

MENIKO

THE PROVINCE OF TRANSVAAL

Official Gazette

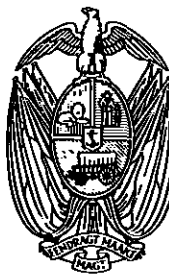
(Registered at the Post Office as a Newspaper)

PRICES: S.A... 40c Plus 5c G.S.T. OVERSEAS: 50c

Vol. 1230

PRETORIA 11 MARCH 1987
11 MAART 1987

4492



OFFICIAL GAZETTE OF THE TRANSVAAL (Published every Wednesday)

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Yearly (post free) — R21,00 plus GST.

Zimbabwe and Overseas (post free) — 50c each plus GST.

Price per single copy (post free) — 40c each plus GST.

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

C G D GROVE
Provincial Secretary
K 5-7-2-1

Proclamations

No 19. (Administrator's), 1987

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Provincial Government Act, 1961 (Act 32 of 1961), I

DIE PROVINSIE TRANSVAAL

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

PRYS: S.A. 40c Plus 5c A.V.B. OORSEE: 50c

Vol. 1230

PRETORIA 11 MARCH 1987
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OFFISIELLE KOERANT VAN DIE TRANSVAAL (Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens. moet aan die Proviniale Sekretaris, Privaatsak X64, Pretoria, geadresseer word en indien per hand aangelewer, moet dit op die 10e Vloer, Merino Gebou ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels van advertensies word nie verskaf nie.

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

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C G D GROVE
Proviniale Sekretaris
K 5-7-2-1

Proklamasies

No 19 (Administrateurs-), 1987

PROKLAMASIE

Kragtens die bevoegdhede aan my verleen by artikel 4 van die "Local Authorities Roads Ordinance, 1904", gelees met artikel 80 van die Wet op Proviniale Bestuur, 1961 (Wet 32

hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Town Council of Kempton Park.

Given under my Hand at Pretoria, this 25th day of February, One thousand Nine hundred and Eighty-Seven.

S J SCHOEMAN
Acting Administrator of the Province of Transvaal

PB 3-6-2-16-15

SCHEDULE

A road over the Remainder of Portion 11 of the farm Zuurfontein No 33 IR as indicated by the letters A B C D E F G on Diagram SG A10570/85.

No 20 (Administrator's), 1987

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Provincial Government Act, 1961 (Act 32 of 1961), I hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Town Council of Springs.

Given under my Hand at Pretoria, this 23rd day of February, One thousand Nine hundred and Eighty-Seven.

S J SCHOEMAN
Acting Administrator of the Province of Transvaal

PB 3-6-2-32-26

SCHEDULE

A road over Portion 139 of the farm Rietfontein 128 IR Mining District of Heidelberg as indicated by the letters A B C D E F on Diagram SG A184/86.

No 21 (Administrator's), 1987

PROCLAMATION

Under the powers vested in me by section 4 of the Local Authorities Roads Ordinance, 1904, read with section 80 of the Provincial Government Act, 1961 (Act 32 of 1961), I hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Town Council of Springs.

Given under my Hand at Pretoria, this 25th day of February, One Thousand Nine hundred and Eighty-Seven.

S J SCHOEMAN
Acting Administrator of the Province of Transvaal

PB 3-6-2-32-27

SCHEDULE

A road over the Remainder of Portion 1 of Erf 171, New Era Township as indicated by the letters A B C D on Diagram SG A7716/86 and over Erf 175, New Era Township as indicated by the letters A B C D E on Diagram SG A7717/86.

No 22 (Administrator's), 1987

PROCLAMATION

Under the powers vested in me by section 4 of the Local

van 1961), proklameer ek hierby die pad soos omskryf in die bygaande bylae tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Kemptonpark.

Gegee onder my Hand te Pretoria, op hede die 25e dag van Februarie, Eenduisend Negehonderd Sewe-en-taggig.

S J SCHOEMAN
Waarnemende Administrateur van die Provincie van Transvaal

PB 3-6-2-16-15

BYLAE

'n Pad oor die Restant van Gedeelte 11 van die plaas Zuurfontein No 33 IR soos aangedui deur die letters A B C D E F G op Kaart LG A 10570/85.

No 20 (Administrateurs-), 1987

PROKLAMASIE

Kragtens die bevoegdhede aan my verleent by artikel 4 van die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Wet op Provinciale Bestuur, 1961 (Wet 32 van 1961), proklameer ek hierby die pad soos omskryf in die bygaande bylae tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Springs.

Gegee onder my Hand te Pretoria, op hede die 23e dag van Februarie, Eenduisend Negehonderd Sewe-en-taggig.

S J SCHOEMAN
Waarnemende Administrateur van die Provincie van Transvaal

PB 3-6-2-32-26

BYLAE

'n Pad oor Gedeelte 139 van die plaas Rietfontein 128 IR Myndistrik van Heidelberg soos aangedui deur die letters A B C D E F op Kaart LG A184/86.

No 21 (Administrateurs-), 1987

PROKLAMASIE

Kragtens die bevoegdhede aan my verleent by artikel 4 van die "Local Authorities Roads Ordinance, 1904", gelees met artikel 80 van die Wet op Provinciale Bestuur, 1961 (Wet 32 van 1961), proklameer ek hierby die pad soos omskryf in die bygaande bylae tot 'n publieke pad onder die regsbevoegdheid van die Stadsraad van Springs.

Gegee onder my Hand te Pretoria, op hede die 25e dag van Februarie, Eenduisend Negehonderd Sewe-en-taggig.

S J SCHOEMAN
Waarnemende Administrateur van die Provincie van Transvaal

PB 3-6-2-32-27

BYLAE

'n Pad oor die Restant van Gedeelte 1 van Erf 171, New Era Township soos aangedui deur die letters A B C D op Kaart LG A7716/86 en oor Erf 175, New Era Township soos aangedui deur die letters A B C D E op Kaart LG A7717/86.

No 22 (Administrateurs-), 1987

PROKLAMASIE

Kragtens die bevoegdhede aan my verleent by artikel 4 van

Authorities Roads Ordinance, 1904, read with section 80 of the Provincial Government Act, 1961 (Act 32 of 1961), I hereby proclaim the road as described in the Schedule hereto as a public road under the jurisdiction of the Town Council of Vereeniging.

Given under my Hand at Pretoria, this 25th day of February, One thousand Nine hundred and Eighty-seven.

S J SCHOEMAN
Acting Administrator of the Province of Transvaal

PB 3-6-2-36-7

SCHEDULE

A road over the Remainders of Portions 64 and 137 of the farm Klipplaatdrift 601 IQ, as indicated by the letters ABCDEFGHJKLMNPQRSTUVWXYZ abde on Diagram SG A3027/86.

No 23 (Administrator's), 1987

PROCLAMATION

Under the powers vested in me by section 29A(1) of the Black Local Authorities Act, 1982 (Act 102 of 1982), I hereby authorise Mr J S Burger to exercise, perform and fulfil all the rights, powers, functions, duties and obligations of the City Council of Alexandra, established by Government Notice 2051 of 16 September 1986, until further notice.

Given under my Hand at Pretoria, this 26th day of February, One thousand Nine hundred and Eighty-Seven.

S J SCHOEMAN
Acting Administrator of the Province of Transvaal

Administrator's Notices

Administrator's Notice 420

11 March 1987

ESTABLISHMENT OF MANAGEMENT COMMITTEE FOR THE GROUP AREA FOR THE INDIAN GROUP SITUATED WITHIN THE AREA OF THE JURISDICTION OF THE TOWN COUNCIL OF NIGEL

The Administrator, with the approval of the Minister of Constitutional Development and Planning —

(a) in terms of section 2(1) of the Local Government (Extension of Powers) Ordinance, 1962 (Ordinance 22 of 1962), hereby establishes a Management Committee for the group area established by Proclamation 35 of 13 December 1979 for the Indian Group and which is situated within the area of jurisdiction of the Town Council of Nigel; and

(b) in terms of section 4(1) of the said Ordinance hereby makes the Regulations which by Administrator's Notice 1146 of 11 July 1984 were applied *mutatis mutandis* to Indian Management Committees, applicable to the management committee established by paragraph (a).

PB 3-2-6-2-23

die "Local Authorities Roads Ordinance", 1904, gelees met artikel 80 van die Wet op Proviniale Bestuur, 1961 (Wet 32 van 1961), proklameer ek hierby die pad soos omskryf in die bygaande bylae tot 'n publieke pad onder dieregsbevoegdheid van die Stadsraad van Vereeniging.

Gegee onder my Hand te Pretoria, op hede die 25e dag van Februarie, Eenduisend Negehonderd Sewe-en-taggig.

S J SCHOEMAN
Waarnemende Administrateur van die Provinie van Transvaal

PB 3-6-2-36-7

BYLAE

'n Pad oor die Restante van Gedeeltes 64 van 137 van die plaas Klipplaatdrift 601 IQ, soos aangedui deur die letters ABCDEFGHJKLMNPQRSTUVWXYZ abde op Kaart LG A3027/86.

No 23 (Administrateurs-), 1987

PROKLAMASIE

Kragtens die bevoegdheid aan my verleent by artikel 29A(1) van die Wet op Swart Plaaslike Owerhede, 1982 (Wet 102 van 1982), magtig ek hierby meneer J S Burger om tot verdere kennisgewing al die regte, bevoegdhede, werksamehede, pligte en verpligte van die Stadsraad van Alexandra, ingestel by Goewermentskennisgewing 2051 van 16 September 1983 uit te oefen, te verrig en na te kom.

Gegee onder my Hand te Pretoria, op hede die 26e dag van Februarie, Eenduisend Negehonderd Sewe-en-taggig.

S J SCHOEMAN
Waarnemende Administrateur van die Provinie van Transvaal

Administrateurskennisgewings

Administrateurskennisgewing 420

11 Maart 1987

INSTELLING VAN BESTUURSKOMITEE VIR DIE GROEPSGEBIED VIR DIE INDIËRGROEP GELEË BINNE DIE REGSGEBIED VAN DIE STADSRAAD VAN NIGEL

Die Administrateur, met die goedkeuring van die Minister van Staatkundige Ontwikkeling en Beplanning —

(a) stel hereby, ingevolge artikel 2(1) van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962 (Ordonnansie 22 van 1962), 'n bestuurskomitee in vir die groepsgebied wat by Proklamasie 35 van 13 Desember 1979 vir die Indiërgroep aangekondig is en wat binne die regsgebied van die Stadsraad van Nigel geleë is; en

(b) maak hereby ingevolge artikel 4(1) van genoemde Ordonnansie die regulasies wat by Administrateurskennisgewing 1146 van 11 Julie 1984 *mutatis mutandis* van toepassing gemaak is op Indiërbestuurskomitees op die bestuurskomitee wat by paragraaf (a) ingestel is, van toepassing.

PB 3-2-6-2-23

Administrator's Notice 421

11 March 1987

ESTABLISHMENT OF MANAGEMENT COMMITTEE FOR THE GROUP AREA FOR THE INDIAN GROUP SITUATED WITHIN THE AREA OF THE JURISDICTION OF THE CITY COUNCIL OF GERMISTON

The Administrator, with the approval of the Minister of Constitutional Development and planning —

(a) in terms of section 2(1) of the Local Government (Extension of Powers) Ordinance 1962 (Ordinance 22 of 1962), hereby establishes a Management Committee for the group area established by Proclamation 276 of 19 December 1975 for the Indian group and which is situated within the area of jurisdiction of the City Council of Germiston and;

(b) in terms of section 4(1) of the said Ordinance hereby makes the Regulations which by Administrator's Notice 1146 of 11 July 1984 were applied *mutatis mutandis* to Indian Management Committees, applicable to the management committee established by paragraph (a).

PB 3-2-6-2-1

Administrator's Notice 422

11 March 1987

ALBERTON MUNICIPALITY: TARIFF OF CHARGES FOR THE SUPPLY OF ELECTRICITY

CORRECTION NOTICE

Administrator's Notice 217, dated 4 February 1987, is hereby corrected by the substitution for the second paragraph of the preamble of the following:

"The Tariff of Charges for the supply of electricity of the Alberton Municipality, published under the Schedule to Administrator's Notice 1475, dated 30 August 1972, as amended, is hereby further amended as follows:".

PB 2-4-2-36-4

Administrator's Notice 423

11 March 1987

ERMELO MUNICIPALITY: ABATTOIR BY-LAWS

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

Definitions

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

"abattoir" means the Council's abattoir, including the premises on which the abattoir is situated and all buildings and structures erected thereon;

"abattoir superintendent" means the person from time to time appointed by the Council to the post, his authorized representative or any other officer of the Council who is authorized to act as such;

"Act" means the Animal Slaughter, Meat and Animal Products Hygiene Act, 1967 (Act 87 of 1967), and the Regulations published thereunder, as amended from time to time;

"animal" means an animal as defined in the Act;

"butcher" means a person who is the holder of a registration certificate as retail or wholesale butcher issued by the Livestock and Meat Industries Control Board, hereinafter called the Meat Board, in terms of section 24 of Proclamation R.200 of 1964;

Administratorskennisgiving 421

11 Maart 1987

INSTELLING VAN BESTUURSKOMITEE VIR DIE GROEPSGEBIED VIR DIE INDIËRGROEP GELEË BINNE DIE REGSGEBIED VAN STADSRAAD VAN GERMISTON

Die Administrateur, met die goedkeuring van die Minister van Staatkundige Ontwikkeling en Beplanning —

(a) stel hierby, ingevolge artikel 2(1) van die Ordonnansie op Plaaslike Bestuur (Uitbreiding van Bevoegdhede), 1962 (Ordonnansie 22 van 1962), 'n bestuurskomitee in vir die groepsgebied wat by Proklamasie 276 van 19 Desember 1975, vir die Indiërgroep afgekondig is en wat binne die regsgebied van die Stadsraad van Germiston geleë is en;

(b) maak hierby ingevolge artikel 4(1) van genoemde Ordonnansie die regulasies wat by Administratorskennisgiving 1146 van 11 Julie 1984 *mutatis mutandis* van toepassing gemaak is op Indiërbestuurskomitees op die bestuurskomitee wat by paragraaf (a) ingestel is, van toepassing.

PB 3-2-6-2-1

Administratorskennisgiving 422

11 Maart 1987

MUNISIPALITEIT ALBERTON: TARIEF VAN GELDE VIR DIE LEWERING VAN ELEKTRISITEIT

KENNISGEWING VAN VERBETERING

Administratorskennisgiving 217 van 4 Februarie 1987 word hierby verbeter deur die tweede paragraaf van die aanhef deur die volgende te vervang:

"Die Tarief van Gelde vir die lewering van elektrisiteit van die Munisipaliteit Alberton, afgekondig onder die Bylae by Administratorskennisgiving 1475 van 30 Augustus 1972, soos gewysig, word hierby verder soos volg gewysig:".

PB 2-4-2-36-4

Administratorskennisgiving 423

11 Maart 1987

MUNISIPALITEIT ERMELO: ABATTOIRVERORDENINGE

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

Woordomskrywing

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

"abattoir" die Raad se abattoir, insluitende die perseel waarop die abattoir geleë is en alle geboue en strukture wat daarop opgerig is;

"abattoirsuperintendent" die persoon wat van tyd tot tyd deur die Raad in daardie betrekking aangestel is, sy gemagtigde verteenwoordiger of enige beampete van die Raad wat gemagtig is om as sulks op te tree;

"dier" 'n dier soos in die Wet omskryf word;

"eienaar" met betrekking tot 'n dier of tot vleis, iemand wat die alleen- of mede-eienaar daarvan is, en dit sluit die agent van so 'n eienaar in;

"Council" means the Town Council of Ermelo, 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 (Ordinance 40 of 1960), and any officer to whom that Committee has been empowered by the Council in terms of subsection (3) of that section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

"Minister" means the Minister of Agriculture;

"meat" means meat as defined in the Act;

"municipal area" means the area or district under the control and jurisdiction of the Council;

"owner" in relation to any animal or meat, means any person who is the sole or part owner thereof and includes the agent of any such owner;

"Regulations" means the Standing Regulations published under the Act in terms of Government Notice R.3505, dated 9 October 1969 as amended or added to from time to time;

"slaughtered animal" means the whole or any part of a slaughtered animal;

"slaughterman" means any person who slaughters, skins, works, handles or cuts up animals.

2. These by-laws shall be supplementary to the provisions of the Act and the Regulations and any expression not defined herein but defined in the Act or the Regulations shall have the meaning assigned to it there. In the event of any conflict between these by-laws and the Act or the Regulations, the latter shall prevail.

Charges

3.(1) The charges for the use of the abattoir and the charges for the re-inspection of butcher's meat brought into the municipal area from other areas, shall be as determined by the Council from time to time in terms of section 80(B) of the Local Government Ordinance, 1939, and displayed on the principal notice board in the office of the abattoir superintendent.

(2) Any butcher who makes use of the abattoir shall pay a cash deposit or submit an approved guarantee to the Council for the payment of such charges or shall pay the estimated charges monthly in advance to the Council. The exact amount of such deposit, guarantee or prepayable charges shall be determined from time to time by the Council in accordance with the number of animals which were slaughtered by such butcher over the immediately preceding period of six months.

(3) Any person making use of the abattoir and who does not do business as a butcher, shall pay all charges in cash before delivery of the meat or goods take place.

(4) Any butcher who fails to make a cash deposit or to furnish a guarantee, or who fails to pay the slaughter fees in advance, shall not be permitted to do any slaughtering or storing at the abattoir.

(5) No money whatsoever shall be handled by the abattoir personnel or received on behalf of a third party.

"geslagte dier" omvat die geheel of enige gedeelte van 'n geslagte dier;

"Minister" die Minister van Landbou;

"munisipale gebied" die gebied of distrik onder die beheer en regsvvoegdheid van die Raad;

"Raad" die Stadsraad van Ermelo, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdheid wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is, en enige beampete aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel op gesag van die Raad die bevoegdheid, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan deleger en dit inderdaad gedelegeer het;

"Regulasies" die Staande Regulasies wat kragtens die Wet op die Abattoirbedryf, 1976 (Wet 54 van 1976), by Goewermentskennisgewing R.3505 van 9 Oktober 1969 afgekondig is, en van tyd tot tyd gewysig of uitgebrei is;

"slagman" enige persoon wat diere slag, afslag, bewerk, hanteer of opnsy;

"slagter" 'n persoon wat die houer is van 'n registrasiesertifikaat as klein- of groothandelslagter uitgereik deur die Raad van Beheer oor die Vee- en Vleisnywerheid, hierna genoem die Vleisraad, kragtens artikel 24 van proklamasie R.200 van 1964;

"vleis" vleis soos omskryf in die Wet;

"Wet" die Wet op Higiëne by Diereslag, Vleis, en Dierlike Produkte, 1967 (Wet 87 van 1967), en die Regulasies wat daarkragtens uitgevaardig is, soos van tyd tot tyd gewysig;

2. Hierdie verordeninge vul die bepalings van die Wet en die Regulasies aan, en 'n uitdrukking wat nie hierin omskryf word nie, maar in die Wet of die Regulasies omskryf word, het die betekenis wat daarin daarvan toegeken word. Ingeval hierdie verordeninge strydig met die Wet en Regulasies is, is laasgenoemde geldig.

Gelde

3.(1) Die gelde vir die gebruik van die abattoir en die gelde ten opsigte van die herinspeksie van slagersvleis wat vanuit gebiede geleë buite die munisipale gebied ingebring word, is dié wat die Raad van tyd tot tyd ingevolge die bepalings van artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939, vasstel, en wat op die hoofkennisgewingbord in die kantoor van die abattoirsuperintendent by die abattoir vertoon word.

(2) 'n Slagter wat van die abattoir gebruik maak, moet aan die Raad 'n kontant-deposito betaal of 'n goedgekeurde waarborg vir die betaling van sodanige gelde verstrek, of moet maandeliks die beraamde gelde aan die Raad vooruitbetaal. Die juiste bedrag van sodanige deposito, waarborg of vooruitbetaalbare gelde word van tyd tot tyd deur die raad bepaal met inagneming van die aantal diere wat oor die voorafgaande tydperk van ses maande deur sodanige slagter geslag is.

(3) Iemand wat van die abattoir gebruik maak en wat nie besigheid as 'n slagter doen nie, moet alle gelde kontant betaal voor aflewering van vleis of goedere geskied.

(4) 'n Slagter wat in gebreke bly om 'n kontant-deposito te maak of om 'n waarborg te verskaf of in gebreke bly om die slagelde vooruit te betaal, word nie toegelaat om enige slagting of beringing by die abattoir te doen nie.

(5) Geen gelde van watter aard ook al word deur die abattoirpersoneel hanteer of namens 'n derde party in ontvangs geneem nie.

Abattoir Hours

4. (1) The abattoir shall be open every day during such hours as determined by the Council from time to time.

(2) No person shall remain in the abattoir after the fixed hours, or after requested by the abattoir superintendent to leave.

(3) Animals shall be brought into the abattoir during the hours as determined by the abattoir superintendent from time to time.

(4) The abattoir shall be closed over weekends and on public holidays, except in special circumstances as determined by the abattoir superintendent.

Control by the Abattoir Superintendent

5. The abattoir superintendent shall control the abattoir according to all the relevant laws and resolutions of the Council, and every person in the abattoir shall obey all lawful orders given by the abattoir superintendent as well as all such relevant laws and resolutions, including the provisions of these by-laws.

6. No person shall interfere with or obstruct the abattoir superintendent or any of his staff in the performance of their official duties, or cause any disturbance in the abattoir and any such person may be removed from the abattoir.

7. No person except employees of the Council or a person lawfully authorized thereto by the abattoir superintendent shall enter the abattoir or remain there for any other purpose than for business, and every person shall be subject to the security regulations of the Council.

Control over Employees

8. (1) The abattoir superintendent may, without stating reasons, prohibit any person, except any employee of the Council, who enters the abattoir in the execution of his official duties during normal working hours, from entering the abattoir: Provided that such person may within 7 days lodge an appeal with the Council against the decision of the abattoir superintendent.

(2) No person shall be employed in the slaughtering of an animal or the packing, handling, processing or storing of a carcass, meat or animal product in the abattoir, unless he furnishes the abattoir superintendent with a medical certificate issued by a registered medical practitioner, stating that the said person is free from any contagious disease and that he is in good health and fit for such employment. Every person employed in the abattoir, executing one of the above-mentioned operations, shall undergo a medical examination at least once a year in order to establish that such person is free of any contagious disease. The cost of the medical examination shall be at the expense of the employer in whose service the employee is registered.

(3) Every person employed in the abattoir shall, to the satisfaction of the abattoir superintendent, observe cleanliness in his person and attire and in his operations, and shall wear overalls and a headcovering approved of by the abattoir superintendent.

Equipment, Implements, Fittings and Furniture

9. All equipment, implements, fittings and furniture supplied by the Council, shall be used with proper care and only for the purpose for which they are intended, and none of the above-mentioned articles shall for any reason whatsoever be taken out of the abattoir by any person who is not authorized thereto. Any person who contravenes the provisions of this section shall be guilty of an offence and such a person and his principal or employer shall be liable for any damage the Council may suffer resulting from such a contravention.

Abattoir Ure

4.(1) Die abattoir is elke dag oop gedurende die tye soos deur die Raad van tyd tot tyd vasgestel.

(2) Niemand mag na die vasgestelde ure of, nadat hy deur die abattoirsuperintendent versoek is om te vertrek, in die abattoir bly nie.

(3) Diere moet in die abattoir ingebring word op die tye soos deur die abattoirsuperintendent van tyd tot tyd bepaal.

(4) Behalwe in spesiale omstandighede soos na goeddunke deur die abattoirsuperintendent bepaal, is die abattoir gedurende naweke en op openbare feesdae gesluit.

Beheer deur die Abattoirsuperintendent

5. Die abattoirsuperintendent beheer die abattoir ooreenkomsdig alle betrokke wette en besluite van die Raad, en alle persone in die abattoir moet al sy wettige opdragte en al sodanige betrokke wette en besluite gehoorsaam, insluitende die bepalings van hierdie verordeninge.

6. Niemand mag hom met die abattoirsuperintendent of enige een van sy personeel bemoei, of hulle hinder in die uitvoering van hulle pligte, of enige steurnis in die abattoir veroorsaak nie en enige sodanige persoon kan uit die abattoir verwyder word.

7. Geen persoon, behalwe dié wat in diens van die Raad is of deur die abattoirsuperintendent daartoe gemagtig is, mag die abattoir binne gaan of daar vertoef anders as vir doeleindes van besigheid nie en alle persone is onderworpe aan die sekuriteitsreelings van die Raad.

Beheer oor Werknemers

8.(1) Die abattoirsuperintendent kan enige persoon, uitgesonderd enige werknemer van die Raad wat in die uitvoering van sy amptelike pligte gedurende normale werksure die abattoir betree, sonder opgaaf van redes belet om die abattoir binne te gaan: Met dien verstaande dat sodanige persoon binne 7 dae appèl by die Raad kan aanteken teen die beslissing van die abattoirsuperintendent.

(2) Geen persoon wat met die slag van diere of die verpakkking, hantering, verwerking of berging van karkasse, vleis of vleisprodukte in die abattoir te doen sal hê, mag in diens geneem word alvorens sodanige persoon aan die abattoirsuperintendent 'n sertifikaat toon, uitgereik deur 'n geregistreerde mediese praktisyen, waarin verklaar word dat genoemde persoon vry is van enige aansteeklike siekte; dat hy in goeie gesondheid verkeer en geskik is vir sodanige werk. Elke persoon werksaam in die abattoir wat een van bogenoemde handelinge verrig, moet minstens een maal per jaar 'n mediese ondersoek ondergaan ten einde vas te stel of sodanige persoon vry is van enige aansteeklike siektes. Die koste van genoemde ondersoek moet gedra word deur die werkewer in wie se diens so 'n persoon geregistreer is.

(3) Elkeen wat in die abattoir werksaam is, moet tot voldoening van die abattoirsuperintendent sindelikheid op sy klere en persoon asook in sy werk, in ag neem, en moet oorklere en 'n hoofbedekking dra wat deur die abattoirsuperintendent goedgekeur is.

Uitrusting, Gereedskap, Toebehore, Meubels

9. Alle uitrusting, gereedskap, toebehore en meubels wat deur die Raad verskaf is, moet met behoorlike sorg en alleen vir die doel waarvoor dit bestem is, gebruik word, en geen enen van genoemde artikels mag om enige rede deur enige persoon wat nie daartoe geregtig is uit die abattoir geneem word nie. Enige persoon wat die bepalings van hierdie artikel oortree is skuldig aan 'n misdryf en sodanige persoon en sy prinsipaal of werkewer is aanspreeklik vir enige skade wat die Raad as gevolg van so 'n oortreding mag ly.

Limitation of Council's Liability

10. Save where damage, injury, loss or death is proved to be due to the negligence of the Council or of any of its employees acting within the scope of his employment, the Council shall not be liable for any damage to or loss of any animal, carcass, meat, any vehicle or any accessory thereof or any other article or object in any manner whatsoever while in the abattoir, nor for the death of, or injury to a person, or loss suffered from any cause whatsoever as a result of the action or negligence of any person in the abattoir who is not an employee of the Council.

Employer's Liability

11. An employer who is in any way whatsoever involved with the abattoir, shall be responsible to the Council for the conduct and behaviour of his employees and for any damage, other than fair wear and tear, caused to the property of the Council by such employees.

Identification of Animals: Liability of Owner

12. (1) Every person bringing an animal or animals into the abattoir shall, on entering the abattoir, furnish the abattoir superintendent with the following particulars relating to such animal or animals:

- (a) The description thereof and the number brought in;
- (b) the mark referred to in subsection (2);
- (c) the name, address and telephone number of the owner;
- (d) such further information as the abattoir superintendent may require.

(2) Every animal brought into the abattoir shall be marked in such a way that it is easily identified. Every such mark of distinction shall be approved and noted by the abattoir superintendent.

Penning of Dangerous Animals

13. (1) Every animal brought into the abattoir shall be put by the owner in a kraal designated by the abattoir superintendent, and no such animal shall be removed therefrom except for the purpose of being slaughtered.

(2) Every bull or other dangerous animal shall be led by the owner or person in charge thereof, by rope or chain of sufficient strength to, and in the slaughter kraal, and shall be tied up with such rope or chain.

Regulation of Place, Time and Order of Slaughtering

14. (1) No person shall slaughter or dress any animal in any part of the abattoir other than that specially set apart for that purpose.

(2) The abattoir superintendent shall, in order to prevent overcrowding, delay, inconvenience or loss, determine the number of animals which may be slaughtered daily by any person as well as when such slaughtering are to take place, in which order and at what place such animals are to be slaughtered and cleaned and also the time and order of removal of carcasses of slaughtered animals from the abattoir in order to cause the least possible delay, inconvenience or loss to the owners of the animals.

(3) No person shall hang or allow the carcass of any animal to be hung in any place in the abattoir, without the authority of the abattoir superintendent.

Return of Animals to be Slaughtered

15. Every person using the abattoir, shall before 12h00 on the preceding day, deliver to the abattoir superintendent a statement indicating the number of animals to be slaughtered.

Beperking van die Raad se Aanspreeklikheid

10. Die Raad is nie aanspreeklik vir skade aan of verlies van 'n dier, 'n karkas, vleis, 'n voertuig of 'n onderdeel daarvan, of enige ander artikel of voorwerp terwyl dit in die abattoir is, of vir die dood of besering van 'n persoon, of vir verlies wat as gevolg van watter oorsaak ook al gely word as gevolg van die handeling of versuim van 'n persoon in die abattoir wat nie 'n werknemer van die Raad is nie, tensy daar bewys is dat sodanige skade, besering, verlies of dood te wyte is aan nalatigheid van die Raad of van enige van sy werknemers wat binne die bestek van sy pligte gehandel het.

Werkgewer se Aanspreeklikheid

11. 'n Werkgewer wat op een of ander wyse met die abattoir gemoeid is, is teenoor die Raad aanspreeklik vir die gedrag en handeling van sy werknemers en vir alle skade, uitgesonderd redelike slytasie, wat sodanige werknemers aan die Raad se eiendom berokken.

Identifikasie van Diere: Verpligting van Eienaar

12. (1) Elke persoon wat 'n dier of diere in die abattoir inbring moet, wanneer hy die abattoir binnegaan, die volgende besonderhede met betrekking tot die dier of diere aan die abattoirsuperintendent verstrek:

- (a) 'n Beskrywing daarvan en die getal wat ingebring word;
- (b) die merk waarna in subartikel (2) verwys word;
- (c) die naam en adres van die eienaar, asook sy telefoonnummer;
- (d) sodanige nadere besonderhede as wat die abattoirsuperintendent mag verlang.

(2) Elke dier wat in die abattoir ingebring word, moet op so 'n wyse gemerk wees dat dit maklik geïdentifiseer kan word. Elke sodanige onderskeidingsmerk moet deur die abattoirsuperintendent goedgekeur en aangeteken word.

Krale: Gevaarlike Diere

13. (1) Elke dier wat in die abattoir ingebring word, moet deur die eienaar in 'n kraal geplaas word soos deur die abattoirsuperintendent aangewys, en mag nie daaruit gehaal word nie behalwe met die doel om geslag te word.

(2) Elke bul of ander gevaelike dier moet deur die eienaar of persoon wat daarmee belas is, aan 'n tou of ketting wat sterk genoeg is na en in die slagkraal gelei word en met sodanige tou of ketting vasgemaak word.

Reëling van Slagplekke, -Tye en -Beurte

14. (1) Niemand mag 'n dier in enige ander deel van die abattoir as dié wat spesiaal vir die doel afgesondert is, slag of bewerk nie.

(2) Die abattoirsuperintendent moet, ten einde gedrang, vertraging, ongerief of verlies te voorkom, die aantal diere bepaal wat daagliks deur enige persoon geslag kan word, asook wanneer sulke slagtings moet plaasvind, die volgorde waarin en die plek waar sulke diere geslag en skoongemaak moet word, asook die tyd wanneer en die volgorde waarin die karkasse van geslagte diere uit die abattoir verwijder moet word ten einde die mins moontlike vertraging, ongerief of verlies te veroorsaak aan die eienaars van die diere.

(3) Niemand mag die karkas van 'n dier op enige plek in die abattoir hang of laat hang of toelaat dat dit gehang word sonder magtiging van die abattoirsuperintendent nie.

Opgaaf van Diere wat Geslag gaan word

15. Elke persoon wat gebruik maak van die abattoir, moet 'n staat wat die getal diere aantoon wat geslag gaan word, asook alle verdere besonderhede betreffende sodanige slag-

ed, as well as any further information related to such slaughtering.

Diseased Animals

16. The abattoir superintendent may refuse any animal to be admitted to the abattoir or to be slaughtered if he is aware or he suspects that such animal is diseased and he shall take or order any person to take such animal to the place set apart for the slaughtering of diseased animals and issue, or cause to be issued, a condemnation certificate. Where an animal is found to be unfit for human consumption, such animal shall be dealt with in accordance with the provisions of section 29 of the Act. Any person who is aware or suspects that an animal is diseased, shall forthwith report this fact to the abattoir superintendent. The abattoir superintendent may, in his discretion and without permission of the owner, order an animal to be examined before slaughtering and the owner of that animal shall be liable for the cost of such examination.

17. Where the abattoir is declared an infectious place under the Animal Diseases and Parasites Act, 1956 (Act 13 of 1956), or any amendment thereof, the abattoir superintendent may, in conjunction with the Government Veterinary Surgeon, order all animals within the abattoir to be slaughtered within 24 hours or such lesser period as he may under the circumstances deem expedient.

Type, Structure and Cleanliness of Vehicles

18. Every vehicle used for the transportation to or from an abattoir of carcasses, meat or edible offal, shall comply with the provisions of the Act and the Regulations made thereunder as amended from time to time.

General Provisions: Slaughtering of Animals

19. Tired, exhausted or nervous animals shall not be slaughtered immediately, but shall be penned and given time to rest in order to regain their normal condition before being slaughtered. The decision of the abattoir superintendent concerning the condition of an animal shall be decisive.

20. The abattoir superintendent may take such measures as he deems fit to prevent any unnecessary suffering of or cruelty to animals.

21. No person shall cause, permit or suffer any animal which has been brought into the abattoir for the purpose of being slaughtered to be taken out alive, except with the permission of the abattoir superintendent.

22. No person shall sell or expose for sale any live animal within the abattoir.

23. No person shall bring into the abattoir the meat of a dead animal or any portion thereof without the prior permission of the abattoir superintendent, and a dead animal or portion thereof so brought in, shall be destroyed.

24. The carcass of any animal which died in the abattoir, otherwise than by slaughter, shall become the property of the Council.

Method of Slaughter

25. An animal shall be slaughtered in the manner prescribed in the Act.

Disposal of Offal

26. No feet, tripe, offal or other entrails, except cleaned offal, shall be left in the abattoir for longer than two hours after an animal has been slaughtered, and all feet, tripe, offal or other entrails shall be disposed of as the abattoir superintendent shall direct.

Blood and Manure

27. All blood, manure and other offal as well as all rejected meat shall belong to the Council. Any person desirous of re-

tings voor 12h00 die voorafgaande dag by die abattoirsuperintendent inlewer.

