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Pretoria 0002.

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

Proclamation

No 45 (Administrator's), 1987

PROCLAMATION

BRONKHORSTSPRUIT MUNICIPALITY

ALTERATION OF BOUNDARIES

Under the powers vested in me by section 14(3) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, I do hereby proclaim that the areas described in the Schedule hereto, are hereby excluded from the

Offisiële Koerant

(As 'n Nuusblad by die Poskantoor Geregistreer)

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

OFFISIELÉ KOERANT VAN DIE TRÁNSVAAL (Verskyn elke Woensdag)

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

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Pretoria 0002.

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

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

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

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

Intekengeld is vooruitbetaalbaar aan die Proviniale Sekretaris, Privaatsak X64, Pretoria 0001.

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

Proklamasie

No 45 (Administrateurs-), 1987

PROKLAMASIE

MUNISIPALITEIT BRONKHORSTSPRUIT

UITBREIDING VAN GRENSE

Kragtens die bevoegdheid aan my verleen by artikel 14(3) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, proklameer ek hierby dat die gebiede omskryf in die Bylae hierby uit die

area of jurisdiction as contemplated in section 14(2) of that Ordinance, with effect from the date of this proclamation.

Given under my Hand at Pretoria, on this 17th day of August, One thousand Nine hundred and Eighty-seven.

W A CRUYWAGEN
Administrator of the Province Transvaal

PB 3-2-3-50

SCHEDULE
PORTION 1

Beginning at the north-western beacon of Portion 19 (Diagram SG No A3779/42) of the farm Hondsrivier 508 JR; thence eastwards along the northern boundaries of the said Portion 19, Portion 30 (Diagram SG No A6982/52) and the Remainder of the farm, in extent 297,0702 ha (Diagram SG No A2532/12) to the westernmost beacon of Portion 26 (Diagram SG No A3786/42); thence southwards along the eastern boundaries of the said Remainder of the farm, the Remainder of Portion 11, in extent 120,2425 ha (Diagram SG No A228/12), Portion 33 (Diagram SG No A635/57 — withdrawn 22/11/1971), the Remainder of Portion 59, in extent 42,9181 ha (Diagram SG No A4595/72) and Portion 68 (Diagram SG No A3895/77) to the easternmost beacon of the latter portion; thence westwards along the southern boundaries of the said Portion 68, the said Remainder of Portion 59, Portion 70 (Diagram SG No A5622/79), the said Remainder of Portion 59 to the south-western beacon thereof; thence south-westwards in a straight line to the confluence of Honds River and the Bronkhorst Spruit (beacon marked R on Diagram SG No A3783/42); thence generally south-westwards along the middle of the Bronkhorst Spruit to where it is intersected by the northern boundary of Portion 58 (marked point R on Diagram SG No A929/72); thence generally north-westwards along the said northern boundary of Portion 58 and further along the eastern and north-eastern boundaries of the Remainder of Portion 21, in extent 166,3326 ha (Diagram SG No A3781/42) to beacon J on the latter diagram; thence generally south-westwards along the western boundary of the said Remainder of Portion 21 to beacon G on the lastnamed diagram so that the said Remainder of Portion 21 is excluded from this area; thence generally westwards along the eastern and southern boundaries of Portion 32 (Diagram SG No A6984/51), the southern boundary of Portion 73 (Diagram SG No A262/81), the southern boundaries of the Remainder of Portion 31, in extent 3,9417 ha (Diagram SG No A6983/51) and Portion 84 (Diagram SG No A273/81), the northern boundary of the farm Vervoer 554 JR to the south-western beacon of Portion 83 (Diagram SG No A272/81); thence generally north-eastwards along the western boundaries of the said Portion 83 and the Remainder of Portion 20, in extent 192,6737 ha (Diagram SG No A3780/42) the north-western boundaries of Portion 9 (Diagram SG No A226/12), the said Portion 19, all of the farm Hondsrivier 508 JR, to the north-western beacon of the last-named portion, the point of beginning.

PORTION 2

Beginning at the northernmost beacon of the Remainder of Portion 6 (Diagram SG No A81/43) in extent 24,9271 ha, of the farm Roodepoort 504 JR; thence generally eastwards along the northern boundaries of the following properties: the said Remainder of Portion 6, the Remainder of the farm Resurgam 515 JR (Diagram SG No A1922/52), in extent 164,8074 ha, Portion 138 (Diagram SG No A2374/60), Portion 139 (Diagram SG No A2375/60), Portion 140 (Diagram SG No A2376/60), Portion 141 (Diagram SG No A2377/60) and Portion 142 (Diagram SG No A2378/60) of the farm

regsgebied soos beoog in artikel 14(2) van daardie Ordonnansie met ingang van die datum van hierdie proklamasie uitgesny word.

Gegee onder my Hand te Pretoria op hede die 17e dag van Augustus, Eenduisend Negehonderd Sewe-en-Tachtig.

W A CRUYWAGEN
Administrator van die Provincie Transvaal

PB 3-2-3-50

BYLAE
GEDEELTE 1

Begin by die noordwestelike baken van Gedeelte 19 (Kaart LG No A3779/42) van die plaas Hondsrivier 508 JR; daarvandaan ooswaarts met die noordelike grense langs van die genoemde Gedeelte 19, Gedeelte 30 (Kaart LG No A6982/51) en die Restant van die plaas, groot 297,0702 ha (Kaart LG No A2532/12) tot by die westelikste baken van Gedeelte 26 (Kaart LG No A3786/42); daarvandaan suidwaarts met die oostelike grense langs van die genoemde Restant van die plaas, die Restant van Gedeelte 11, groot 120,2425 ha (Kaart LG No A228/12), Gedeelte 33 (Kaart LG No A635/57 — teruggetrek op 22/11/1971), die Restant van Gedeelte 59, groot 42,9181 ha (Kaart LG No A4595/72) en Gedeelte 68 (Kaart LG No A3895/77) tot by die oostelikste baken van laasgenoemde gedeelte; daarvandaan weswaarts met die suidelike grens langs van die genoemde Gedeelte 68, die genoemde Restant van Gedeelte 59, Gedeelte 70 (Kaart LG No A5622/79), die genoemde Restant van Gedeelte 59 tot by die suidwestelike baken daarvan, daarvandaan suidweswaarts in 'n reguit lyn tot by die samevlloeiing van die Hondsrivier en die Bronkhorstspruit (baken gemerk R op Kaart LG No A3783/42); daarvandaan algemeen suidweswaarts met die middel van die Bronkhorstspruit langs tot waar dit gekruis word deur die noordelike grens van Gedeelte 58 (gemerk punt R op Kaart LG No A929/72); daarvandaan algemeen noordweswaarts langs met die genoemde noordelike grens van Gedeelte 58 en verder met die oostelike en noordoostelike grense langs van die Restant van Gedeelte 21, groot 166,3326 ha (Kaart LG No A3781/42) tot by baken J op laasgenoemde kaart; daarvandaan algemeen suidweswaarts langs die westelike grens van die genoemde Restant van Gedeelte 21 tot by baken G op laasgenoemde kaart sodat genoemde Restant van Gedeelte 21 uit hierdie gebied uitgesluit word; daarvandaan algemeen weswaarts met die oostelike en suidelike grense langs van Gedeelte 32 (Kaart LG No A6984/51), die suidelike grens van Gedeelte 73 (Kaart LG No A262/81), die suidelike grense van die Restant van Gedeelte 31, groot 3,9417 ha (Kaart LG No A6983/51) en Gedeelte 84 (Kaart LG No A273/81), die noordelike grens van die plaas Vervoer 554 JR tot by die suidwestelike baken van Gedeelte 83 (Kaart LG No A272/81); daarvandaan algemeen noordweswaarts met die westelike grense langs van die genoemde Gedeelte 83 en die Restant van Gedeelte 20, groot 192,6737 ha (Kaart LG No A3780/42), die noordwestelike grense van Gedeelte 9 (Kaart LG No A226/12) en genoemde Gedeelte 19, almal van die plaas Hondsrivier 508 JR tot by die noordwestelike baken van laasgenoemde gedeelte, die beginpunt.

