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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 afgelewer, moet dit op die Grond Vloer, Merino Gebou ingediend word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels van advertensies word nie verskaf nie.

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C G D GROVE
Proviniale Sekretaris

K 5-7-2-1

Administrateurskennisgewings

Administrateurskennisgewing 1045

22 Julie 1987

VOORGESTELDE INLYWING VAN DIE REGSGEBIED VAN DIE LENASIA SUID-OOS BESTUURSKOMITEE BY DIE REGSGEBIED VAN DIE STADSRAAD VAN JOHANNESBURG

Die Administrateur gee hiermee ingevolge artikel 14(1) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), kennis dat hy voornemens is om ingevolge die bevoegdheid aan hom verleen by artikel 9 van genoemde

OFFICIAL GAZETTE OF THE TRANSVAAL
(Published every Wednesday)

All correspondence, advertisements, etc. must be addressed to the Provincial Secretary, Private Bag X64, Pretoria, and if delivered by hand, must be handed in on the Ground Floor, Merino Building. Free copies of the *Provincial Gazette* or cuttings of advertisements are not supplied.

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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

Administrator's Notices

Administrator's Notice 1045

22 July 1987

PROPOSED INCORPORATION OF THE AREA OF JURISDICTION OF THE LENASIA SOUTH-EAST MANAGEMENT COMMITTEE WITH THE AREA OF JURISDICTION OF THE JOHANNESBURG CITY COUNCIL

The Administrator hereby, in terms of section 14(1) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), gives notice of his intention to incorporate the area of jurisdiction of the Lenasia South-East Management Committee

Ordonnansie die regsgebied van die Lenasia Suid-Oos Bestuurskomitee by die regsgebied van die Stadsraad van Johannesburg in te lyf. Enigiemand wat redes wil aanvoer waarom die Administrateur nie sodanige bevoegdheid moet uitoefen nie, kan dit doen deur skriftelike redes af te lewer by die kantoor van die Proviniale Sekretaris, Tak Gemeenskapsdienste, Kamer B419, Proviniale Administrasie Gebou, h/v Bosman en Pretoriussstraat, Pretoria of Privaatsak X437, Pretoria 0001 voor of op 19 Augustus 1987.

PB 3-2-6-2-111 Vol 2

Administrateurskennisgewing 1163 5 Augustus 1987

WYSIGING VAN DIE SESDE BYLAE TOT DIE ORDONNANSIE OP PLAASLIKE BESTUUR, 1939 (ORDONNANSIE 17 VAN 1939)

Ingevolge artikel 171^{ter} van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), wysig die Administrateur hierby die Sesde Bylae tot daardie Ordonnansie deur —

(a) in Deel II —

(i) die naam van die Stadsraad van Carletonville voor die Stadsraad van Edenvale in te voeg;

(ii) die naam van die Stadsraad van Middelburg voor die Stadsraad van Pietersburg in te voeg; en

(b) in Deel III —

(i) die naam van die Stadsraad van Hartbeespoort voor die Stadsraad van Heidelberg in te voeg; en

(ii) die name van die Stadsraad van Carletonville en die Stadsraad van Middelburg daaruit te skrap.

PB 3-2-11-1

Administrateurskennisgewing 1164 5 Augustus 1987

PRETORIA-WYSIGINGSKEMA 1913

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 Erf 348, Lynnwood tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 500 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, Pretoria en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysigings staan bekend as Pretoria-wysigingskema 1913.

PB 4-9-2-3H-1913

Administrateurskennisgewing 1165 5 Augustus 1987

PRETORIA-WYSIGINGSKEMA 1861

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 578 en Restant van Erf 578, Silverton tot "Algemene Woon" met 'n digtheid van "Een woonhuis per 750 m²" onderworpe aan sekere voorwaardes.

with the area of jurisdiction of the Johannesburg City Council in terms of the powers conferred on him by section 9 of the said Ordinance. Any person wishing to show cause why the Administrator shall not exercise such power, may do so by delivering written reasons to the office of the Provincial Secretary, Community Services Branch, Room B419, Provincial Administration Building, cnr Bosman and Pretorius Streets, Pretoria or to Private Bag X437, Pretoria 0001 on or before 19 August 1987.

PB 3-2-6-2-111 Vol 2

Administrator's Notice 1163 5 August 1987

AMENDMENT OF THE SIXTH SCHEDULE TO THE LOCAL GOVERNMENT ORDINANCE, 1939 (ORDINANCE 17 OF 1939)

In terms of section 171^{ter} of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the Administrator hereby amends the Sixth Schedule to that Ordinance —

(a) by the insertion in Part II —

(i) of the name of the Town Council of Carletonville before The Town Council of Edenvale; and

(ii) of the name of the Town Council of Middelburg before The Town Council of Pietersburg; and

(b) by —

(i) the insertion in Part III of the name of The Town Council of Hartbeespoort before The Town Council of Heidelberg; and

(ii) the deletion from Part III of the names of The Town Council of Carletonville and The Town Council of Middelburg..

PB 3-2-11-1

Administrator's Notice 1164 5 August 1987

PRETORIA AMENDMENT SCHEME 1913

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 Erf 348, Lynnwood to "Special Residential" with a density of "One dwelling house per 1 500 m²" subject to certain conditions.

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

This amendment is known as Pretoria Amendment Scheme 1913.

PB 4-9-2-3H-1913

Administrator's Notice 1165 5 August 1987

PRETORIA AMENDMENT SCHEME 1861

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 578, Silverton to "General Residential" with a density of "One dwelling house per 750 m²" subject to certain conditions.

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 wysigings staan bekend as Pretoria-wysigingskema 1861.

PB 4-9-2-3H-1861

Administrateurskennisgewing 1166 5 Augustus 1987

TZANEEN-WYSIGINGSKEMA 12

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 Tzaneen-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Hoeve 14, Pompagalana Landbouhoewes tot "Spesiaal" vir die doeleindest van 'n skrotwerf met dien verstaande dat slegs een instansie 'n skrotwerf op die eiendom mag bedryf.

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

Hierdie wysigings staan bekend as Tzaneen-wysigingskema 12.

PB 4-9-2-71-12

Administrateurskennisgewing 1167 5 Augustus 1987

REGSTELLINGSKENNISGEWING

Administrateurskennisgewing 1284 van 9 Julie 1986 word hiermee verbeter deur die goedgekeurde Kaart 3 en Bylae Nommer 122, te vervang met 'n nuwe goedgekeurde Kaart 3 en Bylae Nommer 97.

PB 4-9-2-6-337

Administrateurskennisgewing 1168 5 Augustus 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: RESTERENDE GEDEELTE VAN ERF 224, DORP BEDFORDVIEW UITBREIDING 52

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(1) in Akte van Transport T1829/1983 opgehef word.

PB 4-14-2-1876-1

Administrateurskennisgewing 1169 5 Augustus 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: LOT 1544, 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), (b), (c), (e), (f), (h) in Akte van Transport T7005/1976 opgehef word; en

2. Johannesburg-dorpsaanlegskema, 1979, gewysig word deur die hersonering van Lot 1544, dorp Houghton Estate tot 'Residensieel 1' met 'n digtheid van een woonhuis per 1 500 m² onderworpe aan sekere voorwaardes welke wysigingske-

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 1861.

PB 4-9-2-3H-1861

Administrator's Notice 1166 5 August 1987

TZANEEN AMENDMENT SCHEME 12

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 Tzaneen Town-planning Scheme, 1980, by the rezoning of Holding 14, Pompagalana Articultural Holdings, to "Special" for the purposes of a scrap yard only provided that only one concern may conduct a scrap yard on the property.

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

This amendment is known as Tzaneen Amendment Scheme 12.

PB 4-9-2-71-12

Administrator's Notice 1167 5 August 1987

CORRECTION NOTICE

Administrator's Notice 1284 of 9 July 1986 is hereby corrected by the replacement of the approved Map 3 and Annexure 122 by an approved Map 3 and Annexure 97.

PB 4-9-2-6-337

Administrator's Notice 1168 5 August 1987

REMOVAL OF RESTRICTIONS ACT, 1967: REMAINING EXTENT OF ERF 224, BEDFORDVIEW EXTENSION 52 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(1) in Deed of Transfer T1829/1983 be removed.

PB 4-14-2-1876-1

Administrator's Notice 1169 5 August 1987

REMOVAL OF RESTRICTIONS ACT, 1967: LOT 1544, 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), (b), (c), (e), (f), (h) in Deed of Transfer T7005/1976 be removed; and

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Lot 1544, Houghton Estate Township to "Residential 1" with a density of one dwelling per 1 500 m² subject to certain conditions and which amend-

ma bekend staan as Johannesburg-wysigingskema 1480, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement Gemeenskapsdienste, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-619-82

Administrateurskennisgewing 1170 5 Augustus 1987

JOHANNESBURG-WYSIGINGSKEMA 1502

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 Gedelentes 10 en 11 van Lot 9, Riviera na "Residensieel 4".

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1502.

PB 4-9-2-2H-1502

Administrateurskennisgewing 1171 5 Augustus 1987

ALBERTON-WYSIGINGSKEMA 285

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 245 en 246, Alrode South Uitbreiding 5, Alberton tot "Nywerheid 1" onderworpe aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Alberton-wysigingskema 285.

PB 4-9-2-4H-285

Administrateurskennisgewing 1172 5 Augustus 1987

RANDFONTEIN-WYSIGINGSKEMA 96

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 Randfontein-dorpsaanlegskema 1, 1948, gewysig word deur die hersonering van Erf 107, Greenhills, Randfontein, tot "Spesiaal" vir die oprigting van wooneenhede met 'n digtheid van "20 eenhede per hektaar", onderhewig aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Uitvoerende Direkteur: Tak Gemeenskapsdienste, Pretoria en die Stadsklerk, Randfontein en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Randfontein-wysigingskema 96.

PB 4-9-2-29-96

ment scheme will be known as Johannesburg Amendment Scheme 1480, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department Community Services, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-619-82

Administrator's Notice 1170 5 August 1987

JOHANNESBURG AMENDMENT SCHEME 1502

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 Portions 10 and 11 of Lot 9, Riviera to "Residential 4".

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Section Community Services, Pretoria and the Town Clerk, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 1502.

PB 4-9-2-2H-1502

Administrator's Notice 1171 5 August 1987

ALBERTON AMENDMENT SCHEME 285

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 245 and 246, Alrode South Extension 5, Alberton to "Industrial 1" subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Section Community Services, Pretoria and the Town Clerk, Alberton and are open for inspection at all reasonable times.

This amendment is known as Alberton Amendment Scheme 285.

PB 4-9-2-4H-285

Administrator's Notice 1172 5 August 1987

RANDFONTEIN AMENDMENT SCHEME 96

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 Erf 107, Greenhills, Randfontein, to "Special" for the erection or dwelling units with a density of "20 units per hectare", subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Section Community Services, Pretoria and the Town Clerk, Randfontein and are open for inspection at all reasonable times.

This amendment is known as Randfontein Amendment Scheme 96.

PB 4-9-2-29-96

Administrateurskennisgewing 1173 5 Augustus 1987

JOHANNESBURG-WYSIGINGSKEMA 1542

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Erf 457 Melville na "Residensieel 1", met kantoorgebruik as 'n primêre reg vir die leeftyd van die gebou, onderhewig aan sekere voorwaardes.

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

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1542.

PB 4-9-2-2H-1542

Administrateurskennisgewing 1174 5 Augustus 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 8 VAN LOT 781, BROOKLYN EN LOT 1083, 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(ii) in Akte van Transport T21174/1960 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 subdivided".

PB 4-14-2-206-99

Administrateurskennisgewing 1175 5 Augustus 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 825 DORP BAILEY'S MUCKLENEUK

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 (a) in Akte van Transport T7715/1980 gewysig word om as volg te lees: "The sale of all wines, malt or spirituous liquors is prohibited on the said lot.".

2. Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 825, dorp Bailey's Muckleneuk, tot "Algemeen" welke wysigingskema bekend staan as Pretoria-wysigingskema 1179 soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement Gemeenskapsdienste, Pretoria en die Stadsklerk van Pretoria.

PB 4-14-2-1919-11

Administrateurskennisgewing 1179 5 Augustus 1987

TOEGANGSPAAL: DISTRIK BRITS

Kragtens artikel 48(1)(a) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat toegangspaale met wisselende breedtes, bestaan oor die eiendomme soos aangedui op bygaande sketsplan wat ook die algemene rigtings en liggings van gemelde toegangspaale met toepaslike koördinate van grensbakens aandui.

Administrator's Notice 1173

5 August 1987

JOHANNESBURG AMENDMENT SCHEME 1542

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 457 Melville to "Residential 1", with office purposes as a primary right for the life of the building, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Section Community Services, Pretoria and the Town Clerk, Johannesburg and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 1542.

PB 4-9-2-2H-1542

Administrator's Notice 1174

5 August 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 8 OF LOT 781, BROOKLYN AND LOT 1083, 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(ii) in Deed of Transfer T21174/1960 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 4-14-2-206-99

Administrator's Notice 1175

5 August 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 825, BAILEY'S MUCKLENEUK 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 (a) in Deed of Transfer T 7715/1980 be altered to read as follows: "The sale of all wines, malt or spirituous liquors is prohibited on the said lot.".

2. The Pretoria Town-planning Scheme, 1974, be amended by the rezoning of Erf 825, Bailey's Muckleneuk Township, to "General" and which amendment scheme will be known as Pretoria Amendment Scheme 1179, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department Community Services, Pretoria and the Town Clerk of Pretoria.

PB 4-14-2-1919-11

Administrator's Notice 1179

5 August 1987

ACCESS ROADS: DISTRICT OF BRITS

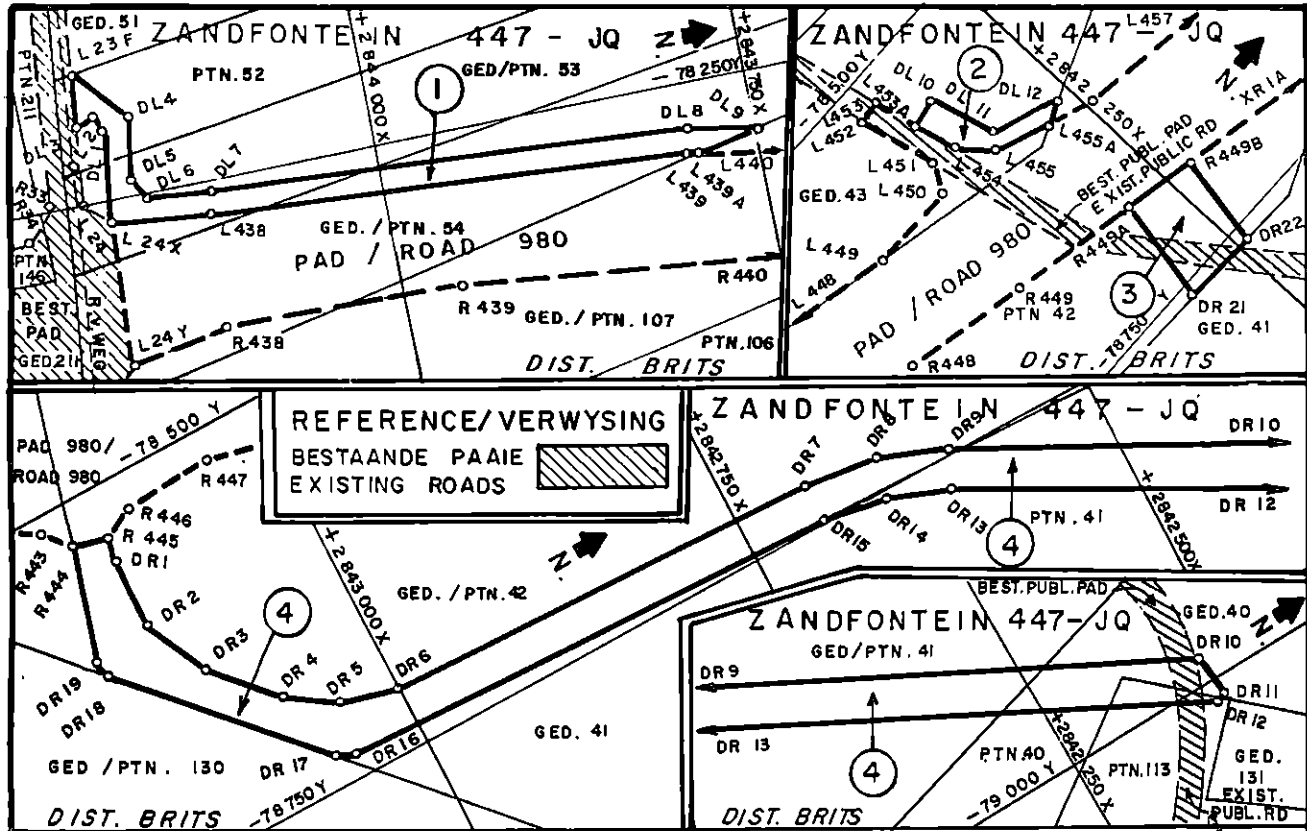
In terms of section 48(1)(a) of the Roads Ordinance, 1957, the Administrator hereby declares that access roads with varying widths, exist over the properties as indicated on the subjoined sketch plan which also indicates the general directions and situations of the said access roads with appropriate co-ordinates of boundary beacons.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat grensbakens wat gemelde paaie aandui, op die grond opgerig is en dat planne PRS76/23/41V en -42V, wat die grond wat deur gemelde paaie in beslag geneem is aandui, by die kantoor van die Proviniale Sekretaris, Tak Paaie, Proviniale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

Goedkeuring: 40 van 26 Junie 1987
Verwysing: 10/4/1/2/P160-2(1)

In terms of section 5A(3) of the said Ordinance, it is hereby declared that boundary beacons, demarcating the said roads, have been erected on the land and that plans PRS76/23/41V and -42V, indicating the land taken up by the said roads, are available for inspection by any interested person, at the office of the Provincial Secretary, Roads Branch, Provincial Building, Church Street West, Pretoria.

Approval: 40 dated 26 June 1987
Reference: 10/4/1/2/P160-2(1)



DIE FIGURE: - (1) L23F, DL4-DL9, L439A-L438, L24X, DL1-DL3, L23F. (2) DL10-DL12, L455A-L453A, DL10. (3) R449A, R449B, DR22, DR21, R449A. (4) R444, R445, DR1-DR19, R444.

STEL VOOR GEDEELTES VAN TOEGANGSPAALIE SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON OP PLANNE: -PRS76/23/41V, 42V.

THE FIGURES: - (1) L23F, DL4-DL9, L439A-L438, L24X, DL1-DL3, L23F. (2) DL10-DL12, L455A-L453A, DL10. (3) R449A, R449B, DR22, DR21, R449A. (4) R444, R445, DR1-DR19, R444.

REPRESENT PORTIONS OF ACCESS ROADS AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: -PRS76/23/41V, 42V.

BUNDEL No/FILE No: 10/4/1/2/P160-2 (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo27° Konst/Const: Y= +0.00 X=+2 800 000,00

L 23F -78165.99 +44192.45	R449A -78687.00 +42283.36	DL11 -78587.91 +42308.37	DR11 -78013.14 +42144.31
L 24X -78267.40 +44187.41	R449B -78697.38 +42234.45	DL12 -78605.53 +42264.21	DR12 -79013.93 +42145.21
L438 -78275.87 +44119.02	DL 1 -78206.89 +44177.76	DR 1 -78547.88 +43129.32	DR13 -78767.31 +42616.53
L439 -78299.89 +43797.00	DL 2 -78198.27 +44184.98	DR 2 -78596.69 +43129.81	DR14 -78751.24 +42658.07
L439A -78300.32 +43794.09	DL 3 -78206.67 +44196.68	DR 3 -78639.62 +43106.57	DR15 -78744.90 +42702.17
L453A -78544.95 +42338.59	DL 4 -78202.50 +44161.87	DR 4 -78679.87 +43069.15	DR16 -78734.36 +43050.84
L454 -78574.88 +42331.83	DL 5 -78244.55 +44168.58	DR 5 -78702.27 +43038.02	DR17 -78733.21 +43053.36
L455 -78596.03 +42315.01	DL 6 -78255.65 +44160.23	DR 6 -78710.93 +43000.67	DR18 -78608.02 +43169.85
L455A -78610.75 +42278.10	DL 7 -78260.87 +44118.55	DR 7 -78719.91 +42701.42	DR19 -78605.47 +43170.48
R444 -78526.26 +43149.01	DL 8 -78284.98 +43795.33	DR 8 -78727.06 +42651.74	DR21 -78757.11 +42298.67
R445 -78532.80 +43124.88	DL 9 -78291.50 +43750.88	DR 9 -78745.16 +42604.94	DR22 -78758.65 +42247.69
	DL10 -78540.54 +42319.09	DR10 -78983.91 +42148.64	

Administrateurskennisgewing 1176

5 Augustus 1987

VERBETERINGSKENNISGEWING

Administrateurskennisgewing 861 van 10 Junie 1987 word hiermee verbeter deur in die eerste reël van Klousule 1(4) die aanduiding "54-1" te vervang met "P59-1".

PB 4-2-2-5003

Administrateurskennisgewing 1177

5 Augustus 1987

ORDONNANSIE OP NATUURBEWARING, 1983 (ORDONNANSIE 12 VAN 1983): VERKLARING VAN 'N NATUURRESERVAAT

Ingevolge artikel 14 van die Ordonnansie op Natuurbewaring, 1983 (Ordonnansie 12 van 1983), verklaar die Administrator hierby die plaas Olifantsvallei 65, JP en die resterende gedeelte van Gedeelte 1 van die Plaas Olifantsvallei 65, JP geleë in die distrik Zeerust tot 'n natuurreervaat, bekend te staan as die Melorani-natuurreervaat.

Administrateurskennisgewing 1178

5 Augustus 1987

OPENBARE- EN DISTRIKSPAD 980: DISTRIK BRITS

Kragtens artikel 5(1)(b), (1)(c) en artikel 3 van die Padordonnansie, 1957, verklaar die Administrator hierby dat 'n openbare- en distrikspad 980 met wisselende breedtes bestaan oor die eiendomme soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van gemelde pad met toepaslike koördinate van grensbakens aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat grensbakens, wat gemelde pad aandui, op die grond opgerig is en dat planne PRS 76/23/41V en -/42V, wat die grond wat deur gemelde pad in beslag geneem is aandui, by die kantoor van die Provinciale Sekretaris, Tak Paaié, Provinciale Gebou, Kerkstraat-Wes, Pretoria, ter insae vir enige belanghebbende persoon beskikbaar is.

Goedkeuring: 40 van 26 Junie 1987

Verwysing: 10/4/1/2/P160-2(1)

Administrator's Notice 1176

5 August 1987

CORRECTION NOTICE

Administrator's Notice 861 dated 10 June 1987 is hereby rectified by substitution of the designation "P59-1" for "P54-1" in the first line of Clause 1(4).

PB 4-2-2-5003

Administrator's Notice 1177

5 August 1987

NATURE CONSERVATION ORDINANCE, 1983 (ORDINANCE 12 OF 1983): DECLARATION OF A NATURE RESERVE

In terms of section 14 of the Nature Conservation Ordinance, 1983 (Ordinance 12 of 1983), the Administrator hereby declares the farm Olifantsvallei 65 JP and the remaining extent of Portion 1 of the farm Olifantsvallei 65 JP, situated in the district of Zeerust, to be a nature reserve, to be known as the Melorani Nature Reserve.

Administrator's Notice 1178

5 August 1987

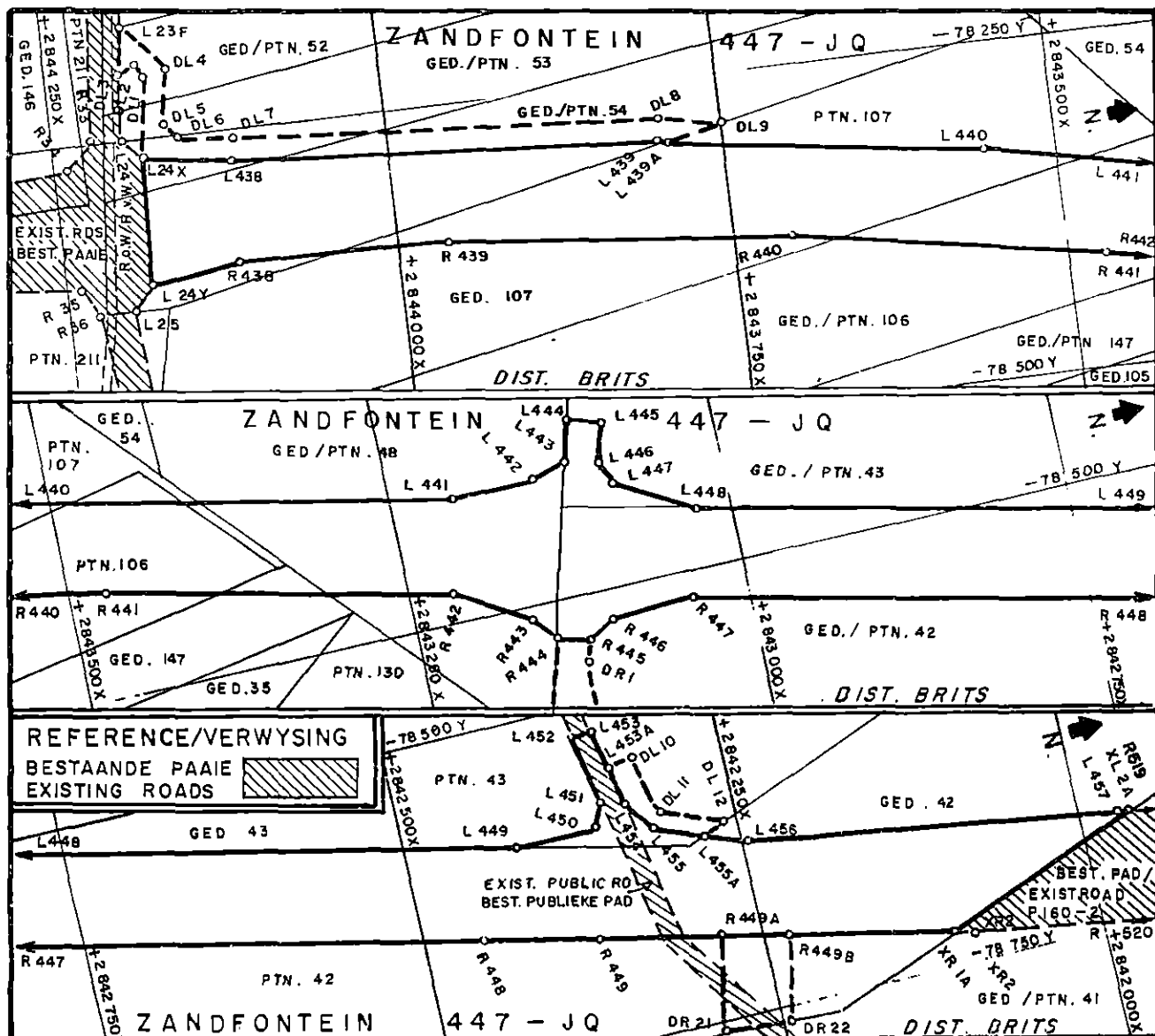
PUBLIC AND DISTRICT ROAD 980: DISTRICT OF BRITS

In terms of section 5(1)(b), (1)(c) and section 3 of the Roads Ordinance, 1957, the Administrator hereby declares that a public and district road 980 with varying widths exists over the properties as indicated on the subjoined sketch plan which also indicates the general direction and situation of the said road with appropriate co-ordinates of boundary beacons.

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 and that plans PRS 76/23/41V and -/42V, indicating the land taken up by the said road, are available for inspection by any interested person, at the office of the Provincial Secretary, Roads Branch, Provincial Building, Church Street West, Pretoria.

Approval: 40 dated 26 June 1987

Reference: 10/4/1/2/P160-2(1)



DIE FIGUUR: - L24X, L438-L457, XL2A, XR1A, R449-R438, L24Y, L24X.
**STEL VOOR N GEDEELTE VAN PAD 980 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE
PADREELING EN IN DETAIL GETOON OP PLANNE: -PRS76/23/41V, 42V.**

THE FIGURE: - L24X, L438-L457, XL2A, XR1A, R449-R438, L24Y, L24X.
**REPRESENTS A PORTION OF ROAD 980 AS INTENDED BY PUBLICATION OF THIS ROAD
ADJUSTMENT AND DEPICTED IN DETAIL ON PLANS: -PRS76/23/41V, 42V.**

BUNDEL No/FILE No: 10/4/1/2/P160-2 (1)

KO-ORDINATELYS/CO ORDINATE LIST. Lo27° Konst/Const: Y= +0.00 X=+2 800 000,00

L 24X -78267.40 +44187.41	L446 -78407.21 +43090.85	L455 -78596.03 +42315.01	R443 -78508.50 +43164.18
L 24Y -78362.39 +44189.86	L447 -78422.15 +43083.26	L455A -78610.75 +42278.10	R444 -78526.26 +43149.01
L438 -78275.87 +44119.02	L448 -78452.92 +43028.60	L456 -78622.78 +42247.95	R445 -78532.80 +43124.88
L439 -78299.89 +43797.00	L449 -78588.13 +42419.79	L457 -78664.51 +41973.75	R446 -78521.67 +43105.64
L439A -78300.32 +43794.09	L450 -78586.49 +42357.96	XL2A -78665.28 +41963.35	R447 -78518.25 +43043.38
L440 -78335.00 +43557.40	L451 -78571.20 +42348.42	R438 -78350.83 +44121.37	R448 -78649.91 +42458.00
L441 -78409.48 +43203.41	L452 -78519.05 +42359.83	R439 -78355.98 +43962.86	R449 -78668.16 +42372.05
L442 -78408.99 +43141.80	L453 -78515.69 +42345.21	R440 -78381.71 +43706.37	R449A -78687.00 +42283.36
L443 -78400.67 +43114.98	L454 -78544.95 +42338.59	R441 -78422.11 +43471.87	R449B -78697.38 +42234.45
L444 -78371.72 +43107.13	L454 -78574.88 +42331.83	R442 -78477.78 +43218.77	XR1A -78723.11 +42113.28
L445 -78378.25 +43083.01			

Algemene Kennisgewings

KENNISGEWING 595 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 1766

Die Waarnemende Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van gedeeltes van Gedeelte 811 van die plaas Doornfontein No 92 IR, (voorheen Gedeeltes 156, 243, 268, 269, 293 en 314, van die plaas Doornfontein No 92 IR), Malvern Investments (Pty) Ltd, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van bogenoemde eiendom, geleë langs Gedeelte 144 van die plaas Doornfontein No 92 IR, van "Nywerheid 1" tot "Kommerseel 1".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Johannesburg en die kantoor van die Waarnemende Uitvoerende Direkteur van Gemeenskapsdienste, Merino Gebou, 12e Vloer, 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 Waarnemende Uitvoerende Direkteur van Gemeenskapsdienste by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 30733, Braamfontein 2017 voorgelê word.

Adres van eienaar: P/a Tino Ferero, Posbus 36558, Menlopark 0102.

Datum van eerste publikasie: 29 Julie 1987.

PB 4-9-2-2H-1766

KENNISGEWING 596 VAN 1987

ROODEPOORT-WYSIGINGSKEMA 96

Die Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 364, Roodepoort, Western Area Shopping Centre (Pty) Ltd, aansoek gedoen het om Roodepoort-dorpsbeplanningskema, 1987, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Marestraat van "Residensieel 4" na "Speesial" vir die doel van diensnywerhede, onderworpe aan sekere voorwaardes.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Roodepoort en die kantoor van die Uitvoerende Direkteur van Gemeenskapsdienste, Merino Gebou, 12e Vloer, 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 Uitvoerende Direkteur van Gemeenskapsdienste by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Privaatsak 30, Roodepoort 1725 voorgelê word.

Adres van eienaar: P/a Conradie, Muller, Van Rooyen en Vennote, Posbus 243, Florida 1710.

Datum van eerste publikasie: 29 Julie 1987.

PB 4-9-2-30H-96

General Notices

NOTICE 595 OF 1987

JOHANNESBURG AMENDMENT SCHEME 1766

The Acting Executive Director of Community Services hereby gives notice in terms of section 46 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that the owner of parts of Portion 811, of the farm Doornfontein No 92 IR, (formerly Portions 156, 243, 268, 269, 293 and 314 of the farm Doornfontein No 92 IR), Malvern Investments (Pty) Ltd, applied for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated next to Portion 144 of the farm Doornfontein No 92 IR, from "Industrial 1" to "Commercial 1".

Further particulars of this application are open for inspection at the office of the Town Clerk of Johannesburg and the office of the Acting Executive Director of Community Services, 12th Floor, Merino Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Acting Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 30733, Braamfontein 2017 within a period of four weeks from the date of first publication of this notice.

Address of owner: P/a Tino Ferero, PO Box 36558, Menlopark 0102.

Date of first publication: 29 July 1987.

PB 4-9-2-2H-1766

NOTICE 596 OF 1987

ROODEPOORT AMENDMENT SCHEME 96

The Executive Director of Community Services 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 364, Roodepoort, Western Area Shopping Centre (Pty) Ltd, applied for the amendment of Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above, situated on Mare Street from "Residential 4" to "Special" for the purpose of service, industries subject to certain conditions.

Further particulars of this application are open for inspection at the office of the Town Clerk of Roodepoort and the office of the Executive Director of Community Services, 12th Floor, Merino Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in writing to the Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, Private Bag 30, Roodepoort 1725 within a period of four weeks from the date of first publication of this notice.

Address of owner: P/a Conradie, Muller, Van Rooyen and Partners, PO Box 243, Florida 1710.

Date of first publication: 29 July 1987.

PB 4-9-2-30H-96

KENNISGEWING 597 VAN 1987

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Modderfontein, gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Harleystraat, Modderfontein vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Privaatsak X1, Modderfontein 1645, ingedien of gerig word.

BYLAE

Naam van dorp: Sebenza Uitbreiding 5.

Volle naam van aansoeker: African Explosives and Chemical Industries Limited.

Aantal erwe in voorgestelde dorp: Nywerheid 1: 58.

Beskrywing van grond waarop dorp gestig staan te word: Voorgestelde Gedeelte 51 ('n gedeelte van Gedeelte 36) nou bekend as deel van Gedeelte 36 van die plaas Modderfontein, No 35 IR.

Liggings van voorgestelde dorp: Noord van en aangresend aan Gedeelte 33 van die plaas Modderfontein 35 IR en wes van en aangresend aan Provinciale Pad K115.

Opmerkings: Hierdie is 'n bestaande dorp wat ingevolge die nuwe Ordonnansie voltooi word.

KENNISGEWING 598 VAN 1987

BARBERTON-WYSIGINGSKEMA 37

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i)/ VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Salomon Jacobus Jacobs, synde die gemagtigde agent van die eienaar van Erf 1098, Barberton gee hierme ingevolge artikel 45(1)(c)(i)/ van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Barberton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Barberton-dorpsaanlegskema, 1974, deur die hersonering van die eiendom hierbo beskryf geleë aan die suid-westelike hoek van die aansluiting van Knowlesstraat met De Villiersstraat in Barberton, van "Spesiaal" vir 'n motorlokaal en aanverwante besigheids doeleindes tot "Spesiaal" vir openbare garage met gebruikte aanverwant daartoe.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Barberton Stadsraad, Generaalstraat vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Barberton Stadsraad, Posbus 33, Barberton 1300 ingedien of gerig word.

NOTICE 597 OF 1987

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Modderfontein, hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Harley Street, Modderfontein for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodge with or made in writing and in duplicate to the Town Clerk at the above address or at Private Bag X1, Modderfontein 1645, within a period of 28 days from 29 July 1987.

ANNEXURE

Name of township: Sebenza Extension 5.

Full name of applicant: Africa Explosives and Chemical Industries Limited.

Number of erven in proposed township: Industrial 1: 58.

Description of land on which township is to be established: Proposed Portion 51 (a portion of Portion 36) now known as part of Portion 36 of the farm Modderfontein, No 35 IR.

Location of proposed township: North of and adjacent to Portion 33 of the farm Modderfontein 35 IR and west of and adjacent to Provincial Road K115.

Remarks: This is an existing township which will be completed in terms of the new Ordinance.

NOTICE 598 OF 1987

BARBERTON AMENDMENT SCHEME 37

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(i)/ OF THE TOWN-PLANNING AND TOWNSHIP ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Salomon Jacobus Jacobs, being the authorized agent of the owner of Erf 1098, Barberton hereby give notice in terms of section 45(1)(c)(i)/ of the Town-planning and Township Ordinance, 1986, that I have applied to the Barberton Town Council for the amendment of the town-planning scheme known as Barberton Town-planning Scheme, 1974, by the rezoning of the property described above, situated at the southwestern corner of the junction of Knowles Street with De Villiers Street in Barberton from "Special" for a motor showroom or related business purpose to "Special" for a public garage with uses related thereto.

Particulars of the application will lie for inspection during the normal office hours at the office of the Town Clerk, Barberton Town Council, Generaal Street for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 33, Barberton 1300 within a period of 28 days from 29 July 1987.

Adres van eienaar: P/a Van der Walt, Jacobs en Venter, Stads- en Streekbeplanners en Geassosieerde Waardeerders, Posbus 2177, Nelspruit 1200. Tel. (01311) 5 2646/7.

KENNISGEWING 599 VAN 1987

PRETORIA-WYSIGINGSKEMA 3000

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van die Resterende Gedeelte van Erf 3182, Pretoria gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pretoria Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë by die kruising van Boomstraat, Soutpansbergweg en Du Toitstraat van "Spesiaal" vir winkels, woonstelle, 'n bakery en 'n openbare garage tot "Spesiaal" vir winkels, woonstelle, 'n bakery en openbare garage met dien verstande dat die bestaande woonstelle mag tot kantore omskep word met die vergunning van die plaaslike bestuur en onderworpe aan sulke voorwaardes as hul mag stel.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die *stadsklerk/sekretaris, Pretoria Stadsraad, Kamer 3024, Wes Blok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Beware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die *stadsklerk/sekretaris by bovemelde adres of by Pretoria Stadsraad, Posbus 440, Pretoria 0001 ingedien of gerig word.

Adres van applikant: R H W Warren en Van Wyk, Bute Huis, Butelaan, Sandown, Sandton, Posbus 186, Morningside, 2057

KENNISGEWING 600 VAN 1987

SPRINGS-DORPSAANLEGSKEMA 1/380

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Francois Allers Neuhoff, synde die eienaar van Erf 1092, Springs Dorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Springs Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Springs Dorpsaanlegskema 1/1948 deur die hersonering van die eiendom hierbo beskryf, geleë te 8ste Straat 47, Springs Dorp van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir kantore en/of woonstelle.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die stadsklerk Kamer

Address of owner: Cnr Van der Walt, Jacobs en Venter, Town and Regional Planners and Associated Valuers, PO Box 2177, Nelspruit 1200. Tel. (01311) 5 2646/7.

NOTICE 599 OF 1987

PRETORIA AMENDMENT SCHEME 3000

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of the remaining extent of Erf 3182, Pretoria Township, hereby gives notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pretoria City Council for the amendment of the town-planning scheme known as Pretoria Town Planning Scheme, 1974, by the rezoning of the property described above, situated at the intersection of Boom Street, Soutpansberg and Du Toit Street from "Special" for shops, flats, bakery and public garage to "Special" for shops, flats, a bakery and public garage provided that the existing flats may be converted to offices with the consent of the local authority and subject to such conditions that may be imposed.

Particulars of the application will lie for inspection during normal office hours at the office of the *town clerk/secretary, Pretoria City Council, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the *town clerk/secretary at the above address or at Pretoria City Council, P O Box 440, Pretoria 0001 within a period of 28 days from 29 July 1987.

Address of owner/applicant: R H W Warren and Van Wyk, Bute House, Bute Lane, Sandown, Sandton, P O Box 186, Morningside, 2057

NOTICE 600 OF 1987

SPRINGS TOWN PLANNING SCHEME 1/380

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Francois Allers Neuhoff, being the owner of Erf 1092, Springs Township, hereby gives notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Springs Town Council for the amendment of the town-planning scheme known as Springs Town Planning Scheme, 1/1948 by the rezoning of the property described above, situated at 47 Eighth Street, Springs Township from "Special Residential" with a density of "one dwelling per erf" to "Special" for offices and/or flats.

Particulars of the application will lie for inspection during normal office hours at the office of the town clerk, Room

429, Burgersentrum van Springs, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by tot die stadsklerk by bovemelde adres of by Posbus 45, Springs, 1560 ingedien of gerig word.

Adres van eienaar: F.A. Neuhoff, Posbus 941, Springs 1560

KENNISGEWING 601 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2015

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Gideon Zandberg, synde die gemagtigde agent van die eienaar van die Restant van Erf 215, Waverley, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Campbell Street van "Residensieel 1" met 'n digtheid van "Een woonhuis per 3 000 m²" tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 500 m²".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burger Sentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 29 Julie 1987 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: P/a Tino Ferero Stads- en Streekbeplanners, Posbus 36558, Menlopark, Pretoria 0102.

KENNISGEWING 602 VAN 1987

GERMISTON-WYSIGINGSKEMA 130

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBELANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Liesel Mostert, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 2625, Primrose, Germiston 1400, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Germiston Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema, 1985, deur die hersonering van die eiendom hierbo beskryf, geleë te by 22 Heathlaan, Primrose, Germiston 1401 van "Residensieel 1" tot "Spesiaal" (vir spesifieke diensnywerhede).

429, Springs Civic Centre for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the town clerk at the above address or at P O Box 45, Springs, within a period of 28 days from 29 July 1987.

Address of owner: F.A. Neuhoff, P O Box 941, Springs, 1560

NOTICE 601 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2015

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Gideon Zandberg being the authorized agent of the owner of the Remainder of Erf 215, Waverley hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated in Campbell Street from "Residential 1" with a density of "One dwelling per 3 000 m²" to "Residential 1" with a density of "One dwelling per 1 500 m²".

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 29 July 1987.

Address of owner: C/o Tino Ferero Town and Regional Planners, PO Box 36558, Menlo Park, Pretoria 0102.

NOTICE 602 OF 1987

GERMISTON AMENDMENT SCHEME 130

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIP ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11(2))

I, Liesel Mostert, being the authorised agent of the owner of Portion 1 of Erf 2625, Primrose, Germiston hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Germiston City Council for the amendment of the town-planning scheme known as Germiston Town-planning Scheme 1985, by the rezoning of the property described above, situated at 22 in Heath Avenue, Primrose 1401 from "Residential 1" to "Special" (for specified service industries).

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Germiston Stadsraad hoek van Queen- en Spulsburgstrate, Kamer 300, op die 3e Vloer, Samie Gebou vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Haacke Belling Mostert Venootskap, Posbus 31080, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: Mnr Barry Graham Welsh, 22 Heathalaan, Primrose, Germiston 1400.

KENNISGEWING 603 VAN 1987

RANDBURG-WYSIGINGSKEMA 1106N

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Eric Freemantle, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 976, Ferndale gee hiermee in gevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Randburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Oaklaan van "Munisipaal" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer B116, Randburg Stadsraad, h/v Hendrik Verwoerd en Jan Smuts Rylaan, Randburg vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X1, Randburg 2125 ingedien of gerig word.

Adres van eienaar: P/a Schneider en Dreyer, Posbus 3438, Randburg 2125.

KENNISGEWING 604 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2012

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van Erwe 910 en 912, Parktown, gee hiermee in gevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema, bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, wat begrens is deur St Andrews weg teen die noorde, St Davids Plek teen die weste, Wellington weg teen die suide en wat middeldeur gesny is deur Girtonweg, van Besigheid 3, onderworpe aan sekere voorwaardes, tot Besigheid 3, onderworpe aan sekere voorwaardes met be-

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Council, corner of Queen and Spulsburg Street, Room 300, on the 3th Floor, Samie Building for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Haacke Belling Mostert Partnership, PO Box 31080, Braamfontein 2017 within a period of 28 days from 29 July 1987.

Address of owner: Mr Barry Graham Welsh, 22 Heath Avenue, Primrose Germiston 1400.

NOTICE 603 OF 1987

RANDBURG AMENDMENT SCHEME 1106N

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Eric Freemantle being the authorized agent of the owner of Portion 1 of Erf 976, Ferndale hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Randburg Town Council for the amendment of the town-planning scheme known as Randburg Town-planning Scheme 1976 by the rezoning of the property described above, situated in Oak Avenue from "Municipal" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room B116, Randburg Town Council, cnr Hendrik Verwoerd and Jan Smuts Avenue, Randburg for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag 1, Randburg 2125 within a period of 28 days from 29 July 1987.

Address of owner: C/O Schneider & Dreyer, PO Box 3438, Randburg 2125.

NOTICE 604 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2012

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of Erven 910 and 912, Parktown Township, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, which is bounded by St Andrews Road along the north, St Davids Place along the west, Wellington Road along the south and is bisected by Girton Road, from Business 3, subject to certain conditions, to Business 3, subject to certain conditions relating to access, coverage, floor area ratio, use and parking.

trekking tot toegang, dekking, vloerruimte verhouding, gebruik en parkering.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burger Sentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Direkteur van Beplanning by bovemelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van applikant: R H W Warren en Van Wyk, Bute Huis, Butelaan, Sandown, Sandton, Posbus 186, Morningside 2057.

KENNISGEWING 605 VAN 1987

HALFWAY HOUSE & CLAYVILLE-WYSIGING-SKEMA 306

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, J A Kotzee, synde die gemagtigde agent van die eienaar van Hoeves 479 en 480, Glen Austin Landbouhoeves Uitbreiding 3, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Midrand aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Halfway House & Clayville-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Alsatianweg, Glen Austin LH's Uitbreiding 3, van Landbou na "Spesiaal" vir klubdoeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Midrand Stadsraad, Munisipalekantore, Ou Pretoria Hoofweg, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovemelde adres of by Privaatsak X20, Halfway House 1685, ingedien word.

Adres van eienaar: P/a Industraplan, Posbus 1902, Halfway House 1685.

KENNISGEWING 606 VAN 1987

PRETORIA-WYSIGINGSKEMA 3007

Ek, Danie Hoffmann Booysen, synde die gemagtigde agent van die eienaar van die Restant van Erf 297 en Erf 1468, Arcadia, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë te Pretoriusstraat tussen Leyds en Hamiltonstraat, Arcadia, van "Algemeen Woon" tot "Spesiaal" vir die doeleindes van 'n Hospital/Kliniek, Administratiewe Kantore, Cafeteria (met tafel bediening), Dokterspreekkamers, Patologiese Laboratoriums en Resepteerafdeling.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris,

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 29 July 1987.

Address of applicant: R H W Warren & Van Wyk, Bute House, Bute Lane, Sandown, Sandton, PO Box 186, Morningside 2057.

NOTICE 605 OF 1987

HALFWAY HOUSE & CLAYVILLE AMENDMENT SCHEME 306

NOTICE OF APPLICATION FOR THE AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, J A Kotzee, being the authorized agent of the owner of Holdings 479 and 480, Glen Austin AH's Extension 3, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Midrand for the amendment of the town-planning scheme known as the Halfway House & Clayville Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Alsatian Road, Glen Austin AH's Extension 3, from Agricultural to "Special" for club purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Midrand Town Council, Municipal Offices, Old Pretoria Main Road, for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag X20, Halfway House 1685 within a period of 28 days from 29 July 1987.

Address of owner: C/o Industraplan. P O Box 1902, Halfway House 1685.

NOTICE 606 OF 1987

PRETORIA AMENDMENT SCHEME 3007

I, Danie Hoffmann Booysen, being the authorized agent of the owner of the Remainder of Erf 297 and Erf 1468, Arcadia, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated in Pretorius Street, between Leyds and Hamilton Streets, Arcadia, from "General Residential" to "Special" for the purposes of a Hospital/Clinic, Administrative Offices, Cafeteria (with Table Service), Doctor's Consulting Rooms, Pathological Laboratories and Dispensary.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room

Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadssekretaris by bovenmelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van gevoldmagtige agent: Vlietstra en Booyens, 228 Queenswood Galleries, Queenswood 0186, Pretoria.

KENNISGEWING 607 VAN 1987

SANDTON-WYSIGINGSKEMA 1114

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(REGULASIE 11(2))

BYLAE 8

Barbara Elsie Broadhurst, synde die bermagtigde agent van die eienaar van Erf 1077, Morningside Uitbreiding 98, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eindom hierbo beskryf, geleë te Woodburnlaan 30, op die oostelike kant, Sandton, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B Blok, Burgersentrum, h/v Weststraat en Rivonialaan, Sandton, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 78001, Sandton 2146, ingedien of gerig word.

Adres van eienaar: P/a Rosmarin en Medewerkers, Posbus 32004, Braamfontein 2017.

KENNISGEWING 608 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2017

Ek, Pieter Venter, synde die bermagtigde agent van die eienaar van Erwe 1590, 1591 en 2840, Newlands, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eindom hierbo beskryf, geleë te Mainweg en Italianweg, Newlands, van "Besigheid 1", "Spesiaal" vir die uitstal en verkoop van voertuie en "Spesiale Woon" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burger Sentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by

3024, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at P O Box 440, Pretoria 0001, within a period of 28 days from 29 July 1987.

Address of authorized agent:

Vlietstra & Booyens, 228 Queenswood Galleries, Queenswood 0186, Pretoria.

NOTICE 607 OF 1987

SANDTON AMENDMENT SCHEME 1114

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(REGULATION 11(2))

SCHEDULE 8

Barbara Elsie Broadhurst, being the authorized agent of the owner of Erf 1077, Morningside Extension 98, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Sandton for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated in 30 Woodburn Road, on the east side, Sandton, from "Residential 1" with a density of "One dwelling per erf" to "Residential 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, B Block, Civic Centre, cnr of West Street and Rivonia Road, Sandton, for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at P O Box 78001, Sandton, 2146, within a period of 28 days from 29 July 1987.