Besmette Diere

16. Die abattoirsuperintendent kan weier om toe te laat dat enige dier in die abattoir ingebring of geslag word, as hy weet of vermoed dat dit besmet is, en hy moet sodanige dier na die plek neem of laat neem wat vir die slag van besmette diere afgesonder is en 'n afkeuringsertifikaat uitreik of laat uitreik. Enige dier wat as ongeskik vir menslike gebruik gevind word, moet mee gehandel word ooreenkomsdig die bepalings van artikel 29 van die Wet. Enigeen wat rede het om te vermoed of weet dat 'n dier besmet is, moet die abattoirsuperintendent onverwyd daarvan in kennis stel. Die abattoirsuperintendent kan na goeddunke en sonder toestemming van die eienaar 'n voordoodse ondersoek op 'n dier laat doen, en die eienaar aanspreeklik hou vir die koste van sodanige ondersoek.

17. Ingeval die abattoir kragtens die Wet op Dieresiektes en -parasiete, 1956 (Wet 13 van 1956), of enige wysiging daarvan tot 'n besmette plek verklaar word, kan die abattoirsuperintendent in oorleg met die Staatsveearts gelas dat die abattoir gesluit word en dat alle diere in die abattoir binne 24 uur, of sodanige korter tydperk as wat hy raadsaam ag, geslag moet word.

Soort, Bou en Sindelikheid van Voertuie

18. Elke voertuig wat vir die vervoer van karkasse, vleis of eetbare afval na of van 'n abattoir gebruik word, moet aan die bepalings van die Wet en die Regulasies daarkragtens uitgevaardig, soos van tyd tot tyd, gewysig, voldoen.

Algemene Bepalings: Slag van Diere

19. Vermoeide, uitgeputte of senuweeagtige diere mag nie dadelik geslag word nie, maar moet in 'n kraal geplaas word en tyd gegee word om te rus en hulle normale toestand te herwin voordat hulle geslag word. Die beslissing van die abattoirsuperintendent omtrent die toestand van 'n dier is afdoende.

20. Die abattoirsuperintendent kan na goeddunke enige maatreëls tref om onnodige lyding van of wredeheid op diere te voorkom.

21. Niemand mag enige dier wat in die abattoir gebring is om geslag te word, sonder toestemming van die abattoirsuperintendent, lewendig daaruit neem of toelaat of duid dat dit daaruit geneem word nie.

22. Niemand mag enige lewende dier binne die abattoir verkoop of vir verkoop vertoon nie.

23. Niemand mag enige dooie dier of deel van 'n dooie dier sonder die voorafgaande toestemming van die abattoirsuperintendent in 'n abattoir inbring nie, en 'n dooie dier of deel daarvan wat so ingebring is, moet vernietig word.

24. Die vleis van enige dier wat in die abattoir gevrek het, behalwe deur dit te slag, word die eiendom van die Raad.

Metode van Slag

25. 'n Dier word geslag op die wyse soos voorgeskryf in die Wet.

Wegdoening van Afval

26. Geen pote, pense, afval of ander ingewande, uitgesondert skoon afval, mag vir langer as twee ure nadat 'n dier geslag is in die abattoir gelaat word nie, en alle pote, pense, afval of ander ingewande moet volgens opdrag van die abattoirsuperintendent mee weggedoen word.

Bloed en Mis

27. Alle bloed, mis en ander afval asook alle afgekeurde vleis behoort aan die Raad. Enige persoon wat serum van 'n

moving serum of an unborn calf from the abattoir shall do so only with the permission of the abattoir superintendent after inspection by him and then only in receptacles approved by him.

Marking, Hanging and Removal of Meat

28. No slaughtered animal or part thereof shall be removed from the abattoir unless it has been kept refrigerated or frozen for a period determined by the abattoir superintendent and has been marked in accordance with the provisions of the Act, and protected against contamination of any kind to the satisfaction of the abattoir superintendent.

Cold Storage

29. (1) Every person who delivers for storage a slaughtered animal or piece of offal or meat in containers shall, at the time of storing, obtain a receipt therefor from the abattoir superintendent. The Council shall not be held liable for any error or failure in delivery and may refuse delivery unless the said receipt is produced, together with a written order from the person who gave the article in storage, when delivery is required.

(2) The Council shall not be liable for damage to the contents of any case or package which has been opened at the request of the owner.

(3) The Council may remove to the freezing room any article which has been stored in the chilling room if, in the opinion of the abattoir superintendent, the condition of the said article shall have become injurious to other articles stored in the chilling room.

(4) Where a person who has placed an article in storage fails or neglects to pay or refuses to pay on demand the charges due and payable thereon, the Council may take possession of the article and sell it and may utilize the nett proceeds after all expenses in connection with such sale shall have been deducted, for the payment of the amount due to the Council without prejudice to the Council's right to institute action against the defaulter for recovery of the charges due.

(5) The Council may refuse to accept any article for storage if such article, in the opinion of the abattoir superintendent, is in a state of decomposition or is of such a nature that it is likely to contaminate or endanger other articles in storage.

(6) Any object referred to in these by-laws and which is delivered for safekeeping, shall be taken into custody at the risk of the owner of such an object.

General

30. No person shall bring into the abattoir any dog, cat or fowl or any animal not destined for human consumption.

31. No person shall bring into the abattoir any alcoholic or intoxicating liquor of any kind whatsoever.

32. No person shall wilfully or negligently waste water, but shall ensure that water taps are shut off immediately after use.

33. No person under the influence of intoxicating liquor, drugs or any substance with narcotic effect shall enter into any part of the abattoir and if this should in fact occur, the officials of the Council shall be entitled to remove such a person from the abattoir.

34. No person shall smoke in the abattoir, except in a place set aside for that purpose.

35. No person shall spit or commit a nuisance within the abattoir.

ongebore kalf uit die abattoir wil wegneem, kan dit slegs doen na inspeksie deur en met verlof van die abattoirsuperintendent, en dan net in houers deur hom goedgekeur.

Merk, Hang en Verwydering van Vleis

28. Geen geslagte dier of gedeelte daarvan mag uit die abattoir verwyder word alvorens dit nie vir 'n tydperk soos deur die abattoirsuperintendent bepaal, in verkoeling of bevriesing gehou is en ooreenkomsdig die bepalings van die Wet gemerk is en tot bevrediging van die abattoirsuperintendent teen besoedeling van enige aard beskerm is.

Bewaring in Koekamers

29.(1) Elkeen wat 'n geslagte dier of stukke afval of vleis in houers vir bewaring aflewer, moet wanneer dit vir bewaring oorhandig word, 'n kwitansie van die abattoirsuperintendent daarvoor kry. Die Raad is nie vir enige fout of versuim by aflewing aanspreeklik nie en kan aflewing weier, tensy voornoemde kwitansie getoon kan word saam met 'n skrifte-like opdrag van die persoon wat die artikel in bewaring gegee het wanneer aflewing verlang word.

(2) Die Raad is nie aanspreeklik vir beskadiging aan die inhoud van enige kas of pakket as dit op versoek van die eienaar oopgemaak is nie.

(3) Die Raad kan enige artikel wat in die koekamer bewaar is, na die vrieskamer verwyder indien die toestand van die voornoemde artikel, volgens die mening van die abattoirsuperintendent, skadelik vir ander artikels geword het wat in die koekamer bewaar word.

(4) Waar 'n persoon wat 'n artikel in bewaring geplaas het, in gebreke bly om die koste wat daarop betaalbaar is op aanvraag te betaal of weier om te betaal, kan die Raad die artikel in besit neem en dit verkoop en die netto opbrengs, nadat alle koste in verband met sodanige verkooping afgetrek is, gebruik ten einde die bedrag te vereffen wat aan die Raad veruskuldig is sonder enige verbeuring van die Raad se reg om 'n aksie teen die wanbetaler in te stel om geld te vorder.

(5) Die Raad kan weier om enige artikel vir opberg te ontvang indien sodanige artikel volgens die mening van die abattoirsuperintendent in 'n toestand van ontbinding is, of van so 'n aard is dat dit vermoedelik ander artikels wat opberg word, kan besmet of beskadig.

(6) Enige voorwerp waarna in hierdie verordeninge verwys word en wat vir bewaring aangelever word, word op die risiko van die eienaar van sodanige voorwerp in bewaring geneem.

Algemeen

30. Niemand mag enige hond, kat, pluimvee of enige dier wat nie vir menslike voedsel bestem is, in die abattoir inbring nie.

31. Niemand mag alkoholiese of bedwelmende drank van enige aard in die abattoir bring nie.

32. Niemand mag op opsetlike of nalatige wyse water vermors nie, maar moet toesien dat krane onmiddellik na gebruik toegemaak word.

33. Geen persoon wat onder die invloed van sterk drank, verdowingsmiddels of enige middel met narkotiese uitwerkingsverkeer, mag in enige gedeelte van die abattoir ingaan nie, en indien dit wel sou gebeur, is amptenare van die Raad geregtig om sodanige persoon uit die abattoir te verweder.

34. Niemand mag in die abattoir rook nie, behalwe in 'n plek wat vir daardie doel afgesonder is.

35. Niemand mag in die abattoir spuug of 'n oorlas veroorsaak nie.

36. Vehicles shall be parked within the abattoir premises at such places and be driven at such speeds as the abattoir superintendent may from time to time determine.

Penalties

37. Any person who contravenes or fails to comply with, or who causes, permits or suffers any other person to contravene or fail to comply with any provisions of these by-laws, shall be guilty of an offence and liable, on conviction, to a fine not exceeding R200 or, in default of payment, imprisonment for a period not exceeding 6 months.

Repeal of By-laws

38. The By-laws for the Regulation and Control of the Municipal Abattoirs of the Ermelo Municipality, published under Administrator's Notice 511 dated 19 November 1923, as amended, are hereby repealed.

PB 2-4-2-2-14

Administrator's Notice 424

11 March 1987

JOHANNESBURG MUNICIPALITY: AMENDMENT TO BY-LAWS RELATING TO LICENCES AND BUSINESS CONTROL

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

The By-laws Relating to Licences and Business Control of the Johannesburg Municipality, published under Administrator's Notice 1034, dated 4 August 1982, as amended, are hereby further amended as follows:

1. By the deletion of section 93.

2. By the substitution for subsection (2) of section 108 of the following:

"(2) Subject to the provisions of subsection (1), so far as applicable to him, no street photographer shall so ply his trade or conduct himself in a street as to obstruct or otherwise interfere with the movement of pedestrians or vehicular traffic.".

3. By the deletion of Schedule 7.

PB 2-4-2-97-2

Administrator's Notice 425

11 March 1987

KOMATIPOORT 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 adopted by the Transvaal Board for the Development of Peri-Urban Areas under Administrator's Notice 2158, dated 6 December 1972, and which became the by-laws of the Village Council of Komatiportoort in terms of section 159bis(1)(c) of the Local Government Ordinance, 1939, as amended, are hereby further amended by amending Part II of the Schedule as follows:

1. By the substitution in item 1 for the figure "R40" of the figure "R100".

2. By the substitution in item 2(1)—

36. Voertuie moet op die abattoirterrein, op sodanige plekke parkeer en teen sodanige snelhede bestuur word, as wat die abattoirsuperintendent van tyd tot tyd bepaal.

Strafbepaling

37. Iemand wat 'n bepaling van hierdie verordeninge oor-tree of wat versuim om daaraan te voldoen, of wat veroorzaak of toelaat of duld dat iemand anders dit oortree of versuim om daaraan te voldoen, begaan 'n misdryf, en is by skuldigbevinding strafbaar met 'n boete van hoogstens R200 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens 6 maande.

Herroeping van Verordeninge

38. Die Bywette vir Reël en Kontroleer van die Munisipale Slaghuis van die Munisipaliteit Ermelo, afgekondig by Administrateurskennisgewing 511 van 19 November 1923, soos gewysig, word hierby herroep.

PB 2-4-2-2-14

Administrator's Notice 424

11 Maart 1987

MUNISIPALITEIT JOHANNESBURG: WYSIGING VAN VERORDENINGE BETREFFENDE LIENSIES EN DIE BEHEER OOR BESIGHEDEN

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

Die Verordeninge Betreffende Licensies en die Beheer oor Besighede van die Munisipaliteit Johannesburg, afgekondig by Administrateurskennisgewing 1034 van 4 Augustus 1982, soos gewysig, word hierby verder soos volg gewysig:

1. Deur artikel 93 te skrap.

2. Deur subartikel (2) van artikel 108 deur die volgende te vervang:

"(2) Behoudens die bepalings van subartikel (1), in soverre dit op hom van toepassing is, mag geen straatfotograaf op straat sy beroep op so 'n wyse uitvoer of homself op so 'n wyse gedra dat hy die voetganger- en voertuigverkeer belemmer of op 'n ander wyse daarop inbreuk maak nie.".

3. Deur Bylae 7 te skrap.

PB 2-4-2-97-2

Administrator's Notice 425

11 Maart 1987

MUNISIPALITEIT KOMATIPOORT: WYSIGING VAN ELEKTRISITEITSVERORDENINGE

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

Die Elektrisiteitsverordeninge deur die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede aangeneem by Administrateurskennisgewing 2158, van 6 Desember 1972, en wat ingevolge artikel 159bis(1)(c) van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge van die Dorpsraad van Komatiportoort geword het, soos gewysig word hierby verder gewysig deur Deel II van die Bylae soos volg te wysig:

1. Deur in item 1 die syfer "R40" deur die syfer "R100" te vervang.

2. Deur in item 2(1)—

- (a) in paragraph (a) for the figure "7,9c" of the figure "8,93c"; and
 (b) in paragraph (b) for the figure "R15" of the figure "RS".

3. By the substitution in item 2(2)—

- (a) in paragraph (a) for the figure "9,5c" of the figure "10,7c"; and
 (b) in paragraph (b) for the figure "R22" of the figure "R10".

The provisions in paragraphs 2(a) and 3(a) shall be deemed to have come into operation on 1 January 1987.

PB 2-4-2-36-165

Administrator's Notice 426

11 March 1987

KOSTER MUNICIPALITY: BY-LAWS FOR THE CONTROL OF PARKS, GARDENS AND RECREATION RESORTS

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

Definitions

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

"boat" means a vessel, punt or raft which moves or is propelled by means of oars, poles, sails or mechanical power and which is being used to carry persons;

"Council" means the Village Council of Koster, the Council's Management Committee, acting under the powers delegated to it in terms of section 58 of the Local Government (Administrations and Elections) Ordinance, 1960, and any officer to whom that Committee has been empowered by the Council in terms 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;

"dam" means the Koster River Dam and Rooi Dam;

"holiday resort"

(a) means the Koster River Dam situated on portions of the farms Waterkloof 423 JP, Groenfontein 429 JP, Steenbokfontein 426 JP and Waterval 428 JP, district Koster;

(b) the Rooi Dam situated on a portion of Remainder of Portion 1 of the farm Kleinfontein 463 JP, district Koster;

"park" means any park, garden or open space situated within the municipality and falling under the jurisdiction of the Council, and includes all buildings, land and spaces comprising such areas.

PART I

PARKS

2. No person shall in a park—

(a) remove, damage or break up any fountain, statue, monument, bust, post, chain, railing, fence, seat, barrier, gate, lamp-post, notice-board or -plate, house, building, shed, urinal, closet, flag, mark or other object or article, and no person shall deface or blemish the same by pasting there-

(a) in paragraaf (a) die syfer "7,9c" deur die syfer "8,93c" te vervang; en

(b) in paragraaf (b) die syfer "R15" deur die syfer "R5" te vervang.

3. Deur in item 2(2)—

(a) in paragraaf (a) die syfer "9,5c" deur die syfer "10,7c" te vervang; en

(b) in paragraaf (b) die syfer "R22" deur die syfer "R10" te vervang.

Die bepalings in paragrawe 2(a) en 3(a) word geag op 1 Januarie 1987 in werking te getree het.

PB 2-4-2-36-165

Administrateurskennisgwing 426

11 Maart 1987

MUNISIPALITEIT KOSTER: VERORDENINGE VIR DIE BEHEER VAN PARKE, TUINE EN ONTSPANNINGSOORDE

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

Woordomskrywing

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

"boot" 'n vaartuig, pont of vlot wat op water voortbeweeg of aangedryf word deur middel van roeiwers, pale, seile of manganiese krag en wat gebruik word om persone te vervoer;

"dam" die Kosterrivierdam en Rooidam;

"park" enige park, tuin of oopruimte geleë binne die munisipale gebied en wat onder die beheer van die munisipaliteit is, en omvat alle geboue, grond en ruimtes wat sodanige gebiede beslaan.

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

"vakansie-oord"

(a) die Kosterrivierdam, geleë in die Kosterrivier op gedeeltes van die plase Waterkloof 423 JP, Groenfontein 429 JP, Steenbokfontein 426 JP en Waterval 428 JP, in die distrik Koster;

(b) die Rooidam geleë op 'n gedeelte van Restant van gedeelte 1 van die plaas Kleinfontein 463 JP, distrik Koster.

DEEL I

PARKE

2. Niemand mag in 'n park—

(a) enige fontein, standbeeld, monument, borsbeeld, paal, ketting, reling, heining, sitplek, versperring, hek, lamppaal, aanplakbord of -plaat, huis, gebou, skuur, urinaal, gemakhuisie, vlag, merk of ander artikel of ding, wat die eiendom van die Raad is, verwijder, beskadig of breek of dit ontsier of skend deur enige biljette, papiere, plakkate of kennisgewings op enige wyse daarop te plak of daaraan te heg, of om daar-

on or affixing thereto in any way, any bills, papers, placards or notices, or by cutting, writing, stamping, painting, drawing or marking thereon, or in any other manner whatsoever;

(b) saw, cut, gather, remove, dig up, fill in, burn, pick or break any timber, tree, shrub, brushwood, fencing pole, lawn, plant, fruit, flower or equipment or climb up or thereupon or do any damage thereto;

(c) enter or attempt to enter any enclosure, plantation, garden or temporary enclosure, the property of the Council, or walk over any flower bed;

(d) hawk or display for sale any goods whatever, unless he has previously obtained the written consent of the Council to do so;

(e) erect, or cause to be erected, any post, rail, fence, tent, screen, stand, swing or building or construction of whatever nature, without the written consent of the Council;

(f) place or leave in the dam any refuse, waste, paper or substance or any matter, except in containers provided for the purpose;

(g) leg loose any animal to graze or eat, or take into or allow to enter, roam or tarry therein, any cat, fowl or other animal or bird;

(h) ride a bicycle, drive, draw or propel a vehicle, except a wheelchair or perambulator drawn or propelled by hand and which is used exclusively for the conveyance of an invalid or a child, on any footpath except footpaths or places indicated by notices at the various entrances;

(i) drive, park or place a vehicle upon or over any part of a flower bed or lawn, except such spaces specially reserved for such purpose;

(j) wash any clothes or other things in the dam or swimming bath or in a pond or fountain or pollute the water therein in any other manner;

(k) bathe or wash himself or any animal in a pond or fountain, or allow any animal belonging to him or under his control to be therein;

(l) use or try to use or enter or try to enter into any watercloset, urinal, bathing booth or other place of convenience provided for the opposite sex, indicated by means of a notice erected in a conspicuous place. (This provision shall not apply to children under the age of six years);

(m) play any musical instrument without having previously obtained the consent of the Council;

(n) deliver, pronounce or read aloud any public address, prayer or speech of whatever nature or sing any song or hold or participate in any public meeting or function without having previously obtained the consent of the Council.

3.(1) No person shall, when requested to do so by an authorised officer of the Council or a member of the South African Police, refuse to leave a park.

(2) No person in a park shall climb or clamber upon or over any gate, fence or railing, and any person who leaves or enters a park shall do so by means of the gate provided for the purpose.

4. No person in a park shall, when requested to do so, refuse to furnish his correct name and address to an authorised officer of the Council.

aan of daarop te sny, te skryf, te stempel, te druk, te teken of om merke daarop te maak, of op enige ander wyse hoege-naamd nie;

(b) enige hout, boom, struik, kreupelhout, heiningpaal, grasveld, plant, vrugte, blom of uitrusting saag, sny, vergaar, verwyder, uitgrawe, opvul, brand, pluk, breek of daarin of daarop klim of enige skade daaraan verrig nie;

(c) enige omslotte ruimte, plantasie, tuin of tydelike afge-kampte plek wat die eiendom van die Raad is, binnegaan of poog om dit te doen of oor enige blombedding loop nie;

(d) enige goedere hoegenaamd vent of te koop uitstal nie, tensy hy vooraf die skriftelike toestemming daartoe van die Raad verkry het;

(e) enige paal, reling, heining, tent, skerm, kraampie, skoppelmaai, gebou of bouwerk van watter aard ook al son-der die skriftelike toestemming van die Raad oprig of laat oprig nie;

(f) enige vullis, afval, papier of stof of ander ding in die dam plaas of laat nie behalwe in die houers vir dié doel ver-skaf;

(g) enige dier loslaat om te wei of te eet of enige kat, hond, hoender of ander dier of voël inbring of toelaat dat dit daar ingaan, rondloop of vertoef nie;

(h) in enige voetpad, uitgesonderd in die voetpaaie en plekke wat deur kennisgewings naby die verskillende ingange aangedui word, op 'n fiets ry of 'n voertuig dryf of dit sleep of voortbeweeg nie, behalwe 'n stoelstoel of kinderwaentjie wat met die hand getrek of voortbeweeg word en wat uitsluitlik vir die vervoer van 'n invalide of 'n kind gebruik word;

(i) met die uitsondering van sulke ruimtes wat daarvoor ge-reserveer is, 'n voertuig op of oor enige deel van 'n blombedding of grasperk dryf, parkeer of plaas nie;

(j) in die dam of swembad of in 'n dammetjie of vywer enige klerasie of ander artikels was of die water daarin ander-sins besoedel nie;

(k) homself of enige dier in die dammetjie of vywer bad of was of enige dier wat aan hom behoort of onder sy beheer is toelaat om daarin te wees nie;

(l) gebruik maak van, indring of poog om in te dring in of om gebruik te maak van 'n spoelkloset, urinaal, badhokkie of 'n derglike gereif nie wat verskaf en afgesonder is vir die teenoorgestelde geslag by wyse van 'n kennisgewing wat op 'n opvallende plek aangebring is. (Hierdie bepaling is nie van toepassing op kinders onder ses jaar nie);

(m) sonder die voorafverkreeë toestemming van die Raad op enige musiekinstrument speel nie;

(n) enige openbare rede, gebed of toespraak van watter aard ook al lewer, uitspraak of hardop voorlees of enige lied sing of enige openbare vergadering of byeenkoms hou of daaraan deelneem nie, uitgesonderd met die voorafverkreeë toestemming van die Raad;

3. (1) Niemand mag weier om 'n park te verlaat nie wan-neer hy daartoe versoek word deur 'n gemagtigde beampete van die Raad of lid van die Suid-Afrikaanse Polisie.

(2) Niemand mag in 'n park op of oor enige hek, heining of reling klim of klouter nie en enige wat 'n park verlaat of binnekomm, moet dit doen deur 'n hek wat vir dié doel aange-bring is.

4. Niemand in 'n park mag weier om sy korrekte naam en adres te verstrek wan-neer hy deur enige gemagtigde beampete van die Raad daartoe versoek word nie.

5. No person shall take into or have a dog in a park, unless it is on a chain or a leash, except in the holiday resort where no person shall allow any dog, cat or other animal to enter or allow it to enter, notwithstanding the fact that it is on a chain or leash.

6. No person shall hinder, disturb or annoy any other person in the proper use of a park.

PART II

BOATS

7. No person shall place or use or cause or permit to be placed or used on the dam a boat, unless the permission of the Council has been obtained to do so.

8. The Council reserves the right to grant consent to any person who may wish to use a boat on the dam, so to use it and any consent so granted may at any time be withdrawn by the issue of a notice by a duly authorised officer of the Council, in the event of any of the provisions of these by-laws not being compiled with.

9.(1) No private boat shall ply for hire or be hired out on the dam without the written consent of the Council first had and obtained.

(2) The duly authorised officer of the Council shall at any time have the right to examine, inspect or enter any boat, and should the officer be of the opinion that such boat is unsafe, he shall have the right to forbid the use of the boat until it has been repaired.

10. The owner of every boat shall, when applying for permission to place a boat on the dam, state the maximum number of passengers such boat can convey with safety, and the conveyance of a larger number of persons at any time shall not be permitted.

11. No person under the age of sixteen years shall be permitted to drive or be in control of any power-driven boat.

12.(1) The driver of every power-driven boat shall, for the duration of his trip on the dam, retain a seated position behind the steering-wheel of such boat, and at all times keep a proper look-out for other boats and persons using the dam.

(2) The driver of every power-driven boat shall see to it that a safety belt is worn by every person using such boat to ski.

13. No person in charge of a boat or having supervision thereof, or being an occupant thereof, shall use such boat in a negligent or careless manner or due, to carelessness or bad conduct, injure or endanger anyone or damage any property.

14.(1) No person shall board or moor a boat at any place except at such mooring place erected for the purpose.

(2) Motorboats may be launched only from such places as from time to time resolved by the Council, and drivers of motorboats shall be entitled to use only such portions of the dam surface as from time to time demarcated by the Council by resolution.

(3) No person shall angle except at such places indicated by the Council.

15. No person who is under the influence of intoxicating liquor or narcotic drugs shall board, be or remain on a boat on the dam, and no person in control of a boat shall allow such person to board, be or remain on such boat.

5. Niemand mag 'n hond wat nie aan 'n ketting of koppelriem gelei word nie, in 'n park neem of hê nie, uitgesonderd in die vakansie-oord, waar niemand enige hond, kat of ander dier mag inbring of toelaat dat dit daar ingaan ondanks die feit dat dit aan 'n koppelriem of ketting gelei word nie.

6. Niemand mag enige persoon in die behoorlike gebruik van 'n park hinder, versteur of lastig val nie.

DEEL II

BOTE

7. Niemand mag 'n boot op die dam plaas of gebruik of veroorsaak of toelaat dat dit daar geplaas of gebruik word nie, tensy die toestemming van die Raad daartoe verkry is.

8. Die Raad behou hom die reg voor om toestemming te verleen aan enige persoon wat 'n boot op die dam wil gebruik, om dit aldus te gebruik en enige toestemming wat aldus verleent kan te eniger tyd ingetrek word deur 'n kennisgewing uitgereik deur 'n behoorlik daartoe gemagtigde beampete van die Raad indien enige bepaling van hierdie verordeninge nie nagekom word nie.

9. (1) Geen private boot mag op die dam teen vergoeding te huur aangebied of verhuur word nie sonder die skriftelike voorafverkreeë toestemming van die Raad.

(2) Die behoorlik daartoe gemagtigde beampete van die Raad het te eniger tyd die reg om enige boot te ondersoek, te inspekteer of te betree en indien sodanige boot na die mening van die beampete onveilig is, het hy die reg om te verbied dat die boot gebruik word alvorens dit herstel is.

10. Die eienaar van iedere boot moet, wanneer hy die toestemming van die Raad aanvra om 'n boot op die dam te plaas, meld wat die maksimum aantal passasiers is wat sodanige boot met veiligheid kan vervoer, en daar word nie toegeelaat dat 'n groter aantal persone op 'n keer vervoer word nie.

11. Niemand onder die ouderdom van sestien jaar word toegelaat om enige kragaangedrewe boot te bestuur of om in beheer daarvan te wees nie.

12. (1) Die drywer van iedere kragaangedrewe boot moet gedurende die hele tydperk van sy reis op die dam 'n sittende posisie agter die stuurwiel van sodanige boot inneem en te alle tye 'n behoorlike uitkyk hou vir ander bote en persone wat die dam gebruik.

(2) Die drywer van elke kragaangedrewe boot moet toesien dat 'n veiligheidsgordel gedra word deur iedereen wat sodanige boot maak om te ski.

13. Niemand onder wie se sorg 'n boot is of wat toesig daaroor hou of wat 'n insittende daarvan is mag sodanige boot op 'n natatile of sorgeloze wyse gebruik of weens natatileid of wangedrag enigiemand beseer, in gevaar stel of enige eiendom beskadig nie.

14. (1) Niemand mag aan boord van enige boot gaan of by enige plek land nie, behalwe by 'n landingsplek wat vir dié doel aangebring is.

(2) Motorbote kan alleen te water gelaat word op sodanige plekke as wat deur die Raad van tyd tot tyd by besluit bepaal word en drywers van motorbote is slegs geregtig om sodanige gedeeltes van die damoppervlakte te gebruik as wat deur die Raad van tyd tot tyd by besluit afgemerk word.

(3) Niemand mag hengel behalwe op sodanige plekke as wat deur die Raad aangewys word nie.

15. Niemand wat onder die invloed van bedwelmende drank of narkotiese middels is, mag in 'n boot op die dam gaan, bly of wees nie en niemand wat beheer oor 'n boot het mag sodanige persoon toelaat om in sodanige boot te gaan, te bly, of te wees nie.

16. Every power-driven boat on the dam, shall be driven either in a clock-wise or anti-clockwise direction, whichever is stipulated by the Council by resolution from time to time.

17.(1) The person in control of a power-driven boat shall, when overtaking another boat, overtake such boat on its right-hand side, and before doing so ascertain that the person in control of the other boat is aware of his intention.

(2) Whenever a power-driven boat leaves the mooring place, it shall give preference to any incoming power-driven boat with or without skiers.

18.(1) No person shall, without the written permission of the duly authorised officer of the Council, use any boat between the hours from half an hour after sunset until half an hour before sunrise.

(2) Whenever a boat is used during the period provided for in subsection (1), it shall be provided with at least one lamp, so lighted and placed as to exhibit a bright light which can be continuously seen from the river bank.

19. The Council reserves the right from time to time to provide boats which can be leased on such conditions and for such periods as may be fixed by the Council by resolution.

PART III CAMPING

20.(1) The Council shall have the right to provide accommodation at the holiday resort or other camping site in the form of houses, huts, rondavels, buildings, tents, caravan sites and camping sites, or to cede such rights to another party.

(2) The charges payable for the aforementioned accommodation shall be as set out in the Schedule hereto.

(3) No person shall be entitled to repayment of any charges paid in respect of accommodation whenever such accommodation is not used for the whole of the period or a portion thereof, except in cases of illness or death. The merits of repayment in respect of each such case of illness or death shall be determined by resolution of the Council.

21. The Council shall be entitled in its discretion to terminate any lease in respect of accommodation, in which event a *pro rata* refund of rent, less an amount for administration fees as may be determined from time to time by resolution of the Council, shall be made to the lessee.

22. No person shall place any refuse, garbage or other waste material outside his camping site except on such places and in such receptacles as may be set aside and provided by the Council for that purpose.

23. Any person leasing any camping site shall at the expiration of the lease leave the site in a clean and tidy condition and shall also fill up all holes made by him or his company in the ground.

24.(1) No firearms shall be allowed within the holiday resort, except for the personal protection of campers.

(2) No person shall discharge or use any firearm, rifle, air-gun or catapult, make a bonfire, throw or set fire to any fireworks in the holiday resort, without the special written permission of the Council.

(3) No person shall in or in the vicinity of a park shoot any birds or animals, or trap them in any way whatever, or destroy or intentionally disturb them.

16. Iedere kragaangedrewe boot moet op die dam alleen in sodanige rigtings, hetby regsom of linksom, ry as wat van tyd tot tyd deur die Raad by besluit bepaal word.

17. (1) Die persoon in beheer van 'n kragaangedrewe boot moet, wanneer hy 'n ander boot verbygaan, aan sodanige boot se regterkant verbygaan en voordat hy dit doen, vasstel dat die persoon in beheer van die ander boot van sy voorname bewus is.

(2) Wanneer 'n kragaangedrewe boot van 'n landingsplek af vertrek, moet hy voorkeur verleen aan enige inkomende kragaangedrewe boot met of sonder skiërs.

18. (1) Niemand mag, sonder die skriftelike goedkeuring van die daartoe gemagtigde beampete van die Raad, enige boot van 'n halfuur na sononder af tot 'n halfuur voor sonop gebruik nie.

(2) Wanneer 'n boot gedurende die tydperk in subartikel (1) bepaal, gebruik word, moet dit voorsien wees van ten minste een lamp wat so 'n lig afggee en so geplaas is dat dit 'n helder lig vertoon wat voortdurend van die oewer af gesien kan word.

19. Die Raad behou hom die reg voor om van tyd tot tyd bote beskikbaar te stel om verhuur te word op sodanige voorwaardes en vir sodanige tydperke as wat deur die Raad by besluit vasgestel word.

DEEL III KAMPERING

20. (1) Die Raad het die reg om van tyd tot tyd by die vakansie-oord of ander kampeerterrein, akkommodasie in die vorm van huise, hutte, rondawels, geboue, tente, woonwastaanplekke en kampeerplekke te verskaf of om sodanige reg aan 'n ander party oor te dra.

(2) Die gelde betaalbaar vir bogemelde akkommodasie is soos uiteengesit in die Bylae hierby.

(3) Niemand is geregtig op die terugbetaling van enige gelde wat ten opsigte van akkommodasie betaal is wanneer sodanige akkommodasie of vir die hele tydperk of 'n gedeelte daarvan nie gebruik word nie, uitgesonderd in gevalle van siekte of dood. Die meriete van terugbetaling in elke sodanige geval van siekte of dood word by besluit van die Raad bepaal.

21. Die Raad het die reg om na goeddunke enige ooreenkoms om akkommodasie te verskaf te beëindig, in welke geval 'n *pro rata*-terugbetaling van huurgeld, minus sodanige bedrag vir administrasiegeld as wat die Raad van tyd tot tyd by besluit bepaal, aan die huurder gemaak word.

22. Niemand mag enige rommel, vullis of afval buite sy kampeerplek weggooi nie, behalwe op sodanige plekke en in sodanige houers as wat vir die doel deur die Raad afgesondert en beskikbaar gestel word.

23. Enigiemand wat enige kampeerplek, rondawel of woonwastaanplek huur, moet by die beëindiging van die huurtermyn die terrein in 'n skoon en netjiese toestand laat en moet ook alle gate in die grond wat deur hom of sy geselskap gemaak is, behoorlik opvul.

24. (1) Geen vuurwapens word in die vakansie-oord toegelaat nie, behalwe vir die persoonlike beskerming van die kampeerders.

(2) Niemand mag in die vakansie-oord enige vuurwapens, geweer, windbuks of katapult afskiet of gebruik, vreugdevure maak, of vuurwerke gooi of dit aansteek sonder die spesiale skriftelike toestemming van die Raad nie.

(3) Niemand mag in, of in die omgewing van 'n park, voëls of diere skiet of hulle in lokvalle vang nie of hulle op enige ander manier vernietig of opsetlik versteur nie.

25. No Non-White servant employed by any camper shall be housed on any camping side other than that specifically set aside for such servant.

PART IV

GENERAL

26. The Council reserves the right to fix, from time to time, the terms and conditions in terms of which persons may be allowed to make use of any facilities or any portion thereof, provided by the Council for the use of the public.

27.(1) The Council reserves the right on special occasions to grant admission to the holiday resort or any enclosure or demarcated area.

(2) When it grants admission in terms of subsection (1), the Council may fix a special tariff for the use of any grounds or buildings, or may cede its rights to the said amenities to any person or body for a prescribed period on such terms and conditions as determined by the Council by resolution. Whenever such special charges are fixed or a portion of a terrain is leased, no person may enter such terrain or the structures thereon prior to payment of the prescribed charge.

28.(1) Angling shall be subject to the provisions of any Ordinance or regulation as may be approved from time to time by the Administrator.

(2) No person shall angle in any area which may from time to time be set aside by resolution by the Council as an area where angling is prohibited.

(3) No person shall be allowed to angle with more than two rods.

(4) No angler shall be entitled to put in his fishing lines by boat, except in the area demarcated for anglers.

29. The Council reserves the right to grant trading rights at the holiday resort to any person on such terms and conditions as may be decided by the Council.