GEDEELTE 2

Begin by die noordelikste baken van die Restant van Gedeelte 6 (Kaart LG No A81/43), groot 24,9271 ha, van die plaas Roodepoort 504 JR; daarvandaan algemeen ooswaarts met die noordelike grense van die volgende eiendomme langs: die genoemde Restant van Gedeelte 6, die Restant van die plaas Resurgam 515 JR (Kaart LG No A1922/52), groot 164,8074 ha, Gedeelte 138 (Kaart LG No A2374/60), Gedeelte 139 (Kaart LG No A2375/60), Gedeelte 140 (Kaart LG No A2376/60), Gedeelte 141 (Kaart LG No A2377/60) en Gedeelte 142 (Kaart LG No A2378/60) van die plaas Wach-

Wachtenbietjeskop 506 JR to the easternmost corner of the latter portion; thence south-westwards along the eastern boundaries of the following portions: the said Portion 142, then in a straight line from the southernmost beacon of Portion 142 to the easternmost beacon of Portion 107, Portion 107 (Diagram SG No A781/55), Portion 86 (Diagram SG No A153/54) and Portion 147 (Diagram SG No A835/70) of the farm Wachtenbietjeskop 506 JR, to the southernmost beacon of the latter portion; thence generally north-westwards and south-eastwards along the northern and western boundaries of Portion 92 (Diagram SG No A164/83), thence generally north-westwards along the northern and western boundaries of Portion 76 (Diagram SG No A3583/72), the north-eastern, south-eastern and south-western boundaries of the Remainder of Portion 62 (Diagram SG No A3374/56), in extent 6,7843 ha, the south-eastern and south-western boundaries of the Remainder of Portion 59 (Diagram SG No A3371/56), in extent 8,1478 ha, the south-western boundaries of Portion 69 (Diagram SG No A4647/68), Portion 88 (Diagram SG No A5262/80), the Remainder of Portion 19 (Diagram SG No A2517/17), in extent 16,6084 ha, the south-eastern, north-eastern and north-western boundaries of Portion 22 of the farm Nooitgedacht 525 JR, to the westernmost beacon of the latter portion; thence north-westwards along the north-eastern boundary of Erasmus Extension 5 (General Plan SG No A1720/74), the eastern boundaries of Portion 7 (Diagram SG No A2194/09), Portion 87 (Diagram SG No A4261/83), the said Portion 7 and Portion 86 (Diagram SG No A4260/83) of the farm Hondsrivier 508 JR to the northernmost beacon of the latter portion; thence eastwards and northwards along the southern and eastern boundaries of Portion 98 (Diagram SG No A2968/69), north-eastwards along north-western boundaries of the Remainder of Portion 4 (Diagram SG No A821/37), Portion 100 (Diagram SG No A9337/69), the Remainder of Portion 6 (Diagram SG No A81/43), Portion 101 (Diagram SG No A9338/69) and the said Remainder of Portion 6 of the farm Roodepoort 504 JR, to the northernmost beacon of the latter portion, the point of beginning.

PORITION 3

Beginning at the north-western beacon of the Remainder of Portion 9, in extent 7,8502 ha (Diagram SG No A826/21) of the farm Klipeiland 524 JR, thence generally eastwards along the northern boundaries of the said Remainder of Portion 9, Portion 90 (Diagram SG No A3696/80) and Portion 77 (Diagram SG No A3332/68), the eastern boundary of the said Portion 77 and the said Portion 90, the northern boundaries of Portion 80 (Diagram SG No A6838/71) and the Remainder of Portion 2, in extent 7,8566 ha (Diagram SG No A800/15) to beacon H of the latter portion; thence south-westwards along the south-eastern boundaries of the said Remainder of Portion 2, the said Portion 80, the said Remainder of Portion 2, Versterpark Agricultural Holdings (General Plan SG No A1119/60), Portion 69 (Diagram SG No A4169/55) and the southern boundary of the latter Portion 69 to the south-western beacon thereof; thence generally northwards along the western and north-western boundaries of the said Portion 69, the south-western boundary of the said Versterpark Agricultural Holdings marked g-h on General Plan SG No A1119/60 and the western boundary of Portion 15 (Diagram SG No A117/23) of the farm Klipeiland 524 JR to the northernmost beacon of Portion 15, the point of beginning.

tenbietjeskop 506 JR tot by die oostelikste hoek van die laasgenoemde gedeelte; daarvandaan suidweswaarts met die oostelike grense van die volgende eiendomme langs: die genoemde Gedeelte 142, dan in 'n reguit lyn vanaf die suidelikste baken van Gedeelte 142 na die oostelikste baken van Gedeelte 107, Gedeelte 107 (Kaart LG No A781/55), Gedeelte 86 (Kaart LG No A153/54) en Gedeelte 147 (Kaart LG No A835/70) van die plaas Wachtenbietjeskop 506 JR, tot by die suidelikste baken van die laasgenoemde gedeelte; daarvandaan algemeen noordweswaarts en suidooswaarts met die noordelike en westelike grense langs van Gedeelte 92 (Kaart LG No A164/83), dan algemeen noordweswaarts met die noordelike en westelike grense langs van Gedeelte 76 (Kaart LG No A3583/72), die noordoostelike, suidoostelike en suidwestelike grense van die Restant van Gedeelte 62 (Kaart LG No A3374/56), groot 6,7843 ha, die suidoostelike en suidwestelike grense van die Restant van Gedeelte 59 (Kaart LG No A3371/56) groot 8,1478 ha, die suidwestelike grense van Gedeelte 69 (Kaart LG No A4647/68), Gedeelte 88 (Kaart LG No A5262/80), die Restant van Gedeelte 19 (Kaart LG No A2517/17) groot 16,6084 ha, die suidoostelike, noordoostelike en noordwestelike grense van Gedeelte 22 van die plaas Nooitgedacht 525 JR, tot by die westelikste baken van die laasgenoemde gedeelte; daarvandaan noordweswaarts met die noordoostelike grens langs van Erasmus Uitbreiding 5 (Algemene Plan LG No A1720/74), die oostelike grense van Gedeelte 7 (Kaart LG No A2194/09), Gedeelte 87 (Kaart LG No A4261/83), die genoemde Gedeelte 7 en Gedeelte 86 (Kaart LG No A4260/83) van die plaas Hondsrivier 508 JR tot by die noordelikste baken van die laasgenoemde gedeelte; daarvandaan ooswaarts en noordooswaarts met die suidelik en oostelike grense langs van Gedeelte 98 (Kaart LG No A2968/69), noordooswaarts met die noordwestelike grense langs van die Restant van Gedeelte 4 (Kaart LG No A821/37), Gedeelte 100 (Kaart LG No A9337/69), die Restant van Gedeelte 6 (Kaart LG No A81/43), Gedeelte 101 (Kaart LG No A9338/69) en die genoemde Restant van Gedeelte 6 van die plaas Roodepoort 504 JR tot by die noordelikste baken van die laasgenoemde gedeelte, die beginpunt.

