50c" of the figures "6c" and "5c" respectively.

2. By the substitution in item 3(2)(c) for the figure "4,50c" of the figure "5c".

3. By the substitution in item 4(2)(a), (b) and (c) for the figures "R8,50", "5c" and "R272" of the figures "R9,80", "5,50" and "R313,60" respectively.

4. By the substitution in item 5(1) and (2) for the figures "R8,50" and "5,50c" of the figures "R9,80" and "6c" respectively.

The provisions in this notice contained, shall be deemed to have come into operation on 1 February 1986.

PB 2-4-2-36-47

Administrator's Notice 670 16 April 1986

BENONI MUNICIPALITY: AMENDMENT TO LIBRARY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Library By-laws of the Benoni Municipality,

noni, deur die Raad aangeneem by Administrateurskennisgewing 825 van 26 Oktober 1966, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 6 die woorde "tien sent" deur die woorde "twintig sent" te vervang.

2. Deur Bylae 2 te wysig —

(a) deur in item 1(2) die woorde "Twee" deur die woorde "Drie" te vervang;

(b) deur subitem (2) van item 2 deur die volgende te vervang:

"(2) 'n Lid kan drie plate, of in die geval van stelle, een stel, bestaande uit twee plate en nog 'n plaat of 'n stel bestaande uit drie of meer plate per keerleen";

(c) deur in item 2(5) die syfer "10c" deur die syfer "20c" te vervang;

(d) deur in item 2(11) na die woorde "Biblioteek- en Museumdiens" die volgende in te voeg:

"en van die Openbare Biblioteekdienst in Benoni".

3. Deur in item 2(5) van Bylae 3 die syfer "10c" deur die syfer "20c" te vervang.

PB 2-4-2-55-6

Administrateurskennisgewing 671

16 April 1986

MUNISIPALITEIT BOKSBURG: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Boksburg, ingevolge artikel 96bis(2) van genoemde Ordonnansie, die Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1959 van 11 September 1985, sonder wysiging, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Elektrisiteitsverordeninge van die Municipaliteit Boksburg, deur die Raad aangeneem by Administrateurskennisgewing 1227 van 26 Julie 1972, uitgesonderd die Tarief van Gelde, word hierby herroep.

PB 2-4-2-36-8

Administrateurskennisgewing 672

16 April 1986

MUNISIPALITEIT BRAKPAN: HERROEPING VAN MARKVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die herroeping van die Markverordeninge van die Municipaliteit Brakpan, afgekondig by Administrateurskennisgewing 848 van 26 September 1951.

PB 2-4-2-62-9

Administrateurskennisgewing 674

16 April 1986

MUNISIPALITEIT VAN EVANDER: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Evander die Standaardelektrisiteitsverordeninge, afgekondig by Administrateursken-

adopted by the Council under Administrator's Notice 825, dated 26 October 1966, as amended, are hereby further amended as follows:

1. By the substitution in section 6 for the words "ten cents" of the words "twenty cents".

2. By amending Schedule 2 —

(a) by the substitution in item 1(2) for the word "Two" of the word "Three".

(b) by the substitution for subitem (2) of item 2 of the following:

"(2) A member may borrow three records, or in the case of sets, one set of two records and another record, or a set of three or more records at a time".

(c) by the substitution in item 2(5) for the figure "10c" of the figure "20c".

(d) by the insertion in item 2(11) after the words "Provincial Library and Museum Service" of the following:

"and from the Public Library Service in Benoni".

3. By the substitution in item 2(5) of Schedule 3 for the figure "10c" of the figure "20c"

PB 2-4-2-55-6

Administrator's Notice 671

16 April 1986

BOKSBURG MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Boksburg has, in terms of section 96bis(2) of the said Ordinance, adopted, without amendment, the Standard Electricity By-laws, published under Administrator's Notice 1959, dated 11 September 1985.

2. The Electricity By-laws of the Boksburg Municipality, adopted by the Council under Administrator's Notice 1227, dated 26 July 1972, with the exclusion of the Tariff of Charges, are hereby repealed.

PB 2-4-2-36-8

Administrator's Notice 672

16 April 1986

BRAKPAN MUNICIPALITY: REVOCATION OF MARK BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the revocation of the Market By-laws of Brakpan Municipality, published under Administrator's Notice 848, dated 26 September 1951.

PB 2-4-2-62-9

Administrator's Notice 674

16 April 1986

EVANDER MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Evander has in terms of section 96bis(2) of the said Ordinance, adopted without amendment, the

nisgewing 1959 van 11 September 1985, ingevolge artikel 96bis(2) van genoemde Ordonnansie sonder wysiging, aangeneem het as verordeninge wat deur genoemde raad opgestel is.

2. Die Elektrisiteitsverordeninge van die Municipaliteit Evander deur die Raad aangeneem by Administrateurskennisgewing 775 van 16 Mei 1973, word hierby herroep.

PB 2-4-2-36-154

Administrateurskennisgewing 675

16 April 1986

MUNISIPALITEIT HEIDELBERG: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrator publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Municipaliteit Heidelberg, deur die Raad aangeneem by Administrateurskennisgewing 327 van 19 Februarie 1986, word hierby gewysig deur item 15 van Deel I van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"15. Toeslag

'n Toeslag van 12 % word gehef op gelde betaalbaar ingevolge items 2, 4, 7, 9 en 11 en 'n toeslag van 16 % word gehef op gelde betaalbaar ingevolge items 3, 5, 6, 10, 12 en 14.

Die bepalings in hierdie kennisgewing vervat, word geag in werking te getree het op 1 Februarie 1986."

PB 2-4-2-36-15

Administrateurskennisgewing 676

16 April 1986

MUNISIPALITEIT HENDRINA: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDEN WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETELDIERE BEHELS

1. Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Hendrina die Standaardverordeninge Betreffende die Aanhoud van Diere, Voëls en Pluimvee en Besighede wat die Aanhoud van Diere, Voëls, Pluimvee of Troeteldiere behels, afgekondig by Administrateurskennisgewing 2208 van 9 Oktober 1985, ingevolge artikel 96bis(2) van genoemde Ordonnansie, sonder wysiging, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

2. Hoofstukke 2 en 14 van die Publieke Gesondheidverordeninge van die Municipaliteit van Hendrina, afgekondig by Administrateurskennisgewing 148 van 21 Februarie 1951, word hierby geskrap.

PB 2-4-2-9-60

Administrateurskennisgewing 677

16 April 1986

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN REGLEMENT VAN ORDE

Die Administrator publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Standard Electricity By-laws, published under Administrator's Notice 1959, dated 11 September 1985, as by-laws made by the said Council.

2. The Electricity By-laws of the Evander Municipality, adopted by the Council under Administrator's Notice 775, dated 16 May 1973, are hereby repealed.

PB 2-4-2-36-154

Administrator's Notice 675

16 April 1986

MUNICIPALITY OF HEIDELBERG: AMENDMENT TO ELECTRICITY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity By-laws of the Heidelberg Municipality, adopted by the Council under Administrator's Notice 327, dated 19 February 1986, are hereby amended by the substitution for item 15 of Part I of the Tariff of Charges under the Schedule of the following:

"15. Surcharge

A surcharge of 12 % shall be levied on the charges payable in terms of items 2, 4, 7, 9 and 11 and a surcharge of 16 % shall be levied on charges payable in terms of items 3, 5, 6, 10, 12 and 14.

The provisions in this notice contained, shall be deemed to have come into operation on 1 February 1986."

PB 2-4-2-36-15

Administrator's Notice 676

16 April 1986

HENDRINA MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Hendrina has, in terms of section 96bis(2) of the said Ordinance, adopted without amendment, the Standard By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses Involving the Keeping of Animals, Birds, Poultry or Pets, published under Administrator's Notice 2208, dated 9 October 1985, as by-laws made by the said Council.

2. Chapters 2 and 14 of the Public Health By-laws of the Hendrina Municipality, published under Administrator's Notice 148, dated 21 February 1951, are hereby deleted.

PB 2-4-2-9-60

Administrator's Notice 677

16 April 1986

JOHANNESBURG MUNICIPALITY: AMENDMENTS TO STANDING ORDERS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

Die Reglement van Orde van die Johannesburgse Munisipaliteit, afgekondig by Administrateurskennisgewing 727 van 15 Junie 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 8 te wysig —

(a) deur paragraaf (a) deur die volgende te vervang:

"(a) Notules van vorige vergaderings, met uitsondering van notules wat in artikel 10A beoog word;"; en

(b) deur paragraaf (k) deur die volgende te vervang:

"(k) nuwe kennisgewings van mosie;

(1) notules van vorige vergaderings wat in artikel 10A beoog word, onderworpe aan die bepalings van artikel 10(2)(b).".

2. Deur artikel 10 te hernoemmer 10(1) en die volgende daarna in te voeg:

"(2)(a) Die notule beoog in artikel 10A moet deur die Raad-in-komitee oorweeg word, en daar word geag dat die raad onmiddellik voor sodanige oorweging in komitee gegaan het, en die bepalings van artikel 60(4)(a), (6) en (7) is *mutatis mutandis* van toepassing.

(b) Indien die Raad in komitee gaan vir die oorweging van enige sake-item, moet sodanige notules, ondanks die bepalings van artikel 8, onmiddellik na oorweging van sodanige item oorweeg word.".

3. Deur na artikel 10 die volgende in te voeg:

"Notule van Raad-in-Komitee"

10A. Die notule betreffende enige item wat deur die Raad-in-komitee oorweeg is soos beoog in artikel 60, moet, tensy oorweging van daardie item op die ope Raadsvergadering afgehandel is, afsonderlik van die ander notules van die Raad gehou word."

4. Deur na artikel 28(4) die volgende in te voeg:

"(5)(a) Ondanks enige andersluidende bepalings in hierdie artikel maar behoudens die uitoefening deur enige lid van sy regte ingevolge subartikel (2)(d) wanneer die Raad in komitee is, moet enige vraag betreffende 'n saak —

(i) wat deur die Raad-in-komitee soos beoog in artikel 60 behandel is; of

(ii) vervat in 'n afsonderlike agenda beoog in paragraaf (b) van die voorbehoudbepaling by artikel 88,

tensy die Raad in die geval wat in subparagraph (i) beoog word, uit komitee gaan vir die verdere oorweging van daardie saak, op skrif gestel word, deur die vraesteller onderteken word en voor die betrokke item aan die orde geset word aan die Stadssekretaris oorhandig word wat 'n afskrif daarvan aan die Voorsitter van die Bestuurskomitee moet verskaf.

(b) Die Voorsitter van die Bestuurskomitee moet so spoedig moontlik skriftelik op sodanige vraag antwoord en sodanige skriftelike antwoord moet aan die vraesteller oorhandig word.

(c) Geen sodanige vraag of antwoord mag geopper of op die ope Raadsvergadering bespreek of op enige wyse aan die publiek of die pers meegedeel word nie."

5. Deur in artikel 40(1) die uitdrukking "artikel 35" deur die uitdrukking "artikels 35 en 60" te vervang.

6. Deur artikels 60 en 61 deur die volgende te vervang:

"Raad-in-Komitee"

60.(1) Ondanks enige andersluidende bepalings in hierdie Reglement van Orde, kan 'n lid —

The Standing Orders of the Johannesburg Municipality, published under Administrator's Notice 727, dated 25 June 1977, as amended, are hereby further amended as follows:

1. By amending section 8 —

(a) by the substitution for paragraph (a) of the following:

"(a) Minutes of previous meetings, excluding minutes contemplated in section 10A;"; and

(b) by the substitution for paragraph (k) of the following:

"(k) new notices of motion;

(1) minutes of previous meetings contemplated in section 10A, subject to the provisions of section 10(2)(b).".

2. By renumbering section 10 to read 10(1) and by the insertion of the following thereafter:

"(2)(a) The minutes contemplated in section 10A shall be considered by the Council in committee, the Council shall immediately prior to such consideration be deemed to have resolved itself into committee and the provisions of section 60(4)(a), (6) and (7) shall apply *mutatis mutandis*.

(b) If the Council resolves itself into committee for the consideration of any item of business, such minutes shall, notwithstanding the provisions of section 8, be considered immediately after consideration of such item.".

3. By the insertion after section 10 of the following:

"Minutes of Council in Committee"

10A. the minutes relating to any item of business considered by Council in committee as contemplated in section 60 shall, unless consideration of that item was concluded in open council, be kept separate from the other minutes of the Council.".

4. By the insertion after section 28(4) of the following:

"(5)(a) Notwithstanding anything to the contrary in this section, but subject to the exercise by any member when the Council is in Committee of his rights in terms of subsection (2)(d), any question concerning a matter —

(i) dealt with by the Council in committee as contemplated in section 60; or

(ii) contained in a separate agenda contemplated in paragraph (b) of the proviso to section 88,

shall, unless the Council, in the case contemplated in subparagraph (i), resolved itself out of committee for the further consideration of that matter, be reduced to writing, signed by the questioner, and handed to the City Secretary before the item concerned is called, who shall furnish a copy thereof to the Chairman of the Management Committee.

(b) The Chairman of the Management Committee shall reply as soon as possible to such question in writing and such written reply shall be handed to the questioner.

(c) No such question or reply shall be raised or discussed in open Council nor shall it in any way be disclosed to the public or the press.".

5. By the substitution in section 40(1) for the expression "section 35" of the expression "sections 35 and 60."

6. By the substitution for sections 60 and 61 of the following:

"Council in Committee"

60.(1) Notwithstanding anything to the contrary in these Standing Orders, a member may —

(a) ter eniger tyd nadat 'n sake-item aan die orde gestel is of gedurende die oorweging daarvan, voorstel dat die Raad vir die verdere oorweging van daardie item in komitee gaan ingevolge artikel 23 van die Ordonnansie op Plaaslike Bestuur, 1939; of

(b) indien die Raad in komitee is soos in paragraaf (a) bedoog word, voorstel dat die Raad vir die verdere oorweging van die betrokke sake-item uit komitee gaan:

Met dien verstande dat die Voorsitter van die Bestuurskomitee of die lid van die Bestuurskomitee wat in artikel 14(1) bedoog word, te eniger tyd kan voorstel dat die Raad in komitee gaan vir die oorweging van meer as een sake-item.

(2) Geen sekondant is nodig vir 'n mosie ingevolge subartikel (1) nie.

(3)(a) Ondanks enige andersluidende bepalings in hierdie Reglement van Orde kan slegs die voorsteller van 'n mosie ingevolge subartikel (1) oor sodanige mosie praat vir 'n tydperk van hoogstens vyf minute en moet hy sy toespraak beperk tot die redes waarom die Raad in of uit komitee, na gelang van die geval, moet gaan: Met dien verstande dat indien 'n mosie ingevolge die voorbehoudsbepaling by subartikel (1) voorgestel word, die voorsteller vir 'n tydperk van hoogstens vyf minute ten opsigte van elke betrokke sake-item kan praat.

(b) Die Voorsitter van die Raad kan, indien na sy mening inligting wat vir die Raad of die inwoners van die Munisipaliteit kan nadelig wees gedurende 'n toespraak wat in paragraaf (a) bedoel word, verstrek word of verstrek gaan word, die betrokke lid aansê om sodanige toespraak onverwyld te staak.

(4)(a) Indien die Raad in komitee is, is die bepalings van hierdie Reglement van Orde, behalwe in soverre hullestrydig is met hierdie artikel, van toepassing.

(b) Indien die Raad in of uit komitee gaan gedurende die debat oor 'n sake-item, is die verdere debat oor daardie item, in sowel as uit komitee, vir alle doeleinades 'n voortsetting van die voorafgaande debat oor daardie item.

(5) Indien 'n mosie ingevolge die voorbehoudsbepaling by subartikel (1) aangeneem word, bepaal die Voorsitter van die Raad wanneer die betrokke sake-items oorweeg moet word, en al sodanige items word agtereenvolgens oorweeg.

(6) Indien die Raad in komitee gaan, moet die Raad aan die einde van die oorweging van die betrokke sake-item terugkeer na die oorweging van verdere sake in ope raad.

(7)(a) Indien die Raad in komitee gaan, moet alle lede van die publiek en raadsbeamptes behalwe die Stadsklerk, die Stadsekretaris en sodanige ander beamptes wat deur die Voorsitter van die Bestuurskomitee aangesê word om te bly, die Raadsaal verlaat en vir die duur van die verrigtinge in komitee nie na sodanige saal terugkeer nie.

(b) Die Voorsitter kan die Commissionaire wat diens doen aansê om enige persoon wat, strydig met paragraaf (a) in die Raadsaal aanbly of daar inkom, uit die Raadsaal te sit of stappe te doen om te verhoed dat enigiemand strydig met daardie paragraaf sodanige saal binnekoms.

(c) Enigiemand wat die bepalings van paragraaf (a) oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf."

7. Deur die voorbehoudsbepaling by artikel 88 deur die volgende te vervang:

"Met dien verstande dat —

(a) die Bestuurskomitee of die Stadsklerk hom kan gelas

(a) at any time after an item of business has been called or during consideration thereof, move that the Council, for the further consideration of that item, resolve itself into committee in terms of section 23 of the Local Government Ordinance, 1939; or

(b) if the Council is in committee as contemplated in paragraph (a) move that for the further consideration of the item of business concerned, the Council resolve itself out of committee:

Provided that the Chairman of the Management Committee or the member of the Management Committee contemplated in section 14(1) may at any time move that the Council resolve itself into committee for the consideration of more than one item of business.

(2) No seconder is required for a motion in terms of subsection (1).

(3)(a) Notwithstanding anything to the contrary in these Standing Orders, only the mover of a motion in terms of subsection (1) may speak on such motion for a period not exceeding five minutes and shall restrict his speech to the reasons why the Council should resolve itself into or out of committee, as the case may be: Provided that if a motion is moved in terms of the proviso to subsection (1), the mover may speak for a period not exceeding five minutes in respect of each item of business concerned.

(b) The Chairman of the Council may, if in his opinion information is disclosed or is about to be disclosed during a speech referred to in paragraph (a) which may be prejudicial to the Council or the inhabitants of the Municipality, direct the member concerned to forthwith discontinue such speech.

(4)(a) If the Council is in committee, the provisions of these Standing Orders, except in so far as they are in conflict with this section, shall apply.

(b) If the Council resolves itself into or out of committee during the debate on an item of business, the further debate on that item either in or out of committee, shall for all purposes be a continuation of the preceding debate on that item.

(5) If a motion in terms of the proviso to subsection (1) is carried, the Chairman of the Council shall determine when the items of business concerned shall be considered and all such items shall be considered consecutively.

(6) If the Council resolves itself into committee, the Council shall at the conclusion of the consideration of the item of business concerned revert to the consideration of further business in open Council.

(7)(a) If the Council resolves itself into committee, all members of the public and Council officials except the Town Clerk, the City Secretary and such other officials as the Chairman of the Management Committee may require to remain, shall leave the Council Chamber and shall not return to such Chamber for the duration of the proceedings in committee.

(b) The Chairman may call upon the Commissionaire on duty to eject from the Council Chamber any person who remains in, or enters, such Chamber in contravention of paragraph (a) or to take steps to prevent the entry of any person into such Chamber in contravention of that paragraph.

(c) Any person who contravenes or fails to comply with paragraph (a) shall be guilty of an offence."

7. By the substitution for the proviso to section 88 of the following:

om enige besondere agenda of item in 'n agenda terug te hou totdat die betrokke vergadering begin het;

(b) enige item in die agenda, behalwe 'n mosie wat in artikel 56 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, beoog word, ten opsigte waarvan dit die voorneme is om 'n mosie ingevolge artikel 60(1) voor te stel, ooreenkomsdig die opdragte van die Bestuurskomitee van die Stadsklerk aan die Stadssekretaris, wat gegee is minstens vier dae voor die datum van die Raadsvergadering waarop sodanige item oorweeg gaan word, of in die geval van 'n dringendheids- of aanvullende verslag wat in artikel 3 bedoel word, op enige tyd voordat die item aan die orde gestel word, van die pers weerhou moet word, tensy sodanige mosie nie aangeneem word nie of 'n mosie ingevolge artikel 60(1)(b) ten opsigte van daardie item aangeneem word,

en sodanige item moet afsonderlik van die res van die agenda gehou word.”.

PB 2-4-2-86-2

Administrateurskennisgewing 678

16 April 1986

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Watervoorsieningsverordeninge van die Municipiteit Klerksdorp, deur die Raad aangeneem by Administrateurskennisgewing 1486 van 12 Oktober 1977, soos gewysig, word hierby verder gewysig deur Skaal A van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item (a) die syfer "35" deur die syfer "38" te vervang.
2. Deur in item (b) die syfer "43" deur die syfer "47" te vervang.
3. Deur in item (c) die syfer "57" deur die syfer "62" te vervang.
4. Deur in item (d) die syfer "98" deur die syfer "R1,10" te vervang.
5. Deur in item (e) die syfer "52" deur die syfer "58" te vervang.
6. Deur in item (f) die syfer "R1,60" deur die syfer "R3" te vervang.

Die bepalings in hierdie kennisgewing vervat, word geag van toepassing te wees vanaf 1 Februarie 1986.

PB 2-4-2-104-17

Administrateurskennisgewing 679

16 April 1986

MUNISIPALITEIT KLERKSDORP: WYSIGING VAN BOUVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Bouverordeninge van die Municipiteit Klerksdorp, deur die Raad aangeneem by Administrateurskennisgewing 1816 van 15 Oktober 1975, soos gewysig, word

"Provided that —

(a) the Management Committee or the Town Clerk may instruct him to withhold any particular agenda or item on an agenda until the commencement of the meeting concerned;

(b) any item in the agenda, other than a motion contemplated in section 56 of the Local Government (Administration and Elections) Ordinance, 1960, in respect of which it is intended to move a motion in terms of section 60(1), shall in accordance with the instructions by the Management Committee or Town Clerk to the City Secretary, given at least four days prior to the date of the Council meeting at which that item is to be considered, or in the case of an urgency or supplementary report referred to in section 3, at any time before the item is called, be withheld from the press, unless such motion is not carried or a motion in terms of section 60(1)(b) is carried in respect of that item,

and such item shall be kept separate from the rest of the agenda.”.

PB 2-4-2-86-2

Administrator's Notice 678

16 April 1986

KLERKSDORP MUNICIPALITY: AMENDMENT TO WATER SUPPLY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Water Supply By-laws of the Klerksdorp Municipality, adopted by the Council under Administrator's Notice 1486, dated 12 October 1977, as amended, are hereby further amended by amending Scale A of the Tariff of Charges under die Schedule as follows:

1. By the substitution in item (a) for the figure "35" of the figure "38".
2. By the substitution in item (b) for the figure "43" of the figure "47".
3. By the substitution in item (c) for the figure "57" of the figure "62".
4. By the substitution in item (d) for the figure "98" of the figure "R1,10".
5. By the substitution in item (e) for the figure "52" of the figure "58".
6. By the substitution in item (f) for the figure "R1,60" of the figure "R3".

The provisions contained in this notice shall be deemed to have come into operation on 1 February 1986.

PB 2-4-2-104-17

Administrator's Notice 679

16 April 1986

KLERKSDORP MUNICIPALITY: AMENDMENT TO BUILDING BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Building By-laws of the Klerksdorp Municipality, adopted by the Council under Administrator's Notice 1816, dated 15 October 1975, as amended, are hereby further

hierby verder gewysig deur die volgende na Aanhangel VI onder Bylae 2 in te voeg:

"AANHANGSEL VII — DIVERSE GELDE

'n Heffing van R10 is vooruitbetaalbaar ten opsigte van elke aansoek vir die oprigting van tydelike rigtingwysers na huise wat te koop aangebied word, na skouhuise of soortgelyke gevalle.”.

PB 2-4-2-19-17

Administrateurskennisgewing 680 16 April 1986

MUNISIPALITEIT KOSTER: AANNAME VAN STANDAARD ELEKTRISITEITSVERORDENINGE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Koster die Standaard Elektrisiteitsverordeninge afgekondig by Administrateurskennisgewing 1959 van 11 September 1985, ingevolge artikel 96bis(2) van genoemde Ordonnansie, met die volgende wysiging, aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

Deur in artikel 1 na die woordomskrywing "Verbruikers-aansluiting" die volgende by te voeg:

"met die uitsluiting van 'n transformator wat die verantwoordelikheid van die verbruiker bly."

2. Die Elektrisiteitsverordeninge van die Municipality Koster, deur die Raad aangeneem by Administrateurskennisgewing 1037 van 8 Junie 1972, uitgesonderd die Bylae, word hierby herroep.

PB 2-4-2-36-61

Administrateurskennisgewing 681 16 April 1986

MUNISIPALITEIT KRUGERSDORP: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE BRANDWEERDIENSTE

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939,—

(1) dat die Stadsraad van Krugersdorp die Standaardverordeninge Betreffende Brandweerdienste, afgekondig by Administrateurskennisgewing 1771 van 23 Desember 1981, ingevolge artikel 96bis(2) van genoemde Ordonnansie, met die volgende wysigings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

(a) Deur in artikel 1 die woordomskrywing van "Raad" deur die volgende te vervang:

"Raad" die Stadsraad van Krugersdorp, die Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkieatings), 1960, aan hom gedelegeer is en enige beampete aan wie die komitee ingevolge die bepalings van subartikel (3) van genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger, en dit indendaad gedelegeer het.

(b) Deur in artikel 9(4) na die woord "raad" waar dit die eerste keer voorkom die volgende in te voeg:

"die elektriese kragtoevoer na die eienaar of okkuperder onmiddellik opskort, en".

(c) Deur in artikel 11(1) die woorde "die toepaslike Bylae" deur die uitdrukking "Bylae II" te vervang.

amended by the insertion after Appendix VI under Schedule 2 of the following:

"APPENDIX VII — SUNDRY CHARGES

A charge of R10 is payable in advance in respect of each application for the erection of temporary direction signs to houses offered for sale, showhouses or similar cases.”.

PB 2-4-2-19-17

Administrator's Notice 680

16 April 1986

KOSTER MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Koster has, in terms of section 96bis(2) of the said Ordinance, adopted the Standard Electricity By-laws, published under Administrator's Notice 1959, dated 11 September 1985, with the following amendment, as by-laws made by the said Council:

By the addition in section 1 to the definition "Service Connections" of the following:

"with the exception of the transformer which remains the responsibility of the consumer".

2. The Electricity By-laws of the Koster Municipality adopted by the Council under Administrator's Notice 1037, dated 28 June 1972, with the exclusion of the Schedule, are hereby repealed.

PB 2-4-2-36-61

Administrator's Notice 681

16 April 1986

KRUGERSDORP MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO FIRE BRIGADE SERVICES

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes—

(1) that the Town Council of Krugersdorp has in terms of section 96bis(2) of the said Ordinance, adopted the Standard By-laws Relating to Fire Brigade Services, published under Administrator's Notice 1771, dated 23 December 1981, with the following amendments, as by-laws made by the said Council:

(a) By the substitution in section 1 for the definition of "Council" of the following:

"Council" means the Town Council of Krugersdorp, the Council's Management Committee acting under the powers delegated to it in terms of the provisions of section 58 of the Local Government Ordinance (Administration and Elections) Ordinance, 1960, and any official to whom that committee has been empowered by the Council in terms of the provisions of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws.

(b) By the insertion in section 9(4) after the words "Council may" where it appears for the first time, of the following:

"immediately delay the electrical power supply to the owner or occupier, and".

(c) By the substitution in section 11(1) of the words "the appropriate Schedule" of the expression "Schedule II".

(d) Deur in artikels 14(3), 15, 16(1) en 18 die woorde "die toepaslike Bylae" deur die uitdrukking "Bylae I" te vervang.

(e) Deur na artikel 20 die volgende in te voeg:

"Herroeping"

21. Die Brandweerafdelingsverordeninge van die Municipaliteit Krugersdorp, afgekondig by Administrateurskennisgewing 618 van 28 Augustus 1957, word hierby herroep..

(f) Die bestaande Bylae te hernommer II

(2) die Tarief van Gelde hereby as Bylae I by genoemde standaardverordeninge.

"BYLAE I"

TARIEF VAN GELDE

DEEL I: BINNE DIE MUNISIPALE GEBIED

1. Bywoning van Brandweerpersoneel by byeenkomste (artikel 14).

Per lid, per uur of gedeelte daarvan: R12.

2. Verwydering van vloeistof of ander stowwe (artikel 15).

Per pomp, per uur of gedeelte daarvan: R25.

Per lid, per uur of gedeelte daarvan: R12,00.

3. Bywoning van diens (artikel 16).

Wanneer 'n brand ontstaan het of waar daar na die mening van die Brandweerhoof 'n brand kan ontstaan of waar toerusting en personeel benodig word, is die volgende geld betaalbaar ten opsigte van toerusting en personeel wat werklik gebruik word.

(1) Voertuie

(a) Ten opsigte van elke brandweerwapompeenheid, skamelleer, hidrouliese platform, herwinningsvoertuig, watertenkwa, skuimwa, beheereenheid of noodwa; vir elke 15 minute of gedeelte daarvan: R8.

(b) Ten opsigte van elke diensvoertuig, reddingsvoertuig, ligte pompeenheid of grasbrandeenheid vir elke 15 minute of gedeelte daarvan: R4.

(2) Brandbestrydingsapparaat

Vir elke brandblusser, hidrouliese brandslangtol, lengte brandslang, asemhalingsapparaat, lugkussing, draagbare pompe, rookverwyderaars, reddingskake of ander spesiale apparaat; per geleentheid: R12.

(3) Brandblusmiddels en Herstel van Toerusting

(a) Die hoeveelheid waterverbruik ingevolge die basiese tarief soos bepaal in die Raad se Watervoorsieningsverordeninge, boeteheffings uitgesluit.

(b) Waar skuimkonsentraat, poeier, koolsuurgas, ligte water of enige ander middel wat gebruik word en waar toerusting en apparaat herstel moet word: Die werklike koste plus 10 % administratiewe koste of die vervanging daarvan tot bevrediging van die Brandweerhoof.

(4) Brandweerpersoneel

Vir enige lid van die brandweer voltyds of deeltyds, ongeag sy rang, waartydens hy besig is met:

(a) brandbestryding; of

(b) sproeidowing of bergingswerk; of

(d) By the substitution in sections 14(3), 15, 16(1) and 18 of the words "the appropriate Schedule" of the expression "Schedule I".

(e) By the insertion after section 20 of the following:

"Revocation"

21. The Fire Department By-laws of the Krugersdorp Municipality, published under Administrator's Notice 618, dated 28 August 1957, are hereby repealed.

(f) By the renumbering of the existing Schedule to read "II".

2. the tariff of Charges hereto as Schedule I to the said standard by-laws.

"SCHEDULE I"

TARIFF OF FEES

PART I: WITHIN THE MUNICIPAL AREA

1. Attendance of Fire Brigade staff at meetings (section 14)

Per member per hour or part thereof: R12.

2. Removal of liquid or other substances (section 15)

Per pump per hour or part thereof: R25.

Per member per hour or part thereof: R12.

3. Attendance of service (section 16)

When a fire has developed or where a fire may develop in the opinion of the Chief Fire Officer or where equipment and staff are required, the following fees shall be payable in respect of equipment and staff actual being used:

(1) Vehicles

(a) In respect of every fire engine, pump unit, turntable ladder, hydraulic platform, recovery vehicle, water tender, foam tender, control unit or emergency tender, for every 15 minutes or part thereof: R8.

(b) In respect of every service vehicle, rescue vehicle, light pump unit or grass fire unit for every 15 minutes or part thereof: R4.

(2) Fire Prevention Apparatus.

For each fire extinguisher, hydraulic fire hose reel, length of hose, breathing apparatus, lifting bag, portable pumps, smoke extractor, jaws of life and other special apparatus; per occasion: R12.

(3) Fire Extinguishing Media and Repair of Equipment

(a) The quantity of water consumption in terms of the basic tariff as set out in the Council's Water Supply By-laws, excluding penalty charges.

(b) Where foam compound, powder, carbon dioxide, light water or any other agent being used and where equipment and apparatus have to be repaired: The true cost plus 10 % administrative fee or the replacement thereof to the satisfaction of the Chief Fire Officer.

(4) Fire Brigade Staff

For any permanent or temporary member of the Fire Brigade irrespective of his rank, while he is busy with:

(a) fire fighting; or

(b) damping down or salvaging; or

(c) bystanddiens waar 'n brandgevaar bestaan; of
 (d) enige ander werk of daar 'n brandgevaar bestaan al dan nie en waar die teenwoordigheid van brandweermanne volgens die mening van die Brandweerhoof noodsaaklik is: per lid, per uur of gedeelte daarvan: R12.

4. Vul van tenke of swembaddens of lewering van 'n spesiale diens

Wanneer die brandweerafdeling versoek word om enige swembad of tenk te vul of om enige ander spesiale diens te lewer, betaal die persoon wat sodanige vulling of diens verlang die volgende tarief:

- (a) Per lid per uur of gedeelte daarvan: R12.
- (b) Vir elke kilometer afgelê: R1.
- (c) Die tarief vir die waterverbruik ingevolge die basiese tarief in die Raad se Watervoorsieningsverordeninge bepaal plus 20 %.

5. Berekening van tydsduur

Vir die toepassing van die heffings betaalbaar van items 1 tot 4 word die tyd bereken vandat die eerste voertuig of brandweerpersoneel die brandweerstasie verlaat tot die laaste voertuig of brandweerpersoneel terugkeer.

6. Uitroepgeld (artikel 18)

Vir die uitroep van die diens na 'n brand of noodgeval wat blyk vals of onjuis te wees.

- (a) Per voertuig: R50.
- (b) Per lid: R20.

7. Opleiding

Opleidingsgeld ten opsigte van brandbestryding- en noodhulpkursusse.

- (a) *Brandbestryding*
20-uur kursus per kandidaat: R10.
40-uur kursus per kandidaat: R20.
- (b) *Noodhulp*
20-uur kursus per kandidaat: R10:

Met dien verstande dat, indien 'n student onderneem om na die voltooiing van die kursus 'n aktiewe lid van die Burgerlike Beskermingskorps te word, hy van die betaling van opleidingsgeld kwytgeskel kan word.

DEEL II: BUISTE DIE MUNISIPALE GEBIED

1. Lewering van dienste

Die tarief vir die lewering van dienste buite die munisipale gebied word gehef teen vier maal die tarief wat vir die ooreenstemmende diens binne die munisipale gebied van toepassing is.

2. Vervoerkoste

Vervoerkoste ten opsigte van elke voertuig na die toneel en terug, bereken van die brandweerstasie af per kilometer van die werklike afstand afgelê: R2.

(c) standby service where a fire risk exists; or

(d) any other work regardless the existence of a fire risk, and where the presence of firemen is needed according to the Chief Fire Officer's opinion: per member, per hour or part thereof: R12.

4. Filling of tanks or swimming pools or the tendering of special service

When the fire department is required to fill any swimming pool or tank or to render other special service, the person requiring such filling or service shall pay the following tariff:

- (a) Per member per hour or part thereof: R12.
- (b) For every kilometre travelled: R1.
- (c) The tariff for the water consumption according to the basic tariff as set out in the Council's Water Supply By-laws plus 20 %.

5. Calculation of duration

For the application of the charges payable in items 1 to 4, the time is being calculated from the moment the first vehicle or fire brigade staff leaves the fire brigade station until the last vehicle or fire brigade staff returns.

6. Call-out fees (section 18)

For the call-out of the service to a fire or emergency which appears to be false or untrue.

- (a) Per vehicle: R50.
- (b) Per member: R20.

7. Training

Training fees in respect of fire fighting or first-aid courses.

(a) Fire Fighting

20 hour course per candidate: R10.

40 hour course per candidate: R20.

(b) First Aid

20 hour course per candidate: R10:

Provided that, should a student undertakes to become an active member of the Civil Defence Corps after completion of his course, he may be remitted from paying training fees.

PART II: OUTSIDE THE MUNICIPAL AREA

1. Rendering of services

The tariff for the rendering of services outside the municipal area will be four times the tariff applicable for the corresponding service within the municipal area.

2. Travel cost

Travel cost in respect of every vehicle to the scene and back, calculated from the fire station per kilometre of the true distance travelled: R2.

Administrateurskennisgewing 673

16 April 1986

MUNISIPALITEIT CHRISTIANA: AANNAME VAN STANDAARD ELEKTRISITEITSVERORDENINGE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Christiana die Standaard Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1959 van 11 September 1985, ingevolge artikel 96bis(2) van genoemde Ordonnansie, met die volgende wysisings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

(1) Deur in artikel 1 die woordomskrywing van "tarief" deur die volgende te vervang:

"tarief" die geldende soos van tyd tot tyd deur die Raad by Spesiale Besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel."

(2) Deur na artikel 2(2) die volgende in te voeg:

"(3)(a) Uitgesonderd soos in subartikel (2) bepaal, moet aansoek om 'n toevoer van elektrisiteit gedoen word minstens 7 dae voordat sodanige toevoer benodig word.

(b) Waar dit nodig is om die hooftoevoerleiding te verleng ten einde 'n toevoer beskikbaar te stel, moet aansoek soos volg gedoen word.

(i) Minstens 90 dae vooruit in die geval van laagspanningeleidings.

(ii) Minstens 6 maande vooruit in die geval van hoogspanningeleidings.

(4) Die Raad mag nie onnodig talm om sodanige aansluitings te maak nie, maar verbind hom nie om enige aansluiting binne die tydperke in subartikel (3) bepaal, te maak nie."

(3) Deur na artikel 37 die volgende by te voeg:

"Tydelike toevoer van Elektrisiteit"

38.(1) Installasies vir 'n tydelike toevoer kan alleen met die voorafverkreeë skriftelike toestemming van die raad regstreeks of onregstreeks by die hooftoevoerleiding aangesluit word. Volledige inligting aangaande die redes vir en aard van sodanige tydelike toevoer moet die aansoek om voornoemde toestemming vergesel en die raad kan sodanige toestemming weier, of kan dit toestaan onderworpe aan die bepalings en voorwaardes wat die raad wenslik en nodig ag.

(2) Vir die lewering van enige tydelike toevoer, kan die raad, as daar bevind word dat sodanige toevoer inbreuk maak op die doeltreffende en ekonomiese lewering van elektrisiteit aan ander verbruikers, met of sonder kennisgewing, sodanige tydelike toevoer enige tyd staak, en is die raad nie aanspreeklik vir enige verlies of skade wat deur sodanige staking aan die verbruiker veroorsaak word nie.

Deurgangsregte

39.(1) Die raad kan weier om verbruikersaansluitings bo of onder die grond oor enige verkeersweg wat nie by die raad berus nie, of op enige private eiendom te lê of op te rig, tensy en totdat die toekomstige verbruiker skriftelike toestemming van die eienaar van genoemde private eiendom of van die persoon in wie die regsttel berus op die grond waarop enige sodanige verkeersweg soos voorneem, bestaan, na gelang van die geval, verkry en dit by die raad ingedien het, waarby magtiging verleen word vir die aanleg of oprigting van verbruikersaansluitings daarop.

Administrator's Notice 673

16 April 1986

CHRISTIANA MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Christiana has adopted the Standard Electricity By-laws, published under Administrator's Notice 1959, dated 11 September 1985, with the following amendments as by-laws made by the said Council:

(1) By the substitution in section 1 for the definition of "tariff" of the following:

"tariff" means the charges as determined by the Council by Special Resolution in terms of section 80B of the Local Government Ordinance, 1939."

(2) By the insertion after section 2(2) of the following:

"(3)(a) Except as provided in subsection (2) an application for a supply of electricity shall be made at least 7 days before such supply is required.

(b) Where it is necessary that the supply main be extended in order to make a supply available, application for such supply shall be made as follows:

(i) At least 90 days in advance in respect of a supply at low voltage.

(ii) At least 6 months in advance in respect of a supply at high voltage.

(4) The Council shall not unduly delay any such connection, but does not commit itself to make such connection within the periods set out in subsection (3).".

(3) By the addition after section 37 of the following:

"Temporary Supply of Electricity"

38.(1) Installations for a temporary supply may only, with the prior written consent of the council either directly or indirectly, be connected to any supply main. Full particulars setting out the reasons for and nature of such temporary supply shall accompany the said application and the council may refuse such permission or may grant same subject to such provisions and conditions as the council may deem necessary.

(2) For the supply of any temporary supply, the Council may, if it is found that such supply interferes with the effective and economic supply of electricity to other consumers, at any time, with or without any notice, disconnect such temporary supply and the council shall not be held liable for any loss or damage caused to such consumer on account of such disconnection.

Way Leaves

39.(1) The council may refuse the erection of any service connection either below or above ground, on any thoroughfare not vested in the council or any other private property, unless and until the prospective consumer shall have obtained and lodged with the council, the written permission of the owner of such private property or of the person in whom the legal title to such thoroughfare is vested, as the case may be, authorizing the laying or erection thereon of such service connections.

(2) As sodanige toestemming te eniger tyd ingetrek word of as die voornoemde private eiendom of verkeersweg in ander hande oorgaan en die nuwe eienaar weier om sodanige toestemming te verleen of te laat voortduur, moet die koste van enige verandering of verwydering van die verbruikersaansluiting wat onder die omstandighede nodig blyk, deur die verbruiker op die perseel waarby die toevoer aangesluit moet bly, bestry word.

(3) In die geval van lewering van elektrisiteit aan persele buite die munisipaliteit, moet die applikant wat die toevoer aanvra, vir die raad oorgangsregte verkry vir die neem van elektrisiteit oor sy en enige ander betrokke eiendom, asook 'n deurgang vir die raad se werknemers en vervoer vir doeleindes van inspeksie, herstelwerk en instandhouding van die raad se hooftoevoerleidings en verbruikersaansluitings.

(4) Sodanige oorgangsregte en deurgange moet die verlenging van die hooftoevoerleidings op en oor die betrokke eiendomme die doel van lewering van elektrisiteit aan ander verbruikers in die omgewing insluit.

(5) Indien die raad dit verlang, moet sodanige oorgangsregte en deurgange in die transportakte van die betrokke eiendomme op koste van die applikant wat die toevoer van elektrisiteit aanvra, geregistreer word, en vir die doel moet die eienaars van die betrokke eiendomme onderneem om die nodige notariële serwitutakte aan te gaan en die betrokke transportakte tesame met die nodige toestemming van verbandhouers, vruggebruikers, huurders en dies meer, aan die raad te oorhandig wanneer dit van hulle verlang word.

Tipe van Verbruikersaansluitings

40.(1) Verbruikersaansluitings word by uitstek by wyse van ondergrondse kabels verskaf. Waar daar bogrondse hoofleidings bestaan, kan die raad in sekere gevalle soos byvoorbeeld tydelike aansluitings, 'n bogrondse aansluiting verskaf en wel indien dit volgens die mening van die raad geregtig word.

(2) In die geval van 'n woonstelgebou moet al die nodige meters om die toevoer aan verbruikers op enige verdieping van die gebou te meet, op 'n sentrale punt wees op daardie verdieping en die eienaar moet by elkeen van hierdie sentrale punte op elke verdieping goedgekeurde akkommodasie verskaf om al die nodige meters en diens-toerusting wat op daardie verdieping benodig word, te huisves.

(3) Indien nodig, moet die verbruikers of, in die geval van 'n gemeenskaplike meterplek, die eienaar van die perseel, afdoende elektriese verligting in die ruimte verskaf wat vir die akkommodasie van sodanige metertoerusting beskikbaar gestel is.

(4) Wanneer die meter, dienskabels, dienssekerings of hoofverdeelbord om die een of ander rede in so 'n posisie is dat dit nie maklik bereik kan word nie, of 'n bron van gevaar vir mense en eiendom is, of op enige wyse ongeskik word, moet die verbruiker of eienaar, al na die geval, dit na 'n ander plek verskuif en die koste van sodanige verskuiwing wat met redelike spoed uitgevoer moet word, word deur die verbruiker gedra.

(5)(a) Waar 'n verbruikersaansluiting deur middel van 'n ondergrondse kabel gelewer word, het sy laag-, medium- of hoogspanning, moet die eienaar van die perseel 'n goedgekeurde kabelkanaal of 'n pyp met goedgekeurde afmetings verskaf, aanbring en onderhou vanaf die eienaar se distribusiebord of die hoogspanningskamer, al na die geval, tot by die straatgrenslyn of subsentrale. Tensy die kabelkanaal deur verwijderbare plate of betonstene bedek is, of as 'n pyp voorsien word, moet geskikte en goedgekeurde mangate by alle buigings en op goedgekeurde afstande oor die

(2) Should such permission at any time be withdrawn by the owner of the said private property or thoroughfare or if there is a change in ownership and the new owner refuses such permission or the continuance thereof, the cost of any alterations to or removal of the service connection which may be deemed necessary in order to continue the supply, shall be borne by the consumer on the premises to which such supply pertains.

(3) In the case of supply of electricity to premises outside the municipality, the applicant requesting the supply, shall provide the council with way-leaves to convey electricity across his and any other relevant property, as well as a right of entry for the council's employees and transport for the purpose of inspection, repair and maintenance of the council's supply mains and service connections.

(4) Such way-leaves and right of entry shall include the extension of supply mains on and over the properties concerned for the purposes of supplying electricity to other consumers in the vicinity.

(5) When required by the council, such way-leave and rights of entry shall be registered in the deed of transfer of the properties concerned at the cost of the applicant requesting the supply, and for this purpose the owners of the said properties shall undertake to enter into a notarial deed of servitude and to hand the deeds of transfer and the consent of mortgagees, usufructuaries, lessees, etc, to the council when requested to do so.

Type of Service Connections

40.(1) Service connections shall primarily be made by means of underground cables. In the case of existing overhead mains the council may, in certain circumstances such as temporary connections, allow an overhead connection to be made if in the opinion of the council, such connection is warranted.

(2) In the case of a flat building all meters for metering the supply to consumers on each floor shall be installed at a central point on each such floor, and the owner shall provide at each such central point, approved accommodation for all meters and equipment necessary for such floor.

(3) If necessary the consumer, or in case of a common metering point, the owner of such premises, shall provide sufficient lighting to the accommodation provided for such metering equipment.

(4) Where for any reason any meter, service cables, safety fuses or main distribution boards are so located as to impair easy access thereto, or constitute a source of danger to any person or property, or in any manner become defective, the consumer or the owner, as the case may be, shall without undue delay, remove same to an approved position and the cost of such removal shall be borne by such consumer.

(5)(a) Where a service connection is provided by means of an underground cable whether at low, medium or high voltage, the owner shall provide and maintain an approved cable duct or pipe of approved dimensions, from the owner's distribution board or from the high voltage room, as the case may be, up to the street boundary or substation. Unless the cable duct is covered by means of removable plates or cement slabs, or if a pipe is used, suitable and approved manholes shall be provided at all bends and at approved distances over the full length of such cable

lengte van die kanaal of pyp verskaf word. As 'n pyp voor-sien word, moet die pyp onder die distribusiebord in 'n goedgekeurde mangat uitloop en 'n reghoekbuiging in sodanige pyp word onder geen omstandighede aanvaar nie.

(b) As die kabelkanaal of pyp nie verskaf word nie, moet die eienaar aan die raad toestemming verleen om die kabels regstreeks in die grond te lê. In sodanige geval kan die Raad die kabel opgrawe en die oppervlakte redelikerwys herstel, maar die raad word nie vir enige skade aan plaveisel of enige ander oppervlaktebedekking ten gevolge van sodanige opgraving van kabels, aanspreeklik gehou nie. Geen geboue mag sonder magtiging van die raad op die betrokke kabelroete opgerig word nie.

Toevoerstelsels en Spannings

41.(1) Elektrisiteit word volgens een van die volgende toevoerstelsels en -spannings gelewer. 50 Hertz wissel-stroom word deurgaans gelewer:

(a) Laagspanning: Enkelfasige 2-draad stelsel teen 220 Volt tot 'n maksimum aanvraag neergelê in die toepaslike tarief.

(b) Mediumspanning: Driefasige 4-draad stelsel teen 380/220 Volt met die neutrale geleier geaard.

Behoudens die bepalings soos neergelê in die onder-skeie items van die tarief lewer die raad elektrisiteit teen mediumspanning aan enige installasie waarvan die geraamde belasting, bereken volgens die Bedradingsregulasies, nie 200 kV.A te bove gaan nie: Met dien verstande dat, waar die geraamde belasting 40 kV.A oorskry, die verbruiker geskikte plaasruimte op die perseel moet verskaf vir die huisvesting van die raad se skakel- en ander toerusting wat nodig is vir die transformering van 'n hoogspanningstoever in die genoemde mediumspanning.

(c) Hoogspanning: Driefasige 3-draad stelsel teen 'n lynspanning van 11 000 Volt met die neutrale punte van die sisteem geaard.

(2) In gevalle waar die verbruiker 'n toevoer van elektrisiteit verlang teen 'n ander spanning as laag- of medium-spanning wat normaalweg beskikbaar is, of teen hoogspanning, of waar die geraamde belasting van die installasie, bereken volgens die Bedradingsregulasies, 200 kV.A oorskry, lewer die raad 'n toevoer teen hoogspanning en moet die verbruiker, benewens goedgekeurde skakel- en transformatortoerusting, geskikte plaasruimte vir die raad se hoofstroombreker en meettoerusting verskaf. Sodanige stroombreker en meettoerusting is en bly die eiendom van die raad.