30. No person shall park or leave any caravan or trailer built for household or sleeping purposes in the holiday resort, except on such camping places as may be pointed out by the overseer, and then only after paying the prescribed charges.

31. No person shall hamper or obstruct any officer of the Council in the execution of his duties at the holiday resort or any other area mentioned in these by-laws.

32.(1) No person shall brawl, fight or use profane, obscene, indecent or improper language, gamble, beg or behave in an indecent or offensive manner in the holiday resort.

(2) No person shall enter or leave the holiday resort otherwise than through the authorised means of ingress and egress.

(3) Any form of dancing is prohibited on Sundays, Good Friday, Ascension Day, Day of the Covenant and Christmas Day.

33. No person shall organise or allow any sports meeting of whatever nature in the holiday resort without having previously obtained the written permission thereto of a duly authorized officer of the Council.

34. In the holiday resort, no person shall —

(a) to the danger of motorists or the general public, break any bottles or glass;

(b) swim or bathe unless a suitable bathing costume is worn;

25. Geen Nie-Blanke bediende in diens van enige kampeerder mag op enige ander kampeerterrein gehuisves word nie as op sodanige terrein wat vir so 'n bediende afgesonder is.

DEEL IV

ALGEMEEN

26. Die Raad behou hom die reg voor om van tyd tot tyd die bepalings en voorwaardes voor te skryf waarkragtens persone toegelaat kan word om gebruik te maak van enige geriewe of enige gedeelte daarvan wat deur die Raad daargestel word vir die gebruik van die publiek.

27. (1) Die Raad behou hom die reg voor om by spesiale geleenthede toegang tot die vakansie-oord of enige omslote of afgebakende ruimte te vergun.

(2) Wanneer hy 'n vergunning ingevolge subartikel (1) verleen, kan die Raad 'n spesiale gelde vasstel vir die gebruik van enige grond of geboue, of hy kan sy reg van gebruik van sodanige geriewe aan enige persoon of liggaaam vir 'n vasgestelde tydperk oordra op sodanige bepalings en voorwaardes as wat die Raad by besluit bepaal. Wanneer sodanige spesiale gelde vasgestel word, of 'n gedeelte van 'n terrein verhuur word, mag niemand sodanige terrein of die strukture daarop binnegaan alvorens hy die vasgestelde gelde betaal het nie.

28. (1) Die vang van enige vis is onderworpe aan die bepalings van enige Ordonnansie of regulasie soos van tyd tot tyd deur die Administrateur goedgekeur.

(2) Niemand mag hengel nie in enige gebied wat van tyd tot tyd deur die Raad by besluit tot 'n gebied verklaar word waar visvang verbode is.

(3) Niemand word toegelaat om met meer as twee stokke te hengel nie.

(4) 'n Hengelaar is nie geregtig om sy vislyne met 'n boot in te roei nie, behalwe in die afgebakende gebied vir hengelaars.

29. Die Raad behou hom die reg voor om handelsregte by die vakansie-oord aan enige persoon toe te staan op sodanige bepalings en voorwaardes waarop die Raad besluit.

30. Niemand mag enige karavaan of sleepwa wat vir huisoudelike of slaapdoeleindes ingerig is, in die vakansie-oord parkeer of laat staan nie, behalwe op die kampeerplek soos deur die opsigt aangewys en dan alleen by betaling van die voorgeskrewe geldie.

31. Niemand mag enige beampte van die Raad in die uitvoering van sy pligte by die vakansie-oord of by 'n in hierdie verordeninge bedoelde terrein hinder of belemmer nie.

32. (1) Niemand mag in die vakansie-oord twis of baklei of vloekwoorde of onfatsoenlike, onbetaamlike of onbehoorlike taal gebruik of dobbel, bedel of hom op 'n onfatsoenlike of aanstootlike manier gedra nie.

(2) Niemand mag die vakansie-oord betree of verlaat uitgesonderd deur die geoorloofde in- en uitgange nie.

(3) Enige vorm van dans op Sondae, Goeie Vrydag, Heilvaartdag, Geloftedag of Kersdag is verbode.

33. Niemand mag enige sportbyeenkoms van welke aard ook al in die vakansie-oord organiseer of dit toelaat alvorens die skriftelike toestemming daartoe van 'n behoorlik gemagtigde beampte van die Raad verkry is nie.

34. Niemand mag in die vakansie-oord —

(a) tot gevaar van motorryers of die breë publiek, bottels of glas breek nie;

(b) swem of baai, tensy 'n behoorlike badkostuum gedra word nie;

(c) dress or undress, except in tents or booths or enclosures provided for such purpose;

(d) appear in a nude state outside any bathing booth or enclosure or tent;

(e) bathe or swim whilst under the influence of intoxicating liquor or narcotics or in a state of intoxication;

(f) ride or drive recklessly, negligently or carelessly or in a manner dangerous to the safety of any person or at a speed exceeding 25 km/h.

35. Any person contravening any provision of these by-laws shall be guilty of an offence and liable, on conviction, to a fine not exceeding R200.

SCHEDULE

TARIFF OF CHARGES

1. Charges for admission to the holiday resort during the hours 07h00 to 21h00:

(1) Per adult: 50c.

(2) Per scholar: 20c.

(3) Season ticket valid for 12 months from date of issue:

(a) Per adult: R5.

(b) Per scholar: R3.

2. Site for caravans and tents:

(1) Per day, per site with electricity connection: R10.

(2) Per day, per site without electricity connection: R5.

3. Rebate:

A rebate of 50 % on the site rental shall be applicable in respect of groups of persons or in respect of every caravan participating in a caravan rally in the park. The Council may however allow a further rebate over and above the mentioned rebate by resolution by the Council in cases which in its discretion merit it.

PB 2-4-2-69-61

Administrator's Notice 427

11 March 1987

MARBLE HALL AMENDMENT SCHEME 19

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 Marble Hall Town-planning Scheme 1982, by the rezoning of Erf 25, Marble Hall to "Business 1".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Marble Hall and are open for inspection at all reasonable times.

This amendment is known as Marble Hall Amendment Scheme 19.

PB 4-9-2-95-19

Administrator's Notice 428

11 March 1987

RANDBURG AMENDMENT SCHEME 992

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 Randburg Town-plan-

(c) aan- of uitrek nie, behalwe in tente, hutte of afgeslote plekke wat vir daardie doel verskaf is;

(d) nakend buite enige badhokkie, tent of afgeslote ruime verskyn nie;

(e) onder die invloed van bedwelmende drank of verdowingsmiddels of in 'n staat van dronkenskap swem of baai nie;

(f) roekeloos, nalatig of agtelosig of op 'n wyse wat gevarelik is vir die veiligheid van enige persoon of teen 'n snelheid van meer as 25 km/h ry nie.

35. Enigiemand wat enige bepaling van hierdie verordeninge oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R200.

BYLAE

TARIEF VAN GELDE

1. Gelde vir toegang tot die vakansie-oord gedurende die ure 07h00 tot 21h00:

(1) Per volwassene: 50c

(2) Per skoolgaande kind: 20c

(3) Seisoenkaartjie geldig vir 12 maande vanaf uitreiking:

(a) Per volwassene: R5

(b) Per skoolgaande kind: R3

2. Staanplek vir woonwaens en tente:

(1) Per dag, per staanplek met elektrisiteit: R10

(2) Per dag, per staanplek sonder elektrisiteit: R5

3. Korting:

'n Korting van 50 % kan aan groepe persone en ten opsigte van elke karavaan wat aan 'n karavaansaamtrek by die vakansie-oord deelneem toegestaan word. Die Raad kan in mietgevalle volgens sy diskressie by wyse van Raadsbesluit 'n verdere korting bo en behalwe bovenmelde korting toestaan.

PB 2-4-2-69-61

Administrateurskennisgewing 427

11 Maart 1987

MARBLE HALL-WYSIGINGSKEMA 19

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 Marble Hall dorpsbeplanningskema, 1982, gewysig word deur die hersonering van Erf 25, Marble Hall tot "Besigheid 1".

Kaart 3 en die skemaklusules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsklerk, Marble Hall en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Marble Hall wysigingskema 19.

PB 4-9-2-95-19

Administrateurskennisgewing 428

11 Maart 1987

RANDBURG-WYSIGINGSKEMA 992

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

ning Scheme 1976 by the rezoning of portion 1 of Lot 1638 Ferndale to "Special" for offices with a coverage of 60%, a floor area ratio of 1,5 and a road widening of 3,26 m along Surrey Avenue.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 992.

PB 4-9-2-132H-992

Administrator's Notice 429

11 March 1987

RANDBURG AMENDMENT SCHEME 1 000

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 Randburg Town-planning Scheme, 1976, by the rezoning of a portion of Erf 3532 Randparkrif Extension 47 to "Residential 2" with a density of "20 dwelling units per hectare".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 1 000.

PB 4-9-2-132H-1000

Administrator's Notice 430

11 March 1987

WITBANK AMENDMENT SCHEME 1/89

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Witbank Amendment Scheme 1/89, the Administrator has approved the correction of the scheme by the substitution of the expression in the English text "Witbank Extension 8" with the expression "Witbank Extension 34".

PB 4-9-2-39-189

Administrator's Notice 431

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 481, NORTHCLIFF EXTENSION 2 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 (g), (h), (i), (j), (k), (l), (m), (n), (o), (p) and (q) in Deed of Transfer 1980/1969 be removed; and

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erf 481, Northcliff Extension 2 Township, to "Residential 1" with a density of "One dwelling-house per 2 000 m²", subject to certain conditions, and which amendment scheme will be known as Johannesburg Amendment Scheme 1354, 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 4-14-2-949-4

Randburg dorpsbeplanningskema 1976, gewysig word deur die hersonering van gedeelte 1 van Lot 1638 Ferndale tot "Spesiaal" vir kantore met 'n dekking van 60% en 'n vloeroppervlakte verhouding van 1,5 en 'n padverbreding van 3,26 m langs Surreylaan.

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 992.

PB 4-9-2-132H-992.

Administrateurskennisgewing 429

11 Maart 1987

RANDBURG-WYSIGINGSKEMA 1 000

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 Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van 'n gedeelte van Erf 3532 Randparkrif Uitbreiding 47 tot "Residensieel 2" met 'n digtheid van "20 eenhede per hektaar".

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

Hierdie wysiging staan bekend as Randburg-wysigingskema 1 000.

PB 4-9-2-132H-1000

Administrateurskennisgewing 430

11 Maart 1987

WITBANK-WYSIGINGSKEMA 1/89

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Witbank-wysigingskema 1/89, ontstaan het, het die Administrateur goedgekeur dat die bogenoemde skema gewysig word deur die uitdrukking in die Engelse teks "Witbank Extension 8" te vervang met die uitdrukking "Witbank Extension 34".

PB 4-9-2-39-189

Administrateurskennisgewing 431

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 481, DORP NORTHCLIFF UITBREIDING 2

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 —

1. Voorwaardes (g), (h), (i), (j), (k), (l), (m), (n), (o), (p) en (q) in Akte van Transport 1980/1969 opgehef word; en

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 481, dorp Northcliff Uitbreiding 2, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 2 000 m²", onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Johannesburg-wysigingskema 1354, 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 4-14-2-949-4

Administrator's Notice 432

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 404 PARK TOWNTOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that —

1. Condition (2) in Deed of Transfer F11579/1967 be removed.

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erf 404, Park Town Township, to "Residential 1" with a density of "One dwelling house per 1 500 m²" and which amendment scheme will be known as Johannesburg Amendment Scheme 1535, 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 4-14-2-1990-87

Administrator's Notice 433

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1916 HOUGHTON ESTATE 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 (a) to (c), (e) and (g) to (i) in Deed of Transfer F1198/1967 be removed.

2. the Johannesburg Town-planning Scheme 1979, be amended by the rezoning of Erf 1916, Houghton Estate Township, to "Residential 1" with a density of "one dwelling house per 1 500 m²" and which amendment scheme will be known as Johannesburg Amendment Scheme 1693, 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 4-14-2-619-95

Administrator's Notice 434

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: REMAINING EXTENT OF ERF 1524, HOUGHTON ESTATE 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 (a) and (e) in deed of Transfer T16595/83 be removed; and

2. The Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Remaining Extent of Erf 1524, Houghton Estate Township, to "Residential 1" with a density of "One dwelling-house per 1 500 m²", and which amendment scheme will be known as Johannesburg Amendment Scheme 1690, 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 4-14-2-619-84

Administrateurskennisgewing 432

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 404, DORP PARK TOWN

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 —

1. Voorwaarde (2) in Akte van Transport F11579/1967 opgehef word.

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 404, dorp Park Town, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Johannesburg-wysigingskema 1535, 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 4-14-2-1990-87

Administrateurskennisgewing 433

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 1916, DORP HOUGHTON ESTATE

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 —

1. Voorwaardes (a) tot (c), (e) en (g) tot (i) in Akte van Transport F1198/1967 opgehef word.

2. Johannesburg-dorpsbeplanningskema 1979, gewysig word deur die hersonering van Erf 1916, dorp Houghton Estate, tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 500 m²" welke wysigingskema bekend staan as Johannesburg-wysigingskema 1693, 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 4-14-2-619-95

Administrateurskennisgewing 434

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTERENDE GEDEELTE VAN ERF 1524, DORP HOUGHTON ESTATE

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 —

1. Voorwaardes (a) en (e) in Akte van Transport T16595/83 opgehef word; en

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Resterende Gedeelte van Erf 1524, dorp Houghton Estate, tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²", welke wysigingskema bekend staan as Johannesburg-wysigingskema 1690, 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 4-14-2-619-84

Administrator's Notice 435	11 March 1987	Administrateurskennisgewing 435	11 Maart 1987
ELSBURG AMENDMENT SCHEME 25			ELSBURG-WYSIGINGSKEMA 25
<p>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 Elsburg Town-planning Scheme, 1973, by the rezoning of Lot 419, Elsburg, to "Government" and "Proposed new streets and widenings".</p> <p>Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Germiston and are open for inspection at all reasonable times.</p> <p>This amendment is known as Elsburg Amendment Scheme 25.</p>			<p>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 Elsburg-dorpsbeplanningskema, 1973, gewysig word deur die hersonering van Lot 419, Elsburg, tot "Regering" en "Voorgestelde nuwe strate en verbredings".</p> <p>Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Germiston en is beskikbaar vir inspeksie op alle redelike tye.</p> <p>Hierdie wysiging staan bekend as Elsburg-wysigingskema 25.</p>
PB 4-9-2-56-25		PB 4-9-2-56-25	
Administrator's Notice 436	11 March 1987	Administrateurskennisgewing 436	11 Maart 1987
ALBERTON AMENDMENT SCHEME 280			ALBERTON-WYSIGINGSKEMA 280
<p>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 Alberton Town-planning Scheme, 1979, by the rezoning of Erven 204 up to and including 208, Alrode Extension 2, to "Business 2" subject to certain conditions.</p> <p>Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Alberton and are open for inspection at all reasonable times.</p> <p>This amendment is known as Alberton Amendment Scheme 280.</p>			<p>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 Alberton-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erwe 204 tot en met 208, Alrode Uitbreiding 2, tot "Besigheid 2" onderworpe aan sekere voorwaardes.</p> <p>Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Alberton en is beskikbaar vir inspeksie op alle redelike tye.</p> <p>Hierdie wysiging staan bekend as Alberton-wysigingskema 280.</p>
PB 4-9-2-4H-280		PB 4-9-2-4H-280	
Administrator's Notice 437	11 March 1987	Administrateurskennisgewing 437	11 Maart 1987
ALBERTON AMENDMENT SCHEME 267			ALBERTON-WYSIGINGSKEMA 267
<p>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 Alberton Town-planning Scheme, 1979, by the rezoning of Erven 703 and 704 Alrode to "Industrial 2" subject to certain conditions.</p> <p>Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Alberton and are open for inspection at all reasonable times.</p> <p>This amendment is known as Alberton Amendment Scheme 267.</p>			<p>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 Alberton-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erwe 703 en 704 Alrode tot "Nywerheid 2" onderworpe aan sekere voorwaardes.</p> <p>Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsklerk, Alberton en is beskikbaar vir inspeksie op alle redelike tye.</p> <p>Hierdie wysiging staan bekend as Alberton-wysigingskema 267.</p>
PB 4-9-2-4H-267		PB 4-9-2-4H-267	
Administrator's Notice 438	11 March 1987	Administrateurskennisgewing 438	11 Maart 1987
ALBERTON AMENDMENT SCHEME 303			ALBERTON-WYSIGINGSKEMA 303
<p>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 Alberton Town-planning Scheme, 1979, by the rezoning of Erf 683, New Redruth to "Special" for medical rooms and dwelling-units subject to certain conditions.</p>			<p>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 Alberton-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 683, New Redruth tot "Spesiaal" vir mediese spreekkamers en wooneenhede, onderworpe aan sekere voorwaardes.</p>

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Alberton and are open for inspection at all reasonable times.

This amendment is known as Alberton Amendment Scheme 303.

PB 4-9-2-4H-303.

Administrator's Notice 439

11 March 1987

JOHANNESBURG AMENDMENT SCHEME 1616

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 Erf 201, Glenhazel to "Residential 3" 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, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 1616.

PB 4-9-2-2H-1616.

Administrator's Notice 440

11 March 1987

JOHANNESBURG AMENDMENT SCHEME 1516

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 Erf 3750, Lenasia Extension 2 to "Commercial 2".

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 1516.

PB 4-9-2-2H-1516.

Administrator's Notice 441

11 March 1987

GERMISTON AMENDMENT SCHEME 70

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 Germiston Town-planning Scheme, 1985, by the rezoning of Portion 238 of the farm Rietfontein 63 IR to "Special" for a retirement village and for purposes incidental thereto, 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, Germiston and are open for inspection at all reasonable times.

This amendment is known as Germiston Amendment Scheme 70.

PB 4-9-2-1H-70

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

Hierdie wysiging staan bekend as Alberton-wysigingskema 303.

PB 4-9-2-4H-303

Administrateurskennisgewing 439

11 Maart 1987

JOHANNESBURG-WYSIGINGSKEMA 1616

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 Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 201, Glenhazel tot "Residensiel 3" 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, Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1616.

PB 4-9-2-2H-1616

Administrateurskennisgewing 440

11 Maart 1987

JOHANNESBURG-WYSIGINGSKEMA 1516

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 Johannesburg-dorpsaanlegskema, 1979, gewysig word deur die hersonering van Erf 3750, Lenasia Uitbreiding 2 tot "Kommersieel 2".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1516.

PB 4-9-2-2H-1516

Administrateurskennisgewing 441

11 Maart 1987

GERMISTON-WYSIGINGSKEMA 70

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 Germiston-dorpsbeplanningskema, 1985, gewysig word deur die hersonering van Gedeelte 238 van die plaas Rietfontein 63 IR tot "Spesiaal" vir 'n aftree-oord en vir doeleindes in verband daarmee, 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, Germiston en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Germiston-wysigingskema 70.

PB 4-9-2-1H-70

Administrator's Notice 442

11 March 1987

NORTHERN JOHANNESBURG REGION AMENDMENT SCHEME 1420

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 Northern Johannesburg Region Town-planning Scheme, 1958, by the rezoning of Erf 78, Senderwood Extension 1 to "Special Residential" with a density of "One dwelling per 15 000 square feet".

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 1420.

PB 4-9-2-212-1420

Administrator's Notice 443

11 March 1987

JOHANNESBURG AMENDMENT SCHEME 1591

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 Part of Remaining Extent of Portion 19 of the farm Eikenhof 323 IQ to "Agricultural".

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 1591.

PB 4-9-2-2H-1591

Administrator's Notice 444

11 March 1987

RANDBURG AMENDMENT SCHEME 816

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 Randburg Town-planning Scheme, 1976, by the rezoning of Erven 336 to 341 Ferndale to "Special" for offices, social halls, places of instruction, places of amusement (ie community facilities), landscaping only and any other uses which the council may allow 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, Randburg and are open for inspection at all reasonable times.

This amendment is known as Randburg Amendment Scheme 816.

PB 4-9-2-132H-816

Administrator's Notice 445

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 1 OF ERF 1281, THREE RIVERS EXTENSION 1, TOWNSHIP VEREENIGING

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

Administrateurskennisgewing 442

11 Maart 1987

NOORDELIKE JOHANNESBURG STREEK-WYSIGINGSKEMA 1420

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 Noordelike Johannesburg Streek-dorpsaanlegskema, 1958, gewysig word deur die hersonering van Erf 78, Senderwood Uitbreiding 1 tot "Spesiale Woon" met 'n digtheid van "Een Woonhuis per 15 000 vierkante voet".

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 1420.

PB 4-9-2-212-1420

Administrateurskennisgewing 443

11 Maart 1987

JOHANNESBURG-WYSIGINGSKEMA 1591

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 Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Deel van Resterende Gedeelte van Gedeelte 19 van die plaas Eikenhof 323 IQ tot "Landbou".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1591.

PB 4-9-2-2H-1591

Administrateurskennisgewing 444

11 Maart 1987

RANDBURG-WYSIGINGSKEMA 816

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 Randburg-dorpsbeplanningskema, 1976, gewysig word deur die hersonering van Erwe 336 tot 341, Ferndale tot "Spesiaal" slegs vir kantore, geselligheidsale, onderrigplekke, vermaakklikheidsplekke (ie gemeenskapsfasiliteite), parkering, belandskapping en enige ander gebruik wat die Raad sal toelaat gebruik word 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, Randburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randburg-wysigingskema 816.

PB 4-9-2-132H-816

Administrateurskennisgewing 445

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS 1967: GEDEELTE 1 VAN ERF 1281, THREE RIVERS UITBREIDING 1, VEREENIGING

Hierby word ooreenkomstig die bepalings van artikel 2(1)

of Restrictions Act, 1967, that the Administrator has approved that —

1. the pre-amble "As Public Parks" on page 4 of the Deed of Transfer in respect of Portion 1 of Erf 1281, Three Rivers Extension 1, in Deed of Transfer T9917/1947 be removed; and

2. the Vereeniging Town-planning Scheme 1, 1956, be amended by the rezoning of Portion 1 of Erf 1281, Three Rivers Extension 1 Township, to "General Residential" and which amendment scheme will be known as Vereeniging Amendment Scheme 1/196, 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 Vereeniging.

PB 4-14-2-1302-12

Administrator's Notice 446

11 March 1987

REGIONAL SERVICES COUNCIL ACT, 1985 (ACT 109 OF 1985): REGIONAL SERVICES COUNCIL FOR PRETORIA AND ENVIRONS

In terms of section 2 of the Regional Services Councils Act 1985, (Act 109 of 1985) —

(a) the Administrator hereby assigns the name "Pretoria Regional Services Council" to,

(b) the Administrator hereby determines the seat as the area of jurisdiction of the City Council of Pretoria in,

the region demarcated by Administrator's Notice 9 dated 7 January 1987, (Official Gazette No 4481 dated 7 January 1987), after consultation with the bodies and persons contemplated in paragraph (b) of subsection (2) of that section.

PB 3-2-270-1

Administrator's Notice 447

11 March 1987

REGIONAL SERVICES COUNCILS ACT, 1985 (ACT 109 OF 1985): REGIONAL SERVICES COUNCIL FOR CENTRAL WITWATERSRAND

In terms of section 2 of the Regional Services Councils Act 1985, (Act 109 of 1985) —

(a) the Administrator hereby assigns the name "Central Witwatersrand Regional Services Council" to,

(b) the Administrator hereby determines the seat as the area of jurisdiction of the City Council of Johannesburg in,

the region demarcated by Administrator's Notice 10 dated 7 January 1987, (Official Gazette No 4481 dated 7 January 1987), after consultation with the bodies and persons contemplated in paragraph (b) of subsection (2) of that section.

PB 3-2-270-2

Administrator's Notice 448

11 March 1987

REGIONAL SERVICES COUNCILS ACT, 1985 (ACT 109 OF 1985): REGIONAL SERVICES COUNCIL FOR EAST RAND

In terms of section 2 of the Regional Services Councils Act, 1985 (Act 109 of 1985) —

(a) the Administrator hereby assigns the name "East Rand Regional Services Council" to,

van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. die opschrift "As Public Parks" by bladsy 4 van die akte ten opsigte van Gedeelte 1 van Erf 1281, Three Rivers Uitbreiding 1 in Akte van Transport T9917/1947 opgehef word; en

2. Vereeniging-dorpsaanlegskema 1, 1956, gewysig word deur die hersonering van Gedeelte 1 van Erf 1281, Three Rivers Uitbreiding 1, dorp Vereeniging, tot "Algemene Woon", welke wysigingskema bekend staan as Vereeniging-wysigingskema 1/196, soos aangedui op die toepaslike Kaart 3 en skemaklusules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stads-klerk van Vereeniging.

PB 4-14-2-1302-12

Administratorkennisgewing 446

11 Maart 1987

WET OP STREEKSDIENSTERADE, 1985 (WET 109 VAN 1985): STREEKSDIENSTERAAD VIR PRETORIA EN OMGEWING

Ingevolge artikel 2 van die Wet op Streeksdiensterade, 1985, (Wet 109 van 1985) —

(a) gee die Administrateur hierby die naam "Pretoria Streeksdiensteraad" aan

(b) bepaal die Administrateur hierby die regsgebied van die Stadsraad van Pretoria as setel in,

die streek afgebaken by Administratorkennisgewing 9 van 7 Januarie 1987 (Offisiële Koerant No 4481 van 7 Januarie 1987), na oorleg met die liggende en persone in paragraaf (b) van subartikel (2) van daardie artikel beoog.

PB 3-2-270-1

Administratorkennisgewing 447

11 Maart 1987

WET OP STREEKSDIENSTERADE, 1985 (WET 109 VAN 1985): STREEKSDIENSTERAAD VIR WITWATERSRAND SENTRAAL

Ingevolge artikel 2 van die Wet op Streeksdiensterade, 1985, (Wet 109 van 1985) —

(a) gee die Administrateur hierby die naam "Sentraal Witwatersrand Streeksdiensteraad" aan,

(b) bepaal die Administrateur hierby die regsgebied van die Stadsraad van Johannesburg as setel in,

die streek afgebaken by Administratorkennisgewing 10 van 7 Januarie 1987 (Offisiële Koerant No 4481 van 7 Januarie 1987), na oorleg met die liggende en persone in paragraaf (b) van subartikel (2) van daardie artikel beoog.

PB 3-2-270-2

Administratorkennisgewing 448

11 Maart 1987

WET OP STREEKSDIENSTERADE, 1985 (WET 109 VAN 1985): STREEKSDIENSTERAAD VIR OOS-RAND

Ingevolge artikel 2 van die Wet op Streeksdiensterade, 1985 (Wet 109 van 1985) —

(a) gee die Administrateur hierby die naam "Oos-Rand Streeksdiensteraad" aan,

(b) the Administrator hereby determines the seat as the area of jurisdiction of the City Council of Germiston in, the region demarcated by Administrator's Notice 11 dated 7 January 1987 (Official Gazette No 4481 dated 7 January 1987), after consultation with the bodies and persons contemplated in paragraph (b) of subsection (2) of that section.

PB 3-2-270-3

Administrator's Notice 449 11 March 1987

REGIONAL SERVICES COUNCILS ACT, 1985 (ACT 109 OF 1985): REGIONAL SERVICES COUNCIL FOR WEST RAND

In terms of section 2 of the Regional Services Councils Act, 1985 (Act 109 of 1985) —

(a) the Administrator hereby assigns the name "West Rand Regional Services Council" to,

(b) the Administrator hereby determines the seat as the area of jurisdiction of the City Council of Randfontein in,

the region demarcated by Administrator's Notice 12 dated 7 January 1987 (Official Gazette No 4481 dated 7 January 1987), after consultation with the bodies and persons contemplated in paragraph (b) of subsection (2) of that section.

PB 3-2-270-4

Administrator's Notice 450 11 March 1987

GERMISTON AMENDMENT SCHEME 71

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 Germiston Town-planning Scheme, 1985, comprising the same land as included in the township of Junction Hill Extension 6.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Germiston and are open for inspection at all reasonable times.

This amendment is known as Germiston Amendment Scheme 71.

PB 4-9-2-1H-71

Administrator's Notice 451 11 March 1987

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 Junction Hill Extension 6 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6636

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY SCAW METALS LIMITED UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 65 (A PORTION OF PORTION 4), PORTION 66 (A PORTION OF PORTION 4) AND PORTION 67 (A PORTION OF PORTION 4) OF THE FARM ROODEKOP 139 IR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Junction Hill Extension 6.

(b) bepaal die Administrateur hierby die reggebied van die Stadsraad van Germiston as setel in,

die streek afgebaken by Administrateurskennisgewing 11 van 7 Januarie 1987 (Offisiële Koerant No 4481 van 7 Januarie 1987), na oorleg met die liggende en persone in paragraaf (b) van subartikel (2) van daardie artikel beoog.

PB 3-2-270-3

Administrateurskennisgewing 449 11 Maart 1987

WET OP STREEKSDIENSTERADE, 1985 (WET 109 VAN 1985): STREEKSDIENSTERAAD VIR WES-RAND

Ingevolge artikel 2 van die Wet op Streeksdiensterade, 1985 (Wet 109 van 1985) —

(a) gee die Administrateur hierby die naam "Wes-Rand Streeksdiensteraad" aan,

(b) bepaal die Administrateur hierby die reggebied van die Stadsraad van Randfontein as setel in,

die streek afgebaken by Administrateurskennisgewing 12 van 7 Januarie 1987 (Offisiële Koerant No 4481 van 7 Januarie 1987), na oorleg met die liggende en persone in paragraaf (b) van subartikel (2) van daardie artikel beoog.

PB 3-2-270-4

Administrateurskennisgewing 450 11 Maart 1987

GERMISTON-WYSIGINGSKEMA 71

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 Germiston-dorpsaanlegskema, 1985, wat uit dieselfde grond as die dorp Junction Hill Uitbreiding 6 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, Germiston en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Germiston-wysigingskema 71.

PB 4-9-2-1H-71

Administrateurskennisgewing 451 11 Maart 1987

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 Junction Hill Uitbreiding 6 tot 'n goedgekeurde dorp onderworpe aan die voorwaarde uiteengesit in die bygaande Bylae.

PB 4-2-2-6636

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR SCAW METALS LIMITED INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 65 ('N GEDEELTE VAN GEDEELTE 4), GEDEELTE 66 ('N GEDEELTE VAN GEDEELTE 4) EN GEDEELTE 67 ('N GEDEELTE VAN GEDEELTE 4) VAN DIE PLAAS ROODEKOP 139 IR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Junction Hill Uitbreiding 6.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG No A2938/85.

(3) Endowment**(a) 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 which amount shall be used by the local authority for the construction of streets and/or stormwater drainage in or for the township.

Such endowment shall be payable in accordance with the provisions of section 74 of the aforesaid Ordinance.

(b) Payable to the relevant Administration Board:

The township owner shall, in terms of the provisions of section 63 of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment to the relevant Administration Board for the acquisition of land for residential purposes for Blacks. The amount of such endowment shall be equal to 1 % of the land value of the erven in the township as determined in terms of section 74(3) of the said Ordinance and shall be payable in accordance with the provisions of section 73 of the said Ordinance.

(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 the following servitude in respect of Portion 67 (a portion of Portion 4) of the farm Roodekop 139 IR which does not affect the township area:

"The property hereby transferred is subject to a servitude in favour of The South African Gas Distribution Corporation Limited for the right in perpetuity to lay gas by means of pipelines over a section measuring 277 square metres indicated by the figures lettered A B C D E on Diagram SG No A2686/72 annexed to and as will more fully appear from Deed of Servitude K253/1978-S dated 2 May 1977 and registered on 2 February 1978."

(5) Access

No ingress from Provincial Road K125 to the township and no egress to Provincial Road K125 from the township shall be allowed.

(6) Obligations in Regard to Essential Services

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

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) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No A2938/85.

(3) Begiftiging**(a) Betaalbaar aan die plaaslike bestuur:**

Die dorpsseienaar 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 welke bedrag deur die plaaslike bestuur aangewend moet word vir die bou van strate en/of stormwaterdreibreining in of vir die dorp.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 74 van die genoemde Ordonnansie betaal word.

(b) Betaalbaar aan die betrokke Administrasieraad:

Die dorpsseienaar moet ingevolge die bepalings van artikel 63 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, as begiftiging aan die plaaslike bestuur 'n globale bedrag betaal aan die betrokke Administrasieraad vir die verkryging van terrein vir residensiële doeleindes vir Swartes. Die geld betaal sal gelykstaande met 1 % van die grondwaarde van erwe in die dorp wees.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 73 van die genoemde ordonnansie betaal word.

(4) Beskikking oor Bestaande Titelvoorraarde

Alle erwe moet onderworpe gemaak word aan bestaande voorradees en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende serwituit in verband met Gedeelte 67 ('n gedeelte van Gedeelte 4) van die plaas Roodekop 139 IR wat nie die dorp raak nie:

"The property hereby transferred is subject to a servitude in favour of The South African Gas Distribution Corporation Limited for the right in perpetuity to lay gas by means of pipelines over a section measuring 277 square metres indicated by the figures lettered A B C D E on Diagram SG No A2686/72 annexed to and as will more fully appear from Deed of Servitude K253/1987-S dated 2nd May 1977 and registered on 2nd February 1978."

(5) Toegang

Geen ingang van Provinciale Pad K125 tot die dorp en geen uitgang tot Provinciale Pad K125 uit die dorp word toegelaat nie.

(6) Verpligtinge ten Opsigte van Noodsaaklike Dienste

Die dorpsseienaar moet binne sodanige tydperk as wat die plaaslike bestuur mag bepaal, sy verpligtinge met betrekking tot die voorsiening van water, elektrisiteit en sanitêre dienste en die installering van stelsels daarvoor, soos vooraf ooreengekom tussen die dorpsseienaar en die plaaslike bestuur, naam.

2. TITELVOORWAARDES

Die erwe is onderworpe aan die voorradees soos aangedui, opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) Die erf is onderworpe aan 'n serwituit 2 m breed, vir riolering- 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 serwituit 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 serwituit mag afsien.

(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 452

11 March 1987

MIDDELBURG AMENDMENT SCHEME 105

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 Middelburg Town-planning Scheme, 1974, by the rezoning of Erf 2263, Middelburg Extension 8 to "Special Residential" with a density of "One dwelling per erf" and "Existing Streets".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Middelburg and are open for inspection at all reasonable times.

This amendment is known as Middelburg Amendment Scheme 105.

PB 4-9-2-21H-105

Administrator's Notice 453

11 March 1987

RANDFONTEIN AMENDMENT SCHEME 1/80

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 Randfontein Town-planning Scheme 1, 1948, by the rezoning of Portion 1 of Erf 26, Westergloos, Randfontein to "General Business".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Randfontein and are open for inspection at all reasonable times.

This amendment is known as Randfontein Amendment Scheme 1/80.

PB 4-9-2-

Administrator's Notice 454

11 March 1987

RANDFONTEIN AMENDMENT SCHEME 2/14

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 Randfontein Town-planning Scheme 2, 1953, by the rezoning of Portion 45 (a portion of Portion 6) of the farm Middelvlei, 255 IQ, Randfontein to "Special" for Agricultural Co-operative purposes.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria

(2) Geen geboue of ander struktuur mag binne die voorname serwituitgebied opgerig word nie en geen grootworpelbome mag binne die gebied van sodanige serwituit 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 rioolhoofpyleidings en ander werke wat hy volgens goeddunke noodsaklik ag, tydelik te plaas op die grond wat aan die voorname serwituit 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 rioolhoofpyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 452

11 Maart 1987

MIDDELBURG-WYSIGINGSKEMA 105

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 Middelburg-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 2263, Middelburg Uitbreiding 8 tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" en "Bestaande Strate".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadslerk, Middelburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Middelburg-wysigingskema 105.