GEDEELTE 3

Begin by die noordwestelike baken van die Restant van Gedeelte 9, groot 7,8502 ha (Kaart LG No A826/21) van die plaas Klipeiland 524 JR; daarvandaan algemeen ooswaarts met die noordelike grense langs van die genoemde Restant van Gedeelte 9, Gedeelte 90 (Kaart LG No A3696/80) en Gedeelte 77 (Kaart LG No A3332/68), die oostelike grense van die genoemde Gedeelte 77 en die genoemde Gedeelte 90, die noordelike grense van Gedeelte 80 (Kaart LG No A6838/71) en die Restant van Gedeelte 2, groot 7,8566 ha (Kaart LG No A800/15) tot by baken H van die laasgenoemde gedeelte; daarvandaan suidweswaarts met die suidoostelike grense langs van die genoemde Restant van Gedeelte 2, die genoemde Gedeelte 80, die genoemde Restant van Gedeelte 2, Versterpark Landbouhoeves (Algemene Plan LG No A1119/60), Gedeelte 69 (Kaart LG No A4169/55) en die suidelike grens van die genoemde Gedeelte 69 tot by die suidwestelike baken daarvan; daarvandaan algemeen noordwaarts met die westelike en noordwestelike grense langs van die genoemde Gedeelte 69, die suidwestelike grens van die genoemde Versterpark Landbouhoeves gemerk g-h op Algemene Plan LG No A1119/60 en die westelike grens van Gedeelte 15 (Kaart LG No A117/23) van die plaas Klipeiland 524 JR tot by die noordelikste baken van die genoemde Gedeelte 15, die beginpunt.

Administrator's Notices

Administrator's Notice 1288 2 September 1987

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

In terms of section 171 *ter* of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the Administrator hereby amends Part III of the Sixth Schedule to that Ordinance by inserting the name of the Town Council of Ellisras before the Town Council of Ermelo.

PB 3-2-11-1

Administrator's Notice 1289 2 September 1987

PONGOLA HEALTH COMMITTEE: AMENDMENT TO ELECTRICITY SUPPLY TARIFF

The Administrator hereby in terms of section 164(3) of the Local Government Ordinance, 1939, publishes the regulations set forth hereinafter, which have been made by him in terms of section 126(1)(a) of the said Ordinance.

The Electricity Supply Tariff of the Pongola Health Committee, published under the Annexure to Administrator's Notice 892, dated 1 December 1965, as amended, is hereby further amended by the substitution in item 4(b) for the figure "R6" of the figure "R10".

PB 2-4-2-36-113

Administrator's Notice 1290 2 September 1987

KRUGERSDORP MUNICIPALITY: PROPOSED ALTERATION OF BOUNDARIES

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Municipality Krugersdorp has submitted a petition to the Administrator praying that he may in the exercise of the powers conferred on him by section 9(7) of the said Ordinance, alter the boundaries of Krugersdorp Municipality by the inclusion therein of the area described in the Schedule hereto.

It shall be competent for any person interested, within 30 days of the first publication hereof in the Provincial Gazette, to direct to the Chief Director: Section Community Services, Private Bag X437, Pretoria a counterpetition requesting the Administrator to refrain from granting the said petition, either wholly or in part.

Further particulars of the application are open for inspection at the office of the Chief Director: Section Community Services, Room B206A, Provincial Building, Pretorius Street, Pretoria.

PB 3-2-3-18 Vol. 3

PROPOSED EXTENSION OF KRUGERSDORP MUNICIPAL BOUNDARIES

Beginning at the southernmost beacon of Portion 113 (Diagram A3072/69) of the farm Honingklip 178 IQ; thence northwards and generally north-eastwards along the bounda-

Administrateurskennisgewings

Administrateurskennisgewing 1288 2 September 1987

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

Ingevolge artikel 171 *ter* van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), wysig die Administrateur hierby Deel III van die Sesde Bylae tot daardie Ordonnansie deur die naam van die Stadsraad van Ellisras voor die Stadsraad van Ermelo in te voeg.

PB 3-2-11-1

Administrateurskennisgewing 1289 2 September 1987

GESONDHEIDSKOMITEE VAN PONGOLA: WYSIGING VAN TARIEWE VIR LEWERING VAN ELEKTRIESE KRAG

Die Administrateur publiseer hierby ingevolge artikel 164(3) van die Ordonnansie op Plaaslike Bestuur, 1939, die regulasies hierna uiteengesit, wat deur hom ingevolge artikel 126(1)(a) van genoemde Ordonnansie gemaak is.

Die Tariewe vir die Lewering van Elektriese Krag van die Gesondheidskomitee van Pongola, afgekondig onder die Aanhangsel by Administrateurskennisgewing 892 van 1 Desember 1965, soos gewysig, word hierby verder gewysig deur in item 4(b) die syfer "R6" deur die syfer "R10" te vervang.

PB 2-4-2-36-113

Administrateurskennisgewing 1290 2 September 1987

MUNISIPALITEIT KRUGERSDORP: VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Munisipaliteit Krugersdorp 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdhede aan hom verleen by artikel 9(7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit Krugersdorp verander deur die opneming daarin van die gebied wat in die Bylae hierby omskryf word.

Enige belanghebbende persone is bevoeg om binne 30 dae na die eerste publikasie hiervan in die Provinciale Koerant aan die Hoofdirekteur: Tak Gemeenskapsdienste, Privaatsak X437, Pretoria 'n teenpetsie te rig waarin die Administrateur versoek word om nie aan genoemde versoekskrif, in geheel of ten dele, te voldoen nie.

Verdere besonderhede van die aansoek lê in die kantoor van die Hoofdirekteur: Tak Gemeenskapsdienste, Kamer B206A, Provinciale Gebou, Pretoriusstraat, Pretoria, ter insae.

PB 3-2-3-18 Vol. 3

VOORGESTELDE UITBREIDING VAN KRUGERSDORP MUNISIPALITEIT

Begin by die suidelikste baken van Gedeelte 113 (Kaart A3072/69) van die plaas Honingklip 178 IQ; daarvandaan noordwaarts en algemeen noordooswaarts met die grense