Onderbreking van Toevoer

42. Die raad onderneem nie om behulpsaam te wees by die onderbreking van die toevoer as dit as gevolg van 'n gebrek in die installasie is nie, behalwe wanneer sodanige onderbreking toe te skryf is aan 'n uitgebrande stroombreker. Ingeval enige onderbreking van die toevoer die gevolg is van 'n gebrek in die installasie of aan die gebrek-kige werking van apparate wat in verband daarmee gebruik word, kan die raad die geldie soos voorgeskryf, vir elke vervanging van 'n stroombreker van die verbruiker vorder: Met dien verstande dat benewens sodanige vordering, die koste van vergoeding of herstel van enige skade wat deur so 'n gebrek of gebrek-kige werking soos voormeld, aan die hooftoevoerleiding en meter veroorsaak is, gevorder kan word.

Verbetering van Arbeidsfaktor

43. Toestelle vir arbeidsfaktorverbetering moet tot vol-doening van die raad aangebring word tesame met enige induksiemotor of groep van motore, elektriese sveisi- of ander toestelle, indien die arbeidsfaktor van die stelsel

duct or pipe. If a pipe is used, such pipe shall terminate into an approved manhole below the distribution board and no rectangular bend in such pipe shall under any circumstances whatsoever be allowed.

(b) Where no cable duct or pipe is supplied, the owner shall authorize the council to lay the cables directly underground. In such event the council may open up cables and restore the surface in a reasonable manner but the council shall not be held liable for any damage to any paving or other surface covering resulting from any such excavations. No buildings shall be erected on such cable route without the council's authority.

Supply Systems and Voltage

41.(1) Electricity shall be supplied to consumers through either of the undermentioned systems of supply. 50 Cycles A.C. shall be supplied throughout:

(a) Low Voltage: Single-phase 2-wire system at 220 Volts up to the maximum demand laid down in the applicable tariffs.

(b) Medium Voltage: Three-phase 4-wire system at 380/220 Volts neutral earthed.

Subject to the provisions contained in the respective items of the tariff, electricity shall be supplied by the council at medium voltage to any installation with an estimated load, calculated in terms of the Wiring Regulations, not exceeding 200 kV.A: Provided that where the estimated rate exceed 40 kV.A the consumer shall provide suitable space on the premises for the purpose of providing accommodation for the council's switch-gear and other equipment necessary for the transformation of a high voltage supply into the said medium voltage.

(c) High Voltage: Three-phase 3-wire system at 11 000 Volts, with the neutral points of the system earthed.

(2) In case where a consumer requires a supply at a voltage other than low or medium voltage which is normally available, or at high voltage where the estimated load of the installation calculated in accordance with the Wiring Regulations exceeds 200 kV.A, a supply at high voltage shall be given by the council, and the consumer shall, in addition to approved switchgear and transformer equipment, provide suitable space for the council's main circuit-breaker and metering equipment. Such circuit-breaker and metering equipment shall be and remain the property of the council.

Interruption of supply

42. The council does not undertake to render any assistance where the supply of electricity is interrupted as a result of a defect in an installation, except where such interruption is caused by a fused circuit-breaker. In case any interruption of the supply is caused by a defect in the installation or defective functioning of any apparatus used in connection therewith, the Council may recover from the consumer the charges as prescribed for each replacement of a circuit-breaker: Provided that in addition to such charge, the costs of any repairs or compensation for any damage caused by such defects to the council's supply main and meter, shall also be recovered.

Correcting of Power Factor

43. Power factor correcting devices to the satisfaction of the council shall be installed in conjunction with any induction motor or group of motors, electric welding or other appliances if the power of such load is lagging by more than

minder as 0,85 naylend is en sodanige apparaate vir arbeidsfaktorverbetering mag die arbeidsfaktor nie tot meer as 0,95 naylend by volle belasting verhoog nie: Met dien verstande dat die bepalings van hierdie artikel nie geld in gevalle waar die raad daarvan oortuig is dat die verlies van elektriese krag weens die geringe belasting of ander faktore so min is dat dit nie die aanbring van sodanige apparaate vir arbeidsfaktorverbetering regverdig nie.

Beperkte grootte van Motore

44. Alle wisselstroommotore met 'n vermoe van tot 2,5 kW is vir of enkelfasige werking teen 220 Volt of driefasige werking teen 380 Volt geskik. Alle motore met 'n vermoe groter as 2,5 kW is geskik vir driefasige werking teen 380 Volt tensy anders goedgekeur deur die raad.

Aansitstroom van Motore

45.(1) Waar 'n motor aangesluit is op 'n installasie wat aan die normale laag- en mediumspanning hoof-toevoerleidings van die raad verbind is, mag die aansitstroom nie die volgende waardes oorskry nie:

- (a) Tot en met 3 kW: 7 x die ontwerp vollaststroom.
- (b) Bo 3 kW tot en met 20 kW: 3 x die ontwerp vollaststroom.
- (c) Bo 20 kW: Volgens goedkeuring van die raad.

(2) Vir installasies wat van 'n hoogspanningstoewer of mediumspanningstoewer voorsien word deur hoofkabels wat nie direk by die hooftoevoerleiding van die distribusienetwerk aangesluit is nie, word die toelaatbare maksimum aansitstroom van die motore deur die ingenieur bepaal, met inagneming van die stofheid van die sisteem by die toevoerpunt van die installasie.”.

2. Die Elektrisiteitsverordeninge van die Munisipaliteit Christiana, deur die Raad aangeneem by Administrateurskennisgewing 1713 van 22 Desember 1976, word hierny herroep.

PB 2-4-2-36-12

Administrateurskennisgewing 682

16 April 1986

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Munisipaliteit Krugersdorp, deur die Raad aangeneem by Administrateurskennisgewing 795 van 30 Junie 1976, soos gewysig, word hierby verder gewysig deur Deel A van die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1(2) die syfer "5,17c" deur die syfer "5,62c" te vervang.
2. Deur in item 2(2)(a) en (b) die syfers "19,89c" en "8,00c" onderskeidelik deur die syfers "21,45c" en "8,67c" te vervang.
3. Deur in item 2(3) die syfer "6,57c" deur die syfer "7,13c" te vervang.
4. Deur in item 3(2)(a) en (b) die syfers "6,57c" en "6,52c" onderskeidelik deur die syfers "7,13c" en "7,07c" te vervang.
5. Deur in item 3(3)(b) die syfers "R9,45" en "3,20c" onderskeidelik deur die syfers "R10,16" en "3,51c" te vervang.

0,85 and such power factor correcting devices shall not raise the power factor to more than 0,95 lagging at full current: Provided that the provisions of this section shall not apply where the council is satisfied that such power factor correcting devices are not necessary in cases of very small loads or that other circumstances exists rendering power factor devices unnecessary.

Limiting use of Motors

44. All alternating current motors with ratings up to 2,5 kW shall be suitable to operate at 220 Volts single-phase or 380 Volts three-phase. All motors with a rating exceeding 2,5 kW shall be suitable for three-phase 280 Volts operation, except as otherwise approved by the council.

Starting Current

45.(1) Where a motor is coupled to an installation which is connected to the normal and medium voltage supply mains of the council, the starting current shall not exceed the following values:

- (a) Up to and including 3 kW: 7 x rated full load current.
- (b) Above 3 kW up to and including 20 kW: 3 x rated full load current.
- (c) Above 20 kW: As approved by the council.

(2) For installations having a high voltage or a medium voltage supply by means of main cables not directly connected to the supply main of the distribution system, the maximum permissible starting current for the motors shall be determined by the engineer, regard being had to the rigidity of the system at the point of connection to the installation.”.

2. The Electricity By-laws of the Christiana Municipality, adopted by the Council under Administrator's Notice 1713, dated 22 December 1976, are hereby repealed.

PB 2-4-2-36-12

Administrator's Notice 682

16 April 1986

KRUGERSDORP MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity By-laws of the Krugersdorp Municipality, adopted by the Council under Administrator's Notice 795, dated 30 June 1976, as amended, are hereby further amended by amending Part A of the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1(2) for the figure "5,17c" of the figure "5,62c".
2. By the substitution in item 2(2)(a) and (b) for the figures "19,89c" and "8,00c" of the figures "21,45c" and "8,67c" respectively.
3. By the substitution in item 2(3) for the figure "6,57c" of the figure "7,13c".
4. By the substitution in item 3(2)(a) and (b) for the figures "6,57c" and "6,52c" of the figures "7,13c" and "7,07c" respectively.
5. By the substitution in item 3(3)(b) for the figures "R9,45" and "3,20c" of the figures "R10,16" and "3,51c" respectively.

6. Deur in item 3(3)(c) die syfers "R9,45" en "3,20c" onderskeidelik deur die syfers "R10,16" en "3,51c" te vervang.

7. Deur in item 5(2) die syfer "21,74c" deur die syfer "23,44c" te vervang.

8. Deur in item 7(2)(b) en (c) die syfers "R8,58" en "2,52c" onderskeidelik deur die syfers "R9,22" en "2,77c" te vervang.

Die bepalings in hierdie kennisgewing vervat, tree op 1 Februarie 1986 in werking en sal op alle rekenings gelewer op of na hierdie datum van toepassing wees.

PB 2-4-2-36-18

Administrateurskennisgewing 683

16 April 1986

MUNISIPALITEIT KRUGERSDORP: WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Publieke Gesondheidsverordeninge van die Munisipaliteit Krugersdorp, aangekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur artikels 65 tot en met 85 van Hoofstuk 2 onder Deel 4 te skrap.

PB 2-4-2-77-18

Administrateurskennisgewing 684

16 April 1986

MUNISIPALITEIT MACHADODORP: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDE WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETEL-DIERE BEHELS

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Machadodorp die Standaardverordeninge Betreffende die Aanhoud van Diere, Voëls en Pluimvee en Besighede wat die Aanhoud van Diere, Voëls, Pluimvee of Troeteldiere Behels, aangekondig by Administrateurskennisgewing 2208 van 9 Oktober 1985, ingevolge artikel 96 bis(2) van genoemde Ordonnansie, sonder wysiging, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB 2-4-2-9-62

Administrateurskennisgewing 685

16 April 1986

MUNISIPALITEIT MACHADODORP: AANNAME VAN STANDAARD ELEKTRISITEITSVERORDENINGE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 —

(a) dat die Dorpsraad van Machadodorp die Standaard elektrisiteitsverordeninge, aangekondig by Administrateurskennisgewing 1959 van 11 September 1985, ingevolge artikel 96bis(2) van genoemde Ordonnansie, sonder wysiging aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

(b) Die Tarief van Gelde hierby as 'n Bylae by genoemde standaardverordeninge:

6. By the substitution in item 3(3)(c) for the figures "R9,45" and "3,20c" of the figures "R10,16" and "3,51c" respectively.

7. By the substitution in item 5(2) for the figure "21,74c" of the figure "23,44c".

8. By the substitution in item 7(2)(b) and (c) for the figures "R8,58" and "2,52c" of the figures "R9,22" and "2,77c" respectively.

The provisions in this notice contained shall come into operation on 1 February 1986 and be applicable to all accounts rendered on or after that date.

PB 2-4-2-36-18

Administrator's Notice 683

16 April 1986

KRUGERSDORP MUNICIPALITY: AMENDMENT TO PUBLIC HEALTH BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Public Health By-laws of the Krugersdorp Municipality, published under Administrator's Notice 11, dated 12 January 1949, as amended, are hereby further amended by the deletion of sections 65 up to and including 85 of Chapter 2 under Part 4.

PB 2-4-2-77-18

Administrator's Notice 684

16 April 1986

MACHADODORP MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Machadodorp has in terms of section 96 bis(2) of the said Ordinance, adopted without amendment, the Standard By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses Involving the Keeping of Animals, Birds, Poultry or Pets, published under Administrator's Notice 2208, dated 9 October 1985, as by-laws made by the said Council.

PB 2-4-2-9-62

Administrator's Notice 685

16 April 1986

MACHADODORP MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939 publishes —

(a) that the Village Council of Machadodorp has, in terms of section 96 bis(2) of the said Ordinance, adopted without amendment, the Standard Electricity By-laws, published under Administrator's Notice 1959, dated 11 September 1985, as by-laws made by the said Council.

"BYLAE"**TARIEF VAN GELDE****1. Huishoudelike Voorsiening, Per Maand of Gedeelte Daarvan:**

Van toepassing op elke private woonhuis, woonstel, kerk, liefdadigheidsinrigting, verpleeg- of kraaminrigting, koshuis of hospitaal.

(1) Diensheffing per geinstalleerde meter: R10,50.

(2) kW.h verbruik: 4,8c per kW.h.

(3) Minimum vordering: R15.

2. Besigheidsvoorsiening, Per Maand of Gedeelte Daarvan:

Van toepassing op alle verbruikers nie in items 1, 4 of 5 genoem nie.

(1) Diensheffing per geinstalleerde Meter: R10,50.

(2) kW.h verbruik: 5,7c per kW.h.

(3) Minimum vordering: R20.

3. Grootmaatvoorsiening Per Maand of Gedeelte Daarvan

Van toepassing op verbruikers van wie die aanvraag 15 kV.A oorskry.

(1) R8 plus 10 % per kV.A van die maksimum aanvraag geregistreer gedurende 'n enkele onafgebroke periode van 30 minute gedurende die loop van die maand; plus

(2) diensheffing per geinstalleerde meter: R10,50.

(3) kW.h verbruik: 5,7c per kW.h.

(4) Minimum vordering: R50.

4. Lewering aan Toevallige Verbruikers.

Vir die lewering van elektrisiteit, by 'n punt deur die Raad aangewys, aan rondreisende verbruikers, vermaakklikheidsorganisasies of dergelike verbruikers.

(1) Eenvormige heffing vir alle eenhede verbruik, per eenheid: 15c.

(2) Minimum vordering: R25.

5. Algemene Vordering

(1) *Aansluitingsgelde.* Gelde vir enkel- en driefasige aansluitings, bogrondse en ondergrondse kabelaansluitings, na die verbruiker se perseel word gehef teen koste plus 25 %.

(2) *Heraansluitingsgelde.* Die vordering vir heraansluiting na afsluiting weens die wanbetaling van rekening of nie-nakoming van enige van die betrokke verordeninge: R10.

(3) *Toets van Installasies.* Die eerste toets van enige nuwe installasie of verandering aan 'n bestaande installasie geskied kosteloos, maar indien 'n verdere toets uitgevoer moet word, is 'n bedrag van R25 vir elke daaropvolgende toets vooruitbetaalbaar.

(4) *Algemene dienste.* Enige diens gelewer op versoek van die verbruiker, waarvoor geen voorsiening in hierdie tarief gemaak is nie, word bereken teen die werklike koste aan die Raad plus 25 %.

(5) *Aansluitingsgelde.* Vir die aansluiting van die toevoer op versoek van 'n nuwe verbruiker: R5.

(6) wanneer die Elektrisiteitsdepartement versoek word om 'n kragonderbreking na normale kantoorure te onder-

"SCHEDULE"**TARIFF OF CHARGES**

The charges for the supply of electricity and rendering of services shall be as follows:

1. Domestic Supply, Per Month or Part Thereof:

Applicable to every private dwelling house, flat, church, charitable institution, nursing or maternity home, hostel and hospital.

(1) Service charge per installed meter: R10,50.

(2) kW.h used: 4,8c per kW.h.

(3) Minimum charge: R15.

2. Business Supply, per Month or Part Thereof

Applicable to every consumer not mentioned in items 1, 4 or 5.

(1) Service charge per installedmeter: R10,50.

(2) kW.h used: 5,7c per kW.h.

(3) Minimum charge: R20.

3. Bulk Supply, Per Month or Part Thereof:

Applicable to consumers where demand is 15 kV.A or more.

(1) R8 plus 10 % per kV.A of maximum demand registered during any 30 minutes integration period during the month; plus

(2) service charge per installed meter: R10,50.

(3) kW.h used: 5,7c per kW.h.

(4) Minimum charge: R50.

4. Supply to Casual Consumers

For the supply of electricity, at a point determined by the Council, to itinerant consumers, amusement organisations and similar consumers.

(1) A flat rate charge for all units consumed, per unit: 15c.

(2) Minimum charge: R25..

5. General Charges

(1) *Connection charges.* Charges for single phase and three phase connections, overhead and underground cable connections to the consumer's premises shall be charges at cost plus 25 %.

(2) *Reconnection Charges.* The charge for reconnection after disconnection for non-payment of account or for non-compliance with any of the relevant by-laws: R10.

(3) *Testing of Installations.* The first test of any new installation or alteration to an existing installation shall be made free of charge, but in the event of a re-test being required, a fee of R25 shall be paid in advance for each subsequent test.

(4) *General Services.* Any service rendered upon the request of any consumer and not provided for in this tariff, shall be charge for at the actual cost to the Council plus 25 %.

(5) *Connection Charges.* For connection of the supply at the request of a new consumer: R5.

(6) When the Electricity Department is requested to investigate a power failure after normal office hours and it is

soek en daar bevind word dat die onderbreking aan 'n fout in die installasie of aan die foutiewe werking van apparate wat gebruik word in verband met die installasie te wye is, betaal die verbruiker vir elke ondersoek 'n bedrag van R6.

7. Gelde in Verband met Meters

(1) Vir 'n spesiale aflezing van 'n meter: R5.

(2) Vir die toets van 'n meter waar daar bevind word dat die meter nie meer as 5 % te veel of te min aanwys nie: R10."

2. Die volgende verordeninge en tarief word hierby herroep.

(1) Die Elektrisiteitsverordeninge van die Munisipaliteit Machadodorp deur die Raad aangeneem by Administrateurskennisgowing 20 van 2 Januarie 1975, en

(2) Die Tarief van Gelde vir die Lewering van Elektrisiteit van die Munisipaliteit Machadodorp afgekondig onder Administrateurskennisgowing 780 van 7 September 1955.

PB 2-42-36-62

Administrateurskennisgowing 686

16 April 1986

MUNISIPALITEIT MARBLE HALL: AANNAME VAN STAANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDE WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETELDIERE BEHELS

Die Administrateur publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Marble Hall die Standaardverordeninge Betreffende die Aanhoud van Diere, Voëls en Pluimvee en Besighede wat die Aanhoud van Diere, Voëls, Pluimvee of Troeteldiere Behels, afgekondig by Administrateurskennisgowing 2208 van 9 Oktober 1985, ingevolge artikel 96 bis (2) van genoemde Ordonnansie, sonder wysiging, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

PB 2-4-2-9-95

Administrateurskennisgowing 687

16 April 1986

MUNISIPALITEIT ROODEPOORT: AANNAME VAN STANDAARD ELEKTRISITEITSVERORDENINGE

1. Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Roodepoort die Standaard Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgowing 1959 van 11 September 1985, ingevolge artikel 96bis (2) van genoemde Ordonnansie met die volgende wysings aangeneem het as verordeninge wat deur genoemde Raad opgestel is:

(a) Deur in artikel 1 die woordomskrywing van "tarief" deur die volgende te vervang:

"tarief" die tarief van gelde soos van tyd tot tyd deur die Raad by Spesiale Besluit ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel;".

(b) Deur subartikel (6) van artikel 7 deur die volgende te vervang:

"(6)(a) Ingeval die aflezing van 'n meter gedurende gewone werkure as gevolg van ontoeganklikheid tot die meter nie moontlik is nie, het sy die ontoeganklikheid fisiek is of as gevolg van die teenwoordigheid van kwaai of gevaaarlike honde is, moet die meterleser 'n kennissigung

found that the failure was caused by 'n faulty installation or faulty working of the apparatus used in connection with the installation, an amount of R6 is payable by the consumer for every investigation.

7. Charges in Connection with Meters

(1) For a special reading of a meter: R5.

(2) For testing of a meter where it is found that the meter does not show an error of more than 5 % eitherway: R10."

2. The following by-laws and tariff are hereby repealed:

(1) The Electricity By-laws of the Machadodorp Municipality, adopted by the Council under Administrator's Notice 20, dated 2 January 1975; and

(2) The Tariff of Charges for the Supply of Electricity of the Machadodorp Municipality published under Administrator's Notice 780, dated 7 September 1985.

PB 2-4-2-36-62

Administrator's Notice 686

16 April 1986

MABLE HALL MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Marble Hall has, in terms of section 96bis (2) of the said Ordinance, adopted without amendment, the Standard By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses Involving the Keeping of Animals, Birds, Poultry or Pets, published under Administrator's Notice 2208, dated 9 October 1985, as by-laws made by the said Council.

PB 2-4-2-9-95

Administrator's Notice 687

16 April 1986

ROODEPOORT MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the City Council of Roodepoort has, in terms of section 96bis (2) of the said Ordinance, adopted, with the following amendments, the Standard Electricity By-laws, published under Administrator's Notice 1959, dated 11 September 1985, as by-laws made by the said Council:

(a) By the substitution in section 1 for the definition of "tariff" of the following:

"tariff" means the tariff of charges determined from time to time by the Council by Special Resolution in terms of section 80B of the Local Government Ordinance, 1939;".

(b) By the substitution for subsection (6) of section 7 of the following:

"(6)(a) In the event of the reading of a meter being impossible during normal working hours as a result of inaccessibility to the meter, be it for physical reasons or as result of the presence of vicious or dangerous dogs, the meter reader shall serve a notice to the said consumer per-

op die verbruiker beteken deur dit aan hom persoonlik af te lewer of by sy huis te gee aan 'n persoon oënskynlik nie jonger as 16 jaar oud nie en klaarblyklik daar woonagtig of werkzaam, of deur die kennisgewing in die verbruiker se posbus te plaas, in welke kennisgewing die verbruiker versoek word om met die Raad in verbinding te tree om die nodige reëlings vir die aflesing van die meter, te tref. Ingeval die aflesing van die meter nie gedurende normale werkure geneem kan word nie, is die raad geregtig om sodanige lesing buite normale werkure te neem teen 'n hefing van R5 teen die betrokke verbruiker se rekening, vir die levering van sodanige diens.

(b) Ingevolge die Raad vir twee agtereenvolgende pogings ingevolge subartikel (a) nie toegang tot die meter kan kry nie, kan die Raad onmiddellik die toevoer van elektrisiteit ten opsigte van die perseel waarop daardie meter betrekking het, staak, sonder dat die raad aanspreeklik is vir skadevergoeding en sonder benadeling van die raad se regte om betaling van die verbruiker te vorder vir elektrisiteit aan hom voorsien.”.

(c) Deur na artikel 11(4) die volgende in te voeg:

“(5) Ondanks die bepalings van subartikel (1) kan die Raad, wanneer enige heffings vir die levering van elektrisiteit agterstallig is, na goeddunke, 'n kennisgewing aan die betrokke verbruiker stuur waarin die verbruiker verwittig word van die agterstallige bedrag en dat die toevoer na die betrokke installasie afgesluit sal word tensy sodanige agterstallige bedrag binne die tyd soos in die kennisgewing bepaal, betaal word. Die Raad kan 'n bedrag soos in die tarief bepaal ten opsigte van sodanige kennisgewing hef, welke bedrag tesame met die agterstallige bedrag betaalbaar is.”.

2. Die Elektrisiteitsverordeninge van die Munisipaliteit Roodepoort, deur die Raad aangeneem by Administrateurskennisgewing 1324 van 9 Augustus 1972, soos gewysig, word hierby herroep.

PB 2-4-2-36-30

Administrateurskennisgewing 688

16 April 1986

MUNISIPALITEIT SPRINGS: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Administrateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Elektrisiteitsverordeninge van die Munisipaliteit Springs, deur die Raad aangeneem by Administrateurskennisgewing 1035 van 28 Junie 1972, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 2 —

(a) in subitem (a) die syfer “5,85c” deur die syfer “6,55c” te vervang; en

(b) in subitem (b) die syfer “6,14c” deur die syfer “6,88c” te vervang.

2. Deur in item 3 —

(a) in subitem (2) die syfer “8,51c” deur die syfer “9,53c” te vervang.

(b) in subitem (3)(b) die syfer “R10,45” deur die syfer “R11,68” te vervang; en

(c) in subitem (3)(c) die syfer “3,19c” deur die syfer “3,58c” te vervang.

sonally, or at his residence give it to some person apparently not less than 6 years of age and apparently residing or employed there, or by placing the notice in the post box of the consumer, requesting him in such notice to get in touch with the Council to make the necessary arrangements for the reading of the said meter. In the event of the meter not being able to be read during normal working hours, the council shall be entitled to read the meter outside normal working hours and a charge of R5 shall be levied against the consumer's account for this service.

(b) In the event of the Council not being able to gain access to a meter for two consecutive attempts in terms of subsection (a) the Council may forthwith discontinue the supply of electricity in respect of the premises to which that meter relates without being liable for compensation and without prejudice to its rights to obtain payment for electricity supplied to the consumer.”.

(c) By the insertion after section 11(4) of the following:

“(5) Notwithstanding the provisions of subsection (1), the Council may, whenever charges for the supply of electricity are in arrear, at its pleasure, issue a notice to the consumer concerned, in which the consumer is notified of the amount in arrear and that supply to the installation concerned will be discontinued unless the outstanding amount is paid within a period stated within the notice. The Council may charge an amount specified in the tariff in regard to such notice, which shall be paid together with the said arrear amount of his account.”.

2. The Electricity By-laws of the Roodepoort Municipality, adopted by the Council under Administrator's Notice 1324, dated 9 August 1972, as amended, are hereby revoked.

PB 2-4-2-36-30

Administrator's Notice 688

16 April 1986

SPRINGS MUNICIPALITY: AMENDMENT TO ELECTRICITY BY-LAWS

The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter.

The Electricity By-laws of the Springs Municipality, adopted by the Council under Administrator's Notice 1035, dated 28 June 1972, as amended, are hereby further amended by amending the Tariff of Charges under die Schedule as follows:

1. By the substitution in item 2 —

(a) in subitem (a) for the figure “5,85c” of the figure “6,55c”; and

(b) in subitem (b) for the figure “6,14c” of the figure “6,88c”.

2. By the substitution in item 3 —

(a) in subitem (2) for the figure “8,51c” of the figure “9,53c”;

(b) in subitem (3)(b) for the figure “R10,45” of the figure “R11,68”; and

(c) in subitem (3)(c) for the figure “3,19c” of the figure “3,58c”.

3. Deur in item 4 —
 (a) in subitem (1) die syfer "R10,45" deur die syfer "R11,68" te vervang;
 (b) in subitem (2) die syfer "3,19c" deur die syfer "3,58c" te vervang; en
 (c) in subitem (3) die syfer "8,51c" deur die syfer "9,53c" te vervang;
4. Deur in item 5 die syfer "16,4c" deur die syfer "18,35c" te vervang.
5. Deur in item 6(1) die syfer "2,9c" deur die syfer "3,25c" te vervang.
6. Deur in item 7 die syfer "5,18c" deur die syfer "5,8c" te vervang.
- Die bepalings in hierdie kennisgewing vervat, word geag op 1 Februarie 1986 in werking te getree het.

PB 2-4-2-36-32

Administateurskennisgewing 689 16 April 1986

MUNISIPALITEIT TRICHARDT: AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDEN WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETELDIERE BEHELS.

1. Die Administateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Trichardt die Standaardverordeninge Betreffende die Aanhoud van Diere, Voëls en Pluimvee en Besighede wat die Aanhoud van Diere, Voëls, Pluimvee of Troeteldiere Behels, afgekondig by Administateurskennisgewing 2208 van 9 Oktober 1985, sonder wysiging aangeenem het as verordeninge wat deur genoemde Raad opgestel is.

2. Chapter 2 under Part IV of the Public Health By-laws of the Trichardt Municipality, published under Administator's Notice 148, dated 21 February 1951, as amended, is hereby deleted.

PB 2-4-2-9-105

Administateurskennisgewing 690 16 April 1986

MUNISIPALITEIT TRICHARDT: AANNAME VAN STANDAARDELEKTRISITEITSVERORDENINGE

1. Die Administateur publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Dorpsraad van Trichardt die Standaardelektrisiteitsverordeninge, afgekondig by Administateurskennisgewing 1959 van 11 September 1985, ingevolge artikel 96bis (2) van genoemde Ordonnansie, sonder wysiging aangeenem het as verordeninge wat deur genoemde Raad opgestel is.

2. Die Elektrisiteitsverordeninge van die Munisipaliteit Trichardt, deur die Raad aangeenem by Administateurskennisgewing 651 van 10 Mei 1978, soos gewysig, uitgesonder die Bylae waarin die Tarief van Gelde vervat is, word hierby herroep.

PB 2-4-2-36-105

3. By the substitution in item 4 —
 (a) in subitem (1) for the figure "R10,45" of the figure "R11,68";
 (b) in subitem (2) for the figure "3,19c" of the figure "3,58c"; and
 (c) in subitem (3) for the figure "8,51c" of the figure "9,53c".
4. By the substitution in item 5 for the figure "16,4c" of the figure "18,35c".
5. By the substitution in item 6(1) for the figure "2,9c" of the figure "3,25c".
6. By the substitution in item 7 for the figure "5,18c" of the figure "5,8c".

The provisions in this notice contained, shall be deemed to have come into operation on 1 February 1986.

PB 2-4-2-36-32

Administrator's Notice 689 16 April 1986

TRICHARDT MUNICIPALITY: ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS.

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Trichardt has in terms of section 96bis (2) of the said Ordinance, adopted without amendment the Standard By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses Involving the Keeping of Animals, Birds, Poultry or Pets, published under Administrator's Notice 2208, dated 9 October 1985, as by-laws made by the said Council.

2. Chapter 2 under Part IV of the Public Health By-laws of the Trichardt Municipality, published under Administator's Notice 148, dated 21 February 1951, as amended is hereby deleted.

PB 2-4-2-9-105

Administrator's Notice 690 16 April 1986

TRICHARDT MUNICIPALITY: ADOPTION OF STANDARD ELECTRICITY BY-LAWS

1. The Administrator hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Village Council of Trichardt has in terms of section 96bis (2) of the said Ordinance, adopted without amendment the Standard Electricity By-laws, published under Administator's Notice 1959, dated 11 September 1985, as by-laws made by the said Council.

2. The Electricity By-laws of the Trichardt Municipality, adopted by the Council under Administator's Notice 651, dated 10 May 1978, as amended, excepting the Schedule containing the Tariff of Charges, are hereby repealed.

PB 2-4-2-36-105

Administrateurskennisgewing 691	16 April 1986	Administrator's Notice 691	16 April 1986
ORDONNANSIE OP PLAASLIKE BESTUUR, 1939 (ORDONNANSIE 17 VAN 1939): WYSIGING VAN SESDE BYLAE			
Ingevolge artikel 171ter van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) wysig die Administrateur hierby Deel III van die Sesde Bylae by daardie Ordonnansie deur—			
(a) die naam van die Stadsraad van Bronkhorstspruit voor die Stadsraad van Carletonville in te voeg; en	PB 3-2-11-1		PB 3-2-11-1
(b) die naam van die Stadsraad van Secunda voor die Stadsraad van Standerton in te voeg.			
ADMINISTRATORSKENNISGEWING 692			
Administrateurskennisgewing 692	16 April 1986	Administrator's Notice 692	16 April 1986
ORDONNANSIE OP EIENDOMSBELASTING VAN PLAASLIKE BESTURE, 1977: ARTIKEL 18(11): BEENOEMING VAN PLAASVERVANGENDE VOORSITTER VAN WAARDERINGSAPPÈLRAAD			
Ingevolge artikel 18(11) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) benoem die Administrateur hierby Adv Joseph Francis Ludorf in die plek van Adv Mathys Johannes Strydom as plaasvervangende Voorsitter van die Waarderingsappèlraad saamgestel by Administrateurskennisgewing 693 van 4 Mei 1983 vir die tydperk eindigende 30 Junie 1988.	PB 3-5-12-5	In terms of section 18(11) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the Administrator hereby appoints Adv Joseph Francis Ludorf in the stead of Mathys Johannes Strydom as alternate Chairman of the Valuation Appeal Board constituted by Administrator's Notice 693 of 4 May 1983 for the period terminating on 30 June 1988.	PB 3-5-12-5
ADMINISTRATORSKENNISGEWING 693			
Stadsraad van Vereeniging: Intrekking van vrystelling van eiendomsbelasting	16 April 1986	Administrator's Notice 693	16 April 1986
Die Administrateur maak hierby bekend dat die Stadsraad van Vereeniging hom versoek het om die bevoegdheid aan hom verleen deur die bepalings van artikel 9(9) van Ordonnansie 17 van 1939, uit te oefen en die bestaande vrystelling van die bepalings van die Plaaslike Bestuur-Belasting-Ordonnansie, 1933, ten opsigte van die plaasgedeeltes, soos uiteengesit in die Bylae, in te trek.		TOWN COUNCIL OF VEREENIGING: WITHDRAWAL OF EXEMPTION FROM RATING	
Alle belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie van hierdie kennisgewing skriftelik by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, redes aan te voer waarom daar nie aan die Stadsraad van Vereeniging se versoek voldoen moet word nie.	PB 3-5-11-2-36	The Administrator hereby notifies that the Town Council of Vereeniging has requested him to exercise the authority convened on him by section 9(9) of Ordinance 17 of 1939, and withdraw the existing exemption from the provisions of the Local Authorities Rating Ordinance, 1933, in respect of the farm portions, as set out in the Schedule.	PB 3-5-11-2-36
BYLAE			
Gedeeltes 95, 145, 146, 161, 174, 181 en 199 van die plaas Vlakfontein 546 IQ;		Portions 95, 145, 146, 161, 174, 181 and 199 of the farm Vlakfontein 546 IQ;	
Gedeeltes 9, 12, 17 en Restant van die plaas Quaggafontein alias Lapdoorns 548 IQ;		Portions 9, 12, 17 and the Remainder of the farm Quaggafontein alias Lapdoorns 548 IQ;	
Gedeelte 34 van die plaas Kookfontein 545 IQ;		Portion 34 of the farm Kookfontein 545 IQ;	
L1 (Gedeelte 2) en Gedeelte 67 van die plaas Waldrift 599 IQ;		L1 (Portion 2) and Portion 67 of the farm Waldrift 599 IQ;	
Gedeelte 2 en die Restant van die plaas Smaldeel 542 IQ; en		Portion 2 and the Remainder of the farm Smaldeel 542 IQ; and	
Gedeeltes 21 en 22 van die plaas Damfontein 541 IQ.		Portions 21 and 22 of the farm Damfontein 541 IQ.	

Administrateurskennisgewing 694

16 April 1986

REGSTELLINGSKENNISGEWING

Administrateurskennisgewing 1136 van 12 Junie 1985 word hiermee verbeter deur die uitdrukking "in Akte van Transport 40897/1970" te vervang met die uitdrukking "in Akte van Transport 40987/1970".

PB 4-15-2-37-356-9

Administrateurskennisgewing 698

16 April 1986

BRAKPAN-WYSIGINGSKEMA 32

Die Administrateur verklaar hierby ingevolge die bepallis van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Brakpan-dorpsbeplanningskema, 1980, wat uit dieselfde grond as die dorp Dalpark Uitbreiding 11 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Brakpan-wysigingskema 32.

PB 4-9-2-9H-32

Administrateurskennisgewing 699

16 April 1986

KEMPTONPARK-WYSIGINGSKEMA 1/284

Die Administrateur verklaar hierby ingevolge die bepallis van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Kemptonpark-dorpsaanlegskema, 1/1952, wat uit dieselfde grond as die dorp Ponomia Uitbreiding 2 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Kemptonpark-wysigingskema 1/284.

PB 4-9-2-16-284

Administrateurskennisgewing 700

16 April 1986

BEDFORDVIEW-WYSIGINGSKEMA 193

Die Administrateur verklaar hierby ingevolge die bepallis van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 221 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 193.

PB 4-9-2-46-193

Administrator's Notice 694

16 April 1986

CORRECTION NOTICE

Administrator's Notice 1136 of 12 June 1985 is hereby corrected by the substitution for the expression "in Deed of Transfer 40897/1970" of the expression "in Deed of Transfer 40987/1970".

PB 4-15-2-37-356-9

Administrator's Notice 698

16 April 1986

BRAKPAN AMENDMENT SCHEME 32

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Brakpan Town-planning Scheme 1980, comprising the same land as included in the township of Dalpark Extension 11.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Brakpan and are open for inspection at all reasonable times.

This amendment is known as Brakpan Amendment Scheme 32.

PB 4-9-2-9H-32

Administrator's Notice 699

16 April 1986

KEMPTON PARK AMENDMENT SCHEME 1/284

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme being an amendment of Kempton Park Town-planning Scheme 1/1952, comprising the same land as included in the township of Pomona Extension 2.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria, and the Town Clerk, Kempton Park and are open for inspection at all reasonable times.

This amendment is known as Kempton Park Amendment Scheme 1/284.

PB 4-9-2-16-284

Administrator's Notice 700

16 April 1986

BEDFORDVIEW AMENDMENT SCHEME 193

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme, 1948, comprising the same land as included in the township of Bedfordview Extension 221.

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

This amendment is known as Bedfordview Amendment Scheme 193.

PB 4-9-2-46-193

Administrateurkennisgewing 695

16 April 1986

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklar die Administrateur hierby die dorp Pomona Uitbreiding 2 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-3625

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE SUID-AFRIKAANSE PERMA-NENTE ONTWIKKELINGSKORPORASIE BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDON-NANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GE-DEELTE 78 VAN DIE PLAAS RIETFONTEIN 31 IR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES**(1) Naam**

Die naam van die dorp is Pomona Uitbreiding 2.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A2089/85.

(3) Strate

(a) Die dorpsienaar moet Galpinaweg in die dorp vorm, skraap en onderhou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrateur geregtig is om die dorpsienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

(b) Die dorpsienaar moet op eie koste alle hindernisse in die reserwe van Galpinaweg tot bevrediging van die plaaslike bestuur verwyder.

(c) Indien die dorpsienaar versuim om aan die bepalings van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om dit op koste van die dorpsienaar te doen.

(4) Stormwaterdreinering en Straatbou

(a) Die dorpsienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê teermacadamisering, beranding en kanalisering van die strate daarin met die uitsondering van Galpinaweg, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê. Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpsienaar moet wanneer dit vereis word deur die plaaslike bestuur, die goedgekeurde skema op eie koste namens en tot voldoening van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpsienaar is verantwoordelik vir die instandhouding van die strate waarna in subklousule (a) verwys

Administrator's Notice 695

16 April 1986

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Pomona Extension 2 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-3625

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE SOUTH AFRICAN PERMANENT DEVELOPMENT CORPORATION LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 78 OF THE FARM RIETFONTEIN 31 IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

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

The name of the township shall be Pomona Extension 2.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A20890/85.

(3) Streets

(a) The township owner shall form, grade and maintain Galpina Road in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall from time to time be entitled to relieve the township wholly or partially from this obligation after reference to the local authority.

(b) The township owner shall, at its own expense, remove all obstacles from the reserve of Galpina Road to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Stormwater Drainage and Street Construction

(a) The township owner shall on request of the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein except for Galpina Road together with the provision of such retaining walls as may be considered necessary by the local authority. Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall when required to do so by the local authority carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets referred to in subclause (a)

word tot bevrediging van die plaaslike bestuur totdat die genoemde strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepaling van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(5) Begiftiging

Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet kragtens die bepaling van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R5 750,00 betaal vir die bou van Galpinaweg in die dorp.

Sodanige begiftiging is betaalbaar kragtens die bepaling van artikel 73 van genoemde Ordonnansie.

(6) Beskikking oor Bestaande Titelvoorraarde

Alle erwe moet onderworpe gemaak word aan bestaande voorwaarde en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesondert die volgende reg wat nie aan die erwe in die dorp oorgedra moet word nie:

"The original Remaining Extent of Portion A of the farm "Rietfontein" No. 18, district Benoni, measuring as such 1205,8671 (one thousand two hundred and five comma eight six seven one) hectares (comprised of Portions "C" and "D" now forming portion of Portion "G" of Portion "A" of the said Farm held under Certificate of Amended Title No. 4882/1924, Portion "E" measuring 17,1306 (seventeen comma one three nought six) Hectares held under Deed of Transfer No. 3159/1919, and the Remaining Extent measuring as such 236,6626 (two hundred and thirty six comma six six two six) hectares held under Deed of Transfer No. 3708/17 of which the aforesaid property is a portion is entitled to one half of the water coming out of the fountain (running from three sources) situate near the Western Boundary line of that portion of the property held under the said Certificate of Amended Title No. 4882/1924, indicated on the diagram annexed to the said Certificate of Amended Title by the figures a, F, b, G, e, o, p, u, t, o, and close to the Kaffir Dam namely the dam from which a furrow is let to the Windmill and the right to lead the water aforesaid by means of pipes or a water furrow on to the said original Remaining Extent of Portion A, measuring as such 1205,8671 (one thousand two hundred and five comma eight six seven one) hectares (now comprised as aforesaid), with the further right of access to the fountain and pipes or furrow for the purposes of up-keep and repair."

(7) Grond vir Munisipale Doeleindes

Erf 846 moet deur en op koste van die dorpseienaar aan die plaaslike bestuur as 'n park oorgedra word.

(8) Slooping van Geboue en Strukture

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

(9) Verskuiwing van Kraglyne

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande kraglyne van die Elektrisiteitsvoorsieningskommissie te verskuif, moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES

Die erwe met die uitsondering van die erf genoem in

hereof to the satisfaction of the local authority until the said streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(5) Endowment

Payable to the Local Authority:

The township owner shall, in terms of the provisions of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R5 750,00 to the local authority for the construction of Galpine Road in the township.

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(6) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following right which shall not be passed on to the erven in the township:

"The original Remaining Extent of Portion A of the farm "Rietfontein" No. 18, district Benoni, measuring as such 1205,8671 (One Thousand Two Hundred and Five comma Eight Six Seven One) hectares (comprised of Portions "C" and "D" now forming portion of Portion "G" of Portion "A" of the said farm held under Certificate of Amended Title No 4882/1924, Portion "E" measuring 17,-1306 (Seventeen comma One Three Nought Six) hectares held under Deed of Transfer No 31589/1919, and the Remaining Extent measuring as such 236,6626 (Two Hundred and Thirty Six comma Six Six Two Six) hectares held under Deed of Transfer No 3708/17 of which the aforesaid property is a portion is entitled to one half of the water coming out of the fountain (running from three sources) situate near the Western Boundary line of that portion of the property held under the said Certificate of Amended Title No. 4882/1924, indicated on the diagram annexed to the said Certificate of Amended Title by the figures a, F, b, G, e, o, p, u, t, o, and close to the Kaffir Dam namely the dam from which a furrow is let to the Windmill and the right to lead the water aforesaid by means of pipes or a water furrow on to the said original Remaining Extent of Portion A, measuring as such 1205,8671 (One Thousand Two Hundred and Five comma Eight Six Seven One) hectares (now comprised as aforesaid), with the further right of access to the fountain and pipes or furrow for the purposes of up-keep and repair."

(7) Land for Municipal Purposes

Erf 846 shall be transferred to the local authority by and at the expense of the township owner as a park.

(8) Demolition of Buildings and Structures

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

(9) Repositioning of Circuits

If, by reason of the establishment of the township, it should become necessary to reposition any existing circuits of the Electricity Supply Commission, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE

The erven with the exception of the erf mentioned in

klousule 1(7) is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolering- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituut vir munisipale doeleinades 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige servituut mag afsien.

(2) Geen geboue of ander struktuur mag binne die voorname servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwijdering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die voorname servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwijderings van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 697

16 April 1986

ERWE 608 EN 610, DORP SPRINGS

Administrateurskennisgewing 439 van 5 Maart 1986 word hierby verbeter deur die uitdrukking "T10486" met die uitdrukking "T27680/1983" te vervang.

Administrateurskennisgewing 701

16 April 1986

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 221 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-4789

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEOPEN DEUR MANAGEMENT AND MARKETING CONCEPTS (PROPRIETARY) LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 855 VAN DIE PLAAS ELANDSFONTEIN NO 90 IR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN

(1) Naam

Die naam van die dorp is Bedfordview Uitbreiding 221.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No A4843/84.

clause 1(7) shall be subject to the following conditions imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 697

16 April 1986

ERVEN 608 AND 610, SPRINGS TOWNSHIP

Administrator's Notice 439 of 5 March 1986 is hereby corrected by the replacement of the expression "T10486" with the expression "T27680/1983".

Administrator's Notice 701

16 April 1986

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Bedfordview Extension 221 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-4789

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MANAGEMENT AND MARKETING CONCEPTS (PROPRIETARY) LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 855 OF THE FARM ELANDSFONTEIN NO 90 IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Bedfordview Extension 221.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG No A4843/84.

(3) Strate

(a) Die dorpseienaar moet die strate in die dorp vorm, skraap en in stand hou tot bevrediging van die plaaslike bestuur totdat dié aanspreeklikheid deur die plaaslike bestuur oorgeneem word: Met dien verstande dat die Administrator geregtig is om die dorpseienaar van tyd tot tyd gedeeltelik of geheel van die aanspreeklikheid te onthef na raadpleging met die plaaslike bestuur.

(b) Die dorpseienaar moet op eie koste alle hindernisse in die straatreserves tot bevrediging van die plaaslike bestuur verwyder.

(c) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a) en (b) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging

Betaalbaar aan die plaaslike bestuur:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur bedrae geld betaal gelykstaande met —

(a) 15 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreinering in of vir die dorp; en

(b) 3 % van die grondwaarde van erwe in die dorp, welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging en/of ontwikkeling van parke binne sy reggebied.

Sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorraarde

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd —

(a) die volgende servituut wat slegs 'n straat in die dorp raak:

"Servitude of ROW in favour of the Village Council of Bedfordview held under Notarial Deed of Servitude K1179/1974S.";

(b) Die volgende servitute wat slegs Erf 1201 in die dorp raak:

"Servitude for transformer purposes in favour of the Village Council of Bedfordview held under Notarial Deed of Servitude K1633/1975S.".

(6) Verskuiwing of die Vervanging van Munisipale Dienste

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif of te vervang moet die koste daarvan deur die dorpseienaar gedra word.

(7) Sloop van Geboue en Strukture

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

2. TITELVOORWAARDES

Alle erwe is onderworpe aan die voorradees soos aangedui, opgelê deur die Administrator ingevolge die

(3) Streets

(a) The township owner shall form, grade and maintain the streets in the township to the satisfaction of the local authority until such time as this responsibility is taken over by the local authority: Provided that the Administrator shall be entitled from time to time to relieve the township owner wholly or partially from this obligation after reference to the local authority.

(b) The township owner shall, at its own expense, remove all obstacles from the street reserves to the satisfaction of the local authority.

(c) If the township owner fails to comply with the provisions of paragraphs (a) and (b) hereof, the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment

Payable to the local authority:

The township owner shall, in terms of section 63(1) of the Town-planning and Townships Ordinance, 1965, pay to the local authority as endowment sums of money equal to —

(a) 15 % of the value of erven in the township which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township; and

(b) 3 % of the value of erven in the township, which amount shall be used by the local authority for the acquisition and/or development of parks within its areas of jurisdiction.

Such endowment shall be paid in accordance with the provisions of section 74 of the aforesaid Ordinance.

(5) Disposal of Existing Conditions of Title

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

(a) the following servitude which affects a street in the township only:

"Servitude of ROW in favour of the Village Council of Bedfordview held under Notarial Deed of Servitude K1179/1974S.";

(b) the following servitude which affects Erf 1201 in the township only:

"Servitude for transformer purposes in favour of the Village Council of Bedfordview held under Notarial Deed of Servitude K1633/1975S.".

(6) Removal or Replacement of Municipal Services

If, by reason of the establishment of the township, it should become necessary to remove or replace any existing municipal services, the cost thereof shall be borne by the township owner.

(7) Demolition of Buildings and Structures

The township owner shall at its own expense cause all existing line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

2. CONDITIONS OF TITLE

All erven shall be subject to the conditions as indicated

bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n serwituut 2 m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituut vir munisipale doeleinades 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituut mag afsien.

(2) Geen geboue of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiale wat deur hom uitgegrawe word tydens die aanleg, onderhou of verwijdering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydens te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhou of verwijderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

Administrateurskennisgewing 702

16 April 1986

PIETERSBURG-WYSIGINGSKEMA 27

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pietersburg-dorpsaanlegskema, 1981, gewysig word deur die resterende gedeelte van Erf 678 vanaf "Residensiel 1" tot "Residensiel 2".

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

Hierdie wysiging staan bekend as Pietersburg-wysigingskema 27.

PB 4-9-2-24H-27

Administrateurskennisgewing 703

16 April 1986

MEYERTON-WYSIGINGSKEMA 34

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Meyerton-dorpsaanlegskema, 1953, gewysig word deur die hersonering van Erf 11 tot "Spesiaal" vir Nywerhede, besighede, openbare garages, verversingsplekke slegs vir gebruik van eie werknekmers.

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

Hierdie wysiging staan bekend as Meyerton-wysigingskema 34.