Address of owner: C/o Rosmarin and Associates, P O Box 32004, Braamfontein 2017.

NOTICE 608 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2017

I, Pieter Venter, being the authorized agent of the owner of Erven 1590, 1591 and 2840, Newlands, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated at Main and Italian Roads, Newlands, from "Business 1", "Special" for the sale and display of motor vehicles and "Special Residential" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, 7th Floor, Civic Centre, Braamfontein, for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the above ad-

of tot die bovermelde adres of by Direkteur van Beplanning, Posbus 30733, Braamfontein 2017 ingédién of gerig word.

Adres van eienaar: Charjoy Enterprises (Pty) Ltd., C/o Dornat Motors, Central Avenue 46, Mayfair, Johannesburg.

KENNISGEWING 622 VAN 1987

PRETORIA-WYSIGINGSKEMA 3009

Ek, PLAN Medewerkers, synde die gemagtigde agent van die eienaar van Restant van Erf 1147 en Gedeelte 1 van Erf 1147, Sunnyside, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die verhoging van die vloerruimteverhouding. Die eiendom is geleë op die suidwestelike hoek van Rissik- en Cellierstraat:

Restant van Erf 1147 van 1,5 tot 1,6; Gedeelte 1 van Erf 1147 van 1,5 tot 1,7.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, h/v Van der Walt- en Vermeulenstraat, Kamer 3024 vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van eienaar: P/a PLAN Medewerkers, Posbus 1889, Pretoria, 0001.

Pretoria, 29 Julie 1987.

KENNISGEWING 623 VAN 1987

SPRINGS-WYSIGINGSKEMA 1/382

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(Regulasie 11(2)).

BYLAE 8

Ek, Colin Annison Rundle, synde die eienaar van Erf 1/2486, Selcourt, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Springs Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Springs-beplanningskema 1/48, deur die hersonering van die eiendom hierbo beskryf, geleë te Lyndhurstlaan, Selcourt van Spesiale Woon tot Algemene Woon.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Springs Burgersentrum vir 'n tydperk van 28 dae vanaf 22 Julie 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovermelde adres ingedien of gerig word.

dress or at Director of Planning, P O Box 30733, Braamfontein 2017, within a period of 28 days from 29 July 1987.

Address of the owner: Charjoy Enterprises (Pty) Ltd., C/o Dornat Motors, 46 Central Avenue, Mayfair, Johannesburg.

NOTICE 622 OF 1987

PRETORIA AMENDMENT SCHEME 3009

I, PLAN Associates, being the authorized agent of the owner of the Remainder of Erf 1147 and Portion 1 of Erf 1147, Sunnyside, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Pretoria for the amendment of the Town-planning Scheme known as Pretoria Town-planning Scheme, 1974, by the increase of the floor space ratio. The property is situated on the south western corner of Rissik and Cellier Streets:

Remainder of Erf 1147 from 1,5 to 1,6; Portion 1 of Erf 1147 from 1,5 to 1,7.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, cnr. Van der Walt and Vermeulen Streets, Room 3024 for the period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 440, Pretoria, 0001 within a period of 28 days from 29 July 1987.

Address of owner: C/o PLAN Associates, PO Box 1889, Pretoria, 0001.

Pretoria, 29 July 1987.

NOTICE 623 OF 1987

SPRINGS AMENDMENT SCHEME 1/382

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(Regulation 11(2))

SCHEDULE 8

I, Colin Annison Rundle, being the owner of Erf 1/2486, Selcourt, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Springs Town Council for the amendment of the town-planning scheme known as Springs Town-planning Scheme 1/48, by the rezoning of the property described above, situated at Lyndhurst Avenue, Selcourt from Special Residential to General Residential.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Springs Civic Centre for a period of 28 days from 22 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address within a period of 28 days from 29 July 1987.

Address of owner: CA Rundle, PO Box 412, Springs 1560.

Adres van eienaar: CA Rundle, Posbus 412, Springs 1560.

KENNISGEWING 624 VAN 1987

SPRINGS-WYSIGINGSKEMA 1/383

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(Regulasie 11(2))

BYLAE 8

Ek, Mike Flynn, synde die gemagtigde agent van die eienaar van Erwe 343 en 344, Edelweiss, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by Springs Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanning bekend as Springs-dorpsbeplanningskema, deur die hersonering van die eiendom hierbo beskryf, geleë te Waterbokstraat, Edelweiss ten einde die boulyn langs die straatgrense te verslap.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk Burger-sentrum Springs vir 'n tydperk van 28 dae vanaf 22 Julie 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadslerk ingedien of gerig word.

Adres van eienaar: M Flynn, Posbus 424, Springs 1560.

KENNISGEWING 625 VAN 1987

SPRINGS-WYSIGINGSKEMA 1/381

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(Regulasie 11(2))

BYLAE 8

Ek, Carl Wilhelm van Rooyen, synde die eienaar van Erf 908, Springs gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Springs aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Springs-dorpsbeplanningskema 1/48, deur die hersonering van die eiendom hierbo beskryf, geleë te Austestraat, Springs van "Spesiale Woon" tot "Algemene Besigheid".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Springs Burger-sentrum, vir 'n tydperk van 28 dae vanaf 22 Julie 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadslerk by bovemelde adres ingedien of gerig word.

Adres van eienaar: CW van Rooyen, Posbus 95, Springs 1560.

KENNISGEWING 626 VAN 1987

FOCHVILLE-WYSIGINGSKEMA 33

Die Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepalings Artikel 46 van die Ordon-

NOTICE 624 OF 1987

SPRINGS AMENDMENT SCHEME 1/383

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(Regulation 11(2))

SCHEDULE 8

I, Mike Flynn, being the authorized agent of the owner of Erven 343 and 344 Edelweiss hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Springs Town Council for the amendment of the town-planning scheme known as Springs Town-planning Scheme by the rezoning of the property described above, situated at Waterbok Street, Edelweiss to relax the building line along the streets.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Civic Centre Springs, for a period of 28 days from 22 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address within a period of 28 days from 29 July 1987.

Adres of owner: M Flynn, PO Box 424, Springs 1560.

NOTICE 625 OF 1987

SPRINGS AMENDMENT SCHEME 1/381

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(Regulation 11(2))

SCHEDULE 8

I, Carl Wilhelm van Rooyen, being the owner of Erf 908, Springs hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Springs Town Council for the amendment of the town-planning scheme known as Springs Town-planning Scheme 1/48, by the rezoning of the property described above, situated Eight Street, Springs from "Special Residential" to "General Residential".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 406, Civic Centre, for a period of 28 days from 22 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address within a period of 28 days from 29 July 1987.

Adres of owner: CW van Rooyen, PO Box 95, Springs 1560.

NOTICE 626 OF 1987

FOCHVILLE AMENDMENT SCHEME 33

The Executive Director of Community Services hereby gives notice in terms of Section 46 of the Town-planning and

nansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van 'n gedeelte van Gedeelte 15 van Erf 1044, Fochville, Mr Carlos De Sousa Pito, aansoek gedoen het om Fochville-dorpsbeplanningskema 1, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë op die hoek van Loopspruitlaan en Danie Theronstraat van "Spesiaal" tot "Besigheid 2".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Fochville en die kantoor van die Uitvoerende Direkteur van Gemeenskapsdienste, Merino Gebou, 12de Vloer, Merino Gebou, 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 Uitvoerende Direkteur van Gemeenskapsdienste by bogenoemde adres van Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1, Fochville, 2515 voorgelê word.

Adres van eienaar: Garsstraat 48, Fochville, 2515.

Datum van eerste publikasie: 1 Julie 1987.

PB 4-9-2-57H-33

KENNISGEWING 627 VAN 1987

SANDTON-WYSIGINGSKEMA 1094

Die Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965) kennis dat die eienaar van Gedeelte 2 van Erf 237 Sandhurst Uitbreiding 3, Hurstdown Investments (Edms) Bpk, Electricity Supply Commission Pension and Provident Fund en die Standard Bank van S.A. Groeps pensioenfonds aansoek gedoen het Sandton-dorpsbeplanningskema 1, 1980, te wysig deur die hersonering van bogenoemde eiendom, geleë tussen Vyfdestraat en Sandtonrylaan van "Spesiaal" vir residensiële geboue en woonhuise tot "Besigheid 4" plus 'n opsigterswoonstel.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Sandton en die kantoor van die Uitvoerende Direkteur van Gemeenskapsdienste, Merino Gebou, 12e Vloer, h/v Pretorius- en Bosmanstraat, Pretoria.

Enige beswaar 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 Uitvoerende Direkteur van Gemeenskapsdienste by bogenoemde adres van Privaatsak X437, Pretoria en die Stadsklerk, Posbus 78001, Sandton 2146 voorgelê word.

Adres van eienaar: Posbus 52035, Saxonwold 2132.

Datum van eerste publikasie: 29 Julie 1987.

PB 4-9-2-116H-1094

KENNISGEWING 629 VAN 1987

VOORGESTELDE PRETORIA-WYSIGINGSKEMA 1993

Die Uitvoerende Direkteur: Tak Gemeenskapsdienste gee hiermee ingevolge die bepaling van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Gedeelte "A" van Erf 390, Arcadia, Jeta Investments (Pty) Ltd, aansoek gedoen het om Pretoria-dorpsbeplanningskema, 1974, te wysig deur die hersonering van bogenoemde eiendom, geleë op

Townships Ordinance, 1965 (Ordinance 25 of 1965), that the owner of a portion of Portion 15 of Erf 1044, Fochville, Mr Carlos De Sousa Pito, applied for the amendment of Fochville Town-planning Scheme 1, 1980, by the rezoning of the property described above, situated on the corner of Loopspruit Lane and Danie Theron Street from "Special" to "Business 2".

Further particulars of this application are open for inspection at the office of the Town Clerk of Fochville and the office of the Executive Director of Community Services, 12th Floor, Merino 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 Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1, Fochville, 2515, within a period of four weeks from the date of first publication of this notice.

Adress of owner: Gars Street 48, Fochville, 2515.

Date of first publication: 1 July 1987.

PB 4-9-2-57H-33

NOTICE 627 OF 1987

SANDTON AMENDMENT SCHEME 1094

The Executive Director of Community Services 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 2 of Erf 237 Sandhurst Extension 3, Hurstdown Investments (Pty) Ltd, Electricity Supply Commission Pension and Provident Fund and Standard Bank of South Africa Group Pension Fund applied for the amendment of Sandton Town-planning Scheme 1, 1980, by the rezoning of the property described above, situated between Fifth Street and Sandton Drive from "Special" for residential buildings and dwelling units to "Business 4 plus a caretaker's flat".

Further particulars of this application are open for inspection at the office of the Town Clerk of Sandton and the office of the Executive Director of Community Services, 12th Floor, Merino Building, cnr Pretorius and Bosman Streets, Pretoria.

Any objections to or representations in regard to the application must be submitted in the writing to the Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, P O Box 78001, Sandton 2146 within a period of four weeks from the date of first publication of this notice.

Address of owner: P O Box 52035, Saxonwold 2132.

Date of first publication: 29 July 1987.

PB 4-9-2-116H-1094

NOTICE 629 OF 1987

PROPOSED PRETORIA AMENDMENT SCHEME 1993

The Executive Director: Branch Community Services 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 "A" of 390, Arcadia, Jeta Investments (Pty) Ltd, applied for the amendment of Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated on the north eastern corner of Beatrix Street and Edmond Street from "Special" for offices

die noordoostelike hoek van Beatrixstraat en Edmondstraat van "Spesiaal" vir kantore tot "Spesiaal" vir kantore, verversingsplek(ke)/restaurant op grondvlak.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Pretoria en die kantoor van die Uitvoerende Direkteur: Tak Gemeenskapsdienste, Merino Gebou, 13e Vloer, Kamer 17, 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 Uitvoerende Direkteur: Tak Gemeenskapsdienste by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 440, Pretoria 0001 voorgelê word.

Adres van eienaar: Posbus 27600, Sunnyside 0132.

Datum van eerste publikasie: 5 Augustus 1987.

PB 4-9-2-3H-1993

KENNISGEWING 630 VAN 1987

VOORGESTELDE BELFAST-WYSIGINGSKEMA 7

Die Uitvoerende Direkteur: Tak Gemeenskapsdienste gee hiermee ingevolle die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 1318, Belfast, Barend Johannes Janse van Rensburg, aansoek gedoen het om Belfast-dorpsaanlegskema, 1961, te wysig deur die hersnering van bogenoemde eiendom, geleë aan Voortrekkerstraat van "Inrigting" tot "Algemene Besigheid".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Belfast en die kantoor van die Uitvoerende Direkteur: Tak Gemeenskapsdienste, Merino Gebou, 13e Vloer, Kamer 17, 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 Uitvoerende Direkteur: Tak Gemeenskapsdienste by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 17, Belfast 1100 voorgelê word.

Adres van eienaar: Posbus 35114, Menlopark 0102.

Datum van eerste publikasie: 5 Augustus 1987.

PB 4-9-2-47-7

KENNISGEWING 631 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 Gemeenskapsdienste ontvang is en ter insae lê by 12de Vloer, Merino Gebou, Pretoriusstraat, Pretoria, en in die kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor, moet skriftelik by die Direkteur van Gemeenskapsdienste, by bovenmelde adres of Privaatsak X437, Pretoria, ingedien word op of voor 2 September 1987.

Francois Viviers, Maria Jacoba Viviers, Johannes Albertus Burger, Heila Johanna Magdalena Burger vir die opheffing van die titelvoorraades van Hoewe 246 Pomona Landbouhoeves ten einde dit moontlik te maak dat die betrokke hoeve onderverdeel kan word en 'n tweede woonhuis vir eie gebruik op hoeve opgerig kan word.

PB 4-16-2-476-15

to "Special" for offices and place of refreshment/restaurant on ground level.

Further particulars of this application are open for inspection at the office of the Town Clerk of Pretoria and the office of the Executive Director: Branch Community Services, Merino Building, 13th Floor, Room 17, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Executive Director: Branch Community Services at the above address or Private Bag X437, 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.

Address of owner: PO Box 27600, Sunnyside 0132.

Date of first publication: 5 August 1987.

PB 4-9-2-3H-1993

NOTICE 630 OF 1987

PROPOSED BELFAST AMENDMENT SCHEME 7

The Executive Director: Branch Community Services 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 1318, Belfast, Barend Johannes Janse van Rensburg, applied for the amendment of Belfast Town-planning Scheme, 1961, by the rezoning of the property described above, situated on Voortrekker Street from "Institution" to "General Business".

Further particulars of this application are open for inspection at the office of the Town Clerk of Belfast and the office of the Executive Director: Branch Community Services, Merino Building, 13th Floor, Room 17, cnr Pretorius and Bosman Streets, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Executive Director: Branch Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 17, Belfast 1100 within a period of four weeks from the date of first publication of this notice.

Address of owner: PO Box 35114, Menlopark 0102.

Date of first publication: 5 August 1987.

PB 4-9-2-47-7

NOTICE 631 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 application have been received by the Director of Community Services and are open for inspection at 12th Floor, Merino Building, Pretorius Street, Pretoria, and at the offices of the relevant local authority.

Any objections, with full reasons therefor, should be lodged in writing with the Director of Community Services, at the above address or Private Bag X437, Pretoria, on or before 2 September 1987.

Francois Viviers, Maria Jacoba Viviers, Johannes Albertus Burger, Heila Johanna Magdalena Burger for the removal of the conditions of title of agricultural Lot 246, Pomona Estates Township in order to subdivide the relevant holding and erect a second dwelling for his own use.

PB 4-16-2-476-15

Clara Elizabeth Catharina Troye vir die opheffing van die titelvoorraades van Erf 2, dorp Malanshof ten einde dit moontlik te maak dat die boulyn verslap kan word.

PB 4-14-2-1099-4

Rolf Flowers (Proprietary Limited) vir die opheffing van titelvoorraades van Gedeelte 352 (Gedeelte van Gedeelte 36) van die plaas Elandsfontein No 90, Registrasie Afdeling IR, Distrik Germiston, ten einde dit moontlik te maak dat die eiendom vir dorpstigting gebruik kan word.

PB 4-15-2-18-90-2

CHE Properties (Proprietary) Limited ingevolge die bepalings van Artikel 3(1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen het vir —

(1) die opheffing van titelvoorraades van Lot 1883, Dorp Houghton, geleë aan Centralstraat 95, ten einde die gebruik van die bestaande huis op die terrein vir 'n beperkte kantoorfunksie en 'n opleidingsentrum met die toestemming van die Raad, toe te laat.

(2) die wysiging van die Johannesburg Dorpsbeplanningskema, 1979, deur die hersonering van gemelde lot van 'Residensieel 1' tot 'Residensieel 1' plus kantore en 'n opleidingsentrum met die toestemming van die Raad.

Die wysigingskema sal bekend staan as Johannesburg-Wysigingskema 2014.

PB 4-14-2-619-107

Lindbev Properties (Proprietary) Limited vir die opheffing van die titelvoorraades van Gedeelte 22 van Erf 2772, dorp Kempton Park ten einde dit moontlik te maak dat die perseel gebruik kan word vir motorverkope en bykomstige doeleindes en winkels, besigheidsgeboue, publieke motorhawe, professionele kantore en residensieële gebou met die toestemming van die Stadsraad.

PB 4-14-2-665-51

Triam Properties (Proprietary) Limited vir die opheffing van die titelvoorraades van Gedeelte 111 ('n gedeelte van gedeelte 5) van die noordelike gedeelte van die plaas Kliprivierberg No 25, ten einde dit moontlik te maak om te voldoen aan die stigtingsvoorraades van die voorgestelde Regents Park Extension 9 Township.

PB 4-15-2-21-106-2

Barry Sim vir:

(1) die wysiging, opskorting of opheffing van die titelvoorraades van Erf 19, dorp Blairgowrie ten einde dit moontlik te maak dat die bestaande huis gebruik kan word vir kantoor-doeleindes

(2) die wysiging van die Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die erf van "Residensieel 1" tot "Spesiaal" vir kantoor doeindes.

Die aansoek sal bekend staan as Randburg-wysigingskema 1105.

PB 4-14-2-152-24

Jacobus André Lyon vir:

(1) die opheffing van die titelvoorraades van Erf 1700, dorp Selection Park ten einde dit moontlik te maak om die erf te onderverdeel

(2) die wysiging van die Springs-dorpsaanlegskema 1, 1948, deur die hersonering van die erf van "Spesiaal Residensieel" met 'n digtheid van "2 woonhuise per erf" tot "Spesiaal Residensieel" met 'n digtheid van 1 woonhuis per 800 m².

Clara Elizabeth Catharina Troye for the removal of the conditions of title of Erf 2, Malanshof Township in order to permit the relaxation of the building line.

PB 4-14-2-1099-4

Rolf Flowers (Proprietary) Limited for the removal of the conditions of title of Portion 352 (Portion of Portion 36) of the farm Elandsfontein No 90, Registration Division IR, District Germiston in order to permit the property being used for township establishment.

PB 4-15-2-18-90-2

CHE Properties (Proprietary) Limited in terms of Section 3(1) of the Removal of Restrictions Act, 1967, for —

(1) the deletion of the conditions of title of Lot 1883, situated at 95 Central Street, Lower Houghton, in order to permit the use of the existing house on the site for a limited office function and training centre with the consent of the Council.

(2) the amendment of Johannesburg Town Planning Scheme, 1979, by rezoning the said lot from 'Residential 1' to 'Residential 1' plus offices and a training centre with the consent of the Council.

This amendment scheme will be known as Johannesburg Amendment Scheme 2014.

PB 4-14-2-619-107

Lindbev Properties (Proprietary) Limited for the removal of the conditions of title of Portion 22 of Lot 2772, Kempton Park Township in order to permit the site to be used for motor sales and ancillary purposes, and with the Council's consent, shops, business buildings, public garage, professional suites and residential buildings.

PB 4-14-2-665-51

Triam Properties (Proprietary) Limited for the removal of the conditions of title of Portion 111 (a portion of Portion 5) of the northern portion of the farm Klipriviersberg No 25 Township in order to permit the property to comply with the Conditions of Establishment of proposed Regents Park Extension 9 Township.

PB 4-15-2-21-106-2

Barry Sim for:

(1) the removal of the conditions of title of Erf 19 Blairgowrie Township in order to permit the existing house to be used for office purposes

(2) the amendment of the Randburg Town-planning Scheme, 1976, by the rezoning of the erf from "Residential 1" tot "special for office purposes".

This application will be known as Randburg Amendment Scheme, 1105.

PB 4-14-2-152-24

Jacobus André Lyon for:

(1) the removal of the conditions of title of Erf 1700, Selection Park Township in order to permit the erf to be subdivided

(2) the amendment of the Springs Town-planning Scheme 1, 1948, by the rezoning of the erf from "Spesiaal Residential" with a density of "2 dwellings per erf" to "Spesiaal Residential" with a density of "1 dwelling per 800 m²".

Die aansoek sal bekend staan as Springs-wysigingskema 384.

PB 4-14-2-1221-16

Murray Richard Boustred vir:

(1) die opheffing van die titelvoorwaardes van Erf 313, dorp Illovo ten einde dit moontlik te maak dat die erf gebruik kan word vir 'n openbare garage;

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erf van "Residensieel 1" tot "Openbare Garage".

Die aansoek sal bekend staan as Johannesburg-wysigingskema 2018.

PB 4-14-2-635-2

Sorrel Waks Holdings (Pty) Ltd en David Waks Holdings (Pty) Ltd vir:

(1) die opheffing van die titelvoorwaardes van Erf 455, dorp Oberholzer ten einde dit moontlik te maak om die personeel vir woonstelle te gebruik

(2) die wysiging van die Carletonville-dorpsbeplanningskema, 1961, deur die hersonering van die erf van "Algemene Woon" tot "Algemene woon" met 'n digtheid van 40 % op wooneenhede.

Die aansoek sal bekend staan as Carletonville-wysigingskema 122.

PB 4-14-2-974-7

Esfan (Edms) Beperk vir:

(1) die wysiging van titelvoorwaardes van Erf 2203, Tzaneen ten einde sekere beperkende voorwaardes te skrap

(2) die wysiging van die Tzaneen-dorpsbeplanningskema, 1980, ten einde die toelaatbare vloerruimteverhouding faktor te verhoog.

Die wysigingskema sal bekend staan as Tzaneen-wysigingskema 31.

PB 4-14-2-1325-1

Valgrace Investments (Proprietary) Limited vir die opheffing van die titelvoorwaardes van Erf 338, dorp Val-de-Grace ten einde dit moontlik te maak dat die erf vir kantoor regte en spesiale besigheid gebruik kan word.

PB 4-14-2-1659-4

Carl Hendrik Baumgratz Gersbach vir die opheffing van die titelvoorwaardes van Hoewe 13, Raslouw Landbouhoeves ten einde dit moontlik te maak dat die hoewe onderverdeel kan word.

PB 4-16-2-553-5

KENNISGEWING 632 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 aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoeke lê ter insae in die kantoor van die Direkteur van Gemeenskapdienste, Merino Gebou, 13de Vloer, h/v Pretorius- en Bosmanstraat, Pretoria. Enige beswaar teen of vertoe in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 5 Augustus 1987, skriftelik en in duplikaat, aan die Di-

This application will be known as Springs Amendment Scheme 384.

PB 4-14-2-1221-16

Murray Richard Boustred for:

(1) the removal of the conditions of title of Erf 313 Illovo Township in order to permit the erf being used for a Public Garage;

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erven from "Residential 1" to "Public Garage".

This amendment scheme will be known as Johannesburg Amendment Scheme 2018.

PB 4-14-2-635-2

Sorrel Waks Holdings (Pty) Ltd and David Waks Holdings (Pty) Ltd for:

(1) the removal of the conditions of title of Erf 455, Oberholzer Township in order to permit the erf being used for flats

(2) the amendment of the Carletonville Town-planning Scheme, 1961, by the rezoning of the erf from "General Residential" to "General Residential" with a density of 40 % on dwelling units.

This application will be known as Carletonville Amendment Scheme 122.

PB 4-14-2-974-7

Esfan (Pty) Limited for:

(1) the amendment of the conditions of title of Erf 2203, Tzaneen in order to delete certain restrictive conditions

(2) the amendment of the Tzaneen Town Planning Scheme, 1980, in order to increase the permissible floor area ratio factor.

This amendment scheme will be known as Tzaneen Amendment Scheme 31.

PB 4-14-2-1320-1

Valgrace Investments (Proprietary) Limited for the removal of the conditions of title of Erf 338 Val-de-Grace Township in order to permit the erf being used for office rights and special business.

PB 4-14-2-1659-4

Carl Hendrik Baumgratz Gersbach for the removal of the conditions of title of Holding 13, Raslouw Agricultural Holdings in order to permit the holding being used for subdivision.

PB 4-16-2-553-5

NOTICE 632 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 Community Services, Merino Building, 13th Floor, 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

rekteur van Plaaslike Bestuur by bovemelde adres of Pri-vaatsak X437, Pretoria, 0001, voorgelê word.

Pretoria, 5 Augustus 1987.

BYLAE

Naam van dorp: Moreletapark Uitbreiding 29.

Naam van aansoekdoener: Nicolaas George Maritz.

Aantal erwe: Spesiaal vir: winkels, kantore en professionele kamers en met die toestemming van die plaaslike bestuur 'n onderrigplek, geselligheidsaal, vermaakklikheidsaal, droogskoonmaker, visbakker, vishandelaar, wassery, bakery of 'n plek vir openbare godsdiensoefering: 2.

Beskrywing van grond: Gedeelte 152 van die plaas Garsfontein 374 JR.

Liggings: Noordoos van en grens aan Moreletapark Uitbreiding 3 en suidoos van en grens aan Moreletapark Uitbreiding 16.

Opmerkings: Hierdie kennisgewing vervang alle vorige kennisgewings met betrekking tot Moreletapark Uitbreiding 26.

Verwysingsnommer: PB 4-2-2-7828

KENNISGEWING 633 VAN 1987

VEREENIGING-WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

BYLAE 8

(Regulasie 11(2))

Ek, Jan van Straten van Els van Straten en Vennote, synde die gemagtigde agent van die eienaar van Erf 377, Vereeniging gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Vereeniging aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Vereeniging-dorpsaanlegskema, 1/1956, deur die hersonering van die eiendom hierbo beskryf, geleë te Merrimanlaan tussen Joubertstraat en Lesliestraat van "Burgerlik" tot "Burgerlik onderworpe aan sekere voorwaardes".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Vereeniging, Municipale Kantore, Vereeniging vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsklerk by bovemelde adres of by Posbus 35, Vereeniging 1930 ingedien of gerig word.

Adres van eienaar: P/a Els van Straten & Vennote, Posbus 28792, Sunnyside 0132.

KENNISGEWING 634 VAN 1987

ROODEPOORT-WYSIGINGSKEMA 112

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, De Jager en Medewerkers, synde die gemagtigde agent van die eienaar van Erf 99, Quellerina en Erf 349,

address or Private Bag X437, Pretoria, 0001, at any time within a period of 8 weeks from 5 August 1987.

Pretoria, 5 August 1987.

ANNEXURE

Name of township: Moreleta Park Extension 29.

Name of applicant: Nicolaas George Maritz.

Number of erven: Special for: shops, offices and professional chambers and with the consent of the local authority a place of instruction, social hall, hall of amusement, dry cleaner, fish fryer, fishmanger, laundry, bakery or a place of public worship: 2.

Description of land: Portion 152 of the farm Garsfontein 374 JR.

Situation: North East of and abuts Moreleta Park Extension 3 and South East of and abuts Moreleta Park Extension 16.

Remarks: This notice replaces all previous notices concerning Moreleta Park Extension 26.

Reference No: PB 4-2-2-7828

NOTICE 633 OF 1987

VEREENIGING AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

SCHEDULE 8

(Regulation 11 (2))

I, Jan van Straten of Els van Straten & Partners, being the authorized agent of the owner of Erf 377, Vereeniging hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Vereeniging Town Council for the amendment of the town-planning scheme known as Vereeniging Amendment Scheme, 1/1956, by rezoning of the property described above, situated in Merriman Avenue between Joubert Street and Leslie Street from "Civic" to "Civic subject to certain conditions".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Vereeniging, Municipal Offices, Vereeniging for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 35, Vereeniging 1930 within a period of 28 days from 5 August 1987.

Address of owner: P/a Els van Straten & Partners, PO Box 28792, Sunnyside 0132.

NOTICE 634 OF 1987

ROODEPOORT AMENDMENT SCHEME 112

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, De Jager en Medewerkers, being the authorised agent of the owner of Erf 99, Quellerina and Erf 349, Quellerina Ex-

Quellerina Uitbreiding 1 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema, 1986, deur die hersonering van die eiendomme hierbo beskryf, geleë op die hoek van Outeniqualaan en Langelaan, Quellerina, van "Residensieel 1" met 'n digtheid van "Een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 vierkante meter".

Besonderhede van dié aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Roodepoort, Kamer 462, Christiaan de Wetweg, vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

Adres van eienaar: P/a De Jager & Medewerkers, Posbus 1008, Parklands 2121.

KENNISGEWING 635 VAN 1987

WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 45(1)(c)(i); 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Zelimir Antun Macek, synde die gemagtigde agent van die eienaar van Gedeelte 1, 2, 3 van Erf 386, Wes Turffontein gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Southdale Rylaan, tussen Kliprivier Pad en Sworderstraat, Wes Turffontein van "Residensieel" tot "Publieke Motorhawe".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, 2e Vloer, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 1049, Johannesburg 2000 ingedien of gerig word.

Adres van eienaar: Pinado Construction (Pty) Limited, Kosterstraat 3, Booysens, Johannesburg 2091.

KENNISGEWING 636 VAN 1987

GERMISTON-WYSIGINGSKEMA 136

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

(Regulasie 11(2))

BYLAE 8

tension 1, give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Roodepoort for the amendment of the town-planning scheme known as Roodepoort Town-planning Scheme, 1986, by the rezoning of the properties described above situated on the corner of Outeniqua Avenue and Lange Avenue, Quellerina, from "Residential 1" with a density of "One dwelling per erf" to "Residential 1" with a density of "One dwelling per 1 000 square metre".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Roodepoort, Room 462, Christiaan de Wet Road, for the period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag X30, Roodepoort 1725 within a period of 28 days from the 5th of August 1987.

Address of owner: C/o De Jager & Medewerkers, PO Box 1008, Parklands 2121.

NOTICE 635 OF 1987

AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 45(1)(c)(ii), 56(1)(b)(ii) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Zelimir Antun Macek, being the authorized agent of the owner of Portions 1, 2, 3 of Erf 386, West Turffontein hereby give notice in terms of section 45(1)(c)(ii) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg City Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on Southdale Drive, between Kliprivier Road and Sworder Street, West Turffontein from "Residential" to "Public Garage".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, 2nd Floor, Civic Centre, Braamfontein for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk/Secretary at the above address or at PO Box 1049, Johannesburg 2000 within a period of 28 days from 5 August 1987.

Address of owner: Pinado Construction (Pty) Limited, 3 Koster Street, Booysens, Johannesburg 2091.

NOTICE 636 OF 1987

GERMISTON AMENDMENT SCHEME 136

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

(Regulation 11(2))

SCHEDULE 8

I, Stephen Radford Leighton Baylis being the authorized

Ek, Stephen Radford Leighton Baylis, synde die gemag-

tidige agent van die eienaar van Erf 162 en Gedeelte 6 van Erf 185, Dorp Castleview, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Grootstadsraad van Germiston aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema, 1985, deur die hersonering van die eiendom hierbo beskryf, geleë te Gambutlaan en Colystonelaan, Dorp Castleview van "Residensieel 1" een woonhuis per erf tot "Residensieel 1" met 'n digtheid van een woonhuis per 1 000 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum, Germiston vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 145, Germiston 1400 ingedien of gerig word.

Adres van eienaar: P/a Rosmarin en Medewerkers, Posbus 32004, Braamfontein 2017.

KENNISGEWING 637 VAN 1987

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Sandton gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierbo genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B Blok, hoek van Weststraat en Rivoniaalaan, Sandton vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik en in tweevoud by of tot die Stadsklerk by bovenmelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

BYLAE

Naam van dorp: Bryanston East Uitbreiding 4.

Volle naam van aansoeker: William Howard Atwell.

Aantal erwe in voorgestelde dorp: Residensieel 2; 2.

Beskrywing van grond waarop dorp gestig staan te word: Voorgestelde Dorp op die Restant van Gedeelte 70, Witkoppen 194 IQ.

Liggings van voorgestelde dorp: Die perseel is geleë omtrent 200 m suid-oos van die Bryanston/Fourways afrit van die Westelike Verbypad en omtrent 400 m noord-oos van die Sloane Sentrum (geleë op die Witkoppenlaan).

KENNISGEWING 638 VAN 1987

SANDTON-WYSIGINGSKEMA 1115

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Robyn Vivienne Hellman van die firma Rohrs Nichol de Swardt en Dyus, synde die gemagtigde agent van die eie-

agent of the owner of Erf 162 and Portion 6 of Erf 185, Castleview Township, hereby gives notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Germiston for the amendment of the town-planning scheme known as Germiston Town-planning Scheme, 1985, by the rezoning of the property described above, situated in Gambut Road and Colystone Lane, from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 1 000 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Germiston for the period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 145, Germiston 1400 within a period of 28 days from 5 August 1987.

Address of owner: C/o Rosmarin and Associates, PO Box 32004, Braamfontein 2017.

NOTICE 637 OF 1987

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Sandton hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure below, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, B Block, corner of West Street and Rivonia Road, Sandton for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Secretary at the above address or at PO Box 78001, Sandton 2146 within a period of 28 days from 5 August 1987.

ANNEXURE

Name of township: Bryanston East Extension 4.

Full name of applicant: William Howard Atwell.

Number of erven in proposed township: Residential 2; 2.

Description of land on which township is to be established: Proposed Township on the Remaining Extent of Portion 70, Witkoppen 194 IQ.

Situation of proposed township: The site is located approximately 200 m to the south-east of the Bryanston/Fourways off-ramp from the Western By-Pass and approximately 400 m to the north-east of the Sloane Centre (situated on the Witkoppen Road).

NOTICE 638 OF 1987

SANDTON AMENDMENT SCHEME 1115

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Robyn Vivienne Hellman of the firm Rohrs Nichol de Swardt and Dyus, being the authorised agent of the owner of

naar van Erwe 159, 160 en 161, Dunkeld West, Uitbreiding 2 en 184, 185, 186 en 187, Dunkeld West, Uitbreiding 8 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Jan Smutslaan en Alburyweg, Dunkeld West van Besigheid 4 onderworpe aan voorwaardes tot Besigheid 4 onderworpe aan voorwaardes en dat geen gebou betrek mag word voordat die verbindingpad gebou word nie.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Sandton, Kamer 206, "B" Blok, Sandton Burgersentrum, Rivoniaweg, Sandown, vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a Rohrs Nichol de Swardt en Dyus, Posbus 52035, Saxonwold, 2132.

Pretoria, 5 Augustus 1987.

KENNISGEWING 639 VAN 1987

SANDTON-WYSIGINGSKEMA 1112

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

KOERANTKENNISGEWING

Ek, Dirk Zandberg Malherby, synde die gemagtigde agent van die eienaar van Erwe 741 en 742, Paulshof Uitbreiding 14, Sandton gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Stadsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Achterweg, Paulshof, Sandton van "Residensieel 4" tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by Kamer 206, B Blok, Sandton Stadsraad, h/v Weststraat en Rivoniaweg, Sandown vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by die bovermelde adres of tot die Stadsklerk, (Aandag — Dorpsbeplanning), Posbus 78001, Sandton 2146 ingedien of gerig word.

Adres van eienaar: P/a Tino Ferero Stads- en Streeksbeplanners, Posbus 77119, Fountainebleau 2032.

Erven 159, 160 and 161, Dunkeld West, Extension 2 and 184, 185, 186 and 187, Dunkeld West, Extension 8 hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Sandton for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Jan Smuts Avenue and Albury Road, Dunkeld West, from Business 4 subject to conditions to Business 4 subject to conditions and that no building may be occupied before the link road is constructed.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Sandton, Room 206, Block "B", Sandton Civic Centre, Rivonia Road, Sandown for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 78001, Sandton, 2146, within a period of 28 days from 5 August 1987.

Address of owner: Cnr Rohrs Nichol de Swardt and Dyus, PO Box 52035, Saxonwold, 2132.

Pretoria, 5 August 1987.

NOTICE 639 OF 1987

SANDTON AMENDMENT SCHEME 1112

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

NEWSPAPER NOTICE

I, Dirk Zandberg Malherby, being the authorized agent of the owner of Erwen 741 and 742, Paulshof Extension 14, Sandton hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated Achter Road, Paulshof, Sandton from "Residential 4" to "Residential 2".

Particulars of the application will lie for inspection during normal office hours in Room 206, B Block, Civic Centre, Corner West Street and Rivonia Road, Sandown for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or to the Town Clerk (Attention — Town-planning), PO Box 78001, Sandton 2146 within a period of 28 days from 5 August 1987.

Address of owner: C/o Tino Ferero Town and Regional Planners, PO Box 77119, Fountainebleau 2032.

KENNISGEWING 640 VAN 1987

SANDTON-WYSIGINGSKEMA 1111

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

KOERANTKENNISGEWING

Ek, Dirk Zandberg Malherby, synde die gemagtigde agent van die eienaar van Erf 246, Illovo, Sandton gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, ennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton Stadsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te h/v Centrallaan en Rivoniaweg, Illovo, Sandton van "Residensieel 4" tot "Besigheid 4".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by Kamer 206, B Blok, Sandton Stadsraad, h/v Weststraat en Rivoniaweg, Sandown vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by die bovermelde adres of tot die Stadsklerk, (Aandag — Dorpsbeplanning), Posbus 78001, Sandton 2146 ingedien of gerig word.

Adres van eienaar: P/a Tino Ferero Stads- en Streeksbeplanners, Posbus 77119, Fountainebleau 2032.

KENNISGEWING 641 VAN 1987

CARLETONVILLE-WYSIGINGSKEMA 122

Ek, Michael Vincent van Blommestein, synde die gemagtigde agent van die eienaar van Erf 1245, Carletonville Uitbreiding 2, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Carletonville aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Carletonville-dorpsbeplanningskema, 1961, deur die hersonering van die eiendom hierbo beskryf, geleë te Onyxstraat tussen Amethyststraat en Annaweg van "Algemene Besigheid" tot "Algemene Besigheid" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Municipale Kantore, Halitestraat, Carletonville vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 3, Carletonville 2500 ingedien of gerig word.

Adres van agent: P/a Bryce en Van Blommestein, Posbus 28528, Sunnyside 0132.

NOTICE 640 OF 1987

SANDTON AMENDMENT SCHEME 1111

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

NEWSPAPER NOTICE

I, Dirk Zandberg Malherby, being the authorized agent of the owner of Erf 246, Illovo, Sandton hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Sandton Town Council for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated cnr Central Avenue and Rivonia Road, Illovo, Sandton from "Residential 4" to "Business 4".

Particulars of the application will lie for inspection during normal office hours in Room 206, B Block, Civic Centre, Corner West Street and Rivonia Road, Sandown for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or to the Town Clerk (Attention — Town-planning), PO Box 78001, Sandton 2146 within a period of 28 days from 5 August 1987.

Address of owner: C/o Tino Ferero Town and Regional Planners, PO Box 77119, Fountainebleau 2032.

NOTICE 641 OF 1987

CARLETONVILLE AMENDMENT SCHEME 122

I, Michael Vincent van Blommestein, being the authorized agent of the owner of Erf 1245, Carletonville Extension 2, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Carletonville for the amendment of the town-planning scheme known as Carletonville Town-planning Scheme, 1961, by the rezoning of the property described above, situated in Onyx Drive between Amethyst Street and Annan Road from "General Business" to "General Business" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, Halite Street, Carletonville for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 3, Carletonville 2500 within a period of 28 days from 5 August 1987.

Address of agent: C/o Bryce and Van Blommestein, PO Box 28528, Sunnyside 0132.

KENNISGEWING 642 VAN 1987
 RANDBURG-WYSIGINGSKEMA 1111
 BYLAE 8
 (Regulasie 11(2))

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Friedrich Jacob Mathey, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 682, Ferndale gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Randburg, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Randburg-dorpsbeplanningskema 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Kentlaan, Ferndale van "Residensieel 1" met 'n digtheid van "1 woonhuis per 1 500 m²" tot "Spesiaal" vir kantore en woonstelle.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Randburg, Kamer A204, Municipale Kantore, Jan Smuts- en Hendrik Verwoerdlaan, vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsklerk by bovemelde adres of by Privaatsak 1, Randburg, 2125 ingedien of gerig word.

Adres van gemagtigde agent: Mathey en Greeff, Posbus 2636, Randburg, 2125.

Pretoria, 5 Augustus 1987.

KENNISGEWING 643 VAN 1987

PRETORIA-WYSIGINGSKEMA 3008

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Tjaard Nicolaas Botha, synde die gemagtigde agent van die eienaar van Lot 701, Gezina, Pretoria, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë te Tiendelaan 274, Gezina, Pretoria van "Spesiaal" vir duplexwoonstelle tot "Algemene Woon".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, 3e Vloer, Munitoria, Van der Waltstraat vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria 0001 ingedien of gerig word.

Adres van eienaar: Midplan & Medewerkers, Posbus 73514, Fairland 2030.

NOTICE 642 OF 1987
 RANDBURG AMENDMENT SCHEME 1111
 SCHEDULE 8
 (Regulation 11(2))

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Friedrich Jacob Mathey, being the authorized agent of the owner of Portion 1 of Erf 682, Ferndale hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Randburg Town Council for the amendment of the town-planning scheme known as Randburg Town-planning Scheme 1976, by the rezoning of the property described above, situated on Kent Avenue, Ferndale from "Residential 1" with a density of "1 dwelling per 1 500 m²" to "Special" for offices and flats.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Randburg, Room A204, Municipal Offices, Jan Smuts and Hendrik Verwoerd Drive, for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag 1, Randburg, 2125 within a period of 28 days from 5 August 1987.

Address of authorized agent: Mathey and Greeff, PO Box 2636, Randburg, 2125.

Pretoria, 5 August 1987.

NOTICE 643 OF 1987

PRETORIA AMENDMENT SCHEME 3008

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Tjaard Nicolaas Botha, being the authorized agent of the owner of Lot 701, Gezina, Pretoria, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme known as Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated at 274 Tenth Avenue, Gezina, Pretoria from "Spesial" for duplex flats to "General Residential".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Room 3024, 3rd Floor, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 5 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Secretary at the above address or at PO Box 440, Pretoria 0001 within a period of 28 days from 5 August 1987.

Address of owner: Midplan & Associates, PO Box 73514, Fairland 2030.

KENNISGEWING 644 VAN 1987**KENNISGEWING VAN ONTWERPSKEMA**

Die Stadsraad van Sandton gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Wysigingskema No 1116 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle:

Die hersonering van die volgende erwe:

Wierda Valley: R/1, 5/1 tot en met 12/1, R/2, 1/2, 1/3, 1/4, 2/4, R/5, 1/5, 2/5, 3/5, R/6, 1/6, 2/6, 5/7, 6/7, 7/7, 2/8, 3/8, 9, 1/16 en 3/16.

Wierda Valley Uitbr 1: 2' en R/21.

Dennehof: 5 tot en met 8

Dennehof Uitbr 1: 14 tot en met 17

Sandhurst: 3/38, 7/38, 10/38, R/56 en 1/56 vanaf Residensieel 1 na Spesiaal vir kantore, mediumdigtheid behuising en ander besigheids doeleinades, onderhewig aan sekere voorwaardes. Die uitwerking van die hersonering is dat die omgewing sal verdig, meer behuising beskikbaar gestel word, geen toegang tot Rivoniaweg toegelaat sal word nie, Wierdaweg verbreed sal word en aan beide kante verleng word om direk by Rivoniaweg aan te sluit soos op die hersoneringsdokumente uiteengesit.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoorure by die kantoor van die stadsklerk Kamer No B206 Burgersentrum, Sandton vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoe ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die stadsklerk by bovenmelde adres of by Posbus 78001, Sandton, 2146 ingedien of gerig word.

KENNISGEWING 645 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal

Kantoor van die Landmeter-generaal

Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Jet Park Uitbreiding 11 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Jet Park Uitbreiding 11 Dorp. (Algemene Plan LG No A698/87).

N C O 'S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 646 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal

Kantoor van die Landmeter-generaal

Pretoria

NOTICE 644 OF 1987**NOTICE OF DRAFT SCHEME**

The Sandton Town Council hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Amendment Scheme No 1116 has been prepared by it.

The scheme is an amendment scheme and contains the following proposals:

This rezoning of the following erven:

Wierda Valley: R/1, 5/1 up to and including 12/1, R/2, 1/3, 1/4, 2/4, R/5, 1/5, 2/5, 3/5, R/6, 1/6, 2/6, 5/7, 6/7, 7/7, 2/8, 3/8, 9, 1/16 and 3/16.

Wierda Valley Ext. 1: 20 and R/21.

Dennehof: 5 up to and including 8,

Dennehof Ext. 1: 14 up to and including 17,

Sandhurst: 3/38, 7/38, 10/38, R/56 and 1/56 from Residential 1 to Special for offices, medium density housing and other business purposes, subject to certain conditions.

The effect of the rezoning is that the density of the area will increase, more housing will be made available, no access will be permitted to Rivonia Road, Wierda Road will be widened and be extended on both ends to link up directly with Rivonia-Road as set out in the Rezoning documents.

The draft scheme will lie for inspection during normal office hours at the office of the town clerk/Room No B206 Civic Centre Sandton for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the town clerk at the above address or at PO Box 78001, Sandton, 2146 within a period of 28 days from 5 August 1987.

NOTICE 645 OF 1987

The following notice is published for general information:

Surveyor-General

Surveyor-General's Office

Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Jet Park Extension 11 Township.

Town where reference marks have been established:

Jet Park Extension 11 Township. (General Plan SG No A698/87).

N C O 'S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 646 OF 1987

The following notice is published for general information:

Surveyor-General

Surveyor-General's Office

Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Boskruin Uitbreiding 16 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Boskruin Uitbreiding 16 Dorp. (Algemene Plan LG No 4071/84).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 647 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Anderbolt Uitbreiding 60 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Anderbolt Uitbreiding 60 Dorp. (Algemene Plan LG No A105/87).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 648 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Benfleur Uitbreiding 3 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Benfleur Uitbreiding 3 Dorp. (Algemene Plan LG No A3108/83).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 649 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Benfleur Uitbreiding 4 Dorp amptelik opgerig is ingevolge daardie subartikel.

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Boskruin Extension 16 Township.

Town where reference marks have been established:

Boskruin Extension 16 Township. (General Plan SG No 4071/84).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 647 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Anderbolt Extension 60 Township.

Town where reference marks have been established:

Anderbolt Extension 60 Township. (General Plan SG No A105/87).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 648 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Benfleur Extension 3 Township.

Town where reference marks have been established:

Benfleur Extension 3 Township. (General Plan SG No A3108/83).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 649 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Benfleur Extension 4 Township.

Dorp waar versekeringsmerke opgerig is:

Benfleur Uitbreiding 4 Dorp. (Algemene Plan LG No A3110/83).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 650 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Chantelle Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Chantelle Dorp. (Algemene Plan LG No A6681/83).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 651 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Diepkloof Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Diepkloof Dorp. (Algemene Plan L No 565/86).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 652 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Dobsonville Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Dobsonville Dorp. (Algemene Plan L No 138/1987).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

Town where reference marks have been established:

Benfleur Extension 4 Township. (General Plan SG No A3110/83).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 650 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Chantelle Township.

Town where reference marks have been established:

Chantelle Township. (General Plan SG No A6681/83).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 651 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Diepkloof Township.

Town where reference marks have been established:

Diepkloof Township. (General Plan L No 565/86).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 652 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Dobsonville Township.

Town where reference marks have been established:

Dobsonville Township. (General Plan L No 138/1987).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

KENNISGEWING 653 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Dobsonville Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Dobsonville Dorp. (Algemene Plan L No 158/1987).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 654 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Lydenburg Uitbreiding 10 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Lydenburg Uitbreiding 10 Dorp. (Algemene Plan LG No A5354/83).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

KENNISGEWING 655 VAN 1987

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
Pretoria

Kragtens die vereistes van artikel 26bis(1)(d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekend gemaak dat versekeringsmerke in die ondergenoemde deel van Saulsville Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Saulsville Dorp. (Algemene Plan L No 99/1987).

N C O ' S H A U G H N E S S Y
Landmeter-generaal

Pretoria, 5 Augustus 1987.

NOTICE 653 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Dobsonville Township.

Town where reference marks have been established:

Dobsonville Township. (General Plan L No 158/1987).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 654 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Lydenburg Extension 10 Township.

Town where reference marks have been established:

Lydenburg Extension 10 Township. (General Plan SG No A5354/83).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

NOTICE 655 OF 1987

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
Pretoria

Notice is hereby given in terms of section 26bis(1)(d) of the Land Survey Act (Act 9 of 1927), that reference marks have been officially established in terms of that subsection in the undermentioned portion of Saulsville Township.

Town where reference marks have been established:

Saulsville Township. (General Plan L No 99/1987).

N C O ' S H A U G H N E S S Y
Surveyor-General

Pretoria, 5 August 1987.