ries of the following portions of the said farm Honingklip 178 IQ so as to include them in this area: the said Portion 113, Portion 112 (Diagram A3071/69), Portion 111 (Diagram A3070/69), Portion 99 (Diagram A3058/69), Portion 100 (Diagram A3059/69), Portion 101 (Diagram A3060/69), Portion 102 (Diagram A3061/69), Portion 103 (Diagram A3062/69), Portion 104 (Diagram A3063/69), Portion 105 (Diagram A3064/69), Remainder of Portion 6, in extent 434,5692 ha (Diagram A2197/23), Portion 76 (Diagram A5129/65) and Portion 92 (Diagram A931/65) to the northernmost beacon of the lastnamed portion; thence generally southeastwards along the boundaries of the following portions of the said farm Honingklip 178 IQ so as to include them in this area: the said Portion 92, Portion 71 (Diagram A929/65), Portion 72 (Diagram A930/65), Portion 73 (Diagram A5126/65), Portion 74 (Diagram A5127/65) and Portion 75 (Diagram A5128/65), to the northwestern beacon of the Remainder of Portion 27 in extent 70,4512 ha (Diagram A615/29) of the farm Van Wyk's Restant 182 IQ, thence generally southeastwards along the boundaries of the following portions of the said farm Van Wyk's Restant 182 IQ so as to include them in this area: the said Remainder of Portion 27, Portion 25 (Diagram A614/29), Portion 50 (Diagram A1540/52), Portion 29 (Diagram A1469/29), Portion 63 (Diagram A754/75), Remainder of Portion 48, in extent 15,1718 ha (Diagram A1538/52), Remainder of Portion 49, in extent 8,3196 ha (Diagram A1539/52), Portion 61 (Diagram A3629/72) and Remainder of Portion 28, in extent 14,7769 ha (Diagram A1541/52) to the easternmost corner of the lastnamed portion; thence generally southwards along the Crocodile River boundaries of the following portions of the farm Rietvallei 180 IQ so as to include them in this area: Portion 71 (Diagram A355/52), Portion 70 (Diagram A354/52), Portion 80 (Diagram A5145/58), Remainder of Portion 7, in extent 2,6198 ha (Diagram 996/95), Portion 19 (Diagram A2053/27) and Remainder of Portion 5, in extent 6,1348 ha (Diagram 994/95) to the southeastern corner of the lastnamed portion; thence northwestwards along the southern boundary of the said Remainder of Portion 5 to the southwestern beacon thereof; thence generally southwards along the boundaries of the following portions of the said farm Van Wyk's Restant 182 IQ so as to include them in this area: Portion 8 (Diagram A105/24), Portion 11 (Diagram A602/29), Portion 12 (Diagram A603/29), Portion 13 (Diagram A604/29), Portion 32 (Diagram A5143/38), Portion 35 (Diagram A1848/45), Portion 54 (Diagram A4306/54), Portion 55 (Diagram A4307/54), Remainder of Portion 4, in extent 5,6296 ha (Diagram A101/24), Portion 38 (Diagram A8952/47) and Remainder of the farm Van Wyk's Restant 182 IQ, in extent 8,9709 ha (Diagram A1353/13) to the northernmost beacon of Diswilmar Agricultural Holdings (General Plan A2813/52); thence generally south-eastwards along the northern boundary of the said Diswilmar Agricultural Holdings to the point of intersection with the middle of the Crocodile River; thence generally southwards along the middle of the Crocodile River so as to include the part of the said Diswilmar Agricultural Holdings west of the said river in this area to the north-eastern corner of Portion 117 (Diagram A1100/68) of the farm Roodekrans 183 IQ, thence generally southwards along the Crocodile River boundaries of the following portions of the said farm Roodekrans 183 IQ so as to include them in this area: the said Portion 117, Portion 114 (Diagram A1673/67), Remainder of Portion 6, in extent 118,1281 ha (Diagram A5982/05) and Portion 118 (Diagram A1485/68) to the south-eastern corner of the lastnamed portion; thence south-westwards along the southern boundary of the said Portion 118 to the south-western beacon thereof; thence generally north-westwards along the existing municipal boundary (Proclamation 396/62 and Proclamation 127/42) to the southernmost beacon of the said Portion 113 of the farm Honingklip 178 IQ, the point of beginning.

van die volgende gedeeltes van die genoemde plaas Honingklip 178 IQ langs sodat hulle by die gebied ingesluit word: Genoemde Gedeelte 113, Gedeelte 112 (Kaart A3071/69), Gedeelte 111 (Kaart A3070/69), Gedeelte 99 (Kaart A3058/69), Gedeelte 100 (Kaart A3059/69), Gedeelte 101 (Kaart A3060/69), Gedeelte 102 (Kaart A3061/69), Gedeelte 103 (Kaart A3062/69), Gedeelte 104 (Kaart A3063/69), Gedeelte 105 (Kaart A3064/69), Restant van Gedeelte 6, groot 434,5692 ha (Kaart A2197/23), Gedeelte 76 (Kaart A5129/65) en Gedeelte 92 (Kaart A931/65) tot by die noordelike baken van laasgenoemde gedeelte; daarvandaan algemeen suidooswaarts met die grense van die volgende gedeeltes van die genoemde plaas Honingklip 178 IQ langs sodat hulle by die gebied ingesluit word: Genoemde Gedeelte 92, Gedeelte 71 (Kaart A929/65), Gedeelte 72 (Kaart A930/65), Gedeelte 73 (Kaart A5126/65), Gedeelte 74 (Kaart A5127/65) en Gedeelte 75 (Kaart A5128/65) tot by die noordwestelike baken van Restant van Gedeelte 27, groot 70,4512 ha (Kaart A615/29) van die plaas Van Wyk's Restant 182 IQ; daarvandaan algemeen suidooswaarts met die grense van die volgende gedeeltes van die genoemde plaas Van Wyk's Restant 182 IQ langs sodat hulle by die gebied ingesluit word: Genoemde Restant van Gedeelte 27, Gedeelte 25 (Kaart A614/29), Gedeelte 50 (Kaart A1540/52), Gedeelte 29 (Kaart A1469/29), Gedeelte 63 (Kaart A754/75), Restant van Gedeelte 48, groot 15,1718 ha (Kaart A1538/52), Restant van Gedeelte 49, groot 8,3196 ha (Kaart A1539/52), Gedeelte 61 (Kaart A3629/72) en Restant van Gedeelte 28, groot 14,7769 ha (Kaart A1541/52) tot by die oostelike hoek van laasgenoemde gedeelte; daarvandaan algemeen suidwaarts met die Krokodilriviergrense van die volgende gedeeltes van die plaas Rietvallei 180 IQ langs sodat hulle by die gebied ingesluit word: Gedeelte 71 (Kaart A355/52), Gedeelte 70 (Kaart A354/52) Gedeelte 80 (Kaart A5145/58), Restant van Gedeelte 7, groot 2,6198 ha (Kaart 996/95), Gedeelte 19 (Kaart A2053/27) en Restant van Gedeelte 5, groot 6,1348 ha (Kaart 994/95) tot by die suidoostelike hoek van laasgenoemde gedeelte; daarvandaan noordweswaarts met die suidelike grens van die genoemde Restant van Gedeelte 5 langs tot by suidwestelike baken daarvan; daarvandaan algemeen suidwaarts met die grense van die volgende gedeeltes van die genoemde plaas Van Wyk's Restant 182 IQ langs sodat hulle by die gebied ingesluit word: Gedeelte 8 (Kaart A105/24), Gedeelte 11 (Kaart A602/29), Gedeelte 12 (Kaart A603/29), Gedeelte 13 (Kaart A604/29), Gedeelte 32 (Kaart A5143/38), Gedeelte 35 (Kaart A1848/45), Gedeelte 54 (Kaart A4306/54), Gedeelte 55 (Kaart A4307/54), Restant van Gedeelte 4, groot 5,6296 ha (Kaart A101/24), Gedeelte 38 (Kaart A8952/47) en Restant van die plaas Van Wyk's Restant 182 IQ, groot 8,9707 ha (Kaart A1353/13) tot by die noordelikste baken van Diswilmar Landbouhoeves (Algemene Plan A2813/52); daarvandaan algemeen suidooswaarts met die noordelike grens van genoemde Diswilmar Landbouhoeves langs tot by die kruising met die middel van die Krokodilrivier; daarvandaan algemeen suidwaarts met die middel van die Krokodilrivier langs sodat die deel van genoemde Diswilmar Landbouhoeves wes van die genoemde rivier by die gebied ingesluit word tot by die noordoostelike hoek van Gedeelte 117 (Kaart A1100/68) van die plaas Roodekrans 183 IQ; daarvandaan algemeen suidwaarts met die Krokodilrivier grense van die volgende gedeeltes van die genoemde plaas Roodekrans 183 IQ langs sodat hulle by die gebied ingesluit word: genoemde Gedeelte 117, Gedeelte 114 (Kaart A1673/67), Restant van Gedeelte 6, groot 118,1281 ha (Kaart A5982/05) en Gedeelte 118 (Kaart A1485/68) tot by die suidostelike hoek van laasgenoemde gedeelte; daarvandaan suidweswaarts met die suidelike grens van genoemde Gedeelte 118 langs tot by die suidwestelike baken daarvan; daarvandaan algemeen noordweswaarts met die bestaande geproklameerde munisipale grens (Proklamasie 396/62 en Proklamasie 127/42) tot by die suidelike baken van genoemde Gedeelte 113 van die plaas Honingklip 178 IQ, die beginpunt.