PB 4-9-2-97-34

imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion, may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrator's Notice 702

16 April 1986

PIETERSBURG AMENDMENT SCHEME 27

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pietersburg Town-planning Scheme, 1981, by the rezoning of the remaining extent of Erf 678 from "Residential 1" to "Residential 2".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Pietersburg, and are open for inspection at all reasonable times.

This amendment is known as Pietersburg Amendment Scheme 27.

PB 4-9-2-24H-27

Administrator's Notice 703

16 April 1986

MEYERTON AMENDMENT SCHEME 34

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Meyerton Town-planning Scheme, 1953, by rezoning Erf 11 to "Special" for industries, business, public garages, place of refreshment for own employees.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Meyerton, and are open for inspection at all reasonable times.

This amendment is known as Meyerton Amendment Scheme 34.

PB 4-9-2-97-34

Administrateurskennisgewing 705 16 April 1986

BEDFORDVIEW-WYSIGINGSKEMA 330

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpsaanlegskema 1, 1948, wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 317 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 330.

PB 4-9-2-46-330

Administrateurskennisgewing 706 16 April 1986

SUIDELIKE JOHANNESBURG-WYSIGINGSKEMA 167

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Suidelike Johannesburg Streek-dorpsaanlegskema, 1962, gewysig word deur die hersonering van Erf 10520, Lenasia Uitbreiding 8 tot "Spesiaal" vir Openbare Garage en 'n Verversingsplek.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Raad vir die Ontwikkeling van Buitestedelike Gebiede en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Suidelike Johannesburg-wysigingskema 167.

PB 4-9-2-213-167

Administrateurskennisgewing 704 16 April 1986

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 317 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6483

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEOPEN DEUR MARLENE ROSALIE GRAF (GETROUD UIT GEMEENSKAP VAN GOEDERE MET JORG GRAF) INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 958 VAN DIE PLAAS ELANDSFONTEIN, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN

(1) Naam

Die naam van die dorp is Bedfordview Uitbreiding 317.

Administrator's Notice 705

16 April 1986

BEDFORDVIEW AMENDMENT SCHEME 330

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1, 1948, comprising the same land as included in the township of Bedfordview Extension 317.

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

This amendment is known as Bedfordview Amendment Scheme 330.

PB 4-9-2-46-330

Administrator's Notice 706

16 April 1986

SOUTHERN JOHANNESBURG AMENDMENT SCHEME 167

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Southern Johannesburg Region Town-planning Scheme, 1962, by the rezoning of Erf 10520, Lenasia Extension 8 to "Special" for a Public Garage and a Place of Refreshment.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Transvaal Board for Peru Urban Areas and are open for inspection at all reasonable times.

This amendment is known as Southern Johannesburg Amendment Scheme 167.

PB 4-9-2-213-167

Administrator's Notice 704

16 April 1986

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Bedfordview Extension 317 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6483

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MARLENE ROSALIE GRAF (MARRIED OUT OF COMMUNITY OF PROPERTY TO JORG GRAF) UNDER THE PROVISIONS OF THE TOWNSHIP PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 958 OF THE FARM ELANDSFONTEIN, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Bedfordview Extension 317.

(2) Design

The township shall consist of erven and streets as indicated on General Plan No A9462/83.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan No A9462/83.

(3) Stormwaterdreinering en Straatbou

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur, 'n gedetailleerde skema, volledig met planne, deursneeë en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die ophaal en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Begiftiging**(a) Betaalbaar aan die plaaslike bestuur:**

(i) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die vekryging van 'n stortingsterrein en begraafplaas.

Sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(ii) Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag betaal op die grondwaarde van spesiale woongrond in die dorp, die grootte waarvan bepaal word deur 52 m^2 te vermenigvuldig met die getal woonstelleenhede wat in die dorp gebou kan word. Spesiaal residensiel erwe in die dorp.

Die waarde van die grond word bepaal kragtens die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie en die plaaslike bestuur moet sodanige begiftiging gebruik vir die verkyging van parke binne die munisipale gebied.

(b) Betaalbaar aan die Transvaalse Onderwysdepartement:

Die dorpseienaar moet ingevolge die bepalings van artikel 63(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die Transvaalse Onderwysdepartement as begiftiging vir onderwysdoeleindes 'n globale bedrag op die grondwaarde van spesiale woongrond in die dorp betaal, waarvan die grootte bepaal word deur $48,08 \text{ m}^2$ te vermenigvuldig met die getal spesiale woonerwe in die dorp.

(3) Stormwater Drainage and Street Construction

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at her own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Endowment**(a) Payable to the local authority:**

(i) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the local authority for the provision of land for a cemetery and depositing site.

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(ii) The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the local authority on the land value of special residential land in the township, the extent of which shall be determined by multiplying 52 m^2 by the number of flat-units which can be erected in the township, each special residential erven in the township.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance and the local authority shall use such endowment for the purpose of acquiring parks within the municipal area.

(b) Payable to the Transvaal Education Department:

The township owner shall, in terms of the provisions of section 63(1)(a) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment for educational purposes to the Transvaal Education Department on the land value of special residential land in the township, the extent of which shall be determined by multiplying $48,08 \text{ m}^2$ by the number of special residential erven in the township.

Die waarde van die grond word bepaal ingevolge die bepalings van artikel 74(3) en sodanige begiftiging is betaalbaar ingevolge die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorwaardes

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

(a) die volgende regte wat nie aan die erwe in die dorp oorgedra moet word nie:

(i) "This holding is ENTITLED to a right to convey electricity by means of cables, wires or underground transmission over Lot No 8, Primrose, held under Deed of Transfer No 19871/1938, with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer."

(ii) "This holding is ENTITLED to a right to convey electricity by means of cables, wires or underground transmission over Lot No 52, Primrose held under Deed of Transfer No 1081/1939 with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer."

(b) die volgende servituut wat slegs 'n staat in die dorp raak:

"The withinmentioned property is subject to a perpetual right of way and use over a portion measuring 6,74 square metres as indicated on Diagram SG No A2332/76 annexed to Notarial Deed of Servitude No K2476/1977S, made in favour of Bedfordview Village Council, and registered on the 8th day of August, 1977."

(6) Sloop van Geboue

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

2. TITELVOORWAARDES

Die erwe is onderworpe aan die voorwaardes soos aangedui, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n servituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelferf, 'n addisionele servituut vir munisipale doeleindes 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige servituut mag afsien.

(2) Geen geboue of ander struktuur mag binne die voorname servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.

(3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpleidings en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voorname servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpleidings en ander werke veroorsaak word.

The value of the land shall be determined in terms of the provisions of section 74(3) and such endowment shall be payable in terms of the provisions of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title

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

(a) the following rights which shall not be passed on to the erven in the township:

(i) "This holding is ENTITLED to a right to convey electricity by means of cables, wires or underground transmission over Lot No 8 Primrose, held under Deed of Transfer No 19871/1938, with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer."

(ii) "This holding is ENTITLED to a right to convey electricity by means of cables, wires or underground transmission over Lot No 52, Primrose held under Deed of Transfer No 1081/1939 with certain ancillary rights and subject to conditions as will more fully appear from the said Deed of Transfer."

(b) the following servitude which affects a street in the township only:

"The withinmentioned property is subject to a perpetual right of way and use over a portion measuring 6,74 square metres as indicated on Diagram SG No A2332/76 annexed to Notarial Deed of Servitude No K2476/1977S, made in favour of Bedfordview Village Council, and registered on the 8th day of August, 1977."

(6) Demolition of Buildings

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

2. CONDITIONS OF TITLE

The erven shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

Administrateurskennisgewing 696

16 April 1986

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Delmas Uitbreiding 15 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6850

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR DELMAS KOÖPERASIE BEPERK, DIE NEDERDUITS HERVORMDE GEMEENTE VAN DELMAS EN DIE STADSRAAD VAN DELMAS INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTES 44, 115 EN 102 VAN DIE PLAAS WITKLIP 232 IR PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES**(1) Naam**

Die naam van die dorp is Delmas Uitbreiding 15.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A3479/85.

(3) Stormwaterdrenering en Straatbou (Slegs van Toepassing op Delmas Koöperasie Beperk en die Nederduits Hervormde Gemeente van Delmas as Mede-dorpseienaars)

(a) Die dorpseienaars moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorle.

Die skema moet voorsiening maak vir die opvang van stormwater in opvangputte van waar dit weggevoer moet word in waterdigte pype van duursame materiaal, deur die plaaslike bestuur goedgekeur, op so 'n wyse dat die water op geen wyse sal opgaar of insypel op of naby die oppervlakte van die grond nie.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaars moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaars is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

Administrator's Notice 696

16 April 1986

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Delmas Extension 15 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6850

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY DELMAS KOÖPERASIE BEPERK, THE NEDERDUITS HERVORMDE GEMEENTE OF DELMAS AND THE TOWN COUNCIL OF DELMAS UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTIONS 44, 115 AND 102 OF THE FARM WITKLIP 232 IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

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

The name of the township shall be Delmas Extension 15.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A3479/85.

(3) Stormwater Drainage and Street Construction (only applicable to Delmas Koöperasie Beperk and the Nederduits Hervormde Gemeente of Delmas as Co-Township Owners)

(a) The township owners shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.

The scheme shall provide for the catchment of stormwater in catchpits whence it shall be drained off in watertight pipes of durable material, approved by the local authority, in such manner that water will in no way dam up or infiltrate on or near the surface of the ground.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owners shall, when required by the local authority to do so, carry out the approved scheme at their own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owners shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) Indien die dorpseienaars versuum om aan die bepings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaars te doen.

(4) Beskikking oor Bestaande Titelvoorraarde

Alle erwe moet onderworpe gemaak word aan bestaande voorrade en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesondert —

(a) Ten opsigte van Gedeelte 44:

(i) Die volgende servitute wat nie die dorp raak nie:

(aa) "Subject to the provisions of Notarial Deed of Servitude No 186/1911S whereby:

The Transferee shall be obliged to grant to the present and future owners or Lessees of Lots in or inhabitants of the Township of Delmas and to the State, and any local authority which may be established for the said township in perpetuity, a right-of-way over a piece of ground 15,74 metres over the property transferred under Deed of Transfer T6515/1911 (portion whereof is hereby transferred) running from the corner of Playfair and Frigate Streets at the south east corner of the Delmas Township, to the fence of the Permanent Way of the South African Transport Services, which Permanent Way is more fully indicated on diagram annexed to the aforesaid Deed of Servitude, and along the said fence to the point immediately north of the Railway Bridge.

(bb) The Transferee, his heirs, Executors, Administrators or Assigns shall not obstruct or in any way interfere with whatever rights the owners of other portions of the said farm Witklip No 70 may be entitled to in respect of the water arising at and flowing from the spring on certain Portion of the said farm, and being the area in extent 2,3883 hectares marked "reserve" and lettered E1, E8, E7, E9, E10 on the said diagram annexed to Deed of Transfer T11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and the water from the said spring shall be allowed to flow uninterruptedly along its natural course or along the furrows as at present existing on the said farm, and shall be available for the use of all the owners of portions of the said farm Witklip No 70, to which the water from the said spring can be led or run by gravity, but the Transferee shall in no way be liable or responsible in the event of the said spring, natural course or furrows, becoming obstructed or interfered with by natural causes or by persons over whom he has no control or in the event of water ceasing to flow from the said spring."

(ii) Die volgende servituut wat slegs 'n straat in die dorp raak:

"The property hereby transferred shall be subject to the servitudes of right-of-way in perpetuity in favour of the public as shown on the diagram annexed to Deed of Transfer T11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and on diagram annexed to T11515/1938.";

(b) Die volgende servituut en voorrade ten opsigte van Gedeelte 45 wat nie die dorp raak nie:

(i) "Subject to Notarial Deed of Servitude No 186/1911S whereby the Transferee shall be obliged to grant to the present and future owners or Lessees of Lots in or inhabitants

(d) If the township owners fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owners.

(4) Disposal of Existing Conditions of Title

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

(a) In respect of Portion 44:

(i) The following servitudes which do not affect the township area:

(aa) Subject to the provisions of Notarial Deed of Servitude No 186/1911S whereby:

"The Transferee shall be obliged to grant to the present and future owners or Lessees of Lots in or inhabitants of the Township of Delmas and to the State, and any local authority which may be established for the said township in perpetuity, a right-of-way over a piece of ground 15,74 metres over the property transferred under Deed of Transfer T6515/1911 (portion whereof is hereby transferred) running from the corner of Playfair and Frigate Streets at the south east corner of the Delmas Township, to the fence of the Permanent Way of the South African Transport Services, which Permanent Way is more fully indicated on diagram annexed to the aforesaid Deed of Servitude, and along the said fence to the point immediately north of the Railway Bridge.

(bb) The Transferee, his heirs, Executors, Administrators or Assigns shall not obstruct or in any way interfere with whatever rights the owners of other portions of the said farm Witklip No 70 may be entitled to in respect of the water arising at and flowing from the spring on certain Portion of the said farm, and being the area in extent 2,3883 hectares marked "Reserve" and lettered E1, E8, E7, E9, E10 on the said diagram annexed to Deed of Transfer T11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and the water from the said spring shall be allowed to flow uninterruptedly along its natural course or along the furrows as at present existing on the said farm, and shall be available for the use of all the owners of portions of the said farm Witklip No 70, to which the water from the said spring can be led or run by gravity, but the transferee shall in no way be liable or responsible in the event of the said spring, natural course or furrows, becoming obstructed or interfered with by natural causes or by persons over whom he has no control or in the event of water ceasing to flow from the said spring."

(ii) The following servitude which affects a street in the township only:

"The property hereby transferred shall be subject to the servitudes of right-of-way in perpetuity in favour of the public as shown on the diagram annexed to Deed of Transfer T11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and on diagram annexed to T11515/1938.";

(b) the following servitude and conditions in respect of Portion 45 which do not affect the township area:

(i) "Subject to Notarial Deed of Servitude No. 186/1911S, whereby the Transferee shall be obliged to grant to the present and future owners or lessees of Lots in or in-

of the Township of Delmas and to the Government of the Union of South Africa and any local authority for the said Township in perpetuity a right-of-way over a piece of ground fifty (50) feet wide over that portion of the property hereby transferred indicated on the aforesaid diagram annexed hereto (as forming portion of the property originally transferred under Deed of Transfer No 6515/1911) which right-of-way runs from the corner of Playfair and Frigate Streets at the south east corner of the Delmas Township to the fence of the Permanent Way of the South African Railways, which Permanent Way is more fully indicated on the diagram annexed to the aforesaid Deed of Servitude and along the said fence to a point immediate north of the railway bridge.

(ii) The Transferee, its heirs, Executors, Administrator's and Assigns shall not obstruct or in any way interfere with whatever rights the owners of other portions of the said farm Witklip No 70, may be entitled to in respect of the water arising at and flowing from the Spring on certain portion of the said farm, and being the area in extent 2 morgen 473 square rods marked reserve and lettered E1, E8, E7, E9, E10 on the diagram annexed to Deed of Transfer No 11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and the water from the said spring shall be allowed to flow uninterruptedly along its natural course or along the furrows as at present existing on the said farm, and shall be available for the use of all the owners of portions of the said farm Witklip No 70, to which the water from the said spring can be led or run by gravity, but the Transferee shall in no way be liable or responsible in the event of the said spring, natural course or furrows, becoming obstructed or interfered with by natural causes or by persons over whom he has no control or in the event of water ceasing to flow from the said spring."

(c) Die volgende servituut ten opsigte van Gedeelte 45 wat slegs 'n straat in die dorp raak:

"The property hereby transferred shall be subject to the servitudes of right-of-way in perpetuity in favour of the public as shown on the diagram annexed to Deed of Transfer T11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and on diagram annexed to T11515/1938.".

(5) Voorkomende Maatreëls

(a) Die dorpsienaars moet op eie koste reëlings met die plaaslike bestuur tref om te verseker dat —

(i) water nie opdam nie, dat die hele oppervlakte van die dorpsgebied behoorlik gedreineer word en dat strate doeltreffend met teer, beton of bitumen geseël word; en

(ii) slotte en uitgravings vir fondamente, pype, kabels of vir enige ander doeleinades behoorlik met klam grond in lae wat nie dikker as 150 mm is nie, opgevul word en gekompakteer word totdat dieselfde verdigtingsgraad as wat die omliggende materiaal het, verkry is.

(b) Die dorpsienaars moet op eie koste die nodige reëlings met die plaaslike bestuur tref tot bevrediging van die Direkteur van Geologiese Opname vir —

habitants of the Township of Delmas and to the Government of the Union of South Africa and any local authority for the said Township in perpetuity a right of-way over a piece of ground fifty (50) feet wide over that portion of the property hereby transferred indicated on the aforesaid diagram annexed hereto (as forming portion of the property originally transferred under Deed of Transfer No 6515/1911) which right-of-way runs from the corner of Playfair and Frigate Streets at the South-east corner of the Delmas Township to the fence of the Permanent Way of the South African Railways, which Permanent Way is more fully indicated on the diagram annexed to the aforesaid Deed of Servitude and along the said fence to a point immediate north of the railway bridge.

(ii) The Transferee, its Heirs, Executors, Administrator's and Assigns shall not obstruct or in any way interfere with whatever rights the owners of other portions of the said farm Witklip No 70, may be entitled to in respect of the water arising at and flowing from the Spring on certain portion of the said farm, and being the area in extent 2 morgen 473 square rods marked reserved and lettered E1, E8, E7, E9, E10 on the diagram annexed to Deed of Transfer No 11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and the water from the said Spring shall be allowed to flow uninterruptedly along its natural course or along the furrows as at present existing on the said farm, and shall be available for the use of all the owners of portions of the said farm Witklip No 70, to which the water from the said Spring can be led or run by gravity, but the Transferee shall in no way be liable or responsible in the event of the said Spring, natural course or furrows, becoming obstructed or interfered with by natural causes or by persons over whom he has no control or in the event of water ceasing to flow from the said Spring."

(c) The following servitude in respect of Portion 45 which affects a street in the township only:

The property hereby transferred shall be subject to the servitudes of right-of-way in perpetuity in favour of the public as shown on the diagram annexed to Deed of Transfer T11618/1924 framed by Surveyor Bert W Brayshaw in September 1924, and on diagram annexed to T11515/1938.".

(5) Precautionary Measures

(a) The township owners shall at their own expense, make arrangements with the local authority in order to ensure that —

(i) water will not dam up, that the entire surface of the township area is drained properly and that streets are sealed effectively with tar, cement or bitumen; and

(ii) trenches and excavations for foundations, pipes, cables or for any other purposes, are properly refilled with damp soil in layers not thicker than 150 mm, and compacted until the same grade of compaction as that of the surrounding material is obtained.

(b) The township owners shall, at their own expense, make the necessary arrangements with the local authority to the satisfaction of the Director of Geological Survey for —

(1) Die installering van 'n ondergrondse watervlakmeter(s) op 'n boorgat of boorgate in die dorp; en

(ii) die neem van lesings, met geregelde tussenposes, van die ondergrondse watervlak met betrekking tot die dorpsgebied.

(6) Slopings van Geboue en Strukture

Die dorpseienaars moet op eie koste alle bestaande geboue en strukture wat binne boullynreserves, kantruimtes of oor gemeenskaplike grense geleë is, laat sloop.

(7) Wysiging van Dorpsbeplanningskema

Die dorpseienaars moet onmiddellik na goedkeuring van die Delmas-dorpsbeplanningskema die nodige reënliggings tref om die betrokke dorpsbeplanningskema te laat wysig deur die dorp daarin op te neem.

(8) Verpligtinge ten Opsigte van Noodsaaklike Dienste (Slegs van Toepassing op Delmas Koöperasie Beperk en die Nederduits Hervormde Gemeente van Delmas as Mededorpseienaars)

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

2. TITELVOORWAARDES

Die erwe hieronder genoem is onderworpe aan die voorwaardes soos aangedui, opgele deur die Administrator ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Alle Erwe

(a) Behalwe met die skriftelike toestemming van die plaaslike bestuur, en onderworpe aan sodanige voorwaardes as wat hy mag ople, moet nog die eienaar, nog enigiemand anders —

(i) behalwe om die erf vir boudoeleindes in gereedheid te bring, enige materiaal daarop uitgrawe;

(ii) putte of boorgate daarop sink of enige ondergrondse water daaruit put; of

(iii) vir enige doel hoegenaamd, teëls of erdepype of ander artikels van 'n soortgelyke aard op die erf vervaardig of laat vervaardig.

(b) Waar dit volgens die mening van die plaaslike bestuur ondoenlik is om stormwater van erwe met 'n hoër ligging regstreeks na 'n openbare straat af te voer, is die eienaar van die laerliggende erf verplig om te aanvaar dat sodanige stormwater op sy erf vloeï en toe te laat dat dit daaroor vloeï: Met dien verstande dat die eienaars van erwe met 'n hoër ligging vanwaar die stormwater oor 'n erf met 'n laer ligging vloeï, aanspreeklik is om 'n eweredige aandeel van die koste te betaal van enige pyplyn of afleivoor wat die eienaar van sodanige erf met 'n laer ligging nodig mag vind om aan te lê of te bou om die water wat aldus oor die erf vloeï, af te voer.

(c) Die plasing van geboue, insluitende buitegeboue op die erf en ingange tot en uitgange vanaf die erf tot 'n openbare straatstelsel, moet tot bevrediging van die plaaslike bestuur wees.

(i) the installation of a water level recorder(s) in a borehole or boreholes in the township; and

(ii) the measurement at regular intervals, of the underground water level in respect of the township area.

(6) Demolition of Buildings and Structures

The township owners shall at their own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished.

(7) Amendment of Town-planning Scheme

The township owner shall immediately after approval of the Delmas Town-planning Scheme, take the necessary steps to have the town-planning scheme amended by including the township therein.

(8) Obligations in Regard to Essential Services (only applicable to Delmas Koörperasie Beperk and the Nederduits Hervormde Gemeente van Delmas as Co-township owners)

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

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) All Erven:

(a) Except with the written consent of the local authority, and subject to such conditions as it may impose neither the owner nor any person shall —

(i) save and except to prepare the erf for building purposes, excavate any material therefrom;

(ii) sink any wells or boreholes on the erf or abstract any subterranean water therefrom; or

(iii) make or permit to be made, on the erf for any purpose whatsoever, any titles or earthenware pipes or other articles of a like nature.

(b) Where, in the opinion of the local authority, it is impracticable for stormwater to be drained from higher-lying erven direct to a public street the owner of the lower lying erf shall be obliged to accept or permit the passage over the erf of such stormwater: Provided that the owners of any higher lying erven, the stormwater from which is discharged over any lower lying erf, shall be liable to pay a proportionate share of the cost of any pipeline or drain which the owner of such lower lying erf may find necessary to lay or construct for the purpose of conducting the water so discharged over the erf.

(c) The siting of buildings, including outbuildings, on the erf and entrances to and exits from the erf to a public street system shall be to the satisfaction of the local authority.

(d) Die hoofgebou, wat 'n voltooide gebou moet wees, en nie een wat gedeeltelik opgerig is en eers later voltooi sal word nie, moet gelyktydig met, of voor die buitegeboue opgerig word.

(e) Die laai en aflaai van goedere moet slegs binne die grense van die erf geskied tot bevrediging van die plaaslike bestuur tensy die plaaslike bestuur voorsiening vir laagriewe in die straatreserwe gemaak het.

(f) Geen materiaal of goedere van watter aard ook al moet in die boubeperkingsgebied langs enige straat, gestort of geplaas word nie, en sodanige gebied moet vir geen ander doel behalwe die uitlê van grasperke, tuine, parkering of toegangspaaie gebruik word nie: Met dien verstande dat as dit nodig is om 'n skermuur op so 'n grens op te rig, hierdie voorwaarde deur die plaaslike bestuur verslap kan word onderworpe aan sodanige voorwaardes soos deur hom bepaal mag word.

(g) 'n Skermuur of -mure moet soos en wanneer deur die plaaslike bestuur vereis, tot sy bevrediging opgerig en in stand gehou word.

(h) Indien die erf omhein word moet sodanige heining en die instandhouding daarvan tot bevrediging van die plaaslike bestuur wees.

(i) Die geregistreerde eienaar is verantwoordelik vir die instandhouding van die hele ontwikkeling op die erf. Indien die plaaslike bestuur van oordeel is dat die erf of enige gedeelte van die ontwikkeling nie bevredigend in stand gehou word nie, is die plaaslike bestuur geregtig om sodanige instandhouding op koste van die geregistreerde eienaar te onderneem.

(j) Geen stapelriool moet op die erf toegelaat word nie.

(k) Slote en uitgravings vir fondamente, pype, kabels, of vir enige ander doeleinde moet behoorlik met klam grond in lae wat nie dikker as 150 mm is nie, opgevul en verdig word totdat dieselfde verdigtingsgraad as wat die omliggende materiaal het, tot bevrediging van die plaaslike bestuur verkry is.

(l) Alle pype wat water vervoer moet waterdigt wees en moet van waterdigte buigsame koppelings voorsien word.

(m) Die hele oppervlakte van die erf moet tot bevrediging van die plaaslike bestuur dreineer word om die opdamming van oppervlakwater te voorkom en water van dakgeute moet weg van die fondamente gestort word.

(n) Voorstelle om nadelige grondtoestande tot bevrediging van die plaaslike bestuur te oorkom moet in alle bouplanne wat vir goedkeuring voorgelê word, vervat word, en alle geboue moet in ooreenstemming met die voorkommende maatreëls wat deur die plaaslike bestuur aanvaar is opgerig word.

(o) By die indiening van 'n sertifikaat by die Registrateur van Aktes deur die plaaslike bestuur te dien effekte dat die dorp in 'n goedgekeurde skema opgeneem is en dat die skema voorwaardes bevat wat in ooreenstemming is met die titelvoorwaardes hierin vervat, kan sodanige titelvoorwaardes verval.

(p) Die erf is onderworpe aan 'n serwituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituut vir munisipale doeleindes 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat

(d) The main building, which shall be a completed building and not one which has been partly erected and is to be completed at a later date, shall be erected simultaneously with, or before, the outbuildings.

(e) The loading and off-loading of goods shall take place only within the boundaries of the erf to the satisfaction of the local authority, unless the local authority has provided loading facilities in the street reserve.

(f) No material or goods of any nature whatsoever shall be dumped or placed within the building restriction area along any street, and such area shall be used for no other purpose than the laying out of lawns, gardens, parking or access roads: Provided that if it is necessary for a screen wall to be erected on such boundary this condition may be relaxed by the local authority subject to such conditions as may be determined by it.

(g) A screen wall or walls shall be erected and maintained to the satisfaction of the local authority as and when required by it.

(h) If the erf is fenced such fence and the maintenance thereof shall be to the satisfaction of the local authority.

(i) The registered owner is responsible for the maintenance of the whole development on the erf. If the local authority is of the opinion that the erf or any portion of the development, is not being satisfactorily maintained, the local authority shall be entitled to undertake such maintenance at the cost of the registered owner.

(j) No french drain shall be permitted on the erf.

(k) Trenches and excavations for foundations, pipes, cables or for any other purpose, shall be properly refilled with damp soil in layers not thicker than 150 mm, and shall be compacted until the same grade of compaction as that of the surrounding material is obtained to the satisfaction of the local authority.

(l) All pipes which carry water shall be watertight and shall be provided with watertight flexible couplings.

(m) The entire surface of the erf shall be drained to the satisfaction of the local authority in order to prevent surface water from damming up, and water from roof gutters shall be discharged away from the foundations.

(n) Proposals to overcome detrimental soil conditions to the satisfaction of the local authority shall be contained in all building plans submitted for approval and all buildings shall be erected in accordance with the precautionary measures accepted by the local authority.

(o) Upon the submission to the Registrar of Deeds of a certificate by the local authority to the effect that the township has been included in a Town-planning Scheme, and that the scheme contains conditions corresponding to the title conditions contained herein, such title conditions shall lapse.

(p) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, and additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local

die plaaslike bestuur van enige sodanige servituut mag afsien.

(q) Geen geboue of ander struktuur mag binne die voorname servituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige servituut of binne 'n afstand van 2 m daarvan geplant word nie.

(r) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeddunke noodaanklik ag, tydelik te plaas op die grond wat aan die voorname servituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daarvan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) Besigheid I (Algemene Besigheid)

Erwe 1059 tot 1061 is aan die volgende voorwaardes onderworpe:

(a) Die erf en die geboue daarop opgerig of wat daarop opgerig gaan word, moet slegs gebruik word vir verversingsplekke, winkels, hotelle, wooneenhede, woongeboue, plekke vir openbare godsdiensoefening, onderrigplekke, geselligheidsale, openbare garages, droogsloonmakers en kantore en met die toestemming van die plaaslike bestuur enige ander gebruik, uitgesluit hinderlike bedrywe.

(b) Die hoogte van die geboue moet nie 3 verdiepings oorskry nie.

(c) Die totale dekking van die geboue moet nie 40 % van die oppervlakte van die erf oorskry nie.

(d) Die *vloerruimteverhouding/*vloeroppervlakteverhouding moet nie 1,2 oorskry nie.

(e) Doeltreffende geplateide parkeerplekke, tesame met die nodige beweegruimte moet in die volgende verhoudings op die erf tot bevrediging van die plaaslike bestuur, voorsien word:

(i) Winkels, verversingsplekke en droogsloonmakers:

2 Parkeerplekke tot 100 m² bruto verhuurbare winkelvloeroppervlakte, verversingsplekvloeroppervlakte en droogsloonmakervloeroppervlakte.

(ii) Kantore:

2 Parkeerplekke tot 100 m² bruto verhuurbare kantoorvloeroppervlakte.

(iii) Geselligheidsale:

1 Parkeerplek tot 4 sitplekke.

(iv) Hotelle:

1 Parkeerplek tot 1 slaapkamer of suite, plus 6 parkeerplekke tot 100 m² openbare kamervloeroppervlakte.

(v) Plekke vir openbare godsdiensoefening:

1 Parkeerplek tot 6 sitplekke.

(vi) Openbare garages:

40 % van die oppervlakte van die terrein insluitende die oppervlakte rondom brandstofpompiland, maar uitsluitende werkswinkels, vertoonkamers, werksvlakke, smeerdienstvlakke of wasvlakke.

authority: Provided that the local authority may dispense with any such servitude.

(q) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(r) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) Business I (General Business)

Erven 1059 to 1061 shall be subject to the following conditions:

(a) The erf and the buildings erected thereon or to be erected thereon, shall be used solely for places of refreshment, shops, hotels, dwelling-units, residential buildings, places of public worship, places of instruction, social halls, public garages, dry cleaners and offices and with the consent of the local authority any other use, except noxious activities.

(b) The height of buildings shall not exceed 3 storeys.

(c) The total coverage of buildings shall not exceed 40 % of the area of the erf.

(d) The *floor area ratio/*floor space ratio shall not exceed 1,2.

(e) Effective paved parking spaces, together with the necessary manoeuvring area, shall be provided on the erf to the satisfaction of the local authority in the following ratios:

(i) Shops, places of refreshment and dry cleaners

2 parking spaces to 100 m² gross leasable shop floor area; places of refreshment floor area, and dry cleaner floor area.

(ii) Offices

2 parking spaces to 100 m² gross leasable office floor area.

(iii) Social halls

1 parking space to 4 seats.

(iv) Hotels

1 parking space to 1 bedroom or suite, plus 6 parking spaces to 100 m² public room floor area.

(v) Places of public worship

1 parking space to 6 seats.

(vi) Public garages

40 % of the area of the site including the area around fuel pump islands, but excluding workshops, show rooms, work areas, lubricating and washing areas.

(vii) Onderrigplekke:

Parkering moet tot bevrediging van die plaaslike bestuur geskied.

(viii) Wooneenhede en woongeboue:

1 bedekte parkeerplek tot 1 wooneenheid met 3 of minder woonvertrekke;

1 bedekte en 1 onbedekte parkeerplek tot 1 wooneenheid met 4 of meer woonvertrekke; en

1 onbedekte parkeerplek tot 3 wooneenhede vir besoekers.

(f) Geboue, insluitende buitegeboue, hierna op die erf opgerig, moet nie minder as 5 m vanaf enige straatgrens daarvan en nie minder as 2 m vanaf enige ander grens daarvan geleë wees nie.

(3) Plekke vir Openbare Godsdiensoefening

Erf 1062 is aan die volgende voorwaardes onderworpe:

(a) Die erf en die geboue wat daarop opgerig is of wat daarop opgerig gaan word, moet slegs vir die doeleindes van 'n plek vir openbare godsdiensoefening, 'n pastorie en vir doeleindes in verband daarmee gebruik word.

(b) Die totale dekking van geboue moet nie 50 % van die oppervlakte van die erf oorskry nie.

(c) Doeltreffende geplaveide parkeerplekke, tesame met die nodige beweegruimte moet in die volgende verhouding tot bevrediging van die plaaslike bestuur op die erf voorsien word:

1 parkeerplek tot 6 sitplekke.

Die plasing van die parkeerplekke moet tot bevrediging van die plaaslike bestuur wees.

(d) Geboue, insluitende buitegeboue, hierna op die erf opgerig, moet nie minder as 5 m vanaf enige straatgrens daarvan geleë wees nie: Met dien verstande dat die plaaslike bestuur hierdie beperking of enige ander boullynbeperking, by die oorweging van die terreinontwikkelingsplan mag verslap, indien sodanige boullynbeperking na sy mening die ontwikkeling van die erf benadeel.

(e) 'n Terreinontwikkelingsplan, geteken op 'n skaal van 1:500, of op sodanige ander skaal wat die plaaslike bestuur mag goedkeur, moet vir goedkeuring aan die plaaslike bestuur voorgelê word voor die indiening van enige bouplanne. Geen gebou mag op die erf opgerig word totdat sodanige ontwikkelingsplan deur die plaaslike bestuur goedgekeur is nie en die algehele ontwikkeling op die erf moet in ooreenstemming met die goedgekeurde terreinontwikkelingsplan wees: Met dien verstande dat die plan van tyd tot tyd met die skriftelike toestemming van die plaaslike bestuur, gewysig mag word: Voorts met dien verstande dat wysigings of toevoegings tot geboue wat na die mening van die plaaslike bestuur geen invloed sal hê op die algehele ontwikkeling van die erf nie, geag word in ooreenstemming met die ontwikkelingsplan te wees. Sodanige terreinontwikkelingsplan moet ten minste die volgende aandui:

(i) Die plasing en hoogte van alle geboue enstrukture.

(ii) Oopruimtes asook belandskapping.

(iii) Ingange tot en uitgange vanaf die erf.

(iv) Toegange tot geboue en parkeergebiede.

(v) Boubeperkingsgebiede.

(vi) Parkeergebiede en voertuigverkeerstelsels.

(vii) Places of instruction

Parking must be to the satisfaction of the local authority.

(viii) Dwelling-units and residential buildings

1 covered parking space to 1 dwelling-unit of 3 or less living rooms.

1 covered and 1 uncovered parking space to 1 dwelling-unit of 4 or more living rooms.

1 uncovered parking space to 3 dwelling-units for visitors.

(f) Buildings, including outbuildings, hereafter erected on the erf, shall be located not less than 5 m from any street boundary and not less than 2 m from any other boundary thereof.

(3) Places of Public Worship

Erf 1062 subject to the following conditions:

(a) The erf and the buildings erected thereon or to be erected thereon, shall be used solely for the purposes of a place of public worship, a rectory and for purposes incidental thereto.

(b) The total coverage of buildings shall not exceed 50 % of the area of the erf.

(c) Effective paved parking spaces, together with the necessary manoeuvring area, shall be provided on the erf to the satisfaction of the local authority in the following ratio:

1 Parking space to 6 seats.

The siting of the parking spaces shall be to the satisfaction of the local authority.

(d) Buildings, including outbuildings, hereafter erected on the erf, shall be located not less than 5 m from any street boundary thereof: Provided that the local authority may relax this restriction or any other building restriction upon consideration of the site development plan if such building line restriction will in its opinion be detrimental to the development of the erf.

(e) A site development plan, drawn to a scale of 1:500 or such other scale as may be approved by the local authority shall be submitted to the local authority for approval prior to the submission of any building plans. No building shall be erected on the erf before such site development has been approved by the local authority and the whole development on the erf shall be in accordance with the approved site development plan: Provided that the plan may from time to time be amended with the written consent of the local authority: Provided further that amendments or additions to buildings which in the opinion of the local authority will have no influence on the total development of the erf, shall be deemed to be in accordance with the development plan. Such site development plan shall show at least the following:

(i) The siting and height of all buildings and structures.

(ii) Open spaces and landscaping.

(iii) Entrances to and exits from the erf.

(iv) Access to buildings and parking areas.

(v) Building restriction areas.

(vi) Parking areas and vehicular traffic systems.

(vii) Aansigbehandeling van alle geboue en strukture.

(f) Die erf is onderworpe aan 'n servituut vir munisipale doeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

Administrator'skennisgewing 717 16 April 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 468, DORP WATERKLOOF

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde (b) in Akte van Transport T12668/1976 gewysig word deur die opheffing van die volgende woorde: "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be sub-divided".

PB 4-14-2-1404-230

Administrator'skennisgewing 724 16 April 1986

RANDBURG-WYSIGINGSKEMA 476

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Randburg-wysigingskema, 476 ontstaan het, het die Administrateur goedgekeur dat die skema verbeter word deur die vervanging van Bylae 3476 vel 2 met 'n nuwe Bylae 3476 vel 2.

PB 4-9-2-132H-476

Administrator'skennisgewing 726 16 April 1986

VANDERBIJLPARK-WYSIGINGSKEMA 1/109

Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Vanderbijlpark-dorpsaanlegskema 1, 1961, gewysig word deur Erf 149, Vanderbijlpark South West 5, te hernoem tot "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 20 000 vk vt".

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

Hierdie wysiging staan bekend as Vanderbijlpark-wysigingskema 1/109.

PB 4-9-2-34-109

Administrator'skennisgewing 727 16 April 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 44 DORP RUITERHOF

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde (p) in Akte van Transport T58012/1984 opgehef word.

PB 4-14-2-2643-2

(vii) The elevational treatment of all buildings and structures.

(f) The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

Administrator's Notice 717 16 April 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 468, WATERKLOOF TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (b) in Deed of Transfer T12668/1976 be altered by the removal of the following words: "Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be sub-divided".

PB 4-14-2-1404-230

Administrator's Notice 724 16 April 1986

RANDBURG AMENDMENT SCHEME 476

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Randburg Amendment Scheme, 476 the Administrator has approved the correction of the scheme by the substitution of Annexure 3476 sheet 2 with a new Annexure 3476 sheet 2.

PB 4-9-2-132H-476

Administrator's Notice 726 16 April 1986

VANDERBIJLPARK AMENDMENT SCHEME 1/109

It is hereby notified in terms of section 36(1) of the town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Vanderbijlpark Town-planning Scheme 1, 1961, by the rezoning of Erf 149, Vanderbijlpark, South West 5, to "Special Residential" with a density of "One Dwelling per 20 000 sq ft".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Vanderbijlpark and are open for inspection at all reasonable times.

This amendment is known as Vanderbijlpark Amendment Scheme 1/109.

PB 4-9-2-34-109

Administrator's Notice 727 16 April 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 44 RUITERHOF TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (p) in Deed of Transfer T58012/1984 be removed.

PB 4-14-2-2643-2

Administrateurskennisgewing 728	16 April 1986	Administrator's Notice 728	16 April 1986
WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTERENDE GEDEELTE VAN ERF 13, DORP KELVIN			
Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Ophulling van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde (i) in Akte van Transport T46936/1974 opgehef word.	PB 4-14-2-664-29	It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (i) in Deed of Transfer T46936/1974 be removed.	PB 4-14-2-664-29
Administrateurskennisgewing 708			
WET OP OPHEFFING VAN BEPERKINGS 1967: GEDEELTES 14 EN 15 VAN ERF 2343 DORP HOUGHTON ESTATE	16 April 1986	Administrator's Notice 708	16 April 1986
Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Ophulling van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —	PB 4-14-2-619-10	It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —	PB 4-14-2-619-10
1. Voorwaardes C en D(1), (2), (3), (5) en (7) in Akte van Transport F10712/1936 opgehef word om dit moontlik te maak vir onderverdeling en die oprigting van woonstelle; en	1. Conditions C and D(1), (2), (3), (5) and (7) in Deed of Transfer F10712/1936 be removed in order to permit subdivision and the erection of flats; and		
2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeeltes 14 en 15 van Erf 2343, dorp Houghton Estate, tot "Residensieel 4" onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Johannesburg-wysigingskema 608, soos toepaslik aangedui op die toepaslike Kaart 3 en die skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stads-klerk van Johannesburg.	2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Parts of Portions 14 and 15 of Erf 2343 Houghton Estate Township, to "Residential 4" subject to certain conditions and which amendment scheme will be known as Johannesburg Amendment Scheme 608, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Johannesburg.		
Administrateurskennisgewing 709			
WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 22, DORP NAVORS	16 April 1986	Administrator's Notice 709	16 April 1986
Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Ophulling van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde C(m) in Akte van Transport T36163/1982 opgehef word.	PB 4-14-2-1588-1	It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition C(m) in Deed of Transfer T36163/1982 be removed.	PB 4-14-2-1588-1
Administrateurskennisgewing 710			
WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTANT VAN ERF 2664, DORP PRIMROSE UITBREIDING 1	16 April 1986	Administrator's Notice 710	16 April 1986
Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Ophulling van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —	PB 4-14-2-1588-1	It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —	PB 4-14-2-1588-1
1. Voorwaarde 1(c) in Sertifikaat van gekonsolideerde Titel F7039/1951 opgehef word; en	1. Condition 1(c) in Certificate of consolidated Title F7039/1951 be removed; and		
2. Germiston-dorpsbeplanningskema, 1985, gewysig word deur die hersonering van Restant van Erf 2664, dorp Primrose Uitbreiding 1, tot Besigheid 1, welke wysiging-	2. Germiston Town-planning Scheme, 1985, be amended by the rezoning of Remainder of Erf 2664 Primrose Extension 1 to Business 1, and which amendment scheme will be		

skema bekend staan as Germiston-wysigingskema 7, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Germiston.

PB 4-14-2-1081-1

Administrateurskennisgewing 707

16 April 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 28 DORP ESSEXWOLD

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes (e), (n) en (o) in Akte van Transport F609/1963 opgehef word;

2. Noordelike Johannesburg-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Erf 28, dorp Essexwold, tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk vt" welke wysigingskema bekend staan as Noordelike Johannesburg-wysigingskema 874, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Bedfordview.

PB 4-14-2-449-7

Administrateurskennisgewing 711

16 April 1986

Die onderstaande Ontwerpordonnansie word hiermee vir algemene inligting gepubliseer.

PR 4-11-86/11

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Natuurbewaring, 1983, om in artikel 27 voorsiening te maak dat die Administrateur die jag van sekere wild met 'n pyl en boog of wapen wat 'n pyl afskiet, kan magtig; en om in artikel 51 voorsiening te maak dat die Administrateur geldie vir die toets van beroepsjagters en jag-onderneemers kan bepaal.

Die Provinciale Raad van Transvaal VERORDEN SOOS VOLG: —

Wysiging van artikel 27 van Ordonnansie 12 van 1983.

1. Artikel 27 van die Ordonnansie op Natuurbewaring, 1983 (hierna die Hoofordonnansie genoem), word hierby gewysig deur na paragraaf (i) van die voorbehoudsbepaling by subartikel (1) die volgende paragraaf in te voeg:

"(iA) iemand met behulp van, deur middel van of deur die gebruik van enigeen van die wapens in paragraaf (b) beoog wat die Administrateur van tyd tot tyd voorskryf, enigeen van die soorte wilde diere wat die Administrateur insgelyks voorskryf, kan jag;".

2. Artikel 51 van die Hoofordonnansie word hierby gewysig deur in subartikel (5) na die woord "toetsspan" die woorde "by betrekking van die geldie wat die Administrateur van tyd tot tyd bepaal" in te voeg.

3. Hierdie Ordonnansie heet die Wysigingsordonnansie op Natuurbewaring, 1986.

Kort titel.

known as Germiston Amendment Scheme 7, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Germiston.

PB 4-14-2-1081-1

Administrator's Notice 707

16 April 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 28 ESSEXWOLD TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Conditions (e), (n) and (o) in Deed of Transfer F609/1963 be removed;

2. the Northern Johannesburg Town-planning Scheme, 1958, be amended by the rezoning of Erf 28, Essexwold Township, to "Special Residential" with a density of "One dwelling per 15 000 sq ft" and which amendment scheme will be known as Northern Johannesburg Amendment Scheme, 874, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Department of Local Government, Pretoria and the Town Clerk of Bedfordview.

PB 4-14-2-449-7

Administrator's Notice 711

16 April 1986

The following Draft Ordinance is hereby published for general information.

PR 4-11-86/11

A DRAFT ORDINANCE

To amend the Nature Conservation Ordinance, 1983, to provide in section 27 that the Administrator may authorize the hunting of certain game with a bow and arrow or weapon discharging an arrow; and to provide in section 51 that the Administrator may determine fees for the testing of professional hunters and hunting outfitters.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Amendment of section 27 of Ordinance 12 of 1983.

1. Section 27 of the Nature Conservation Ordinance, 1983 (hereinafter referred to as the principal Ordinance), is hereby amended by the insertion after paragraph (i) of the proviso to subsection (1) of the following paragraph:

"(iA) any person may, with the aid of, by means of or by the use of any of such weapons contemplated in paragraph (b) as the Administrator may from time to time prescribe, hunt any of such species of wild animals as the Administrator may likewise prescribe;".

Amendment of section 51 of Ordinance 12 of 1983.

2. Section 51 of the principal Ordinance is hereby amended by the insertion in subsection (5) after the word "may" of the expression "upon payment of such fees as the Administrator may from time to time determine".

Short title.

3. This Ordinance shall be called the Nature Conservation Amendment Ordinance, 1986.

Administrateurskennisgewing 712

16 April 1986

Die onderstaande Ontwerpordonnansie word hiermee vir algemene inligting gepubliseer.

PR 4-11-86/13

'N ONTWERPORDONNANSIE

Tot wysiging van die Wysigingsordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteit, 1985, ten einde die tydperk in artikel 7 genoem, te verleng.

DIE PROVINSIALE RAAD VAN TRANSVAAL VERORDEN
SOOS VOLG: —

Wysiging van artikel 7 van Ordonnansie 15 van 1985.

1. Artikel 7 van die Wysigingsordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteit, 1985, word hierby gewysig deur in subartikel (1) die uitdrukking "3 boekjare" deur die uitdrukking "6 boekjare" te vervang.

Kort titel.

2. Hierdie Ordonnansie heet die Wysigingsordonnansie op die Gekonsolideerde Leningsfonds vir Munisipaliteit, 1986.

Administrateurskennisgewing 713

16 April 1986

Die onderstaande Ontwerpordonnansie word hiermee vir algemene inligting gepubliseer.

PR 4-11-86/12

'N ONTWERPORDONNANSIE

Tot wysiging van die Ordonnansie op Plaaslike Bestuur, 1939, ten opsigte van kontrakte vir die uitvoering van werk of die levering van goedere soos in artikel 35 beoog; ten opsigte van roetes, stilstopplekke en standplase vir publieke voertuie soos in artikel 65bis beoog; deur artikel 77 te herroep; ten opsigte van die algemene bevoegdhede van 'n raad soos in artikel 79 beoog; ten opsigte van die inlywing in verordeninge van regulasies, spesifikasies en ander dokumente deur verwysing soos in artikel 80A beoog; ten opsigte van werke vir die levering van water soos in artikel 81 beoog; ten opsigte van die voorlegging van verordeninge van wysigings aan die Administrator soos in artikel 98 beoog; ten opsigte van die bevoegdheid van die Administrator ten opsigte van sekere verordeninge van wysigings soos in artikel 99 beoog; deur artikel 100 te herroep; ten opsigte van die afkondiging van verordeninge soos in artikel 101 beoog; ten opsigte van die verdere spesiale verordeningbevoegdhede vir stadsrade soos in artikel 132 beoog; en om vir bykomstige aangeleenthede voorseening te maak.

DIE PROVINSIALE RAAD VAN TRANSVAAL VERORDEN
SOOS VOLG: —

Wysiging van artikel 35 van Ordonnansie 17 van 1939, soos gevysisig deur artikel 3 van Ordonnansie 27 van 1951, artikel 2 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 24 van 1965, artikel 2 van Ordonnansie 24 van 1966, artikel 2 van Ordonnansie

1. Artikel 35 van die Ordonnansie op Plaaslike Bestuur, 1939 (hierna die Hoofordonnansie genoem), word hierby gewysig deur die volgende uitdrukking by subartikel (3) by te voeg:

"en, waar van toepassing, ook die voorkeure wat die Desentralisasieraad ten opsigte van enige nywerheid wat op enige wyse by die goedere betrokke is, vasgestel het".

Administrator's Notice 712

16 April 1986

The following Draft Ordinance is hereby published for general information.

PR 4-11-86/13

A DRAFT ORDINANCE

To amend the Municipal Consolidated Loans Funds Amendment Ordinance, 1985, in order to extend the period referred to in section 7.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Amendment of section 7 of Ordinance 15 of 1985.

1. Section 7 of the Municipal Consolidated Loans Fund Amendment Ordinance, 1985, is hereby amended by the substitution in subsection (1) for the expression "3 financial years" of the expression "6 financial years".