KONTRAK RFT 45/87

TRANSVAALSE PROVINSIALE ADMINISTRASIE
KENNISGEWING AAN TENDERAARS
TENDER RFT 45 VAN 1987

**HERBEGRUIISING VAN PAD 217 EN GEDEELTES
 VAN PAAIE 1369 EN 1589 IN PIETERSBURG-STREEK
 (ONGEVEER 82 KM)**

Tenders word hiermee van ervare kontrakteurs vir bogemelde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaidepartement, Kamer D307, Provinciale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n deposito van R100,00 (eenhonderd rand) indien geen vaste deposito vantevore by die Departement inbetaal is nie. Hierdie bedrag is terugbetaalbaar op aanvraag mits 'n bona fide tender ontvang word of alle sodanige tenderdokumente binne 14 (veertien) dae na die sluitingsdatum van die tender aan die kantoor van uitreiking teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 12 Augustus 1987 om 10h30 by Vivo, waar Pad 1468 (Schiermonikoog) uit Pad P94-1 (die Pietersburg-Alldays-teerpad) vertak ontmoet om saam met hom die terrein te gaan besigtig. Die ingenieur sal by geen ander geleentheid vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees.

Tenders, voltooi ooreenkomsdig die voorwaardes in die tenderdokumente uiteengesit, in 'n koevert waarop "TENDER RFT 45/87" geëndosseer is, moet die Voorsitter, Transvaalse Provinciale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 4 September 1987 bereik, wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per hand afgelewer word moet voor 11h00 in die Formele Tenderbus, aangebring in die buitemuur van die Provinciale Gebou by die hoofingang, Pretoriussstraat (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Provinciale Administrasie verbind hom nie om die laagste of enige tender te aanvaar of om enige redes vir die afwyding van 'n tender te verstrek nie.

Tenders is vir 90 (negentig) dae bindend.

**VOORSITTER: TRANSVAALSE PROVINSIALE
 TENDERRAAD**

CONTRACT RFT 45/87

TRANSVAAL PROVINCIAL ADMINISTRATION
NOTICE TO TENDERERS
TENDER RFT 45 OF 1987

**REGRAVELLING OF ROAD 217 AND SECTIONS OF
 ROADS 1369 AND 1589 IN PIETERSBURG REGION
 (APPROXIMATELY 82 KM)**

Tenders are hereby invited from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Building, Church Street, Private Bag X197, Pretoria on payment of a deposit of R100,00 (one hundred rand) if no fixed deposit had been lodged with the Department before. This amount is refundable on request, provided a bona fide tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 12 August 1987 at 10h30 at Vivo, where Road 1468 (Schiermonikoog) branches off from Road P94-1 (the Pietersburg-Alldays tarred road) to inspect the site with him. The engineer will not be available for inspection purposes on any other occasion and tenderers are therefore requested to be present on the said date.

Tenders, completed in accordance with the conditions set forth in the tender documents, in sealed envelopes, endorsed "TENDER RFT 45/87" should reach the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, before 11h00 on Friday, 4 September 1987, when the tenders will be opened in public.

Should the tender documents be delivered by hand, they must be placed in the Formal Tender Box let into the outer wall of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for 90 (ninety) days.

**CHAIRMAN: TRANSVAAL PROVINCIAL
 TENDER BOARD**

KONTRAK RFT 40/87

TRANSVAALSE PROVINSIALE ADMINISTRASIE

KENNISGEWING AAN TENDERAARS

TENDER RFT 40 VAN 1987

DIE KONSTRUKSIE VAN PAAIE 2514 (15,7 KM), 2073 (3,3 KM) EN 284 (6,0 KM) AS TOEGANGSPAIE TOT MAJUBA-KRAGSTASIE IN DIE DISTRIKTE AMERSFOORT EN VOLKSRUST

Tenders word hiermee van ervare kontrakteurs vir bogemelde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiedepartement, Kamer D307, Proviniale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrybaar teen die betaling van 'n deposito van R100,00 (eenhonderd rand) indien geen vaste deposito vantevore by die Departement inbetaal is nie. Hierdie bedrag is terugbetaalbaar op aanvraag mits 'n bona fide tender ontvang word of alle sodanige tenderdokumente binne 14 (veertien) dae na die sluitingsdatum van die tender aan die kantoor van uitreiking teruggestuur word.

'n Bykomende afskrif van die hoeveelheidspryslyste sal gratis verskaf word.

'n Ingenieur sal voornemende tenderaars op 12 Augustus 1987 om 10h00 by die Evkom-ontspanningsaal geleë by Majuba-kragstasie ontmoet om saam met hom die terrein te gaan besigtig. Die ingenieur sal by geen ander geleenthed vir besigtigingsdoeleindes beskikbaar wees nie en tenderaars word derhalwe versoek om op gemelde datum teenwoordig te wees. Tenders, voltooi ooreenkomsdig die voorwaardes in die tenderdokumente uiteengesit, in 'n koevert waarop "TENDER RFT 40/87" geëndosseer is, moet die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 4 September 1987 bereik, wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per hand afgelewer word moet voor 11h00 in die Formele Tenderbus, aangebring in die buitemuur van die Proviniale Gebou by die hoofingang, Pretoriussstraat (naby die hoek van Bosmanstraat), Pretoria, geplaas word.

Die Transvaalse Proviniale Administrasie verbind hom nie om die laagste of enige tender te aanvaar of om enige redes vir die awysing van 'n tender te verstrek nie.

Tenders is vir 90 (negentig) dae bindend.

VOORSITTER: TRANSVAALSE PROVINSIALE TENDERRAAD

CONTRACT RFT 40/87

TRANSVAAL PROVINCIAL ADMINISTRATION

NOTICE TO TENDERERS

TENDER RFT 40 OF 1987

THE CONSTRUCTION OF ROADS 2514 (15,7 KM), 2073 (3,3 KM) AND 284 (6,0 KM) AS ACCESS ROADS TO MAJUBA POWER STATION IN THE AMERSFOORT AND VOLKSRUST DISTRICTS

Tenders are hereby invited from experienced contractors for the abovementioned service.

Tender documents, including a set of drawings, may be obtained from the Director, Transvaal Roads Department, Room D307, Provincial Building, Church Street, Private Bag X197, Pretoria on payment of a deposit of R100,00 (one hundred rand) if no fixed deposit had been lodged with the Department before. This amount is refundable on request, provided a bona fide tender is received or all such tender documents are returned to the office of issue within 14 days after the closing date of the tender.

An additional copy of the schedule of quantities will be provided free of charge.

An engineer will meet intending tenderers on 12 August 1987 at 10h00 at Escom's Recreational Hall situated at Majuba Power Station to inspect the site with him. The engineer will not be available for inspection purposes on any other occasion and tenderers are therefore requested to be present on the said date.

Tenders, completed in accordance with the conditions set forth in the tender documents, in sealed envelopes, endorsed "TENDER RFT 40/87" should reach the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, before 11h00 on Friday, 4 September 1987, when the tenders will be opened in public.

Should the tender documents be delivered by hand, they must be placed in the Formal Tender Box let into the outer wall of the Provincial Building at the Pretorius Street main public entrance (near Bosman Street corner), Pretoria before 11h00.

The Transvaal Provincial Administration shall not bind itself to accept the lowest or any tender or to furnish any reason for the rejection of a tender.

Tenders shall be binding for 90 (ninety) days.

CHAIRMAN: TRANSVAAL PROVINCIAL TENDER BOARD

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): —

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		Beskrywing van Tender Description of Tender	Sluitingsdatum Closing Date
WFTB	260/87	P W du Plessis-wassery, Rosslyn: Onafhanklike voumasjiengereedskap/P W du Plessis Laundry, Rosslyn: Independent folding machine equipment. Item 2013/8700	04/09/1987
WFTB	261/87	P W du Plessis-wassery, Rosslyn: Stryk- en voumasjiengereedskap/P W du Plessis Laundry, Rosslyn: Ironing and folding machine equipment. Item 2013/8700	04/09/1987
WFTB	262/87	Warmbad-padkamp, Eenheid "T": Opknapping van wonings/Warmbaths Road Camp, Unit "T": Renovation of dwellings. Item 33/1/7/0315/01	04/09/1987
WFTB	263/87	H F Verwoerd-hospitaal, Huis Betsie Verwoerd, Pretoria: Nuwe boekrakke/H F Verwoerd Hospital, Betsie Verwoerd House, Pretoria: New bookshelves. Item 12/5/7/073/006	04/09/1987
WFTB	264/87	H F Verwoerd-hospitaal, Pretoria: Aanbouing aan en verbouing van bestaande chemoterapiesaalblok/H F Verwoerd Hospital, Pretoria: Alterations and additions to existing chemotherapy ward block. Item 2021/8244....	04/09/1987
WFTB	265/87	Onderwyskollege Pretoria: Opknapping van saal en musiekkompleks/Renovation of hall and music complex. Item 31/5/7/1300/01.....	04/09/1987
WFTB	266/87	Laerskool Brentwood Park, Benoni: Opknapping/Renovation. Item 31/3/7/0181/01	04/09/1987
WFTB	267/87	Transvalse Gedenkinstituut: Johannesburg: Verbouing van bestaande gebou/Transvaal Memorial Institute, Johannesburg: Alterations to existing building. Item 2022/850	04/09/1987
HA	1/12A/87	X-straalkassette/X-ray cassettes	04/09/1987
HD	1/23/87	Verpleegsterswasgoedhouers en houtbanke/Nurse's washing boxes and wooden benches	01/09/1987
HD	1/35/87(a)	Vervoer van behoeftige pasiënte/Transport of indigent patients	25/08/1987
RFT	107/87P	Verskaffing, vervoer en bespuiting van onkruiddoder/Supply, transport and spraying of weed-killer	25/08/1987
PFT	13/87	Koerant- en tydskrifintekeninge/Newspaper and periodical (Magazine) Subscriptions.....	11/09/1987
			28/08/1987

**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 kontrakvooraarde 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	Verdie- ping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A1019	A	10	201-4323
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A1023	A	10	201-2751
PFT	Provinsiale Sekre- taris (Aankope en Voorrade), Pri- vaatsak X64.	Grond	Merino Gebou	Grond	201-2441
RFT	Direkteur Trans- vaalse Paai- departement, Pri- vaatsak X197.	D307	D	3	201-2530
TOD 1-100/ TOD 100-	Direkteur, Trans- vaalse Onder- wysdepartement, Privaatsak X76.	633 633	Sentrakor- gebou	201-4218 201-4218	TED 1-100/ TED 100-
WFT	Direkteur, Trans- vaalse Werkedepar- tement, Pri- vaatsak X228.	CM 5	C	M	201-4086 201-2269
WFTB	Direkteur, Trans- vaalse Werkedepar- tement, Pri- vaatsak X228.	E103	E	1	201-2306
WFTE	Direkteur, Trans- vaalse Werkedepar- tement, 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 verséelde koevert ingedien word, geadresseer aan die Voorsitter. Die Transvaalse Provinsiale 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 aangetoon, 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 hoofgang aan Pretoriussstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

W J A Fourie, Voorsitter, Transvaalse Provinsiale Tenderraad.

5 Augustus 1987

**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	Direktor of Hospital Services, Private Bag X221.	A900	A	9	201-2654
HB and HC	Direktor of Hospital Services, Private Bag X221.	A1019	A	10	201-4323
HD	Direktor of Hospital Services, Private Bag X221.	A1023	A	10	201-2751
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	Ground	Merino Building	Ground	201-2441
RFT	Director, Transvaal Roads Department, Pri- vate Bag X197.	D307	D	3	201-2530
TED 1-100/ TED 100-	Director, Transvaal Education De- partment, Private Bag X76.	633 633	Sentrakor Building	201-4218 201-4218	
WFT	Director, Transvaal Department of Works, Private Bag X228.	CM 5	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, P.O. 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.

W J A Fourie, Chairman, Transvaal Provincial Tender Board.

5 August 1987

Plaaslike Bestuurskennisgewings

Notices by Local Authorities

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1859)

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 Johannesburgse Wysigingskema 1859 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Erf 4617, Eldoradopark Uitbreiding 8, naamlik Turflaan 175, van Residensieel 1, een woonhuis per erf, tot Residensieel 4, Hoogtesone 8, toelaatbare dekking 40 %, te hersoneer.

Die uitwerking van hierdie skema is dat die oprigting van woonstelle toegelaat sal word.

Besonderhede van hierdie skema lê ter insae in die Beplanningsafdeling, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 29 Julie 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik gerig word aan die Stadsklerk, Posbus 1049, Johannesburg 2000, binne 'n tydperk van vier weke vanaf bovenoemde datum.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
Johannesburg
29 Julie 1987

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1859)

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 1859.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erf 4617, Eldorado Park Extension 8 Township, being 175 Turf Avenue, from Residential 1, one dwelling per erf, to Residential 4, Height Zone 8, coverage of 40 %.

The effect of this scheme is to permit the erection of flats.

Particulars of this scheme are open for inspection at the Planning Department, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for

a period of four weeks from the date of the first publication of this notice, which is 29 July 1987.

Any objection or representations in connection with this scheme shall be submitted, in writing, to the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
29 July 1987

1200—29—5

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN DIE JOHANNESBURGSE DORPSBEPLANNINGSKEMA, 1979 (WYSIGINGSKEMA 1864)

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 Johannesburgse Wysigingskema 1864 bekend sal staan.

Hierdie skema is 'n wysigingskema en dit bevat die volgende voorstel:

Om Erf 262, Blackheath Uitbreiding 1, op die hoek van Mayo- en Pasteurweg, van Openbare Oop Ruimte, tot Residensieel 1, een woonhuis per erf, te hersoneer.

Die uitwerking van hierdie skema is om toe te laat dat een woonhuis opgerig word.

Besonderhede van hierdie skema lê ter insae in Kamer 798, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum waarop hierdie kennisgewing die eerste keer gepubliseer word, naamlik 29 Julie 1987.

Enige beswaar of vertoë in verband met hierdie skema moet skriftelik gerig word aan die Stadsklerk, Posbus 1049, Johannesburg 2000, binne 'n tydperk van vier weke vanaf die bovenoemde datum.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
Johannesburg
29 Julie 1987

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN-PLANNING SCHEME, 1979 (AMENDMENT SCHEME 1864)

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 1864.

This scheme will be an amendment scheme and contains the following proposal:

To rezone Erf 262, Blackheath Extension 1, Township, on the corner of Mayo and Pasteur Roads, from Public Open Space, to Residential 1, one dwelling per erf.

The effect of this scheme is to allow a dwelling house to be erected.

Particulars of this scheme are open for inspection at the Planning Department, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of this first publication of this notice, which is 29 July 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
29 July 1987

1201—29—5

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Nelspruit gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Nelspruit-wysigingskema 1/202 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle: die hersonering van Erf No 2540, Nelspruit Uitbreiding No 2, distrik Nelspruit van "Straat" tot "Spesiaal" met "Besigheid 3" voorwaardes.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 221, Stadhuis, h/v Louis Trichardt- en Voortrekkerstraat, Nelspruit, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 45, Nelspruit 1200, ingediend of gerig word.

F A ELS
Waarnemende Stadsklerk

Stadhuis
Posbus 45
Nelspruit
1200
29 Julie 1987
Kennisgewing No 56/1987

NOTICE OF DRAFT SCHEME

The Town Council of Nelspruit hereby gives notice in terms of section 28(1)(a) of the Town-

planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Nelspruit Amendment Scheme 1/202 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals: the rezoning of Erf No 2540, Nelspruit Extension No 2, district Nelspruit from "Street" to "Special" with "Business 3" conditions.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 221, Town Hall, cnr of Louis Trichardt and Voortrekker Streets, Nelspruit, for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 45, Nelspruit 1200, within a period of 28 days from 29 July 1987.

F A ELS
Acting Town Clerk

Town Hall
PO Box 45
Nelspruit
1200
29 July 1987
Notice No 56/1987

1227—29—5

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

KENNISGEWING 63/87 VAN 1987

Die Stadsraad van Roodepoort gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986) kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur (Ontwikkeling), 4de Vlak, Kantoer No 73, Burgersentrum, Christiaan de Wetweg, Floridapark, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik en in tweevoud by of tot die Stadsingenieur (Ontwikkeling) by bovemelde adres of by Roodepoort Stadsraad, Privaatsak X30, Roodepoort, 1725 ingedien of gerig word.

BYLAE

Naam van dorp: Weltevredenpark, Uitbreiding 57.

Volle naam van aansoeker: Johannes Ernst de Wet.

Aantal erwe in voorgestelde dorp: Spesiaal vir aftree-oord -2.
Spesiaal vir 'n gebruik soos later bepaal -1.

Beskrywing van grond waarop dorp gestig staan te word: Gedeeltes 69, 70 en Restant van Gedeelte 35 van die plaas Weltevreden, 202 IQ.

Liggings van voorgestelde dorp: Terrein is geleë op die interseksie van Hendrik Potgieterlaan (P126/1) en die Westelike Verbypad (N1-20).

Verwysingsnommer: 17/3 Weltevredenpark Uitbreiding 57/0001.

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

NOTICE 63/87 OF 1987

The Roodepoort City Council hereby gives notice in terms of section 69(6)(a) of the Town Planning and Townships Ordinance 1986 (Ordinance 15 of 1986), that an application to establish the township referred to the annexure hereto, has been received by it.

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer (Development), 4th Floor, Office No 73, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to and in duplicate to the City Engineer (Development) at the above address or at Roodepoort City Council, Private Bag X30, Roodepoort, 1725, within a period of 28 days from 29 July 1987.

SCHEDULE

Name of township: Weltevreden Park Extension 57.

Full name of applicant: Johannes Ernst de Wet.

Number of erven in proposed township:
Special for retirement village -2.
Special for use as later determined -1.

Description of land on which township is to be established: Portion 69, 70 and Remainder of Portion 35 of the farm Weltevreden, 202 IQ.

Situation of proposed township: Land is situated at the intersection of Hendrik Potgieter Road (P126/1) and the Western Bypass (N1-20).

Reference number: 17/3 Weltevreden Park Extension 57/0001.

1242—29—5

KENNISGEWING 66/87 VAN 1987

KENNISGEWING VAN WYSIGINGSKEMA

Die Stadsraad van Roodepoort gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat die volgende wysigings van die Roodepoort-dorpsbeplanningskema, 1987, deur hom opgestel is.

1. Wysigingskema No 51: Erf 258, Roodepoort

Die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die gebruiksone van Erf 258, Roodepoort te wysig vanaf "Residensieel 4" na "Spesiaal" vir diensnywerhede.

2. Wysigingskema No 54: Erwe 355 en 439, Quellerina Uitbreiding 1

Die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die gebruiksone van Erwe 355 en 439, Quellerina Uitbreiding 1 onderskeidelik te wysig vanaf "Regering" en "Openbare Oopruimte" na "Residensieel 4".

3. Wysigingskema No 58: Erf 265, Horizon View

Die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die gebruiksone van Erf 265, Horizon View te wysig vanaf "Parking" na "Residensieel 4".

4. Wysigingskema No 59: Erf 2037, Weltevredenpark Uitbreiding 9

Die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die gebruiksone van Erf 2037, Weltevredenpark Uitbreiding 9 te wysig vanaf "Openbare Oopruimte" na "Residensieel 1" met 'n digtheidsone van "Een woonhuis per erf".

Die wysigingskemas lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur (Ontwikkeling), Kantoer No 73, 4e Vlak, Burgersentrum, Christiaan de Wetweg, Floridapark, vir 'n tydperk van 28 dae vanaf 29 Julie 1987.

Besware teen of vertoe ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 29 Julie 1987 skriftelik by of tot die Stadsingenieur (Ontwikkeling) by bovemelde adres of by Roodepoort Stadsraad, Privaatsak X30, Roodepoort 1725, ingedien of gerig word.

NOTICE 66/1987 OF 1987

NOTICE OF AMENDMENT SCHEMES

The Roodepoort City Council hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the following amendments of the Roodepoort Town-planning Scheme, 1987, have been prepared by it.

1. Amendment Scheme No 51: Erf 258, Roodepoort

The amendment of the Roodepoort Town-planning Scheme, 1987, to amend the use zone of Erf 258, Roodepoort from "Residential 4" to "Special" for service industries.

2. Amendment Scheme No 54: Erven 355 and 439, Quellerina Extension 1

The amendment of the Roodepoort Town-planning Scheme, 1987, to amend the use zones of Erven 355 and 439, Quellerina Extension 1 respectively from "Government" and "Public Open Space" to "Residential 4".

3. Amendment Scheme No 58: Erf 265, Horizon View

The amendment of the Roodepoort Town-planning Scheme, 1987, to amend the use zone of Erf 265, Horizon View from "Parking" to "Residential 4".

4. Amendment Scheme No 59: Erf 2037, Weltevreden Park, Extension 9

The amendment of the Roodepoort Town-planning Scheme, 1987 to amend the use zone of Erf 2037, Weltevreden Park, Extension 9 from "Public Open Spaces" to "Residential 1" with a density zone of "One dwelling per erf".

The amendment schemes will lie for inspection during normal office hours at the office of the City Engineer (Development), Room Number 73, 4th Floor, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 days from 29 July 1987.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the City Engineer (Development) at the above address or at Roodepoort City Council, Private Bag X30, Roodepoort, 1725, within a period of 28 days from 29 July 1987.

1243—29—5

STADSRAAD VAN AKASIA

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN RIOLERINGSDIENSTE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939,

word hierby bekend gemaak dat die Stadsraad van Akasia deur middel van 'n Spesiale Besluit die Gelde vir die Voorsiening van Rioleringsdienste gepubliseer in Provinciale Koerant 3877 van 16 Oktober 1985, soos gewysig, verder gewysig met ingang 1 Julie 1987, deur in Deel II, artikels 2(1)(a), (b), (c), 3(a) en 4(a) met die volgende te vervang:

2(1)(a) Rosslyn en Rosslyn Uitbreidings per hektaar, per jaar: R1 500.

2(1)(b) Akasia — residensieel en landbouhoeves asook plaasgedeeltes wat fisies aangesluit is: R1,83 per 100 m² van die grondoppervlakte per maand tot 'n maksimum van 3 000 m².

2(1)(c) Besigheid- en woonstelpersele: R1,83 per 100 m² van die grondoppervlakte per maand (geen maksimum).

3(a) 10,0 + 0,5 x P W sent per kiloliter met 'n minimum van R35 per maand, per aansluiting.

4(4) Residensieel per toilet of urinaal per jaar: R42.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Postbus 58393
Karenpark
0118
5 Augustus 1987
Kennisgewing No 36/1987

TOWN COUNCIL OF AKASIA

AMENDMENT OF THE DETERMINATION OF CHARGES FOR THE SUPPLY OF DRAINAGE SERVICES

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby made known that the Town Council of Akasia has by Special Resolution, further amended the determination of Charges for the Supply of Drainage Services as published in Provincial Gazette 3877 of 16 October 1985, as amended, with effect from 1 July 1986, by the substitution in Part II of items 2(1)(a), (b), (c), 3(a) and 4(a) by the following:

2(1)(a) Rosslyn and Rosslyn Extension, per ha, per year: R1 500.

2(1)(b) Akasia residential and agricultural holdings and farm portions physically connected: R1,83 per 100 m² of the extent of site per month with a maximum of 3 000 m².

2(1)(c) Business and flat premises: R1,83 per 100 m² of the extent of the site (no maximum).

3(a) 10,0 and 0,5 x P V cent per kiloliter with a minimum charge of R35 per month, per connection.

4(a) Residential per toilet, or urinal per annum: R42.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karen Park
0118
Notice No 36/1987
5 August 1987

STADSRAAD VAN AKASIA

VASSTELLING VAN GELDE BETAAALBAAR AAN DIE STADSRAAD VAN AKASIA, UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die Stadsraad van Akasia die gelde betaalbaar aan die Raad uit hoofde van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, soos in die onderstaande bylae uiteengeset is, met ingang van 11 Junie 1987 vasgestel het:

J S DU PREEZ
Stadsklerk

5 Augustus 1987
Kennisgewing No 40/1987

BYLAE

GELDE BETAAALBAAR AAN DIE STADSRAAD VAN AKASIA UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

A. GELDE, UITGESONDERD ADVERTENSIE- EN INSPEKSIEGELDE:

1. Aansoek om toestemming: R120.
2. Versoek om wysiging van 'n voorlopige skeema: R350.
3. Aansoek om wysiging van dorpsbeplanningskema: R700.
4. Aansoek om dorp te stig: R450.
5. Aansoek om uitbreiding van grense van goedgekeurde dorp: R50.
6. Aansoek om —
 - (a) onderverdeling van erf: R50.
 - (b) konsolidasie van erwe: R25.
7. Opstel van dorpsbeplanningskema: R100.
8. Aansoek om Raad se redes: R50.

B. ADVERTENSIE- EN INSPEKSIEGELDE:

Benewens die gelde in Deel A hiervan voorgeskryf, is die volgende gelde betaalbaar aan —

1. Die plaaslike bestuur indien hy kennis van 'n aansoek in die Provinciale Koerant en 'n nuusblad gee: R400.
2. Die plaaslike bestuur indien hy of 'n komitee van die plaaslike bestuur die eiendom waarop 'n aansoek betrekking het, inspekteer en 'n verhoor hou: R250 per dag of gedeelte daarvan.
3. Publikasie van stigtingsvooraardes by proklamasie van 'n dorp: R650.

TOWN COUNCIL OF AKASIA

DETERMINATION OF CHARGES PAYABLE TO THE TOWN COUNCIL OF AKASIA BY VIRTUE OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

In accordance with section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby made known that the Town Council of Akasia has determined the charges payable to the Council by virtue of the Town-planning and Townships Ordinance,

1986, as set out in the schedule below with effect from 11 June 1987.

J S DU PREEZ
Town Clerk

5 August 1987
Notice No 40/1987

SCHEDULE

CHARGES PAYABLE TO THE TOWN COUNCIL OF AKASIA BY VIRTUE OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

A. FEES, OTHER THAN ADVERTISING AND INSPECTION FEES:

1. Application for consent: R120.
2. Request for amendment of interim scheme: R350.
3. Application for amendment of town-planning scheme: R700.
4. Application for establishment of township: R450.
5. Application for extension of boundaries of approved township: R50.
6. Application for —
 - (a) subdivision of erf: R50.
 - (b) consolidation of erven: R25.
7. Preparation of town-planning scheme: R100.
8. Application for reasons of Council: R50.
9. Compensation for Chairman of the Township Advisory Committee, introduced by section 59 of Ordinance 40 of 1960: R190 per day.

B. ADVERTISING AND INSPECTION FEES:

The following fees shall be paid in addition to the fees prescribed in Part A hereof to —

1. The local authority if it gives notice of an application in the Provincial Gazette and a newspaper: R400.
2. The local authority if it or a committee of the local authority inspects the property to which an application relates and conducts a hearing: R250 per day or portion thereof.
3. Publication of conditions of establishment on proclamation of township: R650.

1268—5

STADSRAAD VAN AKASIA

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE VOORSIENING VAN WATER

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ord 17/1939), word hierby bekend gemaak dat die Stadsraad van Akasia deur middel van 'n Spesiale Besluit, die Gelde vir die Voorsiening van Water, gepubliseer in Provinciale Koerant 3877 van 16 Oktober 1985, soos gewysig, verder gewysig het met ingang van 1 Julie 1987, deur in Deel III items 3(1) en (2) deur die volgende te vervang:

3. Gelde vir die levering van water per maand (een maand word beskou as 'n maksimum van 35 kalenderdae):

(1) Nywerhede, besighede en kantoorblokke:	
Waterverbruik per maand (inkrementele)	
0 tot K	65c/kℓ
K + 1 tot 1,5 K	R1,10/kℓ
1,5 K + 1 tot 2 K	R1,80/kℓ
meer as 2 K	R3,00/kℓ

(2) Wooneenhede, kwekerye en inrigtings:
Waterverbruik per maand (inkrementel)
O tot K 70c/kℓ
K + 1 tot 1,5 K 90c/kℓ
1,5 K tot 2 K R1,50/kℓ
meer as 2 K R2,30/kℓ

J S DU PREEZ
Stadsklerk

Municipal Kantore
Posbus 58393
Karenpark
0118
5 Augustus 1987
Kennisgiving No 38/1987

TOWN COUNCIL OF AKASIA

AMENDMENT OF THE DETERMINATION OF CHARGES FOR THE SUPPLY OF WATER

In terms of section 80(B) of the Local Government Ordinance, 1939, it is hereby made known that the Town Council of Akasia, has by Special Resolution, further amended the Determination of Charges for the Supply of Water as published in Provincial Gazette 3877 of 16 October 1985, as amended, with effect from 1 July 1987, by the substitution of Part III of Items 3(1) and (2), by the following:

3. Charges for the supply of water, per month, (one month being a maximum of 35 calendar days)

(1) Industries, businesses and offices

Waterconsumption per month (incremental)

O to K 65c/kℓ
K + 1 to 1,5 K R1,10/kℓ
1,5 K + 1 to 2 K R1,80/kℓ
more than 2 K R3,00/kℓ

(2) Flats, nurseries and institutions

Water consumption per month (incremental)

O to K 70c/kℓ
K + 1 to 1,5 K 90c/kℓ
1,5 K + 1 to 2 K R1,50/kℓ
more than 2 K R2,30/kℓ

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
5 August 1987
Notice No 38/1987

1269—5

STADSRAAD VAN AKASIA

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN VULLISVERWYDERSIDENSTE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Akasia deur middel van 'n Spesiale Besluit, die gelde vir die lewering van vullisverwydersidienste, soos gepubliseer in Provinciale Koerant 4471 van 6 November 1986 word hierby met ingang van 1 Julie 1987, gewysig deur Bylae A deur die volgende te vervang:

BYLAE A

VULLISVERWYDERSIDENSTE

(1) Huishoudelike afval:

Alle persele — tweemaal per week, per houer: R72 per jaar

(2) Spesiale verwydersidienste:

Gekompakteerde afval per 6 m³ of gedeelte: R60

Nie-gekompakteerde afval per m³ of gedeelte: R10

Slykverwydering per 2000 ℥ of gedeelte: R10.

J S DU PREEZ
Stadsklerk

Municipal Kantore

Posbus 58393

Karenpark

0118

5 Augustus 1987

Kennisgiving No 39/1987

TOWN COUNCIL OF AKASIA

AMENDMENT OF DETERMINATION OF CHARGES FOR THE RENDERING OF REFUSE REMOVAL SERVICES

In terms of Section 80B(8) of the Local Government Ordinance, 1939, it is hereby made known that the Town Council of Akasia, has by Special Resolution, amended the Determination of Charges for the Rendering of Refuse Removal Services as published in Provincial Gazette 4471 of 6 November 1986 with effect from 1 July 1987, by the substitution for Annexure A of the following:

ANNEXURE A

REFUSE REMOVAL

(1) Domestic refuse:

All premises — twice per week, per bin: R72 per year

(2) Special removal services:

Compactable refuse per 6 m³ or portion thereof: R60

Non-compactable refuse per m³ or portion thereof: R10

Sludge removal per 2000 ℥ or portion thereof: R10.

J S DU PREEZ
Town Clerk

Municipal Offices

P O Box 58393

Karenpark

0118

5 August 1987

Notice No 39/1987

17 van 1939), word hiermee bekend gemaak dat die Stadsraad van Bedfordview die gelde betaalbaar aan die Raad uit hoofde van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, die Ordonnansie op die Verdeling van Grond, 1986, die Bedfordview-dorpsaanlegskema, 1948, die Dorpsaanlegskema vir Johannesburg-Noord, 1958, en die Wet op Opheffing van Beperkings, 1967, soos in die onderstaande bylae uiteengesit is, met ingang 1 Julie 1987 vasgestel het.

A J KRUGER
Stadsklerk

5 Augustus 1987
Kennisgiving No 3/1987

BYLAE DEEL I

GELDE BETAALBAAR AAN DIE STADSRAAD VAN BEDFORDVIEW UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBEPLANNING, 1986, DIE BEDFORDVIEW-DORPSAANLEGSKEMA, 1948, EN DIE DORPSAANLEGSKEMA VIR JOHANNESBURG-NOORD, 1958

1. Aansoek om enige ander toestemming ingevolge die bepalings van die Skema waaroor daar nie hieronder uitdruklik voorsiening gemaak word nie: R120.

2. Aansoek om 'n wysiging van die voorwaarde waarop 'n toestemming ingevolge die Skema verleën is: R50.

3. Aansoek ingevolge die bepalings van klausule 12 van die Skema om goedkeuring vir die verslapping van 'n boulwynbepaling of die oorskryding van 'n boubeperkingsarea: R75.

4. Aansoek ingevolge artikel 43 van die Ordonnansie, gelees met klausule 12 van die Skema om verlenging van die voorsettingstydperk van 'n bestaande gebruik: R120.

5. Aansoek ingevolge artikel 56 van die Ordonnansie om 'n wysiging van die Skema: R750.

6. Aansoek ingevolge die bepalings van die Ordonnansie om die verstrekking van redes vir 'n besluit van die Raad: R100.

7. Aansoek ingevolge die bepalings van artikel 62 of 63 van die Ordonnansie om herroeping van 'n goedgekeurde skema of herroeping van 'n bepaling in 'n goedgekeurde skema: R400.

8. Aansoek ingevolge artikel 92(1)(a) van die Ordonnansie om onderverdeling van 'n erf: R50.

9. Aansoek ingevolge artikel 92(1)(b) van die Ordonnansie om konsolidasie van twee of meer erwe: R25.

10. Aansoek ingevolge artikels 92(4)(a), 92(4)(b) en 92(4)(c) van die Ordonnansie om intrekking van 'n goedkeuring van 'n aansoek om verdeling of konsolidasie van erwe, wysiging van die voorwaarde waarop die konsolidasie of onderverdeling goedgekeur is of 'n wysiging van die goedgekeurde konsolidasie of onderverdelingsplan: R25.

11. Aansoek ingevolge artikel 96 van die Ordonnansie om 'n dorp te stig: R750.

12. Aansoek ingevolge artikel 125 van die Ordonnansie om 'n wysiging van die Skema: R500.

DEEL II

GELDE BETAALBAAR AAN DIE STADSRAAD VAN BEDFORDVIEW UIT HOOFDE VAN DIE ORDONNANSIE OP DIE VERDELING VAN GROND 1986

1. Aansoek ingevolge artikel 6(1) om 'n onderverdeling: R750.

2. Aansoek ingevolge artikel 17 om wysiging of skrapping van die voorwaarde waarop 'n aansoek goedgekeur is: R10.

STADSRAAD VAN BEDFORDVIEW

VASSTELLING VAN GELDE UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBEPLANNING, 1986, DIE ORDONNANSIE OP DIE VERDELING VAN GROND, 1986, DIE BEDFORDVIEW-DORPSAANLEGSKEMA, 1948, DIE DORPSAANLEGSKEMA VIR JOHANNESBURG-NOORD, 1958, EN DIE WET OP OPHEFFING VAN BEPERKINGS, 1967

Ooreenkomstig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie

1270—5

DEEL III

GELDE BETAALBAAR AAN DIE STADS-RAAD VAN BEDFORDVIEW UIT HOOFDE VAN DIE BEPALINGS VAN ARTIKEL 3(5)(b) VAN DIE WET OP OPHEFFING VAN BEPERKINGS, 1967

1. Aansoek om verwijdering van voorwaarde wat nie aan die Skema gekoppel is nie: R200.

2. Aansoek om verwijdering van voorwaarde wat aan die Skema gekoppel is: R350.

TOWN COUNCIL OF BEDFORDVIEW

DETERMINATION OF CHARGES IN TERMS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986, THE DIVISION OF LAND ORDINANCE, 1986, THE BEDFORDVIEW TOWN-PLANNING SCHEME, 1948, THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME, 1958, AND THE REMOVAL OF RESTRICTIONS ACT, 1967

In accordance with section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby made known that the Town Council of Bedfordview has determined the charges payable to the Council by virtue of the Town-planning and Townships Ordinance, 1986, the Division of Land Ordinance, 1986, the Bedfordview Town-planning Scheme, 1948, the Northern Johannesburg Region Town-planning Scheme, 1958, and the Removal of Restrictions Act, 1967, as set out in the schedule below, with effect from 1 July 1987.

A J KRUGER
Town Clerk

5 August 1987
Notice No 3/1987

SCHEDULE
PART I

CHARGES PAYABLE TO THE TOWN COUNCIL OF BEDFORDVIEW BY VIRTUE OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986, THE BEDFORDVIEW TOWN-PLANNING SCHEME, 1948, AND THE NORTHERN JOHANNESBURG REGION TOWN-PLANNING SCHEME, 1958

1. Application for any other consent in terms of the provisions of the Scheme for which provision is not specifically made below: R120.

2. Application for an amendment of the conditions on which a consent was granted in terms of the Scheme: R50.

3. Application in terms of the provisions of clause 12 of the Scheme for approval of the relaxation of a building line provision or the encroachment on a building restriction area: R75.

4. Application in terms of section 43 of the Ordinance, read with clause 12 of the Scheme, for extension of the continuation period of an existing use: R120.

5. Application in terms of section 56 of the Ordinance for an amendment of the Scheme: R120.

6. Application in terms of the provisions of the Ordinance for the furnishing of reasons for a resolution of the Council: R100.

7. Application in terms of the provisions of section 62 or 63 of the Ordinance for the revoking of an approved scheme or the revoking of a provision in an approved scheme: R400.

8. Application in terms of section 92(1)(a) of the Ordinance for the subdivision of an erf: R50.

9. Application in terms of section 92(1)(b) of the Ordinance for the consolidation of two or more erven: R25.

10. Application in terms of sections 92(4)(a), 92(4)(b) and 92(4)(c) of the Ordinance for the withdrawal of an approval of an application for the subdivision or consolidation of erven, the amendment of the conditions on which the consolidation or subdivision was approved or an amendment of the approved consolidation or subdivision plan: R25.

11. Application in terms of section 96 of the Ordinance to establish a township: R750.

12. Application in terms of section 125 of the Ordinance for an amendment of the Scheme: R500.

PART II

CHARGES PAYABLE TO THE TOWN COUNCIL OF BEDFORDVIEW BY VIRTUE OF THE DIVISION OF LAND ORDINANCE, 1986

1. Application in terms of section 6(1) for a subdivision: R750.

2. Application in terms of section 17 for the amendment or deletion of the conditions on which an application was approved: R10.

PART III

CHARGES PAYABLE TO THE TOWN COUNCIL OF BEDFORDVIEW BY VIRTUE OF SECTION 3(5)(b) OF THE REMOVAL OF RESTRICTIONS ACT, 1967

1. Application for the removal of conditions coupled with the Scheme: R200.

2. Application for the removal of conditions not coupled with the Scheme: R350.

1271—5

KENNISGEWING VAN ONTWERPSKEMA

Dic Stadsraad van Benoni gee hiermee, ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplittingskema bekend te staan as Benoni-wysigingskema No 1/379 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstel:

Die hersonering van Gedeelte 150 ('n gedeelte van Gedeelte 6) van die plaas Rietfontein 115 IR vanaf die huidige sonering, nl "Gereserveer vir Nie-Blanke Okkupasie" na "Opvoedkundig", ten einde voorseeing te maak vir die oprigting van 'n skool vir verstandelik gestremde Indiërskinders.

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Administratiewe Gebou, Elstonlaan, Benoni, (Kamer No 132), vir 'n tydperk van 28 dae vanaf 5 Augustus 1987.

Besware teen of vertoe ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik by of tot die Stadssekretaris by bovemelde adres of by Privaatsak X014, Benoni, 1500, ingedien of gerig word.

N BOTHА
Stadsklerk

Administratiewe Gebou

Elstonlaan

Benoni

1501

5 Augustus 1987

Kennisgewing No 112/1987

NOTICE OF DRAFT SCHEME

The Town Council of Benoni hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Benoni Amendment Scheme No 1/379 has been prepared by it.

This scheme is an amendment scheme and contains the following proposal: The rezoning of Portion 150 (a portion of Portion 6) of the farm Rietfontein 115 IR from the present zoning, ie "Reserved for Non-European Occupation" to "Educational", in order to cater for a proposed school for mentally handicapped Indian Children.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Administrative Building, Elston Avenue, Benoni, (Room No 132), for a period of 28 days from 5 August 1987.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Secretary at the above address or at Private Bag X014, Benoni, 1500, within a period of 28 days from 5 August 1987.

N BOTHА
Town Clerk

Administrative Building
Elston Avenue
Benoni
1501
5 August 1987
Notice No 112/1987

1272—5—12

MUNISIPALITEIT BOKSBURG

BEGRAAFFPLAASVERORDENINGE

Die Waarnemende Stadsklerk van Boksburg publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van die voornoemde Ordonnansie opgestel is.

Die Begraafplaasverordeninge van die Municpaliteit Boksburg, afgekondig by Administrateurskennisgewing 84 van 3 Februarie 1954, soos gewysig, word hierby verder soos volg gewysig.

Deur die Byleae met die volgende te vervang:

BYLAE

TARIEF VAN GELDE

1. Enkele Teraardebestelling.

Per teraardebestelling: R50,00.

2. Tweede Teraardebestelling.

Per teraardebestelling: R50,00.

3. Teraardebestelling van Veraste Stoelike Oorskot van 'n lyk (uitgesonder Tuin van Herinnering).

Per teraardebestelling: R30,00.

4. Opgrawings.

Per opgraving: R100,00.

5. Teraardebestelling — Sondae en Openbare Vakansiedae.

Per teraardebestelling: Dubbel die tarief soos uiteengesit in items 1, 2 en 3.

6. Teraardebestelling vir 'n afgestowe persoon buite die munisipaliteit.

Per teraardebestelling: Vyf maal die tarief soos uiteengesit in items 1, 2 en 3.

7. Reserving van Grafte.

Per graf: R25,00.

8. Die gelde ingevolge items 1 tot en met 7 is vooruitbetaalbaar voor teraardebestelling, reservering of opgrawing.

9. Muur van Herinnering.

(1) Nis: R40,00.

(2) Spasie vir gedenkplaat alleen: R15,00.

J J COETZEE
Waarnemende Stadsklerk

Burgersentrum
Boksburg
5 Augustus 1987
Kennisgewing No 38/1987

MUNICIPALITY BOKSBURG

CEMETERY BY-LAWS

The Acting Town Clerk of Boksburg hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter which have been made by the Council.

The Cemetery By-laws of the Boksburg Municipality published under Administrator's Notice 84 dated 3 February 1954, as amended, are hereby further amended as follows:

By the substitution for the schedule of the following:

SCHEDULE TARIFF OF CHARGES

1. Single Interment.

Per interment: R50.

2. Second Interment.

Per interment: R50.

3. Interment of Cremated Remains of a Body (excluding Garden of Remembrance).

Per interment: R30.

4. Exhumations.

Per exhumation: R100.

5. Interments — Sundays and Public Holidays.

Per interment: Double the tariff as specified in items 1, 2 and 3.

6. Interment — For a deceased person from areas outside the municipality Boksburg.

Five times the tariffs as specified in items 1, 2 and 3.

7. Reservation of Graves.

Per grave: R25.

8. The charges in terms of items 1 to 7 inclusive shall be payable in advance prior to interment, reservation or exhumation.

9. Wall of Remembrance.

(1) Niche: R40.

(2) Space for memorial tablet only: R15.

J J COETZEE
Acting Town Clerk

Civic Centre
Boksburg
5 August 1987
Notice No 38/1987

1273—5

BYLAE

DEEL I

GELDE BETAAALBAAR AAN DIE STADS-RAAD VAN BRAKPAN UIT HOOFDE VAN DIE ORDONNANSIE OP DIE VERDELING VAN GROND, 1986

1. Aansoek ingevolge artikel 6(1) om 'n onderverdeling: R100.

2. Aansoek ingevolge artikel 17 om wysiging of skrapping van die voorwaardes waarop 'n aansoek goedgekeur is: R10.

DEEL II

GELDE BETAAALBAAR AAN DIE STADS-RAAD VAN BRAKPAN UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBE-PLANNING EN DORPE, 1986

1. Aansoek ingevolge artikel 56 om 'n wysiging van die skema: R100.

2. Aansoek ingevolge die bepalings van die Ordonnansie om die verstrekking van redes vir 'n besluit van die Raad: R50.

3. Aansoek ingevolge artikel 96 van die Ordonnansie om 'n dorp te stig: R100.

STADSRAAD VAN BRAKPAN

VASSTELLING VAN GELDE BETAAAL-BAAR AAN DIE STADSRAAD VAN BRAKPAN UIT HOOFDE VAN DIE OR-DONNANSIE OP DIE VERDELING VAN GROND, 1986 EN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die Stadsraad van Brakpan die gelde betaalbaar aan die Raad uit hoofde van die Ordonnansie op die Verdeling van Grond, 1986 en die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, soos in die onderstaande Bylae uiteengesit is, met ingang 1 Julie 1987 vasgestel het.

G E SWART
Stadsklerk

5 Augustus 1987
Kennisgewing No 69/1987

ANNEXURE

PART I

CHARGES PAYABLE TO THE TOWN COUNCIL OF BRAKPAN BY VIRTUE OF THE DIVISION OF LAND ORDINANCE, 1986

1. Application in terms of section 6(1) for a subdivision: R100.

2. Application in terms of section 17 for the amendment of deletion of the conditions on which an application has been approved: R10.

PART II

CHARGES PAYABLE TO THE TOWN COUNCIL OF BRAKPAN BY VIRTUE OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

1. Application in terms of section 56 for an amendment of the scheme: R100.

2. Application in terms of the stipulations of the Ordinance for the submission of reasons for a resolution of the Council: R50.

3. Application in terms of section 96 of the Ordinance to establish a township: R100.

TOWN COUNCIL OF BRAKPAN

DETERMINATION OF CHARGES PAYABLE TO THE TOWN COUNCIL OF BRAKPAN BY VIRTUE OF THE DIVISION OF LAND ORDINANCE, 1986, AND THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

In accordance with section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby made known that the Town Council of Brakpan has determined the charges payable to the Council by virtue of the Division of Land Ordinance, 1986, and the Town-planning and Townships Ordinance, 1986, as set out in the Annexure below with effect from 1 July 1987.

G E SWART
Town Clerk

5 August 1987
Notice No 69/1987

1274—5

DORPSRAAD VAN BREYTON

WYSIGING VAN ELEKTRISITEITS-VERORDENINGE

Die Stadsklerk publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit wat deur die Administrateur goedgekeur is.

Die Elektrisiteitsverordeninge van die Dorpsraad van Breyton, deur die Raad aangeneem by Administrateurskennisgewing 143 van 2 Februarie 1983, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1 die syfer "R7,50" deur die syfer "R8,40" te vervang.

2. Deur in item 2(2)(e)(i) en (ii) die syfers "6,76c" en "9,61c" onderskeidelik deur die syfers "7,56c" en "10,76c" te vervang.

3. Deur in item 3(2)(c) die syfer "9,61c" deur die syfer "10,76c" te vervang.

4. Deur in item 4(2)(a) en (b) die syfers "R11,19" en "5,98c" onderskeidelik deur die syfers "R12,53" en "6,70c" te vervang.

Die bepalings in hierdie kennisgewing vervaar, word gehag op 20 Januarie 1987 in werking te getree het.

H S ROELOFFZE
Stadsklerk

Munisipale Kantore
Posbus 45
Breyton
2330
5 Augustus 1987
Kennisgewing No 1/1987

BREYTON VILLAGE COUNCIL

AMENDMENT TO ELECTRICITY BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939

(Ordinance 17 of 1939), publishes the by-laws set forth hereinafter, which have been approved by the Administrator.

The Electricity By-laws of the Breyten Village Council, adopted by the Council under Administrator's Notice 143, dated 2 February 1983, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:

1. By the substitution in item 1 for the figure "R7,50" of the figure "R8,40".

2. By the substitution in item 2(2)(e)(i) and (ii) for the figures "6,76c" and "9,61c" of the figures "7,57c" and "10,76c" respectively.

3. By the substitution in item 3(2)(c) for the figure "9,61c" of the figure "10,76c".

4. By the substitution in item 4(2)(a) and (b) for the figures "R11,19" and "5,98c" of the figures "R12,53" and "6,70c" respectively.

The provisions in this notice contained, shall be deemed to have come into operation on 20 January 1987.

H S ROELOFFZE
Town Clerk

Municipal Offices
P O Box 45
Breyten
2330
5 August 1987
Notice No 1/1987

1275—5

STADSRAAD VAN ERMELO

HERROEPING VAN STANDAARDVERORDENINGE TEN OPSIGTE VAN REGSHULP AAN BEAMPTES EN DIENARE VAN PLAASLIKE BESTURE WAT IN STRAFSAKE BETROKKE RAAK

Die Stadsklerk publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Administrateur ingevolge artikel 99 van genoemde Ordonnansie sy goedkeuring geheg het aan die herroeping van die Standaardverordeninge Ten Opsigte van Regshulp aan Beampies en Dienare van Plaaslike Besture wat in Strafsake Betrokke Raak van die Stadsraad van Ermelo, afgekondig by Administrateurskennisgiving 625, van 17 Augustus 1966.

P J G VAN R VAN OUDTSOORN
Stadsklerk

Burgersentrum
Ermelo
2350
5 Augustus 1987
Kennisgiving No 62/1987

ERMELO TOWN COUNCIL

REPEAL OF STANDARD BY-LAWS IN RESPECT OF LEGAL AID TO OFFICERS AND SERVANTS OF LOCAL AUTHORITIES INVOLVED IN CRIMINAL PROCEEDINGS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Administrator has in terms of section 99 of the said Ordinance approved of the repeal of the Standard By-laws in Respect of Legal Aid to Officers and Servants of Local Authorities Involved in Criminal Proceedings of

the Ermelo Town Council, published under Administrator's Notice 625, dated 17 August 1966.