Administrator's Notice 1291

2 September 1987

BRONKHORSTSPRUIT MUNICIPALITY: ALTERATION OF BOUNDARIES

The Administrator has in terms of section 9(7) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), altered the boundaries of the Bronkhorstspruit Municipality by the incorporation therein of the areas described in the schedule hereto.

PB 3-2-3-50

SCHEDULE**PORTION 1**

Beginning at the north-western beacon of Portion 19 (Diagram SG No A3779/42) of the farm Hondsrivier 508 JR; thence eastwards along the northern boundaries of the said Portion 19, Portion 30 (Diagram SG No A6982/51) and the Remainder of the farm, in extent 297,0702 ha (Diagram SG No A2532/12) to the westernmost beacon of Portion 26 (Diagram SG No A3786/42); thence southwards along the eastern boundaries of the said Remainder of the farm, the Remainder of Portion 11, in extent 120,2425 ha (Diagram SG No A228/12), Portion 33 (Diagram SG No A635/57 — withdrawn 22/11/1971), the Remainder of Portion 59, in extent 42,9181 ha (Diagram SG No A4595/72) and Portion 68 (Diagram SG No A3895/77) to the easternmost beacon of the latter portion; thence westwards along the southern boundaries of the said Portion 68, the said Remainder of Portion 59, Portion 70 (Diagram SG No A5622/79), the said Remainder of Portion 59 to the south-western beacon thereof; thence south-westwards in a straight line to the confluence of Honds River and the Bronkhorst Spruit (beacon marked R on Diagram SG No A3783/42); thence generally south-westwards along the middle of the Bronkhorst Spruit to where it is intersected by the northern boundary of Portion 58 (marked point r on Diagram SG No A929/72); thence generally north-westwards along the said northern boundary of Portion 58 and further along the eastern and north-eastern boundaries of the Remainder of Portion 21, in extent 166,3326 ha (Diagram SG No A3781/42) to beacon J on the latter diagram; thence generally south-westwards along the western boundary of the said Remainder of Portion 21 to beacon G on the lastnamed diagram so that the said Remainder of Portion 21 is excluded from this area; thence generally westwards along the eastern and southern boundaries of Portion 32 (Diagram SG No A6984/51), the southern boundary of Portion 73 (Diagram SG No A262/81), the southern boundaries of the Remainder of Portion 31, in extent 3,9417 ha (Diagram SG No A6983/51) and Portion 84 (Diagram SG No A273/81), the northern boundary of the farm Vervoer 554 JR to the south-western beacon of Portion 83 (Diagram SG No A272/81); thence generally north-eastwards along the western boundaries of the said Portion 83 and the Remainder of Portion 20, in extent 192,6737 ha (Diagram SG No A3780/42) the north-western boundaries of Portion 9 (Diagram SG No A226/12), the said Portion 19, all of the farm Hondsrivier 508 JR, to the north-western beacon of the last-named portion, the point of beginning.

PORTION 2

Beginning at the northernmost beacon of the Remainder of Portion 6 (Diagram SG No A81/43) in extent 24,9271 ha, of the farm Roodepoort 504 JR; thence generally eastwards along the northern boundaries of the following properties: the said Remainder of Portion 6, the Remainder of the farm Resurgam 515 JR (Diagram SG No A1922/52), in extent 164,8074 ha, Portion 138 (Diagram SG No A2374/60), Portion 139 (Diagram SG No A2375/60), Portion 140 (Diagram SG No A2376/60), Portion 141 (Diagram SG No A2377/60)

Administrateurskennisgewing 1291

2 September 1987

MUNISIPALITEIT BRONKHORSTSPRUIT: VERANDERING VAN GRENSE

Die Administrateur het ingevolge artikel 9(7) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die grense van die Munisipaliteit Bronkhorstspruit verander deur die inlywing daarby van die gebiede wat in die bylae hierby omskryf word.

PB 3-2-3-50

BYLAE**GEDEELTE 1**

Begin by die noordwestelike baken van Gedeelte 19 (Kaart LG No A3799/42) van die plaas Hondsrivier 508 JR; daarvandaan ooswaarts met die noordelik grense langs van die genoemde Gedeelte 19, Gedeelte 30 (Kaart LG No A6982/51) en die Restant van die plaas, groot 297,0702 ha (Kaart LG No A2532/12) tot by die westelikste baken van Gedeelte 26 (Kaart LG No A3786/42); daarvandaan suidwaarts met die oostelike grense langs van die genoemde Restant van die plaas, die Restant van Gedeelte 11, groot 120,2425 ha (Kaart LG No A228/12), Gedeelte 33 (Kaart LG No A635/57 — teruggetrek op 22/11/1971), die Restant van Gedeelte 59, groot 42,9181 ha (Kaart No A4595/72) en Gedeelte 68 (Kaart LG No A3895/77) tot by die oostelikste baken van laasgenoemde gedeelte; daarvandaan weswaarts met die suidelike grens langs van die genoemde Gedeelte 68, die genoemde Restant van Gedeelte 59, Gedeelte 70 (Kaart LG No A5622/79), die genoemde Restant van Gedeelte 59 tot by die suidwestelike baken daarvan; daarvandaan suidweswaarts in 'n reguit lyn tot by die samevloeiing van die Hondsrivier en die Bronkhorstspruit (baken gemerk R op Kaart LG No A3783/42); daarvandaan algemeen suidweswaarts met die middel van die Bronkhorstspruit langs tot waar dit gekruis word deur die noordelik grens van Gedeelte 58 (gemerk punt r op Kaart LG No A929/72); daarvandaan algemeen noordweswaarts langs met die genoemde noordelike grens van Gedeelte 58 en verder met die oostelike en noordoostelike grense langs van die Restant van Gedeelte 21, groot 166,3326 ha (Kaart LG No A3781/42) tot by baken J op laasgenoemde kaart; daarvandaan algemeen suidweswaarts langs die westelike grens van die genoemde Restant van Gedeelte 21 tot by baken G op laasgenoemde kaart sodat genoemde Restant van Gedeelte 21 uit hierdie gebied uitgesluit word; daarvandaan algemeen weswaarts met die oostelike en suidelike grense langs van Gedeelte 32 (Kaart LG No A6984/51), die suidelike grens van Gedeelte 73 (Kaart LG No A262/81), die suidelike grense van die Restant van Gedeelte 31, groot 3,9417 ha (Kaart LG No A6983/51) en Gedeelte 84 (Kaart LG No A273/81), die noordelike grens van die plaas Vervoer 554 JR tot by die suidwestelike baken van Gedeelte 83 (Kaart LG No A272/81); daarvandaan algemeen noordooswaarts met die westelike grense langs van die genoemde Gedeelte 83 en die Restant van Gedeelte 20, groot 192,6737 ha (Kaart LG No A3780/42), die noordwestelike grense van Gedeelte 9 (Kaart LG No A226/12) en genoemde Gedeelte 19, almal van die plaas Hondsrivier 508 JR tot by die noordwestelike baken van laasgenoemde gedeelte, die beginpunt.