Short title.

2. This Ordinance shall be called the Municipal Consolidated Loans Fund Amendment Ordinance, 1986.

Administrator's Notice 713

16 April 1986

The following Draft Ordinance is hereby published for general information.

PR 4-11-86/12

A DRAFT ORDINANCE

To amend the Local Government Ordinance, 1939, in respect of contracts for the execution of work or the supply of goods as contemplated in section 35; in respect of routes, stopping places and stands for public vehicles as contemplated in section 65bis; by repealing section 77; in respect of the general powers of a council as contemplated in section 79; in respect of the incorporation in by-laws of regulations, specifications and other documents by reference as contemplated in section 80A; in respect of works for the supply of water as contemplated in section 81; in respect of the submission of by-laws or amendments to the Administrator as contemplated in section 98; in respect of the power of the Administrator in respect of certain by-laws or amendments as contemplated in section 99; by repealing section 100; in respect of the promulgation of by-laws as contemplated in section 101; in respect of the further special by-law powers for town councils as contemplated in section 132; and to provide for matters incidental thereto.

BE IT ENACTED by the Provincial Council of Transvaal as follows: —

Amendment of section 35 of Ordinance 17 of 1939, as amended by section 3 of Ordinance 27 of 1951, section 2 of Ordinance 18 of 1961, section 2 of Ordinance 24 of 1965, section 2 of Ordinance 24 of 1966, section 2 of Ordinance 16 of 1967, section 2 of Ordinance

1. Section 35 of the Local Government Ordinance, 1939 (hereinafter referred to as the principal Ordinance), is hereby amended by the addition to subsection (3) of the following expression:

"and, where applicable, also such preferences as the Decentralization Board may have fixed in respect of any industry involved in any manner in the goods".

16 van 1967,
artikel 2 van
Ordonnansie
15 van 1969,
artikel 1 van
Ordonnansie
21 van 1976,
artikel 1 van
Ordonnansie
16 van 1978,
artikel 1 van
Ordonnansie
13 van 1980,
artikel 1 van
Ordonnansie
13 van 1981,
artikel 1 van
Ordonnansie
16 van 1982,
artikel 1 van
Ordonnansie 9
van 1983 en
artikel 2 van
Ordonnansie
18 van 1985.

Wysiging van
artikel 65bis
van
Ordonnansie
17 van 1939,
soos ingevoeg
deur artikel 6
van
Ordonnansie
21 van 1957.

2. Artikel 65bis van die Hoofordonnansie word hierby gewysig deur subartikels (4) en (5) onderskeidelik deur die volgende subartikels te vervang:

"(4) Waar enige beswaar ingevolge subartikel (2) ontvang word, moet die stadsklerk —

- (a) in die geval van 'n raad in die Sesde Bylae by hierdie Ordonnansie genoem, elke beswaar aan die raad voorlê wat die besluit kan bekragtig, wysig of herroep;
- (b) in die geval van enige ander raad, 'n afskrif van die besluit, elke beswaar en die raad se kommentaar daarop aan die Administrateur voorlê wat die besluit kan bekragtig of wysig of weier om die besluit te bekragtig, in welke geval die besluit verval.

(5) Waar 'n besluit ingevolge subartikel (4) bekragtig of gewysig is, gee die stadsklerk kennis daarvan in die *Provinsiale Koerant* en vermeld hy in die kennisgewing die datum waarop die besluit of gewysigde besluit, na gelang van die geval, in werking tree."

3. Artikel 77 van die Hoofordonnansie word hierby herroep.

4. Artikel 79 van die Hoofordonnansie word hierby gewysig —

- (a) deur die volgende paragrawe by subartikel (15) by te voeg:
 - "(f) aan 'n stadsraad of dorpsbestuur ingestel ingevolge artikel 2 van die Wet op Swart Plaaslike Besture, 1982 (Wet 102 van 1982);
 - (g) aan 'n bestuurskomitee of raadplegende komitee in paragraaf (b)(ii) beoog;
 - (h) aan die Staat;
 - (i) aan 'n ander plaaslike bestuur;";
- (b) deur die woord "or" aan die einde van subparagraaf (ii) van paragraaf (a) van subartikel (17) te skrap en die volgende subparagrawe by daardie paragraaf by te voeg:
 - "(vi) 'n stadsraad of dorpsbestuur ingestel ingevolge artikel 2 van die Wet op Swart Plaaslike Besture, 1982;

15 of 1969,
section 1 of
Ordinance 21
of 1976, section
1 of Ordinance
16 of 1978,
section 1 of
Ordinance 13
of 1980, section
1 of Ordinance
13 of 1981,
section 1 of
Ordinance 16
of 1982, section
1 of Ordinance
9 of 1983 and
section 2 of
Ordinance 18
of 1985.

Amendment of
section 65bis of
Ordinance 17
of 1939, as
inserted by
section 6 of
Ordinance 21
of 1957.

2. Section 65bis of the principal Ordinance is hereby amended by the substitution for subsections (4) and (5) of the following subsections respectively:

"(4) Where any objection is received in terms of subsection (2) the town clerk shall —

- (a) in the case of a council referred to in the Sixth Schedule to this Ordinance, submit every objection to the council which may ratify, amend or revoke the resolution;
- (b) in the case of any other council, submit a copy of the resolution, every objection and the comments of the council thereon to the Administrator who may ratify or amend the resolution or refuse to ratify the resolution, in which case the resolution shall lapse.

(5) Where a resolution has been ratified or amended in terms of subsection (4), the town clerk shall give notice thereof in the *Provincial Gazette* and he shall state in the notice the date on which the resolution or amended resolution, as the case may be, shall come into operation."

Repeal of
section 77 of
Ordinance 17
of 1939.

3. Section 77 of the principal Ordinance is hereby repealed.

Amendment of
section 79 of
Ordinance 17
of 1939, as
amended by
section 8 of
Ordinance 12
of 1941, section
5 of Ordinance
11 of 1942,
section 3 of
Ordinance 19
of 1943, section
6 of Ordinance
19 of 1944,
section 11 of
Ordinance 27
of 1951, section
8 of Ordinance
25 of 1953,
section 5 of
Ordinance 16
of 1955, section
7 of Ordinance
21 of 1957,
section 3 of
Ordinance 33
of 1958, section
2 of Ordinance
24 of 1960,
section 6 of
Ordinance 18
of 1961, section
2 of Ordinance
5 of 1962,
section 3 of
Ordinance 12
of 1962, section
1 of Ordinance
7 of 1964,
section 1 of
Ordinance 14
of 1964, section

4. Section 79 of the principal Ordinance is hereby amended —

- (a) by the addition of the following paragraphs to subsection (15):
 - "(f) to a town council or village council established in terms of section 2 of the Black Local Authorities Act, 1982 (Act 102 of 1982);
 - (g) to a management committee or consultative committee contemplated in paragraph (b)(ii);
 - (h) to the State;
 - (i) to another local authority;";
- (b) by the deletion of the word "or" at the end of subparagraph (ii) of paragraph (a) of subsection (17) and by the addition of the following subparagraphs to that paragraph:
 - "(iv) a town council or village council established in terms of section 2 of the Black Local Authorities Act, 1982;

Ordonnansie 12 van 1962, artikel 1 van Ordonnansie 7 van 1964, artikel 1 van Ordonnansie 14 van 1964, artikel 15 van Ordonnansie 18 van 1965, artikel 5 van Ordonnansie 24 van 1965, artikel 96 van Ordonnansie 25 van 1965, artikel 8 van Ordonnansie 24 van 1966, artikel 3 van Ordonnansie 16 van 1967, artikel 8 van Ordonnansie 15 van 1968, artikel 3 van Ordonnansie 10 van 1970, artikel 6 van Ordonnansie 10 van 1971, artikel 2 van Ordonnansie 16 van 1972, artikel 2 van Ordonnansie 6 van 1974, artikel 1 van Ordonnansie 15 van 1975, artikel 3 van Ordonnansie 14 van 1976, artikel 3 van Ordonnansie 21 van 1976, artikel 18 van Ordonnansie 18 van 1977, artikel 2 van Ordonnansie 22 van 1977, artikel 7 van Ordonnansie 16 van 1978, artikel 4 van Ordonnansie 16 van 1979, artikel 3 van Ordonnansie 13 van 1980, artikel 8 van Ordonnansie 13 van 1981, artikel 5 van Ordonnansie 16 van 1982, artikel 3 van Ordonnansie 9 van 1983, artikel 9 van Ordonnansie 16 van 1984 en artikel 9 van Ordonnansie 18 van 1985.

- (v) 'n bestuurskomitee of raadplegende komitee in subartikel (15)(b)(ii) beoog;
- (vi) die Staat;
- (vii) 'n ander plaaslike bestuur;";
- (c) deur subartikel (28)*ter* deur die volgende subartikel te vervang:
"(28)*ter* op die voorwaardes wat die Administrateur bepaal, 'n skema instel ingevolge waarvan finansiële hulp aan —
 - (a) 'n werknemer van die raad verleen word vir die delging van 'n behuisingslening ten opsigte van 'n woning op 'n perseel —
 - (i) wat in die naam van sodanige werknemer of in die naam van die eggenoot van sodanige werknemer of in die name van sodanige werknemer en eggenoot gesamentlik geregistreer is; of
 - (ii) waarvan die reg op huurpag ingevolge artikel 6A(4)(b)(i) van die Swartes (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), ten gunste van sodanige werknemer of ten gunste van die eggenoot van sodanige werknemer of ten gunste van sodanige werknemer en eggenoot gesamentlik geregistreer is; of
 - (b) 'n werknemer van die raad, uitgenome die stadsklerk, verleen word ten opsigte van die huur wat sodanige werknemer vir 'n woning vir eie gebruik betaal:
Met dien verstande dat so 'n skema nie vir finansiële hulp voorsiening maak wat groter is as die voordeel wat aan die stadsklerk ingevolge artikel 7(b) van die Wet op die Besoldiging van Stadsklerke, 1984 (Wet 115 van 1984), betaalbaar is nie;";
 - (d) deur in subartikel (33) die uitdrukking "met inbegrip van die betaling van reisen persoonlike onkoste van raadslede en beampies aangegaan terwyl hulle vir die raad werksaam is;" deur die volgende uitdrukking te vervang:
"met inbegrip van die betaling van die redelike reiskoste en persoonlike onkoste van —
 - (a) 'n raadslid of 'n beampie wat hy aangegaan het terwyl hy met die werksaamhede van die raad besig was;
 - (b) 'n lid van 'n bestuurskomitee of raadplegende komitee in subartikel (15)(b)(ii) genoem wat hy met die goedkeuring van die raad en onderworpe aan die voorwaardes deur die raad bepaal, aangegaan het —

15 of
Ordinance 18
of 1965, section
5 of Ordinance
24 of 1965,
section 96 of
Ordinance 25
of 1965, section
8 of Ordinance
24 of 1966,
section 3 of
Ordinance 16
of 1967, section
8 of Ordinance
15 of 1968,
section 3 of
Ordinance 10
of 1970, section
6 of Ordinance
10 of 1971,
section 2 of
Ordinance 16
of 1972, section
2 of Ordinance
6 of 1974,
section 1 of
Ordinance 15
of 1975, section
3 of Ordinance
14 of 1976,
section 3 of
Ordinance 21
of 1976, section
18 of
Ordinance 18
of 1977, section
2 of Ordinance
22 of 1977,
section 7 of
Ordinance 16
of 1978, section
4 of Ordinance
16 of 1979,
section 3 of
Ordinance 13
of 1980, section
8 of Ordinance
13 of 1981,
section 5 of
Ordinance 16
of 1982, section
3 of Ordinance
9 of 1983,
section 9 of
Ordinance 16
of 1984 and
section 9 of
Ordinance 18
of 1985.

- (v) a management committee or consultative committee contemplated in subsection (15)(b)(ii);
- (vi) the State;
- (vii) another local authority;";
- (c) by the substitution for subsection (28)*ter* of the following subsection:
"(28)*ter* on such conditions as the Administrator may determine, establish a scheme in terms of which financial assistance is rendered to —
 - (a) an employee of the council for the repayment of a housing loan in respect of a house on a site —
 - (i) which is registered in the name of such employee or in the name of the spouse of such employee or in the names of such employee and spouse jointly; or
 - (ii) the right of leasehold of which is in terms of section 6A(4)(b)(i) of the Blacks (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), registered in favour of such employee or in favour of the spouse of such employee or in favour of such employee and spouse jointly;
 - (b) an employee of the council, excluding the town clerk, in respect of the rent paid by such employee for a dwelling for his own use:
Provided that such a scheme shall not provide for financial assistance which is greater than the grant payable to the town clerk in terms of section 7(b) of the Remuneration of Town Clerks Act, 1984 (Act 115 of 1984);"
 - (d) by the substitution in subsection (33) for the expression "including the payment of travelling and personal expenses of councillors and officers, incurred while on the business of the council;" of the following expression:
"including the payment of the reasonable travelling and personal expenses of —
 - (a) a councillor or an officer which he incurred while on the business of the council;
 - (b) a member of a management or consultative committee referred to in subsection (15)(b)(ii) which he, with the approval of the council and subject to the conditions determined by the council, incurred —

- (i) terwyl hy met die werkzaamhede van die komitee besig was;
- (ii) in verband met enige aangeleentheid wat die Administrator bepaal het as 'n aangeleentheid wat gepaard gaan met die werkzaamhede van die komitee;";
- (e) deur subartikel (33)*bis* deur die volgende subartikel te vervang:

"(33)*bis* versekeringsdekking voorsien vir raadslede en lede van 'n bestuurskomitee of raadplegende komitee in subartikel (15)(b)(ii) genoem ten opsigte van liggamlike besering, ongesiktheid of dood wat regstreeks die gevolg is van 'n ongeluk wat in die loop van die vervulling van hulle ampspligte plaasvind;"
- (f) deur subartikel (33)*ter* deur die volgende subartikel te vervang:

"(33)*ter* op sy eie of gesamentlik met een of meer ander rade, en op die voorwaardes wat die Administrator bepaal —

 - (a) 'n skema instel om vir groepslewensverzekering vir werknemers van die raad voorsiening te maak;
 - (b) 'n voorschoufonds vir sodanige werknemers instel; of
 - (c) so 'n skema en so 'n fonds wat aan mekaar gekoppel is, instel,

en tot so 'n skema, fonds of skema en fonds bydra;" en
- (g) deur in paragraaf (b) van subartikel (35A) —
- (i) die woorde "'n verteenwoordiger" deur die woorde "die getal verteenwoordigers wat die raad bepaal"; en
- (ii) die woorde "verteenwoordiger" in subparagraph (ii) van die voorbehoudsbepaling daarby deur die woorde "verteenwoordigers", te vervang.

5. Artikel 80A van die Hoofordonnansie word hierby gewysig deur paragraaf (b) deur die volgende paragraaf te vervang:

"(b) die vereistes van enige aangeleentheid van 'n tegniese aard wat daarin voorkom, voorskryf deur bloot na sodanige regulasies, spesifikasies of tegniese dokumente te verwys —

- (i) wat die raad, in die geval van 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem, bepaal;
- (ii) wat die Administrator, in die geval van enige ander raad, goedkeur:

Met dien verstande dat —

Wysiging van artikel 80A van Ordonnansie 17 van 1939, soos ingevoeg deur artikel 10 van Ordonnansie 24 van 1966.

Amendment of section 80A of Ordinance 17 of 1939, as inserted by section 10 of Ordinance 24 of 1966.

5. Section 80A of the principal Ordinance is hereby amended by the substitution for paragraph (b) of the following paragraph:

"(b) prescribe the requirements of any matter of a technical nature which appears therein by merely referring to such regulations, specifications or technical documents —

- (i) as the council, in the case of a council referred to in Part I or II of the Sixth Schedule to this Ordinance, may determine;
- (ii) as the Administrator, in the case of any other council, may approve:

Provided that —

- (i) while on the business of the committee;
- (ii) in connection with any matter which the Administrator has determined as a matter incidental to the business of the committee;";
- (e) by the substitution for subsection (33)*bis* of the following subsection:

"(33)*bis* provide insurance cover for councillors and members of a management or consultative committee referred to in subsection (15)(b)(ii) in respect of bodily injury, disablement or death resulting directly from an accident occurring in the course of the performance of their official duties;"
- (f) by the substitution for subsection (33)*ter* of the following subsection:

"(33)*ter* establish, on its own or jointly with one or more other councils, and on such conditions as the Administrator may determine —

 - (a) a scheme to provide for group life insurance for employees of the council;
 - (b) a provident fund for such employees; or
 - (c) such a scheme and such a fund which are linked to each other,

and contribute to such a scheme, fund or scheme and fund;" and

- (g) by the substitution in paragraph (b) of subsection (35A) —
 - (i) for the words "a representative" of the words "such number of representatives as the council may determine"; and
 - (ii) for the word "representative" in subparagraph (ii) of the proviso thereto of the word "representatives".

5. Section 80A of the principal Ordinance is hereby amended by the substitution for paragraph (b) of the following paragraph:

"(b) prescribe the requirements of any matter of a technical nature which appears therein by merely referring to such regulations, specifications or technical documents —

- (i) as the council, in the case of a council referred to in Part I or II of the Sixth Schedule to this Ordinance, may determine;
- (ii) as the Administrator, in the case of any other council, may approve:

- (aa) sodanige regulasies, spesifikasies of dokumente by die kantoor van die raad vir insae gedurende kantoorure deur enige persoon gehou word; en
- (bb) in die geval van 'n raad in subparaaf (ii) beoog, 'n afskrif van sodanige regulasies, spesifikasies of dokumente die betrokke verordening vergesel wanneer die verordening ingevolge artikel 98 aan die Administrateur voorgelê word.”.

Wysiging van artikel 81 van Ordonnansie 17 van 1939, soos gewysig deur artikel 8 van Ordonnansie 19 van 1944, artikel 7 van Ordonnansie 16 van 1955, artikel 3 van Ordonnansie 14 van 1963, artikel 11 van Ordonnansie 24 van 1966, artikel 4 van Ordonnansie 16 van 1967, artikel 9 van Ordonnansie 10 van 1971, artikel 3 van Ordonnansie 10 van 1973, artikel 3 van Ordonnansie 15 van 1975, artikel 4 van Ordonnansie 14 van 1976, artikel 10 van Ordonnansie 13 van 1981, artikel 6 van Ordonnansie 16 van 1982 en artikel 13 van Ordonnansie 16 van 1984.

6. Artikel 81 van die Hoofordonnansie word hierby gewysig deur paragraaf (aB) van subartikel (1) deur die volgende paragraaf te vervang:

“(aB) waar —

- (i) die Administrateur of die raad ingevolge die bepalings van artikel 84 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, of ingevolge enige soortgelyke bepalings van enige vorige wet tot die onderverdeling van 'n erf toegestem het;
- (ii) die Administrateur ingevolge artikel 17 van die Ordonnansie op die Verdeling van Grond, 1973 (Ordonnansie 19 van 1973), 'n aansoek vir die verdeling van grond wat 'n landbouhoeve is soos beoog in die Landbouwhoeven (Transvaal) Registratie Wet, 1919 (Wet 22 van 1919), toegestaan het,

kan basiese koste ten opsigte van elke gedeelte waarin die erf of grond ingevolge sodanige toestemming of vergunning onderverdeel kan word, gehef word —

- (aa) in die geval van 'n erf in subparaaf (i) beoog, met ingang vanaf 'n datum ses maande na die toestemming vir onderverdeling verleen is;
- (bb) in die geval van grond in subparaaf (ii) beoog, met ingang vanaf 'n datum ses maande na —

(aaa) die inwerkingtreding van die Wysigingsordonnansie op Plaaslike Bestuur, 1986; of

(bbb) die aansoek vir onderverdeling goedgekeur is,

watter datum ook al die laaste is.”.

Vervanging van artikel 98 van Ordonnansie 17 van 1939, soos vervang deur artikel 16 | "Raad te

7. Artikel 98 van die Hoofordonnansie word hierby deur die volgende artikel vervang:

98. Nadat die raad 'n verorde-

(aa) such regulations, specifications or documents shall be kept at the office of the council for inspection by any person during office hours; and

(bb) in the case of a council contemplated in subparagraph (ii), a copy of such regulations, specifications or documents shall accompany the relevant by-law when the by-law is submitted to the Administrator in terms of section 98.”.

Amendment of section 81 of Ordinance 17 of 1939, as amended by section 8 of Ordinance 19 of 1944, section 7 of Ordinance 16 of 1955, section 3 of Ordinance 14 of 1963, section 11 of Ordinance 24 of 1966, section 4 of Ordinance 16 of 1967, section 9 of Ordinance 10 of 1971, section 3 of Ordinance 10 of 1973, section 3 of Ordinance 15 of 1975, section 4 of Ordinance 14 of 1976, section 10 of Ordinance 13 of 1981, section 6 of Ordinance 16 of 1982 and section 13 of Ordinance 16 of 1984.

6. Section 81 of the principal Ordinance is hereby amended by the substitution for paragraph (aB) of subsection (1) of the following paragraph:

“(aB) where —

- (i) the Administrator or the council has, in terms of the provisions of section 84 of the Town-planning and Townships Ordinance, 1965, or in terms of any similar provisions of any prior law, consented to the subdivision of an erf;
- (ii) the Administrator has, in terms of section 17 of the Division of Land Ordinance, 1973 (Ordinance 19 of 1973), granted an application for the division of land which is an agricultural holding as contemplated in the Agricultural Holdings (Transvaal) Registration Act, 1919 (Act 22 of 1919),

basic charges may be levied in respect of every portion into which the erf or land may be subdivided in terms of such consent or permission —

(aa) in the case of an erf contemplated in subparagraph (i), with effect from a date six months after the consent for the subdivision was given;

(bb) in the case of land contemplated in subparagraph (ii), with effect from a date six months after —

(aaa) the commencement of the Local Government Amendment Ordinance, 1986; or

(bbb) the application for the subdivision was granted, whichever is the later date.”.

Substitution of section 98 of Ordinance 17 of 1939, as substituted by section 16 of Ordinance 16 of 1984.

"Council to submit copy of

7. The following section is hereby substituted for section 98 of the principal Ordinance:

98. After the council has made

van
Ordonnansie
16 van 1984.

afskrif van
verordening of
wysiging en
ander
dokumente
aan
Administrateur
voor.

ning opgestel of gewysig het, lê hy
deur die stadsklerk die volgende
dokumente aan die Administrateur voor:

- (a) drie afskrifte van die verordening of wysiging;
- (b) elke beswaar wat teen die verordening of wysiging in gevolge artikel 96 aangeteken is of, indien geen beswaar aangeteken is nie, 'n sertifikaat tot dien effekte;
- (c) 'n afskrif van die notule van die vergadering van die raad waarop die verordening of wysiging aangeneem is;
- (d) 'n sertifikaat dat aan die bepalings van artikel 96 en, waar van toepassing, artikel 97 voldoen is; en
- (e) waar van toepassing, 'n afskrif van die regulasies, spesifikasies of tegniese dokumente in artikel 80A(b) beoog:

Met dien verstande dat die bepallings van hierdie artikel nie van toepassing is nie op —

- (i) 'n raad in Deel I of II van die Sesde Bylae by hierdie Ordonnansie genoem;
- (ii) 'n raad in Deel III van die Sesde Bylae by hierdie Ordonnansie genoem ten opsigte van enige verordening of wysiging wat betrekking het op die vasstelling of wysiging van gelde of die intrekking van enige sodanige vasstelling;
- (iii) enige ander raad ten opsigte van enige verordening of wysiging wat betrekking het op —
 - (aa) die vasstelling of wysiging van enige ander gelde as gelde vir die verskaffing van water, elektrisiteit of gas of vir die lewering van waterriolering, sanitasie- of vullisverwyderingsdienste;
 - (bb) die intrekking van enige vasstelling van enige gelde.”.

8. Artikel 99 van die Hoofordonnansie word hierby gewysig —

- (a) deur in paragraaf (a) die uitdrukking “artikel 98(b)” deur die uitdrukking “artikel 98” te vervang; en
- (b) deur paragraaf (b) deur die volgende paragraaf te vervang:

“(b) enige verordening of wysiging wat in gevolge artikel 98 aan hom voorgele is, verander of weier om sodanige verordening of wysiging

Wysiging van
artikel 99 van
Ordonnansie
17 van 1939,
soos vervang
deur artikel 17
van
Ordonnansie
16 van 1984.

by-law or
amendment
and other
documents to
Administrator.

or amended a by-law, it shall submit the following documents through the town clerk to the Administrator:

- (a) three copies of the by-law or amendment;
- (b) every objection recorded against the by-law or amendment in terms of section 96 or, if no objection has been recorded, a certificate to that effect;
- (c) a copy of the minutes of the meeting of the council at which the by-law or amendment was adopted;
- (d) a certificate that the provisions of section 96 and, where applicable, section 97 have been complied with; and
- (e) where applicable, a copy of the regulations, specifications or technical documents contemplated in section 80A(b):

Provided that the provisions of this section shall not apply to —

- (i) a council referred to in Part I or II of the Sixth Schedule to this Ordinance;
- (ii) a council referred to in Part III of the Sixth Schedule to this Ordinance in respect of any by-law or amendment relating to the determination or amendment of charges or the withdrawal of any such determination;
- (iii) any other council in respect of any by-law or amendment relating to —
 - (aa) the determination or amendment of any other charges than charges for the supply of water, electricity or gas or for the provision of sewerage, sanitary or refuse removal services;
 - (bb) the withdrawal of any determination of any charges.”.

Amendment of
section 99 of
Ordinance 17
of 1939, as
substituted by
section 17 of
Ordinance 16
of 1984.

8. Section 99 of the principal Ordinance is hereby amended —

- (a) by the substitution in paragraph (a) for the expression “section 98(b)” of the expression “section 98”; and
- (b) by the substitution for paragraph (b) of the following paragraph:

“(b) alter any by-law or amendment submitted to him in terms of section 98 or refuse to approve such by-law or amendment, whereupon

goed te keur, waarop hy die raad dienooreenkomsig in kennis stel.”.

Herroeping van artikel 100 van Ordonnansie 17 van 1939, soos vervang deur artikel 18 van Ordonnansie 16 van 1984.

9. Artikel 100 van die Hoofordonnansie word hierby herroep.

Wysiging van artikel 101 van Ordonnansie 17 van 1939, soos gewysig deur artikel 9 van Ordonnansie 16 van 1955, artikel 9 van Ordonnansie 21 van 1957, artikel 9 van Ordonnansie 18 van 1961, artikel 4 van Ordonnansie 14 van 1963 en artikel 19 van Ordonnansie 16 van 1984.

10. Artikel 101 van die Hoofordonnansie word hierby gewysig —

(a) deur die uitdrukking wat die eerste voorbehoudsbepaling voorafgaan deur die volgende uitdrukking te vervang:

“Nadat —

(a) 'n raad 'n verordening opgestel of gewysig het wat nie aan die Administrateur ingevolge artikel 98 voorgelê hoeft te word nie;

(b) die Administrateur 'n raad ingevolge artikel 99 in kennis gestel het dat hy 'n verordening of wysiging wat ingevolge artikel 98 aan hom voorgelê is, goedkeur of verander het,

publiseer die stadsklerk die verordening of wysiging in die *Provinciale Koerant*;”;

(b) deur in die eerste voorbehoudsbepaling die woord “Administrateur” deur die woord “stadsklerk” te vervang; en

(c) deur die uitdrukking.

“Die Administrateur kan van tyd tot tyd gelde hef vir die publikasie in die *Offisiële Koerant* van die *Provinciale Transvaal* van enige sodanige verordening of wysiging of enige regulasies kragtens artikel drie-en-twintig (3) van die ‘Naturellen (Stadsgebieden) Wet 1923’, soos gewysig, of enige wysiging van sulke regulasies. Alle gelde wat kragtens hierdie artikel gehef word, moet op aanvraag deur die betrokke raad aan die Administrateur betaal word.”

wat na die eerste voorbehoudsbepaling verskyn, te skrap.

11. Artikel 132 van die Hoofordonnansie word hierby gewysig deur die voorbehoudsbepalings by subartikel (11) te skrap.

Wysiging van artikel 132 van Ordonnansie 17 van 1939, soos gewysig deur artikel 16 van Ordonnansie 27 van 1951, artikel 11 van Ordonnansie 16 van 1955, artikel 5 van Ordonnansie 17 van 1955, artikel 1 van Ordonnansie 17 van 1958, artikel 6 van Ordonnansie 15 van 1975, artikel 9 van Ordonnansie 9 van 1978, artikel 20 van Ordonnansie 16 van 1984 en artikel 13 van Ordonnansie 18 van 1985.

he shall advise the council accordingly.”.

Repeal of section 100 of Ordinance 17 of 1939, as substituted by section 18 of Ordinance 16 of 1984.

9. Section 100 of the principal Ordinance is hereby repealed.

Amendment of section 101 of Ordinance 17 of 1939, as amended by section 9 of Ordinance 16 of 1955, section 9 of Ordinance 21 of 1957, section 9 of Ordinance 18 of 1961, section 4 of Ordinance 14 of 1963 and section 19 of Ordinance 16 of 1984.

10. Section 101 of the principal Ordinance is hereby amended —

(a) by the substitution for the expression preceding the first proviso of the following expression:

“After —

(a) a council has made or amended a by-law which need not be submitted to the Administrator in terms of section 98;

(b) the Administrator has, in terms of section 99, advised a council that he has approved or altered a by-law or amendment submitted to him in terms of section 98,

the town clerk shall publish the by-law or amendment in the *Provincial Gazette*;”;

(b) by the substitution in the first proviso for the word “Administrator” of the words “town clerk”; and

(c) by the deletion of the expression

“The Administrator may from time to time make charges for publishing in the *Provincial Gazette* any such by-law or amendment or any regulations under section twenty-three (3) of the Natives (Urban Areas) Act, 1923, as amended, or any amendment of such regulations. All charges made hereunder shall upon demand be paid to the Administrator by the council concerned.”

which appears after the first proviso.

Amendment of section 132 of Ordinance 17 of 1939, as amended by section 16 of Ordinance 27 of 1951, section 11 of Ordinance 16 of 1955, section 5 of Ordinance 17 of 1955, section 1 of Ordinance 17 of 1958, section 6 of Ordinance 15 of 1975, section 9 of Ordinance 9 of 1978, section 26 of Ordinance 16 of 1984 and section 13 of Ordinance 18 of 1985.

11. Section 132 of the principal Ordinance is hereby amended by the deletion of the provisos to subsection (11).

Bekragting van sekere betalings.

12. Enige finansiële hulp wat 'n raad aan enige van sy werknemers voor die inwerkingtreding van hierdie Ordonnansie verleen het en wat heet verleen te gewees het uit hoofde van die bepalings van 'n skema van die raad wat ooreenkoms met die skema waarvoor in artikel 79(28)*ter* (b) van die Hoofordonnansie, soos ingevoeg deur artikel 4(c) van hierdie Ordonnansie, voorsiening gemaak word, word hierby bekragtig.

Kort titel en inwerkingtreding.

13. Hierdie Ordonnansie heet die Wysigingsordonnansie op Plaaslike Bestuur, 1986, en die bepalings van —

- (a) artikel 4(a) word geag op 23 September 1983;
 - (b) artikel 4(d) word geag op 13 Oktober 1982;
 - (c) artikel 4(e) word geag op 4 Augustus 1976,
- in werking te getree het.

Validation of certain payments.

Short title and commencement.

12. Any financial assistance rendered by a council to any of its employees prior to the commencement of this Ordinance which purports to have been rendered by virtue of the provisions of a scheme of the council corresponding to the scheme provided for in section 79(28)*ter*(b) of the principal Ordinance, as inserted by section 4(c) of this Ordinance, is hereby validated.

13. This Ordinance shall be called the Local Government Amendment Ordinance, 1986, and the provisions of —

- (a) section 4(a) shall be deemed to have come into operation on 23 September 1983;
- (b) section 4(d) shall be deemed to have come into operation on 13 October 1982;
- (c) section 4(e) shall be deemed to have come into operation on 4 August 1976.

Administrateurskennisgiving 714

16 April 1986

PRETORIA-WYSIGINGSKEMA 1607

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Gedeelte 2 van Erf 28, Les Marais, na "Spesiaal" vir mediese en paramediese beoeping, onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1607.

PB 4-9-2-3H-1607

Administrateurskennisgiving 715

16 April 1986

PRETORIA-WYSIGINGSKEMA 1280

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Restant van Erf 547, Arcadia, na "Dupleks Woon".

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1280.

PB 4-9-2-3H-1280

Administrateurskennisgiving 716

16 April 1986

PRETORIA-WYSIGINGSKEMA 798

Hierby word ooreenkomsdig die bepalings van artikel

Administrator's Notice 714

16 April 1986

PRETORIA AMENDMENT SCHEME 1607

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Portion 2 of Erf 28, Les Marais, to "Special" for medical and paramedical professions, subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 1607.

PB 4-9-2-3H-1607

Administrator's Notice 715

16 April 1986

PRETORIA AMENDMENT SCHEME 1280

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Remainder of Erf 547, Arcadia, to "Duplex Residential".

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

This amendment is known as Pretoria Amendment Scheme 1280.

PB 4-9-2-3H-1280

Administrator's Notice 716

16 April 1986

PRETORIA AMENDMENT SCHEME 798

It is hereby notified in terms of section 36(1) of the

36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van die Resterende Gedeelte van Erf 490, Pretoria North, na "Spesiaal" vir laboratoria, rekenaarsentrums en kantore onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadslerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 798.

PB 4-9-2-3H-798

Administrateurskennisgiving 718 16 April 1986

PRETORIA-WYSIGINGSKEMA 1672

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Gedeelte 3 van Erf 1234, Arcadia tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadslerk, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1672.

PB 4-9-2-3H-1672

Administrateurskennisgiving 719 16 April 1986

JOHANNESBURG-WYSIGINGSKEMA 1383

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur hersonering van Gedeelte 25 van die plaas Northview 57 IR langs die Gresswold Senior School tot Opvoedkundig.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadslerk, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1383.

PB 4-9-2-2H-1383

Administrateurskennisgiving 720 16 April 1986

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 97 DORP ORIEL

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the Remaining Extent of Erf 490, Pretoria North, to "Special" for laboratories, computer centres and offices, subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 798.

PB 4-9-2-3H-798

Administrator's Notice 718 16 April 1986

PRETORIA AMENDMENT SCHEME 1672

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Portion 3 of Erf 1234, Arcadia, to "Special Residential" with a density of "One dwelling per 1 000 m²", subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 1672.

PB 4-9-2-3H-1672

Administrator's Notice 719 16 April 1986

JOHANNESBURG AMENDMENT SCHEME 1383

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Portion 25 of the farm Northview 57 IR adjacent to the Gresswold Senior School to Educational.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 1383.

PB 4-9-2-2H-1383

Administrator's Notice 720 16 April 1986

REMOVAL OF RESTRICTIONS ACT 1967: ERF 97 ORIEL TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Voorwaardes (d), (l) en (m) in Akte van Transport F9481/1968 opgehef word;

2. Bedfordview-dorpsbeplanningskema, 1948, gewysig word deur die hersonering van Erf 97, dorp Oriel tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 20 000 vk vt" welke wysigingskema bekend staan as Bedfordview-wysigingskema, 1/391, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Bedfordview.

PB 4-14-2-990-7

Administrateurskennisgewing 721

16 April 1986

SANDTON-WYSIGINGSKEMA 633

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Sandton-wysigingskema, 633, ontstaan het, het die Administrateur goedgekeur dat die skema verbeter word deur die vervanging van Kaart 3 "A"-reeks, "B"-reeks en Bylae genoem in Administrateurskennisgewing 434 gedateer 27 Februarie 1985, met 'n gewysigde Kaart 3 "A"-reeks, "B"-reeks en Bylae.

PB 4-9-2-116H-633

Administrateurskennisgewing 722

16 April 1986

ROODEPOORT-WYSIGINGSKEMA 513

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Roodepoort-dorpsaanlegskema, 1/1946, gewysig word deur die hersonering van Erwe 210 en 216, Helderkuin van "Staat" tot "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 1 000 m²".

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

Hierdie wysiging staan bekend as Roodepoort-wysigingskema 513.

PB 4-9-2-30-513

Administrateurskennisgewing 723

16 April 1986

SANDTON-WYSIGINGSKEMA 934

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Gedeelte 2 van Lot 71, Edenburg, van "Residensieel 1" tot "Parkerig".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 934.

PB 4-9-2-116H-934

1. Conditions (d), (l) and (m) in Deed of Transfer F9481/1968, be removed;

2. the Bedfordview Town-planning Scheme, 1948, be amended by the rezoning of Erf 97, Oriel Township, to "Special Residential" with a density of "One dwelling per 20 000 sq ft" and which amendment scheme will be known as Bedfordview Amendment Scheme, 1/391, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Department of Local Government, Pretoria and the Town Clerk of Bedfordview.

PB 4-14-2-990-7

Administrator's Notice 721

16 April 1986

SANDTON AMENDMENT SCHEME 633

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Sandton Amendment Scheme 633 the Administrator has approved the correction of the scheme by the substitution of the amended Map 3 "A" series, "B" series and Annexures published under Administrator's Notice 434 dated 27 February 1985.

PB 4-9-2-116H-663

Administrator's Notice 722

16 April 1986

ROODEPOORT AMENDMENT SCHEME 513

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Roodepoort Town-planning Scheme 513, 1986, by the rezoning of Erven 210 and 216, Helderkuin from "Government" to "Special Residential" with a density of "One Dwelling per 1 000 m²".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Roodepoort and are open for inspection at all reasonable times.

This amendment is known as Roodepoort Amendment Scheme 513.

PB 4-9-2-30-513

Administrator's Notice 723

16 April 1986

SANDTON AMENDMENT SCHEME 934

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Portion 2 of Lot 71, Edenburg, from "Residential 1" to "Parking".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Sandton and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 934.

PB 4-9-2-116H-934

Administrateurskennisgewing 725 **16 April 1986**

PIETERSBURG-WYSIGINGSKEMA 62

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Pietersburg-dorpsbeplanningskema, 1981, gewysig word deur Erf 1524, Pietersburg Uitbreiding 4 te hersoneer tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

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

Hierdie wysiging staan bekend as Pietersburg-wysigingskema 62.

PB 4-9-2-24H-62

Administrateurskennisgewing 731 **16 April 1986**

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 140, DORP WESTCLIFF

Hierby word ooreenkomsdig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes 1, 2, 3, 4, 5, 6, 7 en 8 in Akte van Transport T23283/1981 opgehef word.

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 140, dorp Westcliff, tot "Residensieel 1" met 'n digtheid van een woonhuis per erf welke wysigingskema bekend staan as Johannesburg-wysigingskema, 1290, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-1430-14

Administrateurskennisgewing 733 **16 April 1986**

VERLEGGING EN VERBREDING VAN DISTRIKS-PAD 368

Die Administrateur —

(a) verlê en verbreed hiermee ingevolge artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, Distrikspad 368 oor Vleyfontein 316 LS, Boschkopje 315 LS, Melkhoutkopjes 314 LS, Vygeboomspruit 386 LS en Rondebosch 287 LS na wisselende breedtes van 30 meter tot 120 meter; en

(b) verklaar hiermee ingevolge artikel 48(1)(a) van gemelde Ordonnansie, dat 'n toegangspad, 16 meter breed, oor Rondebosch 287 LS sal bestaan.

Die algemene rigting en ligging en omvang van die reservebreedtes van gemelde padreëlings word op die mee-gaande sketsplan aangetoon.

Ooreenkomsdig artikel 5A(3) van gemelde Ordonnansie, word hiermee verklaar dat die grond wat gemelde padreëlings in beslag neem met klipstapels afgemerkt is.

UKB 632 van 24 Maart 1986
Verwysing: DP 03-035-23/22/368

Administrator's Notice 725

16 April 1986

PIETERSBURG AMENDMENT SCHEME 62

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Pietersburg Town-planning Scheme, 1981, by the rezoning of Erf 1524, Pietersburg Extension 4 to "Residential 1" with a density of "One dwelling per 1 500 m²".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Pietersburg and are open for inspection at all reasonable times.

This amendment is known as Pietersburg Amendment Scheme 62.

PB 4-9-2-24H-62

Administrator's Notice 731

16 April 1986

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 140 WESTCLIFF TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Conditions 1, 2, 3, 4, 5, 6, 7 and 8 in Deed of Transfer T23283/1981 be removed.

2. The Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erf 140, Westcliff Township, to "Residential 1" with a density of one dwelling per erf and which amendment scheme will be known as Johannesburg Amendment Scheme 1290, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-1430-14

Administrator's Notice 733

16 April 1986

DEVIATION AND WIDENING OF DISTRICT ROAD 368

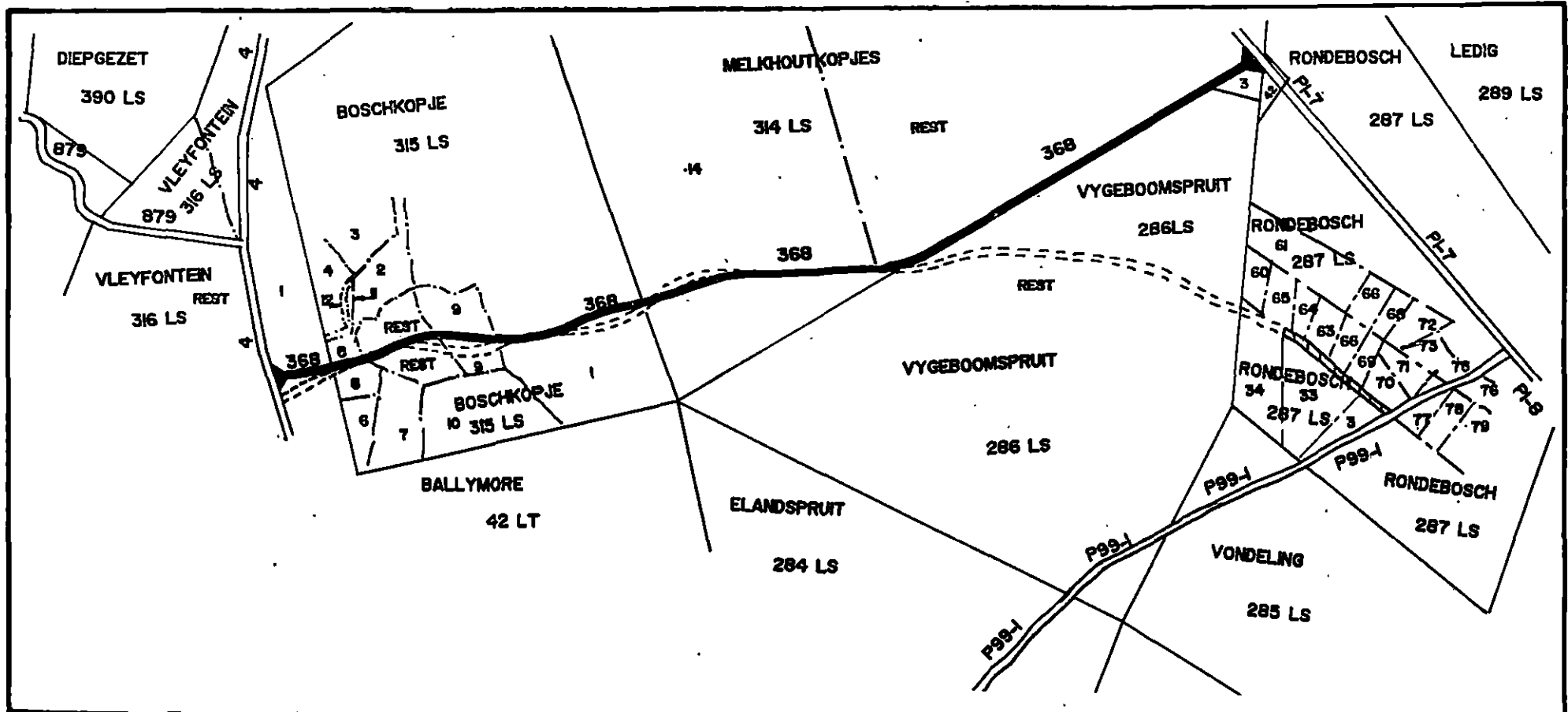
The Administrator —

(a) deviates and widens hereby in terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, District Road 368 over Vleyfontein 316 LS, Boschkopje 315 LS, Melkhoutkopjes 314 LS, Vygeboomspruit 286 LS and Rondebosch 287 LS to varying widths of 30 metres to 120 metres; and

(b) declares in terms of section 48(1)(a) of the said Ordinance that an access road, 16 metres wide, shall exist over Rondebosch 287 LS.

The general direction, situation and extent of the reserve widths of the said road adjustments is shown on the subjoined sketchplan.

ECR 632 of 24 March 1986
Reference: DP 03-035-23/22/368

VERWYSING / REFERENCE

BESTAANDE PAAE

EXISTING ROADS

PAD GESLUIT

ROAD CLOSED

PAD VERLÉ EN VERBREED NA WISSELENDE
BREEDTES VAN 30m TOT 120mROAD DEVIATED AND WIDENED TO VARYING
WIDTHS OF 30m TO 120m

TOEGANGSPAD 16m BREED VERKLAAR

ACCESS ROAD 16m WIDE DECLARED.

BUNDEL	DP03-035-23/22/368	
FILE		
U.K.B.	632	DATUM 1986 - 03 - 24
E.C.R.		DATE
PAD	368	ROAD

Administrateurskennisgewing 732

16 April 1986

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 1736 VAN 29 OKTOBER 1980

Die Administrator verklaar hiermee ingevolge artikel 5(3A) van die Padordonnansie, 1957, dat:

(a) Paragraaf (b) van Administrateurskennisgewing 1736 van 29 Oktober 1980 wat betrekking het op die verklaring van Distrikspad 2475, ingetrek is;

(b) Administrateurskennisgewing 1736 van 29 Oktober 1980 word hiermee gewysig deur die sketsplan met die bygaande sketsplan te vervang.

UKB 0115 van 14 Januarie 1986
Verwysing: DP 03-035-23/22/2475

Administrator's Notice 732

16 April 1986

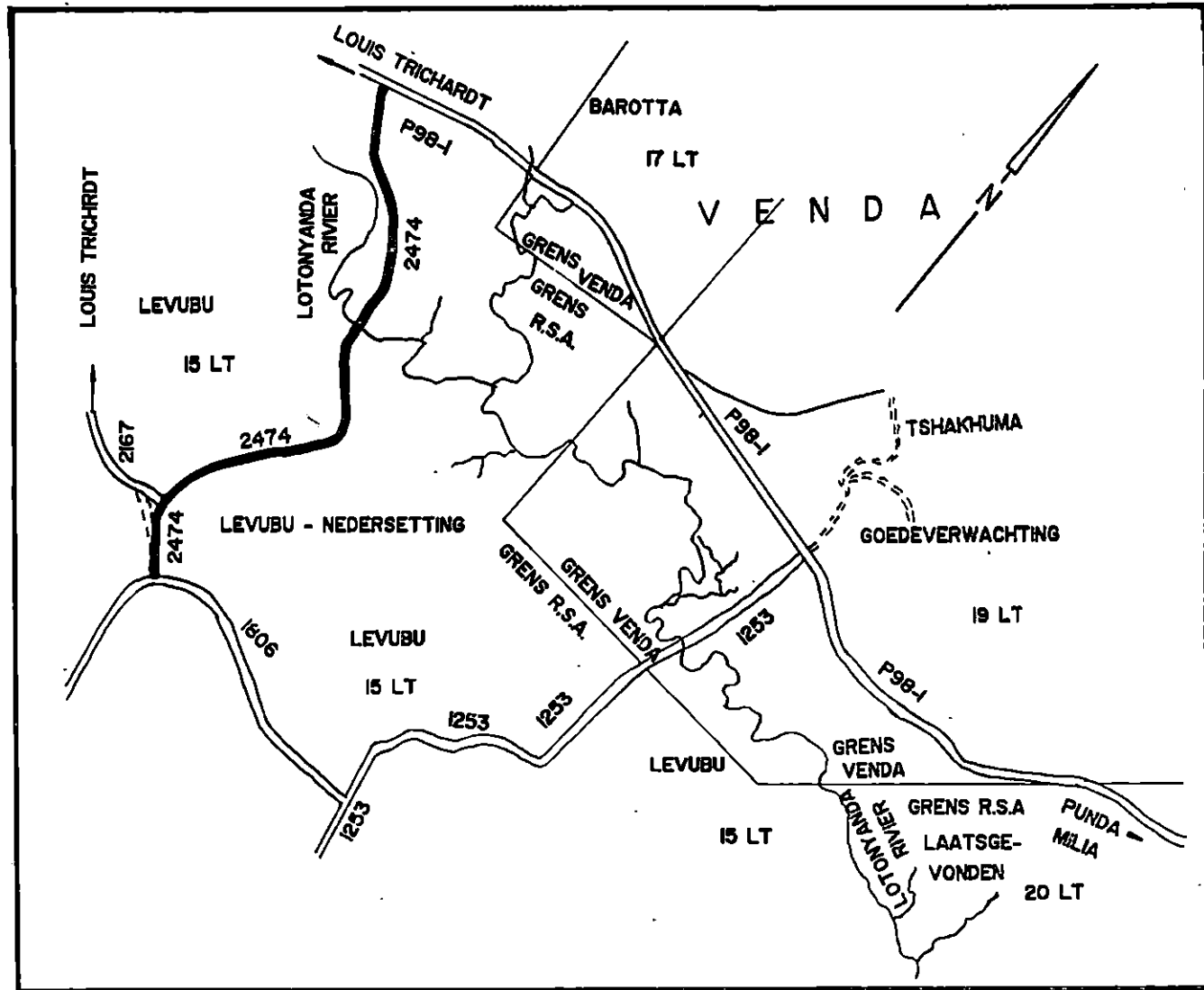
AMENDMENT OF ADMINISTRATOR'S NOTICE 1736 OF 29 OCTOBER 1980

The Administrator hereby declares in terms of section 5(3A) of the Roads Ordinance, 1957, that:

(a) Paragraph (b) of Administrator's Notice 1736 of 29 October 1980 which refers to the declaration of District Road 2475 has been revoked;

(b) Administrator's Notice 1736 of 29 October 1980 is hereby amended by the substitution of the sketchplan with the subjoined sketchplan.