P J G VAN R VAN OUDTSOORN
Town Clerk

Civic Centre
Ermelo
2350
5 August 1987
Notice No 62/1987

1276—5

STADSRAAD VAN ERMELO

PLAASLIKE BESTUUR VAN ERMELO:
KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGETELDE DAE VIR DIE BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1987 TOT 30 JUNIE 1988

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977, die volgende Algemene Eiendomsbelastings ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken —

(a) Dat die Raad ten opsigte van die boekjaar 1987/88 'n belastingkoers ingevolge artikel 21 van Ordonnansie 11 van 1977, soos volg vasgestel vir die tydperk 1 Julie 1987 tot 30 Junie 1988:

(i) 'n Algemene eiendomsbelastingkoers van 5 sent in die Rand op die terreinwaarde van grond of van 'n reg in grond.

(ii) 'n Algemene belasting van 1 sent in die Rand op die terreinwaarde van grond of van 'n reg in grond.

(b) Dat ingevolge artikel 21(4) van die genoemde Ordonnansie 'n afslag van 25 % toegestaan word, dit wil sê 'n heffing van 4,50 sent in die Rand op die terreinwaarde van grond of van 'n reg in grond ten opsigte van alle belasbare eiendom wat op 1 Julie 1987 gesoneer is ingevolge dorpsbeplanningskema as "Residensieel 1" tot "Residensieel 4".

(c) Dat die bedrag verskuldig betaalbaar is in 12 gelyke maandelike paaemente.

(d) Dat die vasgestelde dae betaalbaar op die 15e dag van elke maand sal wees en betaling van die eiendomsbelasting voor of op hierdie datums moet geskied.

(e) Dat rente gehef en ingevorder word op agterstallige eiendomsbelasting wat nie op die vasgestelde dae betaal is nie teen 'n rentekoers van 13,25 % per jaar.

P J G VAN R VAN OUDTSOORN
Stadsklerk

Stadsraad van Ermelo
Postbus 48
Ermelo
2350
5 Augustus 1987
Kennisgiving No 68/1987

TOWN COUNCIL OF ERMELO

LOCAL AUTHORITY OF ERMELO: NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAYS FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1987 TO 30 JUNE 1988

(Regulation 17)

Notice is hereby given in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977, the following general rates have been levied in respect of the above-mentioned financial year on rateable property recorded in the valuation roll —

(a) That the Council in respect of the 1987/88 financial year fixed the rate in terms of section 21 of Ordinance 11 of 1977 for the period 1 July 1987 to 30 June 1988 as follows:

(i) A general assessment rate on the site value of any land or right in land 5 cent in the Rand.

(ii) A general rate on the site value of any land or right in land 1 cent in the Rand.

(b) In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land of 25 % that is 4,50 cent in the Rand, is granted in respect of all rateable property zoned "residential 1" to "Residential 4" on 1 July 1987 in terms of the town-planning scheme of Ermelo.

(c) The amount due of rates as contemplated in section 27 of the said Ordinance shall be payable in 12 equal monthly instalments.

(d) The fixed days of payment shall be the 15th day of each month and payment of the assessment rates should be paid before or on the above-mentioned days.

(e) Interest of 13,25 % per annum is chargeable on all amounts in arrears after the fixed days of payment.

P J G VAN R VAN OUDTSOORN
Town Clerk

Town Council of Ermelo
PO Box 48
Ermelo
2350
5 August 1987
Notice No 68/1987

1277—5

STAD GERMISTON

ONTWIKKELING VAN MARKTERREIN EN GEORGETOWN: PERMANENTE SLUITING EN VERVREEMDING VAN SEKERE STRATE IN GEORGETOWN

Hierby word kennis gegee dat die Stadsraad van Germiston van voornemens is om ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, die volgende strate of gedeeltes daarvan Dorp Georgetown permanent te sluit:

Mikrolaan (hele).

Voortrekkerstraat (gedeelte).

Sangirostraat (hele).

Plantationweg (gedeelte).

Joubertstraat (gedeelte).

Oosthuizenstraat (slegs brug oor straat).

en om na die suksesvolle sluiting en hersoneering daarvan die geslotte of gedeeltelike geslotte straatgedeeltes aan mnr De Bruynplan (Edms) Beperk te vervreem ingevolge die bepalings van

artikel 79(18) van vermelde Ordonnansie, onderworpe aan sekere voorwaarde.

Besonderhede van 'n plan as aanduiding van die voorgestelde sluiting lê van Maandae tot en met Vrydag tussen die ure 08h30 tot 12h30 en 14h00 tot 16h00 ter insae in Kamer 037, Burger-sentrum, Cross-straat, Germiston.

Enigiemand wat teen bovermelde sluiting beswaar wil maak of enige eis om skadevergoeding wil instel moet dit skriftelik voor of op 7 Oktober 1987 doen.

J P D KRIEK.
Waarnemende Stadssekretaris
Burgersentrum
Germiston
5 Augustus 1987
Kennisgewing No 88/1987

CITY OF GERMISTON

DEVELOPMENT OF MARKET SITE AND GEORGETOWN: PERMANENT CLOSURE AND ALIENATION OF CERTAIN STREETS IN GEORGETOWN TOWNSHIP

It is hereby notified that it is the intention of the City Council of Germiston to permanently close the following streets or portion thereof, Georgetown Township in terms of the provisions of section 67 of the Local Government Ordinance, 17 of 1939, as amended:

Mikro Avenue (the whole).
Voortrekker Street (portion).
Sangiro Street (the whole).
Plantation Road (portion).
Joubert Street (portion).
Oosthuizen Street (bridge over street only).

and to alienate same, after the successful closure and rezoning thereof to Messrs Debruyn-plan (Pty) Limited in terms of the provisions of section 79(18) of the aforementioned Ordinance, subject to certain conditions.

Details and a plan of the proposed closure may be inspected in Room 037, Civic Centre, Cross Street, Germiston from Mondays to Fridays (inclusive) between the hours 08h30 to 12h30 and 14h00 to 16h00.

Any person who intends objecting to the proposed closure or who intends submitting a claim for compensation, must do so in writing on or before 7 October 1987.

J P D KRIEK
Acting Town Secretary
Civic Centre
Germiston
5 August 1987
Notice No 88/1987

1278—5

PLAASLIKE BESTUUR VAN GERMISTON

KENNISGEWING WAT BESWARE TEEN DIE VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hierby ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1986/1987 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Germiston vanaf 5 Augustus 1987 tot 4 September 1987 en enige eienaar van belas-

bare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 34 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 van daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

J A DU PLESSIS
Stadsklerk

Adres van kantoor van Plaaslike Bestuur
Die Stadswaardeerdeer

7e Vloer
Samiegebou
h/v Queen-en
Spilsburystraat
Germiston
1401

Burgersentrum
Corssstraat
Germiston
5 Augustus 1987
Kennisgewing No 85/1987

LOCAL AUTHORITY OF GERMISTON

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1986/1987 is open for inspection at the office of the Local Authority for Germiston from 5 August 1987 to 4 September 1987 and any owner of property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

J A DU PLESSIS
Town Clerk

Address of office of Local Authority

The City Valuer
7th Floor
Samie Building
Cnr Queen-and
Spilsbury Street
Germiston
1401

Civic Centre
Cross Street
Germiston
5 August 1987
Notice No 85/1987

1279—5—12

DORPSRAAD VAN GRASKOP

PLAASLIKE BESTUUR VAN GRASKOP: KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis word hierby ingevolge artikel 12(1)(a)/36* van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjaar 1987/1991 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Graskop vanaf 5 Augustus 1987 tot 7 September 1987 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige waarderingslys opgeteken, soos in artikel 10/34* 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 van daarvan vrygestel is, of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui beskikbaar en aandag word spesifiek gevëstig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

STADSKLERK

Munisipale Kantore
Louis Trichardtstraat
Graskop
1270
5 Augustus 1987
Kennisgewing No 17/1987

VILLAGE COUNCIL OF GRASKOP

LOCAL AUTHORITY OF GRASKOP: NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 12(1)(a)/36* of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1987/1991 is open for inspection at the office of the local authority of Graskop from 5 August 1987 to 7 September 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 10/34* of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

TOWN CLERK

Municipal Offices
Louis Trichardt Street
Graskop
1270
5 August 1987
Notice No 17/1987

1280—5—12

STADSRAAD VAN HARTBEESPOORT

VASSTELLING VAN GELDE BY SPE-
SIALE 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 dienste vasgestel het:

1. Riolerings.
2. Vullis.
3. Elektrisiteitsvoorsiening.
4. Begraafplaas.
5. Diverse heffings.

Die algemene strekking van die vasstelling is om die gelde kragtens die verordeninge te wysig. Die wysiging tree in werking op 1 Julie 1987.

Afskrifte van die wysigings en die verordeninge en die vasstelling van gelde lê ter insae gedurende kantoor ure by die kantoor van die Stadssekretaris, Munisipale Kantoor, Hartbeespoort vir 'n tydperk van veertien (14) dae na datum van publikasie van hierdie kennisgiving in die Provinsiale Koerant.

Enige persoon wat besware het teen die wysigings of verordeninge van gelde moet skriftelik binne veertien (14) dae na publikasie in die Provinsiale Koerant sodanige besware indien by die Stadsklerk.

P G PRETORIUS
Stadsklerk

Munisipale Kantore
Maraisstraat
Schoemansville
Hartbeespoort
0216
5 Augustus 1987
Kennisgiving No 2/1987

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 Resolution determined the Tariff of Charges payable in terms of the following By-laws:

1. Sewerage charge.
2. Refuse.
3. Electricity supplying.
4. Cemetery.
5. Miscellaneous charges.

The general purport of the determination of charges is to amend the tariff of charges relating to the said by-laws. The amendment shall come into effect as from 1 July 1987.

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 of 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
Marais Street
Schoemansville
Hartbeespoort
0216
5 August 1987
Notice No 2/87/88

1281—5

STADSRAAD VAN HEIDELBERG, TVL.

WYSIGING VAN VERORDENINGE
BETREFFENDE VASTE AFVAL

Die Stadsklerk van Heidelberg publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die raad ingevolge artikel 96 van voornoemde Ordonnansie goedgekeur is.

Die Verordeninge Betreffende Vaste Afval van die Munisipaliteit Heidelberg afgekondig by Administrateurskennisgiving 197 van 20 Februarie 1980, soos gewysig, word hierby verder gewysig deur in item 1(2)(b) van die bylae die syfer "R9,50" deur die syfer "R12,00" te vervang.

G F SCHOLTZ
Stadsklerk

Munisipale Kantore
Posbus 201
Heidelberg, Tvl.
2400

HEIDELBERG TOWN COUNCIL, TVL.

AMENDMENT TO REFUSE (SOLID
WASTE) BY-LAWS

The Town Clerk of Heidelberg hereby, in terms of section 101 of the Local Government ordinance, 1939, publishes the by-laws set forth hereinafter which have been approved by the Council in terms of section 96 of the said Ordinance.

The Refuse (Solid Waste) By-Laws of the Heidelberg Municipality, published under Administrator's Notice 197, dated 20 February 1980 as amended, are hereby further amended by the substitution in item 1(2)(b) of the Schedule for the figure "R9,50" of the figure "R12,00".

G F SCHOLTZ
Town Clerk

Municipal Offices
PO Box 201
Heidelberg, Tvl.
2400

1282—5

STADSRAAD VAN HEIDELBERG, TVL.

WYSIGING VAN RIOLERINGSVERORDE-
NINGE

Die Stadsklerk van Heidelberg publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die raad ingevolge artikel 96 van voornoemde Ordonnansie goedgekeur is.

Die Rioleringsverordeninge van die Munisipaliteit Heidelberg afgekondig by Administrateurskennisgiving 198 van 20 Februarie 1980, soos gewysig, word hierby verder gewysig deur Deel III van die Tarief van Gelde onder Aanhanger VI soos volg te wysig:

1) Deur in items 2(1)(a) en (b) die syfer "72,00" deur die syfer "96,00" te vervang;

2) Deur in items 2(2) en (3) die syfer "72,00" deur die syfer "84,00" te vervang;

3) Deur in item 2(5) die syfer "1800" deur die syfer "2400" te vervang.

G F SCHOLTZ
Stadsklerk

Munisipale Kantore
Posbus 201
Heidelberg, Tvl.
2400

TOWN COUNCIL OF HEIDELBERG, TVL.

AMENDMENT TO DRAINAGE BY-LAWS

The Town Clerk of Heidelberg hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter which have been approved by the Council in terms of section 96 of the said Ordinance.

The Drainage By-laws of the Heidelberg Municipality, published under Administrator's Notice 198, dated 20 February 1980, as amended are hereby further amended by amending Part III of the Tariff of Charges under Appendix VI as follows:-

1) By the substitution in items 2(1)(a) and (b) for the figure "72,00" of the figure "96,00".

2) By the substitution in items 2(2) and (3) for the figure "72,00" of the figure "84,00".

3) By the substitution in item 2(5) for the figure "1800" of the figure "2400".

G F SCHOLTZ
Town Clerk

Municipal Offices
PO Box 201
Heidelberg, Tvl.
2400

1283—5

STAD JOHANNESBURG

VOORGESTELDE WYSIGING VAN
JOHANNESBURG SE DORPS-
BEPLANNINGSKEMA, 1979

(WYSIGINGSKEMA 1873)

Kennis geskied hiermee ingevolge artikel 26 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat die Stadsraad van Johannesburg 'n ontwerp-dorpsbeplanningskema opgestel het, wat as Johannesburg se Wysigingskema 1873 bekend sal staan.

Hierdie skema sal 'n Wysigingskema wees en bevat die volgende voorstelle: Om foute en weglatinge ten opsigte van die ondergenoemde ewre in Kew reg te stel:

(a) Erwe 432 tot 437, 499 tot 502, 517 en 518:

Deur elke verwysing na hierdie ewre op bladsye 117 (Engels) en 123 (Afrikaans) van Tabel N van die Bylae te skrap en dit deur 'n nuwe Bylae by Tabel N van die skema te vervang.

(b) Erwe 503, 504, 505, 517 en 518:

Deur elke verwysing na hierdie ewre op bladsye 117 (Engels) en 124 (Afrikaans) van Tabel N van die Bylae te skrap en dit deur 'n nuwe Bylae by Tabel N van die skema te vervang.

(c) Deur die bestaande Tabel A (Boulyne) te

skrap en dit deur 'n nuwe Tabel A van die skema ten opsigte van Kew te vervang.

(d) Erwe 502, 505, 517 en 518:

Deur Kaart 3 (Reeks A) te wysig van Kommercieel 2, Gebruiksone XIII na Nywerheid 1, Gebruiksone IX.

(e) Erwe 502 tot 505, 517 en 518:

Deur Kaart 3 (Reeks B) te wysig deur hierdie erwe by Hoogtesone 7 in te sluit.

(f) Die letter "S" moet op Kaart 3 (Reeks A en B) behou word op erwe 432 tot 437, 499 tot 505, 517 en 518.

Die uitwerking van hierdie Skema is om sekerre foute wat op die Kaart, Tabel A en Tabel N van Johannesburg se Dorpsbeplanningskema, 1979, voorgekom het.

Besonderhede van hierdie Skema lê ter insae in die Beplanningsafdeling, sewende verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van vier weke vanaf die datum van die eerste publikasie van hierdie kennisgewing, wat 5 Augustus 1987 is.

Enige beswaar of vertoog ten opsigte van hierdie Skema moet binne 'n tydperk van vier weke vanaf bogenoemde datum skriftelik aan die Stadsklerk, Posbus 1049, Johannesburg, 2000, voorgele word.

H T VEALE
Stadsekretaris

Burgersentrum
Braamfontein
Johannesburg
5 Augustus 1987

CITY OF JOHANNESBURG

PROPOSED AMENDMENT TO JOHANNESBURG TOWN PLANNING SCHEME, 1979

(AMENDMENT SCHEME 1873)

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 1873.

This scheme will be an Amendment Scheme and contains the following proposal:

To rectify errors and omissions in respect of the undermentioned erven in Kew Township:

(a) Erven 432 to 437, 499 to 502, 517 and 518:

By the deletion of all reference to these erven in pages 117 (English) and 123 (Afrikaans) of Table N of the Schedule and the substitution therefor of a new Schedule to Table N of the scheme.

(b) Erven 503, 504, 505, 517 and 518:

By the deletion of all reference to these erven in pages 117 (English) and 124 (Afrikaans) of Table N of the Schedule and the substitution therefor of a new Schedule to Table N of the Scheme.

(c) By the deletion of the existing Table A (Building Lines) and the substitution therefor of a new Table A of the scheme in respect of Kew Township.

(d) Erven 502, 517 and 518:

By the amendment of Map 3 (A Series), from Commercial 2, Use Zone XIII, to Industrial 1, Use Zone IX.

(e) Erven 502 to 505, 517 and 518:

By the amendment of Map 3 (B Series) to include these erven in Height Zone 7.

(f) The letter "S" shall be retained on Map 3 (A and B Series) on Erven 432 to 437, 499 to 505, 517 and 518.

The effect of this Scheme is to correct certain errors that occurred on the Map, Table A and Table N of the Johannesburg Town Planning Scheme, 1979.

Particulars of this scheme are open for inspection at the Planning Department, Seventh Floor, Civic Centre, Braamfontein, Johannesburg, for a period of four weeks from the date of the first publication of this notice, which is 5 August 1987.

Any objection or representations in connection with this scheme shall be submitted in writing to the Town Clerk, P O Box 1049, Johannesburg, 2000, within a period of four weeks from the abovementioned date.

H T VEALE
City Secretary

Civic Centre
Braamfontein
Johannesburg
5 August 1987

1284—5—12

STADSRAAD VAN JOHANNESBURG

VASSTELLING VAN GELDE: ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986

Kennis word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, gegee dat die Stadsraad van Johannesburg by Spesiale Besluit die gelde wat in die volgende bylae uiteengesit word, met ingang van 2 Maart 1987 vasgestel het:

BYLAE

A. Gelde uitgesondert advertensie- en inspeksiegeld:

1 Aansoek om wysiging van 'n dorpsbeplanningskema 950,00

2 Aansoek om dorpstigting 450,00

3 Aansoek om—

(a) Onderverdeling van erf 50,00
(b) Konsolidasie van erf 25,00

4 Aansoek om redes vir raadsbesluit oor 'n ontwerp-skema (artikel 57(1)(b)) 100,00

B. Advertensie- en inspeksiegeld:

Die volgende gelde moet bewens die gelde wat in item A hiervan bepaal word, betaal word:

1 Om kennisgewing van 'n aansoek beoog in item A1 of 2 in die Provinciale Koerant en nuustblaale 400,00

2 Om 'n inspeksie van die eiendom waarop 'n aansoek waarna in item B1 verwys word, betrekking het, en voer van 'n verhoor 250,00

STADSKLERK

5 Augustus 1987

CITY COUNCIL OF JOHANNESBURG

DETERMINATION OF FEES: TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the City Council of Johannesburg has by Special Resolution, determined the charges as set out in the following Schedule with effect from 2 March 1987:

SCHEDULE

A. Fees, other than advertising and inspection fees: R

1 Application for amendment of a town-planning scheme 950,00

2 Application for establishment of a township 450,00

3 Application for—

(a) Subdivision of erf 50,00
(b) Consolidation of erf 25,00

4 Application for reasons for Council's decision on a draft scheme (section 57(1)(b)) 100,00

B. Advertising and inspection fees: R

The following fees shall be paid in addition to the fees prescribed in item A hereof:

(1) For notice of an application contemplated in item A1 or 2, in the Provincial Gazette and newspapers 400,00

(2) For an inspection of the property to which an application referred to in item B1 relates and the conduct of a hearing 250,00

TOWN CLERK

5 August 1987

1285—5

STADSRAAD VAN KRUGERSDORP

VASSTELLING VAN GELDE BETAALBAAR AAN DIE RAAD UIT HOOFDE VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986, DIE KRUGERSDORP-DORPSBEPLANNINGSKEMA, 1980, EN DIE ORDONNANSIE OP DIE VERDELING VAN GROND, 1986

Ooreenkomsdig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee kennis gegee dat die Stadsraad van Krugersdorp voornemens is om geldie betaalbaar aan die Raad vir aansoeke ingevolge die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), die Krugersdorp-dorpsbeplanningskema, 1980, en die Ordonnansie op die Verdeling van Grond, 1986 (Ordonnansie 20 van 1986), vas te stel.

Die voorgestelde gelde betaalbaar vir die aangeleenthede soos hierbo genoem, tree in werking op 29 Junie 1987.

Eksemplare van die voorgestelde gelde lê ter insae by die kantoor van die Stadsekretaris, Kamer 29, Burgersentrum, J G Strijdomplein, Krugersdorp, vir 'n tydperk van veertien dae vanaf die publikasiedatum van hierdie kennisge-

wing in die Offisiële Koerant van die Provincie Transvaal.

Enigemand wat beswaar teen die voorgestelde vasstelling van gelde wil aanteken, moet dit skriftelik binne veertien dae na die publikasiedatum by die ondergetekende doen.

J J L NIEUWOUDT
Stadsklerk

Burgersentrum
Postbus 94
Krugersdorp
1740
5 Augustus 1987
Kennisgewing No 82/1987

TOWN COUNCIL OF KRUGERSDORP

DETERMINATION OF CHARGES PAYABLE TO THE COUNCIL BY VIRTUE OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986, THE KRUGERSDORP TOWN-PLANNING SCHEME, 1980, AND THE DIVISION OF LAND ORDINANCE, 1986

In accordance with section 80B(3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), notice is hereby given that the Town Council of Krugersdorp intends determining charges payable to the Council for applications in terms of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), the Krugersdorp Town-planning Scheme, 1980, and the Division of Land Ordinance, 1986 (Ordinance 20 of 1986).

The proposed charges payable for the matters enunciated above shall come into effect on 29 June 1987.

Copies of the proposed charges will be open to inspection at the office of the Town Secretary, Room 29, Civic Centre, J G Strijdom Square, Krugersdorp, for a period of fourteen days from the date of publication of this notice in the Transvaal Provincial Gazette.

Any person who wishes to object to the proposed charges must do so in writing to the undersigned within fourteen days after the date of publication of this notice.

J J L NIEUWOUDT
Town Clerk

Civic Centre
PO Box 94
Krugersdorp
1740
5 August 1987
Notice No 82/1987

1286—5

MUNISIPALITEIT KRUGERSDORP

WYSIGING VAN BOUVERORDENINGE

Die Stadsklerk van Krugersdorp publiseer hierby ingevalle artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die Raad ingevalle artikel 96 van voornameerde Ordonnansie opgestel is.

Die Bouverordeninge van die Munisipaliteit van Krugersdorp, aangeneem by Administrateurskennisgewing 1993 van 7 November 1974, soos gewysig, word hierby verder soos volg met ingang 1 Julie 1987 gewysig:

1. Deur artikel 242(8) te skrap en subartikels (9) en (10) onderskeidelik te hernommer (8) en (9).

2. Deur Aanhangel VII onder Bylae 2 deur die volgende te vervang:

"AANHANGSEL VII TARIEF VAN GELDE"

1. Woordomskrywing

"Alle ander geboue" alle geboue, aanbouings, besighede, woonstelle wat ontwikkel word, fabrieke, kantore, kommersiële persele.

2. Bouplangelde

2.1 Woonhuise, ingesluit aanbouings, swembaddens, ondergrondse tenks en afdakke: R1,00 per vierkante meter oppervlakte per plan ingedien met 'n minimum fook van R80,00 per plan ingedien.

2.2 Alle ander geboue teen R5,00 per vierkante meter oppervlakte met 'n minimum van R250,00 plus 10 % struktuurfook op alle planne ingedien.

2.3 Werke waarvoor geen planne nodig is nie: R40,00 per permit.

2.4 'n Woonstel onder 'n reeds geregistreerde deeltitelregister kan die eiendaar 'n plan indien onder tarief 2.1.

3. Struktuurwerk, gewapende beton en houtstruktuurwerk: 10 % hefning bykomend op die plangelde betaalbaar.

4. Spesiale strukture

Torings, skoorstene en stellasies hoër as 3,5 meter teen R250,00 per plan.

5. Rioolplangelde

Indien slegs 'n rioolplan ingedien word: R80,00 per plan.

6. Skutting, omheining of steierwerk: R1,00 per vierkante meter per week.

7. Herinspeksiefook: R20,00.

Vir die toepassing van hierdie tariewe beteken "oppervlakte" die totale oppervlakte van enige nuwe gebou of nuwe aanbouing op elke vloerhoogte op dieselfde erf en sluit in balkonne en kelderverdiepings.

J J L NIEUWOUDT
Stadsklerk

Burgersentrum
Postbus 94
Krugersdorp
5 Augustus 1987
Kennisgewing No 71/1987

KRUGERSDORP MUNICIPALITY

AMENDMENT TO BUILDING BY-LAWS

The Town Clerk of Krugersdorp hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by the Council in terms of section 96 of the said Ordinance.

The Building By-laws of the Krugersdorp Municipality, adopted under Administrator's Notice 1993, dated 7 November 1974, as amended, are hereby further amended as follows with effect from 1 July 1987:

1. By the deletion of section 242(8) and the renumbering of subsections (9) and (10) to (8) and (9) respectively.

2. By the substitution of Appendix VII under Schedule 2 of the following:

"APPENDIX VII

TARIFF OF FEES

1. Definition

"All other buildings" all buildings, additions,

businesses, flats being developed, offices, commercial permises.

2. Building plan fees

2.1 Dwelling-houses, including additions, swimming pools, underground tanks and lean-to's: R1,00 per square metre area per plan submitted with a minimum fee of R80,00 per plan.

2.2 All other buildings at R5,00 per square metre area with a minimum of R250,00 plus 10 % structural fee on all plans submitted.

2.3 Works for which no plans are required: R40,00 per permit.

2.4 The owner of a flat under already registered sectional title register, can submit a plan under item 2.1.

3. Structural steel work, reinforced concrete and structural timber work: 10 % levy additional to the plan fees payable.

4. Special structures

Towers, chimneys and structures higher than 3,5 metre at R250,00 per plan.

5. Sewage plan fees

When only a sewage plan is submitted: R80,00 per plan.

6. Hoardings, fences or scaffoldings: R1,00 per square metre per week.

7. Re-inspection fee: R20,00.

For the application of these tariffs "area" shall mean the total area of any new building or new addition on every floor level on the same erf and includes verandahs and basement floors.

J J L NIEUWOUDT
Town Clerk

Civic Centre
PO Box 94
Krugersdorp
5 August 1987
Notice No 71/1987

1287—5

DORPSRAAD VAN LEEUDORINGSTAD

WYSIGING VAN VASSTELLING VAN GELDE VIR DIE LEWERING VAN WATER

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Dorpsraad van Leeudoringstad, by Spesiale Besluit, die geldie vir die levering van water, gepubliseer onder Kennisgewing No 1223/28 in Offisiële Koerant 4400 van 28 Augustus 1985, soos gewysig, met ingang van 1 Mei 1987, verder gewysig het deur in item 2(2) die syfer "54c" deur die syfer "65c" te vervang.

J J JONKER
Stadsklerk

Munisipale Kantore
Postbus 28
Leeudoringstad
2640
5 Augustus 1987
Kennisgewing No 4/1987

LEEUDORINGSTAD VILLAGE COUNCIL

AMENDMENT OF THE DETERMINATION OF CHARGES FOR WATER SUPPLY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified, that the Village Council of Leeudoringstad has,

by Special Resolution, further amended the charges for water supply, published under Notice No 1223/28 in Official Gazette 4400, dated 28 August 1985, as amended, with effect from 1 May 1987 by the substitution in item 2(2) for the figure "54c" of the figure "65c".

J J JONKER
Town Clerk

Municipal Offices
P O Box 28
Leeudoringstad
2640
5 August 1987
Notice No 4/1987

1288—5

DORPSRAAD VAN LEEUDORINGSTAD

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMBELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1987 TOT 30 JUNIE 1988

(Regulasie 17)

Kennis word hereby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van bovenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken.

(a) Op die terreinwaarde van enige grond of reg in grond: drie sent (3c) in die Rand (R1); en

(b) onderhewig aan die goedkeuring van die Administrateur ingevolge artikel 21(3) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, No 11 van 1977, 'n verdere belasting van drie komma een (3,1c) in die Rand (R1) op die terreinwaarde van enige grond, of reg in grond; en daarbenewens op die waarde van die verbeterings op sodanige grond of behorende by sodanige reg in grond 0,4c in die Rand (R1).

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van die genoemde Ordonnansie bsoog is in 12 gelyke maandelikse paaiemende betaalbaar voor of op die twaalfde dag van Augustus 1987 tot Junie 1988. Rente teen twaalf (12%) persent per jaar is op alle agterstallige bedrade na die vasgestelde dag hefsaai.

Ooreenkomsartikel 32 van Ordonnansie 11 van 1977, kwytskelding van 'n gedeelte van 'n bedrag verskuldig vir eiendomsbelasting op onderstaande voorwaardes aan belastingbetaalers toegestaan word:

1. Dat 'n korting van 40% toegestaan word aan persone wat op 1 Julie 1987 minstens 60 jaar oud is en liggamilik of geestelik gestremde persone wat bewys van die ontwangs van 'n maatskaplike pensioen kan lewer, en persone wat deur 'n geneesheer as geestelik of liggamilik gesertifiseer is.

2. Die aansoeker moet die geregistreerde eienaar en okkupant van die betrokke eiendom wees en die eiendom moet op die datum van aansoek uitsluitlik gebruik word vir die akkomodasie van een gesin.

3. Die gesamentlike maandelikse inkomste van die aansoeker en sy/haar egenoot/egenote vir die finansiële jaar 1987/1988 mag nie R500 oorskry nie en indien die inkomste die bedrag van R500 oorskry gedurende die jaar, verval die kwytskelding vanaf die maand wat die inkomste die bedrag van R500 oorskry het.

4. Indien foutiewe inligting verstrek is met betrekking tot die maandelikse inkomste van die applikant sal normale eiendomsbelasting terug-

werkend gehef word vanaf datum van kwytskelding plus rente teen 12% per jaar.

5. Die inligting aangaande die aansoeker se inkomste met by wyse van 'n beëdigde verklaring bevestig word.

6. Die kwytskelding sal alleenlik geld ten opsigte van die woonhuis en erf waarop dit geleë is volgens die waardasierol.

J F EVERSON
Stadssekretaris

Munisipaliteit
Posbus 28
Leeudoringstad
5 Augustus 1987

6. The remission will apply to those properties on which only the dwelling has been erected in the valuation roll.

J F EVERSON
Town Secretary

Municipality
PO Box 28
Leeudoringstad
5 August 1987

1289—5

DORPSRAAD VAN MACHADODORP

WYSIGING VAN ELEKTRISITEITSVERORDENINGE

Die Stadsklerk van Machadodorp publiseer hereby ingevolge artikel 101 van die Ordonnansie op plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit, wat deur die Administrateur goedgekeur is.

Die Elektrisiteitsverordeninge van die Munisipaliteit Machadodorp, deur die Raad aangeneem by Administrateurskennisgewing 685 van 16 April 1986, soos gewysig, word hereby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:

1. Deur in item 1(2) die syfer "7c" deur die syfer "7,5c" te vervang.

2. Deur in item 2(2) die syfer "8c" deur die syfer "8,5c" te vervang.

3. Deur in item 3(3) die syfer "8c" deur die syfer "8,5c" te vervang.

4. Deur na item 4 die volgende in te voeg:

"4A. Basiese Heffing

'n Basiese heffing van R2 per maand per erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat by die hooftoevoerleiding aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, is betaalbaar deur die geregistreerde eienaar, ongeag of elektrisiteit verbruik word, al dan nie.''

J A SCHEURKOEGEL
Stadsklerk

Munisipale Kantore
Posbus 9
Machadodorp
1170
5 Augustus 1987
Kennisgewing No 4/1987

VILLAGE COUNCIL OF MACHADODORP

AMENDMENT TO ELECTRICITY BY-LAWS

The Town Clerk of Machadodorp hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), publishes the by-laws set forth hereinafter, which have been approved by the Administrator.

The Electricity By-laws of the Machadodorp Municipality, adopted by the Council under Administrator's Notice 685, dated 16 April 1986, as amended, are hereby further amended as follows:

1. By the substitution in item 1(2) for the figure "7c" of the figure "7,5c".

2. By the substitution in item 2(2) for the figure "8c" of the figure "8,5c".

3. By the substitution in item 3(3) for the figure "8c" of the figure "8,5c".

4. By the insertion after item 4 of the following:

"4A. Basic Charge

A basic charge of R2 per month per erf, stand, lot or other area, with or without improvements, which is, or in the opinion of the Council, can be connected to the supply main, shall be payable by the registered owner, whether electricity is consumed or not."

J A SCHEURKOGEL
Acting Town Clerk

Municipal Offices
PO Box 9
Machadodorp
1170
5 August 1987
Notice No 4/1987

1290—5

STADSRAAD VAN MARBLE HALL

WYSIGING VAN VASSTELLING VAN GELDE VIR BRANDWEERDIENSTE

Kennis geskied hiermee ingevolge bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Marble Hall by spesiale besluit die vasstelling van gelde vir brandweerdienste, afgekondig by Munisipale Kennisgewing 18/1984, in Provinciale Koerant 4336, gedateer 25 Julie 1984, ingetrek en die gelde soos in die onderstaande Bylae uiteengesit met ingang 1 Julie 1987, vasgestel het.

BYLAE

TARIEF VIR BRANDWEERDIENSTE

1. Gelde vir die dienste van die brandweer binne die Munisipaliteit:

(1) Vir alle spesiale woonerwe: R50 per uur of gedeelte daarvan, plus die koste van alle materiaal gebruik.

(2) Vir alle erwe nie onder (1) vermeld nie: R100 per uur of gedeelte daarvan, plus die koste van alle materiaal gebruik.

2. Gelde vir die dienste van die brandweer buite die Munisipaliteit:

(1) Per uur of gedeelte daarvan: R150, plus die koste van alle materiaal gebruik.

(2) Per kilometer: R10

3. "Gelde vir die dienste van die Brandweer nie onder item 1 of 2 hierbo genoem nie:

(1) R50 per uur of gedeelte daarvan, plus die koste van alle materiaal:

(2) Per kilometer: R10."

F H SCHOLTZ
Stadsklerk

Munisipale Kantore
Ficusstraat
Marble Hall
0450
5 Augustus 1987
Munisipale Kennisgewing No 23/1987

TOWN COUNCIL OF MARBLE HALL

AMENDMENT TO THE DETERMINATION OF CHARGES FOR FIRE BRIGADE SERVICES

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance,

1939, that the Town Council of Marble Hall, has by special resolution withdrawn the determination of charges for fire brigade services published under Municipal Notice 18/1984, published in Official Gazette 4336, dated 25 July 1984, and determined the charges as set out in the undermentioned Schedule, with effect from 1 July 1987.

SCHEDULE

TARIFF OF CHARGES FOR FIRE BRIGADE SERVICES

1. Charges for fire brigade services within the municipal area.

(1) For all special residential stands: R50 per hour or part thereof, plus the cost for all material used.

(2) For all other stands not mentioned under (1) above: R100 per hour or part thereof, plus the cost for all material used.

2. Charges for fire brigade services outside the municipal area.

(1) Per hour or part thereof R150, plus the cost for all material used.

(2) Per kilometre: R10

3. "Charges for fire brigade services not mentioned under item 1 or 2 above.

(1) Per hour or part thereof: R50, plus the charge of cost for all material used.

(2) Per kilometre: R10."

F H SCHOLTZ
Town Clerk

Municipal Offices
Ficus Street
Marble Hall
0450
5 August 1987
Municipal Notice No 23/1987

1291—5

STADSRAAD VAN MEYERTON

PERMANENTE SLUITING VAN STRATE

Kennis geskied hiermee ooreenkomsdig artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Meyerton van voorneme is om die volgende strate permanent te sluit, ten einde die Raad in staat te stel om die padgedeeltes in woonerwe te omskep:

1. Lorentzstraat tussen Lugten- en Minnaarstraat.

2. Lorentzstraat tussen Minnaar- en Parkstraat.

3. Gorterstraat tussen Lugten- en Minnaarstraat.

4. Fentonstraat tussen Leyds- en Shippardstraat.

'n Plan wat die gedeeltes straat aandui wat gesluit moet word, is ter insae in die Kantoor van die Stadssekretaris, Kamer 201, Burgersentrum, Meyerton tussen 07h30 en 13h00 en dan vanaf 13h30 tot 16h00.

Enige persoon wat beswaar wil aanteken teen die voorgestelde sluiting moet dit skrifstof aan

die ondergetekende rig voor of op 7 Oktober 1987.

STADSKLERK

Posbus 9
Meyerton
1960
5 Augustus 1987
Kennisgewing No 584/1987

MEYERTON TOWN COUNCIL

PERMANENT CLOSING OF STREETS

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Meyerton intends to close the following street portions permanently in order to change the portions of road in residential erven.

1. Lorentz Street between Lugten and Minnaar Streets.

2. Lorentz Street between Minnaar and Park Streets.

3. Gorter Street between Lugten and Minnaar Streets.

4. Fenton Street between Leyds and Shippard Streets.

A plan showing the street portions to be closed is open for inspection at the office of the Town Secretary at Room 201, Civic Centre, Meyerton between 07h30 and 13h00 and 13h30 and 16h00.

Any person who desires to record any objection against the proposals must do so in writing to the undersigned before or on 7 October 1987.

TOWN CLERK

PO Box 9
Meyerton
1960
5 August 1987
Notice No 584/1987

1292—5

STADSRAAD VAN NABOOMSPRUIT

WYSIGING VAN EN AANNAME VAN STANDAARD VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, dat die Stadsraad van Naboomspruit voornemens is om:

(i) Die Standaard Elektrisiteitsverordeninge, afgekondig by Administrateurskennisgewing 1959 van 11 September 1985, met die invoeging van 'n voorbehoudbepaling by artikel 31 as verordeninge van die Raad aan te neem.

Die algemene strekking van die wysiging is om 'n beheerrelêstelsel na 1 Julie 1987 vir alle nuwe verbruikersaansluitings of veranderings verpligtend te maak.

(ii) Die Standaard Straat- en Diverseverordeninge van die Stadsraad van Naboomspruit, afgekondig by Administrateurskennisgewing 205 van 6 Februarie 1974, te wysig.

Die algemene strekking van die wysiging is om beheer oor wandelgange, sypaadjies, strate en parke uit te oefen.

Afskrifte van die voorgestelde aanname en wysigings lê ter insae gedurende kantoorture by die kantoor van die Stadssekretaris, Burgersentrum, Louis Trichardtlaan, Naboomspruit vir 'n tydperk van 14 dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde aanname en wysigings moet dit skriftelik rig aan die Stadsklerk om hom te bereik binne 14 dae na publikasie hiervan in die Provinciale Koerant.

J T POTGIETER
Stadsklerk

Burgersentrum
Privaatsak X340
Naboomspruit
0560
5 Augustus 1987
Kennisgewing No 14/1987

TOWN COUNCIL OF NABOOMSPRUIT

AMENDMENTS TO AND ADOPTION OF STANDARD BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 17 of 1939, that the Town Council of Naboomspruit intends to:

(i) Adopt the Standard Electrical By-laws, published under Administrator's Notice 1959 of 11 September 1985, with the insertion of a reservation clause to section 31 as by-laws of the said Council.

The general purport of the amendment is to have the installation of a relay control system made compulsory for all new household connections and alterations.

(ii) Amend the Standard Street- and Sundries By-laws of the Town Council of Naboomspruit, published under Administrator's Notice 205 of 6 February 1974.

The general purport of the amendment is to exercise control on walkways, sidewalks, streets and parks.

Copies of the proposed adoption and amendments are open for inspection during office hours at the office of the Town Secretary, Civic Centre, Louis Trichardt Avenue, Naboomspruit, for 14 days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to record his objections to the said amendments shall do so in writing to the Town Clerk within 14 days after the date of publication of this notice in the Provincial Gazette.

J T POTGIETER
Town Clerk

Civic Centre
Private Bag X340
Naboomspruit
0560
5 August 1987
Notice No 14/1987

1293—5

STADSRAAD VAN NELSPRUIT

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1987 TOT 30 JUNIE 1988

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bovenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:

(a) op die terreinwaarde van enige grond of reg in grond: 5,04 sent in die Rand.

Ingevolge artikel 21(4) en (5) van die genoemde Ordonnansie word 'n korting van 55 persent op die algemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierboven, toegestaan ten opsigte van spesiale woonerwe. Die bedrag verskuldig vir eiendomsbelasting, soos in artikel 27 van genoemde Ordonnansie beoog, is op 31 Oktober 1987 betaalbaar.

Rente teen 15 persent per jaar is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetalers is onderhewig aan regsproses vir die invordering van sodanige agterstallige bedrae.

H-J K MÜLLER
Stadsraad van Nelspruit

Posbus 45
Nelspruit
1200
5 Augustus 1987
Kennisgewing No 59/1987

TOWN COUNCIL OF NELSPRUIT

NOTICE OF GENERAL RATE OR RATES AND OF FIXED DAY FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1987 TO 30 JUNE 1988

Notice is hereby given that in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the above-mentioned financial year on rateable property recorded in the valuation roll:

(a) on the site value of any land or right in land: 5,04 cent in the Rand.

In terms of section 21(4) and (5) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 55 percent is granted in respect of special residential erven. The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable on 31 October 1987.

Interest of 15 percent per annum is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for recovery of such arrear amounts.

H-J K MÜLLER
Town Clerk

Nelspruit Town Council
PO Box 45
Nelspruit
1200
5 August 1987
Notice No 59/1987

1294—5

STADSRAAD VAN NELSPRUIT

WYSIGING VAN BEURSLENINGSVERORDENINGE

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, soos gewysig, bekend gemaak dat die Stadsraad voornemens is om die Beursleningsfondsverordeninge afgekondig by Administrateurskennisgewing 905 van 22 Augustus 1979, soos gewysig, verder te wysig.

Die algemene strekking van hierdie wysiging is om nie 'n amptenaar te verplig om die volle bedrag van 'n beurslening by diensbeëindiging onmiddellik terug te betaal nie.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van veertien (14) dae vanaf datum

van publikasie van hierdie kennisgewing in die Provinciale Koerant gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Nelspruit, ter insae lê en enige persoon wat beswaar teen sodanige wysiging wil aanteken moet dit skriftelik by die Stadsklerk indien binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

H-J K MÜLLER
Stadsklerk

Stadhuis
Posbus 45
Nelspruit
1200
5 Augustus 1987
Kennisgewing No 54/1987

TOWN COUNCIL OF NELSPRUIT

AMENDMENT TO BURSARY LOAN FUND BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, Ordinance 17 of 1939, as amended, that the Town Council intends further amending the Bursary Loan Fund By-laws published under Administrator's Notice 905 dated 22 August 1979, as amended.

The general purport of this amendment is not to compel an official to repay the full amount of a bursary loan immediately on the date of termination of service.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Municipal Offices, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette. Any person who desires to lodge an objection to the proposed amendment must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

H-J K MÜLLER
Town Clerk

Town Hall
PO Box 45
Nelspruit
1200
5 August 1987
Notice No 54/1987

1295—5

PLAASLIKE BESTUUR VAN NIGEL

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

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 aanvullende waarderingslys vir die boekjaar geëindig op 30 Junie 1987 oop is vir die inspeksie by die kantoor van die Plaaslike Bestuur van Nigel vanaf 5 Augustus 1987 tot 7 September 1987 en enige eienaars van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleenthed in die voorlopige aanvullende waarderingslys opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is of ten opsigte van enige weglatting van enige aangeleenthed uit sodanige lys, doen so binne gemelde tydperk.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui

beskikbaar en aandag word spesifiek gevvestig 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.

P M WAGENER
Stadsklerk

Munisipale Kantore
Hendrik Verwoerdstraat
Nigel
5 Augustus 1987
Kennisgewing No 52/1987

LOCAL AUTHORITY OF NIGEL

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

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 supplementary valuation roll for the financial year ended 30 June 1987 open for inspection at the office of the Local Authority of Nigel from 5 August 1987 to 7 September 1987, and any owner of rateable property or other person who desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of any objection is obtainable at the address indicated below and attention is specifically directed to the fact that no person is entitled to urge any objection before the valuation board unless he has timeously lodged an objection in the prescribed form.

P M WAGENER
Town Clerk

Municipal Offices
Hendrik Verwoerd Street
Nigel
5 August 1987
Notice No 52/1987

1296—5—12

STADSRAAD VAN ORKNEY

WYSIGING VAN VASSTELLING VAN GELDE VIR VULLISVERWYDERING, WATERVOORSIENING EN ELEKTRISITEITSVOORSIENING

Kennis geskied hiermee kragtens artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Orkney by Spesiale Besluit op 30 Junie 1987 sekere gelde ten opsigte van die volgende gewysig het:

(i) Vasstelling van Gelde ten opsigte van Vulnisverwydering afgekondig by Munisipale Kennisgewing No 44/1986 van 30 Julie 1986.

(ii) Vasstelling van Gelde vir Watervoorsiening afgekondig by Munisipale Kennisgewing No 13/1987 van 25 Maart 1987.

(iii) Vasstelling van Gelde ten opsigte van Elektrisiteitsvoorsiening afgekondig by Munisipale Kennisgewing No 13/1985 van 10 April 1985.

Die algemene doel van die besluit is om —
(i) die tarief vir die verwydering van huishoudelike vullis te verhoog;
(ii) die basiese fooie ten opsigte van water- en elektrisiteitsvoorsiening te verhoog; en
(iii) die verbruikerstariewe ten opsigte van water met die Western Transvaal Regional Water Co. se tariefverhoging aan te pas.

Die wysigings het op 1 Julie 1987 in werking getree.

'n Afskrif van sodanige besluit en besonderhede van die vasstelling lê ter insae by Kamer 125, Burgersentrum, Patmoreweg, Orkney, vir veertien dae vanaf publikasie van hierdie kennisgewing in die Provinciale Koerant. Enige beswaar moet voor of op 19 Augustus 1987 skriftelik by die ondergetekende ingedien word.

J P DE KLERK
Stadsklerk

Burgersentrum
Privaatsak X8
Orkney
2620
5 Augustus 1987
Kennisgewing No 57/1987

TOWN COUNCIL OF ORKNEY

AMENDMENT TO DETERMINATION OF CHARGES FOR REFUSE REMOVAL AS WELL AS THE SUPPLY OF WATER AND ELECTRICITY

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Orkney has, by Special Resolution dated 30 June 1987 amended certain charges in respect of the following:

(i) Determination of Charges payable for Refuse Removal published in Municipal Notice No 44/1986 dated 30 July 1986.

(ii) Determination of Charges for Water Supply published by Municipal Notice No 13/1987 dated 25 March 1987.

(iii) Determination of Charges in respect of Supply of Electricity published by Municipal Notice No 13/1985 dated 10 April 1985.

The general purpose of the resolution is to —

(i) increase the tariff for the removal of domestic refuse;

(ii) increase the basic charges for the supply of water and electricity; and

(iii) adjust the tariffs for the supply of water in accordance with the tariff increase of the Western Transvaal Regional Water Co.

The amendments came into effect on 1 July 1987.

A copy of the resolution is open for inspection during office hours at Room 125, Civic Centre, Patmore Road, Orkney for a period of 14 days from the date of publication of this notice in the Provincial Gazette. Any objections should be lodged with the undersigned in writing on or before 19 August 1987.

J P DE KLERK
Town Clerk

Civic Centre
Private Bag X8
Orkney
2620
5 August 1987
Notice No 57/1987

STADSRAAD VAN ORKNEY

VAKANSIEOORD ORKNEY-VAAL: VASSTELLING VAN GELDE VIR TOEGANG, HUISVESTING EN GEPAARDGAANDE AANGELEENTHEDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Orkney, by spesiale besluit, die gelde vir toegang, huisvestig en gepaardgaande aangeleenthede met ingang van 1 Julie 1987 soos volg vasgestel het:

TARIEF VAN GELDE

1. Gelde vir toegang tot die vakansieoord en gratis gebruik van onstappningsgeriewe, deur die Raad voorsien, met uitsluiting van die saal, en uitgesonderd groepe persone soos in item 4 aangedui:

Gedurende 06h00 tot 18h00

(1) Per persoon: R0,50

(2) Per selfaangedrewe voertuig (motorfietse uitgesluit): R2,50.

Gedurende 18h00 tot 06h00

(1) Per persoon: R0,50

(2) Per selfaangedrewe voertuig (motorfietse uitgesluit): Gratis.

2. Gelde vir gemeubileerde huisvesting insluitende beddegoed en eetgerei uitgesonderd groepe persone soos in item 4 aangedui:

Per nag
R

(1) Vakansiehuisie:

2 Slaapkamers met 6 beddens 40,00

(2) Skakelhuisie:

(a) 4 beddens 25,00
(b) 2 beddens 18,00

(3) Vir elke addisionele selfaangedrewe voertuig 2,00

(4) Gedurende die tydperk 15 Junie tot 14 Augustus is 'n afslag van 20 % van toepassing.

3. Gelde vir kampeerterreine, uitgesonderd groepe persone soos in item 4 aangedui:

Per nag
R

(1) Per woonwa of tent met 'n maksimum van 6 persone:

sonder elektriese kragpunte 10,00
met elektriese kragpunte 12,00

(2) In gevalle van woonwaens of tente waarin meer as 6 maar minder as 12 persone gehuisves word, is 'n bykomende geld betaalbaar per addisionele persoon 2,00

(3) Vir elke addisionele selfaangedrewe voertuig 2,00

(4) Onbewoonde woonwaens wat op eienaars se risiko gelaat word 5,00

(5) Woonwasaamtrekke deur erkende woonwaklubs tot en met 15 woonwaens:

Daarna vir elke addisionele woonwa 5,00

Die tarief geld nie vanaf die eerste Vrydag in Desember tot die tweede Maandag in Januarie nie, asook nie vanaf die Donderdag voor die Paasnaweek tot die Maandag na die Paasnaweek nie.