GEDEELTE 2

Begin by die noordelikste baken van die Restant van Gedeelte 6 (Kaart LG No A81/43), groot 24,9271 ha, van die plaas Roodepoort 504 JR; daarvandaan algemeen ooswaarts met die noordelike grense van die volgende eiendomme langs: die genoemde Restant van Gedeelte 6, die Restant van die plaas Resurgam 515 JR (Kaart LG No A1922/52), groot 164,8074 ha, Gedeelte 138 (Kaart LG No A2374/60), Gedeelte 139 (Kaart LG No A2375/60), Gedeelte 140 (Kaart LG No A2376/60), Gedeelte 141 (Kaart LG No A2377/60) en

and Portion 142 (Diagram SG No A2378/60) of the farm Wachtenbietjeskop 506 JR to the easternmost corner of the latter portion; thence south-westwards along the eastern boundaries of the following portions: the said Portion 142, then in a straight line from the southernmost beacon of Portion 142 to the easternmost beacon of Portion 107, Portion 107 (Diagram SG No A781/55), Portion 86 (Diagram SG No A153/54) and Portion 147 (Diagram SG No A835/70) of the farm Wachtenbietjeskop 506 JR, to the southernmost beacon of the latter portion; thence generally north-westwards and south-eastwards along the northern and western boundaries of Portion 92 (Diagram SG No A164/83), thence generally north-westwards along the northern and western boundaries of Portion 76 (Diagram SG No A3583/72), the north-eastern, south-eastern and south-western boundaries of the Remainder of Portion 62 (Diagram SG No A3374/56), in extent 6,7843 ha, the south-eastern and south-western boundaries of the Remainder of Portion 59 (Diagram SG No A3371/56), in extent 8,1478 ha, the south-western boundaries of Portion 69 (Diagram SG No A4647/68), Portion 88 (Diagram SG No A5262/80), the Remainder of Portion 19 (Diagram SG No A2517/17), in extent 16,6084 ha, the south-eastern, north-eastern and north-western boundaries of Portion 22 of the farm Nootgedacht 525 JR, to the westernmost beacon of the latter portion; thence north-westwards along the north-eastern boundary of Erasmus Extension 5 (General Plan SG No A1720/74), the eastern boundaries of Portion 7 (Diagram SG No A2194/09), Portion 87 (Diagram SG No A4261/83), the said Portion 7 and Portion 86 (Diagram SG No A4260/83) of the farm Hondsriver 508 JR to the northernmost beacon of the latter portion; thence eastwards and northwards along the southern and eastern boundaries of Portion 98 (Diagram SG No A2968/69), north-eastwards along north-western boundaries of the Remainder of Portion 4 (Diagram SG No A821/37), Portion 100 (Diagram SG No A9337/69), the Remainder of Portion 6 (Diagram SG No A81/43), Portion 101 (Diagram SG No A9338/69) and the said Remainder of Portion 6 of the farm Roodepoort 504 JR, to the northernmost beacon of the latter portion, the point of beginning.

PORTION 3

Beginning at the northwestern beacon of the Remainder of Portion 9, in extent 7,8502 ha (Diagram SG No A826/21); of the farm Klipeland 524 JR, thence generally eastwards along the northern boundaries of the said Remainder of Portion 9, Portion 90 (Diagram SG No A3696/80) and Portion 77 (Diagram SG No A3332/68), the eastern boundary of the said Portion 77 and the said Portion 90, the northern boundaries of Portion 80 (Diagram SG No A6838/71) and the Remainder of Portion 2, in extent 7,8566 ha (Diagram SG No A800/15) to beacon H of the latter portion; thence south-westwards along the south-eastern boundaries of the said Remainder of Portion 2, the said Portion 80, the said Remainder of Portion 2, Versterpark Agricultural Holdings (General Plan SG No A1119/60), Portion 69 (Diagram SG No A4169/55) and the southern boundary of the latter Portion 69 to the south-western beacon thereof; thence generally northwards along the western and north-western boundaries of the said Portion 69, the south-western boundary of the said Versterpark Agricultural Holdings marked g-h on General Plan SG No A1119/60 and the western boundary of Portion 15 (Diagram SG No A117/23) of the farm Klipeland 524 JR to the northernmost beacon of Portion 15, the point of beginning.

Gedeelte 142 (Kaart LG No A2378/60) van die plaas Wachtenbietjeskop 506 JR tot by die oostelikste hoek van die laasgenoemde gedeelte; daarvandaan suidweswaarts met die oostelike grense van die volgende eiendomme langs: die genoemde Gedeelte 142, dan in 'n reguit lyn vanaf die suidelike baken van Gedeelte 142 na die oostelikste baken van Gedeelte 107, Gedeelte 107 (Kaart LG No A781/55), Gedeelte 86 (Kaart LG No A153/54) en Gedeelte 147 (Kaart LG No A835/70) van die plaas Wachtenbietjeskop 506 JR, tot by die suidelikste baken van die laasgenoemde gedeelte; daarvandaan algemeen noordweswaarts en suidooswaarts met die noordelike en westelike grense langs van Gedeelte 92 (Kaart LG No A164/83), dan algemeen noordweswaarts met die noordelike en westelike grense langs van Gedeelte 76 (Kaart LG No A3583/72), die noordoostelike, suidoostelike en suidwestelike grense van die Restant van Gedeelte 62 (Kaart LG No A3374/56), groot 6,7843 ha, die suidoostelike en suidwestelike grense van die Restant van Gedeelte 59 (Kaart LG No A3371/56) groot 8,1478 ha, die suidwestelike grense van Gedeelte 69 (Kaart LG No A4647/68), Gedeelte 88 (Kaart LG No A5262/80), die Restant van Gedeelte 19 (Kaart LG No A2517/17) groot 16,6084 ha, die suidoostelike, noordoostelike en noordwestelike grense van Gedeelte 22 van die plaas Nootgedacht 525 JR; tot by die westelikste baken van die laasgenoemde gedeelte; daarvandaan noordweswaarts met die noordoostelike grens langs van Erasmus Uitbreiding 5 (Algemene Plan LG No A1720/74), die oostelike grense van Gedeelte 7 (Kaart LG No A2194/09), Gedeelte 87 (Kaart LG No A4261/83), die genoemde Gedeelte 7 en Gedeelte 86 (Kaart LG No A4260/83) van die plaas Hondsriver 508 JR tot by die noordelikste baken van die laasgenoemde gedeelte; daarvandaan ooswaarts en noordwaarts met die suidelik en oostelike grense langs van Gedeelte 98 (Kaart LG No A2968/69), noordooswaarts met die noordwestelike grense langs van die Restant van Gedeelte 4 (Kaart LG No A821/37), Gedeelte 100 (Kaart LG No A9337/69), die Restant van Gedeelte 6 (Kaart LG No A81/43), Gedeelte 101 (Kaart LG No A9338/69) en die genoemde Restant van Gedeelte 6 van die plaas Roodepoort 504 JR tot by die noordelikste baken van die laasgenoemde gedeelte, die beginpunt.