PB 4-9-2-21H-105

Administrateurskennisgewing 453

11 Maart 1987

RANDFONTEIN-WYSIGINGSKEMA 1/80

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 Randfontein-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van Gedeelte 1 van Erf 26, Westergloos, Randfontein tot "Algemene Besigheid".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadslerk Randfontein en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randfontein-wysigingskema 1/80.

PB 4-9-2-

Administrateurskennisgewing 454

11 Maart 1987

RANDFONTEIN-WYSIGINGSKEMA 2/14

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 Randfontein-dorpsaanlegskema 2, 1953, gewysig word deur die hersonering van Gedeelte 45 ('n gedeelte van Gedeelte 6) van die plaas Middelvlei, 255 IQ Randfontein tot "Spesiaal" vir Landbou Koöperatiewe doeleinades.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Be-

and the Town Clerk, Randfontein and are open for inspection at all reasonable times.

This amendment is known as Randfontein Amendment Scheme 2/14.

PB 4-9-2-29-14-2

Administrator's Notice 455

11 March 1987

BARBERTON AMENDMENT SCHEME 29

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 Barberton Town-planning Scheme, 1974, by the rezoning of Erf 2500, Barberton Extension 3 to "Special Industrial".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Barberton and are open for inspection at all reasonable times.

This amendment is known as Barberton Amendment Scheme 29.

PB 4-9-2-5-29

Administrator's Notice 456

11 March 1987

BARBERTON AMENDMENT SCHEME 25

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 Barberton Town-planning Scheme, 1974, by the rezoning of Erven 2362 and 2363 situated respectively on Sheba Street and Andrew Street, Barberton Township to "Special Residential" with a density of "One dwelling per 750 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, Barberton and are open for inspection at all reasonable times.

This amendment is known as Barberton Amendment Scheme 25.

PB 4-9-2-5-25

Administrator's Notice 457

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 39 LAKEFIELD TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that conditions (b), (h), (j) and (k) in Deed of Transfer T19783/1979 be removed.

PB 4-14-2-742-3

Administrator's Notice 458

11 March 1987

PRETORIA REGION AMENDMENT SCHEME 1/908

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

stuur, Pretoria, en die Stadsklerk, Randfontein en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randfontein-wysigingskema 2/14.

PB 4-9-2-29-14-2

Administrateurskennisgewing 455

11 Maart 1987

BARBERTON-WYSIGINGSKEMA 29

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 Barberton-dorpsaanlegskema, 1974, gewysig word deur die hersonering van Erf 2500, Barberton Uitbreiding 3 tot "Spesiale Nywerheid".

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

Hierdie wysiging staan bekend as Barberton-wysigingskema 29.

PB 4-9-2-5-29

Administrateurskennisgewing 456

11 Maart 1987

BARBERTON-WYSIGINGSKEMA 25

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 Barberton-dorpsaanlegskema, 1974, gewysig word deur die hersonering van Erwe 2362 en 2363, onderskeidelik geleë aan Shebastraat en Andrewstraat, dorp Barberton tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 750 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 Stadsklerk Barberton en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Barberton-wysigingskema 25.

PB 4-9-2-5-25

Administrateurskennisgewing 457

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 39 DORP LAKEFIELD

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 voorwaardes (b), (h), (j) en (k) in Akte van Transport T19783/1979 opgehef word.

PB 4-14-2-742-3

Administrateurskennisgewing 458

11 Maart 1987

PRETORIASTREEK-WYSIGINGSKEMA 1/908

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

scheme, being an amendment of Pretoria Region Town-planning Scheme 1, 1960, comprising the same land as included in the township of Chantelle Extension 8.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Akasia and are open for inspection at all reasonable times.

This amendment is known as Pretoria Region Amendment Scheme 1/908.

PB 4-9-2-217-908

Administrator's Notice 459

11 March 1987

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 Chantelle Extension 8 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-7482

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GENCOR PROPERTIES BEPERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 199 OF THE FARM HARTEBEESTHOEK 303 JR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Chantelle Extension 8.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG No A1007/86.

(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 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 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.

wysiging van Pretoriastreek-dorpsaanlegskema 1, 1960, wat uit dieselfde grond as die dorp Chantelle Uitbreiding 8 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur van Plaaslike Bestuur, Pretoria and die Stadsklerk, Akasia en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Pretoriastreek-wysigingskema 1/908.

PB 4-9-2-217-908

Administrateurskennisgewing 459

11 Maart 1987

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 Chantelle Uitbreiding 8 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bylae.

PB 4-2-2-7482

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR GENCOR PROPERTIES BEPERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 199 VAN DIE PLAAS HARTEBEESTHOEK 303 JR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Chantelle Uitbreiding 8.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No A1007/86.

(3) Stormwaterdreinering en Straatbou

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursneé 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 aanle, 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.

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) 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 servitudes which affect Erven 743, 1185 and 1189 and a street in the township only:

Kraglynserwitute ten gunste van die Stadsraad van Pretoria geregistreer kragtens Notariële Aktes van Serwituit 1063/1967S, 1329/1967S en 1530/1967S.

(b) the following servitude which affects a street in the township only:

'n Reg-van-wegserwituit geregistreer kragtens Notariële Akte van Serwituit No 139/45S soos aangetoon op Kaart LG No A3294/43.

(c) the following rights which shall not be passed on to the erven in the township:

(i) In respect of the former Portion 62 —

"The former Remaining Extent of the said farm measuring as such 400,8627 hectare, as held under Deed of Transfer No T548/1909 (of which the portion hereby transferred forms a portion) is entitled to the following:

(a) The owner of Portion 30, called Melani of the said farm, measuring 16,2776 hectare as held under Deed of Transfer No T11064/1939 shall not be entitled to allow more than five native families to reside on the said property (Portion 30) and shall not be permitted to sell the said property or any portion thereof to natives, coloured or Indians, nor to a Company, the controlling interest wherein is held by natives, Indians, or coloureds. This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 hectare.

(b) The owner of Portion 29 of the said farm measuring 15,4176 hectare as held under Deed of Transfer No T11065/1939 shall not be entitled to allow more than two native families to reside on the said portion (Portion 29) and shall not be permitted to sell the said property or any portion thereof to natives, coloureds or Indians, nor to a Company the controlling interest where-in is held by natives, Indians or coloureds. This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 hectare.".

(ii) In respect of the former Portion 66 —

"The former Remaining Extent of the said Farm, measuring as such 400,8627 Hectares, as held under Deed of Transfer No T548/1909 (a portion whereof is hereby transferred) is entitled to the following:

(a) The owner of Portion 30 called Melani, of the said farm, measuring 15,8472 Hectares as held under Deed of Transfer No 11064/1939, shall not be entitled to allow more than five black families to reside on the said property (Portion 30). This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 Hectares.

(b) The owner of Portion 29 of the said Farm, measuring 15,4176 Hectares, as held under Deed of Transfer No 11065/1939, shall not be entitled to allow more than two black families to reside on the said portion (Portion 29). This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 Hectares."

(iii) In respect of the former Portion 70 —

"The former Remaining Extend of the said farm measuring as such 400,8627 Hectares, as held under Deed of Trans-

(4) Beskikking oor Bestaande Titelvoorwaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehou van die regte op minerale, maar uitgesonderd —

(a) die volgende serwitute wat slegs Erve 743, 1185 en 1189 en 'n straat in die dorp raak:

Kraglynserwitute ten gunste van die Stadsraad van Pretoria geregistreer kragtens Notariële Aktes van Serwituit 1063/1967S, 1329/1967S en 1530/1967S;

(b) die volgende serwituit wat slegs 'n straat in die dorp raak:

'n Reg-van-wegserwituit geregistreer kragtens Notariële Akte van Serwituit No 139/45S soos aangetoon op Kaart LG No A3294/43;

(c) die volgende regte wat nie aan die erwe in die dorp oorgeda moet word nie:

(i) Ten opsigte van die voormalige Gedeelte 62 —

"The former Remaining Extent of the said farm measuring as such 400,8627 hectare, as held under Deed of Transfer No T548/1909 (of which the portion hereby transferred forms a portion) is entitled to the following:

(a) The owner of Portion 30, called Melani of the said farm, measuring 16,2776 hectare as held under Deed of Transfer No T11064/1939 shall not be entitled to allow more than five native families to reside on the said property (Portion 30) and shall not be permitted to sell the said property or any portion thereof to natives, coloureds or Indians, nor to a Company, the controlling interest wherein is held by natives, Indians, or coloureds. This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 hectare.

(b) The owner of Portion 29 of the said farm measuring 15,4176 hectare as held under Deed of Transfer No T11065/1939 shall not be entitled to allow more than two native families to reside on the said portion (Portion 29) and shall not be permitted to sell the said property or any portion thereof to natives, coloureds or Indians, nor to a Company the controlling interest wherein is held by natives, Indians or coloureds. This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 hectare.".

(ii) Ten opsigte van die voormalige Gedeelte 66 —

"The former Remaining Extent of the said Farm, measuring as such 400,8627 hectares, as held under Deed of Transfer No T548/1909 (a portion whereof is hereby transferred) is entitled to the following:

(a) The owner of Portion 30 called Melani, of the said farm, measuring 15,8472 hectares as held under Deed of Transfer No 11064/1939, shall not be entitled to allow more than five black families to reside on the said property (Portion 30). This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 hectares.

(b) The owner of Portion 29 of the said Farm, measuring 15,4176 hectares, as held under Deed of Transfer No 11065/1939, shall not be entitled to allow more than two black families to reside on the said portion (Portion 29). This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 hectares."

(iii) Ten opsigte van die voormalige Gedeelte 70 —

"The former Remaining Extend of the said farm measuring as such 400,8627 hectares, as held under Deed of Trans-

fer No 548/1909 (of which the portion hereby transferred forms a portion) is entitled to the following:

(a) The owner of Portion 30 called Melani of the said farm measuring 15,8472 Hectares as held under Deed of Transfer No 11064/1939 shall not be entitled to allow more than five Black families to reside on the said property (Portion 30). This servitude is created for the benefit of the owner of the said Remaining Extent, measuring as such 400,8627 Hectares.

(b) The owner of Portion 29 of the said farm measuring 15,4176 Hectares as held under Deed of Transfer No 11065/1939 shall not be entitled to allow more than two Black families to reside on the said Portion (Portion 29). This servitude is created for the benefit of the owner of the said Remaining Extent measuring as such 400,8627 Hectares."

(iv) In respect of the former Portion 131 —

"Die eienaar van die eiendom hiermee getransporteer is geregtig tot 'n reg van oorpad 5,67 meter wyd langs die ooste-like grens van die Resterende Gedeelte van Gedeelte 73, groot as sulks 6,7377 hektaar en die Gedeelte 62 van die ge-segde plaas Hartebeesthoek 524, groot 9,2915 hektaar, gehou onder Transport No T24915/1953 gedateer 31 Oktober 1953, soos aangedui op Kaart LG No A6584/1954 deur die figure CE en EF."

(5) Land for municipal purposes

Erven 1185 to 1189 shall be transferred to the local authority by and at the expense of the township owner as parks.

(6) Access

(a) Ingress from Provincial Road P106-1 to the township and egress to Provincial Road P106-1 from the township shall be restricted to the junction of Salie Street with the said road.

(b) Ingress from Provincial Road 1533 to the township and egress to Provincial Road 1533 from the township shall be restricted to the junction of First Avenue with the said road.

(c) The township owner shall at its own expense, submit a geometric design layout (scale 1:500) of the ingress and egress points referred to in (a) and (b) above, and specifications for the construction of the accesses, to the Director, Transvaal Roads Department for approval. The township owner shall after approval of the layout and specifications, construct the said ingress and egress points at its own expense to the satisfaction of the Director, Transvaal Roads Department.

(7) Acceptance and disposal of stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Road P106 and Road 1533 and for all stormwater running off or being diverted from the road to be received and disposed of.

(8) Filling in of existing donga

The township owner shall at its own expense cause the existing donga affecting Erven 1159, 1160 and 1179 to 1182 to be filled in and compacted to the satisfaction of the local authority, when required to do so by the local authority.

(9) 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.

3. 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.

548/1909 (of which the portion hereby transferred forms a portion) is entitled to the following:

(a) The owner of Portion 30 called Melani of the said farm measuring 15,8472 hectares as held under Deed of Transfer No 11064/1939 shall not be entitled to allow more than five black families to reside on the said property (Portion 30). This servitude is created for the benefit of the owner of the said Ramaning Extent, measuring as such 400,8627 hectares.

(b) The owner of Portion 29 of the said farm measuring 15,4176 hectares as held under Deed of Transfer No 11065/1939 shall not be entitled to allow more than two black families to reside on the said portion (Portion 29). This servitude is created for the benefit of the owner of the said Remaining Extent measuring as such 400,8627 hectares."

(iv) Ten opsigte van die voormalige Gedeelte 131 —

"Die eienaar van die eiendom hiermee getransporteer is geregtig tot 'n reg van oorpad 5,67 meter wyd langs die ooste-like grens van die Resterende Gedeelte van Gedeelte 73, groot as sulks 6,7377 hektaar en die Gedeelte 62 van die ge-segde plaas Hartebeesthoek 524, groot 9,2915 hektaar, gehou onder Transport No T24915/1953 gedateer 31 Oktober 1953, soos aangedui op Kaart LG No A6584/1954 deur die figure CE en EF."

(5) Grond vir Munisipale Doeleindes

Erwe 1185 tot 1189 moet deur en op koste van die dorps-eienaar aan die plaaslike bestuur as parke oorgedra word.

(6) Toegang

(a) Ingang van Provinciale Pad P106-1 tot die dorp en uitgang tot Provinciale Pad P106-1 uit die dorp word beperk tot die aansluiting van Saliestraat met sodanige pad.

(b) Ingang van Provinciale Pad 1533 tot die dorp en uitgang tot Provinciale Pad 1533 uit die dorp word beperk tot die aansluiting van First Avenue met sodanige pad.

(c) Die dorps-eienaar moet op eie koste 'n meetkundige uit-legontwerp (skaal 1:500) van die in- en uitgangspunte ge-noem in (a) en (b) hierbo en spesifikasies vir die bou van die aansluitings laat opstel en aan die Direkteur, Transvaalse Paaidepartement, vir goedkeuring voorlê. Die dorps-eienaar moet, nadat die ontwerp en spesifikasies goedgekeur is, die toegange op eie koste bou tot bevrediging van die Direkteur, Transvaalse Paaidepartement.

(7) Ontvangs en Versorging van Stormwater

Die dorps-eienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by dié van Pad P106-1 en Pad 1533 en moet die stormwater wat van die pad afloop of afgelaai word, ontvang en versorg.

(8) Opvulling van Bestaande Donga

Die dorps-eienaar moet op eie koste die bestaande donga wat Erwe 1159, 1160 en 1179 tot 1182 raak laat opvul en kom-pakteer tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(9) Sloping van Geboue en Strukture

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

2. TITELVOORWAARDEN

Die erwe hieronder genoem is onderworpe aan die voor-waardes soos aangedui, opgelê deur die Administrateur inge-volge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

(1) All erven with the exception of the erven mentioned in clause 1(5)

(a) The erf is subject to a servitude, 2 m wide, in favour of the local authority, for sewerage and other municipal purposes, along any two boundaries other than a street boundary and in the case of a panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.

(b) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.

(c) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid servitude such material as may be excavated by it during the course of the construction, maintenance or removal of such sewerage mains and other works as it, in its discretion may deem necessary and shall further be entitled to reasonable access to the said land for the aforesaid purpose subject to any damage done during the process of the construction, maintenance or removal of such sewerage mains and other works being made good by the local authority.

(2) Erven 629, 685, 745, 751, 778, 800 and 997

The erf is subject to a servitude for municipal purposes in favour of the local authority, as indicated on the general plan.

(3) Erven 767, 768, 809, 810, 850, 851, 1013, 1014, 1036, 1037, 1054, 1062 and 1063

The erf is subject to a servitude for road purposes in favour of the local authority, as indicated on the general plan. On submission of a certificate from the local authority to the Registrar of Deed stating that the servitude is no longer required, this condition shall lapse.

Administrator's Notice 460

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 347, WILKOPPIES EXTENSION 1 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. Condition C(j) in Deed of Transfer T29739/1984 be removed; and

2. the Klerksdorp Town-planning Scheme, 1980, be amended by the rezoning of Erf 347, Wilkopies Extension 1 Township, to "Special Residential" with a density of "One dwelling per 1 000 m²", and which amendment scheme will be known as Klerksdorp Amendment Scheme 64, 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 Klerksdorp.

PB 4-14-2-1461-1

Administrator's Notice 461

11 March 1987

SABIE AMENDMENT SCHEME 7

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 Sabie Town-planning

(1) Alle Erwe met Uitsondering van die erwe genoem in Klousule 1(5)

(a) Die erf is onderworpe aan 'n serwituut 2 m breed, vir riolerings- en ander munisipale doekeindes, 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 doekeindes 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.

(b) Geen geboue of ander struktuur mag binne die voorname 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.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voorname serwituut 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 rioolhoofpyleidings en ander werke veroorsaak word.

(2) Erwe 629, 685, 745, 751, 778, 800 en 997

Die erf is onderworpe aan 'n serwituut vir munisipale doekeindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui.

(3) Erwe 767, 768, 809, 810, 850, 851, 1013, 1014, 1036, 1037, 1054, 1062 en 1063

Die erf is onderworpe aan 'n serwituut vir paddoeleindes ten gunste van die plaaslike bestuur, soos op die algemene plan aangedui. By die indiening van 'n sertifikaat deur die plaaslike bestuur aan die Registrateur van Aktes waarin vermeld word dat sodanige serwituut nie meer benodig word nie, verval die voorwaarde.

Administrateurskennisgewing 460

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS 1967: ERF 347, WILKOPPIES UITBREIDING 1

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. Voorwaarde C(j) in Akte van Transport T29739/1984 opgehef word; en

2. Klerksdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 347, dorp Wilkopies Uitbreiding 1 tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" welke wysigingskema bekend staan as Klerksdorp-wysigingskema 64, soos aangedui op die toepaslike Kaart 3 en die skemaklusules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Klerksdorp.

PB 4-14-2-1461-1

Administrateurskennisgewing 461

11 Maart 1987

SABIE-WYSIGINGSKEMA 7

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

Scheme, 1984, by the rezoning of a portion of the Remainder of Portion 90 of the farm Grootfontein 196 JT to "Business 1".

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government Pretoria and the Town Clerk, Sabie and are open for inspection at all reasonable times.

This amendment is known as Sabie Amendment Scheme 7.

PB 4-9-2-68-7

Administrator's Notice 462

11 March 1987

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 186

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 Halfway House and Clayville Town-planning Scheme, 1976, comprising the same land as included in the township of Halfway Gardens Extension 19.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director of Local Government, Pretoria and the Town Clerk, Midrand and are open for inspection at all reasonable times.

This amendment is known as Halfway House and Clayville Amendment Scheme 186.

PB 4-9-2-149-186

Administrator's Notice 463

11 March 1987

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 Halfway Gardens Extension 19 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6697

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GERHARDUS JACOBUS VISAGIE AND SUSANNA STOFFELINA VISAGIE UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 94 OF THE FARM BOTHASFONTEIN 405 JR, PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Halfway Gardens Extension 19.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG No A7648/85.

(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 en-

Sabie-dorpsbeplanningskema, 1984, gewysig word deur die hersonering van 'n deel van die Restant van Gedeelte 90 van die plaas Grootfontein 196 JT na "Besigheid 1".

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

Hierdie wysiging staan bekend as Sabie-wysigingskema 7.

PB 4-9-2-68-7

Administrateurskennisgewing 462

11 Maart 1987

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 186

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 Halfway House en Clayville-dorpsbeplanningskema, 1976, wat uit dieselfde grond as die dorp Halfway Gardens Uitbreiding 19 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, Midrand en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Halfway House en Clayville-wysigingskema 186.

PB 4-9-2-149-186

Administrateurskennisgewing 463

11 Maart 1987

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 Halfway Gardens Uitbreiding 19 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6697

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GEOPEN DEUR GERHARDUS JACOBUS VISAGIE EN SUSANNA STOFFELINA VISAGIE INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 94 VAN DIE PLAAS BOTHASFONTEIN 408 JR, PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Halfway Gardens Uitbreiding 19.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG No A7648/85.

(3) Strate

(a) Die dorpsienaar 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 Administrateur

titled 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

(a) 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 15 % of the land 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.

Such endowment shall be payable in accordance with the provisions of section 74 of the aforesaid Ordinance.

(b) 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 of R43 000 to the local authority for the provision of land for a park (public open space).

Such endowment shall be payable in terms 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.

(6) Access

No ingress from Provincial Road K73 and Fourth Road to the township and no egress to Provincial Road K73 and Fourth Road from the township shall be allowed.

(7) Acceptance and Disposal of Stormwater

The township owner shall arrange for the drainage of the township to fit in with that of Road K73 and for all stormwater running off or being diverted from the road to be received and disposed of.

2. CONDITIONS OF TITLE

The erven 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

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 straatreserwes 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

(a) 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 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.

Sodanige begiftiging moet ooreenkomsdig die bepalings van artikel 74 van die genoemde Ordonnansie betaal word.

(b) 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 van R43 000 betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n park (openbare oopruimte).

Sodanige begiftiging is betaalbaar kragtens 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.

(6) Toegang

Geen ingang van Provinciale Pad K73 en Vierdeweg tot die dorp en geen uitgang tot Provinciale Pad K73 en Vierdeweg uit die dorp word toegelaat nie.

(7) Ontvang en Versorging van Stormwater

Die dorpseienaar moet die stormwaterdreinering van die dorp so reël dat dit inpas by dié van Pad K73 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

2. TITELVOORWAARDES

Die erwe is onderworpe aan die volgende voorwaardes opgele 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 rioolings- en ander munisipale doeleeindes, 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 doeleeindes 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, onderhou of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goedgunke noodsaklik ag, tydelik te plaas op die grond wat aan die voorname servituut grens

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 464

11 March 1987

PRETORIA AMENDMENT SCHEME 1973

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 1 of Erf 79 Hatfield township to "Special" for offices and professional rooms 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 1973.

PB 4-9-2-3H-1973

Administrator's Notice 465

11 March 1987

PRETORIA AMENDMENT SCHEME 1841

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 5 of Lot 376, Mountain View Township, to "Special Residential" with a density of "One dwelling per 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, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Pretoria Amendment Scheme 1841.

PB 4-9-2-3H-1841

Administrator's Notice 466

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERVEN 477 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 T16572/1960 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 subdivided."

PB 4-14-2-1404-243

Administrator's Notice 467

11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 591, WATERKLOOF TOWNSHIP

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

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 verwyderings van sodanige rielohoopyleidings en ander werke veroorsaak word.

Administrateurskennisgewing 464

11 Maart 1987

PRETORIA-WYSIGINGSKEMA 1973

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 1 van Erf 79 dorp Hatfield, na "Spesial" vir kantore en professionele kamers 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 1973.

PB 4-9-2-3H-1973

Administrateurskennisgewing 465

11 Maart 1987

PRETORIA-WYSIGINGSKEMA 1841

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 5 van Lot 376, dorp Mountain View, na "Spesiale Woon" met 'n digtheid van "Een woonhuis per 500 m²".

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 1841.

PB 4-9-2-3H-1841

Administrateurskennisgewing 466

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 477 DORP WATERKLOOF

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 voorwaarde (b) in Akte van Transport T16572/1960 gewysig word deur die opheffing van die volgende woordé: "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 subdivided."

PB 4-14-2-1404-243

Administrateurskennisgewing 467

11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 591, DORP WATERKLOOF

Hierby word ooreenkomsdig die bepalings van artikel 2(1)

of Restrictions Act, 1967, that the Administrator has approved that condition (a) in Deed of Transfer T29476/1974 be altered to read as follows: "The sale of all wines, malt or spirituous liquors is prohibited on the said lot".

PB 4-14-2-1404-242

Administrator's Notice 468 11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1212, 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 T13664/1967 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 4-14-2-1404-244

Administrator's Notice 469 11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERVEN 35, AND 36 LYDIANA 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 B(b), C(a) and C(c) in Deed of Transfer T 20980/82 be removed;

2. the Pretoria Town-planning Scheme, 1974, be amended by the rezoning of Erven 35 and 36 Lydiana Township, to "Special" for the erection of dwelling-units with or without ancillary facilities, subject to certain conditions, and which amendment scheme will be known as Pretoria Amendment Scheme 1475, 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 Pretoria.

PB 4-14-2-806-5

Administrator's Notice 470 11 March 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 24, ALPHEN PARK 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(d) in Deed of Transfer T43696/1982 be removed.

PB 4-14-2-1680-1

Administrator's Notice 471 11 March 1987

PRETORIA AMENDMENT SCHEME 1730

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 the Remainder and Portion 1 of Erf 1138, Pretoria North, to "General Residential" with a density of "One dwelling house per 1250 m²". Subject to certain conditions.

van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaarde (9) in Akte van Transport T29476/1974 gewysig word om soos volg te lees: "The sale of all wines, malt or spirituous liquors is prohibited on the said lot".

PB 4-14-2-1404-242

Administrateurskennisgewing 468 11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 1212, 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 T13664/1967 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 4-14-2-1404-244

Administrateurskennisgewing 469 11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS 1967: ERWE 35 EN 36 DORP LYDIANA

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 —

1. Voorwaardes B(b), C(a) en C(c) in Akte van Transport T20980/82 opgehef word;

2. Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erwe 35 en 36, dorp Lydiana, tot "Spesiaal" vir die oprigting van wooneenhede met of sonder aanverwante fasilitete onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Pretoria-wysigingskema 1475, soos 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 Pretoria.

PB 4-14-2-806-5

Administrateurskennisgewing 470 11 Maart 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 24, DORP ALPHEN PARK

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(d) in Akte van Transport T43696/1982 opgehef word.

PB 4-14-2-1680-1

Administrateurskennisgewing 471 11 Maart 1987

PRETORIA-WYSIGINGSKEMA 1730

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 Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van die Restant en Gedeelte 1 van Erf 1138 Pretoria Noord, na "Algemene woon" met 'n digtheid van "Een woonhuis per 1 250 m²" onderworpe aan sekere voorwaardes.

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 1730.

PB 4-9-2-3H-1730

Administrator's Notice 472

11 March 1987

ACCESS ROAD: DISTRICT OF THABAZIMBI

In terms of section 48(1)(a) of the Roads Ordinance, 1957, the Administrator hereby declares that an access road 8 metre in width, exists over the property as indicated on the subjoined sketch plan which also indicates the general direction and situation of the said access road.

In terms of section 5A(3) of the said Ordinance it is hereby declared that boundary beacons, demarcating the said road, have been erected on the land.

Approval: 12 Dated 23 February 1987
Reference: 08-086-23/22/1235 Vol.3

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 1730.

PB 4-9-2-3H-1730

Administrateurskennisgewing 472

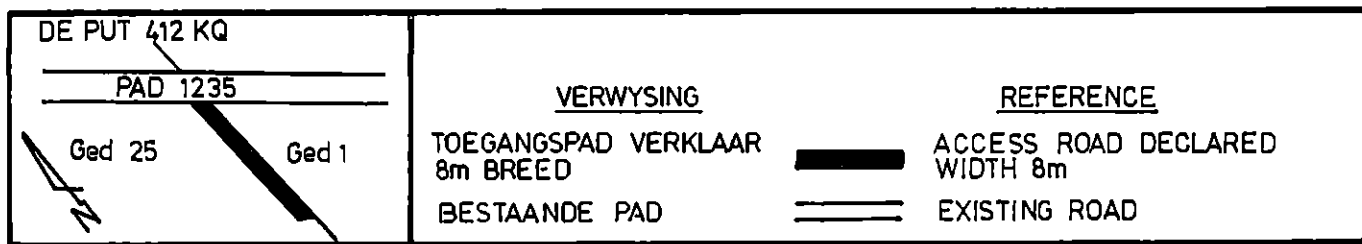
11 Maart 1987

TOEGANGSPAD: DISTRIK THABAZIMBI

Kragtens artikel 48(1)(a) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat 'n toegangspad 8 meter breed, bestaan oor die eiendom soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van gemelde toegangspad aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat grensbakens wat gemelde pad aandui, op die grond opgerig is.

Goedkeuring: 12 van 23 Februarie 1987
Verwysingsnommer: DP 08-086-23/22/1235 vol. 3



General Notices

NOTICE 175 OF 1987

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 260.

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 the owner of the undermentioned erven, Cleveland Estates (Proprietary) Limited, applied for the amendment of Halfway House and Clayville Town-planning Scheme, 1976, by the rezoning of:

1. Portion 38 of Erf 30, Halfway House, from "Business 1" to "Special" for "Business 1" purposes subject to certain conditions;
2. Erf 68, Halfway House, from "Special" for "Business 1" purposes to "Special" for "Business 1" purposes subject to certain conditions; and
3. Portions 37, 39, 40 and 41 of Erf 30, Halfway House, from "Residential 2" to "Special" for "Business 1" purposes subject to certain conditions.

The properties are situated on Tonetti Street, De Winnaar Street, Alexander Avenue and Provincial Road P1/2.

Further particulars of this application are open for inspection at the office of the Town Clerk of Midrand and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Algemene Kennisgewings

KENNISGEWING 175 VAN 1987

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 260

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van die ondergenoemde erwe, Cleveland Estates (Proprietary) Limited, aansoek gedoen het om Halfway House en Clayville-dorpsbeplanningskema, 1976, te wysig deur die hersonering van:

1. Gedeelte 38 van Erf 30, Halfway House, vanaf "Besigheid 1" na "Spesiaal" vir "Besigheid 1" doeleindes onderworpe aan sekere voorwaardes;
2. Erf 68, Halfway House, vanaf "Spesiaal" vir "Besigheid 1" doeleindes na "Spesiaal" vir "Besigheid 1" doeleindes onderworpe aan sekere voorwaardes; en
3. Gedeeltes 37, 39, 40 en 41 van Erf 30, Halfway House, vanaf "Residensieel 2" na "Spesiaal" vir "Besigheid 1" doeleindes onderworpe aan sekere voorwaardes.

Die eiendomme is geleë aan Tonettistraat, De Winnaarstraat, Alexanderlaan en Provinciale Pad P1/2.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Midrand en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag X20, Halfway House, 1685, within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o 1158 Skoollaan, Hatfield, 0083.

Date of first publication: 4 March 1987.

PB 4-9-2-149-260

NOTICE 176 OF 1987

PRETORIA AMENDMENT SCHEME 1988

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 the owner of the undermentioned erven, Messrs G L Oosthuizen (Eiendoms) Beperk, applied for the amendment of Pretoria Town-planning Scheme, 1974 by the rezoning of the remainder of Erf 734, remainder of Erf 752, portion 1 of Erf 752, Erven 770, 771 and 1656, Pretoria North, from "Special Business" subject to certain conditions and the remainder of Erf 716 and portion 1 of Erf 734, Pretoria North from "Special Residential" subject to certain conditions to "Special Business" subject to certain conditions.

The properties are situated on Gerrit Maritz Road, Emily Hobhouse Avenue and Ben Viljoen Street, Pretoria North.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr. Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria, and the Town Clerk, P O Box 440, Pretoria within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o P O Box 2405, Pretoria, 0001.

Date of first publication: 4 March 1987.

PB 4-9-2-3H-1988

NOTICE 177 OF 1987

PROPOSED PRETORIA AMENDMENT SCHEME 2003

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 the owner of Erven 444 and the Remaining Extent of 446, Silverton Township Martino Motors (Proprietary) Limited, applied for the amendment of Pretoria Town-planning Scheme 1, 1974, by the rezoning of the property described above, situated on the North Western corner of Pretoria Street and Dykor Street, Silverton, from "Special Residential" with a density of one dwelling-unit per 1000 m² to "Duplex Residential".

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosmans Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437,

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X20, Halfway House, 1685, voorgele word.

Adres van eienaar: P/a Skoollaan 1158, Hatfield, 0083.

Datum van eerste publikasie: 4 Maart 1987.

PB 4-9-2-149-260

KENNISGEWING 176 VAN 1987

PRETORIA-WYSIGINGSKEMA 1988

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) kennis dat die eienaar van die ondergenoemde erwe, mnre G L Oosthuizen (Eiendoms) Beperk, aansoek gedoen het om Pretoria-dorpsbeplanningskema 1974 te wysig deur die hersonering van die restant van Erf 734, restant van Erf 752, gedeelte 1 van Erf 752, Erwe 770, 771 en 1656, Pretoria-Noord van "Spesiale Besigheid" onderworpe aan sekere voorwaardes, en die restant van Erf 716 en gedeelte 1 van Erf 734, Pretoria-Noord, van "Spesiale Woon" onderworpe aan sekere voorwaardes, tot "Spesiale Besigheid" onderworpe aan sekere voorwaardes.

Die eiendomme is geleë aan Gerrit Maritzweg, Emily Hobhouselaan en Ben Viljoenstraat, Pretoria-Noord.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria voorgele word.

Adres van eienaar: P/a Posbus 2405, Pretoria, 0001.

Datum van eerste publikasie: 4 Maart 1987.

PB 4-9-2-3H-1988

KENNISGEWING 177 VAN 1987

VOORGESTELDE PRETORIA-WYSIGINGSKEMA 2003

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erwe 444 en Resterende Gedeelte van 446, dorp Silverton Martino Motors (Proprietary) Limited, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë op die noordwestelike hoek van Pretoriusstraat en Dykorstraat, Silverton, van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 000 m²" tot "Dupleks Woon".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Di-

Pretoria and the Town Clerk, PO Box 440, Pretoria, 0001, within a period of four weeks from the date of first publication of this notice.

Date of first publication: 4 March 1987.

PB 4-9-2-3H-2003

NOTICE 178 OF 1987

REMOVAL OF RESTRICTIONS ACT, 1967

1. The amendment, suspension or removal of the conditions of title of Erf 702, La Hoff, Klerksdorp Township.

2. The amendment of the Klerksdorp Town-planning Scheme, 1980.

It is hereby notified that application has been made by Antonio Swanepoel 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 702, La Hoff, Klerksdorp Township in order to relax the buildline;

(2) the amendment of the Klerksdorp Town-planning Scheme 1980, by the relaxing of the buildline of 5 metres to 3,5 metres.

This amendment scheme will be known as Klerksdorp Amendment Scheme 201.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, Provincial Building, Pretorius Street, Pretoria, and the office of the Town Clerk, P O Box 99, Klerksdorp, 2570, until 30 March 1987.

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 30 March 1987.

Date of publication: 4 March 1987 and 11 March 1987.

PB 4-14-2-740-7

NOTICE 179 OF 1987

KLERKS DORP AMENDMENT SCHEME 198

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 the owner of Erf 247 and 248, Klerksdorp, Siddle-Noord Investments (Pty) Ltd, applied for the amendment of Klerksdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated on North Street, Klerksdorp from "Residential 4" to "Business 1".

Further particulars of this application are open for inspection at the office of the Town Clerk of Klerksdorp and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 99, Klerksdorp within a period of four weeks from the date of first publication of this notice.

Address of owner: Messrs Conradie Müller van Rooyen en Vennote, Posbus 1885, Klerksdorp 2570.

Date of first publication: 4 March 1987.

PB 4-9-2-17H-198

rekteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria, en die Stadsklerk, Posbus 440, Pretoria, 0001 voorgelê word.

Datum van eerste publikasie: 4 Maart 1987.