ECR 0115 of 14 January 1986
Reference: DP 03-035-23/22/2475

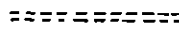
**VERWYSING / REFERENCE**

BESTAANDE PAAIE



EXISTING ROADS

PAD GESLUIT



ROAD CLOSED

PAD 2474 VERKLAAR MET
WISSELLENDE BREEDTES
(30 m MINIMUM)ROAD 2474 DECLARED WITH
VARYING WIDTHS (30 m
MINIMUM)**BUNDEL**

DP03-035-23/22/2474

FILE**U.K.B.**

085

DATUM

1986 - 01 - 14

E.C.R.**DATE****PAD**

2474

ROAD

Administrateurskennisgewing 734

16 April 1986

VERLEGGING EN VERBREIDING VAN 'N GEELTE VAN DISTRIKSPAD 261

Die Administrateur verlê en verbreed hiermee ingevolge artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, 'n gedeelte van Distrikspad 261 oor Familiehoek 333 IT na 25 meter.

Die algemene rigting, ligging en die omvang van die reserwebreedte van gemelde padreëling word op bygaande sketsplan aangetoon.

Ooreenkomsdig artikel 5A(3) van gemelde Ordonnansie, word hiermee verklaar dat die grond wat gemelde padreëling in beslag neem, met ysterpenne afgemerk is.

UKB 248 van 4 Februarie 1986
Verwysing: DP 051-052-23/22/261

Administrator's Notice 734

16 April 1986

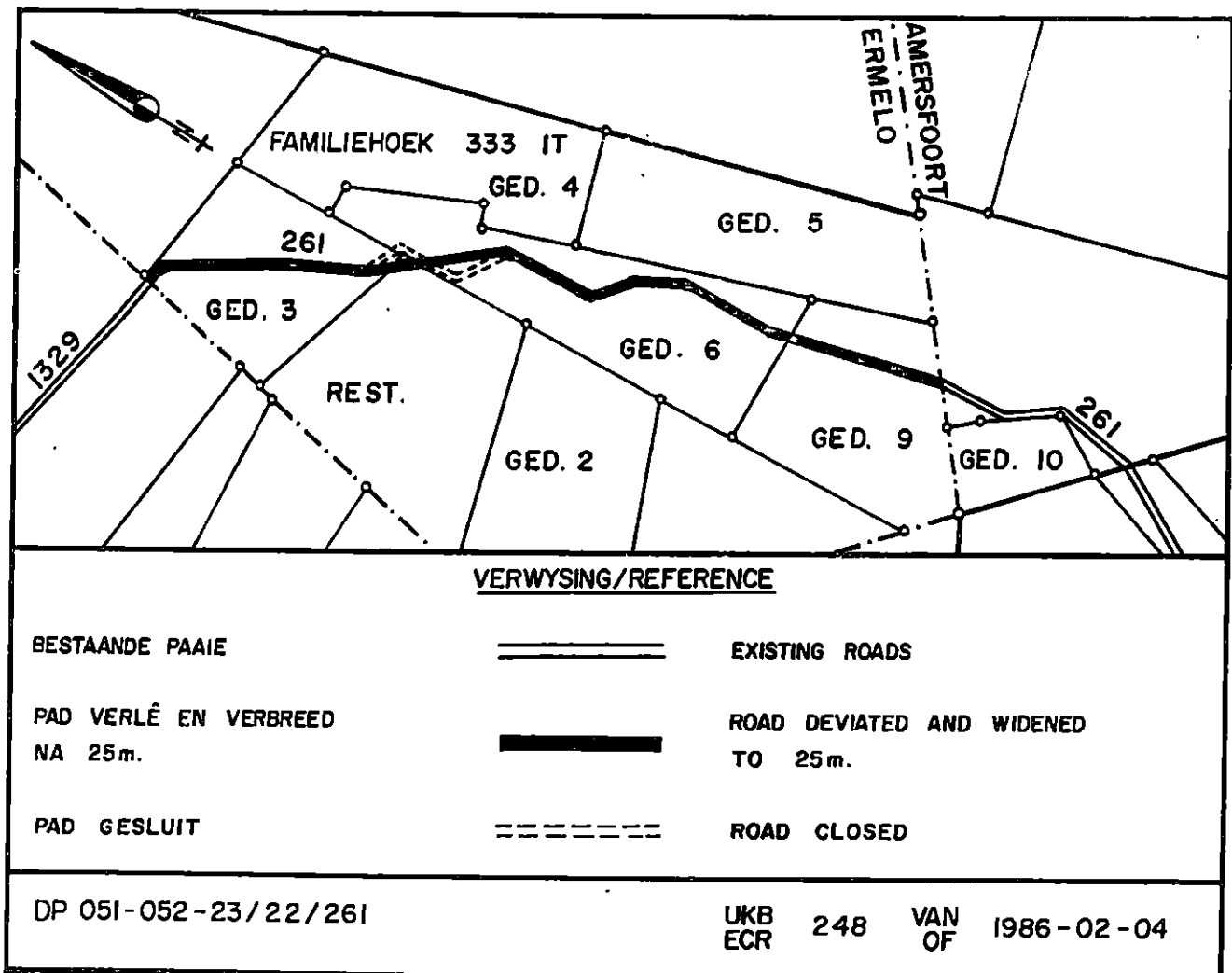
DEVIATION AND WIDENING OF A PORTION OF DISTRICT ROAD 261

The Administrator hereby deviates and widens in terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, a portion of District Road 261 over Familiehoek 333 IT to 25 metres.

The general direction, situation and the extent of the reserve width of the said road adjustment is shown on the subjoined sketchplan.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that the land taken up by the said road adjustment has been demarcated by means of iron pegs.

ECR 248 of 4 February 1986
Reference: DP 051-052-23/22/261



Administrateurskennisgewing 729

16 April 1986

ALBERTON-WYSIGINGSKEMA 230

REGSTELLINGSKENNISGEWING

Administrateurskennisgewing 173 van 29 Januarie 1986 word hiermee reggestel deur die vervanging van Erf No 548, met die "Resterende Gedeelte van Erf 548" in die Afrikaanse en Engelse Teks.

Administrator's Notice 729

16 April 1986

ALBERTON AMENDMENT SCHEME 230

CORRECTION NOTICE

Administrator's Notice 173 dated 29 January 1986, is hereby corrected by the substitution for Erf No 548, of the "Remaining Extent of Erf No 548" in the Afrikaans and English Text.

Administrateurskennisgewing 735

16 April 1986

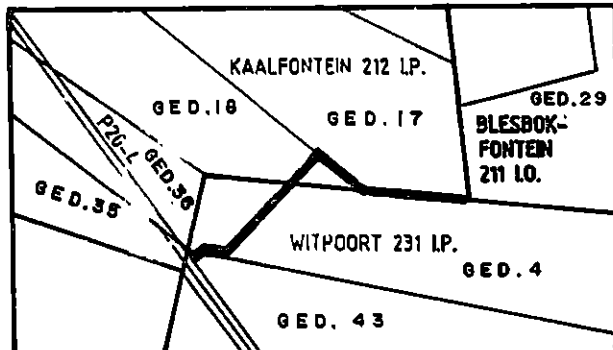
**VERKLARING VAN TOEGANGSPAD OOR WIT-
POORT 231 IP EN KAALFONTEIN 212 IP**

Die Administrateur verklaar hiermee, ingevolge artikel 48(1)(a) van die Padordonnansie, 1957, dat 'n toegangspad, 8 meter breed oor Witpoort 231 IP en Kaalfontein 212 IP sal bestaan.

Die algemene rigting, ligging en die omvang van die reserwebreedte van die toegangspad word op die meegaande sketsplan aangegee.

Die vereistes ingevolge artikel 5A(3) van gemelde Ordonnansie, is nagekom en die grond wat deur gemelde pad in beslag geneem word is met klipstapels afgemerk.

**UKB 517(26) van 3 Maart 1986
Verwysing: DP 07-076-23/24/W10**

**VERWYSING-REFERENCES****BESTAAANDE PAAIE** — EXISTING ROADS**TOEGANGSPAD** — ACCESS ROAD
VERKLAAR MET DECLARED WITH
RESERWE RESERVE WIDTH
BREEDTE VAN 8m OF 8m

BUNDEL FILE DP 07-076-23/24/W10

UK BESL EXCO RES 517 (26)

GED DD 1986 /03 /03

Administrateurskennisgewing 730

16 April 1986

DORP DENVER UITBREIDING 2**REGSTELLINGSKENNISGEWING**

Administrateurskennisgewing 487 van 12 Maart 1986 word hiermee reggestel deur die vervanging van Erf No 627 met Erf No 672 in die Engelse teks, laaste paragraaf.

Administrateurskennisgewing 736

16 April 1986

VERLEGGING EN VERBREDING VAN PROVINSIALE PAD P30-3

Die Administrateur verlê en verbreed hiermee ingevolge artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, Provinciale Pad P30-3 oor Niekerksvley 380 IS na wisselende breedtes van 40 meter tot 120 meter.

Die algemene rigting, ligging en die omvang van die reserwebreedte van gemelde padverandering word op bygaande sketsplan aangegee.

Ooreenkomsdig artikel 5A(3) van gemelde Ordonnansie, word hiermee verklaar dat die grond wat gemelde pad in beslag neem, met ysterpenne afgemerk is.

**UKB 320 van 10 Februarie 1986
Verwysing: DP 051-057-23/21/P30-3 Vol III**

Administrator's Notice 735

16 April 1986

**DECLARATION OF AN ACCESS ROAD OVER WIT-
POORT 231 IP AND KAALFONTEIN 212 IP**

The Administrator hereby declares, in terms of section 48(1)(a) of the Road Ordinance, 1957, that an access road, 8 metres wide, shall exist over Witpoort 231 IP and Kaalfontein 212 IP.

The general direction, situation and the extent of the reserve width of the said access road is shown on the subjoined sketchplan.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that the land taken up by the said road has been demarcated by means of iron pegs.

**ECR 517(26) of 3 March 1986
Reference: DP 07-076-23/24/W10**

Administrator's Notice 730

16 April 1986

DENVER EXTENSION 2 TOWNSHIP**CORRECTION NOTICE**

Administrator's Notice 487 dated 12 March 1986 is hereby corrected by the substitution for Erf No 627 of Erf No 672 in the English text, last paragraph.

Administrator's Notice 736

16 April 1986

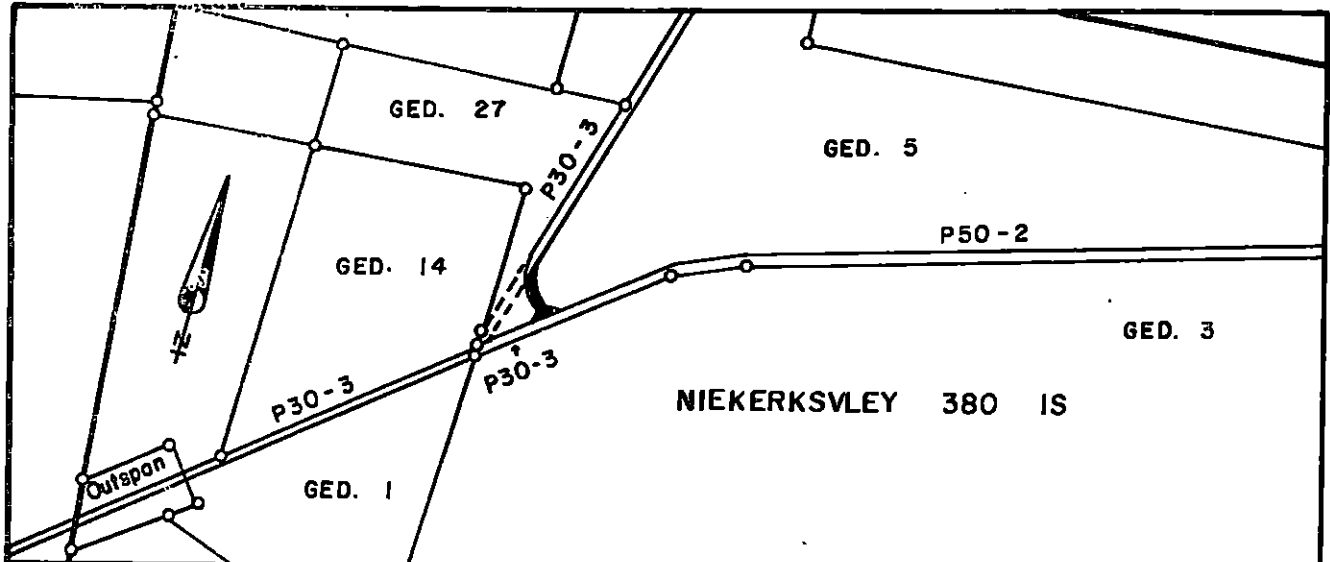
**DEVIATION AND WIDENING OF PROVINCIAL
ROAD P30-3**

The Administrator hereby deviates and widens in terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, Provincial Road P30-3 over Niekerksvley 380 IS to varying widths of 40 metres to 120 metres.

The general direction, situation and the extent of the reserve width of the said road adjustment is shown on the subjoined sketchplan.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that the land taken up by the said road has been demarcated by means of iron pegs.

**ECR 320 of 10 February 1986
Reference: DP 051-057-23/21/P30-3 Vol III**

VERWYSING/REFERENCE

BESTAANDE PAAIE

EXISTING ROADS

PAD VERLÈ EN VERBREED NA
WISSELLENDE BREEDTES VAN
40m TOT 120m.ROAD DEVIATED AND WIDENED TO
VARYING WIDTHS OF 40m TO
120m.

PAD GESI.UIT

ROAD CLOSED

DP 051-057 - 23 / 21 / P30-3 VOL. III

UKB ECR 320 VAN OF 1986-02-10

Administrateurskennisgewing 737

16 April 1986

Administrator's Notice 737

16 April 1986

VERLEGGING EN VERBREDING VAN DISTRIKS-
PAD 433DEVIATION AND WIDENING OF DISTRICT ROAD
433

Die Administrateur verlè en verbreed hiermee ingevolge artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, 'n gedeelte van Distrikspad 433 oor Vaalbank 94 IP, Doornfontein 237 IP, Liliespan 239 IP en Palmietfontein 241 IP na wisselende breedtes van 25 meter tot 115 meter.

The Administrator hereby deviates and widens in terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, a section of District Road 433 over Vaalbank 94 IP, Doornfontein 237 IP, Liliespan 239 IP and Palmietfontein 241 IP, to varying widths of 25 metres to 115 metres.

Die algemene rigting, ligging en die omvang van die reserwebreedte van gemelde pad word op bygaande sketsplan aangetoon.

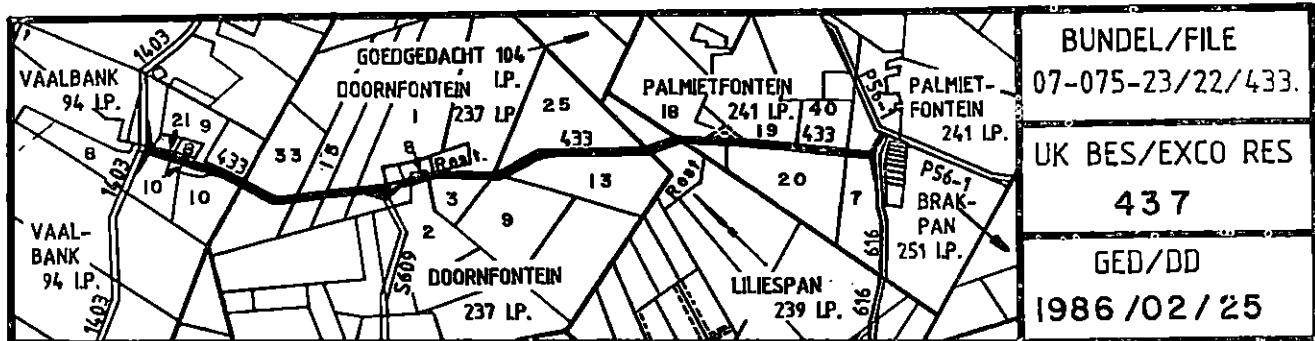
The general direction, situation and the extent of the increase of the reserve width of the said road is shown on the subjoined sketchplan.

Ooreenkomsdig artikel 5A(3) van gemelde Ordonnansie, word hiermee verklaar dat die grond wat gemelde padreeëling in beslag neem, met ysterpenne en klipstapels afgemark is.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that the land taken up by the said road adjustment has been demarcated by means of iron pegs and cairns.

UKB 431 van 25 Februarie 1986
Verwysing: DP 07-075-23/22/433 Vol 4

ECR 431 of 25 February 1986
Reference: DP 07-075-23/22/433 Vol 4

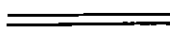
VERWYSINGS/REFERENCE

PAD GESLUIT



ROAD CLOSED

BESTAANDE PAAIE



EXISTING ROADS

PAD VERLê EN VERBREED
NA WISSELENDE BREEOTES
VAN 25m TOT 115mROAD DEVIATED AND
WIDENED TO VARYING WIDTHS
OF 25m TO 115m

Administrateurskennisgewing 738

16 April 1986

VERKLARING EN NOMMERING VAN OPENBARE DISTRIKSPAD 2576 OOR KATDOORNbosch 138 IQ

Die Administrateur verklaar hiermee ingevolge artikels 5(1)(b), 5(1)(c) en artikel 3 van die Padordonnansie, 1957, dat Distrikspad 2576 met wisselende breedtes van 25 meter tot 115 meter oor Katdoornbosch 138 IQ sal bestaan.

Die algemene rigting, ligging en die omvang van die reservewebreedte van gemelde pad word op bygaande sketsplan aangetoon.

Ooreenkomsdig artikel 5A(3) van gemelde Ordonnansie, word hiermee verklaar dat die grond wat gemelde pad in beslag neem, met klapstapels en ysterpenne afgemerkt is.

UKB 0711 van 1 April 1986
Verwysing: DP 07-23/2 BOSKOP

Administrator's Notice 738

16 April 1986

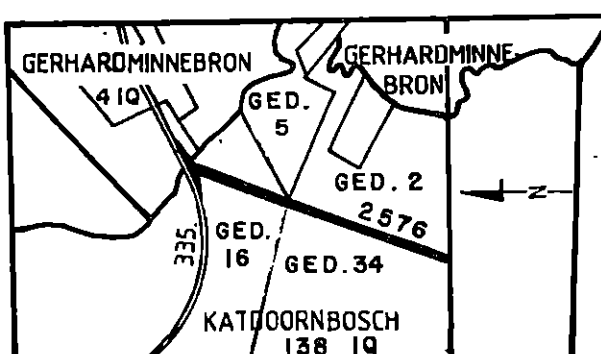
DECLARATION AND NUMBERING OF PUBLIC DISTRICT ROAD 2576 OVER KATDOORNbosch 138 IQ

The Administrator hereby declares in terms of sections 5(1)(b), 5(1)(c) and section 3 of the Roads Ordinance, 1957, that District Road 2576 shall exist over Katdoornbosch 138 IQ with varying widths of 25 metres to 115 metres.

The general direction, situation and the extent of the reserve width of the said road is shown on the subjoined sketchplan.

In terms of section 5A(3) of the said Ordinance, it is hereby declared that the land taken up by the said road has been demarcated by means of cairns and iron pegs.

ECR 0711 of 1 April 1986
Reference: DP 07-23/2 BOSKOP



BUNDEL/FILE / D.P. 07-23-2 (BOSKOP)

UK BESL./ 0711
EXCO RES/

GED./ 86/04/01
DD/

Algemene Kennisgewings

KENNISGEWING 392 VAN 1986

PRETORIASTREEK-WYSIGINGSKEMA 886

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar Tucker's Land and Development Corporation (Proprietary) Limited aansoek gedoen het om Pretoriastreek-dorpsaanlegskema 1, 1960, te wysig deur die hersonering van Erwe 2061, 2099, 2100, 2299, 2300, 2314, 2430, 2431, 2438, 2451, 2452, 2453, 2455, 2462, 2463, 2465, 2468, 2469, 2470, 2486, 2488, 2489, 2490, 2491, 2499, 2500, 2611, 2612, 2617, 2619 en 2625, Wierdapark Uitbreiding 2 vanaf "Spesiale Woon" met 'n digtheid van "1 Woonhuis per erf" tot "Spesiaal" vir die oprigting van 2 aaneengeskakelde of losstaande woonhuise, asook die hersonering van Gedeelte 28 van Erf 2423 vanaf "Spesiaal" vir sodanige doeleindes wat die Administrator mag goedkeur tot "Spesiaal" vir die oprigting van 2 aaneengeskakelde of losstaande woonhuise.

Verdere besonderhede van hierdie wysigingskema (wat Pretoriastreek-wysigingskema 886 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Verwoerdburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 14013, Verwoerdburg 0140 skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-93-886

KENNISGEWING 394 VAN 1986

RANDBURG-WYSIGINGSKEMA 951

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Superseal Limited, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van die westelike gedeelte van Lot 149, geleë tussen Rhodesstraat en Hendrik Verwoerdstraat, Kensington "B", gesoneer "Spesiaal" en die oostelike gedeelte van Lot 149, gesoneer "Besigheid 2", tot "Besigheid 1".

Verdere besonderhede van hierdie aansoek (wat as Randburg-wysigingskema 951 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg, ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg 2125, skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-132H-951

General Notices

NOTICE 392 OF 1986

PRETORIA-REGION AMENDMENT SCHEME 886

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner Tucker's Land and Development Corporation (Proprietary) Limited for the amendment of Pretoria-Region Town-planning Scheme 1, 1960, by rezoning of Erven 2061, 2099, 2100, 2299, 2300, 2314, 2430, 2431, 2438, 2451, 2452, 2453, 2455, 2463, 2465, 2468, 2469, 2470, 2485, 2486, 2488, 2489, 2490, 2491, 2499, 2500, 2611, 2612, 2617, 2619 and 2625, Wierdapark Extension 2 from "Special Residential" with a density of "One Dwelling per Erf" to "Special" for the erection of 2 attached or detached dwelling houses as well as the rezoning of Portion 28 of Erf 2423 from "Special" for such purposes that the Administrator may approve to "Special" for the erection of 2 attached or detached dwelling units.

The amendment will be known as Pretoria-Region Amendment Scheme 886. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Verwoerdburg and the office of the Director of Local Government, TPA Building, Room B206, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 14013, Verwoerdburg, 1040 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-93-886

NOTICE 394 OF 1986

RANDBURG AMENDMENT SCHEME 951

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Superseal Limited, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning the western part of Lot 149, situated between Rhodes Road and Hendrik Verwoerd Avenue, Kensington "B", zoned "Special", and the eastern part of Lot 149, zoned "Business 2", to "Business 1".

The amendment will be known as Randburg Amendment Scheme 951. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg 2125, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-132H-951

KENNISGEWING 395 VAN 1986

ALBERTON-WYSIGINGSKEMA 272

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Gelfo Beleggings (Eiendoms) Beperk, aansoek gedoen het om Alberton-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 23, geleë tussen Bodminweg en Penzancestraat, New Redruth, van "Residensieel 1" tot "Besigheid 1".

Verdere besonderhede van hierdie aansoek (wat as Alberton-wysigingskema 272 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton, ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 4, Alberton 1450, skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-4H-272

KENNISGEWING 396 VAN 1986

VANDERBIJLPARK-WYSIGINGSKEMA 1/144

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Vanderbijlpark Eiendomsmaatskappy, aansoek gedoen het om Vanderbijlpark-dorpsaanlegskema 1, 1961, te wysig deur die hersonering van Erf 151, geleë aan Petterstraat en Platinumstraat, Vanderbijlpark, Central East 6, vanaf "Spesiaal" vir Nywerheids- of kommersiële doeleinades tot "Spesiaal" vir bogenoemde doeleinades, asook vir 'n publieke garage, verversingsplek en ander gebruiks met die spesiale toestemming van die Stadsraad.

Verdere besonderhede van hierdie aansoek (wat as Vanderbijlpark-wysigingskema 1/144 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Vanderbijlpark ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Vanderbijlpark 1900 skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-34-144

KENNISGEWING 397 VAN 1986

Die Direkteur van Plaaslike Bestuur gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

NOTICE 395 OF 1986

ALBERTON AMENDMENT SCHEME 272

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Gelfo Beleggings (Eiendoms) Beperk, for the amendment of Alberton Town-planning Scheme, 1979, by the rezoning of Erf 23, situated between Bodmin Road and Penzance Street, New Rudruth, from "Residential 1" to "Business 1".

Furthermore particulars of the application (which will be known as Alberton Amendment Scheme 272) are open for inspection at the office of the Town Clerk, Alberton and the office of the Director of Local Government, Room B506A, TPA building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 4, Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-4H-272

NOTICE 396 OF 1986

VANDERBIJLPARK AMENDMENT SCHEME 1/144

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Vanderbijlpark Estate Company, for the amendment of Vanderbijlpark Town-planning Scheme 1, 1961, by rezoning Erf 151, situated on Petter Street and Platinum Street, Vanderbijlpark Central East 6, Extension 2, from "Special" for industrial and commercial purposes to "Special" for the abovementioned purposes and also for a public garage, place of refreshment and other uses with the special consent of the Town Council.

The application will be known as Vanderbijlpark Amendment Scheme 1/144. Further particulars of the application are open for inspection at the office of the Town Clerk, Vanderbijlpark and at the office of the Director of Local Government, Provincial Building, Room B506A, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria and at the Town Clerk, PO Box 3, Vanderbijlpark 1900 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-34-144

NOTICE 397 OF 1986

The Director of Local Government hereby gives notice, in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that applications to establish the townships mentioned in the annexure hereto, have been received.

Verdere besonderhede van hierdie aansoeke lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretorius- en Bosmanstraat, Pretoria. Enige beswaar teen of vertoë in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 9 April 1986, skriftelik en in duplikaat, aan die direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, 0001, voorgelê word.

Pretoria, 9 April 1986

BYLAE

Naam van dorp: Oakdene Uitbreiding 4.

Naam van aansoekdoener: Tucker's Land Holdings Limited.

Aantal erwe: Residensieel 2: 5; Residensieel 3: 4; Besigheid: 1; Openbare Oop Ruimte: 2; Garage: 1.

Beskrywing van grond: Gedeelte 164 ('n gedeelte van Gedeelte 1) van die plaas Turffontein No 100 IR.

Liggings: Grens aan Riflerangeweg Suid van Turffontein, Noord van die N13 hoofweg en Oos van Kliprivierweg.

Verwysingsnommer: PB 4-2-2-4191

Naam van dorp: Bakerton Uitbreiding 3.

Naam van aansoekdoener: Geduld Investment Beperk.

Aantal erwe: Residensieel 1: 427; Spesiaal vir Garage: 1; Openbare Oop Ruimte: 6; Munisipaal: 1.

Beskrywing van grond: Gedeelte van die Restant van die plaas Geduld 123 IR.

Liggings: Wes van en grens Bakerton Uitbreidings 4 en 2. Noord van en grens aan Pad K118.

Verwysingsnommer: PB 4-2-2-6414.

Naam van dorp: Blancheville Uitbreiding 7.

Naam van aansoekdoener: Stadsraad van Witbank.

Aantal erwe: Residensieel 2: 4 erwe.

Beskrywing van grond: Die Restant van Gedeelte 6 en Gedeeltes 18, 33, 37, 38 en Gedeelte 42 van die plaas Zee-koewater, 311 JS distrik Witbank.

Liggings: Geleë Noord van en grens aan Gedeelte 99 van die plaas Zee-koewater, 311 JS en Oos van en grens aan Provinciale Pad P154-3.

Verwysingsnommer: PB 4-2-2-7428.

Naam van dorp: Wychwood Uitbreiding 3.

Naam van aansoekdoener: Central and Freehold Proprietary Limited.

Aantal erwe: Kimmersieel: 20.

Beskrywing van grond: Gedeelte 115 ('n gedeelte van Gedeelte 79) van die plaas Doornfontein No 92 IR.

Liggings: Geleë Oos en Noord van en grens aan The Gables Uitbreiding 1.

Verwysingsnommer: PB 4-2-2-8351.

KENNISGEWING 398 VAN 1986

KRUGERSDORPK-WYSIGINGSKEMA 1/110

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie

Further particulars of these applications are open for inspection at the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman Streets, Pretoria. Any objections to or representations in regard to the applications shall be submitted to the Director of Local Government, in writing and in duplicate, at the above address or Private Bag X437, Pretoria, 0001, at any time within a period of 8 weeks from 9 April 1986.

Pretoria, 9 April 1986

ANNEXURE

Name of township: Oakdene Extension 4.

Name of applicant: Tucker's Land Holdings Limited.

Number of erven: Residential 2: 5; Residential 3: 4; Business: 1; Public Open Space: 2; Garage: 1.

Description of land: Portion 164 (a portion of Portion 1) of the farm Turffontein No 100 IR.

Situation: Abutts Riflerangeway and situated South of Turffontein and North of the N13 highway and East of Kliprivier Avenue.

Reference No: PB 4-2-2-4191.

Name of township: Bakerton Extension 3.

Name of applicant: Geduld Investment Beperk.

Number of erven: Residential 1: 427; Special for Garage: 1; Public Open Space: 6; Municipal: 1.

Description of land: A portion of the Remainder of the farm Geduld No 123 IR.

Situation: West of and abuts Bakerton Extensions 4 and 2. North of and abuts Road K118.

Reference No: PB 4-2-2-6414

Name of township: Blancheville Extension 7.

Name of applicant: Town Council of Witbank.

Number of erven: Residential 2: 4 Erven;

Description of land: The Remaining Extent of Portion 6 and Portions 18, 33, 37, 38 and Portion 42 of the farm Zee-koewater, 311 JS, district of Witbank.

Situation: Situated North of and abuts Portion 99 of the farm Zee-koewater 331 JS, and East of and abuts Provincial Road P154-3.

Reference No: PB 4-2-2-7428.

Name of township: Wychwood Extension 3.

Name of applicant: Central and Freehold Proprietary Limited.

Number of erven: Commercial: 20.

Description of land: Portion 115 (a portion of Portion 79) of the farm Doornfontein No 92 IR.

Situation: East and North of and abuts The Gables Extension 1.

Reference No: PB 4-2-2-8351.

NOTICE 398 OF 1986

KRUGERSDORP AMENDMENT SCHEME 1/110

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance

op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Leendert Cornelius Rinkel, aansoek gedoen het om Krugersdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van Erf 58, Mindalore, Krugersdorp, vanaf "Residensieel 1" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Verdere besonderhede van hierdie aansoek (wat as Krugersdorp-wysigingskema 1/110 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Krugersdorp ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 94, Krugersdorp 1740 skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-18H-110

KENNISGEWING 399 VAN 1986

MIDDELBURG-WYSIGINGSKEMA 120

Die Direkteur van Plaaslike Bestuur gee hereby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jan Dirk Heyns, aansoek gedoen het om Middelburg-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die Resterende Gedeelte van Erf 29, geleë aan Jan van Riebeeckstraat en Erf 30, geleë aan Jan van Riebeeckstraat en Hendrik Potgieterstraat, dorp Middelburg, vanaf "Spesiale Woon" tot "Algemene Besigheid".

Verdere besonderhede van hierdie aansoek (wat as Middelburg-wysigingskema 120 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Middelburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 14, Middelburg 1050 skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-21H-120

KENNISGEWING 400 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967:

1. DIE WYSIGING, OPSKORTING OF OPHEFFING VAN DIE TITELVOORWAARDES VAN ERF 892, DORP SELCOURT.
2. DIE WYSIGING VAN DIE SPRINGS-DORPSAANLEGSKEMA, 1/1948.

Hierby word bekend gemaak dat Gilda Galvad ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die wysiging, opskeuring of opheffing van die titelvoorwaardes van Erf 892, dorp Selcourt, ten einde dit

nance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Leendert Cornelius Rinkel, for the amendment of Krugersdorp Town-planning Scheme 1, 1980, by rezoning Erf 58, Mindalore, Krugersdorp, from "Residential 1" to "Residential 1" with a density of "One dwelling per 1 000 m²".

The application will be known as Krugersdorp Amendment Scheme 1/110. Further particulars of the application are open for inspection at the office of the Town Clerk, Krugersdorp and at the office of the Director of Local Government, Provincial Building, Room B506A, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 94, Krugersdorp 1740 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-18H-110

NOTICE 399 OF 1986

MIDDELBURG AMENDMENT SCHEME 120

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Jan Dirk Heyns, for the amendment of Middelburg Town-planning Scheme, 1974, by rezoning of the Remaining Extent of Erf 29, situated on Jan van Riebeeck Street and Erf 30, situated on Jan van Riebeeck Street and Hendrik Potgieter Street, Middelburg Township, from "Special Residential" to "General Business".

The application will be known as Middelburg Amendment Scheme 120. Further particulars of the application are open for inspection at the office of the Town Clerk, Middelburg and at the office of the Director of Local Government, Provincial Building, Room B506A, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government in writing at the above address or Private Bag X437, Pretoria and at the Town Clerk, PO Box 14, Middelburg 1050 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-21H-120

NOTICE 400 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967:

1. THE AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 892 SELCOURT TOWNSHIP.
2. THE AMENDMENT OF THE SPRINGS TOWN-PLANNING SCHEME, 1/1948.

It is hereby notified that application has been made by Gilda Galvad in terms of section 3(1) of the Removal of Restrictions Act, 1967, for: —

(1) the amendment suspension or removal of the conditions of title of Erf 892, Selcourt Township in order to per-

moontlik te maak dat die boulyn verslap kan word tot 'n distansie van 3 meter van die straatgrens.

(2) die wysiging van die Springs-dorpsaanlegskema 1, 1948, deur die verslapping van die boulyn tot 'n distansie van 3 meter van die straatgrens.

Die wysigingskema sal bekend staan as Springs-wysigingskema 1/357.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2de Vloer, Transvaal Provinciale Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Springs tot 7 Mei 1986.

Besware teen die aansoek kan op of voor 7 Mei 1986 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X473, Pretoria, ingedien word.

Pretoria, 9 April 1986

PB 4-14-2-1220-17

KENNISGEWING 402 VAN 1986

PRETORIA-WYSIGINGSKEMA 1540

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Willem Conrad Kukkuk aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van die Restant van Lot 447, Silverton, vanaf "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 750 m²" of alternatiewelik "Een woonhuis per 500 m²" (sonder verslapping).

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1540 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgeving aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-3H-1540

KENNISGEWING 403 VAN 1986

PRETORIA-WYSIGINGSKEMA 1854

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Falk-Burkhardt Eggert, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van Gedeelte 1 van Erf 23, Hillcrest, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Spesiaal" vir kantoor-doeleindes, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1854 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA

mit the relaxation of the building line to a distance of 3 metre from the street boundary.

(2) the amendment of the Springs Town-planning Scheme 1, 1948, in order to permit the relaxation of the building line to a distance of 3 metres from the street boundary.

This amendment scheme will be known as Springs Amendment Scheme 1/357.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, Transvaal Provincial Building, Pretorius Street, Pretoria, and the office of the Town Clerk, Springs, until 7 May 1986.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria, on or before 7 May 1986.

Pretoria, 9 April 1986.

PB 4-14-2-1220-17

NOTICE 402 OF 1986

PRETORIA AMENDMENT SCHEME 1540

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Willem Conrad Kukkuk, for the amendment of Pretoria Town-Planning Scheme, 1974, by the rezoning of the Remainder of Lot 447, Silverton, from "Special Residential" with a density of "One dwelling per Erf" to "Special Residential" with a density of "One dwelling per 750 m²" or alternatively "One dwelling per 500 m² (without relaxation).

The amendment will be known as Pretoria Amendment Scheme 1540. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, TPA Building, Room B206, Pretoriussstraat, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-3H-1540

NOTICE 403 OF 1986

PRETORIA AMENDMENT SCHEME 1854

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Falk-Burkhardt Eggert, for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of Portion 1 of Erf 23, Hillcrest, from "Special Residential" with a density of "One dwelling per 1 000 m²" to "Special" for office purposes, subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1854. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria.

Gebou, Kamer B206, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 skriftelik voorgelê word.

Pretoria, 9 April 1986

PB 4-9-2-3H-1854

KENNISGEWING 441 VAN 1986

PRETORIA-WYSIGINGSKEMA 1855

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, W A Willers en Du Toit (Eiendoms) Beperk, Schawil Beleggings (Eiendoms) Beperk en Hercules Besigheidsentrum (Eiendoms) Beperk, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1, 1974, te wysig deur die hersonering van die Resterende Gedeelte van Erf 136, Erf 137 en die Resterende Gedeelte van Erf 138, Daspoort, vanaf "Algemene Besigheid" en "Spesiale Woon" tot "Algemene Besigheid" onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1855 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206A, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-3H-1855

KENNISGEWING 442 VAN 1986

PRETORIA-WYSIGINGSKEMA 1429

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Jan Hendrik Jansen van Vuuren, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1, 1974, te wysig deur Gedeelte 2 van Erf 477, Silverton, vanaf "Spesiale Woon" met 'n digtheid van "Een Woonhuis per erf" na "Kommersieel".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1429 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die

ria and the office of the Director of Local Government, TPA Building, Room B206, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 9 April 1986

PB 4-9-2-3H-1854

NOTICE 441 OF 1986

PRETORIA AMENDMENT SCHEME 1855

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, W A Willers en Du Toit (Eiendoms) Beperk, Schawil Beleggings (Eiendoms) Beperk and Hercules Besigheidsentrum (Eiendoms) Beperk, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning the Remaining Extent of Erf 136, Erf 137 and the Remaining Extent of Erf 138, Daspoort, from "General Business" and "Special Residential" to "General Business" subject to certain conditions.

The amendment will be known as Pretoria Amendment Scheme 1855. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-3H-1855

NOTICE 442 OF 1986

PRETORIA AMENDMENT SCHEME 1429

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Jan Hendrik Jansen van Vuuren, for the amendment of Pretoria Town-planning Scheme 1, 1974, by rezoning Portion 2 of Erf 477, Silverton, from "Special Residential" with a density of "One dwelling house per erf" to "Commercial".

The amendment will be known as Pretoria Amendment Scheme 1429. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Pretoria and the office of the Director of Local Government, TPA Building Room B206, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria 0001 at

Stadsklerk, Posbus 440, Pretoria, 0001 skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-3H-1429

KENNISGEWING 443 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die opheffing van die Titelvoorwaardes van Erf 2804, dorp Laudium; en

2. die wysigings van die Pretoria-dorpsbeplanningskema, 1974.

Hierby word bekend gemaak dat Mariam Tayob Properties (Proprietary) Limited ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die opheffing van die Titelvoorwaardes van Erf 2804, dorp Laudium, ten einde dit moontlik te maak dat die erf gebruik kan word vir algemene nywerheidsdoeleindes met winkels en 'n verversingsplek as primêre reg; en

(2) die wysiging van die Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die erf van "Algemene Nywerheid" en "Spesiaal" tot "Algemene Nywerheid" onderworpe aan "Bylae B" voorwaardes.

Die wysigingskema sal bekend staan as Pretoria-wysigingskema, 1817.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2de Vloer, TPA Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk, Pretoria tot 16 Mei 1986.

Besware teen die aansoek kan op of voor 16 Mei 1986, skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 16 April 1986

PB 4-14-2-2182-17

KENNISGEWING 444 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE OPHEFFING VAN TITELVOORWAARDEN VAN ERF 419, DORP CLUBVIEW UITBREIDING 2

Hierby word bekend gemaak dat Frances Elizabeth Helen Levey, ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir die opheffing van die titelvoorwaarden van Erf 419, dorp Clubview Uitbreiding 2, ten einde dit moontlik te maak dat die boulyn van die erf verslap kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2e Vloer, TPA Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk, Verwoerdburg tot 19 Mei 1986.

Besware teen die aansoek kan op of voor 19 Mei 1986, skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 16 April 1986

PB 4-14-2-273-6

any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-3H-1429

NOTICE 443 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

(1) The removal of the conditions of Title of Erf 2804, Laudium Township; and

(2) the amendment of the Pretoria Town-planning Scheme, 1974.

It is hereby notified that application has been made by Mariam Tayob Properties (Proprietary) Limited in terms of section 3(1) of the Removal of Restrictions Act, 1967, for —

(1) the removal of the conditions of title of Erf 2804, Laudium Township, in order to permit the erf being used for general industrial purposes with shops and a place of refreshment as primary right; and

(2) the amendment of the Pretoria Town-planning Scheme, 1974, by the rezoning of the erf from "General Industrial" and "Special" to "General Industrial" subject to "Annexure B" conditions.

This amendment scheme will be known as Pretoria Amendment Scheme, 1817.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, TPA Building, Pretoriussstraat, Pretoria, and the office of the Town Clerk, Pretoria until 16 May 1986.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria, on or before 16 May 1986.

Pretoria, 16 April 1986

PB 4-14-2-2182-17

NOTICE 444 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED REMOVAL OF THE CONDITIONS OF TITLE OF ERF 419, CLUBVIEW EXTENSION 2 TOWNSHIP

It is hereby notified that application has been made by Frances Elizabeth Helen Levey, in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the removal of the conditions of title of Erf 419, Clubview Extension 2 Township, in order to relax the building line of the erf.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, TPA Building, Pretoriussstraat, Pretoria, and the office of the Town Clerk, Verwoerdburg until 19 May 1986.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 19 May 1986.

Pretoria, 16 April 1986

PB 4-14-2-273-6

KENNISGEWING 445 VAN 1986

**WET OP OPHEFFING VAN BEPERKINGS, 1967:
VOORGESTELDE OPHEFFING VAN TITELVOOR-
WAARDES VAN ERF 1924, DORP LYTTELTON
MANOR UITBREIDING 3**

Hierby word bekend gemaak dat Cornelius Paulus Nel ingevolge die bepaling van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir die opheffing van die titelvoorwaardes van Erf 1924, dorp Lyttelton Manor Uitbreiding 3, ten einde dit moontlik te maak om die boulyn te oorskry.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2e Vloer, TPA Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die Stadsklerk, Verwoerdburg tot 12 Mei 1986.

Besware teen die aansoek kan op of voor 12 Mei 1986 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 16 April 1986

PB 4-14-2-2166-14

KENNISGEWING 446 VAN 1986

KEMPTONPARK-WYSIGINGSKEMA 365

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Die Republiek van Suid-Afrika, aansoek gedoen het om Kemptonpark-dorpsaanlegskema 1, 1952, te wysig deur die hersonering van Erf 169, Aston Manor, Kemptonpark, geleë aan Monumentweg van "Staatsdieleindes" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Kemptonpark-wysigingskema 365 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk van Kemptonpark ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 13, Kemptonpark 1620, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-16-365

KENNISGEWING 447 VAN 1986

BOKSBURG-WYSIGINGSKEMA 469

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Solly Shapiro, aansoek gedoen het om Boksburg-dorpsbeplanningsskema 1, 1946, te wysig deur die hersonering van Erwe 813 en 814, geleë aan Claimstraat en Grachtstraat, Boksburg, van "Algemene Residensieel" tot "Algemene Besigheid".

Verdere besonderhede van hierdie wysigingskema (wat Boksburg-wysigingskema 469 genoem sal word) lê in die

NOTICE 445 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED REMOVAL OF THE CONDITIONS OF TITLE OF ERF 1924, LYTTELTON MANOR EXTENSION 3 TOWNSHIP

It is hereby notified that application has been made by Cornelius Paulus Nel in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment, suspension or removal of the conditions of title of Erf 1924, Lyttelton Manor Extension 3 Township in order to permit to exceed the building line.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, B206A TPA Building, Pretoriuss Street, Pretoria, and the office of the Town Clerk, Verwoerdburg until 12 May 1986.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 12 May 1986.

Pretoria, 16 April 1986

PB 4-14-2-2166-14

NOTICE 446 OF 1986

KEMPTON PARK AMENDMENT SCHEME 365

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, The Republic of South Africa, for the amendment of Kempton Park Town-planning Scheme 1, 1952 by rezoning of Erf 169, Aston Manor, Kempton Park, situated in Monument Road from "State purposes" to "General Business".

The amendment will be known as Kempton Park Amendment Scheme 365. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Kempton Park and the office of the Director of Local Government, TPA Building, Room B206, Pretoriuss Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 13, Kempton Park, 1620 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-16-365

NOTICE 447 OF 1986

BOKSBURG AMENDMENT SCHEME 469

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Solly Shapiro, for the amendment of Boksburg Town-planning Scheme 1, 1946, by rezoning of Erven 813 and 814, situated on Claim and Gracht Streets, Boksburg from "General Residential" to "General Business".

The amendment will be known as Boksburg Amendment Scheme 469. Further particulars of the scheme are open for

kantoor van die Direkteur van Plaaslike Bestuur, Kamer B206, Provinciale Gebou, h/v Bosman en Pretoriusstraat, Pretoria en die kantoor van die Stadsklerk van Boksburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 215, Boksburg 1460, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-8-469

KENNISGEWING 448 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die opheffing van die titelvooraardes van Erwe 325, 326 en 327 dorp Dunnottar; en

2. die wysiging van die Nigel-dorpsbeplanningskema, 1981.

Hierby word bekend gemaak dat Arthur Edwin William Smith ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die opheffing van die titelvooraardes van Erwe 325, 326 en 327, dorp Dunnottar, ten einde dit moontlik te maak dat die erwe gebruik kan word vir "die oprigting van losstaande en/of aanmekaargeskakelde wooneenhede.

(2) die wysiging van die Nigel-dorpsbeplanningskema, 1981, deur die hersonering van die Erwe van "Residensieel 1" tot "Residensieel 3".

Die wysigingskema sal bekend staan as Nigel-wysigingskema 29.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2de Vloer, TPA Gebou, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk, Nigel tot 14 Mei 1986.

Besware teen die aansoek kan op of voor 14 Mei 1986 skriftelik by die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 16 April 1986

PB 4-14-2-377-2

KENNISGEWING 449 VAN 1986

PRETORIA-WYSIGINGSKEMA 1856

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Gemini-Air (Proprietary) Limited, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1, 1974, te wysig deur die hersonering van die Resterende Gedeelte van Gedeelte 2 ('n gedeelte van Gedeelte 1) van Erf 1743, Pretoria, van "Spesiale Woon" tot "Beperkte Nywerheid".

Verdere besonderhede van hierdie wysigingskema (wat Pretoria-wysigingskema 1856 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, TPA Gebou, Kamer B206, Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Pretoria ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger

inspection at the office of the Town Clerk, Boksburg and the office of the Director of Local Government, Room B206, Provincial Building, corner Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 215, Boksburg, 1460 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-8-469

NOTICE 448 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

1. The removal of the conditions of title of Erven 325, 326 and 327 Dunnottar Township; and

2. the amendment of the Nigel Town-planning Scheme, 1981.

It is hereby notified that application has been made by Arthur Edwin William Smith in terms of section 3(1) of the Removal of Restrictions Act, 1967, for —

(1) the removal of the conditions of title of Erven 325, 326 and 327, Dunnottar Township in order to permit the erven being used for the erection of attached and/or detached dwelling-units.

2. the amendment of the Nigel Town-planning Scheme, 1981, by the rezoning of the erven from "Residential 1" to "Residential 3".

This amendment scheme will be known as Nigel Amendment Scheme 29.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2th Floor, TPA Building, Pretorius Street, Pretoria, and the office of the Town Clerk, Nigel until 14 May 1986.

Objections to the application may be lodged in writing with the Director of Local Government at the above address or Private Bag X437, Pretoria on or before 14 May 1986.

Pretoria, 16 April 1986

PB 4-14-2-377-2

NOTICE 449 OF 1986

PRETORIA AMENDMENT SCHEME 1856

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Gemini-Air (Proprietary) Limited for the amendment of Pretoria Town-planning Scheme 1, 1974, by Rezoning the Remaining Extent of Portion 2 (a portion of Portion 1) of Erf 1743, Pretoria, from "Special Residential" to "Restricted Industrial".