GEDEELTE 3

Begin by die noordwestelike baken van die Restant van Gedeelte 9, groot 7,8502 ha (Kaart LG No A826/21) van die plaas Klipeland 524 JR; daarvandaan algemeen ooswaarts met die noordelike grense langs van die genoemde Restant van Gedeelte 9, Gedeelte 90 (Kaart LG No A3696/80) en Gedeelte 77 (Kaart LG No A3332/68), die oostelike grense van die genoemde Gedeelte 77 en die genoemde Gedeelte 90, die noordelike grense van Gedeelte 80 (Kaart LG No A6838/71) en die Restant van Gedeelte 2, groot 7,8566 ha (Kaart LG No A800/15) tot by baken H van die laasgenoemde gedeelte; daarvandaan suidweswaarts met die suidoostelike grense langs van die genoemde Restant van Gedeelte 2, die genoemde Gedeelte 80, die genoemde Restant van Gedeelte 2, Versterpark Landbouhoeves (Algemene Plan LG No A1119/60), Gedeelte 69 (Kaart LG No A4169/55) en die suidelike grens van die genoemde Gedeelte 69 tot by die suidwestelike baken daarvan; daarvandaan algemeen noordwaarts met die westelike en noordwestelike grense langs van die genoemde Gedeelte 69, die suidwestelike grens van die genoemde Versterpark Landbouhoeves gemerk g-h op Algemene Plan LG No A1119/60 en die westelike grens van Gedeelte 15 (Kaart LG No A117/23) van die plaas Klipeland 524 JR tot by die noordelikste baken van die genoemde Gedeelte 15, die beginpunt.

Administrator's Notice 1292

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 1444,
FERNDALE EXTENSION 3 TOWNSHIP

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

Administrateurskennisgewing 1292

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 1444, DORP FERNDALE UITBREIDING 3

Hierby word ooreenkomsdig die bepalings van artikel 2(1)

of Restrictions Act, 1967, that the Administrator has approved that special condition (ii) (Page 6) in Deed of Transfer T44435/84 be removed.

PB 4-14-2-2705-5

Administrator's Notice 1293

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 1 OF ERF 54, ORIEL TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that condition (1) in Deed of Transfer T6057/1984 be removed.

PB 4-14-2-990-14

Administrator's Notice 1294

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 534, BORDEAUX 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 (i) in Deed of Transfer T36206/1980 be removed.

PB 4-14-2-179-14

Administrator's Notice 1295

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERVEN 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, PORTION 4, 5, 6, 7, 8 OF ERF 244, CASSIM PARK TOWNSHIP

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

1. Conditions B(B)(a) to (d) in Conditions of Establishment be removed; and

2. the Ermelo Town-planning Scheme, 1982, be amended by the rezoning of Erven (a) 88, 90, 92, 94, 96, 98 and 100 (b) Portions 4 to 8 of Erf 244, Cassim Park Township, to (a) "Residential 1"; (b) "Residential 4" and which amendment scheme will be known as Ermelo Amendment Scheme 29, 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 Ermelo.

PB 4-14-2-1929-1

Administrator's Notice 1296

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 29 OF THE FARM VLAKFONTEIN 30, BENONI 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 sub par IV in Deed of Transfer T4395/1987 altered by the substitution of the figures "94,46" for the figure "10".

PB 4-15-2-5-30-1

van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat spesiale voorwaarde (ii) (Bladsy 6) in Akte van Transport T44435/84 opgehef.

PB 4-14-2-2705-5

Administrateurskennisgewing 1293

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 1 VAN ERF 54, DORP ORIEL

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 (1) in Akte van Transport T6057/1984 opgehef word.

PB 4-14-2-990-14

Administrateurskennisgewing 1294

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 534, DORP BORDEAUX

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 (i) in Akte van Transport T36206/1980 opgehef.

PB 4-14-2-179-14

Administrateurskennisgewing 1295

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERWE 87, 88, 89, 90, 91, 92, 94, 95, 96, 97, 98, 99, 100, 101, GEDEELTE 4, 5, 6, 7, 8 VAN ERF 244, DORP CASSIM-PARK

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes B(B)(a) tot (d) in Stigtingsvoorraades opgehef word; en

2. Ermelo-dorpsbeplanningskema, 1982, gewysig word deur die hersonering van Erwe (a) 88, 90, 92, 94, 96, 98 en 100 (b) Gedeeltes 4 tot 8 van Erf 244, dorp Cassimpark, tot (a) "Residensieel 1"; (b) "Residensieel 4" en welke wysigingskema bekend staan as Ermelo-wysigingskema 29, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklou-sules wat ter insae lê in die kantore van die Departement Gemeenskapsdienste, Pretoria en die Stadsklerk van Ermelo.

PB 4-14-2-446-1

Administrateurskennisgewing 1296

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 29 VAN DIE PLAAS VLAKFONTEIN 30 DORP BENONI

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 sub par IV in Akte van Transport T4395/1982 gewysig word deur die vervanging van die syfers "94,46" deur die syfer "10".

PB 4-15-2-5-30-1

Administrator's Notice 1297

2 September 1987

KLERKSDORP AMENDMENT SCHEME 184

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 Klerksdorp Town-planning Scheme, 1980, by the rezoning of Erf 578, Klerksdorp (new town) to "Business 1".

Map 3 and the scheme clauses of the amendment scheme are filed with the Acting Executive Director: Section Community Services, Pretoria and the Town Clerk, PO Box 99, Klerksdorp 2570 and are open for inspection at all reasonable times.

This amendment is known as Klerksdorp Amendment Scheme 184.

PB 4-9-2-17H-184

Administrator's Notice 1298

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 1 OF ERVEN 122 AND 123, ORANGE GROVE TOWNSHIP

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

1. Conditions (b), (c), (d) in Deed of Transfer T10028/1979 be removed and condition (g) be amended where it refers to condition (c) and (d); and

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Portion 1 of Erven 122 and 123 Township, to "Residential 1" with a density of "One dwelling per 200 m²" and which amendment scheme will be known as Johannesburg Amendment Scheme 1361, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-986-16

Administrator's Notice 1299

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 121, VANDERBIJLPARK SOUTH WEST 5 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 B(b) in Deed of Transfer T59593/1980 be removed; and

2. the Vanderbijlpark Town-planning Scheme 1, 1961, be amended by the rezoning of Erf 121, Vanderbijlpark South West 5 Township to "Special Residential" with a density of one dwelling per 20 000 sq ft and which amendment scheme will be known as Vanderbijlpark Amendment Scheme 1/154, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Vanderbijlpark.

PB 4-14-2-1358-7

Administrator's Notice 1300

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 56 OF LOT 726, CRAIGHALL PARK TOWNSHIP

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

Administrateurskennisgewing 1297

2 September 1987

KLERKSDORP-WYSIGINGSKEMA 184

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 Klerksdorp-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erf 578, Klerksdorp (nuwe dorp) tot "Besigheid 1".

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Waarnemende Uitvoerende Direkteur: Tak Gemeenskapsdienste, Pretoria en die Stads-klerk, Posbus 99, Klerksdorp 2570 en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klerksdorp-wysigingskema 184.