PB 4-9-2-3H-2003

KENNISGEWING 178 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die wysiging, opskorting of opheffing van die titelvoorraarde van Erf 702, dorp La Hoff, Klerksdorp.

2. Die wysiging van die Klerksdorp-dorpsbeplanningskema, 1980.

Hierby word bekend gemaak dat Antonio Swanepoel ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraarde van Erf 702, dorp La Hoff, Klerksdorp ten einde dit moontlik te maak dat die boulyn verslap word;

(2) en die wysiging van die Klerksdorp-dorpsbeplanningskema 1980 deur die verslapping van die boulyn van 5 meter tot 3,5 meter.

Die wysigingskema sal bekend staan as Klerksdorp-wysigingskema 201.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, 2de Vloer, Provinciale Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die Stadsklerk, Posbus 99, Klerksdorp, 2570 tot 30 Maart 1987.

Besware teen die aansoek kan op voor 30 Maart 1987 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria ingedien word.

Datum van publikasie: 4 Maart 1987 en 11 Maart 1987.

PB 4-14-2-740-7

KENNISGEWING 179 VAN 1987

KLERKS DORP-WYSIGINGSKEMA 198

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 247 en 248, Klerksdorp, Siddle Noord Investments (Pty) Ltd, aansoek gedoen het om Klerksdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Noordstraat, Klerksdorp van "Residensieel 4" na "Besigheid 1".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Klerksdorp en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoe in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp voorgelê word.

Adres van eienaar: Mnre Conradie Müller van Rooyen en Vennote, Posbus 1885, Klerksdorp 2570.

Datum van eerste publikasie: 4 Maart 1987.

PB 4-9-2-17H-198

NOTICE 180 OF 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF PORTION 426 (A PORTION OF PORTION 59) OF THE FARM ELANDSHEUVEL 402 IP, KLERKSDORP DISTRICT

It is hereby notified that application has been made by The Apostolic Faith Mission of South-Africa in terms of section 3(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), for the amendment, suspension or removal of the conditions of title of Portion 426 (a portion of Portion 59) of the farm Elandsheuvel 402 IP, district Klerksdorp in order to permit the establishment of a township on the abovementioned portion.

The application and the relative documents are open for inspection at the office of the Director of Local Government, Second Floor, Room B206(A), Provincial Building, cnr Bosman and Pretorius Streets, Pretoria and the office of the Town Clerk, PO Box 99, Klerksdorp 2570.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria 0001 on or before the 6 April 1987.

Dates of publication: 4 March 1987 and 11 March 1987.

PB 4-15-2-23-402-1

NOTICE 181 OF 1987

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 4 March 1987.

Pretoria, 4 March 1987.

ANNEXURE

Name of township: Klipriviersoog Extension 3.

Name of applicant: Golden Gate Shopping Centres (Proprietary) Limited.

Number of erven: Industrial 2: 33 Erven; Special for industrial 2 and general business: 3 Erven; Public garage: Erf 1.

Description of land: Remainder of Portion 55 (a portion of Portion 22) of the farm Klipriviersoog 299 IQ Johannesburg.

Situation: The property is situated between the old Potchefstroom Road, to the north and Midway Street to the south, Johannesburg.

Reference No: PB 4-2-2-8438.

Name of township: Lenasia South Extension 9.

Name of applicant: Islamic Centre Trust.

Number of erven: Residential 1: Erven 249; Residential 2: Erven 96; Residential 3: Erven 1; Commercial: Erven 1; Public Open Space: Erven 12; Other (specify) school: 1.

KENNISGEWING 180 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN GEDEELTE 426 ('N GEDEELTE VAN GEDEELTE 59) VAN DIE PLAAS ELANDSHEUVEL 402 IP, DISTRIK KLERKSDORP

Hierby word bekend gemaak dat The Apostolic Faith Mission of South-Africa ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), aansoek gedoen het vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Gedeelte 426 ('n gedeelte van Gedeelte 59) van die plaas Elandsheuvel 402 IP, distrik Klerksdorp ten einde dit moontlik te maak at 'n dorp op die betrokke gedeelte gestig kan word.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Tweede Vloer, Kamer B206(A), Provinciale Gebou, h/v Bosman- en Pretoriussstraat, Pretoria en in die kantoor van die Stads-klerk, Posbus 99, Klerksdorp 2570.

Beware teen die aansoek kan skriftelik by die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria 0001 op of voor 6 April 1987 ingedien word.

Datums van publikasie: 4 Maart 1987 en 11 Maart 1987.

PB 4-15-2-23-402-1

KENNISGEWING 181 VAN 1987

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 aansoek om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoek 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 aansoek moet te eniger tyd binne 'n tydperk van 8 weke vanaf 4 Maart 1987, skriftelik en in duplikaat, aan die Direkteur van Plaaslike Bestuur by bovermelde adres of Privaatsak X437, Pretoria 0001, voorgele word.

Pretoria, 4 Maart 1987.

BYLAE

Naam van dorp: Klipriviersoog Uitbreiding 3.

Naam van aansoekdoener: Golden Gate Shopping Centres (Proprietary) Limited.

Aantal erwe: Nywerheid 2: 33 Erwe; Spesiaal vir: Nywerheid 2 en algemene besigheid: 3 Erwe; Openbare garage: 1 Erf.

Beskrywing van grond: Restant van Gedeelte 55 ('n gedeelte van Gedeelte 22) van die plaas Klipriviersoog 299 IR, Johannesburg.

Liggings: Die eiendom is geleë tussen die ou Potchefstroomstraat aan die noorde en Midwaystraat aan die suide, Johannesburg.

Verwysingsnommer: PB 4-2-2-8438.

Naam van dorp: Lenasia Suid Uitbreiding 9.

Naam van aansoekdoener: Islamic Centre Trust.

Aantal erwe: Residensieel 1: Erwe 249; Residensieel 2: Erwe 96; Residensieel 3: Erwe 1; Kommersieel: Erwe 1; Openbare Oop Ruimte: Erwe 12; Spesiaal (spesifiseer) skool: 1.

NOTICE 185 OF 1987

PRETORIA REGION AMENDMENT SCHEME 1031

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 the owner of Erf 1021, Zwartkop Extension 4, Mr Adolph Werner Lisse and Mrs Dina Magdalena Lisse, applied for the amendment of Pretoria Region Town-planning Scheme, 1960, by the amendment of the coverage of Erf 1021, situated on Dadelboom Street from 30 % to 40 % and the relaxation of the building line on the streetfront from 5 m to 2 m. The zoning remains the same.

Further particulars of this application are open for inspection at the office of the Town Clerk of Verwoerdburg and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 14013, Verwoerdburg, within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o PO Box 7036, Hennopsmeir 0046.

Date of first publication: 4 March 1987.

PB 4-9-2-93-1031

NOTICE 193 OF 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF PORTION 8 OF ERF 781, BROOKLYN TOWNSHIP AND ERF 1083, WATERKLOOF TOWNSHIP

It is hereby notified that application has been made by Siebert Christiaan Wild Worst in terms of section 3(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), for the amendment, suspension or removal of the conditions of title of Portion 8 of Erf 781, Brooklyn Township and Erf 1083, 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, Second Floor, Room B206(A), Provincial Building, cnr Bosman and Pretorius Streets, Pretoria and the office of the Town Clerk, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria 0001, on or before 16 April 1987.

Date of publication: 11 March 1987.

PB 4-14-2-206-99

NOTICE 194 OF 1987

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above-mentioned Act that the undermentioned applications 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.

KENNISGEWING 185 VAN 1987

PRETORIASTREEK-WYSIGINGSKEMA 1031

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 1021, Zwartkop Uitbreiding 4, mnr Adolph Werner Lisse en mev Dina Magdalena Lisse, aansoek gedoen het om Pretoriastreekdorpsaanlegskema, 1960, te wysig deur bogenoemde eindom, geleë aan Dadelboomstraat, se dekking te wysig van 30 % tot 40 % en die verslapping van die boulyn op die straatfront van 5 m tot 2 m. Die sonering bly onveranderd.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Verwoerdburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoe in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 14013, Verwoerdburg voorgelê word.

Adres van eienaar: P/a Posbus 7036, Hennopsmeir 0046.

Datum van eerste publikasie: 4 Maart 1987.

PB 4-9-2-93-1031

KENNISGEWING 193 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN GEDEELTE 8 VAN ERF 781, DORP BROOKLYN EN ERF 1083, DORP WATERKLOOF

Hierby word bekend gemaak dat Siebert Christiaan Wild Worst ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), aansoek gedoen het vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Gedeelte 8 van Erf 781, dorp Brooklyn en Erf 1083, 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, Tweede Vloer, Kamer B206(A), Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk, Pretoria.

Besware teen die aansoek kan skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria 0001 op of voor 16 April 1987 ingedien word.

Datum van publikasie: 11 Maart 1987.

PB 4-14-2-206-99

KENNISGEWING 194 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat onderstaande aansoek deur die Direkteur van Plaaslike Bestuur ontvang is en ter insae lê by Kamer B506, Transvaalse Provinciale Administrasie Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

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 8 April 1987.

Pretoria, 11 March 1987

Alwyn Basil Jerrard, for the amendment, suspension or removal of the conditions of title of Erf 11, Darrenwood Township in order to permit the building line to be relaxed.

PB 4-14-2-1821-9

Tjaart Andreas Coetzee, for —

(1) the amendment, suspension or removal of the conditions of title of Erf 121, Vanderbijlpark South West 5 Township in order to subdivide the erf; and

(2) the amendment of the Vanderbijlpark Town-planning Scheme 1, 1961, by the rezoning of the erf from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 2 000 m²".

This amendment scheme will be known as Vanderbijlpark Amendment Scheme 1/154.

PB 4-14-2-1358-7

Carletonville Town Council, for the removal of the conditions of title of Erven 13, 126, 480, 558, 804, 896, 910, 1046, 1195 Extension 1, Erf 1401 Extension 2, Erven 1623, 1725 Extension 3, Erf 3284 Extension 8 Carletonville Township in order to permit the erven being used for residential purposes.

PB 4-14-2-226-4

Crown Mines Limited, for —

(1) the amendment, suspension or removal of the conditions of title of Erf 497, Selby Extension 19 Township in order to permit the erf being used for the erection of buildings subject to certain conditions; and

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erf from "Parking" to "Commercial 2".

This amendment scheme will be known as Johannesburg Amendment Scheme 1812.

PB 4-14-2-4078-1

NOTICE 195 OF 1987

JOHANNESBURG AMENDMENT SCHEME 1802

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 the owner of Erf 126, Amalgam Extension 2, Mayfair South Townships (Pty) Ltd, applied for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on Noriet Road from "Commercial 1" to "Industrial 3" height zone 8.

Further particulars of this application are open for inspection at the office of the Town Clerk of Johannesburg and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pre-

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Plaaslike Bestuur, by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 8 April 1987.

Pretoria, 11 Maart 1987

Alwyn Basil Jerrard, vir die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 11, dorp Darrenwood ten einde dit moontlik te maak dat die boulyn verslap kan word.

PB 4-14-2-1821-9

Tjaart Andreas Coetzee, vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 121, dorp Vanderbijlpark South West 5 ten einde dit moontlik te maak dat die Erf onderverdeel kan word; en

(2) die wysiging van die Vanderbijlpark-dorpsaanlegskeema 1, 1961, deur die hersonering van die erf van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 2 000 m²".

Die aansoek sal bekend staan as Vanderbijlpark-wysigingskema 1/154.

PB 4-14-2-1358-7

Carletonville Stadsraad, vir die opheffing van die titelvoorraadse van Erwe 13; 126, 480, 558, 804, 896, 910, 1046, 1195 Uitbreiding 1, Erf 1401 Uitbreiding 2, Erwe 1623, 1725 Uitbreiding 3, Erf 3284 Uitbreiding 8 dorp Carletonville ten einde dit moontlik te maak dat die erwe vir woondoeleindes aangewend kan word.

PB 4-14-2-226-4

Crown Mines Limited, vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraadse van Erf 497, dorp Selby Uitbreiding 19 ten einde dit moontlik te maak dat die erf gebruik kan word vir die oprigting van geboue onderworpe aan sekere voorwaarde; en

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erf van "Parking" tot "Kommersieel 2".

Die wysigingskema sal bekend staan as Johannesburg-wysigingskema 1812.

PB 4-14-2-4078-1

KENNISGEWING 195 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 1802

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, (Ordonnansie 25 van 1965) kennis dat die eienaar van Erf 126, Amalgam Uitbreiding 2, Mayfair South Townships (Pty) Ltd, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig duer die hersonering van bogenoemde eiendom, geleë aan Norietweg, van "Kommersieel 1" tot "Nywerheid 3" hoogtesone 8.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Johannesburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoe in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eer-

toria and the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the date of first publication of this notice.

Address of owner: Mayfair South Townships (Pty) Ltd, cnr Rosmarin & Associates, PO Box 32004, Braamfontein 2017.

Date of first publication: 11 March 1987.

PB 4-9-2-2H-1802

NOTICE 196 OF 1987

RANDBURG AMENDMENT SCHEME 1012

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 the owner of Erf 234, Ferndale, Mr Reginald Ainslie Pheiffer, applied for the amendment of Randburg Town-planning Scheme 1976, by the rezoning of the property described above, situated between Fern Avenue, Albert Street and Cork Avenue from "Residential 1" with a Density of "One Dwelling per erf" to "Residential 1" with a Density of "One Dwelling per 1 000 m²".

Further particulars of this application are open for inspection at the office of the Town Clerk of Randburg and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 1, Randburg, within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Pheiffer Marais Incorporated, PO Box 2790, Randburg 2125.

Date of first publication: 11 March 1987.

PB 4-9-2-132H-1012

NOTICE 197 OF 1987

RANDBURG AMENDMENT SCHEME 1009

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 the owner of Erf 670 Ferndale, Mr Theo Stathopoulos applied for the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Surrey Avenue from "Residential 1" with a density of "1 Dwelling per erf" to "Residential 4" for "flats" with a floor area ratio of 1,5.

Further particulars of this application are open for inspection at the office of the Town Clerk of Randburg and the office of the Director of Local Government, B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag X1, Randburg 2125 within a period of four weeks from the date of first publication of this notice.

ste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, voorgelê word.

Adres van eienaar: Mayfair South Townships (Pty) Ltd, c/o Rosmarin & Associates, Posbus 32004, Braamfontein 2017.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-2H-1802

KENNISGEWING 196 VAN 1987

RANDBURG-WYSIGINGSKEMA 1012

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 234, Ferndale, mnr Reginald Ainslie Pheiffer, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersonering van bogenoemde eiendom, geleë tussen Fernlaan, Albertstraat en Corklaan van "Residensieel 1" met 'n digtheid van "Een Woonhuis per Erf" tot "Residensieel 1" met 'n digtheid van "Een Woonhuis per 1 000 m²".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Randburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 1, Randburg voorgelê word.

Adres van eienaar: P/a Pheiffer Marais Incorporated, Posbus 2790, Randburg 2125.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-132H-1012

KENNISGEWING 197 VAN 1987

RANDBURG-WYSIGINGSKEMA 1009

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1065 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 670 Ferndale, mnr Theo Stathopoulos aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976 te wysig deur die hersonering van bogenoemde eiendom, geleë aan Surreylaan van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 4" vir woonstelle met 'n vloeroppervlakte verhouding van 1,5.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Randburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X1, Randburg 2125 voorgelê word.

dress of owner: C/o Els van Straten & Fowler, PO Box 3904, Randburg 2125.

Date of first publication: 11 March 1987.

PB 4-9-2-132H-1009

NOTICE 198 OF 1987

RANDBURG AMENDMENT SCHEME 1010

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 the owner of Erf 1099, Ferndale, Mr Vernon Rice, applied for the amendment of Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Oak Avenue with a density of "One dwelling per erf" from "Residential 1" to "Special" for offices, professional suites and/or residential buildings.

Further particulars of this application are open for inspection at the office of the Town Clerk of Randburg and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag X1, Randburg 2125 within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Pheiffer, Marais Incorporated, PO Box 2790, Randburg 2125.

Date of first publication: 11 March 1987.

PB 4-9-2-113H-1010

NOTICE 199 OF 1987

RANDBURG AMENDMENT SCHEME 1011

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, Isaac Bacher, for the amendment of Randburg Town-planning Scheme, 1976, by rezoning Erf 720, Ferndale, situated on Dover Street & Pretoria Avenue from "Residential 1" with a density of "One dwelling per erf" to "Special" to permit offices, professional suites and/or flats and/or a restaurant subject to certain conditions.

The amendment will be known as Randburg Amendment Scheme 1011. Further particulars of the scheme are open for inspection at the office of the Town Clerk, Randburg and at the office of the Director of Local Government, Provincial Building, Room B506A, 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, Private Bag 1, Randburg 2125 at any time within a period of 4 weeks from the date of this notice.

Date of first publication: 11 March 1987.

PB 4-9-2-132H-1011

Adres van eienaar: P/a Els, van Straten & Fowler, Posbus 3904, Randburg 2125.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-132H-1009

KENNISGEWING 198 VAN 1987

RANDBURG-WYSIGINGSKEMA 1010

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 1099, Ferndale, mnr Vernon Rice, aansoek gedoen het om Randburg-dorpsbeplanningskema, 1976, te wysig deur die hersoneer van bogenoemde eiendom, geleë aan Oaklaan met 'n digtheid van "Een woonhuis per erf" van "Residensieel 1" na "Spesiaal" vir kantore, professionele kamers en/of woongeboue.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Randburg en die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eersle publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak X1, Randburg 2125 voorgelê word.

Adres van eienaar: P/a Pheiffer, Marais Incorporated, Posbus 2790, Randburg 2125.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-132H-1010

KENNISGEWING 199 VAN 1987

RANDBURG-WYSIGINGSKEMA 1011

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, Isaac Bacher, aansoek gedoen het om Randburg-dorpsaanlegskema, 1976, te wysig deur Erf 720, Ferndale, geleë aan Doverstraat en Pretorialaan te hersoneer van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir kantore, professionele kamers en/of woonstelle en/of 'n restaurant onderworpe aan sekere voorwaarde.

Verdere besonderhede van hierdie wysigingskema (wat Randburg-wysigingskema 1011 genoem sal word) lê in die kantoor van die Direkteur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506A, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk van Randburg 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, Privaatsak 1, Randburg 2125 skriftelik voorgelê word.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-132H-1011

NOTICE 200 OF 1987

LOUIS TRICHARDT AMENDMENT SCHEME 25

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 the owner of Erven 689 and 691, Limpopo Minerale Water Fabriek (Edms) Bpk, applied for the amendment of Louis Trichardt Town-planning Scheme, 1981, by the rezoning of the property described above, situated on President Street from "Residential 1" to "Industrial 3".

Further particulars of this application are open for inspection at the office of the Town Clerk of Louis Trichardt and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 96, Louis Trichardt within a period of four weeks from the date of first publication of this notice.

Address of owner: Messrs Plankonsult, PO Box 27718, Sunnyside 0132.

Date of first publication: 11 March 1987.

PB 4-9-2-20H-25

NOTICE 201 OF 1987

KRUGERSDORP AMENDMENT SCHEME 122

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 the owner of Erven 1714 and 1715, Mrs Julia Hurn, applied for the amendment of Krugersdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Burger Street and Fontein Street, Krugersdorp from "Residential 4" to "Special" for offices.

Further particulars of this application are open for inspection at the office of the Town Clerk of Krugersdorp and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 94, Krugersdorp within a period of four weeks from the date of first publication of this notice.

Address of owner: Olivier, Strydom & Medewerkers, PO Box 1571, Florida 1710.

Date of first publication: 11 March 1987.

PB 4-9-2-18H-122

NOTICE 202 OF 1987

TZANEEN AMENDMENT SCHEME 28

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 the owner of Erf 98, Tzaneen, Die Trustees van die ZN Trust, applied for the amendment of Tzaneen Town-planning Scheme, 1980, by the

KENNISGEWING 200 VAN 1987

LOUIS TRICHARDT-WYSIGINGSKEMA 25

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erwe 689 en 691, Limpopo Minerale Water Fabriek (Edms) Bpk, aansoek gedoen het om Louis Trichardt-dorpsbeplanningskema, 1981, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Presidentstraat van "Residensieel 1" tot "Nywerheid 3".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Louis Trichardt en die kantoor van die Directeur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Directeur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 96, Louis Trichardt voorgelê word.

Adres van eienaar: Mnre Plankonsult, Posbus 27718, Sunnyside 0132.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-20H-25

KENNISGEWING 201 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 122

Die Directeur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erwe 1714 en 1715, Mev Julia Hurn, aansoek gedoen het om Krugersdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Burgerstraat en Fonteinstraat, Krugersdorp van "Residensieel 4" tot "Spesiaal" vir kantore.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Krugersdorp en die kantoor van die Directeur van Plaaslike Bestuur, Provinciale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoë in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Directeur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 94, Krugersdorp voorgelê word.

Adres van eienaar: Mnre Olivier, Strydom & Medewerkers, Posbus 1571, Florida 1710.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-18H-122

KENNISGEWING 202 VAN 1987

TZANEEN-WYSIGINGSKEMA 28

Die Directeur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 98, Tzaneen, Die Trustees van die ZN Trust, aansoek gedoen het om Tzaneen-dorpsbeplanningskema,

rezoning of the property described above, situated on Peace Street, Tzaneen from "Residential 4" to "Special" for offices subject to certain conditions.

Further particulars of this application are open for inspection at the office of the Town Clerk of Tzaneen and the office of the Director of Local Government, Room B506(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 24, Tzaneen within a period of four weeks from the date of first publication of this notice.

Address of owner: Osglo Ingelyf, PO Box 1932, Pretoria 0001.

Date of first publication: 11 March 1987.

PB 4-9-2-71H-28

NOTICE 203 OF 1987

KLERKSDORP AMENDMENT SCHEME 199

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 the owner of Portion 387 (a portion of Portion 1), of the farm Townlands of Klerksdorp 424 IP, Die Apostoliese Geloof Sending van Suid-Afrika, applied for the amendment of Klerksdorp Town-planning Scheme 1, 1980, by the rezoning of the property described above, situated at Rosin Street, Klerksdorp from "Public Open Space" to "Institution".

Further particulars of this application are open for inspection at the office of the Town Clerk of Klerksdorp and the office of the Director of Local Government, Room B206(a), Provincial Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Director of Local Government at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 99, Klerksdorp 2570, within a period of four weeks from the date of first publication of this notice.

Address of owner: Agent, Tino Ferero Stads- en Streekbeplanners, PO Box 2405, Pretoria 0001.

Date of first publication: 11 March 1987.

PB 4-9-2-17H-199

NOTICE 204 OF 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PROPOSED AMENDMENT, SUSPENSION OR REMOVAL OF THE CONDITIONS OF TITLE OF PORTION 20 OF ERF 1826, SILVERTON TOWNSHIP

It is hereby notified that application has been made by mrs M J van Staden in terms of section 3(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), for the amendment, suspension or removal of the conditions of title of Portion 20 of Erf 1826, Silverton Township, in order to permit the erf being used for "Restricted Industrial" purposes.

The application and the relative documents are open for inspection at the office of the Director of Local Government,

ma, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Peacestraat Tzaneen van "Residensiel 4" tot "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Tzaneen en die kantoor van die Direkteur van Plaaslike Bestuur, Proviniale Gebou, Kamer B506(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoe in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 24, Tzaneen, voorgelê word.

Adres van eienaar: Mnre Osglo Ingelyf, Posbus 1932, Pretoria 0001.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-71H-28

KENNISGEWING 203 VAN 1987

KLERKSDORP-WYSIGINGSKEMA 199

Die Direkteur van Plaaslike Bestuur gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Gedeelte 387 ('n gedeelte van Gedeelte 1), van die plaas Townlands van Klerksdorp 424 IP, Die Apostoliese Geloof Sending van Suid-Afrika, aansoek gedoen het om Klerksdorp-dorpsbeplanningskema, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Rosinstraat Klerksdorp van "Openbare Oopruimte" tot "Inrigting".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Klerksdorp en die kantoor van die Direkteur van Plaaslike Bestuur, Proviniale Gebou, Kamer B206(a), h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar teen of vertoe in verband met die aansoek moet binne 'n tydperk van vier weke van die datum van eerste publikasie van hierdie kennisgewing skriftelik aan die Direkteur van Plaaslike Bestuur by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 99, Klerksdorp 2570, voorgelê word.

Adres van eienaar: Agent Tino Ferero Stads- en Streekbeplanners, Posbus 2405, Pretoria 0001.

Datum van eerste publikasie: 11 Maart 1987.

PB 4-9-2-17H-199

KENNISGEWING 204 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: VOORGESTELDE WYSIGING, OPSKORTING OF OPHEFFING VAN TITELVOORWAARDES VAN GEDEELTE 20 VAN ERF 1826, DORP SILVERTON

Hierby word bekend gemaak dat mev M J van Staden ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), aansoek gedoen het vir die wysiging, opskorting of opheffing van die titelvoorwaardes van Gedeelte 20 van Erf 1826, dorp Silverton, ten einde dit moontlik te maak om die erf vir "Beperkte Nywerheidsdoeleindes" te gebruik.

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur van Plaaslike Bestuur, Tweede

Second Floor, Room B206(A), Provincial Building, cnr Bosman and Pretorius Streets, Pretoria and the office of the Town Clerk, Pretoria.

Objections to the application may be lodged in writing with the Director of Local Government, at the above address or Private Bag X437, Pretoria 0001, on or before the 16 April 1987.

Date of publication: 11 March 1987.

PB 4-14-2-1232-14

NOTICE 205 OF 1987

REMOVAL OF RESTRICTIONS ACT, 1967

1. The amendment, suspension or removal of the conditions of title of Erf 570, Groenkloof Extension 1 Township.
2. The amendment of the Pretoria Town-planning Scheme, 1974.

It is hereby notified that application has been made by Groenkloof Gardens (Pty) Limited 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 570, Groenkloof Extension 1 Township in order to permit the terraces to be covered by roofs and windows.

(2) the amendment of the Pretoria Town-planning Scheme, 1974, by the rezoning of the Erf from "Special" for flats and other uses to "Special" for flats and other uses, subject to amended conditions.

This amendment scheme will be known as Pretoria Amendment Scheme 2006.

The application and the relative documents are open for inspection at the office of the Director of Local Government, 2nd Floor, TPA Building, Pretorius Street, Pretoria, and the office of the Town Clerk, Pretoria until 13 April 1987.

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 13 April 1987.

Dates of publication: 11 March 1987 and 18 March 1987.

PB 4-14-2-1526-4

NOTICE 206 OF 1987

CONSTITUTIONAL DEVELOPMENT SERVICES

ENQUIRY INTO THE DEMARCATON OF A REGION(S) FOR A REGIONAL SERVICES COUNCIL(S) FOR THE NORTHERN TRANSVAAL AREA

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 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(s) in terms of section 2 of the Regional Services Councils Act, 1985 (Act 109 of 1985), for the establishment of a regional services council(s) for the Northern Transvaal Area, described below.

The said request as well as a map indicating the area by approximation is open to inspection at the office of the Secretary of the Demarcation Board for Local Government Areas, Room 203, 260 Walker Street, Sunnyside, Pretoria

Vloer, Kamer B206(A) Provinciale Gebou, h/v Bosman- en Pretoriusstraat, Pretoria en in die kantoor van die Stadsklerk, Pretoria.

Besware teen die aansoek kan skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria 0001, op of voor 16 April 1987 ingedien word.

Datum van publikasie: 11 Maart 1987.

PB 4-14-2-1232-14

KENNISGEWING 205 VAN 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Die wysiging, opskorting of opheffing van die titelvoorraad van Erf 570, dorp Groenkloof Uitbreiding 1.
2. Die wysiging van die Pretoria-dorpsbeplanningskema, 1974.

Hierby word bekend gemaak dat Groenkloof Gardens (Pty) Limited, ingevolge die bepalings van artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die wysiging, opskorting of opheffing van die titelvoorraad van Erf 570, dorp Groenkloof Uitbreiding 1 ten einde dit moontlik te maak dat die erf gebruik kan word vir bedek van die terrasse met 'n dak en vensters.

(2) die wysiging van die Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die erf van "Spesiaal" vir woonstelle en ander gebruik tot "Spesiaal" vir woonstelle en ander gebruik onderworpe aan gewysigde voorwaardes.

Die wysigingskema sal bekend staan as Pretoria-wysigingskema 2006.

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, Pretoria tot 13 April 1987.

Besware teen die aansoek kan op of voor 13 April 1987 skriftelik by die Direkteur van Plaaslike Bestuur by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word.

Datums van publikasie: 11 Maart 1987 en 18 Maart 1987.

PB 4-14-2-1526-4

KENNISGEWING 206 VAN 1987

STAATKUNDIGE ONTWIKKELINGSDIENS

ONDERSOEK NA DIE AFBAKENING VAN 'N STREEK/STREKE VIR 'N STREEKSDIENSTERAAD/-RADE VIR DIE NOORD-TRANSVAALGEBIED

Kennis geskied hiermee ingevolge artikel 7G(1) van die Wet op die Bevordering van Plaaslike Owerheidsaangeleenthede, 1983 (Wet 91 van 1983), soos gewysig, 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/streke ingevolge artikel van die Wet op Streeksdiensterade, 1985 (Wet 109 van 1985), vir die instelling, van 'n streeksdiensteraad-/rade vir die Noord-Transvaalgebied, soos hieronder beskryf.

Bedoelde versoek asook 'n kaart waarop die gebied by benadering aangedui word, lê ter insae by die kantoor van die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Kamer 203, Walkerstraat 260, Sunnyside, Pretoria

and at 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, listed below.

Written objections against or representations in connection with the proposed demarcation may be lodged in tenfold with the Secretary of the Demarcation Board, Private Bag X644, Pretoria, 0001, on or before 10 April 1987.

The Demarcation Board will also meet on the undermentioned dates, places and times to hear further evidence and representations from those persons who lodged objections and representations in pursuance of this notice.

Date	Place	Time
13 May 1987	Auditorium Library Building Civic Centre Nylstroom	10h00
14 May 1987	Main Hall Civic Centre Krogh Street Louis Trichardt	09h00
15 May 1987	Council Chamber Municipal Building Agatha Street Tzaneen	09h00

DESCRIPTION OF AREA

Beginning at a point (point 1 on map A) where the international boundary between the Republic of South Africa, Zimbabwe and Mozambique meets, thence generally southwards along the international boundary between the Republic of South Africa and Mozambique up to a point where the last-mentioned boundary meets the magisterial district boundary of Pilgrim's Rest I (point 2 on map A).

Thence westwards, eastwards, generally southwards and westwards along the magisterial district boundary of Phalaborwa up to a point where the mentioned boundary meets the southernmost beacon of the farm Driehoek 417 KT (known as beacon 37 Mariepskop, point 3 on map A).

Thence south-westwards in a straight line (an imaginary boundary) to a point in the middle of the Blyderivierspoort Dam, thence along the centre line of the Ohrigstad river up to a point where the mentioned river meets the mutual magisterial district boundaries of Lydenburg and Pilgrim's Rest 2, thence northwards along the last-mentioned district boundary up to a point where it meets the magisterial district boundary of Phalaborwa (point 4 on map A).

Thence westwards, north-eastwards and generally north-westwards along the boundary of the National State of Lebowa to the northernmost beacon of the farm Bismarck 174 KT, so as to exclude the last-mentioned National State (point 5 on the map).

Thence generally westwards, northwards and southwards along the boundary of the National State of Lebowa, up to the point where it meets the magisterial district boundary of Groblersdal so as to exclude the last-mentioned National State (point 6 on map A).

Thence generally south-westwards and westwards along the boundaries of the following magisterial districts so as to include them in this area: Potgietersrus and Waterberg up to a point where the last-mentioned magisterial district boundary meets the magisterial district boundary of Warmbath (point 7 on map A).

Thence generally south-westwards and north-eastwards, southwards and then generally westwards and northwards along the magisterial district boundary of Warmbath up to a

point by die kantoor van die stadsklerk, sekretaris of ander hoof uitvoerende beampete van elke plaaslike owerheid en bestuursliggaam wie se regsgebied geheel of gedeeltelik in die voormalde gebied geleë is, soos hieronder aangedui.

Skriftelike besware teen of vertoe in verband met die voorgestelde afbakening kan voor of op 10 April 1987 by die Sekretaris van die Afbakeningsraad, Privaatsak X644, Pretoria, 0001, in tienvoud ingedien word.

Die Afbakeningsraad sal ook op die onderstaande datums, plekke en tye vergader om enige verdere getuienis en vertoe aan te hoor van diogene wat besware en vertoe na aanleiding van hierdie kennisgewing ingedien het.

Datum	Plek	Tyd
13 Mei 1987	Ouditorium Biblioteekgebou Burgersentrum Nylstroom	10h00
14 Mei 1987	Hoofsaal Burgersentrum Kroghstraat Louis Trichardt	09h00
15 Mei 1987	Raadsaal Munisipale Gebou Agathastraat Tzaneen	09h00

BESKRYWING VAN GEBIED

Begin by 'n punt (punt 1 op kaart A) waar die internasionale grens tussen die Republiek van Suid-Afrika, Zimbabwe en Mosambiek ontmoet, daarvandaan algemeen suidwaarts met die internasjonale grens tussen die Republiek van Suid-Afrika en Mosambiek tot by 'n punt waar laasgenoemde grens die landdrosdistrikgrens van Pilgrim's Rest 1 ontmoet (punt 2 op kaart A).

Daarvandaan weswaarts, ooswaarts, algemeen suidwaarts en weswaarts met die landdrosdistrikgrens van Phalaborwa langs tot by 'n punt waar die genoemde grens die mees suidelikste baken van die plaas Driehoek 417 KT ontmoet (bekend as baken 37, Mariepskop; punt 3 op kaart A).

Daarvandaan suidweswaarts in 'n reguit lyn ('n denkbeeldige grens) tot by 'n punt in die middel van die Blyderivierspoortdam, daarvandaan met die middellyn van die Ohrigstadrivier langs tot by 'n punt waar die genoemde rivier die gemeenskaplike landdrosdistrikgrens van Lydenburg en Pilgrim's Rest 2 ontmoet, daarvandaan noordwaarts met die laasgenoemde landdrosdistrikgrens langs tot by 'n punt waar dit die landdrosdistrikgrens van Phalaborwa ontmoet (punt 4 op kaart A).

Daarvandaan weswaarts, noordooswaarts en algemeen noordweswaarts met die grens van die Nasionale Staat van Lebowa langs tot by die noordelikste baken van die plaas Bismarck 174 KT, sodat laasgenoemde Nasionale Staat uit hierdie gebied uitgesluit word (punt 5 op kaart A).

Daarvandaan algemeen weswaarts, noordwaarts en suidwaarts met die grens van die Nasionale Staat van Lebowa langs tot by 'n punt waar dit die landdrosdistrikgrens van Groblersdal ontmoet, sodat laasgenoemde Nasionale Staat uit hierdie gebied uitgesluit word (punt 6 op kaart A).

Daarvandaan algemeen suidweswaarts en weswaarts met die grense van die volgende landdrosdistrikte langs sodat dit by hierdie gebied ingesluit word: Potgietersrus en Waterberg tot by 'n punt waar die laasgenoemde landdrosdistrikgrens die landdrosdistrikgrens van Warmbad ontmoet (punt 7 op kaart A).

Daarvandaan algemeen suidweswaarts en noordooswaarts, suidwaarts en dan algemeen weswaarts en noordwaarts met die landdrosdistrikgrens van Warmbad langs tot by 'n punt

point where the last-mentioned boundary meets the magisterial district boundary of Thabazimbi (point 8 on map A).