(6) Met uitsondering van items 3(4) en (5) is 'n afslag van 20 % gedurende die tydperk 15 Junie tot 14 Augustus van toepassing.

4. Gelde vir groepe van nie minder nie as 15 persone verbonden aan kerke, georganiseerde kompetisies, liefdadigheids- en jeugorganisasies of sodanige ander groepe wat die Raad goedkeur:

(1) Toegangsgeld tot die vakansieoord gedurende 07h00 tot 21h00 in gratis gebruik van ontspanningsgeriewe voorsien deur die Raad, die saal uitgesluit: Die gelde ingevolge items 1(1) en (2), minus 50 % is betaalbaar.

(2) Gemeubileerde huisvesting insluitende beddegooi en eetgerei: Die gelde ingevolge item 2, minus 25 %, is betaalbaar: Met dien verstande dat hierdie verminderde tarief ook sal geld vir groepe persone wat onder beskerming van die Burgemeester die vakansieoord besoek: voorts met dien verstande dat die verminderde tarief nie geld vanaf die eerste Vrydag in Desember tot die tweede Maandag in Januarie nie, asook nie vanaf die Donderdag voor die Paasnaweek tot die Maandag na die Paasnaweek nie.

(3) Kampeerterreine: Die tariewe ingevolge item 3, minus 25 %, is betaalbaar: met dien verstande dat die verminderde tarief ook geld vir groepe persone wat onder die beskerming van die Burgemeester die vakansieoord besoek.

5. Aankoms- en vertrektye: Gemeubileerde huisvesting en kampeerterreine:

(1) Huisvesting is vanaf 15h00 op die dag van aankoms beskikbaar en moet voor 10h00 op die dag van vertrek ontruim word, tensy vooraf gereël met ontvangs.

(2) Die bepalings van items 1(1), (2) en 4(1) is nie van toepassing wanneer persone, op die dag van vertrek, verkies om tot 23h00 in die vakansieoord aan te bly nie.

6. (1) Verkoop van vuurmaakhout, per bondel: Aankoopkoste plus 25 %.

(2) Verkoop van houtskool: Aankoopkoste plus 25 %.

7. Tewaterlating van bote:

- (1) Per boot per dag: R3,00;
- (2) Per boot per naweek: R6,00; of
- (3) Per boot per week: R9,00

(4) Vir die doelendes van hierdie item beteken 'n dag 'n tydperk tussen 07h00 en 21h00; 'n naweek vanaf Saterdag om 07h00 tot die daaropvolgende Sondag om 21h00; en 'n week van enige aaneenlopende sewe dae.

8. Deposito's: Gemeubileerde huisvesting en woonwastaanplekke met elektriese kragpunte:

(1) Gemeubileerde huisvesting: Besprekingsdeposito: 'n Bedrag vir twee nagte se verblyf moet binne 10 dae na voorlopige besprekking ontvang word as gedeeltelike betaling van verflykoste, anders verval besprekking. 'n Besprekingskansellasiestooi van R10,00 sal afgetrek word wanneer kennisgewing van kansellering minstens 14 dae vooraf skriftelik ontvang is, by gebreke waarvan die balans terugbetaal kan word indien akkommodasie herverhuur is.

(2) Gemeubileerde huisvesting: breekskade (terugbetaalbaar) R30,00 waarvan die volgende afgetrek kan word:

2.1 Enige breekskade teen aankoopkoste plus 10 %

2.2 Waar na 'n inspeksie van die gemeubileerde huisvesting na ontruiming daarvan, gevind word dat:

(i) Breekgoed en messegooi nie in dieselfde toestand gelaat is as waarin dit verkry is nie, die

huurder R3,00 van sy deposito verbeur.

(ii) Potte en panne nie in dieselfde toestand gelaat is as waarin dit verkry is nie, die huurder R4,00 van sy deposito verbeur.

(iii) Die toestand van die vloere en wasgeweie (kombuis en badkamer) nie in dieselfde toestand gelaat is as waarin dit gekry is nie, die huurder R5,00 van sy deposito sal verbeur.

(3) Woonwastaanplekke: Kragpuntdeposito — R10,00 Terugbetaalbaar indien geen breekskade gevind word nie.

(4) Gelde wat ingevolge items 8(1), (2) en (3) betaal is en nie binne 12 maande opgeëis word nie, sal ten gunste van die Raad verbeurd verklaar word.

9. Die voormalde tariewe, waarvan toepassing sluit algemene verkoopsbelasting uit.

10. Ondanks die bepalings van items 1(1), (2) en 4(1), kan die Stadsklerk, nadat skriftelik daarom aansoek gedoen is, gratis toegang aan lede van geselskappe van die plaaslike tak van die Suid-Afrikaanse Vereniging van Municipale Werknemers asook departemente of afdelings van die Raad, magtig.

11. Die bepalings van items 1(1), (2) en 4(1) is nie van toepassing wanneer die saal ingevolge die Saalverordening gehuur word nie: Met dien verstande dat die huurder gepaste reëlings met die Bestuurder tref vir toegang tot die vakansieoord deur persone wat die byeenkoms waarnaar die saal gehuur is, sal bywoon.

J P DE KLERK
Stadsklerk

Burgersentrum
Privaatsak X8
Orkney
2620
5 Augustus 1987
Kennisgewing No 58/1987

TOWN COUNCIL OF ORKNEY

ORKNEY-VAAL HOLIDAY RESORT: DETERMINATION OF CHARGES FOR ADMISSION, ACCOMMODATION AND RELATING MATTERS

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Orkney has, by special resolution, determined the charges for admission, accommodation and relating matters with effect from 1 July 1987 as follows:

TARIFF OF CHARGES

1. Charges for admission to the holiday resort and free or use of recreation facilities provided by the Council, excluding the hall and excluding groups of persons as indicated in item 4:

During 06h00 to 18h00

(1) Per person: R0,50

(2) Per self-propelled vehicle (motorcycles excluded): R2,50

During 18h00 to 06h00

(1) Per person: R0,50

(2) Per self-propelled vehicle (motorcycles excluded): Free.

2. Charges for furnished accommodation, including bedding and cutlery and excluding groups of persons as indicated in item 4:

Per night
R

(1) Bungalows:

2 Bedrooms with 6 beds 40,00

(2) Semi-detached Bungalows:

(a) 4 Beds 25,00
(b) 2 Beds 18,00

(3) For every additional self-propelled vehicle 2,00

(4) During the period 15 June to 14 August a discount of 20 % will be applicable.

3. Tariff for Camping Sites, excluding groups of persons as indicated in item 4:

Per night
R

(1) Per caravan or tent with a maximum of 6 persons per caravan or tent:

without electric plug 10,00
with electric plug 12,00

(2) In cases where more than 6 but less than 12 persons are housed in a caravan or tent an additional charge payable per additional person 2,00

(3) For every additional self-propelled vehicle 2,00

(4) Uninhabited caravans, left at owner's own risk 5,00

(5) Caravan rallies by acknowledged caravan clubs up to and including 15 caravans: 75,00

Thereafter for every additional caravan 5,00

This tariff shall not be valid as from the first Friday of December to the second Monday of January and also as from the Thursday preceding the Easter Week-end to the Monday after the Easter Week-end.

With the exception of items 3(4) and (5) a discount of 20 % will be applicable during the period 15 June to 14 August.

4. Charges for groups of not less than 15 persons connected with churches, organized competitions, charitable and youth organisations or such other groups as the Council may approve:

(1) Admission charges to the holiday resort during 07h00 and 21h00 and free use of recreation facilities provided by the Council, excluding the hall: The charges in terms of items 1(1) and (2), less 50 % shall be payable.

(2) Furnished accommodation (including bedding and cutlery): The charges in terms of item 2, less 25 % shall be payable: Provided that this reduced tariff shall also be valid for groups of persons visiting the holiday resort under the patronage of the Mayor: Provided further that this reduced tariff shall not be valid as from the first Friday of December and the second Monday of January, and also as from the Thursday preceding the Easter Week-end to the Monday after the Easter Week-end.

(3) Camping sites: The tariff, in terms of item 3, less 25 % shall be payable. Provided that this reduced tariff shall be valid also for groups of persons visiting the holiday resort under the patronage of the Mayor.

5. Time of arrival and departure: Furnished accommodation and camping sites.

(1) Accommodation is available from 15h00 on the day of arrival and shall be vacated by 10h00 on the day of departure, unless prior arrangements has been made with reception.

(2) The provisions of items 1(1), (2) and 4(1) shall not be applicable if persons, on the day of departure, wish to remain in the holiday resort until 23h00.

6. (1) Sale of fire-wood, per bundle: Purchase price plus 25 %.

(2) Sale of charcoal: Purchase price plus 25 %.

7. Launching of boats:

(1) Per boat per day: R3,00;

(2) Per boat per week-end: R6,00; or

(3) Per boat per week: R9,00

(4) For purposes of this item a day means a period between 07h00 and 21h00; a week-end a period between 07h00 on Saturday and 21h00 on the very next Sunday; a week any continuous seven days.

8. Deposits: Furnished accommodation and caravan sites with electric plugs:

(1) Furnished accommodation: Booking Deposit: An amount for the accommodation of two nights must be received within 10 days after the reservation being made as partial payment for accommodation, failing which, the booking will be cancelled. A booking cancellation fee of R10,00 will be deducted when notification of cancellation is received at least 14 days in advance in writing, failing which, the balance will only be repaid if the accommodation has been relet.

(2) Furnished accommodation: Breakage (refundable) R30,00 from which the following may be deducted:

2.1 Any breakages at purchase price plus 10 %

2.2 If at an inspection of the furnished accommodation, after evacuation, it is found that:

(i) Cutlery and crockery was not left in the same condition that it was found, then the tenant will forfeit R3,00 of his deposit.

(ii) Pots and pans were not left in the same condition that they were found, then the tenant will forfeit R4,00 of his deposit.

(iii) The condition of the floors and ablution facilities (kitchen and bathroom) were not left in the same condition that they were found, the tenant will forfeit R5,00 of his deposit.

(3) Caravan Sites: Electricity deposit — R10,00 Refundable if no breakages is found.

(4) Charges has been paid in terms of items 8(1), (2) and (3) and not being claimed within 12 months will be forfeited in favour of the Council.

9. The above charges where applicable exclude general sales tax.

10. Notwithstanding the provisions of items 1(1), (2) and 4(1), the Town Clerk may, upon written application, authorize the free admission of members of parties of the South African Association of Municipal Employees as well as departments or sections of the Council.

11. The provisions of items 1(1), (2) and 4(1), shall not be applicable when the hall is hired in terms of the Hall By-laws provided that the hirer

shall make suitable arrangements with the Manager in respect of admission to the holiday resort by persons who will attend the gathering for which the hall has been hired.

J P DE KLERK
Town Clerk

Civic Centre
Private Bag X8
Orkney
2620
5 August 1987
Notice No 58/1987

1298—5

DORPSRAAD VAN OTTOSDAL

ELEKTRISITEITSTARIEF

KENNISGEWING VAN VERBETERING

Administrateurkennisgewing 511 van 19 Maart 1986 word hierby verbeter deur in item 14 na die woord "gelde" die volgende in te voeg:
"vir die verbruik van elektrisiteit."

D J VAN HEERDEN
Waarnemende Stadsklerk

Munisipale Kantore
Posbus 57
Ottosdal
2610
5 Augustus 1987

VILLAGE COUNCIL OF OTTOSDAL

ELECTRICITY TARIFF

CORRECTION NOTICE

Administrator's Notice 511, dated 19 March 1986, is hereby corrected by the insertion in item 14 after the word "charges" of the following:

"for the consumption of electricity".

D J VAN HEERDEN
Acting Town Clerk

Municipal Offices
PO Box 57
Ottosdal
2610
5 August 1987

1299—5

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

WYSIGING VAN VERORDENINGE

Daar word hierby bekend gemaak dat ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, die Raad van voorname is om die ondervermelde verordeninge in die genoemde gebiede te wysig.

Alldays — Advertensietekens, Straat- en Diverse, Beskerming van Wilde Diere en Voëls, Openbare Rusverstorings, Beveiliging van Swembaddens en Uitgrawing en Aanhou van Bye — Van toepassing te maak op die gebied.

Advertensietekens — Straat- en Diverse — Wilde Diere en Voëls — Beveiliging van Swembaddens — Aanhou van Bye — Die skrapping van verskeie Komitees wat ontbind is en ander wat outonome bekom het, in die betrokke By-laes.

Afskrifte van hierdie wysiging lê ter insae in Kamer A407 by die Raad se Hoofkantoor, Bosmanstraat 320, Pretoria, vir 'n tydperk van veertien dae na die datum van publikasie daarvan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

B G E ROUX
Sekretaris

Posbus 1341
Pretoria
5 Augustus 1987
Kennisgewing 96/1987

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

AMENDMENT TO BY-LAWS

It is hereby notified in terms of the provisions of section 96 of the Local Government Ordinance, 1939, that it is the Board's intention to amend the undermentioned by-laws in the areas mentioned.

Alldays — Advertising Signs, Street and Miscellaneous, Protection of Wild Animals and Birds, Public Disturbances, Safeguarding of Swimming Pools and Excavations and Keeping of Bees.

Advertising Signs — Street and Miscellaneous — Wild Animals and Birds — Safeguarding of Swimming Pools — Keeping of Bees — Deletion under the Schedules of Committees dissolved and others who acquire autonomy.

Copies of these amendments are open for inspection in Room A407 at the Board's Head Office, 320 Bosman Street, Pretoria, for a period of fourteen days from the date of publication hereof.

Any person who desires to record his objection to the said amendments must do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette.

B G E ROUX
Secretary

PO Box 1341
Pretoria
5 August 1987
Notice No 96/1987

1300—5

STADSRAAD VAN PIETERSBURG

PLAASLIKE BESTUUR VAN PIETERSBURG: KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OP EIENDOMSBELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1987 — 30 JUNIE 1988

(Regulasie 17)

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van bogenaamde boekjaar gehef is op die belasbare eiendomme in die waarderingslys opgeteken —

(a) Op die terreinwaarde van enige grond of reg in grond: 2 sent in die Rand.

Ingevolge artikel 21(4) van die genoemde Ordonnansie, word 'n korting van 40 % op die al-

gemene eiendomsbelasting gehef op die terreinwaarde van grond of enige reg in grond, genoem in paragraaf (a) hierbo, toegestaan ten opsigte van spesiale woonpersele, algemene woonpersele en besigheidspersle (wat in elke geval uitsluitlik vir spesiale woondoeleindes gebruik word). In die geval van eienaars van woonstelle wat onder die Wet op Deeltitels, 1972, aangekoop is, word 'n korting van 20 % toegestaan.

Onderhewig aan die goedkeuring van die Administrateur word, ingevolge die bepalings van artikel 32(1)(b)(iv) van genoemde Ordonnansie, 'n verdere korting van 40 % toegestaan aan eienaars van spesiale woonpersele, algemene woonpersele en besigheidspersle (wat in elk geval uitsluitlik vir spesiale woondoeleindes gebruik word) indien sodanige eienaars ouer as 60 jaar is, en aan sekere vereistes voldoen.

Die bedrag verskuldig vir eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog, is in 12 (twaalf) gelyke maandelikse paalemeente betaalbaar; die eerste op 15 Augustus 1987 en daarna op die 15e dag van elke maand tot 15 Julie 1988.

Rente teen 'n tarief soos die Administrateur van tyd tot tyd in die Offisiële Koerante bepaal, en wat tans 15 % per jaar is, is op alle agterstallige bedrae na die vasgestelde dag heftbaar en wanbetalers is onderhewig aan regssproses vir die invordering van sodanige agterstallige bedrae.

J A BOTES
Stadsklerk

Burgersentrum
Pietersburg
5 Augustus 1987

TOWN COUNCIL OF PIETERSBURG

LOCAL AUTHORITY OF PIETERSBURG:
NOTICE OF GENERAL RATE OR RATES
AND OF FIXED DAY FOR PAYMENT IN
RESPECT OF FINANCIAL YEAR 1 JULY
1987 — 30 JUNE 1988

(Regulation 17)

Notice is hereby given that in terms of section 26(2)(a) or (b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), the following general rate has been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll —

(a) On the site value of any land or right in land: 2 cent in the Rand.

In terms of section 21(4) of the said Ordinance, a rebate on the general rate levied on the site value of land or any right in land referred to in paragraph (a) above, of 40 % is granted in respect of special residential stands, general residential stands and business stands (which are in each case being used solely for special residential purposes). In the case of owners of flats purchased under the Sectional Titles Act, 1971, a rebate of 20 % will apply.

In terms of section 32(1)(b)(iv) of the said Ordinance, and subject to the approval of the Administrator, a further rebate of 40 % will be granted to owners of special residential stands, general residential stands and business stands (which are in each case being used solely for special residential purpose) provided such owners are older than 60 years, and comply to certain requirements.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable in 12 (twelve) equal instalments, the first being payable on 15th August 1987 and thereafter on the 15th day of each month up to the 15th July 1988.

Interest at a rate determined by the Administrator from time to time in the Official Gazette and which is at present 15 % per annum, is chargeable on all amounts in arrear after the fixed date and defaulters are liable to legal proceedings for recovery of such arrear amounts.

J A BOTES
Town Clerk

Civic Centre
Pietersburg
5 August 1987

1301—5

STADSRAAD VAN PIET RETIEF

VASSTELLING VAN GELDE VIR SKUTTINGS, OMHEININGS EN STORT VAN BOUMATERIAALENS OP SYPAADJIES

Kennis geskied hiermee ingevolge die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Piet Retief by Spesiale Besluit die gelde betaalbaar vir die opringing van 'n skutting, omheining, steierwerk, stort van boumateriaal, bourommel ens wat 'n straatgedeelte omsluit of bedek, daaroor 'n oorsteek vorm of op enige wyse versper, met ingang 1 Julie 1987 vasgestel het op 10c per m² of gedeelte daarvan, per week van gedeelte van 'n week.

'n Afskrif van die Spesiale Besluit van die Stadsraad en volle besonderhede van die vasstelling van geld waarna hierbo verwys word, is vir 'n tydperk van 14 dae vanaf 5 Augustus 1987 gedurende kantoorure by die kantoor van die Stadssekretaris, Kamer 5, Stadhuis, Piet Retief, ter inspeksijskryfbaar.

Enige persoon wat teen die voorgenome vasstelling van geld beswaar wil aanteken moet dit skriftelik by ondergetekende doen nie later nie as 24 Augustus 1987.

J J VAN DYK
Waarnemende Stadsklerk

Posbus 23
Piet Retief
2380
5 Augustus 1987
Kennisgewing No 45/1987

TOWN COUNCIL OF PIET RETIEF

DETERMINATION OF CHARGES PAYABLE FOR HOARDINGS, FENCES ETC, DUMPING OF BUILDING MATERIAL ETC ON STREET AREAS

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 Piet Retief has by Special Resolution determined the charges payable for the erection of hoardings, fences, scaffolding, dumping of building material and rubble etc, which encloses, covers, protrudes over or in any way blocks any portion of a street, at 10c per m² or part thereof per week or part of a week, with effect from 1 July 1987.

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 office hours at the office of the Town Secretary, Room 5, Town Hall, Piet Retief for a period of 14 days from 5 August 1987.

Any person who wishes to record his objection to the proposed determination of charges,

must do so in writing to the undersigned not later than 24 August 1987.

J J VAN DYK
Acting Town Clerk

PO Box 23
Piet Retief
5 August 1987
Notice No 45/1987

1302—5

STADSRAAD VAN POTGIETERSRUS

VASSTELLING VAN GELDE: VOORSIENING VAN ELEKTRISITEIT

Kennis geskied hiermee ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Potgietersrus by Spesiale Besluit die gelde vir die voorstiening van elektrisiteit onder die Tarief van Gelde met ingang 1 Julie 1987 soos volg gewysig het:

1. Deur artikel 1 met die volgende te vervang:

"1. Basiese heffing

Die eienaar of okkupant van enige erf, standplaas, perseel of ander terrein, met of sonder verbeterings wat binne die leveringsgebied van die munisipaliteit geleë is en wat by die hoofvoerleiding aangesluit is, of na die mening van die raad, daarby aangesluit kan word, of elektrisiteit verbruik word al dan nie, betaal maandeliks aan die raad die heffing soos hieronder aangedui:

(1) Vir 'n erf, standplaas, perseel of ander terrein waar elektrisiteit vir huishoudelike doeleinades soos uiteengesit in artikel 2 van die Tarief van Gelde verskaf word of verskaf kan word: R15,00.

(2) Vir 'n erf, standplaas, perseel of ander terrein waar elektrisiteit vir nie-huishoudelike doeleinades soos uiteengesit in artikels 3 en 4 van die Tarief van Gelde verskaf word of verskaf kan word: R32,00."

2. Deur in artikel 2(5)(i)(a) en (b) die bedrag "8,0c" deur die bedrag "9,0c" te vervang.

Deur in artikel 2(5)(ii)(a) en (b) die bedrag "8,8c" deur die bedrag "9,9c" te vervang.

3. Deur in artikel 3(4)(i)(a), (b) en (c) die bedrag "9,9c" deur die bedrag "11,2c" te vervang.

Deur in artikel 3(4)(ii)(a), (b) en (c) die bedrag "10,45c" deur die bedrag "11,7c" te vervang.

4. Deur in artikel 4(4)(i)(a) die bedrag "R14,87" deur die bedrag "R16,35" te vervang.

Deur in artikel 4(4)(i)(b)(1) die bedrag "R14,27" deur die bedrag "R15,70" te vervang.

Deur in artikel 4(4)(i)(b)(2) die bedrag "R14,27" deur die bedrag "R15,70" te vervang.

5. Deur in artikel 6(1) die bedrag "R3,04" deur die bedrag "R3,45" te vervang.

C F B MATTHEUS
Stadsklerk

Munisipale Kantore
Posbus 34
Potgietersrus
0600
5 Augustus 1987
Kennisgewing No 30/1987

TOWN COUNCIL OF POTGIETERSRUS**DETERMINATION OF CHARGES: ELECTRICITY**

Notice is hereby given in terms of section 80B of the Local Government Ordinance, 1939, that the Town Council of Potgietersrus has by Special Resolution, resolved to amend the charges for the supply of electricity payable in terms of the Tariff of Charges with effect from 1 July 1987, as follows:

1. By the substitution of section 1 for the following:

"1. Basic charge"

The owner or occupier of any erf, stand, lot or other area, with or without improvements within the supply area of the municipality which is connected to the council's supply-main, or in the opinion of the council, can be connected thereto whether electricity is consumed or not, shall pay monthly the undermentioned levy:

(1) For an erf, stand, lot or other area where electricity is supplied or can be supplied for domestic purposes as set out in section 2 of the Tariff of Charges: R15,00.

(2) For an erf, stand, lot or other area where electricity is supplied or can be supplied for purposes other than domestic as set out in section 3 and 4 of the Tariff of Charges: R32,00."

2. By the substitution in section 2(5)(i)(a) and (b) for the amount "8,0c" of the amount "9,0c".

By the substitution in section 2(5)(ii)(a) and (b) for the amount "8,8c" of the amount "9,9c".

3. By the substitution in section 3(4)(1)(a), (b) and (c) for the amount "9,96c" of the amount "11,2c".

By the substitution in section 3(4)(ii)(a), (b) and (c) for the amount of "10,45c" of the amount "11,7c".

4. By the substitution in section 4(4)(1)(a) for the amount "R14,87" of the amount "R16,35".

By the substitution in section 4(4)(1)(b)(i) for the amount "R14,27" of the amount "R15,70".

By the substitution in section 4(4)(1)(b)(ii) for the amount "R14,27" of the amount "R15,70".

5. By the substitution in section 6(1) for the amount "R3,04" of the amount "R3,45".

CFB MATTHEUS
Town Clerk

Municipal Offices
PO Box 34
Potgietersrus
0600
5 August 1987
Notice No 30/1987

1303—5

STADSRAAD VAN POTGIETERSRUS**VASSTELLING VAN GELDE: ABATTOIR****VERBETERINGSKENNISGEWING**

Munisipale Kennisgewing No 18/1987 van 24 Junie 1987, word hierby verbeter deur artikel 1 en 2eur die volgende te vervang:

"1. Slagpale"

Slaggelde	Heffing	Saamgestel	
Beeste	R31,00	R17,78	R48,78
Kalwers	R13,80	R 3,01	R16,81
Skape/bokke	R 4,45	R 0,71	R 5,16
Varke bo 20 kg	R15,10	R 3,11	R18,21
Speenvarke	R 5,20	R 3,11	R 8,31

2. Bevriesing

Beeste/Kalwers/Varke: R30,00 per karkas".

CFB MATTHEUS
Stadsklerk

Munisipale Kantoor

Posbus 34

Potgietersrus

0600

5 Augustus 1987

Kennisgewing No 46/1987

TOWN COUNCIL OF POTGIETERSRUS**DETERMINATION OF CHARGES****CORRECTION NOTICE**

Municipal Notice No 18/1987 of 24 June 1987, is hereby corrected by the substitution for section 1 and 2 of the following:

"1. Slaughtering Charges

	Slaughtering Charges	Levy	Total amount
Cattle	R31,00	R17,78	R48,78
Calves	R13,80	R 3,01	R16,81
Sheep/Goats	R 4,45	R 0,71	R 5,16
Pigs	R15,10	R 3,11	R18,21
Suckling pigs	R 5,20	R 3,11	R 8,31

2. Freezing

Cattle/Calves/Pigs: R30,00 per carcass".

CFB MATTHEUS
Town Clerk

Municipal Offices

PO Box 34

Potgietersrus

0600

5 August 1987

Notice No 46/1987

1304—5

SKEDULE II

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VANDORG

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp in die bylae hierby genoem, te stig, deur hom ontvang is.

Besonderhede van die aansoek lê gedurende gewone kantoorure by die Kantoer van die Stadssekretaris (K3057), Wesblouk, Munitoria, vir 'n tydperk van 28 dae vanaf 5 Augustus 1987 (die datum van eerste publikasie van hierdie kennisgewing) ter insae.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Augustus 1987 skriftelik en in tweevoud by die Stadssekretaris by bovermelde adres ingediend of tot Die Stadsklerk, Stadsraad van Pretoria, Posbus 440, Pretoria, 0001, gerig word.

JN REDELINGHUIJS
Stadsklerk

5 Augustus 1987

Kennisgewing 226 van 1987

BYLAE

Naam van dorp: Montanapark-uitbreiding 16.

Volle naam van aansoeker: Suid-Afrikaanse Permanente Ontwikkelingskorporasie Beperk.

Getal erwe in voorgestelde dorp: Residensieel 1:75.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 4 van die plaas Derdepoot 327 JR.

Liggings van voorgestelde dorp: Suid van en aangrensend aan Montana Landbouhuawes-uitbreiding 2, en wes van en aangrensend aan Montanapark-uitbreiding 1.

Verwysingsnommer: K13/10/2/859.

SCHEDULE II

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The City Council of Pretoria hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the annexure hereto, has been received by it.

Particulars of the application are open to inspection during normal office hours at the Office of the City Secretary (R3057), West Block, Munitoria, for a period of 28 days from 5 August 1987 (the date of first publication of this notice).

Objections to or representations in respect of the application shall be lodged in writing and in duplicate with the City Secretary at the above address or made to The Town Clerk, City Council of Pretoria, P O Box 440, Pretoria, 0001, within a period of 28 days from 5 August 1987.

JN REDELINGHUIJS
Town Clerk

5 August 1987
Notice 226 1987

ANNEXURE

Name of township: Montanapark Extension 16.

Full name of applicant: South African Permanent Development Corporation Limited.

Number of erven in proposed township: Residential 1:75.

Description of land on which township is to be established: Portion 4 of the farm Derdepoot 327 JR.

Locality of proposed township: South of and adjacent to Montana Agricultural Holdings Extension 2, and west of and adjacent to Montanapark Extension 1.

Reference number: K13/10/2/859.

1305—5

STADSRAAD VAN PRETORIA**VASSTELLING VAN GELDE BETAAL-BAAR AAN DIE STADSRAAD VAN PRETORIA VIR DIE VOORSIENING VAN WATER**

Ooreenkomsdig artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hiermee bekend gemaak dat die Stadsraad van Pretoria geldie betaalbaar aan die Raad vir die voorsiening van water, soos in die onderstaande Bylae uiteengesit is, met ingang van die eerste dag van Oktober 1987 in die geval van die basiese heffing en op 1 September

1987 in die geval van die gewone tariewe, vasgestel het.

J N REDELINGHUIS
Stadsklerk

5 Augustus 1987
Kennisgewing No 225/1987

BYLAE

WATERTARIEF

1. HEFFINGS VIR DIE LEWERING VAN WATER

(1) Skaal A: Landbouhoewes en Plaasdeeltes

(a) Die volgende tarief is van toepassing op 'n verbruiker wat van water voorsien word, maar wat nie in 'n gepromakeerde dorp woonagtig is nie:

(i) 'n Diensheffing, hetsy water verbruik word al dan nie, per maand of gedeelte van 'n maand per erf, standplaas, perseel of ander terrein, is betaalbaar waar so 'n erf, standplaas, perseel of ander terrein, met of sonder verbeteings, by die hoofwaterpyp aangesluit is: R10,00.

(ii) 'n Hoeveelheidsheffing vir water wat sedert die vorige meteraflesing verbruik is, soos volg:

Sent per kℓ

(aa) Indien die gemiddelde daaglikske verbruik nie meer is as die verbruiker se daaglikske waterkwota nie ...

(bb) Indien die gemiddelde daaglikske verbruik meer is as die verbruiker se daaglikske waterkwota, maar nie meer is as 150 % van die verbruiker se daaglikske waterkwota nie.....

(cc) Indien die gemiddelde daaglikske verbruik meer is as 150 % van die verbruiker se daaglikske waterkwota nie meer is as 200 % van die verbruiker se daaglikske waterkwota nie

(dd) Indien die gemiddelde daaglikske verbruik meer is as 200 % van die verbruiker se daaglikske waterkwota.....

(iii) Die toepassing van hierdie tarief is aan die volgende voorwaardes onderworpe:

(aa) Dat die koppelpyp nie meer as 20 mm in diameter moet wees nie;

(bb) dat die watertoever van die pyp af na 'n ogaartenk moet gaan met 'n inhoudsmaat van minstens 2,27 kℓ, wat met 'n vlotterklep toegeslaan moet wees.

(b) Vir die toepassing van hierdie skaal beteken die woord 'gepromakeerde dorp' 'n goedgekoonde dorp soos dit in artikel 1 van die Ordonnansie op Dorpsbeplanning en Dörpe, 1965 (Ordonnansie 25 van 1965), omskryf is, en omvat dit —

(i) 'n perseel buite so 'n dorp ten opsigte waarvan die Raad weens so 'n perseel se ligging en grootte en die doel waarvoor dit gebruik word, meen dat dit as 'n deel van so 'n dorp beskou moet word; en

(ii) 'n stuk grond wat uitgelê of verdeel is in of ontwikkel is as terreine vir woon- of besigheidsdoeleindes ten opsigte waarvan die Raad weens sodanige uitleg, verdeling of ontwikkeling meen dat dit as 'n goedgekoonde dorp beskou moet word.

(2) Skaal B: Woonhuise

Die tarief wat op 'n verbruiker ten opsigte van 'n woonhuis van toepassing is, is soos volg vir water wat sedert die vorige meteraflesing verbruik is:

		Sent per kℓ	(d) 50 mm :	R1 130,00
	(a) Indien die gemiddelde daaglikske verbruik 0,7 kℓ of minder is	54	(e) 80 mm :	R3 130,00
	(b) Indien die gemiddelde daaglikske verbruik meer as 0,7 kℓ is —		(f) 100 mm :	R3 690,00
	(i) vir die hoeveelheid water meer as 0,7 kℓ, maar nie meer as 1,0 kℓ nie	105	(g) 150 mm :	R5 140,00
	(ii) vir die hoeveelheid water meer as 1,0 kℓ, maar nie meer as 1,3 kℓ nie	165	(h) Groter as 150 mm :	Teen koste.
	(iii) vir die hoeveelheid water meer as 1,3 kℓ, maar nie meer as 1,6 kℓ nie	200	(2) Ongemeterde Aansluitings:	
	(iv) vir die hoeveelheid water meer as 1,6 kℓ, maar nie meer as 2,0 kℓ nie	220	(a) 100 mm :	R1 725,00
	(c) Indien die gemiddelde daaglikske verbruik meer as 2,0 kℓ is, vir alle water wat verbruik is.....	220	(b) 150 mm :	R2 875,00
	(3) Skaal C: Alle Verbruikers wat nie onder Skaal A of B Ressorteer nie		(c) Groter as 150 mm :	Teen koste.
	Die tarief wat van toepassing is vir water wat sedert die vorige meteraflesing verbruik is, is soos volg:		(3) Dorpsaansluitings:	
			(a) 80 mm :	R 700,00
			(b) 100 mm :	R 875,00
			(c) 150 mm :	R1 345,00
			(d) Groter as 150 mm :	Teen koste.
			(4) 'n Toeslag van 25 % word gehef ten opsigte van enige sodanige werk wat buite die munisipaliteit gedoen word.	
				5. HEFFINGS IN VERBAND MET METERS
				Vir die toets van meters ooreenkomsdig artikel 55 onder hoofstuk 4 van die Watervoorsieningsverordeninge van die Munisipaliteit Pretoria, afgekondig by Administrateurskennisgewing 787 van 18 Oktober 1950, soos gewysig. Meters mag nie meer as 5 % te veel of te min aanwys nie.
				(1) 15 mm tot 25 mm: R69,00 per meter.
				(2) 40 mm tot 50 mm: R80,00 per meter.
				(3) Vir meters bo 50 mm: Teen koste.
				'n Toeslag van 25 % word gehef ten opsigte van enige sodanige werk wat buite die munisipaliteit gedoen word.
				6. DIVERSE GELDE
				(1)(a) Geen heffing word van 'n nuwe verbruiker gevra vir die heraansluiting van die watertoever aan 'n perseel waar die watertoever voorheen aangesluit was, en ook nie vir die heraansluiting van die watertoever aan 'n perseel wat op versoek van die verbruiker tydelik afgesluit is nie: Met dien verstande dat so 'n afsluiting vir 'n tydperk van minstens 14 dae duur.
				(b) Wanneer die watertoever na 'n perseel weens die wanbetaling van die rekenings of die nie-nakoming van enige van die Raad se Watervoorsieningsverordeninge of -regulasies tydelik afgesluit is, moet 'n bedrag van R51 aan die Raad betaal word voordat die perseel heraangesluit kan word.
				(c) Wanneer die watertoever na 'n perseel op versoek van die verbruiker vir 'n tydperk van minder as 14 dae afgesluit word, moet 'n bedrag van R51 aan die Raad betaal word voordat die perseel heraangesluit kan word.
				(2) Vir die verskaffing van 'n tydelike watertoever met 'n pyp van hoogstens 20 mm en vir nie langer as drie weke nie ten opsigte van kermisses, sirkusse en ander dergelike byeenkomste: R230 vir die aanleg, plus 'n nie-terugbetaalbare deposito van R92 per week om die koste van die water wat verbruik word, te dek.
				(3) Die heffing vir die werk wat die Raad op versoek van die eiennaar of ander liggaaom onderneem en waarvoor geen heffing bepaal is, is die koste vir die Raad van alle werklike uitgawes, insluitende materiaal, arbeid, vervoer, die gebruik van gereedskap en masjinerie, plus 'n toeslag van 10 % op sodanige bedrag ten opsigte van oorhoofse koste en toesigelde.

2. BASIESE HEFFING

Behoudens die bepalings van die Ordonnansie op Plaaslike Bestuur, 1939, 'n basiese heffing vir elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat na die ordeel van die Raad by die hoofwaterpyp aangesluit kan word, R5 per maand of 'n gedeelte daarvan: Met dien verstande dat wanneer sodanige erf, standplaas, perseel of ander terrein by die hoofwaterpyp aangesluit is, tariefskale A, B en C geld, met uitsluiting van die tarief ingevolge hierdie paragraaf, met ingang van die aansluitingsdatum.

3. BUITEGRIBIEDE

Waar water aan gebiede buite die munisipaliteit of munisipaalbeheerde gebiede gelewer word, is alle tariefheffings ingevolge skale A, B en C plus 'n toeslag van 25 % betaalbaar.

4. HEFFINGS VIR DIE AANSLUITING VAN DIE WATERTOEVOER

Vir die verskaffing en aanlē van verbindingspype en die aanbring van meters, is die volgende gelde betaalbaar volgens die diameter van pype soos aangedui is:

(1) Gemeterde Aansluitings:

(a) 20 mm :	R 400,00
(b) 25 mm :	R 540,00
(c) 40 mm :	R 920,00

(4) Die volgende heffings is betaalbaar wanneer die diens op spesiale versoek van die verbruiker gelewer word:

(a) Om 'n watermeter te laat aflees of heraaf: R17,00.

(b) Verskuwing of laat sak van 'n aansluiting met 'n maksimum diameter van 25 mm: R345,00.

(c) Verwydering van 'n aansluiting met 'n maksimum diameter van 40 mm: Gratis.

(5) 'n Toeslag van 25 % word gehef ten opsigte van werk soos bedoel in subitems (1) tot en met (4) hierbo, wat buite die munisipaliteit gedoen word.

7. Die bepalings wat in hierdie kennisgewing vervat is, tree op 1 September 1987 in werking, behalwe item 2. Basiese Heffing, wat op 1 Oktober 1987 in werking tree.

CITY COUNCIL OF PRETORIA

DETERMINATION OF CHARGES PAYABLE TO THE CITY COUNCIL OF PRETORIA FOR THE SUPPLY OF WATER

In accordance with section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the City Council of Pretoria has determined the charges payable to the Council for the supply of water as set out in the Schedule below, with effect from the first day of October 1987 in the case of the levying of basic charges, and on 1 September 1987 in the case of the usual tariffs.

J N REDELINGHUIJS
Town Clerk

5 August 1987
Notice No 225/1987

SCHEDULE

WATER TARIFF

1. CHARGES FOR SUPPLY OF WATER

(1) Scale A: Agricultural Holdings and Farm Areas

(a) The following tariff shall be applicable to any consumer supplied with water, but who is not resident within a proclaimed township:

(i) A service charge, per month or portion thereof, whether or not water is consumed, per erf, stand, premises or other site, shall be payable in cases where such erf, stand, premises or other site, with or without improvements, is connected to the water main: R10,00.

(ii) A quantity charge for water consumed since the previous meter reading, as follows:

Cents per kℓ

(aa) If the average daily consumption does not exceed the consumer's daily water quota 68

(bb) If the average daily consumption exceeds the consumer's daily water quota, but is not more than 150 % of the consumer's daily water quota 130

(cc) If the average daily consumption is more than 150 % of the consumer's daily water quota, but is not more than 200 % of the consumer's daily water quota 190

(dd) If the average daily consumption is more than 200 % of the consumer's daily water quota 220

(iii) The application of this tariff shall be subject to the following conditions:

(aa) That the connecting pipe be not more than 20 mm in diameter;

(bb) that the water be fed from the pipe to a reservoir with a capacity of not less than 2,27 kℓ and equipped with a float valve.

(b) For the purpose of this scale the words 'proclaimed township' mean an approved township as defined in section 1 of the Town-planning and Townships Ordinance, 1965 (Ordinance 23 of 1965), and includes —

(i) any premises outside such township in respect of which the Council is, by reason of the location and extent of such premises and the purpose for which it is used, of the opinion that it should be deemed to be part of such township; and

(ii) any area of land laid out or divided into or developed as sites for residential or business purposes in respect of which the Council is, by reason of such lay-out, division or development, of the opinion that it should be deemed to be an approved township.

(2) Scale B: Dwelling-houses

The tariff applicable to a consumer in respect of a dwelling-house, shall be as follows for water consumed since the previous meter reading:

Cents per kℓ

(a) If the average daily consumption is 0,7 kℓ or less 54

(b) If the average daily consumption is more than 0,7 kℓ —

(i) for the quantity of water in excess of 0,7 kℓ, but not more than 1,0 kℓ 105

(ii) for the quantity of water in excess of 1,0 kℓ, but not more than 1,3 kℓ 165

(iii) for the quantity of water in excess of 1,3 kℓ, but not more than 1,6 kℓ 200

(iv) for the quantity of water in excess of 1,6 kℓ, but not more than 2,0 kℓ 220

(c) If the average daily consumption exceeds 2,0 kℓ, for all water consumed 220

(3) Scale C: All Consumers who do not fall under Scale A or B

The tariff applicable for water consumed since the previous meter reading, shall be as follows:

Cents per kℓ

(a) If the average daily consumption does not exceed the consumer's daily water quota 54

(b) If the average daily consumption exceeds the consumer's daily water quota, but is not more than 150 % of the consumer's daily water quota 110

(c) If the average daily consumption is more than 150 % of the consumer's daily water quota, but is not more than 200 % of the consumer's daily water quota 160

(d) If the average daily consumption is more than 200 % of the consumer's daily water quota 220

2. BASIC CHARGE

Subject to the provisions of the Local Government Ordinance, 1939, a basic charge in respect of any erf, stand, premises or other site, with or

without improvements, which, in the opinion of the Council, can be connected to the water main, R5 per month or part thereof: Provided that where such erf, stand, premises or other site is connected to the water main, tariff scales A, B and C shall apply, to the exclusion of the tariff in terms of this paragraph, with effect from the date of connection.

3. OUTLYING AREAS

In cases where water is supplied outside the municipality or municipal-controlled areas, the tariff charges in terms of scales A, B and C plus a surcharge of 25 % shall be payable.

4. CHARGES FOR CONNECTING THE WATER SUPPLY

The following charges for providing and fixing connecting pipes and meters shall be payable according to the diameter of pipes as indicated:

(1) Metered Connections:

(a) 20 mm :	R 400,00
(b) 25 mm :	R 540,00
(c) 40 mm :	R 920,00
(d) 50 mm :	R1 130,00
(e) 80 mm :	R3 130,00
(f) 100 mm :	R3 690,00
(g) 150 mm :	R5 140,00
(h) Above 150 mm :	At cost.

(2) Unmetered Connections:

(a) 100 mm :	R1 725,00
(b) 150 mm :	R2 875,00
(c) Above 150 mm :	At cost.
(d) Above 150 mm :	At cost.

(4) A surcharge of 25 % shall be levied in respect of any such work performed outside the municipality.

5. CHARGES IN CONNECTION WITH METERS

For testing meters in accordance with section 55 under chapter 4 of the Water Supply By-laws of the Pretoria Municipality, published under Administrator's Notice 787 dated 18 October 1950, as amended. Meters shall not show an error of more than 5 per cent either way:

(1) 15 mm to 25 mm: R69,00 per meter.
(2) 40 mm to 50 mm: R80,00 per meter.
(3) For meters in excess of 50 mm: At cost.

A surcharge of 25 % shall be levied in respect of any such work performed outside the municipality.

6. MISCELLANEOUS CHARGES

(1)(a) No charge shall be payable by a new consumer for reconnecting the water supply to premises where it has been previously connected, and no charge shall be payable for re-connecting the water supply to premises where it has been temporarily disconnected at the request of the consumer: Provided that such disconnection shall be for a period of not less than 14 days.

(b) Where the water supply to premises has been temporarily disconnected on account of the non-payment of accounts or non-compliance with any of the Council's Water Supply By-laws

or regulations, a sum of R51 shall be paid to the Council before the premises may be reconnected.

(c) Where the water supply to premises has been disconnected for a period of less than 14 days at the request of the consumer, a sum of R51 shall be paid to the Council before the premises may be reconnected.

(2) For providing a temporary water supply with a pipe not exceeding 20 mm and three weeks' duration for fêtes, circuses and other such functions: R230 for providing the supply, plus a non-refundable deposit of R92 per week to cover the cost of the water consumed.

(3) For work which the Council may undertake at the request of an owner or other body for which no charge has been fixed, the charge shall be the cost to the Council of all actual expenses, including material, labour, transport, use of tools and plant, plus a surcharge of 10 per cent on such amount in respect of overhead expenses and supervision charges.

(4) The following charges shall be payable when service is rendered at the special request of the consumer:

(a) For the reading or re-reading of a water meter: R17,00.

(b) Relocation or lowering of a connection with a maximum diameter of 25 mm: R345,00.

(c) Removal of a connection with a maximum diameter of 40 mm: Free of charge.

(5) A surcharge of 25 % shall be levied in respect of any work set out in items (1) up to and including (4) above, performed outside the municipality.

7. The provisions contained in this notice shall come into operation on 1 September 1987 except item 2. Basic Charges, which shall come into operation on 1 October 1987.

1306—5

STADSRAAD VAN RANDBURG

VASTE AFVAL: WYSIGING VAN VAS- STELLING VAN GELDE

Kennisgewing No 78/87 gedateer 8 Julie 1987 word herroep en kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Randburg by Spesiale Besluit die Tarief van Gelde: Vaste Afval afgekondig by Kennisgewing No 6/1986 gedateer 8 Januarie 1986, soos gewysig, verder met ingang van 1 Mei 1987 gewysig het deur in Bylae 'B' Deel III onder die tabel die volgende kategorie in te voeg:

"(v) vanaf Ouetehuise wat deur 'n geregistreerde welsynsorganisasie beheer word, per wooneenheid — R2,85."

W C FOURIE
Waarnemende Stadsklerk

Munisipale Kantore
H/v Hendrik Verwoerdrylaan
en Jan Smutslaan
Randburg
5 Augustus 1987
Kennisgewing No 94/87

TOWN COUNCIL OF RANDBURG

REFUSE (SOLID WASTE) AMENDMENT TO DETERMINATION OF CHARGES

Notice No 78/87 is hereby withdrawn and notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, as

amended, that the Town Council of Randburg has by Special Resolution further amended the Tariff of Charges: Refuse (Solid Waste) promulgated by Notice No 6/86 dated 8 January 1986, as amended, with effect from 1 May 1987, by the insertion in Schedule after item 1(1)(a)(iv):

"(v) Old Aged Homes managed by a registered welfare organisation, per dwelling unit — R2,85."

W C FOURIE
Acting Town Clerk

Municipal Offices
Cnr Hendrik Verwoerd Drive
and Jan Smuts Avenue
Randburg
5 August 1987
Notice No 94/1987

1307—5

STADSRAAD VAN RANDBURG

RIOLERINGSDIENSTE: WYSIGING VAN VASSTELLING VAN GELDE

Kennisgewing No 77/87 gedateer 8 Julie 1987 word herroep en kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Randburg by Spesiale Besluit die Tarief van Gelde: Rioleringsdienste afgekondig by Kennisgewing No 5/1986 gedateer 8 Januarie 1986, soos gewysig, verder met ingang van 1 Mei 1987 gewysig het deur in Bylae 'B' Deel III onder die tabel die volgende kategorie in te voeg:

"9. Ouetehuise wat deur 'n geregistreerde welsynsorganisasie beheer word, per wooneenheid — R39,50."

W C FOURIE
Waarnemende Stadsklerk

Munisipale Kantore
H/v Jan Smutslaan en
Hendrik Verwoerdrylaan
Randburg
5 Augustus 1987
Kennisgewing No 95/1987

TOWN COUNCIL OF RANDBURG

DRAINAGE SERVICES: AMENDMENT TO DETERMINATION OF CHARGES

Notice No 77/87 dated 8 July is withdrawn and notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Town Council of Randburg by Special Resolution has further amended the Tariff of Charges: Drainage Services promulgated by Notice No 5/1986 dated 8 January 1986, as amended, with effect from 1 May 1987 by the insertion in Schedule 'B', Part III under the table of the following category:

"9. Old Aged Homes managed by a registered welfare organisation per dwelling unit — R39,50."

W C FOURIE
Acting Town Clerk

Municipal Offices
Cnr Jan Smuts Avenue and
Hendrik Verwoerd Drive
Randburg
5 August 1987
Notice No 95/1987

1308—5

MUNISIPALITEIT ROODEPOORT: BE- GRAAFPLAASVERORDENINGE

Die Stadsklerk van Roodepoort publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit wat deur die Raad ingevole artikel 96 van voorname Ordonnansie aangeneem is.