The amendment will be known as Pretoria Amendment Scheme 1856. Further particulars of the scheme are open for inspection at the office of the Town Clerk, and the office of the Director of Local Government, TPA Building, Room B206, Pretorius Street, Pretoria.

Any objection or representations in regard to the appli-

tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-3H-1856

KENNISGEWING 450 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoeke deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, Transvaalse Proviniale Administrasie Gebou, Pretoriussstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovemelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 14 Mei 1986.

Pretoria, 16 April 1986

Wembley Ice Rink (Proprietary) Limited, vir die wysiging, opskorting of opheffing van die titelvoorraades van Erf 347, dorp Eastleigh ten einde dit moontlik te maak dat die erf gebruik kan word vir kleinhandels-gebruik wat sal voldoen aan die vereistes van die Edenvale-dorpsbeplanningskema van 1980.

PB 4-14-2-388-15

Stadsraad van Johannesburg, vir die wysiging, opskorting of opheffing van die titelvoorraades van Gedeeltes 68, 69 en 85 van die plaas Braamfontein 53 IR, Randjieslaagte ten einde dit moontlik te maak dat die gedeeltes vir Munisipale doeleindeste en doeleindeste in verband daarmee.

PB 4-15-2-21-53-8

Mackinnon Anderson Management Services CC No 85/10632/23, vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraades van Erf 21, dorp Bedfordview ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore en mediese doeleindeste;

(2) die wysiging van die Bedfordview-dorpsaanlegskema, 1/1948, deur die hersonering van die erf van "Spesiale Residensieel" tot "Spesiaal" vir kantore en mediese spreekkamers.

Die aansoek sal bekend staan as Bedfordview-wysigingskema 1/398.

PB 4-14-2-86-8

Monica Elizabeth Ramos, vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraades van Erwe 278, 280, 282, dorp Berea ten einde dit moontlik te maak dat die erwe gebruik kan word vir die oprigting van 'n gebou vir kantore en/of woonstelle;

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erwe "Residensieel 4" tot "Besigheid 4" vir kantore en/of woonstelle.

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1625.

PB 4-14-2-139-16

Fraser Grant Carey, vir die wysiging, opskorting of

cation shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 440, Pretoria at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-3H-1856

NOTICE 450 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned application have been received by the Director of Local Government and are open for inspection at Room B506, Transvaal Provincial Administration Building, Pretorius Street, Pretoria, and at the offices of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before 14 May 1986.

Pretoria, 16 April 1986

Wembley Ice Rink (Proprietary) Limited, for the amendment, suspension or removal of the conditions of title of Erf 347, Eastleigh Township in order to permit the erf being used for such retail purposes as will conform to the provisions of the Edenvale Town-planning Scheme of 1980.

PB 4-14-2-388-15

City Council of Johannesburg, for the amendment, suspension or removal of the conditions of title of Portions 68, 69 and 83 of the farm Braamfontein 53 IR, Randjieslaagte 97 IR in order to permit the Portion being used for Municipal purposes and purposes incidental thereto.

PB 4-15-2-21-53-8

Mackinnon Anderson Management Services CC No CK85/10632/23, for —

(1) the amendment, suspension or removal of the conditions of title of Erf 21, Bedfordview Township in order to permit the erf being used for offices and medical purposes.

(2) the amendment of the Bedfordview Town-planning Scheme, 1948, by the rezoning of the erf from "Special Residential" to "Special" for offices and medical consulting rooms.

This amendment scheme will be known as Bedfordview Amendment Scheme 1/398

PB 4-14-2-86-8

Monica Elizabeth Ramos, for —

(1) the amendment, suspension or removal of the conditions of title of Erven 278, 280 and 282, Berea Township in order to permit the erven being used for the erection of a building for offices and/or flats;

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erven from "Residential 4" to "Business 4" for offices and/or flats.

This amendment scheme will be known as Johannesburg Amendment Scheme 1625.

PB 4-14-2-139-16

Fraser Grant Carey, for the amendment, suspension or

opheffing van die titelvoorraades van Hoewe 66, Sunninghillpark, Landbouhoeves ten einde dit moontlik te maak dat 'n buitegebou ± 12 meter van die grens opgerig kan word.

PB 4-16-2-548-2

Petrus Postma du Plessis, vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraades van Erf 1137, dorp Ferndale ten einde dit moontlik te maak dat die erf onderverdeel kan word en 'n tweede woonhuis opgerig kan word;

(2) die wysiging van die Randburg-dorpsbeplanning-skema, 1976, deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van "Een woonhuis per Erf" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Die wysigingskema sal bekend staan as Randburg-wysigingskema 954.

PB 4-14-2-465-71

Die Stadsraad van Vereeniging, vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraades van Erf 248, dorp Vereeniging ten einde dit moontlik te maak dat die erf gebruik kan word vir medium digtheidsbehuising;

(2) die wysiging van die Vereeniging-dorpsaanlegskema, 1956, deur die hersonering van die erf van "Spesiaal" vir 'n vermaakklikheidsplek tot "Spesiaal" vir wooneenhede.

Die wysigingskema sal bekend staan as Vereeniging-wysigingskema 1/275.

PB 4-14-2-2067-3

Leslie Henry Zulberg, vir die wysiging, opskorting of opheffing van die titelvoorraades van Erf 641, dorp Cyril-dene ten einde dit moontlik te maak dat die erf vir kantore en die indiensneming van twee personeellede op 20 % van die woning.

PB 4-14-2-301-8

KENNISGEWING 451 VAN 1986

JOHANNESBURG-WYSIGINGSKEMA 1609

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Liberty Properties (Braamfontein) (Proprietary) Limited aansoek gedoen het om Johannesburg-dorpsbeplanning-skema, 1979, te wysig deur die byvoeging van "Plekke van Onderrig en Aanverwante Doeleindes" tot die sonering "Besigheid 4" ten opsigte van Erf 5159, Johannesburg, geleë aan Hoofdstraat, Biccardstraat, Ameshofstraat, en Mellestraat, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek (wat as Johannesburg-wysigingskema 1609 bekend sal staan) lê in die kantoor van die Directeur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A h/v Pretorius- en Bosmansstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgeving aan die Directeur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die

removal of the conditions of title of Holding 66, Sunninghill Park Agricultural Holdings in order to permit the erection of an outbuilding ± 12 metres from the boundary.

PB 4-16-2-548-2

Petrus Postma du Plessis, for —

(1) the amendment, suspension or removal of the conditions of title of Erf 1137, Ferndale Township in order to permit the erf being subdivided and a second dwelling erected;

(2) the amendment of the Randburg Town-planning Scheme, 1976, by the rezoning of the erf from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 500 m²".

This amendment scheme will be known as Randburg Amendment Scheme 954.

PB 4-14-2-465-71

The Town Council of Vereeniging, for —

(1) the amendment, suspension or removal of the conditions of title of Erf 248, Vereeniging Township in order to permit the erf being used for medium density dwelling-units;

(2) the amendment of the Vereeniging Town-planning Scheme, 1956, by the rezoning of the erf from "Special" for a place of amusement to "Special" for dwelling-units.

This amendment scheme will be known as Vereeniging Amendment Scheme 1/275.

PB 4-14-2-2067-3

Leslie Henry Zulberg, for the amendment, suspension or removal of the conditions of title of Erf 641, Cyril-dene Township in order to permit the erf being used for offices and the employment of two staff members on approximately 20 % of the residence.

PB 4-14-2-301-8

NOTICE 451 OF 1986

JOHANNESBURG AMENDMENT SCHEME 1609

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Liberty Properties (Braamfontein) (Pty) Ltd for the amendment of Johannesburg Town-planning Scheme, 1979, by adding "Places of Instruction and Ancillary Purposes" to the zoning "Business 4" in respect of Erf 5159, Johannesburg, bounded by Hoofd Street, Biccard Street, Ameshof Street and Melle Street subject to certain conditions.

Furthermore particulars of the application (which will be known as Johannesburg Amendment Scheme 1609) are open for inspection at the office of the Town Clerk, Civic Centre, Johannesburg and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria, 0001, and the Town Clerk, PO Box 1409, Johannesburg ter insae.

Stadsklerk, Posbus 1049, Johannesburg, 2000 skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-2H-1609

KENNISGEWING 452 VAN 1986

JOHANNESBURG-WYSIGINGSKEMA 1620

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Lionel Charles Edworthy, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Lot 667, Bezuidenhout Vallei Dorp van "Residensieel 1" met 'n digtheid van "Een woonhuis per 200 m²" tot "Besigheid 3" Hoogte Zone '0'.

Verdere besonderhede van hierdie aansoek (wat as Johannesburg-wysigingskema 1620 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A h/v Pretoriuss- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-2H-1620

KENNISGEWING 453 VAN 1986

Die Direkteur van Plaaslike Bestuur gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoeke lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206A, h/v Pretoriuss- en Bosmanstraat, Pretoria. Enige beswaar teen of vertoë in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 16 April 1986, skriftelik en in duplikaat, aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria 0001, voorgelê word.

Pretoria, 16 April 1986

BYLAE

Naam van dorp: Anderbolt Uitbreiding 65.

Naam van aansoekdoener: The Trustees for the Time Being of The Annegarn Trust

Aantal erwe: Nywerheid 3: 2.

Beskrywing van grond: Gedeelte 69 (gedeelte van Gedeelte 50) van die plaas Klipfontein No 83 IR.

Liggings: Noord van en grens aan Paul Smitstraat wes van en grens aan Steventonweg.

Verwysingsnommer: PB 4-2-2-7986.

nesburg, 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-2H-1609

NOTICE 452 OF 1986

JOHANNESBURG AMENDMENT SCHEME 1620

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Lionel Charles Edworthy, for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Lot 667, Bezuidenhout Valley Township, from "Residential 1" with a density of "One dwelling house per 200 m²" to "Business 3" with Height Zone '0'.

Furthermore particulars of the application (which will be known as Johannesburg Amendment Scheme 1620) are open for inspection at the office of the Town Clerk, Johannesburg and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001 and the Town Clerk, PO Box 1049, Johannesburg 2000, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-2H-1620

NOTICE 453 OF 1986

The Director of Local Government hereby gives notice, in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that applications to establish the townships mentioned in the annexure hereto, have been received.

Further particulars of these applications are open for inspection at the office of the Director of Local Government, Provincial Building, Room B206A, cnr Pretorius and Bosman Streets, Pretoria. Any objections to or representations in regard to the applications shall be submitted to the Director of Local Government, in writing and in duplicate, at the above address or Private Bag X437, Pretoria 0001, at any time within a period of 8 weeks from 16 April 1986.

Pretoria, 16 April 1986

ANNEXURE

Name of township: Anderbolt Extension 65.

Name of applicant: The Trustees for the Time Being of The Annegarn Trust.

Number of erven: Industrial 3: 2.

Description of land: Portion 69 (portion of Portion 50) of the farm Klipfontein No 83 IR.

Situation: North of and abuts Paul Smit Street west of and abuts Steventon Road.

Reference No: PB 4-2-2-7986.

Naam van dorp: Bedfordview Uitbreiding 372.
 Naam van aansoekdoener: Robert Leslie Archer
 Aantal erwe: 2: Spesiaal vir: 'n Hotel en doeleindes in verband daarmee.
 Beskrywing van grond: Hoewe 191 van die plaas Elandsfontein No 11 Geldenhuis Estate Landbouhoewes
 Ligging: Geleë suid van en aangrensend aan Edenvaleweg en noord van en aangrensend aan die Provinciale Pad S15.
 Verwysingsnommer: PB 4-2-2-8176.
 Naam van dorp: Ennerdale Uitbreiding 9.
 Naam van aansoekdoener: Gemeenskapsontwikkelingsraad.
 Aantal erwe: Opvoedkundig: 2; Spesiaal: 7; Residensieel 3: 8; Besigheid: 77; Nywerheid: 3; Spesiaal vir: Openbare Garage: 3; Openbare Oop Ruimte: 3; Regering: 2; Munisipaal: 2.
 Beskrywing van die grond: gedeelte van die plaas Slabbert, 310 registrasie-afdeling IQ (voorheen Gedeeltes 6, 20 en 21 Roodepoort 302, Restant van Ontevreden 309 en Gedeelte 51 Hartebeesfontein 312 IQ).
 Ligging: Noord van Provinciale Pad 162/1 en wes van Ennerdale Uitbreiding 1.
 Verwysingsnommer: PB 4-2-2-8307.
 Naam van dorp: Die Hoewe Uitbreiding 73.
 Naam van aansoekdoener: Nicovasi Investment (Proprietary) Limited.
 Aantal erwe: Residensieel 2: 2.
 Beskrywing van grond: Hoewe 175, Lyttelton Landbouhoewes Uitbreiding 1.
 Ligging: Noordoos van en grens aan Jeanlaan, noordwes van en grens aan Rabiestraat.
 Verwysingsnommer: PB 4-2-2-8346.

KENNISGEWING 454 VAN 1986

SANDTON-WYSIGINGSKEMA 989

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Henry Rzechta, aansoek gedoen het om Sandton-dorpsbeplanningskema 1980, te wysig deur die hersonering van Resterende Gedeelte van Gedeelte 1 van Lot 4, Athol, geleë aan Pretoriaan, vanaf "Residensieel 1" met 'n digtheid van "Een Woonhuis per 4 000 m²" tot "Residensieel 1" met 'n digtheid van "Een Woonhuis per 2 000 m²".

Verdere besonderhede van hierdie aansoek (wat as Sandton-wysigingskema 989 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Sandton ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 78001, Sandton 2146, skriftelik voorgelê word.

Name of township: Bedfordview Extension 372.
 Name of applicant: Robert Leslie Archer.
 Number of erven: 2: Special for: an Hotel and ancillary facilities.
 Description of land: Holding 191 of the farm Elandsfontein, No 11 Geldenhuis Estate Small Holdings.
 Situation: South of and abuts Edenvale Road and north of and abuts the Provincial Road S15.
 Reference No: PB 4-2-2-8176.
 Name of township: Ennerdale Extension 9.
 Name of applicant: Community Development Board.
 Number of erven: Pedagogy: 2; Special: 7; Residential 3: 8; Business: 77; Industrial: 3; Special for: Public Garage: 3; Public Open Space: 3; Government: 2; Municipal: 2.
 Description of land: Portion of the farm Slabbert 310 registration division IQ (formerly Portions 6, 20 and 21 Roodepoort 302, Remainder of Ontevreden 309 and Portion 51 Hartebeesfontein 312 IQ).
 Situation: North of Provincial Road 162/1 and west of Ennerdale Extension 1.
 Reference No: PB 4-2-2-8307.
 Name of township: Die Hoewe Extension 73.
 Name of applicant: Nicovasi Investments (Proprietary) Limited.
 Number of erven: Residential 2: 2.
 Description of land: Holding 175, Lyttelton Agricultural Holdings Extension 1.
 Situation: North east and abuts Jean Avenue north west and abuts Rabie Street.
 Reference No: PB 4-2-2-5346.

NOTICE 454 OF 1986

SANDTON AMENDMENT SCHEME 989

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Henry Rzechta, for the amendment of Sandton Town-planning Scheme 1, 1980 by rezoning remaining Extent of Portion 1 of Lot 4, Athol Township, situated on Pretoria Avenue, from "Residential 1" with a density of "One Dwelling per 4 000 m²" to "Residential 1" with a density of "One dwelling per 2 000 m²".

The amendment will be known as Sandton Amendment Scheme 989. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Sandton and the office of the Director of Local Government, Room B506A, Provincial Building, Pretorius Street, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 78001, Sandton 2146, at any time within a period of 4 weeks from the date of this notice.

KENNISGEWING 455 VAN 1986

ALBERTON-WYSIGINGSKEMA 276

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Doormaster (Edms) Bpk, aansoek gedoen het om Alberton-dorpsbeplanningskema 1979, te wysig deur die hersonering van Erf 223, Alrode South Uitbreiding 1, van "Kommersieel", tot "Nywerheid 3."

Verdere besonderhede van hierdie aansoek (wat as Alberton-wysigingskema 276 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Alberton ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 4, Alberton, 1450, skriftelik voorgelê word.

Pretoria 16 April 1986

PB 4-9-2-4H-276

KENNISGEWING 456 VAN 1986

LOUIS TRICHARDT-WYSIGINGSKEMA 22

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Die Volle Evangelie Kerk van God in Suidelike Afrika, Louis Trichardt Gemeente, aansoek gedoen het om Louis Trichardt-dorpsbeplanningskema, 1981, te wysig deur die hersonering van Erf 662, geleë aan Rissikstraat en Krugerstraat, Louis Trichardt, vanaf "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 250 m²" tot "Nywerheid 3".

Verdere besonderhede van hierdie aansoek (wat as Louis Trichardt-wysigingskema 22 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Louis Trichardt ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 96, Louis Trichardt 0920, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-20-22

KENNISGEWING 457 VAN 1986

JOHANNESBURG-WYSIGINGSKEMA 1776

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Ann Mary Cooper, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 1776, Hough-

NOTICE 455 OF 1986

ALBERTON AMENDMENT SCHEME 276

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Doormaster (Proprietary) Limited, for the amendment of Alberton Town-planning Scheme, 1979 by rezoning of Erf 223, Alrode South Extension 1, from "Commercial" to "Industrial 3".

Further particulars of the application (which will be known as Alberton Amendment Scheme 276) are open for inspection at the office of the Town Clerk, Alberton and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001, and the Town Clerk, PO Box 4, Alberton 1450, at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-4H-276

NOTICE 456 OF 1986

LOUIS TRICHARDT AMENDMENT SCHEME 22

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Die Volle Evangelie Kerk van God in Suidelike Afrika, Louis Trichardt Gemeente, for the amendment of Louis Trichardt Town-planning Scheme, 1981, by rezoning Erf 662, situated on Rissik Street and Kruger Street, Louis Trichardt, from "Residential 1" with a density of "One dwelling per 1 250 m²" to "Industrial 3".

The amendment will be known as Louis Trichardt Amendment Scheme 22. Further particulars of the application are open for inspection at the office of the Town Clerk, Louis Trichardt and the office of the Director of Local Government, Provincial Building, Room B506A, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 96, Louis Trichardt, 0920 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-20-22

NOTICE 457 OF 1986

JOHANNESBURG AMENDMENT SCHEME 1776

The Director of Local Government hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Ann Mary Cooper, for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 1776, Houghton Estate, from

ton Estate van "Residensieel 2" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 15 000 m²".

Verdere besonderhede van hierdie aansoek (wat as Johannesburg-wysigingskema 1776 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-2H-1776

KENNISGEWING 458 VAN 1986

KLIPRIVIER VALLEI-WYSIGINGSKEMA 164-21

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Christoffel Phillipus du Preez, aansoek gedoen het om Kliprivier Valley-dorpsbeplittingskema, 1962, te wysig deur die hersonering van Gedeelte 1 van Lot 168, Highbury, geleë tussen Mainstraat en SA. Vervoer Serv. van "Spesiale Woon" na "Spesiaal vir winkels" met 'n digtheid van "Een woonhuis per 2 000 m²".

Verdere besonderhede van hierdie aansoek (wat as Kliprivier Valley-wysigingskema 164-21 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Die Transvaalse Raad vir Ontwikkeling van Buitestedelike Gebiede ter insae.

Enige beswaar of vertoë teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovemelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1341, Pretoria 0001, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-164-21

KENNISGEWING 459 VAN 1986

BEDFORDVIEW-WYSIGINGSKEMA 397

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Derek Evan Greenwood, aansoek gedoen het om Bedfordview-dorpsbeplettingskema, 1948, te wysig deur die hersonering van Erf 1230, Bedfordview, van "Spesiale Woon" tot "Spesiale Woon" met 'n digtheid van "een woonhuis per 15 000 vk ft.",

Verdere besonderhede van hierdie aansoek (wat as Bedfordview-wysigingskema 397 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Bedfordview ter insae.

"Residential 2" to "Residential 1" with a density of "One dwelling per 15 000 m²".

Furthermore particulars of the application (which will be known as Johannesburg Amendment Scheme 1776) are open for inspection at the office of the Town Clerk, Johannesburg and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001 and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-2H-1776

NOTICE 458 OF 1986

KLIPRIVER VALLEY AMENDMENT SCHEME 164-21

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Christoffel Phillipus du Preez, for the amendment of Klipriver Valley Town-planning Scheme, 1962, by rezoning of Portion 1 of Lot 168, Highbury, situated between Main Road and SA Transport from "Special Residential" to "Special for shops" with a density of "One dwelling per 2 000 m²".

The application will be known as Klipriver Valley Amendment Scheme 164-21. Further particulars of the application are open for inspection at the office of the Town Clerk, Transvaal Board for the Development of Peri-Urban Areas and the office of the Director of Local Government, Provincial Building, Room B506A, cnr Pretorius and Bosman Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1341, Pretoria 0001 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-164-21

NOTICE 459 OF 1986

BEDFORDVIEW AMENDMENT SCHEME 397

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Derek Evan Greenwood, for the amendment of Bedfordview Town-planning Scheme 1, 1948, by the rezoning of Erf 1230, Bedfordview, from "Special Residential" to "Special Residential" with a density of "one dwelling per 15 000 sq ft".

Furthermore particulars of the application (which will be known as Bedfordview Amendment Scheme 397) are open for inspection at the office of the Town Clerk, Bedfordview and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 3, Bedfordview 2008, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-46-397

KENNISGEWING 460 VAN 1986

JOHANNESBURG-WYSIGINGSKEMA 1615

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Sarel Gabriel Petrus Nienaber, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van Erf 100, Waverley, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 3 718 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Verdere besonderhede van hierdie aansoek (wat as Johannesburg-wysigingskema 1615 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg ter insae.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, skriftelik voorgelê word.

Pretoria, 16 April 1986

PB 4-9-2-2H-1615

KENNISGEWING 461 VAN 1986

JOHANNESBURG-WYSIGINGSKEMA 1619

Die Direkteur van Plaaslike Bestuur gee hierby ooreenkomsdig die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar, Seventeenth Stage Investments (Edms) Bpk, aansoek gedoen het om Johannesburg-dorpsbeplanningskema 1979, te wysig deur die hersonering van Erwe 1/13, 2/13, Restante Gedeelte van Lot 1, Restante Gedeelte van Lot 22 en van Lot 23, Rosebank, vanaf "Besigheid 1" hoogte zone "O" tot "Besigheid 1" met 'n vermeerdering van hoogte, vanaf 3 tot 8 verdiepings en 'n verhoging in dekking vanaf 70 % tot 80 %.

Verdere besonderhede van hierdie aansoek (wat as Johannesburg-wysigingskema 1619 bekend sal staan) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Pretorius- en Bosmanstraat, Pretoria en in die kantoor van die Stadsklerk van Johannesburg.

Enige beswaar of vertoe teen die aansoek kan te eniger tyd binne 'n tydperk van 4 weke vanaf die datum van hierdie kennisgewing aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 1049, Johannesburg 2000 skriftelik voorgelê word.

Pretoria 16 April 1986

PB 4-9-2-2H-1619

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001 and the Town Clerk, PO Box 3, Bedfordview 2008 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-46-397

NOTICE 460 OF 1986

JOHANNESBURG AMENDMENT SCHEME 1615

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Sarel Gabriel Petrus Nienaber, for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 100, Waverley, from "Residential 1" with a density of "One dwelling per 3 718 m²" to "Residential 1" with a density of "One dwelling per 1 500 m²".

Furthermore particulars of the application (which will be known as Johannesburg Amendment Scheme 1615) are open for inspection at the office of the Town Clerk, Johannesburg and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria 0001 and the Town Clerk, PO Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria, 16 April 1986

PB 4-9-2-2H-1615

NOTICE 461 OF 1986

JOHANNESBURG AMENDMENT SCHEME 1619

The Director of Local Government gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the owner, Seventeenth Stage Investments (Proprietary) Limited for the amendment of Johannesburg Town-planning scheme, 1979, by the rezoning of Erven 1/13, 2/13, Remaining Extent 13, Remaining Extent 22 and Remaining Extent 23, Rosebank, from "Business 1" height zone "O", to "Business 1" with an increase in height from 3 to 8 storeys and an increase in coverage from 70 % to 80 %.

Furthermore particulars of the application (which will be known as Johannesburg Amendment Scheme 1619) are open for inspection at the office of the Town Clerk, Johannesburg and the office of the Director of Local Government, Room B506A, TPA Building, cnr Bosman and Pretorius Streets, Pretoria.

Any objection or representations in regard to the application shall be submitted to the Director of Local Government, in writing at the above address or Private Bag X437, Pretoria and the Town Clerk, P.O. Box 1049, Johannesburg 2000 at any time within a period of 4 weeks from the date of this notice.

Pretoria 16 April 1986

PB 4-9-2-2H-1619

KENNISGEWING 462 VAN 1986

WET OP OPHEFFING VAN BEPERKINGS, 1967:
VOORGESTELDE WYSIGING, OPSKORTING OF
OPHEFFING VAN TITELVOORWAARDES VAN ERF
613, DORP WATERKLOOF

Hierby word bekend gemaak dat Secundo Eusebio Scribante ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Erf 613, Dorp Waterkloof, ten einde dit moontlik te maak dat die erf onderverdeel kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2e Vloer, TPA Gebou, Pretoriussstraat, Pretoria en in die kantoor van die Stadsklerk, Pretoria tot 16 April 1986.

Besware teen die aansoek kan op of voor 16 Mei skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word.

Pretoria, 16 April 1986

PB 4-14-2-1404-237

KENNISGEWING 463 VAN 1986
DEPARTEMENT VAN STAATKUNDIGE ONTWIKKELING EN BEPLANNING

ONDERSOEK NA DIE AFBAKENING VAN 'N STREEK VIR 'N STREEKSDIENSTERAAD VIR PRETORIA EN OMGEWING

Kennis geskied hiermee ingevolge artikel 7G.(1) van die Wet op die Bevordering van Plaaslike Owerheidsaangeleenthede, 1983 (Wet 91 van 1983), dat die Administrateur van Transvaal ingevolge artikel 7F(1)(a) van gemelde Wet die Afbakeningsraad vir Plaaslike Owerheidsgebiede versoek het om ondersoek in te stel na en hom van advies te dien oor die wenslikheid of andersins van die afbakening van 'n streek ingevolge artikel 2 van die Wet op Streeksdiensterade, 1985 (Wet 109 van 1985), vir die instelling van 'n streeksdiensteraad in die gebied hieronder beskryf.

Bedoelde versoek lê ter insae by die kantoor van die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Kamer 06, Walkerstraat 240, Sunnyside, Pretoria en by die kantoor van die Stadsklerk, Sekretaris of ander hoof uitvoerende beample van elke plaaslike owerheid en bestuursliggaam wie se regsgebied geheel of gedeeltelik in die voormalige gebied geleë is, soos hieronder aangedui.

Skriftelike besware teen of vertoe in verband met die voorgestelde afbakening kan op of voor 9 Mei 1986 by die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Privaatsak X644, Pretoria, 0001, ingedien word.

Die Afbakeningsraad sal ook op die onderstaande datum, tyd en plek vergader om enige verdere getuenis en vertoe aan te hoor van diegene wat besware en vertoe na aanleiding van hierdie kennisgewing ingedien het.

Datum	Plek	Tyd
2 Junie 1986	Nicolsaal, A Blok (A800) Provinsiale Gebou, H/v Bosman- en Pretoriussstraat PRETORIA	9h00

NOTICE 462 OF 1986

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF ERF 613, WATERKLOOF TOWNSHIP

It is hereby notified that application has been made by Secundo Eusebio Scribante in terms of section 3(1) of the Removal of Restrictions Act, 1967, for the amendment, suspension or removal of the conditions of title of Erf 613, Waterkloof Township in order to permit the erf to be subdivided.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, TPA Building, Pretoriuss Street, Pretoria and the office of the Town Clerk, Pretoria until 16 April 1986.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria, on or before the 16 May 1986.

Pretoria, 16 April 1986

PB 4-14-2-1404-237

NOTICE 463 OF 1986
DEPARTMENT OF CONSTITUTIONAL DEVELOPMENT AND PLANNING
ENQUIRY INTO THE DEMARCTION OF A REGION FOR A REGIONAL SERVICES COUNCIL FOR PRETORIA AND ENVIRONS

Notice in terms of section 7G(1) of the Promotion of Local Government Affairs Act, 1983 (Act 91 of 1983), is hereby given that the Administrator of the Transvaal has in terms of section 7F(1)(a) of the said Act requested the Demarcation Board for Local Government Areas to hold an enquiry and advise him on the desirability or otherwise of the demarcation of a region in terms of section 2 of the Regional Services Councils Act, 1985 (Act 109 of 1985), for the establishment of a Regional Services Council in the area described below.

The said request is open to inspection at the office of the Secretary of the Demarcation Board for Local Government Areas, Room 06, 240 Walker Street, Sunnyside, Pretoria and at the office of the Town Clerk, secretary or other chief executive officer of every local authority and management body whose area of jurisdiction is situated wholly or partly within the aforementioned area, as listed below.

Written objections against or representations in connection with the proposed demarcation may be lodged with the Secretary of the Demarcation Board for Local Government Areas, Private Bag X644, Pretoria, 0001, on or before 9 May 1986.

The Demarcation Board will also meet on the undermentioned date, time and place to hear further evidence and representations from those persons who lodged objections and representations in pursuance of this notice.

Date	Place	Time
2 June 1986	Nicol Hall, A Block (A800) Provincial Building Cnr Bosman and Pretorius Streets PRETORIA	9h00

Beskrywing van streek

Punt 1 na punt 2 op die kaart.
Volg die Groter Pretoria Gidsplangrens.

Begin by die noordwestelike baken van die plaas Boekenhoutkloof 87 JR dit is die verbindingspunt met die Bophuthatswana grens, daarvandaan ooswaarts tot by die noordoostelike baken van die plaas Welgevonden 124 JR, wat punt 2 is.

Punt 2 na punt 3 op die kaart.

Volg die Landdrosdistriksgrens Cullinan.

Begin by die noordoostelike baken van die plaas Welgevonden 124 JR daarvandaan ooswaarts, tot by die suidoostelike baken van die plaas Kromdraai 209 JR, wat punt 3 is.

Punt 3 na punt 4 op die kaart.

Volg die KwaNdebele Tuislandgrens.

Begin by die suidoostelike baken van die plaas Kromdraai 209 JR, dan suidwaarts, langs die oostelike grens van die plaas Naauwpoort 208 JR tot by die mees noordoostelike baken van die plaas Leeuwfontein 212 JR, dan algemeen suidwaarts en noordooswaarts met die KwaNdebele grens langs tot by die mees suidelikste baken van die plaas Vreemdeling 65 JS, wat punt 4 is.

Punt 4 na punt 5 op die kaart.

Volg die Landdrosdistriksgrens van Bronkhorstspruit.

Begin by die suidelikste baken van die plaas Vreemdeling 65 JS, dan algemeen suidwaarts en weswaarts tot by die suidwestelike baken van die plaas Yzervarkfontein 194 JR, wat punt 5 is.

Punt 5 na punt 6 op die kaart.

Volg die Gidsplangrens van Oos-Rand.

Begin by die suidwestelike baken van die plaas Yzervarkfontein 194 JR, dan algemeen noordwaarts, tot by die noordwestelike baken van die plaas Klipkop 396 JR, wat punt 6 is.

Punt 6 na punt 7 op die kaart.

Volg die Gidsplangrens van Groter Pretoria.

Begin by die noordwestelike baken van die plaas Klipkop 396 JR, daarvandaan algemeen suidweswaarts tot by die suidwestelike baken van Hoeve 56 van Glenfernness Landbouhoewes, wat punt 7 is.

Punt 7 na punt 8 op die kaart.

Volg die Municipale grens van Midrand.

Begin by die suidwestelike baken van Hoeve 56 van Glenfernness Landbouhoewes, daarvandaan noordweswaarts tot by die suidoostelike baken van die plaas Diepsloot 388 JR, wat punt 8 is.

Punt 8 na punt 9 op die kaart.

Volg die Landdrosdistriksgrens van Pretoria.

Begin by die suidoostelike baken van die plaas Diepsloot 388 JR, dan algemeen noordweswaarts tot by die suidelikste baken van die plaas Leeuwenkloof 480 JQ, wat punt 9 is.

Punt 9 na punt 10 op die kaart.

Volg die Gidsplangrens van Sentraal Witwatersrand.

Begin by die suidelikste baken van die plaas Leeuwenkloof 480 JQ, dan algemeen suidweswaarts tot by die suid-

Description of area

Point 1 to point 2 on the map.

Follow the Greater Pretoria Guide Plan Boundary.

Beginning at the north-western beacon of the farm Boekenhoutkloof 87 JR, that is the junction point with the Bophuthatswana border, thence eastwards, to the north-eastern beacon of the farm Welgevonden 124 JR, which is point 2.

Point 2 to point 3 on the map.

Follow the Magisterial District Boundary of Cullinan.

Beginning at the north-eastern beacon of the farm Welgevonden 124 JR, thence eastwards, to the south-eastern beacon of the farm Kromdraai 209 JR, which is point 3.

Point 3 to point 4 on the map.

Follow the KwaNdebele Homeland Boundary.

Beginning at the south-eastern beacon of the farm Kromdraai 209 JR, thence southwards along the eastern boundary of the farm Naauwpoort 208 JR to the most north-eastern beacon of the farm Leeuwfontein 212 JR, thence generally southwards and north-eastwards along the KwaNdebele border to the southernmost beacon of the farm Vreemdeling 65 JS, which is point 4.

Point 4 to point 5 on the map.

Follow the Magisterial District Boundary of Bronkhorstspruit.

Beginning at the most southern beacon of the farm Vreemdeling 65 JS, thence generally southwards and westwards to the south-western beacon of the farm Yzervarkfontein 194 JR, which is point 5.

Point 5 to point 6 on the map.

Follow the Guide Plan Boundary of East Rand.

Beginning at the south-western beacon of the farm Yzervarkfontein 194 JR, thence generally northwards to the north-western beacon of the farm Klipkop 396 JR, which is point 6.

Point 6 to point 7 on the map.

Follow the Guide Plan Boundary of Greater Pretoria.

Beginning at the north-western beacon of the farm Klipkop 396 JR, thence generally south-westwards to the south-western beacon of Holding 56 of Glenfernness Agricultural Holdings, which is point 7.

Point 7 to point 8 on the map.

Follow the Municipal Boundary of Midrand.

Beginning at the south-western beacon of Holding 56 of Glenfernness Agricultural Holdings, thence north-westwards to the south-eastern beacon of the farm Diepsloot 388 JR, which is point 8.

Point 8 to point 9 on the map.

Follow the Magisterial District Boundary of Pretoria.

Beginning at the south-eastern beacon of the farm Diepsloot 388 JR, thence generally north-westwards to the southernmost beacon of the farm Leeuwenkloof 480 JQ, which is point 9.

Point 9 to point 10 on the map.

Follow the Guide Plan Boundary of the Central Witwatersrand.

Beginning at the southernmost beacon of the farm Leeuwenkloof 480 JQ, thence generally south-westwards

westelike baken van die plaas Hartebeesthoek 502 JQ, wat punt 10 is.

Punt 10 na punt 11 op die kaart.

Volg die Gidsplangrens Wesrand en Verre-Wesrand.

Begin by die suidwestelike baken van die plaas Hartebeesthoek 502 JQ, dan weswaarts tot by die suidwestelike baken van Gedeelte 42 van die plaas Doornkloof 393 JQ, wat punt 11 is.

Punt 11 na punt 12 op die kaart.

Volg die Landdrosdistriksgrens van Krugersdorp.

Begin by die suidwestelike baken van Gedeelte 42 van die plaas Doornkloof 393 JQ, dan noordwaarts tot by die suidwestelike baken van die plaas Buffelshoek 468 JQ, wat punt 12 is.

Punt 12 na punt 13 op die kaart.

Volg die Landdrosdistriksgrens van Brits.

Begin by die suidwestelike baken van die plaas Buffelshoek 468 JQ dan algemeen noordwaarts tot by die noordoostelike baken van die plaas Elandskraal 469 JQ, wat punt 13 is.

Punt 13 na punt 14 op die kaart.

Volg die Internasionale Grens tussen Bophuthatswana en Republiek van Suid-Afrika.

Begin by die noordoostelike baken van die plaas Elandskraal 469 JQ, dan algemeen noordwaarts met die Internasionale Grens langs tussen Bophuthatswana en Republiek van Suid-Afrika tot by die noordwestelike baken van die plaas Boschkop 138 JQ, wat punt 14 is.

Punt 14 na punt 15 op die kaart.

Volg die Landdrosdistrik van Brits.

Begin by die noordwestelike baken van die plaas Boschkop 138 JQ, dan algemeen noordooswaarts tot by die noordwestelike baken van die plaas Elandslaagte 154 JQ, wat punt 15 is.

Punt 15 na punt 1 op die kaart.

Volg die Internasionale Grens tussen Bophuthatswana en die Republiek van Suid-Afrika.

Begin by die noordwestelike baken van die plaas Elandslaagte 154 JQ, dan algemeen suidwaarts met die Internasionale Grens langs tussen Bophuthatswana en die Republiek van Suid-Afrika tot by die noordwestelike baken van die plaas Boekenhoutkloof 87 JR, wat punt 1 is, die beginpunt.

Lys van Plaaslike Owerhede en Bestuursliggame

Plaaslike Owerhede	Bestuursliggame
Munisipaliteite	Plaaslike Gebiedskomitees (TROBG)
Pretoria Stadsraad	Schoemansville
Verwoerdburg Stadsraad	Suid-Wes Pretoria
Midrand Stadsraad	Hammanskraal
Akasia Stadsraad	Rayton
Brits Stadsraad	Kosmos
Bronkhorstspruit Stadsraad	
Atteridgeville Stadsraad	Gemeenskapsrade
Mamelodi Stadsraad	

to the south-western beacon of the farm Hartebeesthoek 402 JQ, which is point 10.

Point 10 to point 11 on the map.

Follow the Guide Plan Boundary of West Rand and Far West Rand.

Beginning at the south-western beacon of the farm Hartebeesthoek 502 JQ, thence westwards to the south-western beacon of Portion 42 of the farm Doornkloof 393 JQ which is point 11.

Point 11 to point 12 on the map.

Follow the Magisterial District Boundary of Krugersdorp.

Beginning at the south-western beacon of Portion 43 of the farm Doornkloof 393 JQ, thence northwards to the south-western beacon of the farm Buffelshoek 468 JQ, which is point 12.

Point 12 to point 13 on the map.

Follow the Magisterial District Boundary of Brits.

Beginning at the south-western beacon of the farm Buffelshoek 468 JQ, thence generally northwards to the northeastern beacon of the farm Elandskraal 469 JQ, which is point 13.

Point 13 to point 14 on the map.

Follow the International Border between Bophuthatswana and the Republic of South Africa.

Beginning at the north-eastern beacon of the farm Elandskraal 469 JQ, thence generally northwards along the International Border between Bophuthatswana and the Republic of South Africa to the north-western beacon of the farm Boschkop 138 JQ, which is point 14.

Point 14 to point 15 on the map.

Follow the Magisterial District Boundary of Brits.

Beginning at the north-western beacon of the farm Boschkop 138 JQ, thence generally north-eastwards, to the north-western beacon of the farm Elandslaagte 154 JQ, which is point 15.

Point 15 to point 1 on the map.

Follow the International Border between Bophuthatswana and the Republic of South Africa.

Beginning at the north-western beacon of the farm Elandslaagte 154 JQ, thence generally southwards along the International Border between Bophuthatswana and the Republic of South Africa to the north-western beacon of the farm Boekenhoutkloof 87 JR which is point 1, the place of beginning.

List of Local Authorities and Management Bodies

Local Authorities	Management Bodies
Municipalities	Local Area Committees (Peri-Urban)
Pretoria City Council	Schoemansville
Verwoerdburg Town Council	South-West Pretoria
Midrand Town Council	Hammanskraal
Akasia Town Council	Rayton
Brits Town Council	Kosmos
Bronkhorstspruit Town Council	
Atteridgeville Town Council	

Transvaalse Raad
vir die Ontwikkeling
van Buitestedelike
Gebiede.

Refilwe
Zithobeni
Lethlabile

Bestuurskomitees

Laudium
Eersterus
Primindia

Trustgebied

Soshanguve

TM SMITH

Sekretaris: Afbakeningsraad
Verw. 12/10/5/3/1

Mamelodi Town Council

Transvaal Board
for the
Development of
Peri-Urban
Areas

Community Councils

Refilwe
Zithobeni
Lethlabile

Management Committees

Laudium
Eersterus
Primindia

Trust Area

Soshanguve

TM SMITH

Secretary: Demarcation Board

Ref. 12/10/5/3/1

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel):—

Tender No	Beskywing van Tender Description of Tender	Sluitingsdatum Closing Date
RFT 06/86M	Drawn type grid rollers/Trekroosterrollers.....	16/05/1986
HC 1/3/86	Fresh unfrozen meat and frozen proportioned meat/Vars onbevrore vleis en bevrore vleisporsies	29/04/1986
HC 1/4/86	Footwear for hospital staff/Skoeisel vir hospitaal personeel: Closing date/Sluitingsdatum 22.4.1986: Closing date extended to/Sluitingsdatum verskuif na.....	29/04/1986
HC 1/5/86	Feather and polyester pillows/Vere- en poliësterkussings: Closing date/Sluitingsdatum 22.4.1986: Closing date extended to/Sluitingsdatum verskuif na.....	29/04/1986
HC 1/6/86	Laundry services for Rob Ferreira Hospital/Wasserydienste vir Rob Ferreira-hospitaal: Closing date 22.4.1986/Sluitings datum: Closing date extended to/Sluitingsdatum verskuif na.....	29/04/1986
HC 1/7/86	Catering services for medical staff of Johannesburg Hospital and B.G. Alexander College of Nursing/Spy-seniordienste vir geneeskundige personeel van Johannesburgse Hospitaal en B.G. Alexander-kollege van verpleging: Closing date/Sluitingsdatum 22.4.1986.....	29/04/1986
HA 1/37/86	Silwerherwinning/Silver recovery	29/04/1986
TOD 24/86	Antwoordboeke vir Seniorcertifikaat-eksamen en koerante vir eksamenvraestelle/TED	20/05/1986
	24/86 Senior Certificate Examination answer books and envelopes for examination papers	
WFTB 122/86	Laerskool Reynoir, Witbank: Terreinuitleg/Site layout (Kategorie/Category A) Item 1222/8110	16/05/1986
WFTB 123/86	Kalie de Haas-hospitaal, Potchefstroom: Oprigting van was-, eet- en verkleegeriewe/Kalie de Haas Hospital, Potchefstroom: Erection of washing, eating and changing facilities (Kategorie/Category B) Item 2029/6703.....	23/05/1986
WFTB 124/86	Afrikaanse Hoër Meisieskool, Pretoria: Verskeie kleinwerke/Various minor works: Item 11/5/4/0003/01	23/05/1986
WFTB 125/86	Andrew McColl-hospitaal, Pretoria: Lugversorging/Andrew MacColl Hospital, Pretoria: Air-conditioning: Item 32/5/6/003/003.....	23/05/1986
WFTB 126/86	TOD-streekkantoor, Krugersdorp: Nuwe afskortings en matte/TED Regional Office, Krugersdorp: New partitions and carpets: Item 11/7/6/0869/02.....	23/05/1986

TENDERS.

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies):—

BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Administrasie, is op aanvraag by die onderstaande adresse verkrybaar. Sodanige dokumente as mede enige tender kontrakvooraardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdic-ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A819	A	8	201-3367
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A821	A	8	201-3368
PFT	Provinciale Sekretaris (Aankope en Voorrade), Pri-vaatsak X64.	A1020	A	10	201-2441
RFT	Direkteur Trans-vaalse Paaie-departement, Pri-vaatsak X197.	D307	D	3	201-2530
TOD 1-100-TOD 100-	Direkteur, Trans-vaalse Onder-wysdepartement, Privaatsak X76.	633 633	Sentrakor-gebou	201-4218 201-4218	
WFT	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak X228.	C119	C	1	201-3254
WFTB	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak X228.	E103	E	1	201-2306

IMPORTANT NOTICES IN CONNECTION WITH TENDERS

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref	Postal address Pretoria	Office in New Provincial Building, Pretoria			Phone Pretoria
		Room No.	Block	Floor	
HA 1 & HA 2	Direktor of Hospital Services, Private Bag X221.	A900	A	9	201-2654
HB and HC	Direktor of Hospital Services, Private Bag X221.	A819	A	8	201-3367
HD	Direktor of Hospital Services, Private Bag X221.	A821	A	8	201-3351
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	A1020	A	10	201-2441
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	201-2530
TED 1-100-TED 100-	Director, Transvaal Education Department, Private Bag X76.	633 633	Sentrakor Building		201-4218 201-4218
WFT	Director, Transvaal Department of Works, Private Bag X228.	C119	C	1	201-3254
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1	201-2306

2. Die Administrasie is nie daartoe verplig om die laagste of enige tender aan te neem nie en behou hom die reg voor om 'n gedeelte van 'n tender aan te neem.

3. Alle tenders moet op die amptelike tendervorm van die Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verséelde koevert ingedien word, geadresseer aan die Voorsitter, Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opschrift voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangegeven, in die Voorsitter se hande wees.

5. Indien inskrywings per hand ingedien word, moet hulle teen 11h00 op die sluitingsdatum in die Formele Tenderbus geplaas wees by die navraagkantoor in die voorportaal van die nuwe Provinciale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

J.F. Viljoen Voorsitter, Transvaalse Provinciale Tenderraad.

2 April 1986

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

5. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

J.F. Viljoen, Chairman, Transvaal Provincial Tender Board.

2 April 1986

Plaaslike Bestuurskennisgewings

Notices by Local Authorities

STADSRAAD VAN BENONI

PROKLAMASIE VAN PADGEDEELTES: DEWALD HATTINGHPARK DORPSGE- BIED, BENONI

Kennis geskied hiermee ingevalle die bepalings van artikel 5 van die "Local Authorities Roads Ordinance, 1904", (Ordonnansie 44 van 1904), dat die Stadsraad van Benoni, ingevalle die bepalings van artikel 4 van genoemde Ordonnansie, 'n versoekskrif tot Sy Edele die Administrateur van Transvaal gerig het om sekere padgedeeltes, soos in die mee-gaande skedule omskryf, vir openbare pad-doeleindes te proklameer.

'n Afskrif van die versoekskrif en die dia-gramme wat daarby aangeheg is, lê gedurende gewone kantoorure in die kantoor van die Stadssekretaris, Administrasiegebou, Munisipale Kantore, Elstonlaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die proklamasie van die betrokke padgedeeltes moet sodanige beswaar skriftelik, in duplikaat voor of op 19 Mei 1986 by die Administrateur, Privaatsak X437, Pretoria, 0001 en die Stads-klerk indien.

STADSKLERK

Administrasiegebou
Munisipale Kantore
Benoni
2 April 1986

Kennisgewing No 40/1985

SKEDULE

PUNT-TOT-PUNT BESKRYWING

(a) 'n Padgedeelte langs die suidelike grens van Klipspringerstraat en ook aan die ooste-kant van Tsessebestraat in Dewald Hattingh Park Dorpsgebied, Benoni, besonderhede waarvan soos volg is:

(i) 'n Strook grond ongeveer 4 meter wyd en 124 meter lank, van punt "A" tot punt "B" langs die noordelike grens van Erf 265, soos aangevoer op goedgekeurde landmetersdiagram LG No A10144/85;

(ii) 'n Strook grond, ongeveer 4 meter wyd en 91 meter lank, van punt "A" tot punt "B" langs die noordelike grens van Erf 266, soos aangevoer op goedgekeurde landmetersdiagram LG No A10145/85;

(iii) 'n Strook grond oor Erf 267, beginnende by punt "H" op Erf 267 se noordwestelike grens, ongeveer 4 meter wyd, wat ooswaarts oor 'n afstand van 54,52 meter tot by punt "J" strek, vanwaar dit verbreed om 'n driehoek te vorm wat ongeveer 52 meter wyd is by punte "A" en "D" op die grens van Parkerf 268; soos aangevoer op goedgekeurde Landmetersdiagram LG No A10146/85;

(iv) 'n Tweede driehoekige strook grond oor Erf 267 met sy bopunt by punt "D" en 'n lengte van 70,61 meter suidwaarts na sy basis wat 6,05 meter wyd is by punte "C" en "B", soos aangevoer op goedgekeurde Landmetersdiagram LG No A10146/85;

(v) 'n Strook grond, bestaande uit die mees oostelike gedeelte van Parkerf 268, wat vanaf

punt "A" op die padreservé van Tsessebe-straat vir 'n afstand van 303,75 meter in 'n sui-delike rigting na punte "B" en "C" op die pad-reservé van Dewald Hattinghweg, strek. Die wydte varieer tussen 0 by punt "A" tot 34 meter by punte "B" en "C" soos aangevoer op goedgekeurde Landmetersdiagram LG No A10147/85.