Thence generally westwards, south-westwards, north-westwards and generally westwards along the magisterial district boundary of Thabazimbi up to a point where it meets the middle of the Marico River (point 9 on map A).

Thence generally northwards along the middle of the Marico River to the point where it meets the international boundary between the Republic of South Africa and Botswana, thence north-eastwards along the middle of the Marico River (international boundary) to the point where it meets the middle of the Krokodil River, beginning of the Limpopo River (point 10 on map A).

Thence north-eastwards and generally eastwards along the middle of the Limpopo River to the point where the international boundaries between the Republic of South Africa, Zimbabwe and Mozambique meet, the point of beginning (point 1 on map A).

The following areas situated within the prescribed area are excluded from the proposed regional services council or councils for the Northern Transvaal area:

1. Independent State: areas of Venda
2. National States: areas of Gazankulu and Lebowa

List of Local Authorities and Management Bodies

Municipalities	Local Area Committees
Duiwelskloof Town Council	Alldays
Louis Trichardt Town Council	Dendron
Messina Town Council	Gravelotte
Naboomspruit Town Council	Haenertsburg
Nylstroom Town Council	Hoedspruit
Pietersburg Town Council	Letsitele
Phalaborwa Town Council	Northam
Potgietersrus Town Council	Pienaarssrivier
Thabazimbi Town Council	Soekmekaar
Tzaneen Town Council	Vaalwater
Warmbad Town Council	
Belabela Town Council	
Ellisras Town Council	
Phagameng Town Council	
<i>Town Committees</i>	
Waterval	Buysdorp
Ha-tshikhota	Eltivillas
Vleyfontein	Westenburg
Mokgophong	Nirvana
Haasbult	Akasia
	Spapark
	Jinnapark

T M Smith
Secretary: Demarcation Board

Reference: 12/10/5/4/25

waar die laasgenoemde grens die landdrostdistrikgrens van Thabazimbi ontmoet (punt 8 op kaart A).

Daarvandaan algemeen weswaarts, suidweswaarts, noordweswaarts en algemeen weswaarts met die landdrostdistrikgrens van Thabazimbi langs tot by 'n punt waar dit die middel van die Maricorivier ontmoet (punt 9 op kaart A).

Daarvandaan algemeen noordwaarts met die middel van die Maricorivier langs tot by 'n punt waar dit die internasionale grens tussen die Republiek van Suid-Afrika en Botswana ontmoet, daarvandaan noordooswaarts met die middel van die Maricorivier langs (internasionale grens) tot by 'n punt waar dit die middel van die Krokodilrivier ontmoet, begin van die Limpoporivier (punt 10 op kaart A).

Daarvandaan noordooswaarts en algemeen ooswaarts met die middel van die Limpoporivier langs tot by die punt waar die internasionale grense tussen die Republiek van Suid-Afrika, Zimbabwe en Mosambiek ontmoet, die beginpunt (punt 1 op kaart A).

Die volgende gebiede word uitgesluit uit die voorgestelde streeksdiensteraad of rade vir die Noord-Transvaalgebied wat binne die gebied soos omskryf geleë is:

1. Onafhanklike Staat: gebiede van Venda.
2. Nasionale State: gebiede van Gazankulu en Lebowa.

Lys van Plaaslike Owerhede en bestuursliggame

Munisipaliteite	Plaaslike gebiedskomitees
Duiwelskloof Dorpsraad	Alldays
Louis Trichardt Stadsraad	Dendron
Messina Stadsraad	Gravelotte
Naboomspruit Stadsraad	Haenertsburg
Nylstroom Stadsraad	Hoedspruit
Pietersburg Stadsraad	Letsitele
Phalaborwa Stadsraad	Northam
Potgietersrus Stadsraad	Pienaarssrivier
Thabazimbi Stadsraad	Soekmekaar
Tzaneen Stadsraad	Vaalwater
Warmbad Stadsraad	
Belabela Dorpsbestuur	
Ellisras Stadsraad	
Phagameng Dorpsbestuur	
<i>Dorpskomitees</i>	
Waterval	Buysdorp
Ha-tshikhota	Eltivillas
Vleyfontein	Westenburg
Mokgophong	Nirvana
Haasbult	Akasia
	Spapark
	Jinnapark

T M Smith
Sekretaris: Afbakeningsraad
Verwysing: 12/10/5/4/25

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): —

Tender No	Description of Service Beskrywing van Diens	Closing Date Sluitingsdatum
WFTB 99/87	Far East Rand Hospital, Springs: Silent call system/Verre Oos-Randse Hospitaal. Item 32/3/6/099/002.....	27/03/1987
WFTB 100/87	Johannesburg Hospital, Parktown: Renovation of roofs and gutters of various buildings/Johannesburgse Hospitaal Parktown: Opknapping van dakke en geute van verskeie geboue. Item 32/8/7/064/009	10/04/1987
WFTB 101/87	Wordsworth High School, Benoni: Transfer of three prefabricated classrooms/Verskuwing van drie voorafvervaardigde klaskamers. Item 10/3/6/2220/01	10/04/1987
WFTB 102/87	Roads Department, Lydenburg: Renovation of buildings and dwelling/Paaiedepartement, Lydenburg: Opknapping van geboue en woning. Item 33/2/7/0512/01	10/04/1987
WFTB 103/87	Witbank Hospital: Renovation of buildings/Witbankse Hospitaal: Opknapping van geboue. Item 32/2/7/109/001	10/04/1987
WFTB 104/87	High School Waterkloof, Pretoria: New prefabricated laboratory/Nuwe voorafvervaardigde laboratorium. Item 10/5/6/3979/01.....	10/04/1987
WFTB 105/87	Witbank Hospital: Steam and condensate for existing buildings/Witbankse Hospitaal: Stoom en kondensaat vir bestaande geboue. Item 2101/8106.....	10/04/1987
WFTB 106/87	Pietersburg Hospital: Dust extraction plant for Orthopaedic Workshop/Pietersburgse Hospitaal: Stofsuigapparaat vir Ortopediese Werkwinkel. Item 12/1/6/067/001	10/04/1987
WFTB 107/87	Nic Bodenstein Hospital, Wolmaransstad: Air-conditioning/Nic Bodenstein-hospitaal, Wolmaransstad: Lugversorging. Item 2024/7805	10/04/1987
WFTB 108/87	Roads Department, Sabie: Renovation of ten dwellings/Paaiedepartement, Sabie: Opknapping van tien woonings. Item 33/2/7/0525/01	10/04/1987
WFTB 109/87	Generaal Piet Joubert Special School, Pietersburg: Transfer of three prefabricated class-rooms/Spesiale Skool Generaal Piet Joubert, Pietersburg: Oorplasing van drie voorafvervaardigde klaskamers. Item 10/1/6/2966/02.....	10/04/1987
WFTB 110/87	B.G. Alexander College of Nursing, Johannesburg: Renovation/B.G. Alexander-kollege vir Verpleging, Johannesburg: Opknapping. Item 32/7/6/014/002	10/04/1987
WFTB 111/87	Various Provincial hospitals, South Rand: Repair of equipment/Verskeie Proviniale hospitale, Suid-Rand: Herstel van toerusting. Item 42/6/7/000/086.....	10/04/1987
WFTB 112/87	Sebokeng Hospital, Johannesburg: Replacement of security fencing/Sebokeng-hospitaal, Johannesburg: Vervanging van veiligheidsomheining. Item 32/6/7/117/003.....	10/04/1987
WFTB 113/87	Boksburg-Benoni Hospital, Ville Nerina: Intercom system/Boksburg-Benoni-hospitaal, Ville Nerina: Interkomstelsel. Item 32/3/7/015/004	10/04/1987
WFTB 114/87	Johannesburg Hospital: Notice boards and signs/Johannesburgse Hospitaal: Kennisgewingbordte en tekens. Item 12/8/4/064/006.....	10/04/1987
WFTB 115/87	Wendywood High School, Johannesburg: Site layout/Terreinuitleg. Item 1242/8116	10/04/1987
WFTB 116/87	Onderwyskollege Goudstad, Johannesburg: Replacement of existing fencing with prefabricated concrete wall and gunite wall/Vervanging van bestaande omheining met voorafvervaardigde betonmuur en spuitsementmuur. Item 31/7/3/1970/01. Site inspection/Terreininspeksie: 08/04/1987 at/om 10h00	10/04/1987

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): —

**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			
		Room No.	Block	Floor	Phone Pretoria
HA 1 & HA 2	Director of Hospital Services, Private Bag X221.	A900	A	9	201-2654
HB and HC	Director of Hospital Services, Private Bag X221.	A1019	A	10	201-4323
HD	Director of Hospital Services, Private Bag X221.	A1023	A	10	201-2751
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	10	Merino Building	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	TOD 1-100 TOD 100-
WFT	Director, Transvaal Department of Works, Private Bag X228.	CMS	C	M	201-4086 201-2269
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	1	201-2306
WFTE	Director, Transvaal Department of Works, Private Bag X228.	CG 19	C	G	201-4293

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.

**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 kontrakvoorraad 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	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A1019	A	10	201-4323
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A1023	A	10	201-2751
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Pri-vaatsak X64.	10	Merino Gebou	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, Pri-vaatsak X76.	633 633	Sentrakor-gebou	201-4218 201-4218	
WFT	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak X228.	CMS	C	M	201-4086 201-2269
WFTB	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak X228.	E103	E	1	201-2306
WFTE	Direkteur, Trans-vaalse Werkede-partement, Pri-vaatsak X228.	CG 19	C	G	201-4293

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 koevert ingedien word, geadresseer aan die Voorsitter. Die Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11h00 op die sluitingsdatum hierbo aangevoer, 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.

W J A Fourie, Voorsitter, Transvaalse Provinciale Tenderraad.

Pretoria, 11 Maart 1987.

W J A Fourie, Chairman, Transvaal Provincial Tender Board.

Pretoria, 11 March 1987.

Notices by Local Authorities

Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF KLERKS DORP

PROCLAMATION OF PUBLIC ROAD

Notice is hereby given in terms of the provisions of the Local Authorities Roads Ordinance, No 44 of 1904, as amended, that the Town Council of Klerksdorp has petitioned the Administrator to proclaim Williams Street between Theo Street and Austin Street as a public road.

A copy of the petition, the diagrams and a description of the relevant street portion will lie for inspection at Room 210, Municipal Offices, during normal office hours.

Any person who has any objection to the proposed proclamation or may have any claim for compensation if the proclamation should be carried out, must lodge his objection or claim, as the case may be, in writing in duplicate with the Director of Local Government, Private Bag X437, Pretoria, and with the Town Clerk, PO Box 99, Klerksdorp, not later than Monday, 13 April 1987.

J L MULLER
Town Clerk

Municipal Offices
Klerksdorp
25 February 1987
Notice No 17/1987

STADSRAAD VAN KLERKS DORP

PROKLAMERING VAN OPENBARE PAD

Hiermee word ingevolge die bepalings van die "Local Authorities Roads Ordinance", No 44 of 1904, soos gewysig, kennis gegee dat die Stadsraad van Klerksdorp 'n versoek tot die Administrator gerig het om die proklamering van Williamsstraat tussen Theo- en Austinstraat tot 'n openbare pad.

'n Afskrif van die versoekskrif, afdrukke van die kaarte en 'n omskrywing van die betrokke straatgedeelte sal gedurende gewone kantoorure by Kamer 210, Stadskantoor, ter insae lê.

Enige persoon wat teen die voorgestelde proklamasie beswaar het of wat enige eis om skadevergoeding sal hê indien die proklamasie uitgevoer word, moet sy beswaar of eis, na gelang van die geval, skriftelik en in tweevoud by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, en by die Stadsklerk, Posbus 99, Klerksdorp, nie later nie as Maandag, 13 April 1987, indien.

J L MULLER
Stadsklerk

Stadskantoor
Klerksdorp
25 Februarie 1987
Kennisgewing No 17/1987

RANDBURG DRAFT AMENDMENT-TOWN-PLANNING SCHEME 1007

The Randburg Town Council has prepared a Draft Amendment Town-planning Scheme, to be known as Randburg Town-planning Scheme 1007. This draft scheme contains the following proposals:

To reduce the road widening with regard to Erven 447, 448, 3/449, 1/450, Linden Extension on Hendrik Verwoerd Drive from:

15,75 m tot 9,38 m.

Particulars of this scheme are open for inspection at the Council, cnr Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of four weeks from the date of the first publication of this notice, which is 4 March 1987.

Any owner or occupier of immovable property situated within the area of which the above-named draft scheme applies or within 2 km of the boundary thereof may, in writing, lodge any objection with or may make any representations to the above-named Local Authority in respect of such draft scheme within four weeks of the first publication of this notice, which is 4 March 1987 and he may, when lodging any such objection or making such representations request in writing that he be heard by the Local Authority.

B J VANDER VYVER
Town Clerk

Municipal Office
Randburg
4 March 1987
Notice No 23/1987

RANDBURG WYSIGING-ONTWERP-DORPBEPANNINGSKEMA 1007

Die Randburg Stadsraad het 'n Wysiging-ontwerp dorpbepanningskema opgestel, wat bekend sal staan as Randburg-wysigingskema 1007. Hierdie ontwerpskema bevat die volgende voorstelle:

Om die padverbreding ten opsigte van Erwe 447, 448, 3/449, 1/450, Linden Uitbreidingslangs Hendrik Verwoerdlyaan te verminder van:

15,75 m na 9,38 m.

Besonderhede van hierdie skema lê ter insae by die Stadsraad, h/v Jan Smutslaan en Hendrik Verwoerdlyaan, Randburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, naamlik 4 Maart 1987.

Enige eienaar of besitter van onroerende eiendom, geleë binne 'n gebied waarop boegenoemde ontwerpskema van toepassing is of binne 2 km van die grens daarvan, kan skriftelik enige beswaar, indien by of vertoë tot boegenoemde Plaaslike Bestuur rig ten opsigte van sodanige ontwerpskema binne vier weke vanaf die eerste publikasie van hierdie kennisgewing, naamlik 4 Maart 1987 en wanneer hy skriftelik

versoek dat hy deur die Plaaslike Bestuur aangehoor word.

B J VANDER VYVER
Stadsklerk

Munisipale Kantore
Randburg
4 Maart 1987
Kennisgewing No 23/1987

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TOWN COUNCIL OF SANDTON

SANDTON AMENDMENT SCHEME 1059

The Town Council of Sandton has prepared a draft town-planning scheme to be known as Sandton Amendment Scheme 1059.

The scheme will be an amendment scheme and contains the following proposals:-

The rezoning of Portion 1 of Lot 46, Edenburg from "Residential 1" with a "density zoning of "One dwelling per 2 000 m²" to "Business 2".

Particulars of this scheme are open for inspection at Room B310 Civic Centre, Rivonia Road, Sandown, Sandton, for a period of four weeks from the date of the first publication of this notice which is 4 March 1987.

Any objection or representation in connection with this scheme shall be submitted in writing to the Town Council of Sandton within a period of four weeks from the abovementioned date.

S E MOSTERT
Town Clerk

PO Box 78001
Sandton
2146
4 March 1987
Notice No 15/87

STADSRAAD VAN SANDTON

SANDTON WYSIGINGSKEMA 1059

Die Stadsraad van Sandton het 'n ontwerp dorpbepanningskema opgestel wat bekend sal staan as Sandton Wysigingskema 1059.

Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:-

Die hersonering van Gedeelte 1 van Erf 46, Edenburg van "Residensieel 1" met 'n digtheidsonering van "Een Woonhuis per 2 000 m²" na "Besigheid 2".

Besonderhede van hierdie skema lê ter insae te kantoor B310 Burgersentrum, Rivoniaweg, Sandown, Sandton, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 4 Maart 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelike aan die Stadsraad binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

S E MOSTERT
Stadsklerk

Posbus 78001
Sandton
2146
4 Maart 1987
Kennisgewing No 15/1987

268—4—11

SECUNDA AMENDMENT SCHEME

ADVERTISEMENT IN TERMS OF SECTION 26(1)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965

The Town Council of Secunda has prepared an amendment town planning scheme, to be known as Secunda Amendment Scheme 832.

This scheme will consist of the closing of a portion of Voortrekker Street between Stands 3253 and 3254 and the rezoning thereof to a "Public Open Space".

Particulars of this scheme are open for inspection at the office of the Town Clerk for a period of four weeks from the date of the first publication of this notice, which is 4 March, 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk within a period of four weeks from the above-mentioned date.

J F COERTZEN
Town Clerk

Municipal Buildings
PO Box 2
Secunda
2302
4 March 1987

SECUNDA-WYSIGINGSKEMA

ADVERTENSIE INGEVOLGE ARTIKEL 26(1)(a) VAN DIE ORDONNANSIE OP DÖRPSBEPLANNING EN DORPE, 1965

Die Secunda Stadsraad het 'n wysisingsbeplanningskema opgestel wat bekend sal staan as Secunda-wysigingskema 82.

Hierdie skema sal bestaan uit die sluiting van 'n gedeelte van Voortrekkerstraat tussen Erwe 3253 en 3254 en die hersonering daarvan tot "Publieke Oop Ruimte".

Besonderhede van hierdie skema lê ter insae by die kantoor van die Stadsklerk vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 4 Maart 1987.

Enige beswaar of vertoe in verband met hierdie skema moet skriftelik aan die Stadsklerk binne 'n tydperk van vier weke van bogenoemde datum af voorgele word.

J F COERTZEN
Stadsklerk

Munisipale Kantoor
Posbus 2
Secunda
2302
4 Maart 1987

269—4—11

CITY COUNCIL OF PRETORIA

PROPOSED AMENDMENT TO THE PRETORIA TOWN-PLANNING SCHEME, 1974

The City Council of Pretoria has prepared a draft amendment to the Pretoria Town-planning Scheme, 1974, which contains the following proposal:

The rezoning of Portions 6 to 10 and 12 to 15 of the Remainder of Erf 757, Portion 2 of Erf 757, Portion D of the Remainder of Erf 757 and Portions 4 and 5 of the Remainder of Erf 757, from "Municipal" to "Special"; Portions 3E and H of the remainder of Erf 757 and Portions A and C of a portion of Portion 1 of Erf 757, from "Municipal" to "Public Open Space", and Portion B of a portion of Portion 1 of Erf 757 and Portion G of the remainder of Erf 757, Menlo Park, from "Municipal" to "Existing Street".

The purpose hereof is to bring the zoning in line with the present and proposed.

The properties are registered in the name of the City Council of Pretoria.

Particulars of this scheme are open to inspection at Room 3022W, Munitoria, Van der Walt Street, Pretoria, for a period of four weeks from the date of the first publication of this notice, which is 4 March 1987.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Pretoria Town-planning Scheme, 1974, or within two kilometres of the boundary thereof, has the right to object to the scheme or to make representations in respect thereof and, if he wishes to do so, he shall within four weeks of the first publication of this notice, which is 4 March 1987, inform the City Secretary, PO Box 440, Pretoria 0001, in writing of such objection or representation and shall state whether or not he wishes to be heard by the Local Authority. All telephonic enquiries may be made at telephone 21 3411, extension 494.

P DELPORT
Town Clerk

Municipal Offices
Pretoria
4 March 1987
Notice 67/1987

STADSRAAD VAN PRETORIA

VOORGESTELDE WYSIGING VAN DIE PRETORIA-DÖRPSBEPLANNINGSKEMA, 1974

Die Stadsraad van Pretoria het 'n ontwerpwyziging van die Pretoria-dorpsbeplanningskema, 1974, opgestel wat die volgende voorstel bevat:

Die hersonering van Gedeeltes 6 tot 10 en 12 tot 15 van die restant van Erf 757, Gedeelte 2 van Erf 757, Gedeelte D van die restant van Erf 757 en Gedeeltes 4 en 5 van die restant van Erf 757, van "Munisipaal" tot "Spesial"; Gedeeltes 3E en H van die restant van Erf 757, en Gedeeltes A en C van 'n gedeelte van Gedeelte 1 van Erf 757, van "Munisipaal" tot "Openbare Oopruimte"; en Gedeelte B van 'n gedeelte van Gedeelte 1 van Erf 757, en gedeelte G van die restant van Erf 757, Menlopark, van "Munisipaal" tot "Bestaande Straat". Die doel hiervan is om die sonering op een lyn te bring met die huidige en voorgestelde grondgebruik.

Die eiendomme is op naam van die Stadsraad van Pretoria geregistreer.

Besonderhede van hierdie skema lê ter insae in Kamer 3022W, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 4 Maart 1987.

Die Raad sal die skema oorweeg en besluit of dit aangeneem moet word.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Pretoria-dorpsbeplanningskema, 1974, of binne twee kilometer van die grens daarvan, het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en, indien hy dit wil doen, moet hy die Stadssekretaris, Posbus 440, Pretoria 0001, binne vier weke van die eerste publikasie van hierdie kennisgewing, naamlik 4 Maart 1987, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Plaaslike Bestuur gehoor wil word of nie. Alle telefoniese navrae kan by telefoon 21 3411, bylyn 494, gedoen word.

P DELPORT
Stadsklerk

Munisipale Kantore
Pretoria
4 Maart 1987
Kennisgewing 67/1987

TOWN COUNCIL OF BRAKPAN

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1985/86

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on 30 March 1987 at 11h00 and will be held at the following address:

Council Chamber
First Floor
Town Hall
Brakpan

to consider objections to the supplementary valuation roll for the financial year 1985/86.

J D VERSFELD
Secretary: Valuation Board

11 March 1987
Notice No 17/1987

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BEWARE TEN OPSIGTE VAN AANVULLENDE WAARDERINGSLYS VIR BOEKJAAR 1985/86 AANTE HOOR

Kennis word hierby ingevoige artikel 37 van die Ordonnansie op Elendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad om 11h00 op 30 Maart 1987 sal plaasvind en gehou sal word by die volgende adres:

Raadsaal
Eerste Vloer
Stadhuis
Brakpan

om besware teen die aanvullende waarderingslys vir die boekjaar 1985/86 te oorweeg.

J D VERSFELD
Sekretaris: Waarderingsraad

11 Maart 1987
Kennisgewing No 17/1987

275—11

BRITS TOWN COUNCIL

AMENDMENT OF ELECTRICITY BY-LAWS

In terms of the provisions of section 80B(8) of the Local Government Ordinance, No 17 of 1939, it is hereby notified that the Brits Town Council has by special resolution amended the Electricity By-Laws published under Administrator's Notice 745 of 23 April 1986, with effect from the January 1987 accounts, by the substitution of item 11, Part II under the Schedule of the following:

"11. Adjustment of Electricity Tariffs:

For every 1% effective change in the buying costs of Electricity from ESCOM as applicable on the January 1987 ESCOM accounts, the monthly account for each consumer will be increased or decreased by 0,66% accordingly. The basic price for the calculation of the increase or decrease of tariffs will be the effective tariffs as applicable on the January 1987 ac-

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counts in compliance with the 17,8 % surcharge.”.

A J BRINK
Town Clerk

Van Velden Street
PO Box 106
Brits
0250
11 March 1987
Notice No 8/1987

STADSRAAD VAN BRITS

WYSIGING VAN ELEKTRISITEITS-VERORDENINGE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Brits by spesiale besluit die Elektrisiteitsverordeninge aangekondig deur Administrateurskennisgewing 745 van 23 April 1986, soos gewysig, met ingang van die Januarie 1987 rekening verder gewysig het deur item 11, Deel II van die Bylae deur die volgende te vervang:

“11. Aanpassing van elektrisiteitstariewe:

Vir elke 1 % effektiewe verandering in aankoopkoste van elektrisiteit vanaf EVKÖM rekeninge, moet die maandelikse rekening van elke verbruiker met 0,66 % verhoog of verlaag word na gelang van die geval. Die basisprys vir die bepaling van die verhoging of verlaging in tariewe, is die effektiewe tariewe soos van toepassing op die Januarie 1987 verbruikersrekening met inagneming van die 17,8 % toeslag.”.

A J BRINK
Stadsklerk

Van Veldenstraat
Posbus 106
Brits
0250
11 Maart 1987
Kennisgewing No 8/1987

276—11

CITY OF GERMISTON

PROPOSED AMENDMENT TO THE GERMISTON TOWN-PLANNING SCHEME

The City Council of Germiston has prepared a draft amendment Town-planning Scheme which will amend Germiston Town-planning Scheme, 1985.

The draft scheme contains the following proposal:

The amendment of the Germiston Town-planning Scheme boundary by the exclusion from the Germiston Town-planning Scheme, 1985, of Portion 546 (a portion of Portion 69) of the farm Rietfontein 63 IR of the same portion of land on which Harmelia Extension 4 Township was approved.

Particulars and plans of this scheme are open for inspection at the Council's Offices, Room 027, Civic Centre, Cross Street, Germiston, during normal office hours, for a period of four (4) weeks from the date of the first publication of this notice, which is 11 March 1987.

The Council will consider whether or not the scheme should be adopted.

Any owner or occupier of immovable property within the area of the Germiston Town-planning Scheme or within 2 km of the boundary thereof has the right to object to the scheme or to make representations in respect thereof and if

he wishes to do so he shall, within four (4) weeks of the first publication of this notice, which is 11 March 1987 inform the Council in writing of such objection or representation and shall state whether or not he wishes to be heard by the Council.

A W HEYNEKE
Town Secretary

Civic Centre
Germiston
11 March 1987
Notice No 14/1987

STAD GERMISTON

VOORGESTELDE WYSIGING VAN DIE GERMISTONSE DORPSBEPLANNINGSKEMA

Die Stadsraad van Germiston het 'n wysigingsontwerp dorpsbeplanningskema opgestel wat Dorpsbeplanningskema 1985 sal wysig.

Hierdie ontwerp skema bevat die volgende voorstel:

Die wysiging van die Germiston-dorpsbeplanningskemagrensdeur die uitsluiting uit die Germiston-dorpsbeplanningskema 1985 van Gedeelte 546 ('n gedeelte van Gedeelte 69), van die plaas Rietfontein 63 IR dieselfde grond waarop die dorp Harmelia Uitbreiding 4 goedkeur is.

Besonderhede en planne van hierdie skema lêter insae by die Raad se kantore, Kamer 027, Burgersentrum, Cross-straat, Germiston, gedurende gewone kantoorture vir 'n tydperk van vier (4) weke van die datum van die eerste publikasie van hierdie kennisgewing, naamlik 11 Maart 1987.

Die Raad sal dié skema oorweeg en besluit of dit aangeneem moet word al dan nie.

Enige eienaar of okkuperer van vaste eiendom binne die gebied van die Germistonse Dorpsbeplanningskema of binne 2 km van die grens daarvan het die reg om teen die skema beswaar te maak of om vertoe ten opsigte daarvan te rig en indien hy dit wil doen, moet hy die Raad binne vier (4) weke van die eerste publikasie van hierdie kennisgewing, naamlik 11 Maart 1987, skriftelik van sodanige beswaar of vertoe in kennis stel en vermeld of hy deur die Raad gehoor wil word al dan nie.

A W HEYNEKE
Stadsekretaris

Burgersentrum
Germiston
11 Maart 1987
Kennisgewing No 14/1987

277—11—18

VILLAGE COUNCIL OF HARTBEESFONTEIN

PROPOSED DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY

Notice is hereby given in terms of the provisions of section 80(b)(3) of the Local Government Ordinance, 17 of 1939, as amended, that the Village Council has by Special Resolution determined certain charges for the supply of electricity with effect from 1 January 1987 to provide for increased tariffs due to rising costs.

A copy of the special resolution of the Council and full particulars of the determination of charges referred to above, are open for inspection during ordinary office hours at the office of the Town Clerk, Municipal Offices, Voortrekker Road, Hartbeesfontein for a period of fourteen 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 determination, must lodge such objection in writing with the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette.

O J S OLIVIER
Town Clerk

Municipal Offices
PO Box 50
Hartbeesfontein
11 March 1987
Notice No 2/1987

DORPSRAAD VAN HARTBEESFONTEIN

VOORGESTELDE VASSTELLING VAN GELDE VIR DIE VERSKAFFING VAN ELEKTRISITEIT

Kennisgewing geskied hierby ingevolge die bepaling van artikel 80(b)(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, dat die Dorpsraad by Spesiale Besluit sekere geldie vir die verskaffing van elektrisiteit vasgestel het met ingang van 1 Januarie 1987 om voorseening te maak vir verhoogde tariewe as gevolg van stygende kostes.

'n Afskrif van die spesiale besluit van die Raad en volle besonderhede van die vasstelling van geldie waarna hierbo verwys word, is gedurende gewone kantoorture ter insae by die kantoor van die Stadsklerk, Munisipale Kantore, Voortrekkerweg, Hartbeesfontein, vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde vasstelling moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

O J S OLIVIER
Stadsklerk

Munisipale Kantore
Posbus 50
Hartbeesfontein
11 Maart 1987
Kennisgewing No 2/1987

278—11

TOWN COUNCIL OF HARTBEESPOORT

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 Town Council of Hartbeespoort to adopt by-laws relating to the following matters:

1. The keeping of animals, birds, poultry, pets and businesses who are involved in the keeping of animals, birds, poultry and pets.
2. The Standard Financial By-laws.
3. The Standard Street and Miscellaneous By-laws.
4. Miscellaneous claims and levies.
5. Standing Orders.
6. Standard By-laws Relating to Dogs.
7. Standard Library By-laws.

The Town Council is to amend by-laws relating to the following matters:

- a. Cemetery By-laws.
- b. Standard Electricity By-laws.
- c. Scholarship Loan By-laws.

The general purpose of the by-laws are to set effective control in regard to the abovementioned matters.

Copies of the proposed by-laws are open for inspection at the office of the Town Secretary for a period of fourteen (14) days from date of the first publication of this notice.

P G PRETORIUS
Town Clerk

Municipal Offices
PO Box 976
Hartbeespoort
0216
11 March 1987
Notice No 4/1987

STADSRAAD VAN HARTBEEspoORT

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur (No 17 van 1939), soos gewysig, dat die Stadsraad van Hartbeespoort van voorname is om die volgende verordeninge aan te neem:

1. Die aanhou van diere, voëls, pluimvee en besighede wat die aanhou van diere, voëls en pluimvee of troeteldiere behels.
2. Die Standaard Finansiëleverordeninge.
3. Die Standaard Straat- en Diverseverordeninge.
4. Diverse vorderings en heffings.
5. Reglement van Orde.
6. Standaard Hondeverordeninge.
7. Standaard Biblioteekverordeninge.

Die Stadsraad van Hartbeespoort is ook van voorname om die volgende verordeninge te wysig:

- a. Begraafplaasverordeninge.
- b. Standaard Elektrisiteitsverordeninge.
- c. Beursleningverordeninge.

Die algemene strekking van hierdie verordeninge is om doeltreffender beheer betreffende bogenoemde aangeleenthede daar te stel.

Afskrifte van die voorgestelde verordeninge lê ter insae by die kantoor van die stadsekretaris vir 'n tydperk van veertien (14) dae van publikasie van hierdie kennisgewing by die ondergetekende.

P G PRETORIUS
Stadsklerk

Munisipale Kantoor
Posbus 976
Hartbeespoort
0216
11 Maart 1987
Kennisgiving No 4/1987

279—11

TOWN COUNCIL OF HARTBEEspoORT

DETERMINATION OF CHARGES BY SPECIAL RESOLUTION

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, as amended, that the Town Council of Hartbeespoort has by Special Reso-

lution determined the Tariff of Charges payable in terms of the following by-laws:

1. Supplying of electricity to the rural consumers.

2. Sewerage Tariff: Basic charge.

The general purport of the determination of charges is to amend the Tariff of Charges relating to the said by-laws.

The amendments shall come into effect as follows:

1. Supplying of electricity to the rural consumers: 1 April 1987.

2. Sewerage Tariff: Basic charge: 1 July 1986.

Copies of amendments of the by-laws and determination of charges lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Hartbeespoort for a period of fourteen (14) days from date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objection to the amendments or determination of charges, 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.

P G PRETORIUS
Town Clerk

Municipal Offices
PO Box 976
Hartbeespoort
11 March 1987
Notice No 3/1987

STADSRAAD VAN HARTBEEspoORT

VASSTELLING VAN GELDE BY SPEIALE BESLUIT

Kennis geskied hiermee ingevolge bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Hartbeespoort by Spesiale Besluit die Tarief van Gelde betaalbaar kragtens die volgende verordeninge vasgestel het:

1. Verskaffing van elektrisiteit aan buiteverbruikers.

2. Riooltarief: Basiese heffing.

Die algemene strekking van die vasstelling is om die gelde kragtens die verordeninge te wysig. Die wysiging tree in werking op die volgende datum:

1. Elektrisiteit aan Buiteverbruiker: 1 April 1987.

2. Basiese heffing Riooltarief: 1 Julie 1986.

Afskrifte van die wysigings en die verordeninge en die vasstelling van gelde lê ter insae gedurende kantoorure by die kantoor van die Stadsekretaris, Munisipale Kantoor, Hartbeespoort vir 'n tydperk van veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant 4188 van 3 Februarie 1982, soos gewysig, verder gewysig het.

CITY OF JOHANNESBURG

AMENDMENT OF DETERMINATION OF CHARGES FOR THE SUPPLY OF INFORMATION TO THE PUBLIC AND MISCELLANEOUS CHARGES

It is hereby notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Council has amended its Determination of Charges for the Supply of Information to the Public and Miscellaneous Charges published in Provincial Gazette 4188 dated 3 February 1982, as amended, with effect from 1 April 1987.

The general purport of this amendment is to delete the item and charge relating to the furnishing of the name and address of employees and ex-employees.

Copies of the proposed amendments will be open for inspection during ordinary office hours at the office of the Council at Room S218, Civic Centre, Braamfontein, for 14 days from the date of publication of this notice in the Provincial Gazette, i.e. from 11 March 1987.

Any person who desires to record his objection to the proposed amendment must do so in writing to the Town Clerk within 14 days after the date of publication of this notice in the Provincial Gazette.

H H S VENTER
Town Clerk

Civic Centre
Braamfontein
Johannesburg
11 March 1987

STAD JOHANNESBURG

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VERSKAFFING VAN INLIGTING AAN DIE PUBLIEK EN ALLERlei GELDE

Daar word hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad met ingang van 1 April 1987 sy Vasstelling van Gelde vir die Verskaffing van Inligting aan die Publiek en Allerlei Gelde soos gepubliseer in Provinciale Koerant 4188 van 3 Februarie 1982, soos gewysig, verder gewysig het.

Die algemene strekking van hierdie wysiging is om die item en geld met betrekking tot die verstrekking van die naam en adres van werkneemers en oudwerkneemers te skrap.

Afskrifte van die beoogde wysigings is vir 14 dae vanaf die publikasiedatum van hierdie kennisgewing in die Provinciale Koerant, naamlik vanaf 11 Maart 1987, gedurende gewone kantoorure ter insae in die kantoor van die Raad in Kamer S218, Burgersentrum, Braamfontein.

Enigeen wat sy beswaar teen die beoogde wysiging wil aanteken, moet dit skriftelik binne 14 dae na die publikasiedatum van hierdie kennisgewing in die Provinciale Koerant by die Stadsklerk indien.