HOOFTUK 1

Woordomskrywings

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

"beamppte" 'n persoon in diens van die Raad;

"begraafplaas" enige stuk grond of 'n gedeelte daarvan in die munisipaliteit wat die Raad as 'n begraafplaas afgesonder het;

"berm" 'n betonstrook wat die Raad langs 'n ry graafe lê;

"blanke" iemand wat ingevolge die Bevolkingsregistrasiewet, 1950 (Wet 30 van 1959) as 'n blanke geklassifiseer is;

"estetiese begraafplaas", 'n begraafplaas of 'n afdeling van 'n begraafplaas wat deur die Raad afgesonder is en waarin slegs 'n kopsteen opgerig mag word en tuin- en grasstroke deur die Raad voorsien word;

"gedelegeerde" iemand wat regtens deur die Hoof Parke en Ontspanning gemagtig word;

"gedenkwerk" 'n grafsteen, gedenksteen opskrif of enige ander werk wat op enige graf opgerig is of opgerig mag word;

"geneeskundige gesondheidsbeamppte" die geneeskundige gesondheidsbeamppte van die Stadsraad Roodepoort of 'n Gesondheidsinspekteur deur hom aangewys;

"godsdienstige genootskap" 'n groep persone wat 'n bepaalde godsdienstige geloof beoefen;

"graf" enige stuk grond uitgelê vir die begraving van een of twee lyke binne die begraafplaas waarvoor die reg om daarin te begrawe gekoop is of gebruik is;

"herdenkingspark" 'n afdeling van die begraafplaas wat deur die Raad afgesonder is en waarin slegs 'n gedenkplaat of gedenksteen opgerig kan word;

"Hoof Parke en Ontspanning": Die Hoof Parke en Ontspanning van die Stadsraad Roodepoort of sy gedelegeerde;

"inwoner" 'n persoon wat ten tye van sy dood in die munisipaliteit woonagtig was, of minstens ses maande onmiddellik voor sodanige datum die eienaar van vaste eiendom in die munisipaliteit was: Met dien verstande dat tensy anders bepaal word, die benaming nie pasiënte van hospitale of irrigatings of ander persone wat tydelik binne die munisipaliteit woonagtig is, insluit nie;

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

"kleurling" enige persoon wat nie 'n blanke, 'n swarte of 'n Asiér is nie;

"kontraktant" die persoon wat enige van die geldie voorgeskryf ingevolge Bylae A hierby betaal het of laat betaal het of wat enige van die regte in hierdie verordeninge uiteengesit verkry het, of wat die reg verkry het om enige gedenkwerk te laat oprig of wat enige ander regte of belangte in hierdie verordeninge vermeld of genoem, verkry het;

"kopsteen" beteken 'n gedenkwerk wat in die estetiese afdeling van 'n begraafplaas en in die Panorama begraafplaas opgerig mag word;

"lyk" die stoflike oorskot van enige oorledene met inbegrip van enige doodgebore kind;

"persoon" enige persoon wat in enige begraafplaas aan diens is, behalwe 'n beampete van die Raad;

"perseel" 'n stuk grond wat vir twee of meer grafe aangelê is en ten opsigte waarvan die reg om te begrawe ingevolge hierdie of enige vorige verordeninge verkry of gereserveer is;

"raad" die Stadsraad van Roodepoort die Raad se Bestuurskomitee wat handel kragtens die bevoegdheid wat ingevolge artikel 58 van die *Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesing)*, 1960 (Ordonnansie 40 van 1960) aan hom gedelegeer is en enige beampete aan wie die Bestuurskomitee ingevolge subartikel (2) van die vermelde artikel op gesag van die Raad die bevoegdheid, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan delegeren en dit inderdaar gedelegeer het;

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

"stadsklerk" die Stadsklerk van die Stadsraad Roodepoort of iemand wat amptelik in daardie hoedanigheid waarnaem;

"swarte" enige wat lid is of algemeen aanvaar word as 'n lid van enige inboorlingras of -stam van Afrika;

"volwassene" 'n oorledene bo die ouderdom van 12 jaar en enige oorledene wie se doodskis nie pas in 'n grafopening van 'n kind soos in artikel 17(2) van hierdie verordeninge gespesifieer nie.

HOOFSTUK 2

Daarstelling van Begraafplaas

2. Die Raad kan van tyd tot tyd enige grond vir die doel van 'n begraafplaas afsonder en niemand mag 'n lyk begrawe of laat begrawe in enige ander plek in die munisipaliteit nie, uitgesonderd met die skriftelike toestemming van die Raad.

Verbodbepalings

3.(1) Niemand —

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

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

(2) Niemand mag in 'n begraafplaas —

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

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

(c) op 'n gedenkwerk of raadseiendom sit, staan, klim of dit beskadig of ontsier nie of enige pad of wandelpad binne enige begraafplaas sonder die toestemming van die Hoof Parke en Ontspanning vir die vervoer van goedere, pakkies of ander materiaal gebruik nie;

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

(e) 'n dier sonder die toestemming van die Hoof Parke en Ontspanning inbring nie of toelaat dat dit daarin rondloop nie. Enige sodanige dier wat in enige begraafplaas aangetref word, kan sonder kennisgewing of vergoeding aan die eienaar daarvan, deur die Raad afgemaak word;

(f) sonder die toestemming van die Hoof Parke en Ontspanning 'n demonstrasie of vergadering in die begraafplaas hou of daaraan deelneem nie;

(g) 'n voertuig sonder die voorafverkree toestemming van die Hoof Parke en Ontspanning bestuur of parkeer op enige pad waar sodanige besturing of parkering verbied word by wyse van 'n kennisgewing wat op 'n opvallende plek vertoon word, of 'n voertuig strydig met 'n opdrag van die Hoof Parke en Ontspanning bestuur of parkeer nie;

(h) die Hoof Parke en Ontspanning of 'n lid van sy personeel in die uitvoering van sy bevoegdheid of die uitvoer van sy pligte ingevolge hierdie verordeninge hinder, weerstaan of teenstaan of weier om te voldoen aan 'n wettige bevel of 'n versoek van die Hoof Parke en Ontspanning of 'n lid van sy personeel nie;

(i) 'n musiekinstrument of -apparaat sonder die voorafverkree toestemming van die Hoof Parke en Ontspanning bespeel of laat bespeel nie;

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

(k) met die uitsondering van die Hoof Parke en Ontspanning en in gevalle waar dit uitdruklik kragtens hierdie verordeninge toegelaat word, in enige begraafplaas die grond verstoof of omwoel nie, of enige struikgewas, plant of blomplant, snoei, afkap, uitgrawe, uittrek, afsny, verwyder, wegneem, beskadig of plant nie, of hom op enige wyse met enige graf of struktuur binne 'n begraafplaas bemoei nie;

(l) 'n dienaar van die Raad wat in of by 'n begraafplaas werkzaam is, omkoop of 'n fooi aangebied nie en geen sodanige dienaar mag omkoop geld of 'n fooi aanneem nie.

Aanspreeklikheid van die Raad vir Beserings of Beskadiging

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

Reservering van 'n Graf

5. Met die uitsondering van grafe in die Panorama begraafplaas en behoudens die bepalings van artikel 22 het enige persoon die reg om, teen betaling van die voorgeskrewe geld, een graf in 'n begraafplaas te reserver nadat 'n vooroordele eggenoot of eggenote in die betrokke begraafplaas begrawe is. Indien die langslewende eggenoot of eggenote later om bepaalde redes elders begrawe sou word, mag 'n eerste naasstaande in die betrokke gereserveerde graf begrawe word.

6. Enige persoon wat die gebruik van enige graf wil reserver, moet by die Hoof Parke en Ontspanning daarom aansoek doen. Sodaanige graf word toegewys en gehou behoudens die bepalings van hierdie verordeninge.

7. Planne wat die verskillende grafte en personele aantoon wat beskikbaar is sal by die kantoor van die Hoof Parke en Ontspanning of begraafplaas gehou word en kan deur enige persoon kosteloos besigtig word.

8.(1) Sonder die toestemming van die Hoof Parke en Ontspanning, mag niemand die regte op enige gereserveerde graf oordra of verkoop nie.

(2) Elke oordrag van die regte op 'n gereserveerde graf moet deur die Hoof Parke en Ontspanning geregistreer word en die registrasiegeld wat in die Bylae hierby vermeld word, moet deur die oordraer van die reg betaal word.

Gratis Begrawing

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

Begraafplaasure

10.(a) Alle begraafplase sal gedurende die ure wat op 'n kennisgewingbord by elke hek van sodanige begraafplaas, aangedui word, vir die publiek oop wees: Met dien verstande dat die Hoof Parke en Ontspanning enige begraafplaas of deel daarvan vir die publiek kan sluit vir sodanige tydperk van sodanige doelindes as wat in hierdie verordeninge bepaal word.

(b) Na die sluitingsure mag niemand sonder toestemming van die Hoof Parke en Ontspanning in enige begraafplaas ingaan of daarin vertoe nie.

Indiening van Navraag

11. Iemand wat 'n navraag wil doen, moet sodanige navraag by die Kantoor van die Hoof Parke en Ontspanning doen.

Tarief van Gelde

12. Die Tarief van Gelde soos vasgestel in Bylae A moet aan die Raad betaal word binne die voorgeskrewe tydperk by die kantoor van die Hoof Parke en Ontspanning, 24 uur voor sodanige begrafnis, tussen die ure 08h00 en 13h00 en 14h00 tot 16h00 op enige dag behalwe Saterdae, Sondae en publieke vakansiedae. 'n Amptelike kwitansie sal vir alle gelde ontvang, uitgereik word.

Begrawings

Wegdoen van 'n Lyk

13. Niemand mag, behalwe met voorafverkree skriftelike toestemming van die Raad, met 'n lyk op 'n ander wyse wegdoen of probeer wegdoen as om dit in 'n begraafplaas te laat begrawe of in 'n krematorium te laat veras nie.

Toestemming vir Begrawings

14.(1) Niemand mag 'n lyk in enige begraafplaas begrawe, sonder die toestemming van die Hoof Parke en Ontspanning nie of sonder om met sodanige beampete 'n datum en tyd vir die begrawing te reël nie.

(2) Sodaanige toestemming word nie verleen nie tensy —

(a) 'n begrafnisorder ingevolge die Wet op die Registrasie van Geboortes, Huwelike en Sterfvalle, 1963, uitgereik en aan die Hoof Parke en Ontspanning getoon is;

(b) al die toepaslike geldie wat in Bylae A van hierdie verordeninge voorgeskrewe word betaal is; en

(c) 'n aansoek ingevolge Bylae B ingedien is.

(3) Wanneer die Hoof Parke en Ontspanningoorweeg of hy die toestemming waarna in subartikel (1) verwys word, moet verleen of weier, moet hy die gebruik van diegegene wat van die begraafplaas wil gebruik maak, in aanmerking neem.

Aansoek om Begrawing

15.(1) Enigeen wat 'n lyk wil laat begrawe moet ingevolge die bepalings van artikel 14 by die Hoof Parke en Ontspanning 'n aansoek indien wat voltooi is in die vorm wat in Bylae B van hierdie verordeninge uiteengesit is, en onderteken is deur die naaste oorlewende verwant van die oorlewende of die persoon wat deur sodanige verwant gemagtig is, of indien die Hoof Parke en Ontspanning daarvan oortuig is dat die handtekening van sodanige verwant of behoorlike gemagtigde persoon nie betyds verkry kan word nie, onderteken deur enige ander persoon wat die Hoof Parke en Ontspanning oortuig.

sy identiteit en belang by die betrokke begrawing.

(2) Die plek van die graf, wat die Raad se eiendom bly, moet deur die Hoof Parke en Ontspanning aangewys word.

(3) Onderworpe aan die bepalings van subartikel (4) en artikel 16(2) moet elke aansoek om begrawing minstens agt-en-veertig uur voor sodanige begrawing ingediend word.

(4) Kennis van uitstel of kansellering van 'n begrawing moet minstens ses ure voordat die begrawing sou plaasvind, aan die Hoof Parke en Ontspanning gegee word.

(5) Onderworpe aan die bepalings van hierdie verordeninge mag geen begrawing plaasvind in 'n graf wat nie deur die Hoof Parke en Ontspanning toegeken is nie.

(6) Enige persoon wat vals inligting op die aansoek soos voorgeskryf by subartikels (1) en (4) vrystrek, is skuldig aan 'n misdryf.

Begrafnisre

16.(1) Geen begrafnis mag op enige Saterdag, Sondag of openbare vakansiedag plaasvind nie en ook nie op enige ander dag voor 09h00 of na 16h00 nie en enige begrafnis wat na bogenoemde tye eindig, of op 'n Sondag of openbare vakansiedag plaasvind word geag 'n laatbegrawing te wees en is onderworpe aan die bykomende geld soos in Bylae A by hierdie verordeninge neergelê.

(2) Ondanks die bepalings van subartikel (1) kan die Hoof Parke en Ontspanning by wie aansoek gedoen word, indien hy daarvan oortuig is dat dit 'n noodgeval is na betaling van die toepaslike bedrag wat in Bylae A by hierdie verordeninge voorgeskryf word, 'n begrawing toelaat gedurende die tye wat by subartikel (1) verbred word: Met dien verstande dat geen sodanige bedrag betaalbaar is ten opsigte van 'n begrawing in 'n begraafplaas of gedeelte van 'n begraafplaas wat vir die begrawing van Moslems of Hindoes oopsig gesit is nie, indien die aansoeker die verantwoordelikheid om die graf op te vul op hom neem en die graf tot voldoening van die Hoof Parke en Ontspanning opgevul word.

Afmetings van Grafte

17. Die standaardafmetings van 'n grafte vir 'n eerste begrawing is soos volg:

(1) Volwassenes:

(i) Grootte van grafperseel 2 500 mm lank en 1 500 mm breed, gemeet op grondvlak

(ii) Grootte van versierings (buite-afmetings) 2 500 mm x 1 050 mm

(iii) Breedte van berm: 150 mm

(iv) Diepte nie minder as 1 828 mm

(2) Kind:

(i) Grootte van grafperseel 1 500 mm lank en 1 000 mm breed, gemeet op grondvlak

(ii) Grootte van versierings (buite-afmetings) 1 500 mm x 1 000 mm

(iii) Breedte van berm: 150 mm

(iv) Diepte nie minder as 1 525 mm

Grotermaak van Uitgravings

18.(1) Ondanks die bepalings van artikel 17 kan die uitgravings van die graf van 'n volwassene, indien 'n doodkis insluitende die toebehoere te groot is om daarin te pas, groter gemaak word sodat die doodkis daarin pas.

(2) Indien die voorgeskrewe uitgravings van 'n graf groter of dieper gemaak moet word moet die Hoof Parke en Ontspanning dienooreenkomsdig verwittig word minstens 24 uur voor die begrawing. Die tydperk sluit nie 'n Saterdag, Sondag of openbare vakansiedag in nie en soda-

nige kennisgewing moet vergesel wees van die afmetings van die kis en toebehoere en die betaling van die toepaslike bedrag wat in Bylae A van hierdie verordeninge voorgeskryf word.

Bedecking van Doodkiste

19.(1) Daar moet minstens 1 200 mm grond tussen die doodkis van 'n volwassene en die grondoppervlakte wees, en minstens 900 mm grond in die geval van 'n kind se doodkis.

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

Doodkis van 'n Kind te Groot vir die Graf van 'n Kind

20. Indien 'n kind se kis te groot is vir die afmetings van 'n kindergraf word dit in 'n graf van 'n volwassene begrawe en die gewone gelde soos vir die teraardebestelling van 'n volwassene is betaalbaar.

Konstruksie van Doodkiste

21. Sonder die toestemming van die Raad, mag niemand 'n doodkis wat van enige ander materiaal as hout of ander bederbare materiaal gemaak is, in enige graf plaas of laat plaas nie.

Plek van Teraardebestellings

22. Niemand van 'n ander rassegroep mag in enige gedeelte van 'n begraafplaas wat vir 'n bepaalde rassegroep afgesonder is, begrawe word nie.

HOOFTUK IV

Begrafnisse —

Godsdienstige of Gedenkdienste

23.(1) Die lede van enige godsdienstige genootskap kan godsdiensoefeninge hou in verband met enige teraardebestelling of herdenkingsdiens onderworpe aan die Raad se beheer en die bepalings van hierdie verordeninge.

(2) Niemand mag 'n godsdienstige plegtigheid of -diens volgens die ritus van 'n genootskap so 'n deel van 'n begraafplaas hou, wat deur die Raad vir lede van 'n ander genootskap oopsig gesit is nie.

Beheer van Lykswaens.

24. Niemand mag in 'n begraafplaas 'n lykswa bestuur of enige lykswa laat bestuur elders as op 'n pad deur die Hoof Parke en Ontspanning aangewys nie.

Vervoer van Lyke.

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

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

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

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

. Vervoer van Doodkiste.

26. Elkeen wat ingevolge hierdie verordeninge aansoek doen om 'n lyk te laat begrawe of te laat veras, moet sorg dat die doodkis na die graf of die kapel van die krematorium, na gelang van die geval, vervoer word.

Voldoening aan Opdragte by Begrafnis.

27. Enigeen wat aan 'n begrafnis, stoet of seremonie in 'n begraafplaas of krematorium deelneem, moet aan enige redelike opdrag van die Hoof Parke en Ontspanning voldoen.

Musiek en sang in Begraafplaas.

28. Slegs gewyde sang en musiek mag binne 'n begraafplaas beoefen word, behalwe in die geval van amptelike polisie-, militêre-, burgerlike- of staatsbegrafnisse.

Begrafnis bygewoon deur 'n groot aantal persone.

29. Wanneer daar verwag word dat 'n buitenewone groot aantal persone by enige begraafenis teenwoordig sal wees, moet die persoon wat van sodanige begraafnis kennis gee, die Hoof Parke en Ontspanning die voorafgaande dag daarvan in kennis stel.

Duur van Dienste.

30. Niemand mag 'n kapel in 'n begraafplaas of krematorium langer as een uur sonder die toestemming van die Hoof Parke en Ontspanning vir die doel van 'n diens of 'n seremonie okkupeer nie.

Aanwysing van 'n graf.

31. Niemand mag 'n pen op enige graf wat nie behoorlik ingevolge hierdie verordeninge aangevys is vassit nie en niemand mag 'n liggaam in enige graf wat nie deur die Hoof Parke en Ontspanning ingevolge die bepalings van artikel 15(2) aangewys is, begrawe nie.

HOOFTUK V

Opgravings en Heropening van Grafte.

Die begrawing van 'n tweede liggaam in die selfde graf.

32.(1) Enige persoon wat 'n tweede liggaam in 'n graf wil laat begrawe, moet die gelde soos in Bylae A hierby voorgeskryf, vir die tweede begrawing betaal.

(2) Geen graf mag sonder die skriftelike toestemming van die Administrateur binne twee jaar vanaf datum van die laaste teraardebestelling in sodanige graf, oopgemaak word nie: Met dien verstande dat indien die persoon wat in sodanige graf begrawe is aan 'n besmetlike siekte dood is, mag sodanige graf nie sonder die toestemming van die Administrateur binne ses jaar vanaf die datum van die teraardebestelling van sodanige persoon oopgemaak word nie.

Opgravingsbevel moet verkry word.

33. Onderworpe aan die bepalings van 'n opgravingsbevel ingevolge artikel 3(4) van die Wet op Geregtelike Doodsdersoek, 1959 (Wet 58 van 1959) of Artikel 45 van die Wet op Gesondheid, 1977 (Wet 63 van 1977) of artikel 30 van hierdie verordeninge, mag niemand in 'n begraafplaas enige stoflike oorskot of enige grond wat dit begrens, versteur nie.

Opgravingsvoorraarde.

34.(1) Niemand mag —

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

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

(2) Indien stoflike oorskot uit enige graf opgrawe moet word, moet die Hoof Parke en Ontspanning die graf laat uitgrawe vir sodanige opgraving, maar hy mag nie, behalwe soos bepaal by subparagraaf (6) en artikel 35, 'n lyk uit die graf verwyder nie.

(3) Indien 'n graf vir opgravingsdoeleindes uitgegrawe moet word, moet minstens 48 uur skriftelike kennis van die beoogde opgraving aan die Hoof Parke en Ontspanning gegee word, en sodanige kennisgewing moet vergesel wees van die toepaslike bedrag voorgeskryf in Bylae A van hierdie verordeninge uitgesonderd 'n opgraving wat geskied kragtens die Wet op Geregtelike Doodsdersoek, 1959.

(4) Die graf waaruit 'n lyk opgegrawe gaan word, moet gedurende die opgraving toereikend afgeskerm word en 'n geskikte houer vir

die lyk moet verskaf word deur die persoon wat sodanige opgrawing doen.

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

(6) Geen opgrawing of verwijdering van 'n lyk mag gedoen word nie tensy die Mediese Ge-sondheidsbeampte van die Raad en die Hoof Parke en Ontspanning of hulle gemagtigde verteenwoordigers by sodanige opgrawing teenwoordig is.

Herbegrawing deur die Raad.

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

HOOFSTUK VI

Versorging van Grafte.

Tuinmaak op Grafte en Voorwerpe op Grafte.

36. Die Raad sal, na betaling van die geldige ge-voeg in Bylae A van hierdie verordeninge onderneem om 'n privaat graf in stand te hou.

37. Niemand behalwe die Hoof Parke en Ontspanning mag tuinmaak op grafte nie.

38. Sonder die toestemming van die Hoof Parke en Ontspanning mag geen struikgewas, plant of blom in 'n begraafplaas deur enige persoon afgesny of weggegneem word nie. Die Hoof Parke en Ontspanning kan te eniger tyd enige struikgewas, plant of blom snoei, afkap, uitgrave of verwyer.

39. Die Hoof Parke en Ontspanning of enige lid van sy personeel kan natuurlike of kunstblomme en enige houer wat op 'n graf geplaas is, verwyer wanneer dit verwelk, verbleik of beskadig is.

40. Die Raad mag na sy goeddunke onderneem om enige graf vir enige tydperk te onderhou.

HOOFSTUK VII

Gedenkwerk.

Oprigting en instandhouding van gedenkwerk.

41.(1) Niemand mag enige gedenkwerk oprig, verander, skilder, skoonmaak, opknap, versier, verwyer of andersins hom daarmee bemoei of materiaal in 'n begraafplaas inbring nie met die doel om daarvan 'n gedenkwerk op 'n graf op te rig, tensy en voordat —

(a) 'n skets, in duplikaat met drie-dimensionele afmetings, wat 'n presiese weergawe van die beoogde gedenkwerk, wat opgerig staan te word asook die posisie van die voorgenome werk aantoon, ten minste drie dae voor die dag waarop dit die voorname is om sodanige materiaal in die begraafplaas in te bring aan die Hoof Parke en Ontspanning vir goedkeuring voorgeleë is nie. Sodanige skets moet vergesel wees van volledige spesifikasies van die materiaal wat gebruik sal word tesame met 'n voorstelling van enige voorgenome graftskrif, snywerk of versiering, wat daarop aangebring is of aangebring gaan word;

(b) alle gelde ten opsigte van so 'n graf of persel wat ingevolge hierdie verordeninge betaalbaar is, behoorlik betaal is; en

(c) die Hoof Parke en Ontspanning se skrifte-like goedkeuring vir die voorgestelde werk aan die kontraktant gegee is.

(2) Indien gedenkwerk vir bykomende inskriftings of ander wysigings daarvan verwijder word, is die bepalings van subartikel (1) mutatis mutandis van toepassing.

(3) Behalwe met die toestemming van die Hoof Parke en Ontspanning mag geen werk aan enige gedenkwerk op 'n Saterdag, Sondag of openbare vakansiedag, of te eniger tyd tussen 17h00 en 09h00 verrig word nie.

(4) Niemand mag te eniger tyd enige gedenkwerk oprig of heroprig wanneer die grond waarop sodanige gedenkwerk opgerig of heropgerig gaan word, na die mening van die Hoof Parke en Ontspanning nie in 'n gesikte toestand is nie.

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

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

Algemene Vereistes vir Gedenkwerk.

42. Iemand wat 'n gedenkwerk oprig, moet aan die volgende vereistes voldoen:

(a) Waar enige gedeelte van die gedenkwerk verbind moet word met 'n ander gedeelte, moet koper- of gegalvaniseerde ysterpenne soos volg gebruik word:

(i) gedenkwerk tot en met 500 mm hoog, twee of meer penne wat ten minste 5 mm dik en 100 mm lank is;

(ii) gedenkwerk 501 mm tot 1 000 mm hoog twee of meer penne wat ten minste 10 mm dik en 200 mm lank is;

(iii) gedenkwerk 1 001 mm en hoër ten minste twee of meer penne 20 mm dik en 300 mm lank;

(b) enige gedeelte van sodanige werk wat op die grond rus of 'n klip- of ander fondasie het moet behoorlik vierkantig geleë en versink word;

(c) geen materiaal van ongelyke dikte of waarvan daar 'n hoek af is, mag gebruik word nie;

(d) die onderkante van elke plat-gedenkwerk en die bodem van elke gedenkwerk moet minstens 50 mm laer as die natuurlike oppervlakte van die grond versink word;

(e) sonder die toestemming van die Raad mag geen randstene gebruik word nie wat meer as 225 mm bokant die oppervlakte van die grond of meer as 200 mm onderkant die oppervlakte is nie;

(f) alle gedenkwerk en randstene moet deeglik met ronde koper- of gegalvaniseerde ysterkramme verbind word;

(g) alle gedenkwerk tot op 150 mm dikte moet deeglik aan die voetstuk op 'n goedgekeurde wyse vasgesit word;

(h) enige soort gedenkwerk moet eers so ver moontlik voltooi word voorvat dit in 'n begraafplaas ingebring word;

(i) voetstukke moet uit een soliede stuk bestaan;

(j) gedenkwerke, moet slegs van marmer, graniet of ander geharde natuurlike materiaal gebou of vervaardig word;

(k) niemand mag klipwerk, beitel- of ander werk aan enige gedenkwerk verrig nie, wat nie in verband staan met die vassit van sodanige werk in sy posisie binne die begraafplaas nie, uitgesonderd waar sodanige werk uitdruklik ingevolge die bepalings van hierdie verordeninge toegelaat word;

(l) in gevalle waar 'n gedenkwerk op 'n voetstuk rus —

(a) moet sodanige gedenkwerk 'n fondasie hé soos deur die Hoof Parke en Ontspanning voorskryf;

(b) moet sodanige gedenkwerk in cementmortel vasgesit word;

(c) moet die voetstuk van sodanige enkel gedenkwerk minstens 900 mm lank x 250 mm breed x 200 mm dik en die van 'n dubbele gedenkwerk minstens 2 100 mm lank x 250 mm breed x 200 mm dik wees;

(m) met die toestemming van die Raad kan die naam van die maker bo-op enige voetstuk geplaas word: Met dien verstande dat geen adres, of ander besonderhede daarby gevoeg word nie;

43. Die vervoer van enige gedenkwerk of enige gedeelte daarvan op looppaaie tussen graftes mag slegs deur middel van 'n trollie toegerus met lugbande onderneem word: Met dien verstande dat geen sodanige trollie beweeg mag word in 'n pad wat, na die mening van die Hoof Parke en Ontspanning te smal of op 'n ander wyse vir sodanige trollie ongeskik is.

44. Iemand wat besig is aan werk op 'n graf of perseel moet sodanige voertuie, gereedskap en ander apparaat as wat hy nodig het, verskaf: Met dien verstande dat geen sodanige voertuie, gereedskap of apparaat van so 'n aard mag wees dat dit in stryd met hierdie verordeninge is nie.

45. Niemand mag 'n gedenkwerk, binne 'n begraafplaas oprig, vassit of daarin plaas gedurende ongunstige weer nie en terwyl die grond volgens die mening van die Hoof Parke en Ontspanning in 'n ongunstige toestand is nie en alle werke moet gedurende 'n begrafnis, gestaak word.

46. Elkeen aan wie werk toevertrou is wat op pad is na of van werk binne die begraafplaas afkomstig is, moet wanneer hy deur die Hoof Parke en Ontspanning daarom versoek word, te eniger tyd die skriftelike toestemming wat volgens hierdie verordeninge vereis word om sodanige werk te verrig, toon.

Aftakeling van Gedenkwerk.

47.(1) Onderworpe aan die bepalings van hierdie artikel mag niemand behalwe die kontraktant of iemand wat skriftelik deur hom gemagtig is, enige gedenkwerk op 'n graf aftakel, verander of versterk nie en sodanige persoon mag slegs met die voorafverkêre skriftelike toestemming van die Hoof Parke en Ontspanning aldus handel.

(2) Afgetakelde gedenkwerk mag in geen gedeelte van die begraafplaas behalwe die graf waarop sodanige gedenkwerk opgerig was, ge-laat word nie: Met dien verstande dat die Hoof Parke en Ontspanning in die geval van 'n tweede begrawing in sodanige graf kan toelaat dat sodanige gedenkwerk aldus in die begraafplaas ge-laat word op 'n plek deur hom aangewys vir 'n tydperk van hoogstens 30 dae na sodanige begrawing.

(3) Indien die kontraktant of persoon waarna in subartikel (1) verwys word, versium om afgetakelde gedenkwerk weer op te rig binne ses maande nadat dit afgetakel is of indien sodanige gedenkwerk strydig met subartikel (2) in die begraafplaas gelaat word, kan die Hoof Parke en Ontspanning aan sodanige kontraktant of persoon 30 dae skriftelike kennis gee waarin van hom vereis word om op sy eie koste sodanige gedenkwerk weer op te rig of sodanige gedenkwerk saam met al die rommel in verband daarmee uit die begraafplaas te verwijder.

(4) Indien enige gedenkwerk na die mening van die Hoof Parke en Ontspanning 'n gevaa-vir die publiek geword het, strydig met hierdie verordening opgerig is, of beskadig is, kan die Hoof Parke en Ontspanning aan die kontraktant of persoon waarna in subartikel (1) verwys word, skriftelik kennis gee en van hom vereis om binne 'n tydperk wat in sodanige kennisgeving verstrek word, op sy eie koste sodanige ge-

denkwerk veilig te maak of dit te verander sodat dit aan die bepalings van hierdie verordeninge voldoen of om sodanige gedenkwerk af te takel en saam met al die rommel in verband daarvan uit die begraafplaas te verwijder.

(5) Indien sodanige kontraktant of persoon versuim om aan die kennisgewing ingevolge subartikels (3) of (4) te voldoen, kan die Hoof Parke en Ontspanning sonder dat hy aanspreeklik word vir die betaling van vergoeding —

- (a) die betrokke gedenkwerk heroprig; of
- (b) die betrokke gedenkwerk aftakel en wegdoen en enige rommel in verband daarvan verwijder; of
- (c) die betrokke gedenkwerk veilig maak;

en sodanige kontraktant of persoon is aanspreeklik vir enige koste wat die Raad aangaan wanneer hy stappe ingevolge hierdie subartikels doen:

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

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

(b) die betrokke gedenkwerk veilig maak.

(7) Indien die Hoof Parke en Ontspanning ingevolge subartikel (6) opgetree het, moet hy onmiddellik die kontraktant of die persoon waarna in subartikel (1) verwys word, skriftelik in kennis stel van die werk wat hy gedoen het en indien gedenkwerk ingevolge subartikel (6)(a) afgetafel is, hom daarvan in kennis stel dat, tensy hy die gedenkwerk opeis en uit die begraafplaas verwijder binne 'n redelike tydperk wat in die kennisgewing verstrek word, die Raad dit sal wegdoen.

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

(9) Indien die kontraktant of persoon waarna in subartikel (1) verwys word, versuim om die koste waarna in subartikel (8) verwys word, te betaal of gedenkwerk wat die Raad ingevolge subartikel 6.(a) afgetafel het, op te eis en te verwijder, kan die Raad sodanige gedenkwerk wegdoen op enige wyse wat hy goed dink en indien sodanige wegdoening enige opbrengs oplewer, moet dit gebruik word ter bestryding van die koste van die aftakeling, verwijdering, opberging en wegdoening van sodanige gedenkwerk en rommel in verband daarvan.

Minderwaardige Gedenkwerk.

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

Vervalle Gedenkwerk.

49.(1) As die kontraktant van 'n gedenkwerk toelaat dat so 'n gedenkwerk in so 'n mate verwaarloos word dat dit 'n gevaar of ontsiering in die begraafplaas uitmaak, kan die Hoof Parke en Ontspanning deur middel van 'n skriftelike kennisgewing van hom eis dat hy sodanige herstelwerk laat doen as die Hoof Parke en Ontspanning nodig ag, en as die adres van die kontraktant aan die Hoof Parke en Ontspanning onbekend is kan so 'n kennisgewing in 'n dagblad wat binne die munisipaliteit gelees word, gepubliseer word. Ingeval die vereiste herstelwerk nie binne 'n maand nadat so 'n kennisgew-

wing uitgereik of gepubliseer is, gedoen word nie, kan die Raad self die herstelwerk laat doen of die gedenkwerk laat verwijder sonder betaling van vergoeding, en die onkoste verbonde aan sodanige herstelwerk of verwijdering vanaf die kontraktant, verhaal.

(2) Die Raad sal in geen geval hoegenaamd aanspreeklik wees vir enige skade hoe ookal veroorsaak wat te eniger tyd aan enige gedenkwerk binne enige begraafplaas aangerig word nie.

HOOFTUK VIII

Estetiese Afdeling

50. Die Raad kan enige begraafplaas of 'n gedeelte daarvan aanwys as 'n estetiese begraafplaas.

51. Ondanks enige teenstrydige bepalings in Hoofstuk VII vervat, is die volgende bepalings van toepassing op 'n begraafplaas of 'n gedeelte daarvan aangewys kragtens artikel 50:

(1) Niemand mag 'n plat klip, randsteen, traliewerk, omheining, afskorting, struktuur of enige gedenkwerk, uitgesonder 'n kopsteen wat nie 'n plat kopsteen is nie, op, om of langs 'n graf plaas nie, bou of oprig nie.

(2) 'n Kontraktant of 'n persoon wat skriftelik deur hom daartoe gemagtig word, wat 'n kopsteen oprig, moet aan die volgende vereistes voldoen:

(a) elke kopsteen moet 'n voetstuk hê en sodanige voetstuk moet stewig vasgesit word op 'n berm wat deur die Raad voorseen word.

(b) die voetstuk van 'n kopsteen wat opgerig word moet hoogstens 900 mm lank, 250 mm hoog en 200 mm breed wees;

(c) die kopsteen moet hoogstens 900 mm boekant die berm op die grondvlak uitstaan, en mag nie by sy voetstuk verblyk nie.

(3) Behoudens die bepalings van artikel 39 mag niemand na verloop van twee maande vanaf datum van die teraardebestelling, enige voorwerp, insluitende versierings, ornamente, draadwerk, blomhouders, blomstaanders, blompotte, vase, blomme, struik, plante, hetsy sodanige voorwerp in natuurlike of kunsmatige vorm is, of hetsy dit los of in vase, of in krans is, op, om of langs enige graf plaas nie. Enigets wat in stryd hiermee op, om of langs enige graf geplaas is of enigets wat na verloop van die bepaalde tydperk van twee maande nog op, om, of langs die graf is, kan deur die Hoof Parke en Ontspanning verwijder en vernietig of andersins oor beskik word.

(4) Afgesien van die voormalde gedenkwerk sal hierdie afdeling geheel en al met gras beplant word en bome, struiken en blomme sal na die goeddunke van die Hoof Parke en Ontspanning daar aangeplant en in stand gehou word.

HOOFTUK IX

Herdenkingspark

52. Die volgende bepalings is van toepassing op die Herdenkingspark.

(a) Hierdie afdeling word geheel en al met gras beplant, bome, struiken en blomme word na goeddunke van die Hoof Parke en Ontspanning in die herdenkingspark, aangeplant.

(b) Geen kopsteen, randstene of verfraaiing van watter aard ookal word in hierdie afdeling toegelaat nie.

(c) Alleenlik 'n gedenkplaat of gedenksteen 500 mm x 500 mm word in hierdie afdeling toegelaat, mits dit 30 mm onder die grasvlak geplaas is.

(d) Die bepalings van artikel 42(b), (c), (j), (k) in verband met gedenkwerk is hier van toepassing.

(e) Indien 'n metaal gedenkplaat gebruik word, moet 'n nie-ysterhoudende metaal ge-

bruik word en die plaat moet tot bevrediging van die Hoof Parke en Ontspanning op 'n fondasie gemonteer word.

(f) 'n Blommehouer, deur die Hoof Parke en Ontspanning goedgekeur, kan in hierdie afdeling gebruik word op voorwaarde dat voorsiening in die gedenkplaat of gedenksteen vir so 'n houer gemaak is en sodanige houer mag nie boekant die grasvlak uitsteek nie.

HOOFTUK X

Begrawings in die Panorama-begraafplaas

53.(1) Geen graf in die Panorama-begraafplaas kan gereserveer word nie en grafte word streng stelselmatig gevul.

(2) Geen verskil word gemaak ten opsigte van die geloof waaraan die persoon wat begrawe word, behoort het nie.

(3) Slegs die begrawing van een lyk per graf word toegelaat tensy twee lyke gelyktydig begrawe word en daar aan die bepalings van artikels 18 en 32(1) voldoen is.

(4) Die Hoof Parke en Ontspanning wys die graf aan waarin 'n lyk of lyke begrawe mag word.

(5) Die Raad bly die eienaar van elke graf nie teenstaande die feit dat alle geldie ingevolge Bylae A aan die Raad betaal is en die Raad tot die oprichting van 'n kopsteen by sodanige graf toegestem het.

(6) Die bepalings van Hoofstukke VII en VIII is mutatis mutandis ook op hierdie Hoofstuk van toepassing.

(7) Elke graf in hierdie begraafplaas word deur die kontraktant of die persoon wat hom skriftelik daartoe gemagtig is vir 'n tydperk van vyf-en-dertig jaar vanaf datum van die begrawing, gebruik met 'n opsie om dit na verstryking van voormalde termyn vir 'n verdere tydperk van nog vyf-en-twintig jaar, te gebruik.

(8) Na die verstryking van vyf-en-dertig jaar of die verdere tydperk van vyf-en-twintig jaar, soos bepaal in subparagraaf (7), kan die Raad, nadat daar aan die vereistes van die Ordonnansie vir die Verwydering van Dooie Liggeme en Grafte (Ordonnansie 7 van 1925), voldoen is, so 'n graf hertoewys vir daaropvolgende begrawings.

(9) Indien enige gedenkwerk op 'n graf waarop hierdie hoofstuk van toepassing is, opgerig is, moet die Raad alvorens 'n graf hertoewys word soos in subartikel (8) bepaal, die kontraktant of persoon deur hom gemagtig skriftelik van die Raad se voorname in kennis stel en die kontraktant of die persoon deur hom daartoe gemagtig kan die gedenkwerk opeis en onder toesig van die Hoof Parke en Ontspanning afgetafel en uit die begraafplaas verwijder binne 'n redelike tydperk wat in die skriftelike kennisgewing vermeld word sonder dat die Raad aanspreeklik word vir die betaling van vergoeding.

(10) Indien die kontraktant of persoon deur hom daartoe gemagtig nie opgespoor kan word nie ten einde 'n kennisgewing ingevolge subartikel (9) op hom te beteken nie, plaas die Raad 'n kennisgewing in 'n Afrikaanse en Engelse dagblad wat binne die munisipaliteit gelees word tot die effek dat die Raad van voorneme is om die graf her te wys en dat die gedenkwerk binne die tydperk wat in die kennisgewing gemeld word deur die kontraktant of persoon deur hom daartoe gemagtig, verwijder moet word. Ingeval die kontraktant of persoon deur hom daartoe gemagtig nie die gedenkwerk binne die tydperk gemeld in die kennisgewing opeis en mee wegdoen nie kan die Raad sodanige gedenkwerk verwijder en wegdoen op enige wyse wat hy goed dink en indien sodanige wegdoening enige opbrengs oplewer, moet dit gebruik word ter bestryding van die koste van die aftakeling, verwijdering, opberging en wegdoening van sodanige gedenkwerk.

en rommel in verband daarmee en die graf daar-na hertoewys vir die begrawing van 'n ander lyk.

HOOFSTUK XI

Strafbepalings

54. Iedereen wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daar-aan te voldoen en iedereen wat in gebreke bly om aan die voorwaarde van enige kennisgewing wat ingevolge hierdie verordeninge deur die Raad aan hom beteken is, te voldoen, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of by wanbetaling met gevangenistraf vir 'n tydperk van hoogstens ses maande, of met beide sodanige boete en sodanige gevangenistraf. Benewens sodanige boete of gevangenistraf, moet enige koste wat deur die Raad aangegaan word as gevolg van 'n oortreding van enige bepaling van hierdie verordeninge of by die uitvoering van enige werk ingevolge hierdie verordeninge voorgeskryf om deur enigiemand uitgevoer te word en wat nie deur hom uitgevoer is nie, deur die persoon betaal word wat hom aan sodanige oortreding skuldig maak of wat versuum om sodanige werk uit te voer.

Herroeping van Verordeninge

55. Die Begraafplaasverordeninge van die Munisipaliteit Roodepoort, afgekondig by Administrateurskennisgewing No 922 van 28 November 1956, word hierby herroep.

A J DE VILLIERS
Waarnemende Stadsklerk

Burgersentrum
Christiaan de Wetweg
Roodepoort
5 Augustus 1987
Kennisgewing No 55/1987

BYLAE A

TARIEF VAN GELDE

1. Die volgende gelde is betaalbaar vir 'n ter-aardebestelling of opgraving in die openbare begraafplaas van die munisipaliteit:

(1) Blanke, Kleurlinge en Asiërs: Alle ouder-domme.

(a) inwoner.....	R75,00
(b) nie-inwoner	R800,00

(2) Vir teraardebestelling waarop artikel 16(1) van die Verordeninge van toepassing is word dubbel die tarief soos in item (1) aangedui, gehef.

2. Die volgende gelde is ingevolge artikel 5 van die Verordeninge vir die reservering van 'n graf betaalbaar —

Blanke, Kleurlinge en Asiërs:

(1) Enkelgraf (volwassene, in-woner)

(2) Enkelgraf (kind onder 12 jaar), inwoner

(3) Enkelgraf (volwassene, nie-inwoner).....

(4) Enkelgraf (kind onder 12 jaar), nie-inwoner

3. Verskaffing van gras en blomme of struiken en instandhouding vir een jaar, uitgesonderd werk aan gedenktekens en steen en klapwerk:

(1) Enkelgraf: volwassene of kind—inwoner

(2) Enkelgraf: volwassene of kind—nie-inwoner

4.(1) Vir die aankoop van 'n graf 500 mm x 500 mm in die begraafplaas en die teraardebestelling van die urn of kissie, per gevval.....	R50,00	word maar ek is nie sy/haar naaste oorlewende verwant nie. Sy/haar naaste oorlewende verwant is..... van
(2) Goedkeuring van plan vir gedenkwerk, per gevval	R20,00	(volledige woonadres van naaste verwant) wie se magtiging om hierdie aansoek te doen ek nie kon verkry nie en ek het om die volgende redes besluit om self hierdie aansoek te doen:
(3) Vir 'n ruimte vir 'n gedenkplaat op die gedenkmuur en goedkeuring van plan, per gevval	R50,00
5. Bykomende gelde betaalbaar met betrekking tot graftie in alle afdelings van die begraafplaas.		Onderteken te op hierdiedag van 19.....
(1) Vir die dieper en/of groter maak van 'n graf.....	R50,00	GETUIJES: 1..... 2..... AANSOEKER I.D. No.....
(2) Vir die oordrag van 'n reg in 'n grasperseel ingevolge artikel 8 ...	R20,00	Deur my ontvang op HANDTEKENING (Gemagtigde beampete van die Raad)
6. Panorama-begraafplaas: Gebruik van 'n graf ingevolge artikel 53.		* Skrap wat nie van toepassing is nie.
(1) Inwoners (alle ouerdomme).....	R300,00	BYLAE B
(2) Nie-inwoners (alle ouerdomme).....	R1 500,00	DEEL II
BYLAE B		KENNISGEWING VAN BEGRAWING
DEEL I		AAN: Die Hoof Parke en Ontspanning, Roodepoort.
STADSRAAD VAN ROODEPOORT		Toestemming word hiermee aangevra om 'n lyk ooreenkomsdig die bepalings van die Begraafplaasverordeninge te begrawe.
AANSOEK OM BEGRAWING INGEVOLGE ARTIKEL 15 VAN DIE BEGRAAFPLAASVERORDENINGE		1. Naam van oorledene:
1.* Ek (volle naam van aansoeker) van (volle woonadres van aansoeker) doen hierby aansoek om 'n graf in die (meld in watter afdeling) van die (naam van die begraafplaas) waar lede van die (meld kerkverband) gewoonlik begrawe word, om die begrawing van die lyk van (volle naam en identiteitsnommer van die oorledene wat in die graf begrawe sal word).		2. Geslag van oorledene:
OF		3. Ouderdom: Jaar Maande Dae
* Ek (volle naam van aansoeker) van (volle woonadres van aansoeker), doen hierby aansoek om 'n graf in die Panorama-begraafplaas, om die begrawing van die lyk van (volle naam en identiteitsnommer van die oorledene wat in die graaf begrawe sal word).		4. Adres ten tye van dood. (Adres waar dood plaasgevind het).
Ek verklaar dat ek ten volle op hoogte is met die bepalings van Hoofstuk X van die Begraafplaasverordeninge in verband met 'n begrawing in die Panorama-begraafplaas en dat ek sodanige bepalings onvoorwaardelik aanvaar.		5. Plek waar oorledene gewoonlik woonagtig was:
2.* Ek is die van die oorledene (meld verwantskap met die oorledene wie se lyk in die graf begrawe sal word) en as sodanige sy/haar naaste verwant.		6. Die oorledene was: (a) 'n "Inwoner" van Roodepoort deurdat hy/sy hier gewoon het ingevolge die kwalifikasie van 'n inwoner (Ja/Nee)
OF		(b) 'n "Inwoner" deurdat hy/sy minstens ses maande voor die sterfdatum vaste eiendom in Roodepoort wat hier genoem word, besit het: (i) Standplaatsnommer:
* Ek doen hierdie aansoek namens (volle naam van die naaste oorlewende verwant van die oorledene wie se lyk in die graf begrawe sal word) van (volle woonadres van die naaste oorlewende verwant) wat die (meld verwantskap) van die oorledene is as sodanig sy/haar naaste oorlewende verwant is, wat my gemagtig het om hierdie aansoek om die graf wat hierbo beskryf word, te doen.		(ii) Voorstad:
(meliervarskap) van die oorledene is as sodanig sy/haar naaste oorlewende verwant is, wat my gemagtig het om hierdie aansoek om die graf wat hierbo beskryf word, te doen.		(iii) Straat:
OF		(iv) Straatnommer:
* Ek is (meld verwantskap) van die oorledene wie se lyk in die graf begrawe sal		7. Ras van oorledene:

LET WEL: Indien die dooknis wat gebruik sal word saam met die afsakbande nie in 'n graf van die standaardgrootte soos bepaal in artikel 17 van die Begraafplaasverordeninge sal pas nie, moet die beheerbeampete minstens 24 uur voor die begrafnis daarvan verwittig word.

Meld asseblieft grootte van doodkis en toebere soos vereis in artikel 18 van die Begraafplaasverordeninge.....

Geteken te op hede die dag van 19....

BEGRAFNISONDERNEMER

SLEGS VIR KANTOORGEBRUIK:

Moet begrawe word in graf nr , van die (meld afdeling) in die begraafplaas. Werklike tyd en datum van begrawing:

LET WEL: Hierdie aansoek moet ooreenkomsdig die bepalinge van die Begraafplaasverordeninge by die Hoof Parke en Ontspanning ingedien word.

Enige navrae kan skriftelik ingedien word by die Hoof, Parke en Ontspanning, Privaatsak X30, Roodepoort, 1725.

BYLAEC

STADSRAAD VAN ROODEPOORT

AAN: Die Hoof: Parke en Ontspanning

Aansoek om die oprigting/verandering van Gedenktekens.

Ek doen hierby aansoek om die oprigting/verandering van gedenkwerk op..... graf nr: afdeling begraafplaas waarin (naam van oorledene(s) of die as van.....) begrawe is.

Ek heg hierby aan 'n plan ingevolle artikel 41(a) van die Begraafplaasverordeninge, waarop die afmetings van die gedenkwerk asook die spesifikasies van die materiaal en die bewoording van die inskripsie aangetoon word.

Die gedenkwerk sal opgerig word deur van (adres) aan wie die permit vir die oprigting van die gedenkwerk gestuur moet word.

ADRES:

APPLIKANT

VIR KANTOORGEBRUIK:

Bogenoemde aansoek word goedgekeur/afgekeur.

BEHEERBEAMPTE

ROODEPOORT MUNICIPALITY

CEMETERY BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance (Ordinance 17 of 1939), publishes the by-laws set forth hereinafter which have been adopted by the Council in terms of section 96 of the aforesaid Ordinance.

CHAPTER I

Definitions

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

"adult" means a deceased person over the age of 12 years and any deceased person the dimensions of whose coffin cannot be accommodated in a grave of a child specified in section 17(2) of these by-laws;

"aesthetic cemetery" means a cemetery or a section of a cemetery which has been set aside by the Council in which a headstone only may be erected and in which the Council provides garden and grass strips;

"berm" means a concrete strip laid by the Council alongside a row of graves;

"black" means a person who in fact is, or who is generally accepted as a member of any aboriginal race or tribe of Africa;

"body" means the remains of any deceased person including a still born child;

"cemetery" means any land or part thereof within the municipality duly set aside by the Council as a cemetery;

"child" means a deceased person who is not an adult;

"Chief Parks and Recreation" means the Chief Parks and Recreation of the Council or person delegated by him;

"coloured" means any person other than a white, a black or an Asian;

"contractor" means the person who has paid or caused any of the charges prescribed in terms of Schedule A hereto to be paid or who has obtained any of the rights set out in these by-laws or who has obtained the right to have any memorial work erected or who has obtained any other interests referred to or mentioned in these by-laws;

"council" means the City Council of Roodepoort 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 of the Council to whom the Management Committee has been empowered by the Council in terms of subsection (2) of the said section to delegate and has in fact delegated, the powers, functions and duties vesting in the Council in relation to these by-laws;

"delegate" means a person legally authorised by the Chief Parks and Recreation;

"grave" means any piece of land laid out for the interment of one or two bodies within the cemetery in respect of which the right to inter has been purchased or used;

"headstone" means a memorial work which may be erected in the aesthetic section of a cemetery and in the Panorama Cemetery;

"medical officer of health" means the medical officer of health of the City Council of Roodepoort or a health inspector authorised by him;

"memorial park" means a section of the cemetery which has been set aside by the Council in which the erection of a memorial plaque or a memorial slab only is permitted;

"memorial work" means a tombstone, memorial inscription or any other work erected or which may be erected on any grave;

"official" means a person in the employment of the Council;

"person" means any person on duty in any cemetery except an official of the Council;

"plot" means any piece of ground laid out for two or more graves and in respect of which the right to inter has been obtained or reserved in terms of these or any previous by-laws;

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

"religious denomination" means a group of persons exercising a specified religious faith;

"resident" means a person, who at the time of death, ordinarily resided within the municipality or who for at least six months immediately prior to such date was the owner of fixed property in the municipality: Provided that unless otherwise qualified, the term does not include inmates of

hospitals, institutions or other persons temporarily resident within the municipality;

"Town Clerk" means the Town Clerk of the City Council of Roodepoort or any person officially acting in such capacity;

"White" means any person classified as White in terms of the Population Registration Act, 1950 (Act 30 of 1950).