(vi) 'n Strook grond, beginnende by punt "A" in die noordwestelike hoek van Parkerf 268, vir 'n afstand van 181,38 meter langs die noordelike grens van hierdie erf met 'n wydte van 21,37 meter by punte "A" en "G" en wat vernou tot 4,31 meter by punte "B" en "C" soos aangevoer op goedgekeurde Landmetersdiagram LG No A10148/85;

(b) 'n Strook grond oor die hele Parkerf 270, rofweg driehoekig in vorm, met 'n basislengte van 87 meter op lyn "A" — "B" langs Erwe 218 en 222 en met 'n maksimum wydte van ongeveer 35 meter na sy bopunt by punt "D" by die interseksie van Dewald Hattinghweg en Klip-springerstraat soos aangevoer op goedgekeurde Landmetersdiagram LG No A10149/85.

TOWN COUNCIL OF BENONI

PROCLAMATION OF ROAD PORTIONS: DEWALD HATTINGH PARK TOWNSHIP, BENONI

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904), that the Town Council of Benoni has, in terms of section 4 of the said Ordinance, petitioned the Honourable the Administrator of Transvaal to proclaim certain road portions described in the Schedule hereto for public road purposes.

A copy of the petition and of the diagrams attached thereto may be inspected during ordinary office hours in the office of the Town Secretary, Administrative Building, Municipal Offices, Elston Avenue, Benoni.

Any interested person who is desirous of lodging an objection to the proclamation of the road portions in question, must lodge such objection in writing, in duplicate, with the Administrator, Private Bag X437, Pretoria, 0001, and the Town Clerk on or before 19 May 1986.

TOWN CLERK

Administration Building
Municipal Offices
Benoni
2 April 1986
Notice No 40/1986

SCHEDULE

POINT-TO-POINT DESCRIPTION

(a) A road portion, abutting the southern border of Klipspringer Street and also adjacent to the eastern side of Tsessebe Street in Dewald Hattingh Park Township, Benoni, particulars of which are as follows:

(i) A strip of land, approximately 4 metres wide and 124 metres long, from point "A" to point "B", adjacent to the northern boundary

of Erf 265, as shown on approved surveyor's diagram SG No A10144/85;

(ii) A strip of land, approximately 4 metres wide and 91 metres long, from point "A" to point "B" adjacent to the northern boundary of Erf 266, as shown on approved surveyor's diagram SG No A10145/85;

(iii) A strip of land over Erf 267, commen-cing at point "H" on the north-western boun-dary, approximately 4 metres wide, extending towards point "J" for a distance of 54,52 metres, from where it widens to form a tri-angle approximately 52 metres wide at points "A" and "D" on the boundary of Park Erf 268, as shown on approved surveyor's diagram SG No A10146/85;

(iv) A second triangular strip of land over Erf 267 with its top at point "D" and a length of 70,61 metres southwards towards its base, the latter being 6,05 metres wide at points "C" and "B", as shown on approved surveyor's dia-gram SG No A10146/85;

(v) A strip of land, consisting of the most easterly portion of Park Erf 268, extending from point "A" on the road reserve of Tses-be Street for a distance of 303,75 metres in a southerly direction to points "B" and "C" on the road reserve of Dewald Hatting Street. The width varies between 0 at point "A" to 34 metres at points "B" and "C", as shown on ap-proved surveyor's diagram SG No A10147/85;

(vi) A strip of land, commencing at point "A" in the north-western corner of Park Erf 268 for a distance of 181,38 metres adjacent to the northern boundary of this erf with a width of 21,37 metres at points "A" and "G" and which narrows to 4,31 metres at points "B" and "C", as shown on approved surveyor's dia-gram SG No A10148/85.

(b) A strip of land, extending over the whole of Park Erf 270, roughly triangular in shape, with a base length of 87 metres on line "A" — "B" adjacent to Erven 218 and 222 and with a maximum width of approximately 35 metres to its top at point "D" at the intersection of De-wald Hatting Road and Klipspringer Street, as shown on approved surveyor's diagram SG No A10149/85.

483—2—9—16

STADSRAAD VAN CHRISTIANA

VOORGESTELDE WYSIGING VAN CHRISTIANA-DORPSBEPLANNING- SKEMA 1981

WYSIGINGSKEMA 9

Die Stadsraad van Christiana het 'n Ont-werpdorpsbeplanningskema opgestel wat bekend sal staan as Christiana-wysigingskema 9. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

- Om die sonering van Erwe 1263, 1264 en 1265 Christiana Uitbreiding te wysig vanaf Residensiell 1 met 'n digtheid van een woonhuis per bestaande erf na Spesiaal vir doeleindes van kampeer, speel en ontspanning en, met die spesiale toestemming van die plaaslike bestuur, verversingsplekke;

2. om die sonering van Gedeelte 15 van Christiana Town and Townlands 325 HO te wysig vanaf Spesial vir die Voortrekkerbeweging of soortgelyke jeugorganisasies na Spesial vir doeleinades van kampeer, speel en ontspanning en, met die spesiale toestemming van die plaaslike bestuur, verversingsplekke;

3. om die sonering van deel van die Restant van Gedeelte 1 en deel van Gedeelte 17 van Christiana Town and Townlands 325 HO te wysig vanaf Spesial vir volkfeesvierings en verwante doeleinades na Spesial vir doeleinades van kampeer, speel en ontspanning en, met die spesiale toestemming van die plaaslike bestuur, verversingsplekke.

Besonderhede van hierdie skema lê ter insae by die Municipale Kantore, Christiana vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 9 April 1986.

Enige beswaar of vertoe; in verband met hierdie skema moet skriftelik aan die Stadsklerk, Posbus 13, Christiana, 2680 binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

A J CORNELIUS
Stadsklerk

Municipale Kantore
Posbus 13
Christiana
2680
Tel. 2206/7/8
9 April 1986
Kennisgewing No 7/1986

TOWN COUNCIL OF CHRISTIANA

PROPOSED AMENDMENT OF CHRISTIANA TOWN-PLANNING SCHEME, 1981

SCHEME 9

The Town Council of Christiana has prepared a Draft Town-planning Scheme to be known as Christiana Amendment Scheme 9.

This scheme will be an amendment scheme and contains the following proposals:

1. to amend the zoning of Erven 1263, 1264 and 1265 Christiana Extension from Residential 1 with a density of one dwelling house per existing erf to Special for the purposes of camping, sport and recreation and, with the special consent of the local authority, places of refreshment;

2. to amend the zoning of Portion 15 of Christiana Town and Townlands 325 HO from Special for the Voortrekker movement or similar youth organisations to Special for the purposes of camping, sport and recreation and, with the special consent of the local authority, places of refreshment;

3. to amend the zoning of part of the Remainder of Portion 1, and part of Portion 17 of Christiana Town and Townlands 325 HO from Special for national festivals and purposes incidental thereto to Special for purposes of camping, sport and recreation and, with the special consent of the local authority, places of refreshment.

Particulars of this scheme are open for inspection at the Municipal Offices, Christiana for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 13, Christiana.

ana, 2680 within a period of four weeks from the abovementioned date.

A J CORNELIUS
Town Clerk

Municipal Offices
PO Box 13
Christiana
2680
Tel. 2206/7/8
9 April 1986
Notice No 7/1986

503—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1601)

Kennis word hiermee ingevolge die bepallings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n Ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburgse Wysigingskema 1601 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van Kochstraat, synde Gedeelte 47 ('n gedeelte van Gedeelte 1) van die plaas Johannesburg 91 IR, geleë tussen Banket- en Claimstraat, van Bestaande Openbare Pad na Residensieel 4, onderworpe aan voorwaardes.

Die uitwerking van hierdie skema is om die bestaande hotelkompleks deur Kochstraat uit te brei.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoe; in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1601)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a Draft Town-planning Scheme, to be known as Johannesburg Amendment Scheme 1601.

This scheme will be an amendment scheme and contains the following proposal:

To rezone part of Koch Street being Portion 47 (a portion of Portion 1) of the farm Johannesburg 91 IR situated between Banket and Claim Streets from Existing Public Road to Residential 4, subject to certain conditions.

The effect of this scheme is to extend the existing hotel complex across Koch Street.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

505—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1602)

Kennis word hiermee ingevolge die bepallings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1602 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Ople van 'n geentoegangslin langs die oostelike grense van Gedeelte 1 van Erf 162, Erf 163 en Erf 169 en Cambridge- en Beaufortlaan, Craighallpark.

Die uitwerking van hierdie skema is om voetganger- en voertuigtoegang uit te skakel.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoe; in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1602)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1602.

This scheme will be an Amendment Scheme and contains the following proposal:

To impose a line of no access along the eastern boundaries of Portion 1 of Erf 162, Erf 163 and Erf 169 and Cambridge and Beaufort Avenues, Craighall Park Township.

The effect of this scheme is to prohibit pedestrian and vehicular access.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

506—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1603)

Kennis word hiermee ingevoige die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1603 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van Erf 130, Tulisapark, synde die noordoostelike hoek van Purcellstraat en Nansen Place van Munisipaal na Residensieel 1, een woonhuis per 1 250 m².

Die uitwerking van hierdie skema is om die erf in twee gedeeltes te onderverdeel en om 'n woonhuis op elke gedeelte op te rig.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoë in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1603)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1603.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erf 130, Tulisa Park Township, being the north-eastern corner of Purcell Street and Nansen Place from Municipal to Residential 1, one dwelling per 1 250 m².

The effect of this scheme is to allow the erf to be subdivided into two portions and a dwelling house to be erected on each portion.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

507—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1604)

Kennis word hiermee ingevoige die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1604 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van 'n deel van Eerste Laan, tussen Arundel- en Monmouthweg, Westdene, van Bestaande Openbare Pad na Residensieel 1 teen 'n digtheid van een woonhuis per 400 m².

Die uitwerking van hierdie skema is om toe te laat dat die erf wat gevorm word met die sluiting van die aangrensende erwe in sy geheel ontwikkel word as 'n behuisingsskema vir bejaarde.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoë in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1604)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1604.

This scheme will be an amendment scheme and contains the following proposal:

To rezone part of First Avenue, between Arundel and Monmouth Roads, Westdene Township, from Existing Public road to Residential 1 with a density of one dwelling per 400 m².

The effect of this scheme is to consolidate the erf formed by the closure with the adjoining erven to enable the entire site being developed as a housing scheme for the aged.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

508—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1605)

Kennis word hiermee gegee ingevoige die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1605 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van Batterystraat, tussen Erwe 46 en 47, Denver, van Bestaande Openbare Pad na Nywerheid 1.

Die uitwerking van hierdie skema is om die erf wat deur die padsluiting gevorm word met die aangrensende erwe te konsolideer.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik gerig word aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, binne 'n tydperk van vier weke vanaf die bogenoemde datum.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1605)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1605.

This scheme will be an amendment scheme and contains the following proposal:

To rezone part of Battery Street, between Erven 46 and 47 Denver Township, from Existing Public Road to Industrial 1.

The effect of this scheme is to consolidate the erf formed by the road closure with the adjoining erven.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

509—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1600)

Kennis word hiermee ingevolge die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1600 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van Gedeelte van Erf 836, Winchester Hills Uitbreiding 1, van Openbare Oop Ruimte na Vermaakklikheid.

Die uitwerking van hierdie skema is om 'n rolbalbaan tesame met Erf 750 op te rig.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoe in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1600)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1600.

This scheme will be an amendment scheme and contains the following proposal:

To rezone part of Erf 836, Winchester Hills Extension 1 Township, from Public Open Space to Amusement.

The effect of this scheme is to establish a bowling green in conjunction with Erf 750.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

511—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1599)

Kennis word hiermee ingevolge die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1599 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van die Sanitasiesteg tussen Erwe 156 en 157, Suid-Kensington, van Bestaande Openbare Pad na Residensiell.

Die uitwerking van hierdie skema is om die erf wat deur die sluiting van die steeg gevorm word met die aangrensende erwe te konsolideer.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoe in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

H T VEALE
Stadsekretaris

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1599)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1599.

This scheme will be an amendment scheme and contains the following proposal:

To rezone part of the Sanitary Lane, between Erven 156 and 157 South Kensington Township, from Existing Public Road to Residential 1.

The effect of this scheme is to consolidate portions of the erf formed by the closure of the lane with the adjoining erven.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

512—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1598)

Kennis word hiermee ingevolge die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het wat as Johannesburg se Wysigingskema 1598 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van Erf 378 (Edith Grobbelaarpark), Wes-Turffontein Uitbreiding 2, begrens deur Carswellweg, Allinstraat en Hallettweg van Openbare Oop Ruimte na Bestaande Openbare Pad.

Die uitwerking van hierdie skema is om die geslotte park by die voorstelle vir Gillview-wisselaar in te lyf.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoe in verband met hierdie skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1598)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, that the City Council of Johannesburg has prepared a draft town-planning scheme, to be known as Johannesburg Amendment Scheme 1598.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erf 378 (Edith Grobelaar Park) West Turffontein Extension 2 Township, bounded by Carswell Road, Allin Street and Hallett Road from Public Open Space to Existing Public Road.

The effect of this scheme is the incorporation of the closed park in the proposals for the Gillview Interchange.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

513—9—16

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1597)

Kennis word hiermee ingevolge die bepaling van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, gegee dat die Stadsraad van Johannesburg 'n Ontwerp-dorpsbeplanningskema, opgestel het wat as Johannesburg se Wysigingskema, 1597, bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Hersonering van Erf 142, Rewlatch-uitbreiding 1, synde die suidoostelike hoek van North- en Eastweg. Munispaal na Residensiel 1 teen 'n digtheid van een woonhuis per erf.

Die uitwerking van hierdie skema is om die erf met die aangrensende erf te konsolideer.

Besonderhede van hierdie skema lê ter insae in Kamer 733, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennismeting die eerste keer gepubliseer word, naamlik 9 April 1986.

Enige beswaar of vertoe in verbaud met hierdie skema moet binne 'n tydperk van vier weke vanaf bovenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, gerig word.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
Johannesburg
9 April 1986

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1597)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance,

1965, that the City Council of Johannesburg has prepared a Draft Town-planning Scheme, to be known as Johannesburg Amendment Scheme 1597.

This scheme will be an Amendment Scheme and contains the following proposal:

To rezone Erf 142 Rewlatch Extension 1 Township, being the south-eastern corner of North and East Roads from Municipal to Residential 1 with a density of one dwelling per erf.

The effect of this scheme is to consolidate the erf with an adjoining erf.

Particulars of this scheme are open for inspection at Room 733, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 9 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
9 April 1986

514—9—16

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

VOORGESTELDE MALELANE-WYSIGINGSKEMA 45

Hierby word ooreenkomsdig die bepatings van artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), bekend gemaak dat die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aansoek gedoen het om die Malelane-dorpsbeplanningskema, 1972, te wysig deur Sesdestraat, Malelane, Uitbreiding 1 te hersoneer vanaf "Openbare Straat", na "Openbare Garage".

Besonderhede van hierdie skema lê ter insae op die Sesde Verdieping by die kantore van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede by, H B Phillipsgebou, Bosmanstraat 320, Pretoria.

Enige beswaar of vertoe teen die aansoek moet skriftelik op of voor 7 Mei 1986, by die Sekretaris, H B Phillips Gebou, Bosmanstraat 320, Pretoria, 0002 ingedien word.

B G E ROUX
Sekretaris

9 April 1986

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

PROPOSED MALELANE AMENDMENT SCHEME 45

It is hereby notified in terms of section 18 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application has been made by the Transvaal Board for the Development of Peri-Urban Areas for the amendment of the Malelane Town-planning Scheme, 1972, by rezoning Sixth Street, Malelane, Extension 1 from "Public Road" to "Public Garage".

Particulars of this Scheme are open for inspection on the Sixth Floor, H B Phillips Building, 320 Bosman Street, Pretoria, 0002 at the offices of the Transvaal Board for the Development of Peri-Urban Areas.

Any objection or representation in regard to the application must be submitted in writing to the Secretary, H B Phillips Building, 320 Bosman Street, Pretoria 0002 on or before 7 May 1986.

B G E ROUX
Secretary

9 April 1986

519—9—16

PLAASLIKE BESTUUR VAN POTGIETERSRUS

KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjaar 1986/90 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Potgietersrus vanaf 9 April 1986 tot 14 Mei 1986 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige waarderingslys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper, tensy hy beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C F B MATTHEUS
Stadsklerk

Munisipale Kantore
h/v Ruiter- en Retiefstraat
Potgietersrus
0600
9 April 1986

LOCAL AUTHORITY OF POTGIETERSRUS

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial year 1986/90 is open for inspection at the office of the Local Authority of Potgietersrus from 9 April 1986 to 14 May 1986 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of any objection is obtainable at the address indi-

cated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

CFB MATTHEUS
Town Clerk

Municipal Offices
cnr Ruiter and Retief Streets
Potgietersrus
0600
9 April 1986

525—9—16

DORPSRAAD VAN AMERSFOORT

WYSIGING VAN TARIEWE

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig dat die Dorpsraad van Amersfoort besluit het om die ondergemelde tariewe te wysig en die nuwe tariewe op 1 Mei 1986 in werking te stel.

(1) Water

Die algemene strekking van hierdie wysiging is om die tariewe te verhoog. Afskrifte van hierdie wysigings lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die wysigings wens aan te teken kan dit skriftelik by die Stadsklerk aanteken binne veertien (14) dae na die datum van publikasie hiervan.

JFC FICK
Stadsklerk

Munisipale Kantore
Posbus 33
Amersfoort
2490
16 April 1986
Kennisgewing No 1/1986

VILLAGE COUNCIL OF AMERSFOORT

AMENDMENTS OF TARIFFS

Notice is hereby given in terms of section 80B of the Local Government Ordinance, No 17 of 1939, as amended, that the Village Council of Amersfoort resolved to amend the following tariffs which will come into force on 1 May 1986.

(1) Water

The general purport of these amendments is to increase the tariffs. Copies of these amendments will lie for inspection in the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who desires to record his objection to the said amendments shall do so in writing to the Town Clerk within fourteen days after the date of publication of this notice.

JFC FICK
Town Clerk

Municipal Offices
PO Box 33
Amersfoort
2490
16 April 1986
Notice No 1/1986

541—16

STADSRAAD VAN BEDFORDVIEW

AANNAME VAN STANDAARDVERORDENING BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDEN WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROEDELIERE BEHELS

Kennis geskied hiermee kragtens die bepaling van artikel 96 van Ordonnansie, 17 van 1939, dat die Stadsraad van Bedfordview van voorneme is om bogenoemde Standaardverordening soos op 9 Oktober 1985 deur die Administrateur afgekondig te aanvaar met die uitsluiting van Hoofstukke III, VIII en IX ten einde die aanhou van diere, voëls en pluimvee en besighede wat die aanhou van diere, voëls, pluimvee of troeteldiere behels te beheer.

Die Raad is verder van voorneme om Hoofstuk 2 (Aanhoud van Diere) van die Openbare Gesondheidswetgeving afgekondig kragtens Provinciale Kennisgewing 148 gedateer 21 Februarie 1951 te herroep.

'n Afskrif van die verordening lê ter insae gedurende kantoorure by die kantoor van die ondergetekende vir 'n tydperk van veertien (14) dae bereken vanaf die datum van publikasie in die Offisiële Koerant (Transvaal).

Enige persoon wat beswaar teen die verordening wil aanteken moet dit skriftelik by die Stadsklerk indien, binne veertien (14) dae van die datum van publikasie in die Offisiële Koerant.

Hierdie kennisgewing sal op 16 April 1986 in die Offisiële Koerant verskyn.

AJ KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
2008
16 April 1986

BEDFORDVIEW TOWN COUNCIL

ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY AND PETS

Notice is hereby given in terms of section 96 of Ordinance, 17 of 1939, that it is the intention of the Bedfordview Town Council to adopt the above Standard By-law promulgated by the Administrator on 9 October 1985 with the exception of Chapters III, VIII and IX in order to control the keeping of animals, birds and poultry and businesses involving the keeping of animals, birds, poultry and pets.

It is further intended to revoke Chapter 2 (Keeping of Animals) of the Uniform Public Health By-laws promulgated by Provincial Notice 148 dated 21 February 1951.

A copy of the by-laws is available for inspection during office hours at the offices of the undersigned for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to this by-law shall do so in writing to the Town Clerk within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

This notice will appear in the Provincial Gazette on the 16 April 1986.

AJ KRUGER
Town Clerk

Civic Centre
Hawley Road
Bedfordview
2008
16 April 1986

542—16

STADSRAAD VAN BENONI

PROKLAMASIE VAN PADGEDEELTE OOR HOEWE 210 RYNFIELD LANDBOUHOEWES (GEDEELTE 2) BENONI

Kennis geskied hiermee ingevolge die bepaling van artikel 5 van die "Local Authorities Roads Ordinance, 1904," (Ordonnansie 44 van 1904), dat die Stadsraad van Benoni, ingevolge die bepaling van artikel 4 van genoemde Ordonnansie, 'n versoekskrif tot Sy Edele die Administrateur van Transvaal gerig het om 'n sekere padgedeelte soos in die mee-gaande skedule omskryf, vir openbare pad-doeleindes te proklameer.

'n Afskrif van die versoekskrif en die diagram wat daarby aangegeef is, lê gedurende gewone kantoorure in die kantoor van die Stadssekretaris, Administrasie Gebou, Municipale Kantore, Elstonlaan, Benoni, ter insae.

Iedereen wat enige beswaar het teen die proklamasie van die betrokke padgedeelte moet sodanige beswaar skriftelik, in duplikaat voor of op 2 Junie 1986, by die Administrateur, Privaatsak X437, Pretoria, 0001 en die Stadsklerk indien.

WAARNEMENDE STADSKLERK

Administrasie Gebou
Municipale Kantore
Elstonlaan
Benoni
16 April 1986
Kennisgewing No 48/1986

SKEDULE

PUNT-TOT-PUNT BESKRYWING

'n Pad, 5 meter wyd, beginnende by punt D in die suidwestelike hoek van Hoeve 210, Rynfield Landbouhoewes (Gedeelte 2) Benoni; van daar in 'n noordoostelike rigting vir 137,0 meter tot by punt A; van daar in 'n suid-oostelike rigting vir 'n afstand van 5,0 meter tot by punt B; van daar in 'n suidwestelike rigting vir 'n afstand van 137,0 meter tot by punt C; van daar in 'n noordwestelike rigting vir 'n afstand van 5,0 meter tot by punt D, alles soos op goedgekeurde Landmetersdiagram LG No A11492/85 aangetoon.

TOWN COUNCIL OF BENONI

PROCLAMATION OF ROAD PORTION OVER HOLDING 210 RYNFIELD AGRICULTURAL HOLDINGS (SECTION 2) BENONI

Notice is hereby given in terms of section 5 of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904), that the Town Council of Benoni has, in terms of section 4 of the said Ordinance, petitioned the Honour-

able the Administrator of Transvaal to proclaim a road portion described in the Schedule hereto for public road purposes.

A copy of the petition and of the diagram attached thereto may be inspected during ordinary office hours in the office of the Town Secretary, Administration Building, Municipal Offices, Elston Avenue, Benoni.

Any interested person who is desirous of lodging an objection to the proclamation of the road portion in question, must lodge such objection in writing, in duplicate, with the Administrator, Private Bag X437, Pretoria 0001, and the Town Clerk on or before 2 June 1986.

ACTING TOWN CLERK
Administration Building
Municipal Offices
Elston Avenue
Benoni
16 April 1986
Notice No 48/1986

SCHEDULE**POINT-TO-POINT DESCRIPTION**

A road, 5 metres wide, commencing at point D in the south western corner of Holding 210, Rynfield Agricultural Holdings (section 2) Benoni; thence in a north easterly direction for 137,0 metres to point A; thence in a south easterly direction for a distance of 5,0 metres to point B; thence in a south westerly direction for a distance of 137,0 metres to point C; thence in a north westerly direction for a distance of 5,0 metres to point D, all as shown on approved Surveyor's Diagram SG No A 11492/85.

543—16—23—30

STADSRAAD VAN BRAKPAN**VOORGESTELDE WYSIGING VAN DIE BRAKPAN-DORPSBEPLANNINGSKEMA 1980, WYSIGINGSKEMA 75**

Die Stadsraad van Brakpan het 'n ontwerp-wysigingskema opgestel wat bekend sal staan as Wysigingskema 75.

Hierdie skema sal 'n wysigingskema wees van die Brakpan-dorpsbeplanningskema, 1980, en bevat die volgende voorstelle:

1. Deur middel van spesiale toestemming goedkeuring te verleen om die oprigting van 'n addisionele wooneenheid wat nie 'n oppervlak van 75 m² oorskry nie op erwe wat nie kleiner as 1 500 m² in oppervlakte is nie op voorwaarde dat die addisionele wooneenheid aaneengeskakel is met die bestaande woon-eenheid op die erf.

2. Die wysiging van die parkeervereistes vir winkels in die sentrale gebied na vier parkeerplekke per 100 m² bruto verhuurbare winkelloppervlakte en die weglatting van die woorde "in die sentrale gebied" by klosule 22(1) en die toevoeging van die woorde "of dat die oplegging van die vereistes van Tabel "H" onnodiglik beswarend sal wees" na die woorde "is" in klosule 22(1)(a).

Besonderhede van hierdie skema lê ter insae in Kamer 12, Stadhuis, Kingswaylaan, Brakpan, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennigewing af, naamlik 16 April 1986.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stads-klerk, Posbus 15, Brakpan binne 'n tydperk van vier weke van bogemelde datum af voor-

gele word, dit wil sê nie later nie as 16 Mei 1986.

G E SWART
Stadsklerk

Stadhuis
Brakpan
16 April 1986
Kennisgewing No 21/1986

TOWN COUNCIL OF BRAKPAN**PROPOSED AMENDMENT OF THE BRAKPAN TOWN-PLANNING SCHEME 1980, AMENDMENT SCHEME 75**

The Town Council of Brakpan has prepared a draft amendment scheme to be known as Amendment Scheme 75.

This Scheme will be an amendment scheme to the Brakpan Town-planning Scheme, 1980, and contains the following proposals:

1. To permit the erection of an additional dwelling-unit not exceeding 75 m² in area attached to the existing dwelling-house on eren not less than 1 500 m² in area by means of the granting of special consent.

2. To change the parking requirements for shops in the central area to four parking spaces per 100 m² of gross leasable shopping area and to omit the words "in the central area" in clause 22(1) and to add the words "or that the imposition of the requirements of Table "H" would be unnecessarily onerous" after the word "site" in clause 22(1)(a).

Particulars of this scheme are open for inspection at Room 12, Town Hall Building, Kingsway Avenue, Brakpan, for a period of four weeks from the date of the first publication of this notice, which is 16 April 1986.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 15, Brakpan, within a period of four weeks from the abovementioned date, i.e. not later than 16 May 1986.

G E SWART
Town Clerk

Town Hall
Brakpan
16 April 1986
Notice No 21/1986

544—16—23

STADSRAAD VAN CARLETONVILLE**WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN WATER**

Kennis geskied hiermee ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Carletonville by Spesiale Besluit die gelde vir die levering van water, aangekondig by Munisipale Kennigewing 88/1983, gepubliseer in Proviniale Koerant 4315 gedateer 21 Maart 1984 soos gewysig, verder gewysig het.

Die wysiging van die Vasstelling van Gelde tree in werking by die heffing van die April 1986 verbruikersrekenings.

Die algemene strekking van die wysiging is om sekere tariewe te verhoog ten einde met kostestygings tred te hou.

Afskrifte van die wysigings lê ter insae gedu-

rende kantoorure by die kantoor van die Stadssekretaris, Munisipale Kantore, Halitestraat, Carletonville, vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennigewing in die Proviniale Koerant.

Enige persoon wat beswaar teen die wysings wil maak, moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae na die datum van hierdie kennigewing in die Proviniale Koerant.

W A SWART

Waarnemende Stadsklerk

Munisipale Kantore
Posbus 3
Carletonville
2500
16 April 1986
Kennisgewing No 19/1986

CARLETONVILLE TOWN COUNCIL**AMENDMENT OF CHARGES FOR THE SUPPLY OF WATER**

It is hereby notified in terms of the provisions of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Carletonville Town Council has by Special Resolution further amended the charges payable for the supply of water as published under Municipal Notice 88/1983 in the Provincial Gazette 4315 dated 21 March 1984 as amended.

The amendment of the Determination of Charges will take into effect with the Levying of the April 1986 consumer's accounts.

The general purport of the amendment of the Determination of Charges is to increase certain tariffs to keep pace with increased costs.

Copies of the proposed amendments lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendments, must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

W A SWART
Acting Town Clerk

Municipal Offices
PO Box 3
Carletonville
2500
16 April 1986
Notice No 19/1986

545—16

STADSRAAD VAN CARLETONVILLE**WYSIGING VAN VERORDENINGE VIR DIE BEHEER VAN ONTVLAMBARE VLOEISTOWWE EN STOWWE**

Daar word hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Carletonville van voor-neme is om die Verordeninge vir die Beheer van Ontvlambare Vloeistowwe en Stowwe, aangekondig by Administrateurskennigewig 269 van 13 Maart 1968 soos gewysig verder te wysig.

Die algemene strekking van hierdie wysiging is:

(a) Die vervanging van sekere woorde en Britse Standaard Spesifikasies deur 'n S A B S-kode; en

(b) om die verordeninge in ooreenstemming te bring met die bepalings van die Wet op Nasionale Bouregulasies en Boustandarde, 1977 (Wet 103 van 1977).

Afskrifte van die voorgestelde verordeninge lê ter insae in die kantoor van die Stadsekretaris, Municipale Kantore, Halitestraat, Carletonville, gedurende kantoorure vir 'n tydperk van veertien (14) dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen die wysiging van die verordeninge wil aanteken, moet dit skriftelik binne veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende indien.

WA SWART
Waarnemende Stadsklerk

Municipal Kantore
Posbus 3
Carletonville
2500
16 April 1986
Kennisgewing No 20/1986

CARLETONVILLE TOWN COUNCIL

AMENDMENT TO BY-LAWS FOR THE CONTROL OF INFLAMMABLE LIQUIDS AND SUBSTANCES

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Carletonville intends to amend the By-laws for the Control of Inflammable Liquids and Substances, published under Administrator's Notice 269 of 13 March 1968 as amended.

The general purport of the amendment is:

(a) The substituting of certain words and the British Standard Specifications with a S A B S code; and

(b) to bring the by-laws into line with the provisions of the National Building Regulations and Building Standards Act, 1977 (Act 103 of 1977).

Copies of the proposed by-laws lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendment of the by-laws should do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

WA SWART
Acting Town Clerk

Municipal Offices
PO Box 3
Carletonville
2500
16 April 1986
Notice No 20/1986

546—16

STADSRAAD VAN CHRISTIANA

WYSIGING VAN DIE VASSTELLING VAN GELDE VIR WATERVOORSIENING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Christiana by Spesiale Besluit die vasstelling van gelde vir watervoorsiening afgekondig by Kennisgewing 34/1983 in Provinciale Koerant 4293 van 16 November 1983 met ingang 1 November 1985, soos volg gewysig het:

1. Deur in item 2(1), (2)(b), (3)(b), (4)(b) en (5) die syfer "15c" deur die syfer "20c" te vervang.
2. Deur in item 5(3)(a) die syfer "R5" deur die syfer "R15" te vervang.
3. Deur in item 7(1)(a) die syfer "15c" deur die syfer "20c" te vervang.

AJ CORNELIUS
Stadsklerk

Municipal Kantoor
Posbus 13
Christiania
2680
16 April 1986
Kennisgewing No 7/1986

TOWN COUNCIL OF CHRISTIANA

AMENDMENT TO DETERMINATION OF CHARGES FOR WATER SUPPLY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Christiana has by Special Resolution amended the charges for water supply published under Notice 34/1983 in Provincial Gazette 4293 dated 16 November 1983 with effect from 1 November 1985 as follows:

1. By the substitution in item 2(1), (2)(b), (3)(b), (4)(b), and (5) for the figure "15c" of the figure "20c".
2. By the substitution in item 5(3)(a) for the figure "R5" of the figure "R15".
3. By the substitution in item 7(1)(a) for the figure "15c" of the figure "20c".

AJ CORNELIUS
Town Clerk

Municipal Offices
PO Box 13
Christiania
2680
16 April 1986
Notice No 7/1986

547—16

DORPSRAAD VAN DULLSTROOM

VERVREEMDING VAN EIENDOM

Kennis geskied hiermee ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Dorpsraad van Dullstroom van voornerme is om onderhewig aan die goedkeuring van die Administrateur die ondergemelde eiendom te vervreem by wyse van verkoop:

- Erf 363: J Harries.
Erf 544: H J Hart.
Erf 356: B P Nel.
Erf 131 en 132: W S Garvey.

Erwe 527 en 528: Nasionale Suiwel Kooperasie Bpk.

Volledige besonderhede aangaande die vervreemding lê gedurende kantoorure by die Municipale Kantore, Dullstroom, ter insae.

Enige persoon wat teen die voorgestelde vervreemding beswaar wil maak, moet sodanige beswaar skriftelik voor of op 25 April 1986 by die ondergetekende indien.

G J W MEIJER
Stadsklerk

Posbus 1
Dullstroom
16 April 1986

VILLAGE COUNCIL OF DULLSTROOM

ALIENATION OF PROPERTY

Notice is hereby given in terms of section 79(18) of the Local Government Ordinance, 1939, as amended, that the Council of Dullstroom intends to alienate the undermentioned properties:

Erf 363: J Harries.

Erf 544: H J Hart.

Erf 356: B P Nel.

Erven 131 and 132: W S Garvey.

Erven 527 and 528: National Co-operative Dairies Ltd.

Full details concerning the proposed alienation of the erven are open for inspection during normal office hours at the Municipal Offices, Dullstroom, and any person who desires to record objection must lodge the objection in writing with the undersigned on or before 25 April 1986.

G J W MEIJER
Town Clerk

PO Box 1
Dullstroom
16 April 1986

548—16

STADSRAAD VAN EVANDER

VASSTELLING VAN GELDE: ELEKTRISITEITSVOORSIENING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Evander by Spesiale Besluit die tariewe soos in die onderstaande Bylae uiteengesit, met ingang vanaf 1 Oktober 1985 vasgestel het.

BYLAE

TARIEF VAN GELDE

1. Huishoudelike Verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n woonhuis;
- (b) 'n woonstel of woonstelgebou;
- (c) 'n tehuis van 'n liefdadigheidsinrigting;
- (d) 'n verpleeginrigting of 'n hospitaal;
- (e) 'n privaat hotel;
- (f) 'n losieshuis;

- (g) 'n woonklub;
- (h) 'n koshuis;
- (i) 'n kerk of 'n kerksaal;
- (j) 'n klub; en
- (k) 'n openbare saal.

(2) Die volgende gelde is betaalbaar, per maand:

(a) basiese heffing per meteraansluitpunt of elektrisiteit verbruik word of nie: R6.

(b) Verbruiksheffing per kW.h: 6,7c.

2. Handels-, Nywerheids- en Algemene verbruikers.

(1) Hierdie tarief is van toepassing ten opsigte van elektrisiteit gelewer of beskikbaar gestel aan —

- (a) 'n gelisensieerde hotel;
- (b) 'n winkel of handelshuis;
- (c) 'n kantoorgebou;
- (d) 'n kafee, teekamer of restaurant;
- (e) 'n gekombineerde winkel en teekamer;
- (f) 'n nywerheids- of fabrieksonderneming;
- (g) 'n skool of onderwysinrigting; en
- (h) enige ander verbruiker wat nie onder items 1, 3 of 4 ressorteer nie.

(2) Die volgende is betaalbaar, per maand:

(a) Basiese heffing, per meteraansluitpunt, of elektrisiteit verbruik word of nie: R7.

(b) Verbruiksheffing, per kW.h: 7,8c.

3. Grootmaatverbruikers

In gevalle waar die Raad elektrisiteit by die grootmaat lewer, is die volgende gelde betaalbaar, per maand:

(a) Basiese heffing per meteraansluitpunt, of elektrisiteit verbruik word of nie: R21.

(b) Aanvraagheffing van R9,20 per kW.A van halfuurlikse maksimum aanvraag, onderworpe aan 'n minimum heffing van R10 of elektrisiteit verbruik word of nie.

(c) Verbruiksheffing per kW.h: 7c.

4. Tydelike Toevoer

(1) Tydelike toevoer vir boudoeleindes, kermisse en dergelyke doeleindes word vir 'n tydperk van hoogstens vyf dae verskaf.

(2) Die volgende gelde is betaalbaar —

(a) Aansluitingsgeld: R20.

(b) Verbruiksheffing, per kW.h: 2,6c.

5. Aanpassing van Gelde

Wanneer Evkom sy heffing vir kW.h verhoog, word die Raad se kW.h tariewe met ingang van die eerste dag van die daaropvolgende kalendermaand soos volg aangepas:

Die kW.h heffing betaalbaar ingevolge items 1, 2, 3 en 4 vermeerder of verminder met P sent per kW.h (afgerond tot die naaste tweede desimaal) ooreenkomsdig die volgende formule:

$$P = 1,1 \left(\frac{M}{100} - N \right) \times \frac{(1+R)}{100} = 1,1 \times \frac{0,9189}{100} \times 0,95$$

Waar M = Nuwe Evkom kW.h heffing oor — of toeslag

N = Evkom-afslag in %

R = Evkom-toeslag in %

1,1 = Distribusie verliese (uitgedruk as vermenigvuldigingsfaktor)

0,9189 = Huidige Evkom kW.h heffing

0,95 = 100% — 5% afslag op Evkomrekening

6. Aansluitings

(1) Slegs ondergrondse kabelaansluitings word gemaak, gemeet vanaf die verspreidingsbord tot by die middelpunt van die pad, straat of deurgang grensende aan die punt van aansluiting by die hoofstoevoerleiding.

(2) Die gelde betaalbaar ten opsigte van 'n enekelfase en driefase-aansluiting bedra die werklike koste van materiaal en arbeid wat vir sodanige aansluiting gebruik word plus 10% en die beraamde koste van sodanige aansluiting is vooruitbetaalbaar.

(3) Hoogspanningsaansluitings word bereken teen werklike koste plus 10% wat vooruitbetaalbaar is en wat verhaalbaar is volgens die bepalings van spesiale ooreenkomste tussen die Raad en die verbruiker en waarin die netto inkomste uit kragverbruik deur so 'n verbruiker in berekening gebring word by die bepaling van die werklike koste.

7. Heraansluitings

(1) Wanneer 'n perseel weens die nie-betaaling van rekenings of die nie-nakoming van enige van die bepalings van die verordeninge of die Bedradingsregulasies tydelik afgesluit is, moet 'n bedrag van R10 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

(2) Wanneer 'n perseel op versoek van die verbruiker afgesluit word, moet 'n bedrag van R10 aan die Raad betaal word voordat heraansluiting van die perseel geskied.

8. Herstel van Defekte waaroor die Verbruiker Verantwoordelik is.

Wanneer die afdeling versoek word om 'n onderbreking van toevler te herstel en daar bevind word dat sodanige onderbreking te wye is aan 'n fout in die installasie of aan foute hantering van die apparaat wat in verband daarmee gebruik word, betaal die verbruiker 'n bedrag van R10 vir elke sodanige herstelling van toevoer.

9. Spesiale Meteraflesing

Sover dit redelik moontlik is, word verbruikers se meters met tussenpose van een maand afgelees. Wanneer die verbruiker verlang dat sy meter op enige ander tyd as die vastgestelde datum afgelees word, is 'n bedrag van R5 ten opsigte van sodanige aflesing betaalbaar.

10. Toets van Meters

As 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die meter deur die Raad getoets, mits die verbruiker 'n bedrag van R10 stort. Die bedrag word terugbetaal indien daar gevind word dat die meter meer as vyf persent te vinnig of te stadig registreer, en 'n bedrag wat ingevolge artikel 7(4) van die verordeninge bereken word, word van die verbruiker se rekening ten opsigte van die laaste meteraflesing gedurende die maand waarin die verbruiker vir die eerste keer die noukeurigheid van die meter skriftelik in twyfel getrek het, afgetrek of daarvan toegevoeg.

11. Inspeksie of Toets van Installasies.

(1) By ontvangs van kennisgewing, ingevolge artikel 18(8)(b) van die verordeninge dat 'n installasie of 'n uitbreiding van 'n installasie voltooi en gereed is om geïnspekteer en getoets te word, word so 'n toets en inspeksie kosteloos uitgevoer.

(2) Indien bevind word dat die installasie onvolledig of gebrekkig is, of in enige opsig nie aan die verordeninge en die Bedradingsregulasies voldoen nie, sluit die Raad die installasie nie aan voordat so 'n gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Bedrag van R10 word vir elke sodanige addisionele toets en inspeksie gevorder en is vooruitbetaalbaar.

12. Huur van Meters.

(1) Geen huurgeld is betaalbaar ten opsigte van meters wat vereis word om die elektrisiteitsverbruik ingevolge die verskillende tafiewe te meet nie.

(2) Waar addisionele meters deur die verbruiker vir sy eie genief verlang en deur die raad verskaf word, is 'n huurgeld van 25c per meter, per maand, betaalbaar.

13. Deposito's

Minimum deposito betaalbaar ingevolge artikel 6(1)(a) van die verordeninge: R10.

14. Openbare Telefoonhokkies.

Ondanks andersluidende bepalings is die gelde betaalbaar vir elektrisiteitsvoorsiening aan die Departement Pos- en Telekommunikasiëwese vir beligting van openbare telefoonhokkies R1 per maand per oproephokkie.

15. Vertolkning

Vir die toepassing van hierdie Tarief van Gelde, word enige verwysing na "verordeninge" geag 'n verwysing te wees na die Raad se Elektrisiteitsverordeninge.

F J COETZEE
Stadsklerk

Munisipale Kantore
Privaatsak X1017
Evander
2280
16 April 1986
Kennisgewing No 8/1986

TOWN COUNCIL OF EVANDER

DETERMINATION OF CHARGES: ELECTRICITY SUPPLY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Evander has by Special Resolution determined that charges set out in the Schedule hereto with effect from 1 October 1985.

SCHEDULE

TARIFF OF CHARGES

1. Domestic Consumers.

(1) This tariff shall be applicable in respect of electricity supplied or made available to —

- (a) a dwelling;
- (b) a flat or block of flats;
- (c) a home run by charitable institution;
- (d) a nursing home or a hospital;
- (e) a private hotel;
- (f) a boarding house;
- (g) a residential club;
- (h) a hostel;
- (i) a church or a church hall;

(j) a club; and (k) a public hall.	0,95 = 100% — 5% discount on Escom account.	12. Meter Rental. (1) No rental shall be charged in respect of meters required to measure the consumption of electricity under the various tariffs. (2) Where additional meters are required by the consumer for his own convenience and such meters are provided by the Council, a rental of 25c per meter, per month shall be payable.
(2) The following charges shall be payable, per month: (a) Basic charge per metering point, whether electricity is consumed or not: R6. (b) Consumption charge, per kW.h: 6,7c.	6. Connections. (1) Only underground cable connections shall be made, measured from the distribution board to the centre of the road, street or throughfare adjacent to the point of connection with the supply main. (2) The charges payable in respect of a single and three phase connection shall amount to the actual cost of material and labour used for such connection, plus 10 %, and the estimated cost of such connection shall be payable in advance. (3) High voltage connections shall be calculated at actual cost plus 10 % which shall be payable in advance, and which shall be recoverable in accordance with the provisions of special agreements between the Council and the consumer and in which the net income from the consumption of electrical power by such consumer shall be brought into account in the determination of the actual cost.	13. Deposits. Minimum deposit payable in terms of section 6(b)(a) of the by-laws: R10.
2. Business, Industrial and General Consumers. (1) This tariff shall be applicable in respect of electricity supplied or made available to— (a) a licensed hotel; (b) a shop or commercial house; (c) an office building; (d) a café, tea room or restaurant; (e) a combined shop and tea room; (f) an industrial or factory undertaking; (g) a school or educational institution; and (h) any other consumer not listed under items 1, 3 or 4.	7. ReconNECTIONS. (1) Where premises have been disconnected temporarily for non-payment of accounts or non-compliance with any of the provisions of the by-laws or the Wiring Regulations, an amount of R10 shall be paid to the Council before reconnection of the premises shall be effected. (2) Where premises have been disconnected temporarily at the request of the consumer, an amount of R10 shall be paid to the Council before reconnection of the premises shall be effected.	14. Public Telephone Kiosks. Notwithstanding provisions to the contrary the charge payable for electricity supply to the Department of Posts and Telecommunications for illumination of public telephone kiosks shall be R1 per month, per kiosk.
(2) The following charges shall be payable per month: (a) Basic charge, per metering point, whether electricity is consumed or not: R7. (b) Consumption charge, per kW.h: 7,8c.	8. ATTENDING TO CONSUMERS' FAULTS. When the department is called upon to attend to a failure of supply and it is found that such failure is due to a fault in the installation or due to faulty operation of apparatus used in connection therewith, an amount of R10 shall be paid by the consumer for each such attendance.	15. Interpretation. For the purposes of this Tariff of Charges, any reference to "by-laws" shall be deemed to be a reference to the Council's Electricity By-laws.
3. Bulk Consumers. In cases where the Council supplies electricity in bulk, the following charges shall be payable, per month: (a) Basic charge, per metering point, whether electricity is consumed or not: R21. (b) Demand charge of R9,20 per kW.A of half-hourly maximum demand, subject to a minimum charge of R10 whether electricity is consumed or not.	9. SPECIAL READING OF METERS. Consumers' meters shall be read, as near as is reasonably possible, at intervals of one month. Where the consumer requires his meter to be read at any time other than the appointed date, a charge of R5 shall be payable for such reading.	F J COETZEE Town Clerk Municipal Offices Private Bag X1017 Evander 2280 16 April 1986 Notice No 8/1986
(c) Consumption charge, per kW.h: 7c.	10. TESTING OF METERS. If a consumer has reason to suppose that a meter is out of order or is registering incorrectly, the meter shall be tested by the Council on payment by the consumer of an amount of R10. This amount shall be refunded if the meter is found to register more than five per cent fast or slow and an amount, calculated in terms of section 7(4) of the by-laws, shall be deducted from or added to the consumers' account in respect of the last reading in the month during which the accuracy of the meter was first disputed, in writing, by the consumer.	549—16
4. Temporary Supply (1) A temporary supply for building purposes, fairs and similar purposes shall be provided for a period not exceeding five days. (2) The following charges shall be payable: (a) Connection charge: R20. (b) Consumption charge, per kW.h: 2,6c.	11. INSPECTION AND TESTING OF INSTALLATIONS. (1) Upon receipt of notification, in terms of section 18(8)(b) of the by-laws that an installation or an addition to an installation has been completed and is ready for testing and inspection, such test and inspection shall be carried out free of charge. (2) If the installation is found to be incomplete or defective or fails in any way to comply with the by-laws and the Wiring Regulations, the Council shall not connect the installation until such defect or failure shall have been remedied by the contractor and a further test and inspection carried out. The charge payable for each additional test and inspection shall be R10 payable in advance.	STADSRAAD VAN HEIDELBERG, TVL WYSIGING VAN DIE VASSTELLING VAN GELDE VIR DIE VERHUUR VAN TAFELS EN STOELE Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad by Spesiale Besluit, besluit het om die gelde vir die verhuur van tafels en stoele te wysig. Die algemene strekking van hierdie wysiging is om voorsiening te maak vir die hef van 'n gewysige deposite met ingang van 1 April 1986. Afskrifte van die wysiging lê ter insae gedrukte kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Heidelberg vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die Proviniale Koerant. Enige persoon wat beswaar teen die voorgestelde wysiging wil maak, moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant. STADSKLERK Stadhuis Posbus 201 Heidelberg Tvl 2400 16 April 1986 Kennisgewing No 8/1986
5. Adjustment of Charges Whenever Escom amends the charge for kW.h, the Council shall amend the kW.h tariff, commencing on the first day of the following calendar month as follows: The kW.h charge payable in terms of items 1, 2, 3 and 4 increases or decreases with P cent per kW.h (rounded off to the nearest second decimal) in accordance with the following formula: $P = 1,1(M \times \frac{100-N}{100}) \times \frac{(1+R)}{100} - 1,1 \times 0,9189 \times 0,95$ Where M = New Escom kW.h charge before discount or surcharge N = Escom discount in % R = Escom surcharge in % 1,1 = Distribution loss (expressed as multiply factor) 0,9189 = Present Escom kW.h charge	TOWN COUNCIL OF HEIDELBERG, TVL AMENDMENT TO DETERMINATION OF CHARGES FOR THE HIRE OF TABLES AND CHAIRS It is hereby notified in terms of section 80B(3) of the Local Government Ordinance,	

1939, that the Council has by Special Resolution, resolved to amend the charges for the hire of tables and chairs.

The general purport of this amendment is to impose a amended deposit with effect from 1 April 1986.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Municipal Offices, Heidelberg for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to lodge an objection to the purposed amendment, must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

TOWN CLERK

Town Hall
PO Box 201
Heidelberg
Tvl
2400
16 April 1986
Notice No 8/1986

550—16

STADSRAAD VAN HEIDELBERG, TVL

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

1. Verkeersverordeninge;
2. Verordeninge vir die Vasselling van Gelde vir diverse aangeleenthede;
3. Watervoorsieningsverordeninge;
4. Verordeninge betreffende die Huur van Sale.