H H S VENTER
Stadsklerk

Burgersentrum
Braamfontein
Johannesburg
11 Maart 1987

P G PRETORIUS
Stadsklerk

Munisipale Kantore
Posbus 976
Hartbeespoort
11 Maart 1987
Kennisgiving No 3/1987

280—11

281—11

<p>CITY OF JOHANNESBURG</p> <p>PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1787)</p> <p>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, 1787.</p> <p>This scheme will be an Amendment Scheme and contains the following proposal:</p> <p>To rezone Erf 99 Fairview Township and Erven 346, 350, 358, 362 and 370, Jeppestown Township from Proposed New Roads and Widening to Commercial 2, Erf 100, Fairview Township and Erven 351, 354, 356, 359, 363, 366, 368 and Portion 1 of Erf 371, Jeppestown Township from Part Commercial 1 and Part Proposed New Roads and Widening to Commercial 2.</p> <p>Particulars of this scheme are open for inspection at Room 773, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 11 March 1987.</p> <p>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.</p> <p>H T VEALE City Secretary</p> <p>Civic Centre Braamfontein Johannesburg 11 March 1987</p> <p>STAD JOHANNESBURG</p> <p>VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1787)</p> <p>Kennis word hiermee gegee ingevolge die bepalings van artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Johannesburg 'n ontwerp dorpsbeplanningskema opgestel het wat as die Johannesburg wysigingskema 1787 bekend sal staan.</p> <p>Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:</p> <p>Die hersonering van Erf 99, Fairview, en Erwe 346, 350, 358, 362 en 370, Jeppestown, van Voorgestelde Nuwe Paaie en Verbreddings na Kommersieel 2, Erf 100, Fairview en Erwe 351, 354, 356, 359, 363, 366, 368 en Gedeelte 1 van Erf 371, Jeppestown van Deel Kommersieel 1 en Deel Voorgestelde Nuwe Paaie en Verbreddings na Kommersieel 2.</p> <p>Besonderhede van hierdie skema lê ter insae in Kamer 773, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgiving die eerste keer gepubliseer word, naamlik 11 Maart 1987.</p> <p>Enige beswaar of vertoë in verband met hierdie skema moet skriftelik gereg word aan die Stadsklerk, Posbus 1049, Johannesburg 2000, binne 'n tydperk van vier weke vanaf die bovenoemde datum.</p> <p>H T VEALE Stadssekretaris</p> <p>Burgersentrum Braamfontein Johannesburg 11 Maart 1987</p>	<p>TOWN COUNCIL OF KRUGERSDORP</p> <p>PERMANENT CLOSING OF WISHART STREET AT ITS INTERSECTION WITH FOURTH STREET, KRUGERSDORP NORTH</p> <p>Notice is hereby given in terms of section 67 of the Local Government Ordinance, 17 of 1939, that the Town Council of Krugersdorp intends to permanently close Wishart Street at its intersection with Fourth Street, Krugersdorp North, for vehicular traffic.</p> <p>Further particulars and a plan regarding the intended permanent closure lie open for inspection during ordinary office hours at the office of the undersigned.</p> <p>Any person who wishes to object to the proposed permanent closing or who may have a claim for compensation should such closing be carried out, must lodge his objection and/or claim in writing with the Council not later than 11 May 1987.</p> <p>J L E R D U PLESSIS Town Secretary</p> <p>Krugersdorp 11 March 1987 Notice No 23/1987</p> <p>STADSRAAD VAN KRUGERSDORP</p> <p>PERMANENTE SLUITING VAN WISHARTSTRAAT BY SY AANSLUITING MET VIERDESTRAAT, KRUGERSDORP-NORD</p> <p>Kennis geskied hiermee kragtens artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Krugersdorp voornemens is om Wishartstraat by sy aansluiting met Vierdestraat, Krugersdorp-Noord, vir voertuigverkeer permanent te sluit.</p> <p>Nadere besonderhede en 'n plan oor die genoemde sluiting lê ter insae by die kantoor van die ondergetekende gedurende gewone kantoorure.</p> <p>Iedereen wat beswaar teen sodanige sluiting wens aan te teken of 'n eis om skadevergoeding sal hê indien die sluiting uitgevoer word, word verseo om sy beswaar en/of eis nie later nie as 11 Mei 1987 skriftelik by die Raad in te dien.</p> <p>J L E R D U PLESSIS Stadssekretaris</p> <p>Krugersdorp 11 Maart 1987 Kennisgiving No 23/1987</p>	<p>publication of this notice in the Official Gazette of the Province of Transvaal.</p> <p>Objections to the proposed by-laws, if any, must be lodged in writing with the undersigned not later than 25 March 1987.</p> <p>C J VAN ROOYEN Town Clerk</p> <p>Civic Centre Voortrekker Square PO Box 96 Louis Trichardt 0920</p> <p>11 March 1987 Notice No 9/1987</p> <p>STADSRAAD VAN LOUIS TRICHARDT</p> <p>OPSTEL VAN VERORDENINGE BETREFFENDE DIE HUUR VAN DIE ONTHAALSAAL IN DIE BURGERSENTRUM</p> <p>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 Administrateur, Verordeninge Betreffende die Huur van die Onthaalsaal in die Burgersentrum te maak. Die algemene strekking van die voorgestelde verordeninge is om die verhuur en gebruik van die onthaalsaal te beheer en geldie daarvoor te hef.</p> <p>Afskrifte van die voorgestelde verordeninge lê ter insae gedurende kantoorure by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgiving in die Offisiële Koerant van die Provincie Transvaal.</p> <p>Besware teen die voorgestelde verordeninge, indien enige, moet skriftelik by ondergetekende ingedien word nie later nie as 25 Maart 1987.</p> <p>C J VAN ROOYEN Stadsklerk</p> <p>Burgersentrum Voortrekkerplein Posbus 96 Louis Trichardt 0920 11 Maart 1987 Kennisgiving No 9/1987</p> <p>284—11</p> <p>LOUIS TRICHARDT TOWN COUNCIL</p> <p>DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: ELECTRICITY BY-LAWS</p> <p>In terms of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 25 November 1986, further amended with effect from 1 January 1987, the Tariff of Charges under the Schedule to the Electricity By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 1401 dated 17 August 1983, as amended, and as published under Municipal Notice No 14/1986 in the Provincial Gazette of 2 July 1986, as amended, by the substitution for sub-item 3.4.1 of the following:</p> <p>"3.4.1 General Surcharge. A general surcharge of 40,3 % shall be levied</p>
<p>H T VEALE Stadssekretaris</p> <p>Burgersentrum Braamfontein Johannesburg 11 Maart 1987</p> <p>282—11—18</p>	<p>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 make By-laws Relating to the Hire of the Reception Hall in the Civic Centre. The general purport of the proposed by-laws is to control the hire and use of the reception hall and to levy charges in connection therewith.</p> <p>Copies of the proposed by-laws are open to inspection in the office of the Council during office hours for a period of 14 days from the date of</p>	<p>publication of this notice in the Official Gazette of the Province of Transvaal.</p> <p>Objections to the proposed by-laws, if any, must be lodged in writing with the undersigned not later than 25 March 1987.</p> <p>C J VAN ROOYEN Town Clerk</p> <p>Civic Centre Voortrekker Square PO Box 96 Louis Trichardt 0920</p> <p>11 March 1987 Notice No 9/1987</p> <p>LOUIS TRICHARDT TOWN COUNCIL</p> <p>DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: ELECTRICITY BY-LAWS</p> <p>In terms of section 80B(8) of the Local Government Ordinance, No 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 25 November 1986, further amended with effect from 1 January 1987, the Tariff of Charges under the Schedule to the Electricity By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 1401 dated 17 August 1983, as amended, and as published under Municipal Notice No 14/1986 in the Provincial Gazette of 2 July 1986, as amended, by the substitution for sub-item 3.4.1 of the following:</p> <p>"3.4.1 General Surcharge. A general surcharge of 40,3 % shall be levied</p>

on the charges payable in terms of sub-items 3.3.1, 3.3.2 and 3.3.3.".

C J VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
11 March 1987
Notice No 7/1987

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(8) 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 op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge te wysig:

"3.4.1 Algemene Toeslag.

'n Algemene toeslag van 40,3 % word gehef op die geldige betaalbaar ingevolge sub-items 3.3.1, 3.3.2 en 3.3.3."

C J VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Postbus 96
Louis Trichardt
0920
11 Maart 1987
Kennisgewing 7/1987

285—11

TOWN COUNCIL OF MESSINA

AMENDMENT TO ELECTRICITY SUPPLY TARIFF

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws:

Electricity Supply Tariff of the Messina Municipality, published under Administrator's Notice 633 dated 5 October 1949, as amended, to provide for an additional surcharge of 12 % on the charges payable in terms of items 1, 2, 3, 4, 5A and 6 of Part A with effect from 1 February 1987.

The general purport of this notice is to increase the existing tariffs.

Copies of these draft by-laws are open to inspection at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said 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.

J A KOK
Town Clerk

Municipal Offices
Private Bag X611
Messina
0900
11 March 1987
Notice No 3/1987

STADSRAAD VAN MESSINA

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSTARIEF

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:

Elektrisiteitsvoorsieningstarief van die Municipaaliteit Messina, afgekondig by Administrateurskennisgewing 633 van 5 Oktober 1949, soos gewysig, verder te wysig om voorsiening te maak vir 'n addisionele toeslag van 12 % op die geldige betaalbaar ingevolge items 1, 2, 3, 4, 5A en 6 van Deel A met ingang 1 Februarie 1987.

Die algemene strekking van hierdie kennisgewing is die verhoging van die bestaande tariewe.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Proviniale 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 Proviniale Koerant by die ondergetekende doen.

J A KOK
Stadsklerk

Munisipale Kantore
Privaatsak X611
Messina
0900
11 Maart 1987
Kennisgewing No 3/1987

286—11

MUNICIPALITY OF PIETERSBURG

DETERMINATION OF CHARGES : DECORATIONS

Notice is hereby given in terms of the provisions of section 80B of the Local Government Ordinance, 1939, that the Town Council of Pietersburg has by special resolution determined charges for decorations as from 1 March 1987.

Copies of the charges as well as the resolution of the Town Council in this regard are available for inspection during normal office hours at Room 406, Civic Centre Pietersburg, for a period of 14 days as from date of publication of this notice.

Any person who wishes to object to the determination of charges as referred to above, must lodge his objection with the undersigned within 14 days as from date of publication of this notice in the Provincial Gazette.

J A BOTES
Town Clerk

Civic Centre
Pietersburg
11 March 1987

MUNISIPALITEIT VAN PIETERSBURG

VASSTELLING VAN GELDE: VERSIERINGS

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Pietersburg by spesiale besluit met ingang vanaf 1 Maart 1987 gelde vasgestel het vir versierings.

Afskrifte van die gelde asook die tersaaklike raadsbesluit lê gedurende gewone kantoorure ter insae by Kamer 406, Burgersentrum, Pietersburg, vir 'n periode van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen die vasstelling van gelde wil maak, moet sodanige beswaar skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by die ondergetekende indien.

J A BOTES
Stadsklerk

Burgersentrum
Pietersburg
11 Maart 1987

287—11

MUNICIPALITY OF PIETERSBURG

AMENDMENT TO THE BY-LAWS FOR THE CONTROL OF TEMPORARY ADVERTISEMENTS AND PAMPHLETS

The Town Clerk of Pietersburg hereby publishes in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the by-laws set forth hereinafter, which was drafted by the Council in terms of Section 96 of the aforementioned Ordinance.

The By-Laws For The Control Of Temporary Advertisements And Pamphlets, published by Administrator's Notice 850 dated 30 May 1972, are hereby amended by the substitution for the figure "R10" in section 8(a) of the figure "R200".

J A BOTES
Town Clerk

Civic Centre
Pietersburg
11 March 1987

MUNISIPALITEIT VAN PIETERSBURG

WYSIGING VAN VERORDENINGE BETREFFENDE DIE BEHEER VAN TYDELIKE ADVERTENSIES EN PAMFLETTE

Die Stadsklerk van Pietersburg publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit, wat deur die Raad ingevolge artikel 96 van vooroemde Ordonnansie opgestel is.

Die Verordeninge Betreffende Die Beheer Van Tydelike Advertensies En Pamflette, afgekondig by Administrateurskennisgewing 850 van 30 Mei 1972, word hiermee gewysig deur die syfer "R10" om artikel 8(a) te vervang deur die syfer "R200".

J A BOTES
Stadsklerk

Burgersentrum
Pietersburg
11 Maart 1987

288—11

TOWN COUNCIL OF POTCHEFSTROOM

NOTICE

Notice is hereby given in terms of section 65 bis (2) of the Local Government Ordinance, 17 of 1939, that the Town Council of Potchefstroom intends to convert the two most easterly parallel parking bays in Potgieter Street in the vicinity of the busstop between Van Riebeeck and Nieuwe Street into a Non-European taxi rank.

Full details will lie for inspection during office hours at the Department of the Town Secretary, Room 305, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of 21 days from 11 March 1987.

Any person who wishes to object to the abovementioned resolution, must lodge such objection in writing at the office of the Town Clerk on or before 2 April 1987.

C J F D U PLESSIS
Town Clerk

Municipal Offices
Potchefstroom
11 March 1987
Notice No 19/1987

STADSRAAD VAN POTCHEFSTROOM

KENNISGEWING

Kennis geskied hiermee ingevoige die bepaling van artikel 65 bis (2) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Stadsraad van Potchefstroom van voorneme is om die bestaande twee mees oostelike parallele parkeerplekke in Potgieterstraat in die omgewing van die bushalte tussen Van Riebeeck- en Nieuwestraat, as staanplek vir Nie-Blanke taxi's in te ruim.

Volledige besonderhede sal gedurende kantoorure insae wees by die Departement van die Stadssekretaris, Kamer 305, Municipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 21 dae vanaf 11 Maart 1987.

Enige persoon wat teen die bogenoemde besluit beswaar wil maak, moet sodanige beswaar skriftelik by die kantoor van die Stadsklerk voor of op 2 April 1987 inhandig.

C J F D U PLESSIS
Stadsklerk

Municipale Kantore
Potchefstroom
11 Maart 1987
Kennisgewing No 19/1987

289—11

CITY COUNCIL OF PRETORIA

PROPOSED CLOSING OF A PORTION OF 15TH STREET, MENLO PARK

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that it is the intention of the Council to close permanently a portion of 15th Street, Menlo Park (in extent approximately 26 m²), where it links up with Charles Street.

The Council intends installing a traffic light at the intersection of Charles Street and Thomas Edison Street/17th Street, with the result that the junction of 15th Street and Charles Street is undesirable.

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, extension 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, not later than Friday, 15 May 1987.

P DELPORT
Town Clerk

11 March 1987
Notice No 68/1987

STADSRAAD VAN PRETORIA

VOORGENOME SLUITING VAN 'N GEDEELTE VAN 15DE STRAAT, MENLO-PARK

Hiermee word ingevoige artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), kennis gegee dat die Raad voornemens is om 'n gedeelte van 15de Straat, Menlopark (groot ongeveer 26 m²), waar dit by Charlesstraat aansluit, permanent te sluit.

Die Raad is voornemens om 'n verkeerslig by die kruising van Charlesstraat en Thomas Edison/17de Straat op te rig, met die gevolg dat die aansluiting van 15de Straat by Charlesstraat ongewens is.

'n Plan waarop die voorgenome sluiting aangevoer 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 telefoniese navraag kan by telefoon 21 3411, bylyn 273, gedaan 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, 15 Mei 1987, by die bogemelde kantoor indien aan Posbus 440, Pretoria, 0001, pos.

P DELPORT
Stadsklerk

11 Maart 1987
Kennisgewing No 68/1987

290—11

CITY COUNCIL OF PRETORIA

DETERMINATION OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE EXAMINATION OF PRELIMINARY BUILDING AND DRAINAGE SKETCH PLANS

NOTICE OF CORRECTION

Local Authority Notice 22 of 14 January 1987, is hereby corrected as follows:

By the substitution for the amount "R200 000" of the amount "R200,00" in the English text in Part A of the determination in item 1(d).

TOWN CLERK

11 March 1987

STADSRAAD VAN PRETORIA

VASSTELLING VAN GELDE BETAALBAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE ONDERSOEK VAN VOORLOPIGE BOUSKETS- EN RIOOLSKETSPLANNE

KENNISGEWING VAN VERBETERING

Plaaslike Bestuurskennisgewing 22 van 14 Januarie 1987, word hierby soos volg verbeter:

Deur in die Engelse teks in Deel A van die vasstelling in item 1(d) die bedrag van "R200 000" deur die bedrag "R200,00" te vervang.

STADSKLERK

11 Maart 1987

291—11

TOWN COUNCIL OF SANDTON

SANDTON AMENDMENT SCHEME 874

The Town Council of Sandton has prepared a draft town-planning scheme to be known as Sandton Amendment Scheme 874.

The scheme will be an amendment scheme and contains the following proposals:

1. A. The use rezoning of the following erven from "Proposed New Roads And Widenings" to "Existing Public Roads":

(a) Sandown

Part of the following erven:

Erf 1; Remainder of erf 2, Portions 1 and 2 of erf 3; Portion 8 of erf 4; Portions 1, 3 and 4 of erf 5; Remainder and Portion 1 of erf 6; Portions 10, 11, 14, 16 and 22 of erf 7; Remainder and Portions 1 to 5 of erf 8; erf 9; Portions 3 and 5 of erf 10; Remainder and Portions 2 to 4 of erf 11; Remainder and Portion 2 of erf 13; Portions 2 and 3 of erf 14; Portions 1 and 2 of erf 15; and Remainder of erf 16.

(b) Sandown Extension 4

Part of Portion 3 of erf 127.

(c) Sandown

Portion 14 of erf 4; Portions 8 and 9 of erf 5; Portions 19 and 21 of erf 7; Portions 5 to 8 of erf 11; Portions 4 to 6 of erf 13; Portion 5 of erf 14; Portion 3 of erf 15; and Portion 1 of erf 134.

(d) Sandown Extension 4

Portions 2, 3 and 4 of erf 127 and portion 2 of erf 128.

(e) Sandhurst Extension 3

Portion 1 of erven 64, 65, 66, 67, 70, 71, 72, 73, 76, 77, 78, 83, 84, 92, 94, 95, 96, 97, 98, 99, 112, 113, 114, 115, 221, 228, 229; Portions 2 of erven 96, 97, 98, 99, 104, 105 Remainder of erf 99 and Portion 6 of erf 217; A part of Sandhurst Drive and a part of Angus Avenue.

(f) Dennehof Extension 1

Erf 13.

B. The use rezoning of Portions of erven 10, 11 and 12 of Dennehof Extension 1 from "Proposed New Roads and Widenings" to "Parking".

C. The use rezoning of part of Bute Lane, Sandown from "Existing Public Roads" to "Business 4".

D. The use rezoning of the following erven from "Residential 1" to "Proposed New Roads And Widenings".

<p>(a) Sandown Part of portions 9 and 10 of erf 3.</p> <p>(b) Wierda Valley Extension 1 Part of erf 19 and Remainder of erf 21.</p> <p>(c) Dennehof Part of erven 5 and 6.</p> <p>E. The use rezoning of the following erven from "Residential 1" to "Existing Public Roads".</p> <p>(a) Sandown Portion 7 of erf 5; Remainder of erf 82; part of Portion 1 and the Remainder of erf 79.</p> <p>(b) Sandown Extension 2 Part of erf 91.</p> <p>(c) Sandown Extension 4 Part of Remainder of erf 126.</p> <p>(d) Sandhurst Extension 3 Portion 1 of erf 116.</p> <p>F. The use rezoning of the following erven from "Business 4" to "Existing Public Roads".</p> <p>(a) Sandown Part of Remainder of Portion 2 of erf 2; Part of erven 78 and 83.</p> <p>(b) Sandown Extension 2 Part of erf 90.</p> <p>(c) Sandown Extension 19 Part of erven 366 and 367.</p> <p>G. The use rezoning of the following erven from "Special" to "Existing Public Roads":</p> <p>(a) Sandown Part of Portion 6 of erf 5.</p> <p>(b) Sandown Extension 38 Part of erven 525, 527 and 528.</p> <p>(c) Dennehof Part of erf 20.</p> <p>(d) Wierda Valley Extension 1 Part of Remainder of erf 24.</p> <p>H. The use rezoning of part of Portions 2 and 4 of erf 4 Sandown from "Business 4" to "Proposed New Roads And Widenings".</p> <p>I. The use rezoning of part of Portion 8 of erf 4 Sandown from "Business 1" to "Proposed New Roads And Widenings".</p> <p>J. The use rezoning of part of Remainder of erf 16 and Erf 178, Sandown from "Residential 4" to "Existing Public Roads".</p> <p>K. The use rezoning of part of Portions 347/23, 542 and Re 211 Zandfontein 42 IR from "Agricultural" to "Existing Public Roads".</p> <p>L. The use rezoning of part of erf 20 Dennehof from "Special" to "Proposed New Roads and Widenings".</p> <p>M. The use rezoning of part of Portion 23/7 of the farm Zandfontein 42 IR from "Agricultural" to "Proposed New Roads And Widenings".</p> <p>N. The use rezoning of erven 57 and 58 Sandhurst Extension 3 from "Educational" to "Existing Public Roads".</p> <p>O. The rezoning of the following properties to impose certain building line restrictions.</p>	<p>(a) Sandown Portion 1 and the Remainder of erf 81; Portion 1 of erf 82; erven 83, 86 and 87.</p> <p>(b) Sandown Extension 2 Erf 92.</p> <p>(c) Sandhurst Extension 3 Erven 59 to 64.</p> <p>(d) Zandfontein 42 IR Portion 257</p> <p>The main purpose of this Amendment Scheme is to bring the zoning and building restriction areas into line with the Town Centre Development Plan.</p> <p>The Changes proposed are the following:</p> <p>(i) The rezoning of new roads and road widenings where such land has been registered or transferred to the Council to existing roads.</p> <p>(ii) The protection of certain land required for future roads by means of building lines or an appropriate use zoning (Proposed New Roads And Widenings).</p> <p>Particulars of this scheme are open for inspection at Room B310 Civic Centre, Rivonia Road, Sandton, Sandton, for a period of four weeks from the date of the first publication of this notice which is 11 March 1987.</p> <p>Any objection or representation in connection with this scheme shall be submitted in writing to the Town Council of Sandton within a period of four weeks from the abovementioned date.</p> <p style="text-align: right;">S E MOSTERT Town Clerk</p> <p>PO Box 78001 Sandton 2146 11 March 1987</p> <p style="text-align: center;">STADSRAAD VAN SANDTON</p> <p style="text-align: center;">SANDTON-WYSIGINGSKEMA 874</p> <p>Die Stadsraad van Sandton het 'n ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Sandton-wysigingskema 874.</p> <p>Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:</p> <p>1. A. Die gebruikshersonering van die volgende erwe van "Voorgestelde Nuwe Paaie en Verbredings" na "Bestaande Openbare Paaie":</p> <p>(a) Sandown 'n Deel van die volgende erwe:</p> <p>Erf 1; restant van erf 2, gedeeltes 1 en 2 van erf 3; gedeelte 8 van erf 4; gedeeltes 1, 3 en 4 van erf 5; Restant en gedeelte 1 van erf 6; gedeeltes 10, 11, 14, 16 en 22 van erf 7; restant en gedeeltes 1 tot 5 van erf 8; erf 9; gedeeltes 3 en 5 van erf 10; restant en gedeeltes 2 tot 4 van erf 11; restant en gedeelte 2 van erf 13; gedeeltes 2 en 3 van erf 14; gedeeltes 1 en 2 van erf 15; en restant van erf 16.</p> <p>(b) Sandown Uitbreiding 4 Deel van gedeelte 3 van erf 127.</p> <p>(c) Sandown Gedeelte 14 van erf 4; gedeeltes 8 en 9 van erf 5; gedeeltes 19 en 21 van erf 7; gedeeltes 5 tot 8 van erf 11; gedeeltes 4 tot 6 van erf 13; gedeelte 5 van erf 14; gedeelte 3 van erf 15; en gedeelte 1 van erf 134.</p> <p>(d) Sandown Uitbreiding 4 Gedeeltes 2, 3 en 4 van erf 127 en gedeelte 2 van erf 128.</p>	<p>(e) Sandhurst Uitbreiding 3 Gedeelte 1 van erwe 64, 65, 66, 67, 70, 71, 72, 73, 76, 77, 78, 83, 84, 92, 94, 95, 96, 97, 98, 99, 112, 113, 114, 115, 221, 228, 229, gedeeltes 2 van erwe 96, 97, 98, 99, 104, 105, restant van erf 99 en gedeelte 6 van erf 217, 'n deel van Sandhurst rylaan en 'n deel van Anguslaan.</p> <p>(f) Dennehof Uitbreiding 1 Erf 13.</p> <p>B. Die gebruikshersonering van gedeeltes van erwe 10, 11 en 12. Dennehof Uitbreiding 1 van "Voorgestelde Nuwe Paaie en Verbredings" na "Parkering".</p> <p>C. Die gebruikshersonering van 'n deel van Butelaan, Sandown van "Bestaande Openbare Paaie" na "Besigheid 4".</p> <p>D. Die gebruikshersonering van die volgende erwe van "Residensiel 1" na "Voorgestelde Nuwe Paaie en Verbredings".</p> <p>(a) Sandown 'n Deel van gedeeltes 9 en 10 van erf 3.</p> <p>(b) Wierda Valley Uitbreiding 1 'n Deel van erf 19 en Restant van erf 21.</p> <p>(c) Dennehof 'n Deel van erwe 5 en 6.</p> <p>E. Die gebruikshersonering van die volgende erwe van "Residensiel 1" na "Bestaande Openbare Paaie":</p> <p>(a) Sandown Gedeelte 7 van erf 5; restant van erf 82; deel van gedeelte 1 en die restant van erf 79.</p> <p>(b) Sandown Uitbreiding 2 'n Deel van erf 91.</p> <p>(c) Sandown Uitbreiding 4 'n Deel van die restant van erf 126.</p> <p>(d) Sandhurst Uitbreiding 3 Gedeelte 1 van erf 116.</p> <p>F. Die gebruikshersonering van die volgende erwe van "Besigheid 4" na "Bestaande Openbare Paaie":</p> <p>(a) Sandown 'n Deel van die restant van gedeelte 2 van erf 2; 'n deel van erwe 78 en 83.</p> <p>(b) Sandown Uitbreiding 2 'n Deel van erf 90.</p> <p>(c) Sandown Uitbreiding 19 'n Deel van crwe 366 en 367.</p> <p>G. Die gebruikshersonering van die volgende erwe van "Spesiaal" na "Bestaande Openbare Paaie".</p> <p>(a) Sandown 'n Deel van gedeelte 6 van erf 5.</p> <p>(b) Sandown Uitbreiding 38 'n Deel van erwe 525, 527 en 528.</p> <p>(c) Dennehof 'n Deel van erf 20.</p> <p>(d) Wierda Valley Uitbreiding 1 'n Deel van die restant van erf 24.</p> <p>H. Die gebruikshersonering van 'n deel van gedeeltes 2 en 4 van erf 4, Sandown van "Besigheid 4" na "Voorgestelde Nuwe Paaie en Verbredings".</p>
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I. Die gebruikshersonering van 'n deel van Gedeelte 8 van erf 4, Sandown van "Besigheid 1" na "Voorgestelde Nuwe Paaie en Verbredings".

J. Die gebruikshersonering van 'n deel van die Restant van erf 16 en Erf 178 Sandown van "Residensieel 4" na "Bestaande Openbare Paaie".

K. Die gebruikshersonering van 'n deel van Gedeeltes 347/23, 542 en restant van Gedeelte 211, Zandfontein 42 IR van "Landbou" na "Bestaande Openbare Paaie".

L. Die gebruikshersonering van 'n deel van erf 20 Dennehof van "Spesiaal" na "Voorgestelde Nuwe Paaie en Verbredings".

M. Die gebruikshersonering van Gedeelte 23/7, Zandfontein 42 IR van "Landbou" na "Voorgestelde Nuwe Paaie en Verbredings".

N. Die gebruikshersonering van erwe 57 en 58 Sandhurst Uitbreiding 3 van "Opvoedkundig" na "Bestaande Openbare Paaie".

O. Die hersonering van die volgende eindomme om sekere boulynbeperkings in te stel:

(a) Sandown

Gedeelte 1 en die restant van erf 81; gedeelte 1 van erf 82, erwe 83, 86 en 87.

(b) Sandown Uitbreiding 2

Erf 92.

(c) Sandhurst Uitbreiding 3

Erwe 59 tot 64.

(d) Zandfontein 42 IR

Gedeelte 257

Die hoofdoel van hierdie wysigingskema is om die sonerings- en boubeperkingsgebiede inlyn te bring met die dorpsentrumontwikkelingsplan.

Die veranderings voorgestel is die volgende:

(i) Die hersonering van nuwe paaie en padverbredings waar sodanige grond geregistreer of oorgedra is na die Stadsraad as bestaande paaie.

(ii) Die beskerming van sekere grond wat benodig word vir toekomstige paaie deur middel van die ople van boulyne of 'n toepaslike gebruikshersonering (Voorgestelde Nuwe Paaie en Verbredings).

Besonderhede van hierdie skema lê ter insae te Kantoor B310, Burgersentrum, Rivoniaweg, Sandton, Sandton vir 'n tydperk van vier weke van die datum van die eerste publikasie van hierdie kennisgewing af, naamlik 11 Maart 1987.

Enige beswaar of verto in verband met hierdie skema moet skriftelik aan die Stadsraad van Sandton binne 'n tydperk van vier weke van bogenoemde datum af voorgelê word.

S E MOSTERT
Stadsklerk

Posbus 78001
Sandton
2146
11 Maart 1987

292—11—18

TOWN COUNCIL OF SANDTON

AMENDMENT OF BUS ROUTES, STOPPING AND STANDING PLACES

It is hereby notified in terms of section 65 bis(2) of the Local Government Ordinance, 1939, that the Council determined that certain bus routes, stopping and standing places be amended.

A copy of the resolution thereanent will lie for inspection during office hours at Room 602, Civic Centre, West Street, Sandton, until 2 April 1987.

Any person who desires to lodge an objection must do so in writing to the undersigned not later than the last day on which the resolution will lie for inspection.

S E MOSTERT
Town Clerk

PO Box 78001
Sandton
2146
11 March 1987
Notice No 19/1987

STADSRAAD VAN SANDTON

WYSIGING VAN BUS ROOTES, STILHOUPLEKKE EN STANDPLASE

Hiermee word ingevolge artikel 65 bis(2) van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Raad besluit het dat sekere busrootes, stilhouplekke en standplase gewysig moet word.

'n Afskrif van die besluit dienaangaande sal gedurende kantoorure ter insae lê te Kamer 602, Burgersentrum, Wesstraat, Sandton, Sandton, tot en met 2 April 1987.

Enigiemand wat beswaar wil maak moet die beswaar skriftelik by die ondergenoemde indien voor of op die laaste dag waarop die besluit ter insae sal lê.

S E MOSTERT
Stadsklerk

Posbus 78001
Sandton
2146
11 Maart 1987
Kennisgewing No 19/1987

293—11

TOWN COUNCIL OF SANDTON

LOCAL REGISTERED STOCK

Loan No. Rate of Interest Date of Maturity

15 12,96 percent 30 September 1997

Notice is hereby given that the nominal registers and transfer books of the abovementioned stocks will be closed as from 16 March 1987 to 31 March 1987 both days inclusive, and that the interest payable on 31 March 1987 will be paid to stock holders registered at the date of closing of the abovementioned registers and transfer books.

K G ROELOFSZ
Town Treasurer

Sandton
11 March 1987
Notice No 20/1987

294—11

TOWN COUNCIL OF SANDTON

LOCAL REGISTERED STOCK

Loan No. Rate of Interest Date of Maturity

17 11,65 percent 1 October 1999

Notice is hereby given that the nominal registers and transfer books of the abovementioned stocks will be closed as from 16 March 1987 to 1 April 1987 both days inclusive, and that the interest payable on 1 April 1987 will be paid to stock holders registered at the date of closing of the abovementioned registers and transfer books.

K G ROELOFSZ
Town Treasurer

Sandton
11 March 1987
Notice No 21/1987

STADSRAAD VAN SANDTON

PLAASLIKE GEREGSTREERDE EF-FEKTE

Lening No. Rentekoers Aflosdatum

17 11,65 percent 1 Oktober 1999

Hiermee word kennis gegee dat die nominale registers en oordragboeke van bogenoemde effekte van 16 Maart 1987 tot en met 1 April 1987 gesluit sal wees, en dat die rente wat op 1 April 1987 betaalbaar is, betaal sal word aan effekthouers wat op die sluitingsdatum van bogenoemde registers en oordragboeke geregistreer is.

K G ROELOFSZ
Stadsdesourier

Sandton
11 Maart 1987
Kennisgewing No 21/1987

295—11

SCHWEIZER-RENEKE MUNICIPALITY

AMENDMENT OF STANDARD STREET AND MISCELLANEOUS BY-LAWS

Notice is hereby given in terms of Section 96 of the Local Government Ordinance 17 of 1939, and subject to the approval of the Administrator that it is the intention of the Council to amend section 9 of the Standard Street and Miscellaneous by-laws published under Administrator's Notice 368 dated 14th March 1973 and adopted by the Council under Administrator's Notice 1150 dated 25th July 1973.

The general purport of the amendment is to control hawkers within the municipality.

STADSRAAD VAN SANDTON

PLAASLIKE GEREGSTREERDE EF-FEKTE

Lening No. Rentekoers Aflosdatum

15 12,96 percent 30 September 1997

Hiermee word kennis gegee dat die nominale registers en oordragboeke van bogenoemde ef-

Copies of the amendment will be open for inspection at the office of the Town Clerk, Municipal Office, Schweizer-Reneke during normal office hours for a period of 14 days from date of publication hereof. Any person who wishes to object to the proposed amendment must lodge his objection in writing with the undersigned within 14 days from the date of publication of this notice in the Official Gazette of the Province of Transvaal.

N T P VAN ZYL
Town Clerk

Municipal Office
PO Box 5
Schweizer-Reneke
2780
11 March 1987
Notice No 4/1987

SCHWEIZER-RENEKE MUNISIPALITEIT

WYSIGING VAN STANDAARD STRAAT EN DIVERSEVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur 17 van 1939, bekend gemaak dat die Raad van voorname is om onderworpe aan die goedkeuring van die Administrateur artikel 9 van die Standaard Straat en Diverse verordeninge gepubliseer onder Administrateurskennisgewing 368 gedateer 14 Maart 1973, en deur die Raad aangeneem by Administrateurskennisgewing 1150 van 25 Julie 1973 te wysig.

Die algemene strekking van die wysiging is om smouse binne die munisipale gebied te beheer.

Afskrifte van die wysiging lê ter insae in die kantoor van die Stadslerk, Munisipale Kantoor, Schweizer-Reneke gedurende normale kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wil maak moet sodanige beswaar binne 14 dae na publikasie van hierdie Kennisgewing in die Offisiële Koerant van die Provincie Transvaal skriftelik by ondergetekende indien.

N T P VAN ZYL
Stadslerk

Munisipale Kantoor
Posbus 5
Schweizer-Reneke
2780
11 Maart 1987
Kennisgewing No 4/1987

296—11

TOWN COUNCIL OF SPRINGS

LOCAL AUTHORITY OF SPRINGS: SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1 JULY 1985 TO 30 JUNE 1986

(Regulation 12)

Notice is hereby given in terms of section 73 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1 July 1985 to 30 June 1986 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 37 of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a), which date is 11 March 1987 or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

W T FIGGINS
Secretary: Valuation Board

Civic Centre
South Main Reef Road
Springs
11 March 1987
Notice No 17/1987

STADSRAAD VAN SPRINGS

PLAASLIKE BESTUUR VAN SPRINGS: AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1 JULIE 1985 TOT 30 JUNIE 1986

(Regulasie 12)

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1 Julie 1985 tot 30 Junie 1986 van alle belasbare eiendom binne die munisipaliteit deur die voorstitter van die waarderingsraad gesertifiseer en geteken is en gevoldiglik final en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevvestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad:

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met ingebreep van 'n beswaarmaker wat 'n antwoord soos in artikel 15(4) beoog, ingedien of voorgelê het, kan teen die beslissing van sodanige raad ten opsigte waarvan hy 'n beswaarmaker is, binne dertig dae vanaf die datum van die publikasie in die Provinciale Koerant van die kennisgewing in artikel 16(4)(a) genoem, welke datum 11 Maart 1987 is, of, waar die bepaling van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daarin genoem, aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die

wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die waardeerdeer en aan die betrokke plaaslike bestuur.