CHAPTER II

Establishment of a Cemetery

2. The Council may from time to time, set apart any ground for the purpose of a cemetery and no person shall inter or cause any body to be interred in any other place in the municipality except with the written consent of the Council.

Prohibited Acts

(1) No person —

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

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

(2) No person shall, within any cemetery —

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

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

(c) sit, stand, climb upon, or deface or damage any memorial work or Council property or shall use any road or walk in any cemetery for the conveyance of any goods, parcels or other material without the consent of the Chief Parks and Recreation;

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

(e) introduce any animal without the consent of the Chief Parks and Recreation or allow any animal to wander inside any cemetery. Any such animal found in any cemetery may be destroyed by the Council without notice or any compensation to the owner thereof;

(f) hold or take part in any demonstration or meeting in any cemetery without the consent of the Chief Parks and Recreation;

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

(h) obstruct, resist or oppose the Chief Parks and Recreation or any member of his staff in the exercise of his powers or performance of his duties under these by-laws, or refuse to comply with any lawful order or request of the Chief Parks and Recreation or any member of his staff;

(i) play or cause to be played any musical instrument or apparatus without the prior consent of the Chief Parks and Recreation;

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

(k) with the exception of the Chief Parks and Recreation and where it is expressly permitted by these by-laws, disturb or dig up the soil or prune, chop, dig out, pull out, cut, remove, take away, damage or plant any shrub, plant or flower in any cemetery or in any way interfere with any grave or structure in any cemetery;

(l) bribe or offer any gratuity to any servant of the Council employed in or about any cemetery and no such servant shall accept any bribe or gratuity.

Liability of Council in Respect of Injury or Damage

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

Reservation of a Grave

5. With the exclusion of graves in the Panorama Cemetery and subject to the provisions of section 22, any person shall have the right, on payment of the prescribed tariff and subsequent to the interment of a predeceased spouse to reserve one grave in the same cemetery as that in which the predeceased spouse is buried. If for some particular reason the surviving spouse is buried elsewhere, the first nearest relative may be buried in the reserved grave.

6. Any person desiring to reserve the use of any grave shall apply to the Chief Parks and Recreation therefore. Such grave shall be allotted and held subject to the provisions of these by-laws.

7. Plans showing the various graves and plots available are kept at the office of the Chief Parks and Recreation, and may be inspected by any person free of charge.

8.(1) No person shall transfer or sell the rights to any reserved grave without the consent of the Chief Parks and Recreation.

(2) Every transfer of rights to a reserved grave shall be registered by the Chief Parks and Recreation on payment of the registration fee mentioned in the Schedule hereto by the transferor of the said rights.

Free Burial

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

Cemetery Hours

10.(a) Ever cemetery shall be open to the public during such hours as indicated on a notice board at each gate of such cemetery: Provided that the Chief Parks and Recreation shall be entitled at any time to close off any cemetery or part thereof to the public for such period and for such purpose as may be determined in these by-laws.

(b) No person shall without the consent of the Chief Parks and Recreation enter or linger in any cemetery after such closing time.

Lodging of a Query

11. Any person wishing to lodge a query shall lodge such query at the office of the Chief Parks and Recreation.

Tariff of Charges

12. The tariff of charges determined in Schedule A shall be paid to the Council within the prescribed period at the office of the Chief Parks and Recreation, 24 hours before an interment shall take place between the hours 08h00 and 13h00 and from 14h00 to 16h00 on weekdays except Saturdays, Sundays and public holidays. An official receipt shall be issued for monies received.

Interments

Disposal of a Body

13. No person shall save with the prior written consent of the Council, dispose of or attempt to

dispose of a body other than by interment in a cemetery or by cremation in a crematorium.

Permission to Inter

14.(1) No person shall inter a body in any cemetery or cause it to be so interred without the permission of the Chief Parks and Recreation or without arranging a date and time for the interment with such officer.

(2) Such permission shall not be granted unless —

(a) a burial order in terms of the Births, Marriages and Deaths Registration Act, 1963, has been issued and produced to the Chief Parks and Recreation;

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

(c) an application in terms of Schedule B has been submitted.

(3) In considering the granting or refusal of the permission referred to in subsection (1) the Chief Parks and Recreation shall have regard to the customs of the people making use of the cemetery.

Application for Interment

15.(1) Any person desiring to have a body interred shall in accordance with the provisions of section 14, submit to the Chief Parks and Recreation an application completed in the form set out in Schedule B to these by-laws signed by the nearest surviving relative of the deceased person or person authorized by such relative or if the Chief Parks and Recreation is satisfied that the signature of such relative or person authorized cannot be obtained timeously, any other person who satisfies the Chief Parks and Recreation as to his identity and interest in the interment.

(2) The position of the grave, which shall remain the Council's property shall be determined by the Chief Parks and Recreation.

(3) Subject to the provisions of subsection (4) and section 16(2), every application for interment shall be submitted at least forty eight hours before such interment.

(4) Notice of any postponement or cancellation of any interment shall be given to the Chief Parks and Recreation not later than six hours before the interment was to have taken place.

(5) Subject to the provisions of these by-laws, no interment shall take place in any grave not allotted by the Chief Parks and Recreation.

(6) Any person furnishing any false information in the notices prescribed in subsections (1) and (4) shall be guilty of an offence.

Funeral Hours

16.(1) No funeral shall take place on any Saturday, Sunday or public holiday or on any other day before 09h00 or after 16h00 and any funeral which concludes after the aforementioned hours or takes place on a Saturday, Sunday or public holiday, shall be deemed to be a late interment and subject to the additional charges laid down in Schedule A to these by-laws.

(2) Notwithstanding the provisions of subsection (1) the Chief Parks and Recreation to whom application is made may, if he is satisfied that the case is one of urgency, on payment of the appropriate charges prescribed in Schedule "A" to these by-laws, permit an interment during the time prohibited by subsection (1): Provided that no such charge shall be payable in respect of a burial in a cemetery or section of a cemetery set aside for the burial of Moslems or Hindoos, if the applicant assumes responsibility for filling the grave, and the grave is filled to the satisfaction of the Chief Parks and Recreation.

Dimensions of Graves

17. The standard dimensions for a first aperture is as follows:

(1) Adult —

(i) 2 500 mm in length and 1 500 mm wide measured at ground level

(ii) Size of decorations (outside dimensions)
2 500 mm x 1 050 mm

(iii) Width of berm 150 mm

(iv) Depth not less than 1 828 mm

(2) Child:

(i) 1 500 mm in length and 1 000 mm wide measured at ground level

(ii) Size of decorations (outside dimensions)
1 500 mm x 1 000 mm

(iii) Width of berm 150 mm

(iv) Depth not less than 1 525 mm.

Enlargement of Excavation

18.(1) Notwithstanding the provisions of section 17 if a coffin including the fittings and fixtures is too large to be accommodated within the excavation of an adult's grave, such excavation may be enlarged to a size which will accommodate such coffin.

(2) If the prescribed excavation for a grave is to be enlarged, or deepened the Chief Parks and Recreation shall be notified accordingly, at least 24 hours before the interment, which period shall be calculated exclusive of any Saturday, Sunday and public holiday and such notice shall be accompanied by the measurements of the coffin including the fittings and fixtures and the payment of the appropriate charge prescribed in Schedule A to these by-laws.

Covering of Coffins

19.(1) There shall be at least 1 200 mm of soil between any adult's coffin and the surface of the ground, and at least 900 mm of soil in the case of a child's coffin.

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

Child's Coffin to Large for a Child's Grave

20. Should a child's coffin be too large for the dimensions of a child's grave it shall be placed in an adult's grave, and the charges prescribed for the interment of an adult shall be payable.

Construction of Coffins

21. Except with the permission of the Council no person shall place or cause to be placed in a grave a coffin constructed of any material other than wood or other perishable material.

Place of Interment

22. No person of another race group shall be interred in any part of a cemetery set apart for a specific racial group.

CHAPTER IV

Funerals

Religious or Memorial Services

23.(1) The members of any religious denomination may conduct religious ceremonies in connection with any interment or memorial service subject to the control by the Council and the provisions of these by-laws.

(2) No person shall conduct any religious ceremonies according to the rites of another denomination in such portion of a cemetery as may be reserved by the Council for members of a specific denomination.

<p>Control of Hearses</p> <p>24. No person shall drive or cause any hearse to be driven in a cemetery elsewhere than upon a road indicated by the Chief Parks and Recreation.</p> <p>Conveyance of Bodies</p> <p>25. No person shall in any street, cemetery or other public place —</p> <ul style="list-style-type: none"> (a) convey a body in an unseemly manner; (b) expose any part of such body; (c) remove any lid or slide of a coffin in which a body has been placed. <p>Conveyance of Coffins</p> <p>26. Every person who in terms of these by-laws applies to have a body interred or cremated shall be responsible for ensuring that the coffin is conveyed to the grave or to the chapel of the crematorium as the case may be.</p> <p>Compliance with Directions at Funerals</p> <p>27. Any person taking part in a funeral, procession or ceremony within any cemetery or crematorium shall comply with any reasonable direction of the Chief Parks and Recreation.</p> <p>Music and Singing in Cemetery</p> <p>28. Only sacred singing shall be allowed in any cemetery, except in the case of an official police, military, civic or state funeral.</p> <p>Funerals Attended by a Large Number of Persons</p> <p>29. In any case where it is expected that an unusual large number of persons will be present at any interment, the person giving notice of such interment shall notify such fact to the Chief Parks and Recreation the day before the funeral.</p> <p>Duration of Services</p> <p>30. No person shall occupy for more than one hour any chapel in a cemetery or crematorium for the purpose of a service or ceremony without the consent of the Chief Parks and Recreation.</p> <p>Allotment of Grave</p> <p>31. No person shall fix a peg on any grave not properly allocated in terms of these by-laws and no person shall inter a body in any grave which has not been allotted by the Chief Parks and Recreation in terms of the provisions of section 15.(2).</p>	<p>Conditions of Exhumation</p> <p>34.(1) No person shall —</p> <ul style="list-style-type: none"> (a) exhume or cause to be exhumed any body without the prior written consent of the Council, and the approval of the Administrator of the Transvaal in terms of the Removal of Graves and Dead Bodies Ordinance, 1925 (Ordinance 7 of 1925); (b) exhume or cause to be exhumed any body during any period when the cemetery is open to the public. <p>(2) If remains are to be exhumed from any grave, the Chief Parks and Recreation shall cause the grave to be excavated for such exhumation but shall not, except as provided for in subparagraph (6) and section 35, remove any body from the grave.</p> <p>(3) If a grave is required to be excavated for exhumation, the Chief Parks and Recreation shall be given at least 48 hours' written notice of the proposed exhumation and such notice shall be accompanied by the appropriate charge prescribed in Schedule A of these by-laws except in the case of an exhumation in terms of the Inquest Act, 1959.</p> <p>(4) The grave from which any body is to be exhumed shall be effectively screened from view during the exhumation, and a suitable receptacle for the body shall be provided by the person carrying out such exhumation.</p> <p>(5) The person carrying out such exhumation shall ensure that the body and grave are properly disinfected and deodorised.</p> <p>(6) No exhumation or removal of a body shall take place unless the Medical Officer of Health of the Council and the Chief Parks and Recreation or their authorized representatives, are present at such exhumation.</p> <p>Reinterment by the Council</p> <p>35. If, in the opinion of the Council the exhumation of any body is advisable or necessary, or if a body has been interred in a grave in contravention of these by-laws, the Chief Parks and Recreation may, subject to the provisions of the Removal of Graves and Dead Bodies Ordinance, 1925, cause such body to be exhumed and re-interred in another grave: Provided that, whenever possible, a relative of the deceased person shall be notified of the intended re-interment and such relative shall be entitled to attend such re-interment.</p>	<p>CHAPTER VII</p> <p>Memorial Work</p> <p>Erection and Maintenance of Memorial Work</p> <p>41.(1) No person shall erect, alter, paint, clean, renovate, decorate, remove or otherwise interfere with any memorial work or bring any material into a cemetery for the purpose of constructing any memorial work upon any grave, unless and until —</p> <ul style="list-style-type: none"> (a) a three dimensional sketch which reflects a precise replica of the proposed memorial work to be erected has been submitted in duplicate to the Chief Parks and Recreation for approval not less than three days before it is proposed to bring such material into the cemetery. Such sketch shall also show the position of the proposed work and shall be accompanied by complete specification of the material to be used, and also of a copy of any proposed inscription, carving or ornamentation which has been done or is to be done thereon; (b) all charges in respect of such grave or plot which is payable in terms of these by-laws have been duly paid, and; (c) the Chief Parks and Recreation's written approval for the proposed memorial work have been given to the contractor. <p>(2) If memorial work is removed for additional inscriptions or other alterations thereto, the provisions of subsection (1) shall <i>mutatis mutandis</i> apply.</p> <p>(3) Save with the permission of the Chief Parks and Recreation, no work on any memorial work shall be performed on a Saturday, Sunday or public holiday, or at any time between the hours 17h00 and 09h00.</p> <p>(4) No person shall erect or re-erect any memorial work at any time when the ground upon which such memorial work is to be erected is, in the opinion of the Chief Parks and Recreation, in an unsuitable condition.</p> <p>(5) No memorial work or material for use in connection therewith shall be conveyed in any cemetery in such manner as may damage the paths or grounds.</p> <p>(6) Any surplus material, rubbish or rubble resulting from the erection or re-erection of any memorial work shall be removed forthwith by the person responsible for such erection.</p> <p>General Requirements for Memorial Work</p> <p>42. Any person constructing any memorial work must comply with the following requirements:</p> <ul style="list-style-type: none"> (a) Wherever any part of the memorial work is joined to any other section thereof, copper or galvanised iron pins shall be used as follows: <ul style="list-style-type: none"> (i) memorial work up to a height of 500 mm, two or more pins at least 5 mm thick and 100 mm long; (ii) memorial work 501 mm up to a height of 1 000 mm two or more pins at least 10 mm thick and 200 mm long; (iii) memorial work 1 001 mm and higher at least two or more pins 20 mm thick and 300 mm long; (b) any part of such work which rests upon the ground or any stone or other foundation shall be properly squared and bedded; (c) no material of uneven thickness or having any corner wanting, shall be used; (d) the undersides of every flat memorial work and the base of every memorial work shall be sunk at least 50 mm below the natural level of the ground;
<p>CHAPTER V</p> <p>Exhumation of Bodies and Re-opening of Graves</p> <p>Interment of Second Body in the Same Grave</p> <p>32.(1) Any person wishing to inter a second body in a grave shall pay the fees for the second interment as determined in Schedule A hereto.</p> <p>(2) No grave shall be opened within two years from the date of the last interment in such grave without the written consent of the Administrator: Provided that should the person interred in such grave have died from an infectious disease, such grave shall not be opened within a period of six years from the date of the interment of such person in such grave without the written consent of the Administrator.</p> <p>Exhumation by Order Only</p> <p>33. Subject to the provisions of an exhumation order given in terms of section 3(4) of the Inquest Act, 1959 (Act 58 of 1959) or section 46 of the Health Act, 1977 (Act 63 of 1977) and subject to section 30 of these by-laws, no person shall in any cemetery disturb any mortal remains or any ground surrounding it.</p>	<p>Care of Graves</p> <p>Gardening of Graves and Objects on Graves</p> <p>36. The Council will upon payment of the fees mentioned in Schedule A undertake to keep any private grave in order.</p> <p>37. No person other than the Chief Parks and Recreation shall garden any grave.</p> <p>38. No shrub, plant or flower shall be cut or carried away by any person without the consent of the Chief Parks and Recreation. The Chief Parks and Recreation shall have the right to prune, cut down, dig up or remove any shrub, plant or flower at any time.</p> <p>39. The Chief Parks and Recreation or any member of his staff may remove natural or artificial flowers and any receptacle placed on a grave, when they become withered, faded or damaged.</p> <p>40. The Council may at its discretion undertake to keep any grave in order for any period.</p>	

(e) no border which is more than 225 mm above the surface of the ground or more than 200 mm deep shall be used without the consent of the Council;

(f) all memorial work and border stones shall be securely clamped with round copper or galvanised iron clamps;

(g) all memorial work up to 150 mm in thickness shall be securely attached to the base in an approved manner;

(h) any kind of memorial work shall be completed as far as possible before being brought into any cemetery;

(i) foot stones shall consist of one solid piece;

(j) memorial work shall be constructed or made of marble or hardened natural material;

(k) no person shall do any stone work, chiselling or other work upon any memorial work not connected with the fixing of work in its position in the cemetery except where such work is expressly permitted in terms of these by-laws;

(l) in all cases where any memorial work rests on a base —

(a) such memorial work shall have a foundation as prescribed by the Chief Parks and Recreation;

(b) such memorial work shall be set with cement mortar;

(c) the bottom base of a single memorial work shall be not less than 900 mm long x 250 mm wide x 200 mm thick and that of a double memorial work not less than 2 100 mm long x 250 mm wide x 200 mm thick;

(m) with the Council's consent the name of the maker may be placed upon the top of a base: Provided that no address or other particulars are added.

43. The conveying of any memorial work or any part thereof along paths between graves may only be undertaken by means of a trolley fitted with pneumatic tyres. Provided that no such trolley shall be moved along any path which, in the opinion of the Chief Parks and Recreation is too narrow or otherwise unsuitable for such a trolley.

44. Any person engaged upon any work upon any grave or plot shall provide such vehicles, tools and other appliances as may be required by him: Provided that no such vehicles, tools or appliance shall be of such a kind as to contravene these by-laws.

45. No person shall erect, fix or place any memorial work within a cemetery during unsuitable weather or while the ground is in a unfit state according to the opinion of the Chief Parks and Recreation and all work is to be discontinued during a burial service.

46. Every person in charge of work or on his way to or from work within the cemetery shall upon demand at any time by the Chief Parks and Recreation produce the written permission required in terms of these by-laws to carry out such work.

Dismantling of Memorial Work

47.(1) Subject to the provisions of this section, no person other than the contractor or a person authorized in writing by him shall dismantle, alter or disturb any memorial work on a grave and such contractor or person shall only do so with the prior written permission of the Chief Parks and Recreation.

(2) Dismantled memorial work shall not be left in any part of the cemetery except on the grave on which such memorial work had been erected: Provided that the Chief Parks and Recreation may in the case of a second interment in such grave permit such memorial work to be left

at a place elsewhere in the cemetery pointed out by the said Chief Parks and Recreation for a period not exceeding 30 days after such interment.

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

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

(5) If such contractor or person authorized by him fails to comply with a notice in terms of subsection (3) or (4), the Chief Parks and Recreation may, without incurring any liability to pay compensation —

(a) re-erect the memorial work concerned; or

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

(c) render the memorial work concerned safe;

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

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

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

(b) render the memorial work concerned safe.

(7) If the Chief Parks and Recreation has acted in terms of subsection (6), he shall immediately, in writing, notify the contractor or person referred to in subsection (1) of the work that he has done and if memorial work was dismantled in terms of subsection (6)(a), that unless such person reclaims and removes the memorial work from the cemetery within a reasonable period stipulate in the notice the Council will dispose thereof.

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

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

Inferior Memorial Work

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

Memorial Work Falling into Disrepair

49.(1) If the contractor of any memorial work, shall allow the same to fall into such a state of disrepair as to constitute a danger or a disfigurement in the cemetery, the Chief Parks and Recreation may by written notice require him to effect such repairs as he may consider necessary, and if the address of the contractor is not known to the Chief Parks and Recreation such notice may be published in a daily newspaper circulating within the municipality. In the event of the required repairs not being effected within one month from the service or publication of such notice the Council may itself cause the repairs to be effected or the memorial work to be removed without paying any compensation and recover the expense of such repair or removal from the contractor.

(2) The Council shall in no way be liable for any damage however caused which may at any time occur to any memorial work within any cemetery.

CHAPTER VIII

Aesthetical Section

50. The Council may set aside any cemetery or portion thereof as an aesthetical cemetery or portion thereof as an aesthetical cemetery.

51. Notwithstanding any provisions to the contrary in Chapter VII the following provisions shall apply to a cemetery or part thereof set aside in terms of section 50:

(1) No person shall place, build or erect a flat stone, border stone, railing, fencing, partition, structure, or any memorial work other than a headstone which is not a flat headstone upon, around or alongside a grave;

(2) A contractor or a person authorised in writing by him who erects a headstone shall comply with the following provisions;

(a) every headstone shall have a base and such base shall be firmly fixed on a berm supplied by the Council.

(b) the base of a headstone erected shall not exceed 900 mm in length, 250 mm in height and 200 mm in width;

(c) a headstone shall not exceed the height of 900 mm above the berm at ground level and shall not protrude over the base;

(3) No person shall, save for the provisions of section 39, after the expiration of two months from the date of interment, place any object, including embellishments, ornaments, wire-work, flower holders, flower stands, flower pots, vases, flowers, shrubs, plants, whether such object is in a natural or artificial form, or whether loose in vases or wreaths, upon, around or alongside any grave. Anything which is placed upon, around or alongside any grave in contravention hereof, or anything which remains upon, around or alongside any grave after the expiration of the aforementioned period of two months, may be removed by the Chief Parks and Recreation and be destroyed or in any other manner be dealt with as he may deem fit.

(4) Apart from the aforesaid memorial work this section shall be lawned completely and have trees, shrubs and flowers planted in it and be maintained by and at the discretion of the Chief Parks and Recreation.

CHAPTER IX**Memorial Park**

52. The following provisions shall apply to the Memorial Park:

(a) This section shall be lawned completely and have trees, shrubs and flowers planted in it by and at the discretion of the Chief Parks and Recreation.

(b) No headstone, kerbing or embellishment of any kind shall be allowed in this section.

(c) Only a plaque or memorial slab 500 mm x 500 mm shall be allowed in this section provided that it is placed 30 mm below grass level.

(d) The provisions of section 42(b), (c), (j) and (k) in connection with monumental slabs shall apply here.

(e) If a metal plaque is used, it shall be of a non-ferrous metal and be affixed to a foundation to the satisfaction of the Chief Parks and Recreation.

(f) A flower container which has been approved by the Chief Parks and Recreation may be used in this section, provided that provision is made in the plaque or monumental slab for such a container which may not protrude above grass level.

CHAPTER X**Interment in the Panorama Cemetery**

53.(1) No grave may be reserved in the Panorama cemetery. Each grave in this cemetery will be used systematically.

(2) No distinction will be made in regard to the religion of the person to be interred.

(3) Only one interment per grave shall be allowed except in cases where two bodies of one family are to be interred simultaneously and the provisions of sections 18 and 32(1) have been complied with.

(4) The Chief Parks and Recreation shall point out the grave in which a body or bodies may be interred.

(5) The Council remains the owner of each grave notwithstanding the fact that all the tariffs in terms of Schedule A have been paid to the Council and the Council has allowed the erection of a headstone at such grave.

(6) The provisions of Chapters VII and VIII are *mutatis mutandis* applicable to this chapter.

(7) Each grave in this cemetery shall be used by the contractor or a person authorized in writing by him for a period of thirty-five years with effect from the date of interment with the option to use it for a further period of twenty-five years after the expiration of the first period.

(8) After the expiration of the period of thirty-five years or the further period of twenty-five years as provided for in paragraph (7) the Council may after complying with the provision of the Removal of Graves and Dead Bodies Ordinance, 1925 (Ordinance 7 of 1925) reallocate such grave for subsequent interments.

(9) In the event of any memorial work being erected on a grave to which this chapter applies, the Council shall before reallocation of such grave for a subsequent interment as provided for in subsection (8), notify the contractor or person authorized by him, in writing of the council's intention and such contractor or person, as the case may be, may claim and remove under the supervision of the Chief Parks and Recreation any memorial work being erected on such grave within a reasonable period mentioned in such notice without the Council incurring any liability to pay compensation.

(10) If the contractor or person authorized by him can not be traced to serve a notice on him in

terms of subsection (9) the Council shall publish a notice in a daily newspaper circulating within the municipality in Afrikaans and English to the effect that the Council intends to reallocate the grave and that such memorial work has to be removed by the contractor or person authorized by him, within the period stated in the said notice. In the event where the contractor, or person authorized by him, do not claim and remove the memorial work within the period mentioned in the notice, the Council may itself cause the removal of the memorial work and the disposal thereof in any manner it deems fit and if any proceeds are derived from such disposal they shall be offset against the cost of the dismantling, removing, and disposing of such memorial work and rubble connected therewith, where after the grave may be reallocated for the interment of another body.

CHAPTER XI**Offences and Penalties**

54. Any person contravening any provision of these by-laws, or who fails to comply therewith or fails to comply with the essentials of any notice served on him by the Council in terms of these by-laws, shall be guilty of an offence and liable on conviction to a fine not exceeding R300 or in default of payment, to imprisonment for a period not exceeding six months or to both such fine and imprisonment. In addition to such fine or imprisonment, any cost incurred by the Council as a result of any contravention of any of the provisions of these by-laws or in the carrying out of work prescribed by these by-laws to be carried out by any person and which was not carried out by such person, shall be payable by the person guilty of such contravention, or the person who failed to carry out such work.

Revocation of by-laws

55. The Cemetery By-laws of the Roodepoort Municipality published under Administrator's Notice No 922, dated 28 November 1956 are hereby revoked.

A J DE VILLIERS
Acting Town Clerk

Civic Centre
Christiaan de Wet Road
Roodepoort
MN 55/87

SCHEDULE A
TARIFF OF CHARGES

1. The following charges shall be payable for an interment or exhumation in the public cemeteries of the municipality:

(1) Whites, Coloureds and Asians: All ages

(a) resident R75,00

(b) non-resident R80,00

(2) For interments on which section 16(1) of the by-laws is applicable, double the tariff mentioned in item 1(1) is charged.

2. The following charges shall be payable for a reservation of a grave in terms of section 5 of the by-laws —

Whites, Coloureds and Asians:

(1) Single grave (adult) R80,00

(2) Single grave (child under 12 years) R40,00

(3) Single grave (adult, non-residents) R600,00

(4) Single grave (child under 12 years, non-resident) R500,00

3. Provision of turf and flowers or shrubs and maintenance for one year, memorial work and brick and stone work not included —

(1) Single grave, adult or child (resident) R100,00

(2) Single grave, adult or child (non-resident) R300,00

4. (1) For the purchase of a grave 500 mm x 500 mm in the cemetery and the interment of the urn or casket, in every case. R50,00

(2) For the approval of a plan in regard to memorial work, every case R20,00

(3) For a space for a tablet on the memorial wall and the approval of a plan, every case R20,00

5. Supplementary charges payable in regard to graves in all sections of the cemetery:

(1) For the deepening and/or enlargement of a grave opening R50,00

(2) For the transfer of a right in a reserved grave in terms of section 8 R20,00

6. Panorama Cemetery:

Use of a grave in terms of section 53 —

(1) Residents (all ages) R300,00

(2) Non-residents (all ages) R1 500,00

SCHEDULE B**PART I****CITY COUNCIL OF ROODEPOORT****APPLICATION FOR INTERMENT IN TERMS OF SECTION 15 OF THE CEMETERY BY-LAWS**

1. *I (full name of applicant) of (full residential address of applicant)

hereby apply for a grave in the section of the (name of cemetery) where members of the (state the religious denomination) are normally interred for the interment of the body of (full name of the person whose body will be interred in the grave).

OR

*I (full name of applicant) of (full residential address of applicant) hereby apply for a grave in the Panorama Cemetery for

the interment of the body of (full name and identity number of the deceased). I declare that I am fully aware of the provisions of Chapter X of the Cemetery By-laws in regard to interments in the Panorama Cemetery and that I accept such provisions unconditionally.

2. *I am the of the deceased (state relationship to the person whose body will be interred in the grave) and as such his/her nearest relative.

OR

*I make this application on behalf of (full name of the nearest surviving relative of the person whose body will be interred in the grave) of (full residential address of the nearest surviving relative) who is the (State relationship of the deceased) and as such his/her nearest surviving relative who has authorised me to make this application for the grave described above.

OR

*I am (state relationship) of the person whose body will be interred in the grave but am not his/her nearest surviving relative. His/her nearest relative is (full name of the nearest surviving relative)

(full name and address) whose authority to make this application I have not been able to obtain and I have for the following reasons taken it upon myself to make this application:

Signed at this day of 19

WITNESS:

1.
2.

APPLICANT

I.D. No Received by me on

SIGNATURE
(Authorised Official of the Council)

*Delete where inapplicable.

SCHEDULE B

(PART II)

NOTICE OF INTERMENT

TO: The Chief Parks and Recreation.

Permission is hereby requested to inter a body in conformity with the Cemetery By-laws.

1. Name of deceased person:
2. Sex of deceased person:
3. Age: Years Months Days.
4. Address at time of death. (Place where death occurred):

6. The deceased was:

(a) A "Resident" of Roodepoort by virtue of residential qualification: (Yes/No)
(b) A "Resident" by virtue of being the owner of fixed property in Roodepoort quoted here for a period of not less than six months prior to death;

(i) Stand no:
(ii) Township:
(iii) Street:
(iv) Street No.

7. Race:
8. Date of death:
9. Proposed date and time of interment:
10. Cause of death to be given as far as can be ascertained:

11. Burial Order: (a) No.
(b) Date:
(c) Place of issue:

12. Will the burial be attended by a large number of people i.e. Band, Military, etc? Yes/No.

13. If "Yes", kindly specify:

NOTE:

If the coffin to be used, together with the lowering straps, will not fit into the standard size grave specified in section 17 of the Cemetery By-laws, the cemetery officials must be advised thereof at least 24 hours prior to the funeral.

Please state size of coffin including the fittings and fixtures as required by section 18 of the Cemetery By-laws.

Signed at on this day of 19

UNDERTAKER

FOR OFFICE USE ONLY:
To be interred in Cemetery.
Grave No: Section
Actual time and date of interment:

N.B. This application must be presented to the Chief Parks and Recreation in accordance with the Cemetery By-laws.

Any requests to be made in writing to the Chief: Parks and Recreation, Private Bag X30, Roodepoort, 1725.

SCHEDULE C

CITY COUNCIL OF ROODEPOORT

TO: The Chief Parks and Recreation

Application for the Erection or Alteration of Memorial Work.

I hereby apply for permission to erect/alter memorial work on grave no: section cemetery wherein (name(s) of deceased) is/are buried or wherein the ashes of are interred.

I attach hereto a plan in terms of section 41(a) of the Cemetery By-laws showing dimensions of the memorial work together with details of the material to be used and the wording of the inscription.

The memorial work will be erected by of (address) to whom the permit to erect the memorial work must be forwarded.

ADDRESS:

APPLICANT

FOR OFFICE USE:

The above application is hereby granted/re-fused.

OFFICER IN CHARGE

1309—5

STADSRAAD VAN ROODEPOORT

SLUITING EN VERVREEMDING VAN GROND

Kennis geskied ingevolge die bepalings van Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Roodepoort voornemens is om die volgende sluitings en vervreemdings uit te voer:

1. Parkerf 663, Wilropark-uitbreiding 6 permanent te sluit en daarna aan die Duitse Lutherse Kerk (Wesrand) te vervreem vir 'n afreeoord vir bejaardes.

2. 'n Gedeelte van Azalealaan aangrensend aan erwe 1156 tot 1159, Wilropark-uitbreiding 1 permanent te sluit en die geslote gedeeltes daarvan aan die aangrensende eienaars te vervreem.

Besonderhede van die voorgenome sluitings en vervreemdings lê gedurende kantoorure te Kamer 44, Derde Vloer, Burgersentrum, Roodepoort, ter insae.

Enige eienaar, huurder of bewoner van grond wat grens aan die grond wat gesluit is en vervreem staan te word of enige ander persoon wat hom benadeel ag en beswaar teen die voorgenome sluitings en vervreemdings van grond of wat enige eis vir vergoeding sou hê indien sodanige sluitings en vervreemdings uitgevoer word, moet die ondergetekende binne 60 (sestig) dae van 5 Augustus 1987, dit wil sê voor of op 5 Oktober 1987 skriftelik verwittig van sodanige beswaar of eis vir vergoeding.

A J DE VILLIERS
Waarnemende Stadsklerk

Munisipale Kantore
Roodepoort
5 Augustus 1987
Munisipale Kennisgewing No 64/1987

CITY COUNCIL OF ROODEPOORT

CLOSING AND ALIENATION OF LAND

It is notified in terms of the provisions of the Local Government Ordinance, 1939, as amended, that it is the intention of the City Council of Roodepoort to:

1. Close permanently park 663, Wilropark Extension 6 and to alienate same to the German Lutheran Church (West Rand) for a retirement village for the aged.

2. Close a portion of Azalea Avenue adjacent to eren 1156 to 1159, Wilropark Extension 1 and to alienate same to the adjacent owners.

Details of the proposed closures may be inspected, during normal office hours, at Room 44, Third Floor, Civic Centre, Roodepoort.

Any owner, lessee or occupier of land abutting the portions to be closed or any other person aggrieved and who objects to the proposed closing of the said land or who will have any claim for compensation if such closings are carried out, must serve written notice upon the undersigned of such objections or claims for compensation within 60 (sixty) days from 5 August 1987 i.e. before or on 5 October 1987.

A J DE VILLIERS
Acting Town Clerk

Municipal Offices
Roodepoort
5 August 1987
Municipal Notice No 64/1987

1310—5

STADSRAAD VAN RUSTENBURG

ELEKTRISITEITSVOORSIENING: HERROEPING EN VASSTELLING VAN GELDE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Rustenburg by Spesiale Besluit die vasstelling van geldie gepubliseer by Munisipale Kennisgewing No 15/1987 van 18 Maart 1987 met ingang 1 Julie 1987 ingetrek en die geldie soos in die onderstaande bylae uiteengesit, vasgestel het.

BYLAE

GELDE BETAALBAAR VIR ELEKTRISITEITSVOORSIENING

1. BASIESE HEFFING

Vir elke erf, standplaas, perseel of ander terrein met of sonder verbeterings wat binne die munisipaliteit geleë is en wat by die toeverleiding aangesluit is of, wat volgens die mening van die Raad daarby aangesluit kan word, per maand of gedeelte daarvan: R9,40: Met dien verstande dat sodanige basiese heffing nie betaalbaar is indien die gelde ingevolge items 2, 3 en 4 van toepassing is nie.

2. HUISHOEDELIKE VERBRUIKERS

Vir die levering van elektrisiteit, per maand of gedeelte daarvan:

(a)(i) 'n Aanvraagheffing van: R9,40 plus;

(ii) 'n verdere aanvraagheffing ten opsigte van die pomp van water waar die totale pompmotorvermoë van die verbruiker —

(aa) tot 4,5 kW is: R11,30;

(bb) hoër as 4,5 kW tot en met 15 kW is: R26,40;

(cc) hoër as 15 kW is: R47,15.

(b) 'n Energieheffing vir alle kW.h gedurende die maand verbruik, per kW.h: R0,083.

(c) Minimum heffing betaalbaar: Die bedrag ingevolge paragraaf (a).

3. GROOTMAATVERBRUIKERS

(a) Aanvraagheffing:

Vir die kW-aanvraag in enige maand: R17,00 per kW: Met dien verstande dat enige gedeelte van 'n kW tot die naaste hoër of laer kW bereken word, al na gelang van die geval.

(b) Energieheffing:

(i) Tot en met 10 000 kW.h per maand verbruik, per kW.h: R0,077;

(ii) vir die volgende 20 000 kW.h gedurende dieselfde maand verbruik, per kW.h: R0,047;

(iii) vir alle energie meer as 30 000 kW.h gedurende dieselfde maand verbruik, per kW.h: R0,030.

(c) Minimum heffing betaalbaar:

70 % van die aangemelde maksimum aanvraag: Met dien verstande dat wanneer die gemeterde maksimum aanvraag hoër is as die aangemelde maksimum aanvraag, sodanige hoër aanvraag geag word die nuwe aangemelde maksimum aanvraag te wees.

4. Vir die levering van elektrisiteit aan verbruikers wat nie onder item 2 of 3 resorteer nie. Energieheffing, per maand of gedeelte daarvan:

(a) Vir die eerste 100 kW.h, per kW.h: R0,554.

(b) Vir die volgende 200 kW.h, per kW.h: R0,372.

(c) Daarna, per kW.h: R0,144.

(d) Minimum heffing betaalbaar: R14,15.

5. VERBRUIKERS BUITÉ DIE MUNISIPALITEIT

Vir die levering van elektrisiteit aan verbruikers buite 'n dorpsgebied waar toevoer van die Raad se tovoeroorloof beskikbaar is, is die gelde ingevolge item 2, 3 of 4 betaalbaar plus 'n toeslag van 12 %.

6. VERBRUIKERS IN DIE THLABANE DORP EN BOPHUTHATSWANA

Vir die levering van elektrisiteit aan verbruikers in die Thlabane Dorp en Bophuthatswana: Teen kosprys: Sodanige kosprys word aan die begin van elke boekjaar deur die Raad voorlopig bepaal en vir die duur van die boekjaar gehef. Na sluiting van die boekjaar bepaal die Raad die werklike kosprys en maak die nodige verrekeninge.

7. MUNISIPALE DOELEINDES

Vir die levering van elektrisiteit vir munisipale doeleindes: Teen kosprys.

8. TOETS VAN INSTALLASIE INGEVOLGE DIE ELEKTRISITEITVOORSNINGSVERORDENINGE

(1) Artikel 6: Vir die eerste toets van 'n nuwe installasie:

(a) Op 'n perseel geleë binne die munisipaliteit: Gratis.

(b) Op 'n perseel geleë buite die munisipaliteit: Gratis.

(2) Artikel 7: Vir die eerste toets van 'n latere toevoeging of verandering van 'n nuwe installasie:

(a) Op 'n perseel geleë binne die munisipaliteit: Gratis.

(b) Op 'n perseel geleë buite die munisipaliteit: Gratis.

(3) Artikel 8: Vir elke hertoets as gevolg van gebreke of wanneer afspraak vir 'n toets nie nagekom is nie: R30,00.

9. TOETS VAN METERS INGEVOLGE ARTIKEL 32 VAN DIE ELEKTRISITEITSVERORDENINGE: R30,00.

10. "GEEN KRAG"-KLAGTES

Vir die ondersoek van 'n klage oor 'n fout in die verbruiker se toevoer wat ontstaan het as gevolg van toestande op sodanige verbruiker se perseel:

(1) Binne die munisipaliteit: R15,00.

(2) Buite die munisipaliteit: R20,00.

11. HERAANSLUITING

Wanneer die voorsiening van elektrisiteit ingevolge artikel 15(1) van die Elektrisiteitsvoorsieningsverordeninge of op versoek van die verbruiker deur die Raad afgesluit word, is die volgende gelde vir heraansluiting betaalbaar:

(a) Binne die munisipaliteit:

(i) Heraansluiting by die skakelbord: R10,00.

(ii) Heraansluiting by die paal: R20,00.

(b) Buite die munisipaliteit:

(i) Heraansluiting by die skakelbord: R15,00.

(ii) Heraansluiting by die paal: R25,00.

12. AANSLUITINGSGELDE

Die gelde betaalbaar vir 'n aansluiting en daarmee gepaardgaande toerusting is die gemiddelde koste van materiaal, toerusting, vervoer en administrasiekoste volgens die berekening van die Raad, plus 'n toeslag van 10 % op die totale koste.

W J ERASMUS
Stadsklerk

Stadskantore
Posbus 16
Rustenburg
0300
5 Augustus 1987
Kennisgiving No 65/1987

TOWN COUNCIL OF RUSTENBURG

ELECTRICITY SUPPLY: DETERMINATION OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Rustenburg has, with effect from 1 July 1987 by Special Resolution, withdrawn the determination of charges published under Municipal Notice No 15/87 dated 18 March 1987 and determined the charges as set out in the schedule below.

SCHEDULE

TARIFFS PAYABLE FOR ELECTRICITY SUPPLY

1. BASIC CHARGE

For each erf, stand, premises or other area, with or without improvements situated within the Municipality and connected to the supply mains or in the opinion of the Council can be connected thereto, per month or part thereof: R9,40: Provided that such basic charge shall not be payable if the charges in terms of items 2, 3 and 4 are applicable.

2. DOMESTIC CONSUMERS

For the supply of electricity, per month or part thereof:

(a)(i) A demand charge of R9,40; plus

(ii) a further demand charge in respect of the pumping of water where the total pump motor capacity of the consumer —

(aa) is up to 4,5 kW: R11,30;

(bb) is over 4,5 kW up to 15 kW inclusive: R26,40;

(cc) is over 15 kW: R47,15.

(b) An energy charge for all kW.h consumed during the month, per kW.h: R0,083.

(c) Minimum charge payable: The charges in terms of paragraph (a).

3. BULK CONSUMERS

(a) Demand charge:

For the kW-demand in any month: R17,00 per kW: Provided that any part of a kW shall be calculated to the nearest higher or lower kW, as the case may be.

(b) Energy charge:

(i) Up to 10 000 kW.h consumed in any month: per kW.h: 0,077; plus

(ii) for the next 20 000 kW.h consumed in the same month per kW.h: 0,047; plus

(iii) for all energy in excess of 30 000 kW.h consumed in the same month per kW.h: R0,030.

(c) Minimum charge payable:

70 % of the stated maximum demand: Provided that if the metered maximum demand is higher than the stated maximum demand, such higher demand shall be deemed to be the new stated maximum demand.

4. For the supply of electricity to consumers not falling under items 2 or 3. Energy charge per month or part thereof:

(a) For the first 100 kW.h per kW.h: R0,554.

(b) For the next 200 kW.h per kW.h: R0,372.

(c) Thereafter, per kW.h: R0,144.

(d) Minimum charge payable: R14,15.

5. CONSUMERS OUTSIDE THE MUNICIPALITY

For the supply of electricity to consumers outside the municipality where supply is available from the Council's supply mains, the charges in terms of items 2, 3 or 4 shall be payable, plus a surcharge of 12 %.

6. CONSUMERS IN THE THLABANE NON-WHITE TOWNSHIP AND BOPHUTHATSWANA

For the supply of electricity to consumers in the Thlabane Non-White Township and Bophuthatswana: At cost: Such cost shall be provisionally determined by the Council at the beginning of each financial year and shall be charged for the duration of the financial year. The Council shall determine the actual cost after the end of the financial year and shall make the necessary adjustments.

7. MUNICIPAL PURPOSES

For the supply of electricity for municipal purposes: At cost.

8. TESTING OF INSTALLATIONS IN TERMS OF THE ELECTRICITY SUPPLY BY-LAWS

(1) Section 6: For the first test of a new installation:

(a) On a premises situated within the municipality: Free of charge.

(b) On a premises situated outside the municipality: Free of charge.

(2) Section 7: For the first test of a later extension or alteration of a new installation:

(a) On a premises situated within the municipality: Free of charge.

(b) On a premises situated outside the municipality: Free of charge.

(3) Section 8: For each retest as a result of defects or when an appointment for a test was not kept: R30,00.

9. TESTING OF METERS IN TERMS OF SECTION 32 OF THE ELECTRICITY SUPPLY BY-LAWS: R30,00.

10. NO LIGHTS COMPLAINTS

Charges for the investigation of a complaint concerning a fault in the consumer's supply which originates as a result of conditions on such consumer's premises:

(1) Within the municipality: R15.

(2) Outside the municipality: R20.

11. RECONNECTIONS

When the supply of electricity is disconnected by the Council in terms of section 15(1) of the Electricity Supply By-laws or at the request of the consumer, the following charges shall be paid before reconnection:

(a) Within the municipality:

(i) Reconnection at the switchboard: R10.

(ii) Reconnection at the pole: R20.

(b) Outside the municipality:

(i) Reconnection at the switchboard: R15.

(ii) Reconnection at the pole: R25.

12. CONNECTION FEES

The amount payable for a connection and equipment incidental thereto shall be the average cost of material, equipment, transport and administration cost, according to calculation of the Council, plus a surcharge of 10 % on the total cost.

**W J ERASMS
Town Clerk**

Municipal Offices
PO Box 16
Rustenburg
0300
5 Augustus 1987
Notice No 65/1987

1311—5

STADSRAAD VAN RUSTENBURG

RUSTENBURG-WYSIGINGSKEMA

Hiermee word ooreenkomstig die bepalings van artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Rustenburg van voorneme is om 'n wysigingskema ten opsigte van gedeeltes van Erwe 2040, 2035, 2036 en 2037, Rustenburg Uitbreiding 7, te loods.

Die wysigingskema is om voorsiening te maak vir nuwe paaie en verbeterings.

Verdere besonderhede van die wysigingskema lê ter insae in Kamer 713, Stadskantore, Burgerstraat, Rustenburg 0300.

Enige beswaar of vertoe teen die aansoek kan ter enige tyd voor of op 3 September 1987, synde vier weke vanaf datum van publikasie van hierdie kennisgewing in die Offisiële Koerant, synde

5 Augustus 1987, skriftelik aan die Stadsklerk, Posbus 16, Rustenburg 0300, voorgelê word.

**W J ERASMS
Stadsklerk**

Stadskantore
Posbus 16
Rustenburg
0300

**5 Augustus 1987
Kennisgewing No 57/1987**

TOWN COUNCIL OF RUSTENBURG

RUSTENBURG AMENDMENT SCHEME

It is hereby notified in terms of section 56 of the Town-planning and Township Ordinance, 1986, that the Town Council propose to lodge an amendment scheme for portions of Erven 2040, 2035, 2036 and 2037, Rustenburg Extension 7.

The amendment scheme provides for the provision of new roads and alterations.

Further details of the scheme are open for inspection at Room 713, Municipal Offices, Burger Street, Rustenburg 0300.

Any objections or representations in regard to the amendment scheme can be submitted in writing to the Town Clerk, PO Box 16, Rustenburg 0300, on or before 3 September 1987, ie four weeks from the date of publication of this notice in the Provincial Gazette, namely 5 August 1987.

**W J ERASMS
Town Clerk**

Municipal Offices
PO Box 16
Rustenburg
0300
5 August 1987
Notice No 57/1987

1312—5

STADSRAAD VAN RUSTENBURG

WATERVOORSIENING: WYSIGING VAN TARIEWE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Rustenburg by Spesiale Besluit die vasstelling van geldige afgekondig by Municipale Kennisgewing 36/1987 gedateer 13 Mei 1987, soos gewysig, met ingang van 1 April 1987 verder gewysig het deur dit met die volgende te vervang:

1. Básiese heffing, betaalbaar deur eienaar of okkupant:

Vir elke erf, standplaas, perseel of ander terrein, met of sonder verbeterings, wat binne die Municipaaliteit geleë is en wat by die hoofwatersyp aangesluit is of na die mening van die Raad daarby aangesluit kan word, per maand of gedeelte daarvan: R4,20.

2. Ingevolge artikel 11(4) vir water gelewer:

(1)(a) Aan alle verbruikers, uitgesonderd huishoudelike verbruikers, die SA Ontwikkelings trust, voorheen die SA Bantoe Trust, asook verbruikers in Bophuthatswana en municipale departemente, per kℓ of gedeelte daarvan: R0,70.

(b) Aan alle huishoudelike verbruikers (dit wil sê woonhuise en woonstelle) waar waterverbruik vir elke wooneenheid afsonderlik deur die Raad gemeet word:

(i) Vir gebruik tot 20 kℓ in dieselfde maand, per kℓ of gedeelte daarvan: R0,65.

(ii) Vir gebruik meer as 20 kℓ in dieselfde maand maar minder as 45 kℓ, per kℓ of gedeelte daarvan: R1,17.

(iii) Vir gebruik meer as 45 kℓ in dieselfde maand, per kℓ of gedeelte daarvan: R5,25.

(iv) Waar die Stadsingenieur van mening is dat 'n buitengewone hoe meteraflesing vir waterverbruik te wye is aan bona fide lekkasies, kan die Raad die verbruiker aanslaan teen 'n tarief van R0,65 per kℓ tot die mate en op voorwaarde soos van tyd tot tyd deur die Raad bepaal.

(2) Aan die SA Ontwikkelingstrust, voorheen die SA Bantoe Trust, asook verbruikers in Bophuthatswana: Teen koste. (Sodanige koste word aan die begin van elke boekjaar deur die Stadsresourier voorlopig bepaal en vir die duur van die boekjaar is sodanige voorlopige tarief betaalbaar. Na sluiting van die boekjaar bepaal die Stadsresourier die werklike koste en maak die nodige verrekening.)

(3) Aan alle munisipale afdelings: Teen koste.

3. Aansluitings en heraansluitings ingevolge:

(1) Artikel 23(2)

Vir die gebruik van 'n verbindingspyp: Die gemiddelde koste van materiaal, arbeid en vervoer bereken asof die hoofwatersyp op die hartlyn van die straat lê plus 'n toeslag van 10 % op sodanige bedrag.

(2) Artikel 45(2)

Vir die aansluiting van die verbindingspyp met 'n verbruikerswaterstelsel: Die gelde betaalbaar ingevolge subitem (1) en item 4(1), uitgesonder die toeslag, plus die gemiddelde koste van materiaal, arbeid en vervoer, wat nie reeds in berekening gebring is nie, plus 'n toeslag van 10 % op sodanige bedrag.

(3) Artikel 14(4)

Vir die heraansluiting van die tovoer: R2,00.

4. Meters ingevolge:

(1) Artikel 29:

Vir die aanbring van 'n meter: Die werklike koste van die meter plus arbeid en vervoer plus 'n toeslag van 10 % op sodanige bedrag.