Die algemene strekking van hierdie kennisgewings is soos volg:

1. Die wysiging van die Verkeersverordeninge ten einde die staanplekke vir huurmotors te vermeerder.

2. Die wysiging van die Verordeninge vir die Vasselling van Gelde vir diverse aangeleenthede ten einde die tariewe te verhoog.

3. Die wysiging van die Watervoorsieningsverordeninge ingevolge die bepalings van artikel 81(1A) van voorgemelde Ordonnansie ten einde die tariewe te verhoog met inwerkingtreding vanaf 1 April 1986.

4. Die wysiging van die Verordeninge betreffende die Huur van Sale ten einde anderskleuriges in die saal toe te laat met die toestemming van die Raad.

Afskrifte van hierdie verordeninge lê ter insac by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skriftelik binne 14 dae van die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

STADSKLERK

Munisipale Kantore
Posbus 201
Heidelberg, Tvl
2400
16 April 1986
Kennisgewing No 7/1986

TOWN COUNCIL OF HEIDELBERG, TVL

AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:—

1. Traffic By-laws;
 2. By-laws for sundry matters;
 3. Water supply By-laws.
 4. By-laws relating to the Hire of Halls.
- The general purport of this notice is as follows:—
1. The amendment to the Traffic By-laws to increase the stands for taxi's.
 2. The amendment to the by-laws for sundry matters to increase the traffic.
 3. The amendment to the Water Supply By-laws in accordance with section 81(1A) of the abovementioned Ordinance to increase the water tariffs with effect from 1 April 1986.
 4. The amendment to the By-laws relating to the Hire of Halls to admit other persons than white persons to the hall with the permission of the Council.

Copies of the by-laws are open to inspection at the Office of the Council for a period of 14 days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

TOWN CLERK

Municipal Offices
PO Box 201
Heidelberg, Tvl
2400
16 April 1986
Notice No 7/1986

551—16

STAD JOHANNESBURG

BEOOGDE PERMANENTE SLUITING EN VERKOOP VAN GEDEELTE VAN BATTERYSTRATAAT, DENVER

(Kennisgewing ingevolge artikel 67(3) van die Ordonnansie op Plaaslike Bestuur, 1939).

Die Raad is voornemens om die suidelike gedeelte van Batterystraat, tussen Standplose 46 en 47, Denver, permanent te sluit en die standplaas wat deur die geslote straatgedeelte gevorm word, aan die eienaar van Standplose 46 en 47, onderworpe aan sekere voorwaardes, te verkoop.

'n Plan waarop die straatgedeelte aangedui word wat volgens plan gesluit gaan word, is gedurende kantoorure in Kamer S214, Burgerseentrum, Braamfontein, ter insac beskikbaar.

Iemand wat teen die sluiting en verkoop beswaar het, of 'n eis om vergoeding sal hê indien die sluiting plaasvind, moet sy beswaar of eis uiters op 19 Junie 1986 skriftelik by my indien.

H T VEAL
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
16 April 1986

CITY OF JOHANNESBURG

PROPOSED PERMANENT CLOSING AND SALE OF PORTION OF BATTERY STREET, DENVER

(Notice in terms of section 67(3) of the Local Government Ordinance, 1939).

The Council intends to close permanently the southern portion of Battery Street between Stands 46 and 47 Denver, and to sell the stand formed by the closed portion of the street to the owner of Stands 46 and 47, subject to certain conditions.

A plan showing the portion of street it is proposed to close may be inspected during office hours at Room S214, Civic Centre, Braamfontein.

Any person who objects to the closing and sale or who will have any claim for compensation if the closing is effected must lodge his objection or claim in writing with me on or before 19 June 1986.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
16 April 1986

552—16

STAD JOHANNESBURG

1. SLUITING VAN PAAIE IN WES-TURFFONTEIN UITBREIDING 2, GILLVIEW, GLENANDA, CHRISVILLE, BELLA-VISTA-SUID-BEHUISINGSKEMA EN PLAASGEDEELTE TURFFONTEIN 100 IR

2. SLUITING VAN PARK: ERF 378, WES-TURFFONTEIN UITBREIDING 2

(KENNISGEWING INGEVOLGE ARTIKELS 67(3) EN 68 VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939)

Die Raad is voornemens om die volgende straatgedeeltes permanent te sluit:

A. In Wes-Turffontein Uitbreidung 2.

(a) Busschauweg wat weswaarts strek vanaf Erf 302 tot by Hallettweg.

(b) Die volle lengte van Hallettweg.

(c) Carswellweg, wat weswaarts strek vanaf Erf 322 tot Hallettweg.

(d) Allinweg, wat weswaarts strek vanaf Erf 375 tot by Hallettweg.

(e) Hammondweg, wat weswaarts strek vanaf Erf 353 tot by Hallettweg.

(f) Fleischerstraat, wat weswaarts strek vanaf Erf 346 tot by Hallettweg.

(g) 'n Kort gedeelte van die onbenaaide pad wat uit Hallettweg na die weste loop en tussen Bellavista-Suid-behuisingkema en Bellavista-Suid-skool loop, en gedeeltelik uit Resterende Gedeelte van Erf 379 bestaan.

(h) 'n Kort gedeelte van Athaliestraat ten weste van sy aansluiting by Hallettweg wat bestaan uit Gedeelte 1 van Erf 379, en ook 'n deel van Gedeelte 155, Turffontein 100 IR.

(i) 'n Deel van Erf 379, RG, wat na die noorde strek vanaf die kruising van Busschau- en Hallettweg.

B. In Gillview.

(a) Tunnystraat, Gillview, 'n kort gedeelte by sy aansluiting met Rifle Range-weg.

(b) Gillstraat vanaf die oosgrens van Erf 180 wat suidwes strek tot by Ericastraat.

(c) Ericastraat, die stuk wat na die ooste strek vanaf Erf 165 tot by Kliprivierweg.

C. In Chrisville.

'n Klein gedeelte van die deurgangsreg wat geleë is aan die suidoostekant van Gedeelte II, Erf 56 en grens aan die beoogde geslote gedeelte van Erf 379, RG, Wes-Turffontein.

C. In Turffontein 100 IR.

'n Gedeelte van Gedeelte 79, oos van die aansluiting van Ericastraat en Kliprivierweg.

Die Raad is ook voornemens of Erf 378, Wes-Turffontein Uitbreiding 2, wat Edith Grobbelaarpark uitmaak, permanent te sluit. Bogenoemde sluitings sal deel van die Gillview-wisselaar vorm. Planne waarop die gedeeltes van strate en die park wat gesluit gaan word, aangetoon word, lê gedurende kantoore in Kamer S216, Burgersentrum, Braamfontein, ter insae.

Iemand wat beswaar opper teen die sluiting of enige eis om vergoeding sal hê as die sluiting ten uitvoer gebring word, moet sy beswaar of eis op voor 18 Junie 1986 skriftelik by my indien.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
Johannesburg
16 April 1986

CITY OF JOHANNESBURG

1. CLOSURE OF ROADS IN WEST TURFFONTEIN EXTENSION 2 GILLVIEW, GLENANDA, CHRISVILLE, BELLAVISTA SOUTH HOUSING ESTATE AND FARM PORTION TURFFONTEIN 100 IR.

2. CLOSURE OF PARK: ERF 378 WEST TURFFONTEIN EXTENSION 2

(NOTICE IN TERMS OF SECTIONS 67(3) AND 68 OF THE LOCAL GOVERNMENT ORDINANCE, 1939)

The Council intends to close permanently the following portions of roads:

A. In West Turffontein Extension 2.

(a) Busschau Road extending westwards from Erf 302 to Hallett Road.

(b) The full length of Hallett Road.

(c) Carswell Road, extending westwards from Erf 322 to Hallett Road.

(d) Allin Road, extending westwards from Erf 375 to Hallett Road.

(e) Hammond Road, extending westwards from Erf 353 to Hallett Road.

(f) Fleischer Street, extending westwards from Erf 346 to Hallett Road.

(g) A short portion of the unnamed road leading off Hallett Road westwards and running between Bellavista South Housing Estate and Bellavista South School, and consisting in part of Remaining Extent of Erf 379.

(h) A short portion of Athalie Street west of its junction with Hallett Road and consisting of Portion 155 of Turffontein 100 IR.

(i) A part of Erf 379 RE extending northwards from the junction of Busschau and Hallett Roads.

B. In Gillview.

(a) Tunny Street, Gillview, a short portion at its junction with Rifle Range Road.

(b) Gill Street from the boundary of Erf 180 extending south-westwards to Erica Street.

(c) Erica Street the length extending eastwards from Erf 165 to Klip River Road.

C. In Chrisville.

A small part of the right of way situated to the south-east of Portion 11 Erf 56 and adjoining the proposed closed part of Erf 379, RE West Turffontein.

D. In Turffontein 100 IR.

Part of Portion 79 to the east of the junction of Erica Street and Klip River Road.

The Council also intends to close permanently Erf 378 West Turffontein Extension 2, which forms Edith Grobbelaar Park.

The above closures will form part of the Gillview Interchange.

Plans showing the portions of street and park to be closed may be inspected during office hours at Room S216, Civic Centre, Braamfontein.

Any person who objects to the closing or will have any claim for compensation if the closing is effected, must lodge his objection or claim in writing with me on or before 18 June 1986.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
16 April 1986

553—16

STADSRAAD VAN KEMPTONPARK

HERROEPING VAN BESTAAANDE ELEKTRISITEITSVERORDENINGE EN AANVAARDING VAN STANDAARD ELEKTRISITEITSVERORDENINGE

Kennis geskied hierby ingevolge die bepallings van artikel 96 van die Ordonnantie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kemptonpark van voorneme is om die Standaard Elektrisiteitsverordeninge soos aangekondig by Administrateurskennisgewing 1959 van 11 September 1985, met geringe wysigings te aanvaar en die huidige Elektrisiteitsverordeninge van die Raad, aangekondig by Administrateurskennisgewing 422 van 29 Maart 1972, soos gewysig, in geheel te herroep.

Afskrifte van die Standaardverordeninge wat aanvaar staan te word, lê ter insae in Kamer 161, Stadhuis, Margaretlaan, Kemptonpark, vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde aanvaarding en herroeping wil aanteken, moet dit skriftelik voor of op 1 Mei 1986, by die ondergetekende doen.

Q W VANDER WALT
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kemptonpark
16 April 1986
Kennisgewing No 31/1986

TOWN COUNCIL OF KEMPTON PARK

ADOPTION OF STANDARD ELECTRICITY BY-LAWS AND REVOCATION OF EXISTING ELECTRICITY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Kempton Park to adopt the Standard Electricity By-laws published under Administrator's Notice 1959 of 11 September 1985, with minor amendments, and to revoke the existing Electricity By-laws of the Council published under Administrator's Notice 422 of 29 March 1972.

Copies of the Standard By-laws to be adopted will lie open for inspection in Room 161, Town Hall, Margaret Avenue, Kempton Park, for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person wishing to object to the proposed adoption and revocation must lodge his objection in writing with the undersigned on or before 1 May 1986.

Q W VANDER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
16 April 1986
Notice No 31/1986

554—16

STADSRAAD VAN KEMPTONPARK

WYSIGING VAN TARIEF VAN GELDE VIR DIE VERHURING VAN BOME EN STRUIKE

Daar word hierby ingevolge artikel 80B(8) van die Ordonnantie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad die tarief van geldie vir die verhuring van Bome en Struike wat met ingang van 1 Desember 1983 vasgestel is, met ingang van 1 Maart 1986 gewysig het, deur in item (ii) van die gemelde tarief van geldie na die woord "Sondae" die woorde "en publieke vakansiedae" in te voeg en deur na die woord "uitgesluit", die woorde "behalwe waar die funksie op sodanige Sondag of publieke vakansiedag val" in te voeg.

Q W VANDER WALT
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kemptonpark
16 April 1986
Kennisgewing No 30/1986

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT OF TARIFF OF CHARGES FOR THE HIRING OUT OF TREES AND SHRUBS

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council amended with effect from 1 March 1986, the tariff of charges for the hiring out of Trees and Shrubs as determined on 1 December 1983, by the insertion in item (ii) of the said tariff of charges after the word "Sundays" the words "and public holidays" and by the insertion after the word "excluded"

the words "except where the function falls upon such Sunday or Public Holiday".

Q W VANDER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
16 April 1986
Notice No 30/1986

555—16

posed amendments, must lodge his objection in writing with the undersigned within fourteen days of publication hereof in the Official Gazette.

A BERGH
Town Clerk

Municipal Office
PO Box 66
Koster
2825
16 April 1986
Notice No 5/1986

556—16

14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

C J VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
16 April 1986
Notice No 6/1986

557—16

DORPSRAAD VAN KOSTER

VOORGENOME WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Dorpsraad van Koster van voorneme is om die volgende Verordeninge te wysig —

- (1) Dorpsgrondeverordeninge.
- (2) Elektrisiteitsverordeninge.
- (3) Hondeverordeninge.
- (4) Watervoorsieningsverordeninge.
- (5) Bouverordeninge.
- (6) Sanitäre- en Vullisverwyderingstarief.

Die algemene strekking van die wysings is om die tariewe te verhoog en die tariefstruktur te verander.

Afskrifte van die wysings lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van veertien dae vanaf publikasie hiervan.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysings, moet dit skriftelik rig aan die Stadsklerk binne veertien dae vanaf publikasie in die Provinciale Koerant.

A BERGH
Stadsklerk

Munisipale Kantore
Posbus 66
Koster
2825
16 April 1986
Kennisgwing No 5/1986

VILLAGE COUNCIL OF KOSTER

PROPOSED AMENDMENTS TO BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Village Council of Koster intends amending the following By-laws —

- (1) Town Lands By-laws.
- (2) Electricity By-laws.
- (3) By-laws Relating to Dogs.
- (4) Water Supply By-laws.
- (5) Building By-laws.
- (6) Sanitary and Refuse Removals Tariff.

The general purport of the amendments is to announce an increase in the tariff of charges.

Copies of the amendments will be open for inspection at the office of the Town Clerk for a period of fourteen days of publication hereof.

Any person who wishes to object to the pro-

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NO 17 VAN 1939, SOOS GEWYSIG: ELEKTRISITEITSVERORDENINGE

Ooreenkomsdig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 25 Februarie 1986, gewysigde geldte vir die levering van elektrisiteit vasgestel het met ingang van 1 Maart 1986.

Die algemene strekking van die besluit is die implementering van 'n nuwe tariefstruktur.

Afskrifte van genoemde besluit en besonderhede van die wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgwing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgwing in die Provinciale Koerant, by ondergetekende doen.

C J VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
16 April 1986
Kennisgwing No 6/1986

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: ELECTRICITY BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 25th February, 1986, determined amended charges for the supply of electricity with effect from 1st March, 1986.

The general purport of the resolution is the implementation of a new tariff structure.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of

14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

C J VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
16 April 1986
Notice No 6/1986

557—16

STADSRAAD VAN LOUIS TRICHARDT

WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, dat die Stadsraad van Louis Trichardt van voorneme is om, onderworpe aan die goedkeuring van die Administrator, sy Elektrisiteitsverordeninge aangeneem by Administrateurskennisgwing 1401 van 17 Augustus 1983, soos gewysig, verder te wysig.

Die strekking van die voorgestelde wysiging is om voorbereiding te maak vir 'n bepaalde tydstip wanneer dit geag sal wees dat 'n verbruiker se elektrisiteitsvoerder gestaak is weens sy versuim om sy rekening te betaal en om 'n telefoniese aanmaningsdiens vir sodanige versuim in te stel.

Afskrifte van die voorgestelde wysiging lê gedurende kantoorture ter insae by die kantoor van die Stadssekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgwing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgwing in die Provinciale Koerant, by ondergetekende doen.

C J VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
16 April 1986
Kennisgwing No 7/1986

LOUIS TRICHARDT TOWN COUNCIL

AMENDMENT TO ELECTRICITY BY-LAWS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Louis Trichardt Town Council, subject to the approval of the Administrator, to further amend its Electricity By-laws adopted under Administrator's Notice 1401 dated 17 August, 1983, as amended.

The purport of the proposed amendment is to provide for a stated point of time when it shall be deemed that a consumer's electricity

supply has been disconnected on account of his default to pay his account and to introduce a telephonic reminder service for such default.

Copies of the proposed amendment are open for inspection during office hours at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

C J VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
16 April 1986
Notice No 7/1986

558—16

STADSRAAD VAN MARBLE HALL

WYSIGING VAN VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Marble Hall by Spesiale Besluit die gelde vir elektrisiteitsvoorsiening gepubliseer in Provinciale Koerant, 4277, onder Municipale Kennisgewing 20/1983 met ingang 1 Februarie 1986 soos volg gewysig het:

1. Deur in item 2(2)(b) die syfer "5,8c" deur die syfer "6,2c" te vervang.
2. Deur in item 3(2)(b) die syfer "8,4c" deur die syfer "9c" te vervang.
3. Deur in item 4(2)(b) en (c) die syfers "2,1c" en "R9,45" onderskeidelik deur die syfers "3c" en "R11,67" te vervang.
4. Deur in item 5(1)(b) die syfer "5,8c" deur die syfer "6,2c" te vervang.

F H SCHOLTZ
Stadsklerk

Municipale Kantore
Ficusstraat
Marble Hall
16 April 1986
Kennisgewing No 7/1986

MARBLE HALL TOWN COUNCIL

AMENDMENT TO THE DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Marble Hall Town Council has, by Special Resolution amended the charges for electricity supply published in Provincial Gazette, 4277, under Municipal Notice 20/1983 with effect from 1 February 1986 as follows:

1. By the substitution in item 2(2)(b) for the figure "5,8c" of the figure "6,2c".
2. By the substitution in item 3(2)(b) for the figure "8,4c" of the figure "9c".
3. By the substitution in item 4(2)(b) and (c)

for the figures "2,1c" and "R9,45" of the figures "3c" and "R11,67" respectively.

4. By the substitution in item 5(1)(b) for the figure "5,8c" of the figure "6,2c".

F H SCHOLTZ
Town Clerk

Municipal Offices
Ficus Street
Marble Hall
16 April 1986
Notice No 7/1986

559—16

STADSRAAD VAN NYLSTROOM

VOORGESTELDE WYSIGING VAN DIE NYLSTROOMSE DORPSBEPLANNING-SKEMA (WYSIGING 1/26)

Kennis geskied hiermee ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Nylstroom 'n Ontwerp dorpsbeplanningskema opgestel het wat as die Nylstroomse Wysigingskema 1/26 bekend sal staan.

Hierdie skema sal 'n wigsigingskema wees en bevat die volgende voorstel:

Om Gedeelte 128 van die Nylstroomse Dorp en Dorpsgronde vanaf "Munisipal" na "Spesiaal" te hersoneer vir die doeleindes van 'n verblyfsoord vir afgetredene persone.

Besonderhede van hierdie skema lê ter insae in die kantoor van die Stadssekretaris, Burgersentrum, Nylstroom, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 16 April 1986.

Enige beswaar of vertoë in verband met hierdie skema, moet binne 'n tydperk van vier weke vanaf bogemelde datum skriftelik aan die Stadsklerk, Privaatsak X1008, Nylstroom 0510, gerig word.

J C BUYS
Stadsklerk

Munisipale Kantore
Generaal Beyersplein
Nylstroom
0510
16 April 1986
Kennisgewing No 71/1986

TOWN COUNCIL OF NYLSTROOM

PROPOSED AMENDMENT TO NYLSTROOM TOWN-PLANNING SCHEME (AMENDMENT SCHEME 1/26)

Notice is hereby given in terms of section 26 of the Town-planning and Townships Ordinance, 1965, as amended, that the Town Council of Nylstroom has prepared a Draft Town-planning Scheme, to be known as Nylstroom Amendment Scheme 1/26.

This scheme will be an amendment scheme and contain the following proposals:

To rezone Portion 128 of the Nylstroom Town and Townlands from "Municipal" to "Special" for purposes of a resort for retired persons.

Particulars of this scheme are open for inspection at the office of the Town Secretary, Civic Centre, Nylstroom, for a period of four weeks from the date of the first publication of this notice which is 16 April 1986.

Any objections or representations in connection with this scheme shall be submitted in writing to the Town Clerk, Private Bag X1008, Nylstroom 0510, within a period of four weeks from the abovementioned date.

J C BUYS
Town Clerk

Municipal Offices
General Beyers Square
Nylstroom
0510
16 April 1986
Notice No 71/1986

560—16

WYSIGING VAN DIE STADSRAAD VAN PRETORIA SE ELEKTRISITEITSTARIEF

KENNISGEWING VAN VERBETERING

Plaaslike Bestuurskennisgewing 337 van 26 Februarie 1986 word hierby soos volg verbeter:

1. Deur in Deel A van die vasstelling in die Afrikaanse teks in —

(a) Item II 2(2)(b), die woord "die" deur die woord "alle" te vervang;

(b) die paragraaf na Item III(f), die afkorting "kW.h" deur die afkorting "kVA" te vervang;

(c) Item III 2, die afkorting "kW.A" deur die afkorting "kVA" te vervang.

2. Deur in die eerste paragraaf van die Bylae van die Engelse teks die nommer van die kennisgewing van "229" tot "299" te verander.

3. Deur in Deel A van die vasstelling van die Engelse tek in —

(a) Item I, die tweede paragraaf, die woord "the" te skrap;

(b) Item II, aan die einde van die tweede paragraaf, die afkorting "kV.a." deur die afkorting "kVA" te vervang;

(c) Item IV, die eerste paragraaf, die woord "and" deur die woord "or" te vervang;

(d) Item VIII 1(a) die woord "if" wat direk na "Tariff A" voorkom deur die woord "of" te vervang, en in

(e) Item IX, in die voorbehoudsbepaling van die eerste paragraaf, die woord "the" na die woord "where" in te voeg.

P DELPORT
Stadsklerk

16 April 1986
Kennisgewing No 94/1986

AMENDMENT OF ELECTRICITY TARIFF OF THE CITY COUNCIL OF PRETORIA

CORRECTION NOTICE

Notices by Local Authority 337, dated 26 February 1986, is hereby corrected as follows:

1. By, in Part A of the determination in the Afrikaans text, in:

(a) Item II 2(2)(b), the substitution for the word "die" of the word "alle";

(b) the paragraph after Item III(f), the substitution for the abbreviation "kW.h" of the abbreviation "kVA";

(c) Item III 2, the substitution for the abbreviation "kW.A" of the abbreviation "kVA".

2. By the alteration in the first paragraph of the Schedule of the English text, of the number of the notice from "229" to "299".

3. By, in Part A of the determination in the English text, in:

(a) Item I, the second paragraph, the deletion of the word "the";

(b) Item II, at the end of the second paragraph, the substitution for the abbreviation "kV.a." of the abbreviation "kVA";

(c) Item IV, the first paragraph, the substitution for the word "and" of the word "or";

(d) Item VIII 1(a), the substitution for the word "if" which appears directly after "Tariff A", of the word "of"; and in

(e) Item IX, the insertion in the proviso in the first paragraph, of the word "the" after the word "where".

P DELPORT
Town Clerk

16 April 1986
Notice No 94/1986

561—16

STADSRAAD VAN PRETORIA

VOORGENOME SLUITING VAN MIMOSALAAN EN MERCURYSTRAAT, PROKLAMASIEHEUWEL

Hiermee word ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), kennis gegee dat die Raad voornemens is om Mimosalaan en Mercurystraat waar hulle by Kerkstraat, Proklamasieheuwel aansluit permanent vir alle verkeer te sluit.

'n Plan waarop die voorgenome sluiting aangetoon word asook verdere besonderhede betreffende die voorgenome sluiting lê gedurende gewone kantoorure in Kamer 3027, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria ter insae, en telefooniese navraag kan by telefon 21-3411 bylyn 273, gedoen word.

Enigiemand wat beswaar teen die voorgenome sluiting wil maak of wat 'n eis om vergoeding kan hê indien die sluiting plaasvind, moet sy beswaar of eis al na die geval, skriftelik voor of op Vrydag, 20 Junie 1986, by die bogemelde kamer indien of aan Posbus 440, Pretoria 0001 pos.

P DELPORT
Stadsklerk

16 April 1986
Kennisgiving No 97/1986

CITY COUNCIL OF PRETORIA

PROPOSED CLOSING OF MIMOSA AVENUE AND MERCURY STREET, PROCLAMATION HILL

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that is the intention of the Council to close permanently Mimosa Avenue and Mercury Street where they join up with Church Street, Proclamation Hill to all traffic.

A plan showing the proposed closing as well as further particulars relative to the proposed closing, may be inspected during normal office hours at Room 3027, Third Floor, West Block,

Munitoria, Van der Walt Street, Pretoria, and telephonic enquiries may be made at telephone 21-3411, extention 273.

Any person who has any objection to the proposed closing or who may have a claim to compensation if such closing is carried out, must lodge his objection or claim as the case may be, in writing at the abovementioned room, or post it to PO Box 440, Pretoria 0001 on or before Friday, 20 June 1986.

P DELPORT
Town Clerk

16 April 1986
Notice No 97/1986

562—16

STADSRAAD VAN RANDBURG

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN VALELAAN, FERNDALE

Kennis geskied hiermee ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, van die Stadsraad van Randburg se voorneme om 'n gedeelte van Valelaan (die rotsbank) aangrensend aan Erf 1767, Ferndale dorpsgebied, permanent vir alle verkeer te sluit.

Enige persoon wat teen die voorgestelde sluiting beswaar wil maak indien sodanige sluiting uitgevoer word, word versoeke om sy/haar beswaar voor of op 16 Junie 1986 skriftelik by die Stadsraad van Randburg in te dien.

Die betrokke Raadsbesluit sowel as die plan waarop die voorgestelde straatsluiting aangedui is, lê gedurende normale kantoorure (van Maandae tot Vrydae) 08h00 tot 12h00 en vanaf 14h00 tot 16h30 ter insae by Kamer No B110, Municipale Kantore, h/v Hendrik Verwoerd-rylaan en Jan Smuts-laan, Randburg. Telefoon 789-2111, Uitbreiding 342.

WF VAN GRAAN
Waarnemende Stadsklerk

Municipale Kantore
H/v Hendrik Verwoerd-rylaan en
Jan Smuts-laan
Randburg
16 April 1986
Kennisgiving No 41/1986

TOWN COUNCIL OF RANDBURG

PROPOSED PERMANENT CLOSURE OF A PORTION OF VALE AVENUE, FERNDALE

Notice is hereby given in terms of the provisions of section 67 of the Local Government Ordinance, 1939, as amended, of the intention of the Town Council of Randburg to permanently close a portion of Vale Avenue (the rocky outcrop) adjacent to Erf 1767, Ferndale Township, to all traffic.

Any person who desires to object to the proposed closure if such closure is carried out, is requested to lodge his/her objection with the Town Council of Randburg in writing on or before 16 June 1986.

The relevant Council resolution as well as a plan on which the proposed street closure is indicated, are available for inspection during normal office hours (from Mondays to Fridays) 08h00 to 12h00 and from 14h00 to 16h30 at Room No B110, Municipal Offices, cnr Hendrik Verwoerd Drive and Jan Smuts Avenue, Randburg.

WF VAN GRAAN
Acting Town Clerk

Municipal Offices
Corner Hendrik Verwoerd Drive
and Jan Smuts Avenue
Randburg
16 April 1986
Notice No 41/1986

563—16

STADSRAAD VAN RANDBURG

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN DIE LAAN AANGRENSEND AAN ERF 1348, BLAIRGOWRIE

Kennis geskied hiermee ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, van die Stadsraad van Randburg se voorneme om 'n gedeelte van die laan aangrensend aan Erf 1348, Blairgowrie dorpsgebied, permanent te sluit.

Enige persoon wat teen die voorgestelde sluiting beswaar wil maak, word versoeke om sy beswaar voor of op 16 Junie 1986 skriftelik by die Stadsraad van Randburg in te dien.

Die betrokke raadsbesluit en 'n plan waarop die voorgestelde sluiting aangedui is, lê gedurende die ure (Maandae tot Vrydae) 08h00 tot 12h30 en 14h00 tot 16h00 ter insae by Kamer No B110, Municipale Kantore, h/v Hendrik Verwoerd-rylaan en Jan Smuts-laan, Randburg.

WF VAN GRAAN
.Waarnemende Stadsklerk

Municipale Kantore
H/v Hendrik Verwoerd-rylaan en
Jan Smuts-laan
Randburg
16 April 1986
Kennisgiving No 42/1986

TOWN COUNCIL OF RANDBURG

PROPOSED PERMANENT CLOSURE OF A PORTION OF THE LANE ADJOINING ERF 1348, BLAIGOWRIE

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939, as amended, of the intention of the Town Council of Randburg to permanently close a portion of the lane adjoining Erf 1348, Blairgowrie township.

Any person who desires to object to such closing, is requested to lodge his objection with the Town Council of Randburg in writing on or before 16 June 1986.

The relevant Council resolution and a plan on which the proposed closure is indicated, are available for inspection during the hours (Mondays to Fridays) 08h00 to 12h30 and 14h00 to 16h00 at Room No B110, Municipal Offices, cnr Hendrik Verwoerd Drive and Jan Smuts Avenue, Randburg.

WF VAN GRAAN
Acting Town Clerk

Municipal Offices
Cnr Hendrik Verwoerd Drive and
Jan Smuts Avenue
Randburg
16 April 1986
Notice No 42/1986

564—16

STADSRAAD VAN RANDBURG

VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTES VAN LONG- EN FERNLAAN, FERNDALE

Kennis geskied hiermee ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, van die Stadsraad van Randburg se voorneme om geeldeles van Long- en Fernlaan aangrensend aan Erwe 338, 339, 340 en 341, Ferndale dorpsgebied, permanent vir alle verkeer te sluit.

Enige persoon wat teen die voorgestelde sluiting beswaar wil maak indien sodanige sluiting uitgevoer word, word versoek om sy/haar beswaar voor of op 16 Junie 1986 skrifte-lik by die Stadsraad van Randburg in te dien.

Die betrokke Raadsbesluit sowel as die plan waarop die voorgestelde straatsluiting aange-dui is, lê gedurende normale kantoorure (van Maandae tot Vrydae) 08h00 en 12h00 en vanaf 14h00 tot 16h30 ter insae by Kamer Nommer B110, Municipale Kantore, h/v Hendrik Verwoerd-rylaan en Jan Smuts-laan, Randburg. Telefoon 789 2111 Uitbreiding 342.

W F VAN GRAAN
Waarnemende Stadsklerk

Municipale Kantore
H/v Hendrik Verwoerd-rylaan
en Jan Smuts-laan
Randburg
16 April 1986
Kennisgewing No 43/1986

TOWN COUNCIL OF RANDBURG

PROPOSED PERMANENT CLOSURE OF PORTIONS OF LONG- AND FERN AVENUES, FERNDALE

Notice is hereby given in terms of provisions of section 67 of the Local Government, Ordinance 1939, as amended of the intention of the Town Council of Randburg to permanently close portions of Long- and Fern Avenues adjacent to Erven 338, 339, 340 and 341, Ferndale Township, to all traffic.

Any person who desires to object to the proposed closure if such closure is carried out, is requested to lodge his/her objection with the Town Council of Randburg in writing, on or before 16 June 1986.

The relevant Council resolution as well as a plan on which the proposed street closure is indicated, are available for inspection during normal office hours (from Mondays to Fridays) 08h00 to 12h00 and from 14h00 to 16h30 at Room No B110, Municipal Offices, car Hendrik Verwoerd Drive and Jan Smuts Avenue, Randburg. Telephone 789 2111 Extension 342.

W F VAN GRAAN
Acting Town Clerk

Municipal Offices
Cnr Hendrik Verwoerd Drive and
Jan Smuts Avenue
Randburg
16 April 1986
Notice No 43/1986

565—16

DORPSRAAD VAN SANNIESHOF

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby be-

kend gemaak dat die Dorpsraad van Sannieshof by Spesiale Besluit, die vasstelling van geldie vir die levering van elektrisiteit, gepubliseer in Proviniale Koerant 4238 van 15 Desember 1982, soos gewysig, met ingang 1 November 1985, verder gewysig het deur in item 6 van Deel 2 die uitdrukking "10%" deur die uitdrukking "20%" te vervang.

CJ UPTON
Stadsklerk

Municipale Kantore
Postbus 19
Sannieshof
2760
16 April 1986

VILLAGE COUNCIL OF SANNIESHOF

AMENDMENT TO DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Village Council of Sannieshof has by Special Resolution further amended the determination of charges for the supply of electricity, published in Provincial Gazette 4238, dated 15 December 1982, as amended, with effect from 1 November 1985, by the substitution in item 6 of Part 2 for the expression "10%" of the expression "20%".

CJ UPTON
Town Clerk

Municipal Offices
PO Box 19
Sannieshof
2760
16 April 1986

566—16

TOWN COUNCIL OF SPRINGS

PROPOSED PERMANENT CLOSURE OF PORTIONS OF LONG- AND FERN AVENUES, FERNDALE

565—16

PROKLAMERING VAN OPENBARE PAD OOR ERF 101, 'N SANITÈRE STEEG EN 'N GEDEELTE VAN ERF 98, SPRINGS

Kennis geskied hiermee ingevolge artikel 5 van die "Local Authorities Roads Ordinance", 1904, soos gewysig, dat die Stadsraad van Springs 'n versoekskrif tot die Administrator gerig het om die pad wat in die bylae hiervan omskryf word en gedefinieer word deur Diagram LG No A678/86 wat deur Landmeter G Purchase opgestel is van opmetings wat in Januarie 1986 gedoen is, as openbare pad te proklameer.

'n Afskrif van die versoekskrif, diagram en bylae lê ter insae in die kantoor van die ondergetekende tydens gewone kantoorure.

Enige belanghebbende persoon wat 'n beswaar teen die proklamering van die voorgestelde pad het, moet sodanige beswaar skriftelik in tweevoud by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001 en die ondergetekende indien, nie later nie as 30 Mei 1986.

J VENTER
Stadssekretaris

Burgersentrum
Springs
16 April 1986
Kennisgewing No 31/1986

BYLAE

BESKRYWING VAN PAD

'n Pad oor die algemeen 23,62 m wyd en wat in suidwestelike rigting strek oor Erf 101, 'n sanitêre steeg en 'n gedeelte van Erf 98, Springs.

TOWN COUNCIL OF SPRINGS

PROCLAMATION OF A ROAD OVER ERF 101, A SANITARY LANE AND A PORTION OF ERF 98, SPRINGS

Notice is hereby given in terms of the Local Authorities Roads Ordinance, 1904, as amended, that the Town Council of Springs has petitioned the Administrator to proclaim as a public road as described in the schedule hereto, and defined by Diagram SG No 678/86 framed by Land Surveyor G Purchase from a survey performed during January 1986.

Any interested person who wishes to lodge an objection to the proclamation of the proposed road, must lodge his objection in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria, 0001 and with the undersigned not later than 30 May 1986.

J VENTER
Town Secretary

Civic Centre
Springs
16 April 1986
Notice No 31/1986

SCHEDULE

DESCRIPTION OF ROAD

A road generally 23,62 m wide running in an south-western direction over Erf 101, a sanitary lane and a portion of Erf 98, Springs.

567—16—23—30

STADSRAAD VAN SPRINGS

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Kennis geskied hiermee kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Stadsraad van Springs van voorneme is om sy Watervoorsieningsverordeninge, afgekondig by Administrateurskennisgewing No 85 van 25 Januarie 1978, te wysig.

Die algemene strekking van die wysiging is om die Tarief van Gelde wat gehef word vir water te verhoog met ingang van 1 April 1986 in ooreenstemming met die tariefverhogings wat deur die Randse Waterraad vanaf gemelde datum gehef word.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen die genoemde wysigings wens aan te teken, moet dit binne 'n tydperk van veertien (14) dae ná publikasie van hierdie kennissgewing in die Provin-

siale Koerant skriftelik by die ondergetekende doen.

H A DU PLESSIS
Stadsklerk

Burgersentrum
Springs
16 April 1986
Kennisgewing No 32/1986

TOWN COUNCIL OF SPRINGS

AMENDMENT TO WATER SUPPLY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 17 of 1939, as amended, that the Town Council of Springs intends amending its Water Supply By-laws, as promulgated under Administrator's Notice 85 of 25 January 1978.

The general purport of the amendment is to increase the Tariff of Charges for water with effect from 1 April 1986 in accordance with the increases in the tariff levied by the Rand Water Board from the said date.

Copies of this amendment are open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof.

Any person who wishes to lodge an objection to the said amendment, shall do so in writing to the undersigned within fourteen (14) days of the publication of this notice in the Provincial Gazette.

H A DU PLESSIS
Town Clerk

Civic Centre
Springs
16 April 1986
Notice No 32/1986

568—16

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorname is om by spesiale besluit die gelde vir die verhuur van die Vereeniging Stadskouburg, met ingang 1 April 1986 te wysig.

Die algemene strekking van hierdie wissiging is om voorsiening te maak vir verhoogde tariewe vir die verhuur van die Vereeniging Stadskouburg.

'n Afskrif van hierdie vasstelling lê ter insae gedurende kantooreure by die kantoor van die Stadsekretaris vir 'n tydperk van veertien dae vanaf datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik by die Stadsklerk, Municipale Kantoor, Vereeniging, doen nie later nie as Woensdag, 30 April 1986.

J J J COETZEE
Stadsekretaris

Municipale Kantoor
Posbus 35
Vereeniging
16 April 1986
Kennisgewing No 46/1986

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES

It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that the Council, by special resolution, intends amending the tariff for the hire of the Vereeniging Civic Theatre, with effect from 1 April 1986.

The general purport of this amendment is to provide for an increase in the tariff for the hire of the Vereeniging Civic Theatre.

A copy of this determination is open for inspection during office hours at the office of the Town Secretary, for a period of fourteen days from date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said determination, must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than Wednesday, 30 April 1986.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
16 April 1986
Notice No 46/1986

569—16

STADSRAAD VAN VEREENIGING

WYSIGING VAN BUSHALTES IN SONLANDPARK EN UITBREIDING VAN BUSROETE NA FALCON RIDGE

Kennis geskied hierneé ingevolge die bepalings van artikel 65(bis) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Vereeniging die wissiging van bushaltes in Sonlandpark en die uitbreiding van busroete na Falcon Ridge goedgekeur het.

Afskrifte van die voorgestelde wissiging van bushaltes en -roetes lê ter insae in die kantoor van die Stadsekretaris, Municipale Kantoer, Vereeniging, gedurende kantooreure vir 'n tydperk van een-en-twintig (21) dae vanaf die datum van publikasie van hierdie kennissiging in die Provinciale Koerant.

Enige persoon wat beswaar teen die voorgestelde wissiging wil aanteken, moet sodanige beswaar skriftelik indien binne een-en-twintig (21) dae vanaf 16 April 1986 om die ondergetekende te bereik voor of op 7 Mei 1986.

Indien geen besware ontvang word nie, sal die besluite van krag word op 1 Julie 1986.

J J J COETZEE
Stadsekretaris

Municipale Kantoer
Posbus 35
Vereeniging
1930
16 April 1986
Kennisgewing No 47/1986

TOWN COUNCIL OF VEREENIGING

AMENDMENT TO BUS STOPS IN SONLANDPARK AND EXTENSION OF BUS ROUTE TO FALCON RIDGE

Notice is hereby given in terms of the provi-

sions of section 65bis of the Local Government Ordinance, 1939, that the Town Council of Vereeniging has approved the amendment of bus stops in Sonlandpark and the extension of the bus route to Falcon Ridge.

Copies of the proposed amendment to bus stops and bus routes lie open for inspection in the office of the Town Secretary, Municipal Offices, Vereeniging, during office hours for a period of twenty one (21) days from the date of publication of this notice in the Provincial Gazette.

Any person who is desirous of recording his objection to the proposed amendment must lodge such objection in writing within twenty one (21) days from 16 April 1986 to reach the undersigned not later than 7 May 1986.

Should no objections be received, the resolutions will come into operation on 1 July 1986.

J J ROODT
Town Clerk

Municipal Offices
PO Box 35
Vereeniging
1930
16 April 1986
Notice No 47/1986

570—16

STADSRAAD VAN VEREENIGING

AANNAME VAN STANDAARDVERORDENINGE BETREFFENDE DIE AANHOU VAN DIERE, VOËLS EN PLUIMVEE EN BESIGHEDEN WAT DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROETELDIERE BEHELS EN WYSIGING VAN DIE PUBLIEKE GEONDHEIDSVERORDENINGE

Daar word hierby ingevolge artikel 96bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorname is om die Standaardverordeninge Betreffende die Aanhoud van Diere, Voëls en Pluimvee en Besighede wat die aanhou van Diere, Voëls en Pluimvee of Troeteldiere behels, afgekondig by Administrateurskennisgewing, 2208, van 9 Oktober 1985 sonder wissiging aan te neem as verordeninge deur die Raad opgestel.

Daar word hierby verder ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voorname is om die Publieke Gesondheidsverordeninge te wissig deur Hoofstukk 2 en 14 van Deel IV te herroep.

Die algemene strekking van eersgenoemde is om vir veranderde omstandighede voorsiening te maak.

Afskrifte van hierdie voorstelle lê ter insae gedurende kantooreure by die kantoor van die Stadsekretaris, Municipale Kantoer, Vereeniging, vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde voorstelle wens aan te teken, moet dit skriftelik by die Stadsklerk, Municipale Kantoer, Vereeniging nie later nie as 30 April 1986 doen.

J J J COETZEE
Stadsekretaris

Municipale Kantoer
Posbus 35
Vereeniging
1930
16 April 1986
Kennisgewing No 45/1986

TOWN COUNCIL OF VEREENIGING

ADOPTION OF STANDARD BY-LAWS RELATING TO THE KEEPING OF ANIMALS, BIRDS AND POULTRY AND BUSINESSES INVOLVING THE KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS AND AMENDMENT TO THE PUBLIC HEALTH BY-LAWS

It is hereby notified in terms of section 96bis(2) of the Local Government Ordinance, 1939, that the Council intends adopting without amendment the Standard By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses involving the keeping of Animals, Birds, Poultry or Pets, published under Administrator's Notice 2208, dated 9 October 1985 as by-laws made by the Council.

It is hereby further notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the Public Health By-laws by the deletion of Chapters 2 and 14 of Part IV.

The general purport of the first-mentioned is to provide for changing circumstances.

Copies of these proposals are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Vereeniging, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said proposals must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than 30 April 1986.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
1930
16 April 1986
Notice No 45/1986

571—16

STADSRAAD VAN VEREENIGING

VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om by Spesiale Besluit die vasstelling van geld te betaalbaar ingevolge die Verordeninge betreffende die Huur van die Stadsaal en Banksaal met ingang 1 April 1986 te verhoog.

'n Afskrif van hierdie vasstelling lê ter insae gedurende kantoorure by die kantoor van die Stadssekretaris vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik by die Stadssekretaris, Municipale Kantoor, Vereeniging, nie later nie as 30 April 1986 doen.

J J J COETZEE
Stadssekretaris

Municipale Kantoor
Posbus 35
Vereeniging
1930
16 April 1986
Kennisgewing No 44/1986

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF CHARGES

It is hereby notified in terms of section 80B

of the Local Government Ordinance, 1939, that the Council intends increasing, by Special Resolution with effect from 1 April 1986, the charges payable in terms of the By-laws relating to the Hire of the Town Hall and Banquet Hall.

A copy of this determination is open for inspection during office hours at the office of the Town Secretary for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said determination must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than 30 April 1986.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
1930
16 April 1986
Notice No 44/1986

572—16

STADSRAAD VAN VEREENIGING

WYSIGING VAN VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

1. Verordeninge betreffende Brandweerdienste.

2. Verordeninge vir die beheer oor ontvlambare vloeistowwe en stowwe.

Die algemene strekking van hierdie voorstelle is om die tariewe te verhoog.

Afskrifte van hierdie wysiging lê ter insae gedurende kantoorure by die kantoor van die Stadssekretaris, Municipale Kantoor, Vereeniging, vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik by die Stadssekretaris, Municipale Kantoor, Vereeniging, nie later nie as 30 April 1986 doen.

J J J COETZEE
Stadssekretaris

Municipale Kantore
Posbus 35
Vereeniging
1930
16 April 1986
Kennisgewing No 43/1986

TOWN COUNCIL OF VEREENIGING

AMENDMENT TO BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:

1. By-laws relating to Fire Brigade Services.

2. By-laws relating to inflammable liquids and substances.

The general purport of these proposals is to increase the tariffs.

Copies of these amendments are open for inspection during office hours at the office of

the Town Secretary, Municipal Offices, Vereeniging, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than 30 April 1986.

J J J COETZEE
Town Secretary

Municipal Offices
PO Box 35
Vereeniging
1930
16 April 1986
Notice 43/1986

573—16

DORPSRAAD VAN WATERVAL BOVEN

KENNISGEWING

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Dorpsraad van Waterval Boven van voorneme is om die volgende verordeninge te wysig:

1. Verordeninge betreffende die aanhou van Pluimvee

2. Elektrisiteitsverordeninge

Die strekking van hierdie wysigings is die vervanging van die Raad se Verordeninge betreffende die aanhou van Pluimvee soos aangekondig onder Administrateurskennisgewing 24 van 12 Januarie 1983 en die Raad se Elektrisiteitsverordeninge soos aangekondig onder Administrateurskennisgewing 61 van 17 Januarie 1971 deur die aanvaarding van die Standaardverordeninge betreffende die aanhou van diere, voëls en pluimvee en besighede wat die aanhou van diere, voëls, pluimvee of troeteldiere behels soos aangekondig onder Administrateurskennisgewing 2208 van 9 Oktober 1985 en die Standaard Elektrisiteitsverordeninge soos aangekondig onder Administrateurskennisgewing 1959 van 11 September 1985.

Afskrifte van hierdie wysiging lê ter insae in die kantoor van die Stadssekretaris vir 'n tydperk van 14 dae en enige persoon wat beswaar teen hierdie wysigings wens aan te teken moet dit skriftelik doen binne 14 dae vanaf datum van hierdie kennisgewing.

A J SNYMAN
Stadssekretaris

Dorpsraad
Privaatsak X05
Waterval Boven
1195
16 April 1986
Kennisgewing No 11/1986

VILLAGE COUNCIL OF WATERVAL BOVEN

NOTICE

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordonnansie 17 van 1939), that the Village Council of Waterval Boven intends to amend the following By-laws:

1. By-laws relating to the keeping of Poultry

2. Electricity By-laws

The purpose of these amendments is the substitution of the Council's By-laws relating to the keeping of Poultry, promulgated by Administrator's Notice 24 of 12 January 1983 and the Council's Electricity By-laws, promulgated by Administrator's Notice 61 of 17 January 1971 by the adoption of the Standard By-laws relating to the keeping of animals, birds and poultry and businesses involving the keeping of animals, birds, poultry or pets, promulgated by Administrator's Notice 2208 of 10 October 1985 and the Standard Electricity By-laws as promulgated by Administrator's Notice 1959 of 11 September 1985.

Copies of these amendments are open for inspection in the office of the Town Clerk for a period of 14 days from date of this notice and any person who desires to object to the said amendments must do so in writing to the undersigned within the said period.

A J SNYMAN
Town Clerk

Village Council
Private Bag X05
Waterval Boven
1195
16 April 1986
Notice No 11/1986

574—16

STADSRAAD VAN NYLSTROOM

AANNAME VAN NUWE STANDAARD-
VERORDENINGE BETREFFENDE DIE
AANHOU VAN DIERE, VOËLS EN
PLUIMVEE EN BESIGHEDE WAT DIE
AANHOU VAN DIERE, VOËLS, PLUIM-
VEE OF TROETELDIERE BEHELS

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Nylstroom voornemens is om Verordeninge Betreffende die Aanhoud van Diere, Voëls, en Pluimvee en Besighede wat die aanhou van Diere, Voëls, Pluimvee of Troeteldiere behels, te aanvaar.

Afskrifte van die voorgestelde verordeninge sal vir 'n tydperk van vierentig (44) dae vanaf datum van publikasie van hierdie kennisgewing ter insae lê by die kantoor van die Stadssekretaris.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae vanaf die datum van publikasie hiervan in die Provinciale Koerant by ondergetekende indien.

Munisipale Kantore
Privaatsak X1008
Nylstroom
0510
16 April 1986
Kennisgewing No 72/1986

J C BUYS
Stadsklerk

NYLSTROOM TOWN COUNCIL

ADOPTION OF NEW STANDARD BY-
LAWS RELATING TO THE KEEPING OF
ANIMALS, BIRDS AND POULTRY AND
BUSINESSES INVOLVING THE KEEPING OF
ANIMALS, BIRDS, POULTRY OR PETS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Nylstroom intends to adopt By-laws Relating to the Keeping of Animals, Birds and Poultry and Businesses Involving the Keeping of Animals, Birds, Poultry or Pets.

Copies of the proposed by-laws will be open for inspection at the office of the Town Secretary for a period of 14 days from the date of publication hereof.

Objections against the proposed amendment must be lodged with the undersigned within 14 days of the publication of this notice in the Provincial Gazette.

J C BUYS
Town Clerk

Municipal Offices
Private Bag X1008
Nylstroom
0510
16 April 1986
Notice No 72/1986

575—16

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