(2) 'n Plaaslike bestuur wat nie 'n beswaarmaker is nie, kan teen enige beslissing van 'n waarderingsraad appèl aanteken op die wyse in subartikel (1) bedoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

W T FIGGINS
Sekretaris: Waarderingsraad
Burgersentrum
Suid-hoofrifweg
Springs
11 Maart 1987
Kennisgewing No 17/1987

297—11

TOWN COUNCIL OF VANDERBIJLPARK

DETERMINATION OF TARIFFS AT RECREATIONAL RESORTS AND CARAVAN PARK

In terms of the provisions of section 80B(8) of the Local Government Ordinance, Ordinance 17 of 1939, it is hereby notified that the Town Council of Vanderbijlpark has by Special Resolution amended the charges payable at the Council's recreational resorts and caravan park as published under Municipal Notice Number 42 of 1985 with effect from 1 December 1986.

1. By the re-numbering of items 2.2.4 and 2.2.5 respectively to items 2.2.5 and 2.2.6 and the insertion after item 2.2.3 of the following:

"2.2.4 use of pedal car —

- a) for fifteen (15) minutes: R1,50;
- b) for thirty (30) minutes: R3,00."

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
11 March 1987
Notice No 18/1987

STADSRAAD VAN VANDERBIJLPARK

VASSTELLING VAN TARIEWE BY ONTSPANNINGSOORDE EN WOONWAPARK

Ingevolge die bepaling van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, word hierby bekend gemaak dat die Stadsraad van Vanderbijlpark by Spesiale Besluit die tariewe betaalbaar by die Raad se ontspanningsoorte en woonwapark afgeskoudig by Munisipale Kennisgewingnommer 42 van 1985 met ingang 1 Desember 1986 soos volg geysig het:

1. Deur items 2.2.4 en 2.2.5 onderskeidelik te

hernommer na items 2.2.5 en 2.2.6 en na item 2.2.3 die volgende in te voeg:

"2.2.4 Gebruik van 'n trapkar—

- a) vir vyftien (15) minute: R1,50;
- b) vir dertig (30) minute: R3,00.”.

CBEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
11 Maart 1987
Kennisgewing No 18/1987

298—11

**TOWN COUNCIL OF VANDERBIJLPARK
AMENDMENT OF ELECTRICITY CHARGES**

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 17 of 1939, as amended, it is hereby notified that the Town Council of Vanderbijlpark has by Special Resolution amended the Electricity Tariffs promulgated under Municipal Notice 20 of 25 April 1984 with effect from 1 December 1986 as follows:

1. By the insertion in Item I of the Tariff of Charges at the end of the definition of "maximum demand" of the following expression:

"If electricity is supplied to a consumer at more than one point, in terms of the same agreement the maximum demand is the simultaneous maximum demand at the various supply points.”.

2. By the substitution for item 1(2)(b) in Part I of the Tariff of Charges, of the following:

"(b) Each erf or piece of land used or intended to be used for industrial purposes excluding those referred to in (a) and also excluding an erf or erven which are served together from a point of supply with a supply voltage above 400 volt: R167,15.”.

3. By the substitution for item 2 in Part I of the Tariff of Charges, of the following:

2. Consumption of Electricity

2.1 Domestic consumption

Dwelling-houses and flats used exclusively for residential purposes and buildings used mainly for religious purposes: Amount payable per kW.h consumed: 6,714 cent.

2.2 Bulk consumers

The maximum demand shall be metered in kVA, provided that any consumer whose maximum demand was metered in kW before 1 January 1986 as well as consumers whose supply is taken over from Escom, shall still be metered in kW unless such a consumer requests in writing that the maximum demand be metered in kVA.

However the Council reserves the right to meter in kVA if it is found that the power factor of a consumer whose maximum demand is metered in kW is less than 85 %.

The following minimum charge shall be payable monthly irrespective of whether electricity is consumed or not.

The fixed charge (mentioned in 2.2.1.1(a) or 2.2.3.3(a)) plus extension charges (if applicable, or the highest of 50 % of the notified maximum demand or 50 kW or 50 kVA at the applicable tariff).

2.2.1 Industries

2.2.1.1 Consumers with a supply voltage above 400 volt:

Extension charges if applicable, plus —

a) Fixed charge of R59,89 per supply point for each meter reading period. (Consumers mentioned in 2.2.3.3 are however excluded).

b) A charge of R12,98 per kVA or R13,97 per kW of the maximum demand of electricity metered during the meter reading period.

c) A charge of 2,488c per kW.h of electricity metered during the meter reading period.

d) In the event of an increase or decrease in the charges of Escom, as applicable at 1 July 1986, the charges in subitem (a), (b) and (c) shall, with effect from the date contemplated in items 3.1.1 (b) and 3.1.2 (b) be increased or decreased accordingly.

e) The total amount payable in terms of subitem (a), (b) and (c) shall be subject to the same discount or surcharge, if any, that was made applicable by Escom to any similar consumer for the meter reading period.

f) The minimum amount payable shall be the charges mentioned in (a), (b) and (c) plus the extension charges if applicable.

2.2.1.2 Consumers with a supply voltage of 400 volt or less and with a notified maximum demand of not less than 70 kVA or 70 kW —

a) A charge in respect of each kW.h or kW of the maximum demand metered during the meter reading period of:

- i) R14,41 per kVA
- ii) R15,37 per kW

b) A charge of 3,501 cent for each kW.h of electricity consumed.

2.2.2 Other bulk consumers with a maximum demand of not less than 70 kVA or 70 kW.

a) A charge in respect of each kVA or kW of the maximum demand metered during the meter reading period of:

- i) R14,41 per kVA
- ii) R15,37 per kW

b) A charge of 3,958 cent in respect of each kW.h of electricity consumed.

2.2.3 Off-peak demand

Any consumer to whom the tariffs under 2.2.1 and 2.2.2 apply, may, if he so desires, request that, subject to the conditions stated hereunder, no charges be made in respect of the maximum electricity demands which arises during the Council's off-peak periods.

2.2.3.1 Conditions

a) Any control equipment or meters necessary for the application of this tariff shall in the event of consumers under 400 volt be installed by the Council at the cost of the consumer.

b) Control equipment for consumers with a supply voltage above 400 volt shall for the application of this tariff be installed at the cost of the Council.

c) The periods regarded as off-peak periods shall be agreed upon from time to time in writing between the engineer and the consumer but shall never be less favourable than hours granted by Escom.

2.2.3.2 The kW or kVA demand which arises during the periods referred to in 2.2.3.1(c) shall not be included when determining the amount payable in respect of consumers to whom the tariffs under 2.2.1.2 and 2.2.2 apply.

2.2.3.3 The following shall apply in respect of consumers to whom the tariff under 2.2.1.1 applies:

Extension charges if applicable plus:

(a) A fixed charge of R133,10 per supply point for each meter reading period.

(b) Demand and energy charges as defined under 2.2.1.1(b) and (c) but excluding the maximum demand arising during the periods referred to in 2.2.3.1(c).

(c) A minimum charge of the total energy consumed during the meter reading period at a rate of 3,993c per kW.h.

(d) The adjustments referred to in 2.2.1.1(d) and (e) shall apply to the tariffs mentioned under (a) and (c).

(e) the minimum amount payable is:

The amount determined under (a) above plus the larger of the amount determined under (b) or (c) above and the extension charges if applicable.

2.3 Municipal Service Supply

Charges for electricity consumption for municipal services shall be levied at cost, to be determined by the Town Treasurer annually after the estimates have been approved.

2.4 Consumers not Covered by other Tariffs

Electricity consumed by consumers not covered by any of the other tariffs: 8,718 cent per kW.h.

2.5 Classification of Consumer

The tariff applicable to any consumer shall be determined by the engineer on the basis of information supplied by the prospective consumer and no connection shall be provided unless the necessary information is provided.

No application by a consumer for the substitution of another tariff for the tariff applicable to him shall be considered within a period of (12) twelve months from the date upon which the tariff was applied on his request to such consumer.”.

4. By the insertion after item 2.5 in Part I of the Tariff of Charges of the following:

"2.6 Electricity supplied to telephone booths on request of the Post Office: R18,00 per telephone booth per month.”.

5. By the substitution for item 3 in Part I of the Tariff of Charges, of the following:

3. General

3.1 Adjustment of kW.h and kVA/kW charges (adjustments caused by a amendment in the supply voltage of the Council excluded)

3.1.1 kW.h charge

(a) The kW.h charge payable in terms of item 2.1, 2.2.1.2(b), 2.2.2(b) and 2.4 shall be increased or decreased by P1 cent per kW.h with effect from the first account in the month following the date of an increase or decrease in the kW.h cost by Escom.

(b) The kW.h charge payable in terms of item 2.2.1.1(c) and 2.2.3.3(c) shall be increased or decreased by P1 cent per kW.h with effect from the first account following the date of an increase or decrease in the kW.h cost by Escom.

P1 shall be calculated in 3.1.1(a) and 3.1.1(b) to the nearest third decimal as follows:

$$i) P1 = M - B$$

where M = the kW.h charge of Escom

P1 = the amount by which the tariff is increased or decreased

B in item 2.2.3.3(c) = 3,993 cent

B in all other instances = 2,488 cent.

ii) P1 shall in respect of charges 2.1 and 2.4 further be increased or decreased pro rata by 0,019087 cent for each 1% by which the kW cost of R13,97 or kVA cost of R12,98 be increased or decreased.

3.1.2 kVA and kW charges.

(a) The kVA and kW charge payable in terms of item 2.2.1.2(a) and 2.2.2(a) shall be increased or decreased by P2 rand per kVA/kW with effect from the first account in the month following the date of an increase or decrease in the kilowatt or kilovolt-ampère cost by Escom.

(b) the kVA and kW charge payable in terms of item 2.2.1.1(b) shall be increased or decreased by P2 rand per kVA/kW with effect from the first account following the date of an increase or decrease in the kVA or kW cost by Escom.

P2 shall be calculated in respect of 3.1.2(a) and 3.1.2(b) to the nearest second decimal as follows:

$$(i) P2 = M - A$$

where M = the kVA or kW charge of Escom

P2 = the amount by which the tariff is increased or decreased.

A – in the event of kVA = R12,98

or in the event of kW = R13,97"

6. By the substitution for item 1, 1.1(a), (b) and (c) in Part II of the Tariff of Charges, of the following:

"1. Connection, extension and strengthening of network charges

The position of the connection point is, unless agreed otherwise, on the boundary of the erf and shall be determined by the Town Electrical Engineer.

1.1(a) Single phase, up to a maximum of 13 kVA (60 ampère) and three phase up to maximum of 70 kVA (100 ampère/phase): Subject thereto that the design load shall not be exceeded, the estimated average cost for the particular type of connection in the township concerned as determined from time to time by the Town Electrical Engineer.

(b) Three phase above 70 kVA up to design load:

Estimated cost of the connection concerned as determined by the Town Electrical Engineer with a minimum amount as determined in (a).

(c) Greater than design load up to 800 kVA:

Such connections demand reinforcement of the network and a contribution to such reinforcement is payable in addition to the costs mentioned in (a) or (b). Provided that such cost shall be determined by the Town Electrical Engineer by multiplying the estimated average cost per kVA of equipping a substation with the number of kVA by which the connection exceeds the design load.

7. By the substitution for item 1.2 in Part II of the Tariff of Charges of the following:

"1.2 All charges in terms of 1.1(a), (b) and (c) are payable in cash before the connection shall be commenced with, provided that, in the case of a connection of more than 800 kVA, in accordance with 1.1(d) the following can apply, according to the consumer's choice:

1.2.1 The total cost of the strengthening of the network and/or extension and the connection shall be placed on the account as a monthly extension charge.

Such extension charge shall be determined by using as basis the cost over a period of 23 (twenty three) years at a fixed interest rate (as at the time of the completion of the work) and as determined in terms of section 50A of the Local Government Ordinance, 1939 (No 17 of 1939), and the fixed instalment, shall, subject to the decrease and indicated hereinafter, be payable monthly by the consumer for a period of 23 (twenty three) years, irrespective of whether electricity was consumed during the meter reading period or not.

Consumers who are paying a monthly extension charge to Escom on the date of take-over and who are being supplied with electricity by the Town Council of Vanderbijlpark from the said date, shall pay the extension charge for the unexpired period of the original 23 (twenty three) years on the same conditions as determined by Escom.

The monthly extension charges as set out above shall be reduced but not beyond extinction in respect of each meter reading period with R2 for each kVA or kW of the maximum demand registered during the meter reading period concerned, the offpeak demand mentioned in 2.2.3.3(b) however excluded.

1.2.2 The consumer shall provide a guarantee to the satisfaction of the Town Treasurer for an amount equal to the irreclaimable costs of the strengthening or extension of the network or connection as well as the cost of labour and transport and of the demolition of the network. The amount of the guarantee shall, from the fourth up to and including the thirteenth year, be reduced by 10% per annum as long as the consumer continues to be an electricity consumer. If the consumer ceases to consume electricity, the Council shall have the right to claim the balance of the guarantees.

Consumers who on the date of take-over have provided Escom with a guarantee in respect of outstanding commitments in terms of a valid agreement with Escom, shall supply a similar guarantee under the same conditions to the Council.

8. By the substitution for item 1.3 in Part II of the Tariff of Charges, of the following:

"1.3 Where an agricultural holding or an erf in an approved township is subdivided or a second dwelling is erected on the same erf or on an agricultural holding or farm portion, the following charges shall be payable:

1.3.1 An amount as determined by the Council from time to time being a capital contribution in respect of external services.

1.3.2 A contribution to the cost of the network calculated in accordance with the design load of the property. The amount shall be determined by the Town Electrical Engineer by multiplying the estimated average cost per kVA of equipping a substation with the number of kVA design load.

The charges shall in the event of a subdivision or in the event of the erection of a second dwelling be payable by the owner of the erf in respect of which the application for subdivision or erection of a dwelling is made.

Any additional charges that may be payable in the event of a subdivision, where application is made for an electricity connection above the design load, shall be payable by the applicant for a connection as contemplated in item 1.1(c)."

9. By the substitution for item 2 in Part II of the Tariff of Charges of the following:

"2. Testing of Meters

Testing of meters in terms of section 9 of the Council's Electricity By-laws:

a) R17,00 in respect of a single phase meter.

b) Actual cost plus 20% levy in respect of a three phase and maximum demand meter.

c) Consumers with a supply voltage above 400 Volt: Free."

10. By the insertion after item 5 in Part II of the Tariff of Charges of the following:

"5. Deposits

The following minimum deposits is payable by consumers in terms of section 6(1) of the Council's Electricity By-laws:

5.1 Consumers above 30 000 kVA: A half of one month's consumption.

5.2 Consumers above 10 000 kVA: One and a half month's consumption but under 30 000 kVA.

5.3 Consumers above 6 000 kVA: Two and a half month's consumption but under 10 000 kVA.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
11 March 1987
Notice No 17/1987

STADSRAAD VAN VANDERBIJLPARK

VASSTELLING VAN GELDE: ELEKTRISITEIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, word hierby bekendgemaak dat die Stadsraad van Vanderbijlpark, by Speciale Besluit, die Elektrisiteitsstariewe afgekondig deur Munisipale Kennisgewing No 20 van 25 April 1984, met ingang 1 Desember 1986 soos volg gewysig het:

1. Deur in item 1 van die Tarief van Gelde aan die einde van die woordomskrywing van "maksimum aanvraag" die volgende uitdrukking in te voeg:

"Indien elektrisiteit by meer as een punt kragtens dieselfde ooreenkoms aan 'n verbruiker verskaaf word, is die maksimum aanvraag die geelyktydige maksimum aanvraag by die verskillende toevoerpunte..."

2. Deur item 1(2)(b) in Deel I van die Tarief van Gelde deur die volgende te vervang:

"(b) Elke erf of stuk grond gebruik of bedoel vir nywerheidsdoeleindes, uitgesluit die in (a) gemeld en ook uitgesluit 'n erf of erwe wat gesamentlik bedien word vanaf 'n voorsieningspunt met 'n toevoerspanning bo 400 volt: R167,15."

3. Deur item 2 in Deel I van die Tarief van Gelde deur die volgende te vervang:

"2. Elektrisiteitsverbruik

2.1 Huischoudelike verbruik: Woonhuise en woonstelle wat uitsluitlik vir woondoeleindes gebruik word, asook geboue hoofsaaklik gebruik vir godsdienstige doelesindes: bedrag betaalbaar per kW.h verbruik — 6,714 sent.

2.2 Grootmaat-verbruikers: Die maksimum aanvraag word in kVA gemeet met dien verstaande dat enige verbruiker wie se maksimum aanvraag voor 1 Januarie 1986 reeds in kW gemeet was, sowel as verbruikers waarvan die voorsiening vanaf Evkom oorgeneem word, nog in kW gemeet sal word tensy sodanige verbruiker skriftelik versoek dat die maksimum aanvraag in kVA gemeet moet word.

Indien daar egter gevind word dat 'n verbruiker wie se maksimum aanvraag in kW gemeet

word, se arbeidsfaktor laer as 85 % is, behou die Raad hom die reg voor om sodanige verbruiker in kVA te meet.

Die volgende minimum bedrag sal maandeliks betaalbaar wees hetsy of enige elektrisiteit verbruik word al dan nie.

Die vaste heffing (in 2.2.1.1(a) of 2.2.3.3(a) gemeld) plus uitbreidingsgeld (indien van toepassing) of die grootste van 50 % van die aangemelde maksimum aanvraag of 50 kW of 50 kVA teen die toepaslike tarief.

2.2.1 Nywerhede

2.2.1.1 Verbruikers met 'n toevoerspanning bo 400 volt:

Uitbreidingsgeld indien van toepassing plus —

a) Vaste heffing van R59,89 per voorsieningspunt vir elke meter-aflleestydperk (uitgesluit verbruikers in 2.2.3.3 genoem).

b) 'n Tarief van R12,98 per kVA of R13,97 per kW van maksimum elektrisiteitsaanvraag wat gedurende die meterafles-tydperk gemeet is.

c) 'n Tarief van 2,488c per kW.h van elektrisiteit gedurende die meterafles-tydperk gemeet.

d) Indien enige vermindering of vermeerdering in die tarief van Evkom soos van toepassing op 1 Julie 1986 plaasvind, word die tariewe in subitem (a), (b) en (c) dienooreenkomsig vanaf die datum beoog in items 3.1.1(b) en 3.1.2(b) aangepas.

e) Die totaal van die bedrag onder (a), (b) en (c) betaalbaar sal onderworpe wees aan dieselfde vermindering of vermeerdering, indien enige, wat vir die meterafles-tydperk deur Evkom of 'n soortgelyke verbruiker van Evkom van toepassing gemaak word.

f) Die minimum bedrag betaalbaar is die gelde in (a), (b) en (c) genoem plus die uitbreidingsgeld indien van toepassing.

2.2.1.2 Verbruikers met 'n toevoerspanning van 400 volt of laer en met 'n aangemelde maksimum aanvraag van minstens 70 kVA of 70 kW.

a) 'n Heffing ten opsigte van elke kVA of kW van maksimum aanvraag wat gedurende die meterafles-tydperk gemeet is van:

i) R14,41 per kVA

ii) R15,37 per kW

b) 'n Heffing ten opsigte van elke kW.h van elektrisiteitsverbruik: 3,501 sent.

2.2.2 Ander grootmaat-verbruikers met 'n maksimum aanvraag van minstens 70 kVA of 70 kW.

a) 'n Heffing ten opsigte van elke kVA of kW van maksimum aanvraag wat gedurende die meterafles-tydperk gemeet is van:

i) R14,41 per kVA

ii) R15,37 per kW

b) 'n Heffing ten opsigte van elke kW.h van elektrisiteitsverbruik 3,958 sent.

2.2.3 Aanvraag buite-spitsyd

Enige verbruiker op wie die tariewe onder 2.2.1 en 2.2.2 genoem van toepassing is, mag, indien hy so verkies aansoek doen dat, onderworpe aan die voorwaardes hieronder genoem, geen heffings ten opsigte van maksimum elektrisiteitsaanvraag wat tydens die Raad se buitespitsyd ontstaan, gemaak sal word nie.

2.2.3.1 Voorwaardes

a) Enige beheertoerusting of meters wat vir die toepassing van hierdie tarief benodig word, sal in die geval van verbruikers onder 400 volt,

deur die Raad op koste van die verbruikers geïnstalleer word.

b) Beheertoerusting, vir verbruikers met 'n toevoerspanning bo 400 volt wat vir die toepassing van hierdie tarief benodig word, sal op die Raad se koste voorsien word.

c) Die tye wat as buite-spitsyd beskou word, sal van tyd tot tyd skriftelik tussen die ingenieur en die verbruiker ooreengekom word en die ure sal nooit minder gunstig wees as die deur Evkom toegestaan nie.

2.2.3.2 Ten opsigte van verbruikers op wie tariewe 2.2.1.2 en 2.2.2 van toepassing is, sal die kW of kVA aanvraag wat gedurende die tye in 2.2.3.1(c) gemeld ontstaan het, buite rekening gelaat word in die berekening van die bedrag betaalbaar.

2.2.3.3 Ten opsigte van verbruikers op wie tarief 2.2.1.1 van toepassing is, sal die volgende geld:

Uitbreidingsgeld indien van toepassing plus —

(a) 'n Vaste heffing van R133,10 per voorsieningspunt vir elke meterafles-tydperk.

(b) Aanvraag en energie-heffing soos omskryf in 2.2.1.1(b) en (c), maar met die maksimum elektrisiteitsaanvraag wat gedurende die tye in 2.2.3.1(c) gemeld, ontstaan het, buite rekening gelaat.

(c) 'n Minimum heffing van die totale energieverbruik gedurende die meterafles-tydperk ten heffing van 3,993c per kW.h.

(d) Die aanpassings in 2.2.1.1(d) en (e) genoem sal ook op die tariewe in (a) en (c) vermeld van toepassing wees.

(e) Die minimum bedrag betaalbaar is:

Die bedrag in (a) genoem plus die grootste van die bedrae in (b) of (c) genoem en uitbreidingsgeld indien van toepassing.

2.3 Munisipale dienste-toevoer:

Gelde ten opsigte van elektrisiteitsverbruik vir munisipale dienste word teen koste gehef, wat jaarliks na die goedkeuring van die begroting deur die Stadsstesourier bepaal word.

2.4 Verbruikers wat nie deur ander tariewe gedeck word nie.

Elektrisiteitsverbruik deur verbruikers wat nie deur enige van die ander tariewe gedeck word nie: 8,718 sent per kW.h.

2.5 Klassifisering van verbruiker

Die tarief wat op enige verbruiker van toepassing is, word (op die basis van inligting deur die voorname verbruiker verskaf deur die ingenieur bepaal en geen aansluiting sal verskaf word tensy die nodige inligting verskaf, is nie.

Geen aansoek van 'n verbruiker vir die vervanging van die tarief op hom toegepas deur 'n ander tarief wordoorweg binne 'n tydperk van (12) twaalf maande van die datum waarop die tarief op sy versoek op sodanige verbruiker van toepassing gemaak is."

4. Deur na item 2.5 in Deel I van die Tarief van Gelde die volgende in te voeg:

"2.6 Elektrisiteit voorsien aan telefoonhokkies op versoek van die Poskantoor — R18,00 per hokkie per maand."

5. Deur item 3 in Deel I van die Tarief van Gelde deur die volgende te vervang:

3. Algemeen

3.1 Aanpassing van kW.h en kVA/kW-heffings (uitgesluit aanpassings veroorsaak deur 'n wysiging in die toevoerspanning van die Raad).

3.1.1 kW.h-heffing

(a) Die kW.h-heffing betaalbaar ingevolge item 2.1, 2.2.1.2(b), 2.2.2(b) en 2.4 word op die eersvolgende maand se rekening wat volg op die datum waarop Evkom se verminderde of vermeerderde tarief met betrekking tot die kWh-koste in werking tree, verminder of vermeerder met P1 sent per kWh.

(b) Die kW.h-heffing betaalbaar ingevolge item 2.2.1.1(c) en 2.2.3.3(c) word op die eersvolgende rekening wat volg op die datum waarop Evkom se verminderde of vermeerderde tarief met betrekking tot die kWh-koste in werking tree, verminder of vermeerder met P1 sent per kWh.

P1 word in die geval van 3.1.1(a) en 3.1.1(b) tot die naaste derde desimaal soos volg bereken:

$$\text{i) } P1 = M - B$$

waar M = die kW.h-heffing van Evkom.

$P1$ = die bedrag waarmee die tarief vermeerder of verminder
B in item 2.2.3.3(c) = 3,993 sent

B in alle ander gevalle = 2,488 sent.

ii) P1 word ten opsigte van tariewe 2.1 en 2.4 verder pro rata verminder of vermeerder met 0,019087 sent vir elke 1 % waarmee Evkom die kWh-koste van R13,97 of kVA-koste van R12,98 vermeerder of verminder.

3.1.2 kVA- en kW-heffing

(a) Die kVA- en kW-heffing betaalbaar ingevolge item 2.2.1.2(a) en 2.2.2(a) word op die eersvolgende maand se rekening wat volg op die datum waarop Evkom se verminderde of vermeerderde tarief met betrekking tot die kilovoltampère of kilowatt-koste in werking tree, verminder of vermeerder met P2 rand per kVA of kW.

(b) Die kVA- en kW-heffing betaalbaar ingevolge item 2.2.1.1(b) word op die eersvolgende rekening wat volg op die datum waarop Evkom se verminderde of vermeerderde tarief met betrekking tot die kVA- en kW-heffing in werking tree, verminder of vermeerder met P2 rand per kVA of kW.

P2 word in die geval van 3.1.2(a) en 3.1.2(b) tot die naaste tweede desimaal soos volg bereken:

$$\text{i) } P2 = M - A$$

waar M = die kVA of kW-heffing van Evkom

$P2$ = die bedrag waarmee die tarief vermeerder of verminder

A — in die geval van kVA = R12,98 en in die geval van kW = R13,97."

6. Deur item 1, 1.1(a), 1.1(b) en 1.1(c) in Deel II van die Tarief van Gelde deur die volgende te vervang:

"1. Aansluitings-, uitbreidings- en versterking van netwerkgelede.

Die posisie van die aansluitingspunt is, tensy anders ooreengekom, op die erfsgrens en word deur die Elektrotegniese Stadsingenieur bepaal.

1.1(a) Enkelfase tot 'n maksimum van 13 kVA (60 ampère) en driefase tot 'n maksimum van 70 kVA (100 ampère/fase): Onderhewig daarvan dat die ontwerp-las nie oorskry word nie, die beraamde gemiddelde koste vir die betrokke tipe aansluiting in die betrokke dorpsgebied soos van tyd tot tyd deur die Elektrotegniese Stadsingenieur bepaal.

(b) Driefase bo 70 kVA tot ontwerp-las:

Beraamde koste van die betrokke aansluiting soos deur die Elektrotegniese Stadsingenieur

bepaal met 'n minimum van die bedrag onder (a) bepaal.

(c) Groter as ontwerp-las tot 800 kVA:

Sodanige aansluitings verg versterkings aan die netwerk en 'n bydrae tot sodanige versterkings is betaalbaar bo en behalwe die kostes in (a) of (b) genoem met dien verstande dat sodanige bydrae deur die Elektrotegniese Stadsingenieur bepaal word deur die gemiddelde beraamde koste per kVA om 'n substasie toe te rus met die aantal kVA wat die aansluiting die ontwerp-las oorskry te vermenigvuldig.

7. Deur item 1.2 in Deel II van die Tarief van Gelde deur die volgende te vervang:

"1.2 Alle ooreenkomsdig 1.1(a), (b) en (c) is kontant betaalbaar voordat 'n begin met die aansluiting gemaak sal word, met dien verstande dat in die geval van 'n aansluiting van meer as 800 kVA ooreenkomsdig 1.1(d) die volgende, volgens die keuse van die verbruiker, kan geld:

1.21. Die totale koste van die netwerkversterking en/of uitbreidung en die aansluiting sal deur middel van 'n maandelikse uitbreidingsgeld op die rekening geplaas word.

Sodanige uitbreidingsgeld sal bepaal word deur die koste oor 'n (23) drie-en-twintig jaartermyn, teen 'n vaste rentekoers, (wat geld op datum van voltooiing van die werk) en soos vastgestel ingevolge artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939 (No 17 van 1939), as basis te gebruik en die vaste paalement sal, onderhewig aan die vermindering soos later aangedui, maandeliks betaalbaar wees deur die verbruikers, vir 'n tydperk van (23) drie-en-twintig jaar hetsy of daar gedurende die meterafleestydperk elektrisiteit verbruik is of nie.

Verbruikers wat op datum van oornname 'n maandelikse uitbreidingsgeld aan Evkom betaal en vanaf die datum deur die Stadsraad van Vanderbijlpark van elektrisiteit voorsien word, sal op dieselfde voorwaarde, die uitbreidingsgeld vir die onverstreke termyn van die oorspronklike (23) drie-en-twintig jaar soos deur Evkom vasgestel, betaal.

Die maandelikse uitbreidingsgeld soos hierboven bepaal sal ten opsigte van elke meterafleestydperk verminder word tot die maksimum van die uitbreidingsgeld met R2 vir elke kVA of kW van die maksimum aanvraag gedurende die betrokke meterafleestydperk geregistreer, uitgesluit die buite spitsyd-aanvraag in 2.2.3.3(b) gemeld.

1.2.2 Die verbruiker sal aan die Raad 'n waarborg, wat vir die Stadsstesourier aanvaarbaar is, verskaf vir 'n bedrag gelykstaande aan die koste van die onherbruikbare materiaal van netwerkversterking of uitbreiding van die netwerk en aansluiting plus arbeids- en vervoerkoste asook moontlike aftakelingskoste. Die bedrag van die waarborg sal vanaf die vierde jaar tot en met die dertiende jaar met 10 % per jaar verminder word solank die verbruiker voortgaan om 'n elektrisiteitsverbruiker te wees. Indien die verbruiker ophou om elektrisiteit te verbruik is die Raad geregtig om die balans van die waarborg op te eis.

Verbruikers wat op datum van oornname 'n waarborg aan Evkom ten opsigte van uitstaande verpligting, ingevolge 'n geldende ooreenkoms met Evkom, verskaf het, sal onder dieselfde voorwaarde 'n soortgelyke waarborg aan die Raad moet verskaf.

8. Deur item 1.3 in Deel II van die Tarief van Gelde deur die volgende te vervang:

"1.3 Waar 'n landbouhoeve of 'n erf in 'n goedgekoonde dorp onderverdeel word of 'n tweede woning op dieselfde erf of op 'n landbouhoeve of plaasgedeelte opgerig word is die volgende gelde betaalbaar:

1.3.1 'n Bedrag soos van tyd tot tyd deur die

Raad bepaal as 'n kapitaalbydrae ten opsigte van eksterne dienste.

1.3.2 'n Bydrae tot die netwerkoste bereken op die ontwerp-las van die eiendom. Die bedrag word deur die Elektrotegniese Stadsingenieur bepaal deur die gemiddelde beraamde koste per kVA, om 'n substasie toe te rus, met die aantal kVA ontwerp-las te vermenigvuldig.

Die gelde is, in die geval van 'n onderverdeling, of in die geval van die oprigting van 'n tweede woning deur die eienaar van die erf, ten opsigte waarvan aansoek om onderverdeling gedoen word of waarop 'n tweede woning opgerig word, betaalbaar. Enige addisionele gelde wat ten opsigte van 'n onderverdeelde eiendom betaalbaar mag wees wanneer aansoek om 'n kragaansluiting gedoen word en die ontwerp-las oorskry word, is deur die aansoeker om 'n aansluiting, soos beoog in item 1.1(c), betaalbaar".

9. Deur item 2 in Deel II van die tarief van Gelde deur die volgende te vervang:

2. Toets van Meters

Toets van meters ingevolge artikel 9 van die Raad se Elektrisiteitsverordeninge:

a) R17,00 vir 'n enkelfasige meter.

b) Werklike koste plus 20 % heffing vir 'n driesafase en maksimum aanvraag meter."

c) Verbruikers met 'n toevoerspanning bo 400 volt: gratis.

10. Deur na item 5 in Deel II van die Tarief van Gelde die volgende in te voeg:

5. Deposito's

Die volgende minimum deposito's is ingevolge artikel 6(1) van die Raad se Elektrisiteitsverordeninge deur verbruikers betaalbaar:

5.1 Verbruikers bo 30 000 kVA: Die helfte van een maand se verbruik.

5.2 Verbruikers bo 10 000 kVA maar onder 30 000 kVA: een en 'n halwe maand se verbruik.

5.3 Verbruikers bo 6 000 kVA maar onder 10 000: Twee en 'n halwe maand se verbruik.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
11 Maart 1987
Kennisgewing No 17/1987

299—11

LOCAL AUTHORITY OF WAKKERSTROOM

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 years 1987/88 to 1990/91 is open for inspection at the office of the local authority of Wakkerstroom from 1/3/1987 to 31/3/1987 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 a 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 an objection is obtainable at the address indicated be-

low 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.

CHRIS SMIT
Town Clerk

153 Van Riebeeck Street
Wakkerstroom
2480
11 March 1987
Notice No 1/1987

PLAASLIKE BESTUUR VAN WAKKERSTROOM

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS AAN-VRA
(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 boekjare 1987/88 tot 1990/91 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Wakkerstroom vanaf 1/3/1987 tot 31/3/1987 en enige eienaar van belasbare eiendom of ander persoon wat begeer is om 'n beswaar by die stadsklerk ten opsigte van enige aangeleentheid 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 aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by dié 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 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

CHRIS SMIT
Stadsklerk

Van Riebeeckstraat 153
Wakkerstroom
2480
11 Maart 1987
Kennisgewing No 1/1987

300—11

TOWN COUNCIL OF VEREENIGING

EXTENSION OF BUS SERVICE FOR BLACKS TO THREE RIVERS EAST

Notice is hereby given in terms of the provisions of section 65bis of the Local Government Ordinance, 1939, that the Town Council of Vereeniging has confirmed its resolutions of 11 December 1986 in regard to the extension of the Black bus route to Three Rivers East and the location of three bus stops on the extended route.

These resolutions will come into operation on 16 March 1987.

J J ROODT
Town Clerk

Municipal Offices
PO Box 35
Vereeniging
1930
11 March 1987

STADSRAAD VAN VEREENIGING UITBREIDING VAN BUSDIENS VIR SWARTES NA THREE RIVERS EAST	like Bestuur, 1939, dat die Stadsraad van Vereeniging sy besluite van 11 Desember 1986 met betrekking tot die uitbreiding van die Swart busroete na Three Rivers East en die ligging van drie bushaltes op die uitgebreide roete bekratig het. Kennis geskied hiermee ingevolge die bepальings van artikel 65bis van die Ordonnansie op Plaas-	Hierdie besluite sal op 16 Maart in werking tree. Munisipale Kantoor Posbus 35 Vereeniging 1930 11 Maart 1987
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J J ROODT
Stadsklerk

301—11

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