(2) Artikel 21(c):

(a) Vir die gebruik van 'n verplaasbare meter per dag of gedeelte daarvan: R5,00.

(b) Vir die voorsiening van water deur 'n verplaasbare meter: Die gelde betaalbaar ingevolge item 2.

(3) Artikel 16:

Vir 'n spesiale aflesing van 'n meter: R6,00.

(4) Artikel 38(1):

Vir die toets van 'n meter waar die meter nie meer as 5 % te veel of te min aanwys nie, per meter: R10,00.

5. Boudoeleindes ingevolge artikel 22:

Vir die voorsiening van verbindingspype, meters en water vir boudoeleindes: Die gelde betaalbaar ingevolge item 2 en 3(1) en (2).

6. Brandblusdienste ingevolge:

(1) Artikel 62:

Vir die gebruik van 'n brandblusleiding of toestel: Die gelde betaalbaar ingevolge item 2(1), gebaseer op die verbruik ooreenkomsig 'n sertifikaat uitgereik deur die ingenieur.

(2) Artikel 21(e):

Vir die voorsiening van water uit 'n brandkraan: Die gelde betaalbaar ingevolge item 2(1), gebaseer op die verbruik ooreenkomsdig 'n sertifikaat uitgereik deur die ingenieur.

(3) Artikel 74(1):

Vir die ondersoek en instandhouding van verbindingssype: per jaar of gedeelte daarvan: R10,00.

(4) Artikel 75:

Vir die inspeksie van private brandkraaninstallasies: per jaar of gedeelte daarvan: R10,00.

(5) Artikel 76(2):

Vir die versêwing van elke brandkraan, brandbluskraan of enige ander kraan wat vir brandblusdoeleindes voorsien is: R10,00:

7. Diverse:

Vir die huur van pyplyne ingevolge artikel 40(2), per jaar of gedeelte daarvan: R10,00.

8. Deposito's:

Minimum deposito ingevolge artikel 12(1)(a): R20,00.

W J ERASMUS
Stadsklerk

Stadskantore
Posbus 16
Rustenburg
0300
5 Augustus 1987
Kennisgiving No 61/1987

TOWN COUNCIL OF RUSTENBURG

WATER SUPPLY: AMENDMENT OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has by Special Resolution further amended the determination of charges, published under Municipal Notice No 36/1987 dated 13 May 1987 with effect from 1 April 1987 as follows:

SCHEDULE:

1. Basic charge, payable by owner or occupier.

For each erf, stand, lot or other area, with or without improvements, situated within the municipality which is, or in the opinion of the Council can be connected to the water main, per month or part thereof: R4,20.

2. In terms of section 11(4) for water supplied:

(1)(a) To all consumers, excluding domestic consumers, the SA Development Trust, previously the SA Bantu Trust and consumers in Bophuthatswana and municipal departments, per kℓ or part thereof: R0,70.

(b) To all domestic consumers (that is houses and flats) where water consumption for every housing unit is measured separately by the Council:

(i) For consumption up to 20 kℓ in the same month, per kℓ or part thereof: R0,65.

(ii) For the consumption more than 20 kℓ up to and including 45 kℓ in the same month per kℓ or part thereof: R1,17.

(iii) For consumption more than 45 kℓ in the same month, per kℓ or part thereof: R5,25.

(iv) Where the Town Engineer is of the opinion that an extraordinary high meter reading for water consumption is due to bona fide leakages the Council may assess the consumer concerned at a rate of R0,65 per kℓ to such an extent and on such conditions as the Council may decide on from time to time.

(2) To the SA Development Trust, previously known as the SA Bantu Trust and consumers in Bophuthatswana: At cost. (Such cost shall be determined proteim by the Town Treasurer at the commencement of each financial year and shall be payable throughout such financial year. At the end of each year the Town Treasurer shall determine the actual cost and make the necessary adjustment).

(3) To all municipal departments: At cost.

3. Connections and re-connections in terms of:

(1) Section 23(2):

For the use of a connection pipe: The average cost of material, labour and transport, calculated as if the water-mains run along the centre line of the street plus a surcharge of 10 % on such amount.

(2) Section 45(2):

For the connection of the connection pipe with a consumer's water system: The charge payable in terms of subitem (1) and item 4(1) excluding the surcharge, plus the average cost of material, labour and transport, which has not already been taken into account, plus a surcharge of 10 % on such amount.

(3) Section 14(4):

For the re-connection of the supply: R2,00.

4. Meters in terms of:

(1) Section 29:

For the installation of a meter: The actual cost of the meter plus labour and transport plus a surcharge of 10 % on such amount.

(2) Section 21(c):

(a) For the use of a portable meter, per day or part thereof: R5,00.

(b) For the supply of water through a portable meter: The charges payable in terms of item 2.

(3) Section 16:

For a special reading of a meter: R6,00.

(4) Section 38(1):

For the testing of a meter where it is found that the meter does not show an error of more than 5 % either way, per meter: R10,00.

5. Building purposes in terms of section 22:

For the supply of connection pipes, meters and water for building purposes: The charges payable in terms of item 2 and 3(1) and (2).

6. Fire extinguishing services in terms of:

(1) Section 62:

For the use of a fire extinguishing service or appliance: The charges payable in terms of item 2(1) based on the consumption in accordance with a certificate issued by the engineer.

(2) Section 21(e):

For the supply of water from a fire hydrant: The charge payable in terms of item 2(1), based on the consumption in accordance with a certificate issued by the engineer.

(3) Section 74(1):

For the inspection and maintenance of connection pipes per year or part thereof: R10,00.

(4) Section 75:

For the inspection of private fire hydrant installations, per year or part thereof: R10,00.

(5) Section 76(2):

For the sealing of each fire hydrant, fire hose, reel hydrant or any other hydrant which is supplied for fire extinguishing purposes: R10,00.

7. Miscellaneous:

The charges payable for the rental of pipelines in terms of section 40(2) of the Water Supply By-laws, per year or part thereof: R10,00.

8. Deposits:

Minimum deposit in terms of section 12(1)(a): R20,00.

W J ERASMUS
Town Clerk

Municipal Offices
PO Box 16
Rustenburg
0300
5 August 1987
Notice No 61/1987

1313—5

STADSRAAD VAN RUSTENBURG

SANITEIT EN VULLISVERWYDERING:
VASSTELLING VAN GELDE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Rustenburg by Spesiale Besluit die vasstelling van geldie gepubliseer by Munisipale Kennisgiving No 56/1986 van 6 Augustus 1986 met ingang 1 Julie 1987 ingetrek en die geldie soos in die onderstaande bylae uiteengesit, vasgestel het:

BYLAE

TARIEF VAN GELDE

1. Vullis- en afvalverwyderingsdiens:

(1) Verwydering van vullis en afval:

(a) Standaard afval- en vullisbakke:

(i) Verwydering twee keer per week vanaf persele wat nie woonhuse of woonstelle is nie, per bak, per maand: R11,55.

(ii) Verwydering een keer per week vanaf persele wat nie woonstelle is nie, per bak, per maand: R4,65.

(iii) Verwydering een keer per week vanaf woonstelpersele, per woonstel, per maand: R4,65.

(b) Massahouers:

(i) Verwydering een keer per week vanaf besigheidsperselle, per massahouer van 1,5 m³ per maand: R62,00. (Sien ook tarief 4(i))

(ii) Vir elke bykomende verwydering in dielsele week, per massahouer van 1,5 m³ per maand: R60,00. (Sien ook tarief 4(i))

(iii) Verwydering vanaf besigheidsperselle wat reeds met massahouers bedien word, van toevalige addisionele hoeveelhede vullis: per 1,5 m³ of gedeelte daarvan, per verwydering: R14,00.

(iv) Verwydering een keer per week vanaf besigheidsperselle, per 6 m³ massahouer, per maand: R243. (Sien ook tarief 4(ii))

(v) Vir elke bykomende verwydering in dielsele week, per 6 m³ massahouer, per maand: R210. (Sien ook tarief 4(ii))

(vi) Verwydering vanaf besigheidsperselle wat reeds met massahouers bedien word, van toevalige addisionele hoeveelhede vullis, per 6 m^3 of gedeelte daarvan per verwydering: R55,00.

(c) Spesiale verwyderings:

(i) Verwydering van tuinvullis, per vrag of gedeelte daarvan: R24,30.

(ii) Verwydering van vullis of afval wat nie tuinvullis of puin is nie, per vrag of gedeelte daarvan: R25,30.

Met dien verstande dat die Raad nie verplig is om hierdie diens te lever nie.

(iii) Verwydering van bedryfsafval en vullis vanaf besigheidsperselle, per vrag van 6 m^3 of gedeelte daarvan: R46,00.

(2) Verwydering en wegruiming van dooie diere:

(a) Perde, muile, bulle, koeie, osse en donkies, per karkas: R18,00.

(b) Kalwers, verse, vullens, skape, bokke en varke, per karkas: R9,00.

(c) Katte en honde, per karkas: R4,00.

(d) Indien enige van die dienste ingevolge subparagraphe (a) tot en met (c) aangevra en gelever word op 'n Saterdag of Sondag, beloop die geldie dubbel die vasgestelde bedrag. Indien die karkas in 'n onbinde toestand is of so geleë is dat die oplaai daarvan vertraging veroorsaak, of die vervoer daarvan bykomende koste meebring, word die geldie dubbel die vasgestelde bedrag.

(3) Plastiese sakke: kosprys plus 10 %.

(4) Afval- en vullisbakke: kosprys plus 10 %.

2. Vuilwaterverwyderingsdiens:

(1) Die verwydering van vuilwater en riuolslyk uit opgaartenks:

(a) Vir die eerste $4,5\text{ k}\ell$ per 500 l of gedeelte daarvan: R1,70.

(b) Daarna, per 500 l of gedeelte daarvan: R1,30.

(c) Minimum vordering, per maand, per woonhuis: R13,00.

(2) Vir die verwydering van vuilwater en diverse afvalwater, spesiale verwyderings, per $4,5\text{ k}\ell$ of gedeelte daarvan: R13,75.

(Die Raad behou hom die reg voor om te weier om hierdie besondere diens te lever.)

3. Tydelike dienste:

(1) Vir die voorsiening van verskuifbare latrines, per week of gedeelte daarvan, elk: R7,70.

(2) Vir die voorsiening en lewering van vullisverwyderingsdienste by sirkusse en mallemeulens, moet sodanige sirkusse of mallemeulens, benewens die vasgestelde geldie, 'n deposito van R90,00 ten opsigte van die dienste betaal alvorens enige sodanige diens gelewer word.

(3) Vir byeenkomste van water aard ook al, skoue, mallemeulens en sirkusse, benewens die vorderings in subitem (2) bepaal, vir elke standaard vullisbak, per 24 uur: R1,30 met 'n minimum vordering van R5,20.

4. Verhuur van massahouers:

(i) Massahouers van $1,5\text{ m}^3$ per maand: R9,30.

(ii) Massahouers van 6 m^3 per maand: R20,80.

W J ERASMS
Stadsklerk

Stadskantore

Posbus 16

Rustenburg

0300

5 Augustus 1987

Kennisgewing No 62/1987

TOWN COUNCIL OF RUSTENBURG

SANITARY AND REFUSE REMOVAL: DETERMINATION OF CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has with effect from 1 July 1987 by Special Resolution, withdrawn the determination of charges published under Municipal Notice No 56/1986 dated 6 August 1986 and determined the charges as set out in the schedule below:

SCHEDULE
TARIFF OF CHARGES

1. Refuse and garbage removal service:

(1) The removal of refuse and garbage:

(a) Standard garbage and refuse receptacles:

(i) Removal twice per week from premises that are not dwelling houses or flats, per receptacle, per month: R11,55.

(ii) Removal once per week from all premises, excepting flats, per receptacle, per month: R4,65.

(iii) Removal once per week from flats, per flat, per month: R4,65.

(b) Bulk containers:

(i) Removal once per week from business premises, per bulk container per $1,5\text{ m}^3$ per month: R62,00. (See tariff 4(i))

(ii) For each additional removal in the same week, per bulk container per $1,5\text{ m}^3$ per month: R60,00. (See tariff 4(i))

(iii) Removal from business premises already served by bulk containers, of incidental additional quantities of refuse: per $1,5\text{ m}^3$ or part thereof, per removal: R14,00.

(iv) Removal once per week from business premises per 6 m^3 bulk container per month: R243. (See tariff 4(ii))

(v) For each additional removal in the same week per 6 m^3 container per month: R210. (See tariff 4(ii))

(vi) Removal from business premises already served by bulk containers of incidental additional quantities of refuse per 6 m^3 or part thereof, per removal: R55,00.

(c) Special removals:

(i) Removal of garden refuse, per load or part thereof: R24,30.

(ii) Removal of refuse or garbage which is not garden refuse or rubble, per load or part thereof: R25,30.

Provided that the Council shall not be obliged to render this service.

(iii) Removal of industrial refuse and garbage from business premises, per load of 6 m^3 : R46,00.

(2) Removal and disposal of dead animals:

(a) Horses, mules, bulls, cows, oxen and donkeys, per carcass: R18,00.

(b) Calves, heifers, foals, sheep, goats and pigs, per carcass: R9,00.

(c) Cats and dogs, per carcass: R4,00.

(d) In the event of any of the services in terms of paragraphs (a) and (c) inclusive being requested and rendered on Saturdays or Sundays, the charges shall be double the amount laid down. In the event of a carcass being in a state of decomposition or so situated that the loading thereof may cause delay or the transportation thereof causes additional expense, the charges shall be doubled.

(3) Plastic linings: cost price plus 10 %.

(4) Garbage and refuse receptacles: cost price plus 10 %.

2. Slop water removal services:

(1) For the removal of slop water and sewage sludge from storage tanks:

(a) For the first $4,5\text{ k}\ell$ per 500 l or part thereof: R1,70.

(b) Thereafter, per 500 l or part thereof: R1,30.

(c) Minimum charge, per month, per dwelling-house: R13,00.

(2) For the removal of slop water and incidental sewerage sludge, special removals, per $4,5\text{ k}\ell$ or part thereof: R13,75.

(The Council reserves the right to refuse to render this special service).

3. Temporary services:

(1) For the provision of movable latrines, per week or part thereof, each: R7,70.

(2) For the provision and rendering of refuse removal services to circuses and merry-go-rounds, such circuses or merry-go-rounds shall in addition to the tariff laid down, make a deposit of R90,00 before any such services shall be rendered.

(3) For functions of whatever nature, shows, merry-go-rounds and circuses, in addition to the charges laid down in subitem (2), for such standard refuse receptacle, per 24 hours: R1,30 with a minimum charge of R5,20.

4. Rental of Bulk containers:

(1) Bulk containers of $1,5\text{ m}^3$ per month: R9,30.

(2) Bulk containers of 6 m^3 per month: R20,80.

W J ERASMS
Town Clerk

Municipal Offices

PO Box 16

Rustenburg

0300

5 August 1987

Notice No 62/1987

1314—5

STADSRAAD VAN RUSTENBURG

RIOLERINGSDIENS: VASSTELLING VAN GELDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekendgemaak dat die

Stadsraad van Rustenburg by spesiale besluit die vasstelling van geldie gepubliseer by munisipale kennisgewing No 54/86 van 13 Augustus 1986 met ingang van 1 Julie 1986 ingetrek en die geide in die onderstaande bylae uiteengesit, vasgestel het.

BYLAE

TARIEF VAN GELDE

1. ONBEBOUDE PERSELE OF PERSELE MET GEBOU SONDER LATRINES, URINOIRPANNE OF -BAKKE

Die eienaar van enige oop ruimte, erf, gedeelte van 'n erf of stuk grond wat onbeboud is of erf, gedeelte van 'n erf of stuk grond met geboue sonder latrines, urinoirpanne of -bakke wat na die mening van die Raad met die Raad se vuilrooil verbind kan word, moet ten opsigte van elke sodanige oop ruimte, erf, gedeelte van 'n erf of stuk grond 'n bedrag van R9,50 per maand of gedeelte van 'n maand aan die Raad betaal.

2. HUISHOUDELIKE RIOOLVUIL, PER MAAND OF GEDEELTE DAARVAN

(1) Private woonhuise:

Vir elke private woning ontwerp vir gebruik as 'n woning vir een gesin tesame met sodanige buitegeboue wat gewoonlik in verband daarmee gebruik word, hetso bewoon al dan nie: R11,00

(2) Woonstelle:

Vir elke woonstel: R11,00

(3) Besigheids- of nywerheidspersele en kantore:

Vir elke spoekloset, urinoirpan of -bak: R10,20

(4) Private hotelle en losieshuise:

Vir elke spoekloset, urinoirpan of -bak: R10,20

(5) Hotelle, ingevolge die Drankwet, 1928, gelisensieer:

Vir elke spoekloset, urinoirpan of -bak: R11,80

(6) Kerke:

Vir elke kerk: R9,40

(7) Kerkseale:

Wat net vir kerkdoeleindes gebruik word en waaruit geen inkomste verkry word nie, per seel: R9,40

(8) Kerk- en ander sale wat nie uitsluitlik vir kerkdoeleindes gebruik word nie, en waaruit geen inkomste verkry word nie per kerk- en saal: R10,80

(9) Dagskole:

Vir elke spoekloset, urinoirpan of -bak wat deur leerlinge, personeel of bediendes gebruik word: R6,60

(10) Kosskole en skolkoshuise:

Vir elke spoekloset, urinoirpan of -bak wat deur leerlinge, personeel of bediendes gebruik word: R10,20

(11) Amateur sportklubs:

Vir elke spoekloset, urinoirpan of -bak wat deur sodanige klub gebruik of beheer word: R6,60

(12) Hospitale, verpleeg- en kraaminrigtings:

Vir elke spoekloset, urinoirpan of -bak wat deur pasiënte, personeel of bediendes gebruik word: R6,60

(13) Tronke:

Vir elke spoekloset, urinoirpan of -bak wat deur gevangenes, bewaarders, personeel en bediendes gebruik word, insluitende waterklosette in bewaarders se huise of buitegeboue: R10,20

(14) Publieke gemaksgeriewe:

Vir elke spoekloset, urinoirplan of -bak vir gebruik deur Blankes of Nie-blankes, insluitende munisipale publieke gemaksgeriewe: R9,40

(15) Bouterreine:

Vir elke spoekloset: R10,80

3. FABRIEKSLUITVLOEISEL

Die vordering vir fabrieksuitvlocisel is ooreenkomsdig die volgende formule: Vordering in sent per kiloliter = $11 + (0,12 \times PW) + 0,05(E - 100)$ Waar PW = suurstof in milligram per liter (mg/l) geabsorbeer soos in Aanhangel 11 van die verordeninge gespesifieer. E = spesifieke geleidingsvermoë by 25°C uitgedruk in milli Siemens/m (mSm).

4. WERK WAT DEUR DIE RAAD GE-DOEN WORD

(1) Skoonmaak van verstopte privaat rioleringsinstallasies:

Die bedrag aan die Raad betaalbaar vir die oopmaak van 'n verstopping in 'n privaat rioleringsinstallasie is gelykstaande met die werklike koste van materiaal en arbeid wat vir sodanige werk gebruik word plus 'n toeslag van 10 % op die totale koste: Met dien verstande dat die minimum heffing R15,00 is.

(2) Maak van bykomende aansluitings, lê van riele, installering van meters:

Vir bovermelde werke is die bedrag wat betaalbaar is, gelykstaande met die gemiddelde koste van materiaal, arbeid, vervoer en administrasie plus 'n toeslag van 10 % op die totale koste.

5. GOEDKEURING VAN RIOLERINGS-INSTALLASIE

Gelde ten opsigte van die goedkeuring van riolerings-installasies, insluitende goedkeuring van planne en inspeksiegelde is R2,50 vir elke R100-waardering of gedeelte daarvan van die rioleringsinstallasie, met 'n minimum vordering van R10,00: Met dien verstande dat vir planne ten opsigte van klein herstellings soos die vervanging van 'n spoekloset, die herstel van 'n gebreklike sperder of pyp, die ontkoppeling of verwydering van sanitêre inrigtings of soortgelyke geringe werke, 'n bedrag van minstens R5,00 betaal moet word.

W J ERASMUS
Stadsklerk

Stadskantore
Posbus 16
Rustenburg
0300
5 Augustus 1987
Kennisgewing No 63/87

TOWN COUNCIL OF RUSTENBURG

SEWERAGE SERVICE: DETERMINATION OF CHARGES

In terms of the provision of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has with effect from 1 July 1987 by Special Resolution withdrawn the determination of charges published

under Municipal Notice No 54/86 dated 13 August 1986 and determined the charges set out in the schedule below.

SCHEDULE

TARIFF OF CHARGES

1. LAND NOT BUILT UPON OR LAND WITH BUILDINGS NOT CONTAINING CLOSETS, URINAL PANS OR BASINS

The owner of any vacant stand, erf, portion of an erf or piece of land which has not been built upon, or an erf, portion of an erf or piece of land with buildings which do not contain closets, urinal pans or basins which can, in the opinion of the Council, be connected to the Council's sewer, shall pay to the Council in respect of each such vacant stand, erf, portion of an erf or piece of land, a charge of R9,50 per month, or part thereof.

2. DOMESTIC SEWAGE PER MONTH OR PART THEREOF

(1) Private dwellings:

For each private dwelling for use as a dwelling for a single family, together with such outbuildings as are ordinarily used in connection therewith, whether occupied or not: R11,00:

(2) Flats:

For each flat: R11,00

(3) Business or industrial premises and offices:

For each water closet, urinal pan or basin: R10,20

(4) Private hotels and boarding-houses:

For each water closet, urinal pan or basin: R10,20

(5) Hotels licensed in terms of the Liquor Act, 1928:

For each water closet, urinal pan or basin: R11,80

(6) Churches:

For each church: R9,40

(7) Church halls used for church purposes only and from which no revenue is derived:

Per hall: R9,40

(8) Church and other halls not used exclusively for church purposes and from which no revenue is derived:

Per hall: R10,80

(9) Day schools:

For each water closet, urinal pan or basin for use by scholars, staff or servants: R6,60

(10) Boarding schools and school hostels:

For each water closet, urinal pan or basin for use by scholars, staff or servants: R10,20

(11) Amateur sports clubs:

For each water closet, urinal pan or basin used by or under the control of such club: R6,60

(12) Hospitals, nursing homes and maternity homes:

For each water closet, urinal pan or basin for use by patients, staff or servants: R6,60

(13) Goals:

For each water closet, urinal pan or basin for use by inmates, wardens, staff and servants water closets in the houses or outbuildings of jailers shall be included in this number: R10,20:

(14) Public conveniences:	(3) Per persoon, bo 16 jaar oud	R2,00	R20,00	van sodanige skade of onbetaalde bedrag te verhaal, al na die geval.
For each water closet, urinal pan or basin for use by Whites or non-Whites, including all municipality owned public conveniences: R9,40	(4) Per selfaangedrewe voertuig of fiets	R2,00	Gratis	5. Beddens:
(15) Building premises:	(5) Trapfiets	Gratis	Gratis	(1) Bykomende beddens met matrasse, per bed, per dag of gedeelte daarvan: R0,80.
For each water closet: R10,80	2. Ondanks die bepalings van item 1, kan die Stadsekretaris nadat vooraf skriftelik daarom aansoek gedoen is, toegang aan lede van geselskappe of erkende instellings teen die volgende tariewe magtig:			(2) Bababedjies, per bed, per dag of gedeelte daarvan: R0,80.
3. INDUSTRIAL EFFLUENTS	(1) Per persoon, 7 jaar tot 16 jaar oud, per dag: R0,50.			6. Beddegoed:
The charge for industrial effluents shall be in accordance with the following formula: Charge in cents per kilolitre = $11,00 + (0,12 \times OA) + 0,05(E - 100)$ where OA = Oxygen absorbed in milligrams per litre (mg/l) as specified in Annexure 11 of the by-laws specific conductance at 25°C expressed in milli Siemens/m (mSm).	(2) Per persoon, oor 16 jaar oud, per dag: R1,00.			Bestaande uit 2 komberse, 2 lakens, 2 kussings, 2 kussingslope en 1 deken, per week of gedeelte daarvan: R3,25.
4. CHARGES FOR WORK CARRIED OUT BY THE COUNCIL	(3) Per selfaangedrewe voertuig, per dag: R2,00.			7. Elektriese Stowe:
(1) Cleaning of blocked private drainage installations: The amount payable to the Council for the cleaning of a blockage in a private drainage installation shall be equal to the actual cost of material and labour used for such work plus a surcharge of 10 % on the total cost: Provided that the minimum levy shall not be less than R15,00.	3. Huur van kampeerplekke:			Per stoof, per dag of gedeelte daarvan: R0,80.
(2) Making of additional connections, laying of drains, installation of meters:	(1) Per staanplek van 120 m^2 vir of tente of woonwaens per dag of gedeelte daarvan: R13,00: Met dien verstande dat 'n afslag van 25 % per staanplek toegestaan kan word in die geval van woonwa- of kampeeraamtrekke wat deur gekonstitueerde klubs gereel word, onderworpe daaraan dat:			8. Vuurmaakgoed, indien Beskikbaar:
The amount payable for the above-mentioned works shall be equivalent to the average cost for material, labour, transport and administration cost, plus a surcharge of 10 % on the total costs.	(a) 'n blokbespreking deur die klub gemaak word;			Vuurmaakhout en houtskool, koste plus 10 %: Met dien verstande dat die hoeveelheid wat aan iemand voorsien word in die uitsluitlike diskresie van die Bestuurder berus.
5. APPROVAL OF DRAINAGE INSTALLATIONS	(b) individuele besprekings deur eienaars nie vir die afslag in aanmerking kom nie;			9. Parkering van woonwaens:
The charges for the approval of drainage installations, including approval of plans and inspection fees, shall be R2,50 for every R100 valuation or part thereof of the drainage installations, with a minimum charge of R10,00: Provided that in respect of plans for small repairs, such as the replacement of a WC-pan, the repair of a faulty trap or pipe, the disconnection or removal of sanitary fittings or similar minor works a minimum charge of R5,00 shall be payable.	(c) die huurgelde vooruitbetaal word met besprekings;			Vir die parkering van woonwaens wanneer dit nie in die gebruik is nie, per woonwa: R26,00 per 30 dae of vir minder as 30 dae: R1,60 per dag of gedeelte daarvan: Met dien verstande dat die Raad nie vir die verlies van of skade aan enige woonwa, hoe ook al veroorsaak, aanspreeklik is nie: Voorts met dien verstande dat by versuim van die eienaar om sy woonwa binne 7 dae na skriftelike kennisgewing deur die Bestuurder te dien effekte, te verwijder, sodanige eienaar vir die normale huurgeld vir 'n woonwastaanplek aanspreeklik is.
W J JERASMS Town Clerk	(d) die besprekking vir nie minder nie as dertig plekke per geleentheid gemaak word; en			10. Raad kan kommissie aan reisagente betaal:
Municipal Offices P O Box 16 Rustenburg 0300 5 August 1987 Notice No 63/87	Voorts met dien verstande dat waar die Bestuurder van mening is dat die aantal persone in 'n groep wat ses oorskry en wat van dieselfde staanplek gebruik wil maak, meer is as wat geregely op daardie staanplek gehuisves kan word, die Bestuurder die aantal staanplekke bepaal en die kampeergelde daarvolgens vorder.			Die Raad kan 'n kommissie van hoogstens 10 % aan enige firma of reisagent vir enige besprekking betaal, mits die volle bedrag ingevolge sodanige besprekings verskuldig, vooruitbetaal word.
1315—5	(2) Vir elke voertuig bykomstig tot die eerste een per staanplek per dag: R1,60.			11. Huur van eet- en kookgerei, per dag of gedeelte daarvan:
STADSRAAD VAN RUSTENBURG	4. Huur van akkommodasie — Per dag of gedeelte daarvan:			(1) Per stel vir 2 persone: R0,80. (2) Per stel vir 4 persone: R1,60. (3) Per stel vir 6 persone: R2,40.
KLOOF-VAKANSIEOORD: HERROEPING EN VASSTELLING VAN GELDE	(1)(a) 3-bed rondawel: sonder eetgerei, breekware en bedlinne: R20,00.			12. Verkoop van ys: Per kilogram: R0,50.
Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Rustenburg by Spesiale Besluit die vasstelling gepubliseer by Municipale Kennisgewing No 57/86 van 6 Augustus 1986 ingetrek het en die gelde soos hierna uiteengesit vanaf 1 Julie 1987 vasgestel het:	(b) 6-bed rondawel: sonder eetgerei, breekware en bedlinne: R35,00.			13. Woonwaens: Elektriese krappunte: Koste per elektriese krappunte, indien beskikbaar: Per dag of gedeelte daarvan: R1,60.
1. Toegangsgelde tot die Kloof vir Dagbezoekers:	(c) 6-bed gesinshuis met bedlinne, eetgerei en breekware: R45,00.			14. Hierdie tariewe sluit nie algemene verkoopsbelasting in nie.
(1) Per persoon, tot 6 jaar oud	(d) 4-bed chalet met bedlinne, eetgerei en breekware: R40,00.			15. Waterglybaan: Per vier ritte of gedeelte daarvan: R1,00 (algemene verkoopsbelasting ingesluit).
(2) Per persoon, 7 jaar tot 16 jaar oud	(e) 6-bed chalet met bedlinne, eetgerei en breekware: R50,00.			W J JERASMS Stadsklerk
Per dag	Per jaar			Munisipale Kantore Posbus 16 Rustenburg 0300 5 Augustus 1987 Kennisgewing No 64/1987
(1) Per persoon, tot 6 jaar oud	Gratis	Gratis		TOWN COUNCIL OF RUSTENBURG
(2) Per persoon, 7 jaar tot 16 jaar oud	R1,00	R 6,00		KLOOF HOLIDAY RESORT: REPEAL AND DETERMINATION OF CHARGES

In terms of the provision of section 80B(8) of the Local Government Ordinance, 1939 (Ordi-

nance 17 of 1939), it is hereby notified that the Town Council of Rustenburg has by Special Resolution repealed the determination published under Municipal Notice 57/86 dated 6 August 1986 and has determined the charges set out hereinafter from 1 July 1987:

1. Charges for Admission to the Kloof Holiday Resort for Day Visitors:

	Per day	Per year
(1) Per person, up to 6 years of age	Free	Free
(2) Per person, 7 years to 16 years of age	R1,00	R 6,00
(3) Per person, over 16 years of age	R2,00	R20,00
(4) Per self-propelled vehicle or cycle	R2,00	Free (Included in tariff (2))
(5) Bicycles	Free	Free (Included in tariff (2))

2. Notwithstanding the provisions of item 1 the Town Secretary may, upon prior written application, authorize the admission of members of parties or acknowledged institutions at the following rates:

(1) Per person, 7 years to 16 years of age, per day: R0,50.

(2) Per person, over 16 years of age, per day: R1,00.

(3) Per self-propelled vehicle per day: R2,00.

3. Hiring of Camping Sites:

(1) Per stand of 120 m² for either tents or caravans, per day or part thereof: R13,00. Provided that a discount of 25 % per stand may be allowed in the case of caravan or camping rallies arranged by constituted clubs, subject thereto that:

(a) a block booking shall be made by the club;

(b) individual booking by owners shall not qualify for the discount;

(c) the hire charges shall be paid in advance when booking;

(d) the booking shall be for not less than thirty stands on any one occasion; and

Provided further that where the Manager is of the opinion that the number of persons exceeding six in a group that wish to use the same stand, is more than which can be conveniently accommodated on that stand, the Manager shall determine the number of stands and demand the camping charges accordingly.

(2) For every vehicle in addition to the first one per stand per day: R1,60.

4. Hiring of Accommodation — Per day or part thereof:

(1)(a) 3-bed rondavel: without bedding, crockery and utensils: R20,00.

(b) 6-bed rondavel: without bedding, crockery and utensils: R35,00.

(c) 6-bed family house with bedding, crockery and utensils: R45,00.

(d) 4-bed chalet with bedding, crockery and utensils: R40,00.

(e) 6-bed chalet with bedding, crockery and utensils: R50,00.

(f) Camp house: without cutlery, utensils and bedding: R20,00.

(g)(i) 6-bed luxury chalet: with bedding, crockery, utensils and TV set: R65,00.

(ii) 6-bed luxury chalet: with bedding, crockery, utensils and if a TV set is not available for any reason: R60,00.

(2) The manager shall be entitled in his sole discretion to demand a deposit in respect of possible damage of up to R20,00 which shall be refunded in full upon the return to him of the keys and all hired articles. Provided that in the event of any damage being caused to the Council's property by the person who has paid the deposit or any member of his party, or in the event of any sum due to the Council remaining unpaid, the amount shall be deducted from the deposit, without prejudice to the Council's rights to recover the full amount of such damage or sum remaining unpaid, as the case may be.

5. Beds:

(1) Additional beds with mattresses, per bed, per day or part thereof: R0,80.

(2) Cots, per cot, per day or part thereof: R0,80.

6. Bedding:

Consisting of 2 blankets, 2 sheets, 2 pillows, 2 pillow cases and 1 bedspread, per week or part thereof: R3,25.

7. Electric stoves:

Per stove, per day or part thereof: R0,80.

8. Fuel if available:

Firewood or charcoal: Cost plus 10 %. Provided that the quantity supplied to any person shall be in the sole discretion of the Manager.

9. Parking of caravans:

For the parking of caravans when not in use, per caravan, per thirty days R26,00 and for less than thirty days, R1,60 per day or part thereof: Provided that the Council shall not be liable for any loss of or damage to any caravan howsoever caused: Provided further that upon failure by the owner thereof to remove his caravan within 7 days after written notice to that effect by the manager, such owner shall be liable to pay the normal rental for a caravan stand.

10. The Council may pay commission to travel agents:

The Council may pay a commission not exceeding 10 % to any firm or travel agent for any booking, provided that the full amount owing in terms of such booking is paid in advance.

11. Hiring of Cutlery and Cooking utensils, per day or part thereof:

(1) Per set for 2 persons: R0,80.

(2) Per set for 4 persons: R1,60.

(3) Per set for 6 persons: R2,40.

12. Sale of ice:

Per kilogram: R0,50.

13. Caravans: Electricity power points:

Cost per electrical power point, if available per day or part thereof: R1,60.

14. These tariffs do not include general sales tax.

15. Water-slide:

Per four rides or part thereof: R1,00 (general sales tax included).

W J ERASMUS
Town Clerk

Municipal Offices
PO Box 16
Rustenburg
0300
5 August 1987
Notice No 64/1987

1316—5

PLAASLIKE BESTUUR VAN SANDTON

AANVULLENDE WAARDERINGSLYS
VIR DIE BOEKJAAR 1985/86

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingslys vir die boekjaar 1985/86 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevvolglik final en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 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 inbegrip 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 of, waar die bepalings 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 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 waardeerde 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) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die Sekretaris van die Waarderingsraad verkry word.

T STEYN
Sekretaris: Waarderingsraad
Posbus 78001
Sandton
2146
5 Augustus 1987
Kennisgewing No 69/1987

LOCAL AUTHORITY OF SANDTON

SUPPLEMENTARY VALUATION ROLL
FOR THE FINANCIAL YEAR 1985/86

(Regulation 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial year 1985/86 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 16(3) of that Ordinance.

However, attention is directed to section 17 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) 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.

T. STEYN

Secretary: Valuation Board

PO Box 78001
Sandton
2146
5 August 1987
Notice No 69/1987

1317—5

STADSRAAD VAN SPRINGS

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF BELASTINGS EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1987 TOT 30 JUNIE 1988

Kennis word hierby gegee dat ingevolge artikel 26(2)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), soos gewysig en hierna die Ordonnansie genoem, die volgende algemene eiendomsbelasting ten opsigte van die bogenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken:

(1) Ingevolge die bepalings van artikel 21(3)(a) van die Ordonnansie 'n algemene belasting van 6,2c in die Rand op die terreinwaarde van grond of op die terreinwaarde van 'n reg in grond;

(2) ingevolge die bepalings van artikel 23 van die Ordonnansie 'n eiendomsbelasting van 1,67c in die Rand op die waarde van verbeterings geleë op grond kragtens myntitel gehou wat nie

grond in 'n goedkeurde dorp is nie, waar sodanige grond vir woondoeleindes of vir doeleindes wat nie tot mynbedrywigheid bykomstig is nie, deur iemand wat betrokke is in mynbedrywigheid, of sodanige persoon diehouer van die myntitel is al dan nie, gebruik word;

(3) ingevolge die bepalings van artikel 21(4) van die ordonnansie soos gewysig, sal 'n korting van 2,48c in die Rand toegestaan word ten opsigte van belasting op die terreinwaarde van grond of enige reg in grond van eiendomme wat ingevolge die Springs-dorpsbeplanningskema No 1 van 1948, soos gewysig, as spesiale of algemene woonerwe gesomeer is of die gebruik waarvoor die grond aangewend word by spesiale of algemene woonerwe tuishoort, asook op landbouhoeves en plaasgrond wat kwalifiseer vir die gelyskaalbelasting voorgeskrif ingevolge artikel 22(1) van genoemde Ordonnansie;

(4) die belastings, soos uiteengesit in paragraaf (1) tot (3) hierbo, is op 1 November 1987 verskuldig en betaalbaar en waar die belastings wat opgelê is nie op die vervaldatum betaal word nie, mag summiere geregtelike stappe vir die invordering daarvan teen die wanbetalers ingestel word;

(5) ingevolge die bepalings van artikel 32(1)(b)(iv) van die Ordonnansie verleen die Raad die kwytsekelding teen onderstaande gelyskaal op die balans van die bedrag wat bereken is nadat korting ingevolge artikel 21(4) en (5) van die Ordonnansie afgetrek is, aan persone genoem in paragraaf (6) hieronder:

Totale inkomste per maand	% Vrystelling
Minder as R550	40 %
Tussen R551 en R650	30 %
Tussen R651 en R750	20 %

(6) Ten einde vir 'n persentasie-kwytsekelding van eiendomsbelasting soos in paragraaf (5) hierbo uiteengesit te kwalifiseer, moet aansoeke om kwytsekelding aan die volgende voorwaardes voldoen:

(a) Aansoekers moet op 1 Julie 1987 minstens 65 jaar oud wees in die geval van mans en minstens 60 jaar in die geval van vroue, of jonger persone wat 'n ongesiktheidstoelae van die Departement Volkswelyn en Pensioene ontvang:

(b) 'n aansoeker moet die geregistreerde eienaar en okkupant van die betrokke eiendom wees en die eiendom moet op die datum van aansoek uitsluitlik gebruik word vir die akkommodasie van een gesin en dié woonhuis mag slegs vir woondoeleindes gebruik word;

(c) kwytsekelding mag slegs op 'n bedrag van hoogstens R10 000 van die belaste waarde van die betrokke eiendom soos wat dit vir die 1987/88-finansiële jaar in die waardasierol verskyn, bereken word;

(d) die gemiddelde maandelikse inkomste van 'n aansoeker en sy/haar eggenote/eggenoot vir die finansiële jaar 1987/88 mag nie die bedrae soos in paragraaf (5) hierbo uiteengesit, oorskry nie;

(e) indien foutiewe inligting verstrek is met betrekking tot die maandelikse inkomste van 'n applikant, sal normale eiendomsbelasting terugkerend gehef word vanaf datum van kwytsekelding plus rente teen 15 % per jaar;

(f) die voorafgaande besonderhede moet by wyse van 'n beëdigde verklaring bevestig word;

(g) die kwytsekelding sal alleenlik geld ten opsigte van daardie eiendomme waar slegs een woonhuis op sodanige eiendom opgerig is.

J VENTER
Stadssekretaris.

Burgersentrum
Springs
5 Augustus 1987
Kennisgewing No 68/1987

TOWN COUNCIL OF SPRINGS

NOTICE OF GENERAL RATE OR RATES
AND OF FIXED DAY FOR PAYMENT IN
RESPECT OF FINANCIAL YEAR 1 JULY
1987 TO 30 JUNE 1988

Notice is hereby given in terms of section 26(2)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), as amended and hereinafter referred to as the Ordinance, that the following general rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll:

(1) In terms of the provisions of section 21(3)(a) of the Ordinance, a general rate of 6,2c in the Rand on the site value of land or on the site value of a right in land;

(2) in terms of section 23 of the Ordinance, a rate of 1,67c in the Rand on the value of improvements situated upon land held under mining title, not being land in an approved township where such land is used for residential purposes or for purposes not incidental to mining operations by a person engaged in mining operations whether such person is the holder of the mining title or not;

(3) in terms of the provisions of section 21(4) of the Ordinance, a rebate of 2,48c in the Rand be granted on the general rate levied on the site value of land or any right in land of properties which, in terms of the Springs Town-planning Scheme No 1 of 1948, as amended, are zoned as special or general residential stands or the use for which the land is utilised belongs to either special or residential stands as well as on agricultural holdings and agricultural land which qualify for rating on a sliding scale as provided for in terms of the provisions of section 22(1) of the Ordinance;

(4) the rates as detailed in paragraphs (1) to (3) above are due and payable on 1 November 1987 and where the rates hereby imposed are not paid on the due date, summary legal proceedings for the recovery thereof may be instituted against defaulters;

(5) in terms of the provisions of section 32(1)(b)(iv) of the Ordinance, a remission is granted on the following sliding scale on the balance of the amount calculated after the rebate in accordance with section 21(4) and (5) of the Ordinance has been taken into account, to the owners as set out in paragraph (6) hereinafter:

Total income per month	% remission
Less than R550	40 %
Between R551 and R650	30 %
Between R651 and R750	20 %

(6) The rebates as detailed in paragraph (5) above be subject to the following conditions:

(a) Applicants must be at least 65 years of age in the case of men and 60 years in the case of women as at 1 July 1987. Younger applicants who receive a disability allowance from the Department of Social Welfare and Pensions also qualify under this category;

(b) an applicant must be the registered owner and occupier of the property concerned and on the date of the application the property must be used solely for the accommodation of one family and the dwelling must be used for residential purposes only;

(c) remission will only be calculated on a maximum of R10 000 of the rateable value of the relevant stand as it appears in the valuation roll for the 1987/88 financial year;

(d) the average monthly income of an applicant and/or spouse for the 1987/88 financial year must not exceed the amounts as detailed in paragraph (5) above;

(e) if an applicant submit erroneous information with regard to his monthly income, normal assessment rates will be levied with retrospective effect from the date of the rebate plus interest at 15 % per annum;

(f) the aforementioned details must be confirmed by means of a sworn affidavit;

(g) the rebate will be applicable only on those properties where only one dwelling is erected on such property.

J VENTER
Town Secretary

Civic Centre
Springs
5 August 1987
Notice No 68/1987

1318—5

STADSRAAD VAN THABAZIMBI

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, dat die Stadsraad van Thabazimbi van voorneme is om die Raad se Abattoirverordeninge afgekondig by Administrateurkennisgewing 2041 van 7 Desember 1983 te wysig.

Die algemene strekking van die wysiging is om voorsiening te maak daarvoor dat 'n herinspeksiefees gehef kan word op vleis wat nie in die abattoir te Thabazimbi geslag is nie.

Volle besonderhede van die wysiging lê ter insae by die kantoor van die Stadslerk vir 'n tydperk van 14 dae na publikasie hiervan.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet dit amptelik binne 14 dae na publikasie van hierdie kennisgewing in die Provinciale Koerant, by die ondergenoemde adres doen.

CF ERASMUS
Stadslerk

Munisipale Kantore
Van der Bijlstraat
Posbus 90
Thabazimbi
0380
5 Augustus 1987
Kennisgewing No 22/1987

TOWN COUNCIL OF THABAZIMBI

AMENDMENT OF BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, Ordinance 17 of 1939, that the Town Council of Thabazimbi intends to amend the Abattoir By-laws published under Administrator's Notice 2041 dated 7 December 1983.

The general purpose of the amendment is to provide for an inspection fee to be levied for any meat which was not slaughtered at the Thabazimbi abattoir.

Full particulars of the amendment is open for inspection at the office of the Town Clerk for a period of 14 days from publication hereof.

Any person who wishes to object against the proposed amendment must lodge such objection in writing at the undermentioned address within

14 days of publication of this notice in the Official Gazette.

CF ERASMUS
Town Clerk

Municipal Offices
Van der Bijl Street
PO Box 90
Thabazimbi
0380
5 August 1987
Notice No 22/1987

1319—5

STADSRAAD VAN THABAZIMBI

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BE-SWAIRE TEN OPSIGTE VAN VOORLO-PIGE AANVULLENDE WAARDERINGS-LYS VIR DIE BOEKJAAR 1987/90 AAN TE HOOR

(Regulasie 9)

Kennis word hierby ingevolge artikel 15(3) C van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 24 Augustus 1987 om 10h00 sal plaasvind en gehou sal word by die volgende adres:

Munisipale Kantore
Vanderbijlstraat
Thabazimbi
0380

Om enige beswaar tot die voorlopige aanvullende waarderingslys vir die boekjare 1987/90 te oorweeg.

S J DU TOIT
Sekretaris: Waarderingsraad
5 Augustus 1987

TOWN COUNCIL OF THABAZIMBI

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1987/90

(Regulation 9)

Notice is hereby given in terms of section 15(3) C of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the first sitting of the valuation board will take place on the 24th August 1987 at 10h00 and will be held at the following address:

Municipal Offices
Vanderbijl Street
Thabazimbi
0380

To consider any objection to the provisional supplementary valuation roll for the financial years 1987/90.

S J DU TOIT
Secretary: Valuation Board
5 August 1987

1320—5

STADSRAAD VAN TZANEEN

VASSTELLING VAN GELDE: BRAND-WEERDIENSTE

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939

(Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Tzaneen by Spesiale Besluit die geldte betaalbaar vir die Lewering van Brandweerdienste met ingang vanaf 1 Julie 1987 soos volg vasgestel het:

TARIEF VAN GELDE

1. Gelde betaalbaar ooreenkomsdig artikel 14(3):

Per brandweerman, per uur of 'n gedeelte daarvan: R20,00.

2. Gelde betaalbaar ooreenkomsdig artikel 15:

(i) Verwydering van vloeistof of ander stowwe: R50,00.

(ii) Die in- en -uitlaat van water in swembaddens: Die watertarief soos van tyd tot tyd deur die Raad ingevolge die Watervoorsieningsverordeninge vasgestel.

3. Gelde betaalbaar ooreenkomsdig artikel 16(1):

(i) Uitroepgeld, per uur of 'n gedeelte daarvan, per brandweerwa: R50,00.

(ii) Gebruik van chemikalië, uitrusting en ander middede: Die werklike koste plus 10 %.

(iii) Gebruik van water: Die watertarief soos van tyd tot tyd deur Spesiale Besluit deur die Raad ingevolge die Watervoorsieningsverordeninge vasgestel.

(iv) Spesiale dienste per uur of 'n gedeelte daarvan, per voertuig: R30,00 plus die werklike koste plus 10 % van enige materiaal gebruik.

(v) Toets en herstel van brandslang: R15,00 plus die werklike koste van enige materiaal gebruik.

L POTGIETER
Stadslerk

Munisipale Kantore
Posbus 24
Tzaneen
0850
5 Augustus 1987
Kennisgewing No 34/1987

TOWN COUNCIL OF TZANEEN

DETERMINATION OF CHARGES: FIRE BRIGADE SERVICES

It is hereby notified in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Tzaneen has by Special Resolution determined the charges payable for Fire Brigade Services with effect from 1 July 1987 as follows:

TARIFF OF CHARGES

1. Charges payable in terms of section 14(3):

For each fireman, per hour or part thereof: R20,00.

2. Charges payable in terms of section 15:

(i) Removal of liquid or other substances: R50,00.

(ii) Pumping of water in or out of swimming pools: The water tariff as determined by the Council from time to time by Special Resolution in terms of the Water Supply By-laws.

3. Charges payable in terms of section 16(1):

(i) Call-out charge per hour or part thereof, per vehicle: R50,00.

(ii) Use of chemicals, equipment and other means: The actual cost plus 10 %.

(iii) Use of water: The water tariff as determined by the Council from time to time by Special Resolution in terms of the Water Supply By-laws.

(iv) Special services per hour or part thereof, per vehicle: R30,00 plus the actual cost plus 10 % of any material used.

(v) Testing and reparation of fire hoses: R15,00 plus the actual cost of any material used.

L POTGIETER
Town Clerk

Municipal Offices
PO Box 24
Tzaneen
0850
5 August 1987
Notice No 34/1987

1321—5

STADSRAAD VAN VERWOERDBURG

WYSIGING VAN DIE VASSTELLING VAN GELDE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Or-

donnansie 17 van 1939), soos gewysig, bekend gemaak dat die Stadsraad van Verwoerdburg van voorneme is om die Bouverordeninge en die Verkeersverordeninge te wysig.

Die algemene strekking van hierdie wysiging is om die gelde betaalbaar ten opsigte van die goedkeuring van bouplanne en licensiegelde vir motorhuurtytuie te verhoog.

Afskrifte van hierdie vasstelling lê gedurende kantoorure ter insae by die kantore van die Stadsraad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde vasstelling wens aan te teken moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

P J GEERS
Stadsklerk

Munisipale Kantore
Posbus 14013
Verwoerdburg
0140
5 Augustus 1987
Kennisgewing No 64/1987

TOWN COUNCIL OF VERWOERDBURG

AMENDMENT TO DETERMINATION OF CHARGES

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that the Town Council of Verwoerdburg intends to amend the Building By-laws and Traffic By-laws.

The general purport of this amendment is to increase the charges payable in respect of the approval of building plans and licence fees in respect of motor taxi-cabs.

Copies of the said amendment are open to inspection during office hours at the offices of the Town Council for a period of fourteen (14) days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

P J GEERS
Town Clerk

Municipal Offices
PO Box 14013
Verwoerdburg
0140
5 August 1987
Notice No 64/1987

1322—5

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