PB 4-9-2-17H-184

Administrateurskennisgewing 1298

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 1 VAN ERWE 122 EN 123 DORP ORANGE GROVE

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaardes (b), (c), (d) in Akte van Transport T10028/1979 opgehef word en voorwaarde (g) gewysig word waar dit verwys na voorwaarde (c) en (d); en

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersonering van Gedeelte 1 van Erwe 122 en 123 dorp Orange Grove tot "Residensieel met 'n digtheid van "Een woonhuis per 200 m²" welke wysigingskema bekend staan as Johannesburg-wysigingskema 1361, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-986-16

Administrateurskennisgewing 1299

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 121, DORP VANDERBIJLPARK SOUTH WEST 5

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat —

1. Voorwaarde B(b) in Akte van Transport T59593/1980 opgehef word; en

2. Vanderbijlpark-dorpsbeplanningskema 1, 1961, gewysig word deur die hersonering van Erf 121, dorp Vanderbijlpark South West 5 tot "Spesiale Woon" met 'n digtheid van een woonhuis per 20 000 vk vt welke wysigingskema bekend staan as Vanderbijlpark-wysigingskema 1/154, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Vanderbijlpark.

PB 4-14-2-1358-7

Administrateurskennisgewing 1300

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 56 VAN LOT 726, DORP CRAIGHALLPARK

Hierby word ooreenkomstig die bepalings van artikel 2(1)

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

1. Conditions a, b, c, d, e, f, g, h, i, j, k in Deed of Transfer T9603/1972 be removed; and

2. the Johannesburg Town-planning scheme, 1979, be amended by the rezoning of Portion 56 of Lot 726, Craighall Park to "Residential 1" with a density of "One dwelling per 1 000 m²" and which amendment scheme will be known as Johannesburg Amendment Scheme 1560, 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 4-14-2-290-11

Administrator's Notice 1301

2 September 1987

SANDTON AMENDMENT SCHEME 1043

It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Sandton Town-planning Scheme, 1980, by the rezoning of Erf 425, Parkmore to "Business 4".

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

This amendment is known as Sandton Amendment Scheme 1043.

PB 4-9-2-116H-1043

Administrator's Notice 1302

2 September 1987

SANDTON AMENDMENT SCHEME 678

CORRECTION NOTICE

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Sandton Amendment Scheme 678, the Administrator has approved the correction of the scheme by the substitution for Maps 3A and B sheets 1 and 2 and the Annexure sheets 1 to 7 of amended Maps.

PB 4-9-2-116H-678

Administrator's Notice 1303

2 September 1987

REMOVAL OF RESTRICTIONS ACT, (ACT 84 OF 1967)

NOTICE OF CORRECTION

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Administrator's Notice No 162 dated 28 January 1987 the Administrator has approved the correction of the notice by the substitution of the words "(b)" and "(c)" in certificate of consolidated title T20446/1983" for the words "14(a) to (c)" in Deed of Transfer T20446/1983" in paragraph 1.

PB 4-14-2-818-11

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

1. Voorwaardes a, b, c, d, e, f, g, h, i, j, k in Akte van Transport T9603/1972 opgehef word; en

2. Johannesburg-dorpsbeplanningskema 19, gewysig word deur die hersoering van Gedeelte 56 van Lot 726, dorp Craighallpark tot "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" welke wysigingskema bekend staan as Johannesburg-wysigingskema 1560, 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 4-14-2-290-11

Administrateurskennisgewing 1301

2 September 1987

SANDTON-WYSIGINGSKEMA 1043

Hierby word ooreenkomsdig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersoering van Erf 425, Parkmore tot "Besigheid 4".

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

Hierdie wysiging staan bekend as Sandton-wysigingskema 1043.

PB 4-9-2-116H-1043

Administrateurskennisgewing 1302

2 September 1987

SANDTON-WYSIGINGSKEMA 678

REGSTELLINGSKENNISGEWING

Hierby word ooreenkomsdig die bepalings ingevolge artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Sandton-wysigingskema 678, ontstaan het, het die Administrateur goedgekeur dat die skema verbeter word deur die vervanging van Kaarte 3A en B velle 1 en 2 en die Bylae velle 1 tot 7 met gewysigde kaarte.

PB 4-9-2-116H-678

Administrateurskennisgewing 1303

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, (WET 84 VAN 1967)

KENNISGEWING VAN VERBETERING

Hierby word ooreenkomsdig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Administrateurskennisgewing No 162 gedateer 28 Januarie 1987 hierbo vermeld ontstaan het, het die Administrateur goedgekeur dat die bovenoemde kennisgewing gewysig word deur die vervanging van die woorde "14(a) tot (c)" in Akte van Transport T20466/1983" met die woorde "(b)" en "(c)" in Sertifikaat van Gekonsolideerde Titel T20446/1983" in paragraaf 1.

PB 4-14-2-818-11

Administrator's Notice 1304

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 947, ORANGE GROVE 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) — (g) in Deed of Transfer T17944/82 be removed; and

2. the Johannesburg Town-planning Scheme, 1979, be amended by the rezoning of Erf 947, Orange Grove Township, to "Residential 4" including offices subject to certain conditions and which amendment scheme will be known as Johannesburg Amendment Scheme 1337, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Local Government, Pretoria and the Town Clerk of Johannesburg.

PB 4-14-2-986-15

Administrator's Notice 1305

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: ERVEN 785; 786; 817 AND 818, 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 condition (a) in Deed of Transfer T24266/1979 be altered by the addition of the following words "Other than medical consulting rooms" between the words "description" and "may".

PB 4-14-2-619-79

Administrator's Notice 1306

2 September 1987

REMOVAL OF RESTRICTIONS ACT, 1967: PORTION 23 OF THE FARM BLESBOKSPRUIT 150 IS

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

1. The Bethal Town-planning Scheme, 1980, be amended by the rezoning of Portion 23 of the farm Blesbokspruit 150 IS to "Industrial 1" and which amendment scheme will be known as Bethal Amendment Scheme 34, as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the offices of the Department of Community Services, Pretoria and the Town Clerk of Bethal.

PB 4-15-2-6-150-2

Administrator's Notice 1307

2 September 1987

REMOVAL OF RESTRICTIONS ACT (ACT 84 OF 1967)**NOTICE OF CORRECTION**

It is hereby notified in terms of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in Administrator's Notice No 1141 dated 29 July 1987 the Administrator has approved the correction of the notice by the substitution of the words "Deed of Transfer F3074/1963" for the words "Deed of Transfer F3074/1965".

PB 4-14-2-976-24

Administrateurskennisgewing 1304

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 947, DORP ORANGE GROVE

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) — (g) in Akte van Transport T17944/82 opgehef; en

2. Johannesburg-dorpsbeplanningskema, 1979, gewysig word deur die hersnering van Erf 947, dorp Orange Grove, tot "Residensieel 4" insluitend kantore onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Johannesburg-wysigingskema 1337, soos toepaslik aangedui op die toepaslike Kaart 3 en skemaklousules wat ter insae lê in die kantore van die Departement van Plaaslike Bestuur, Pretoria en die Stadsklerk van Johannesburg.

PB 4-14-2-986-15

Administrateurskennisgewing 1305

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERWE 785; 786; 817 EN 818, 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 voorwaarde (a) in Akte van Transport T24266/1979 gewysig word met die invoeging van die volgende woorde "Other than medical consulting rooms" tussen die woorde "description" en "may".

PB 4-14-2-619-79

Administrateurskennisgewing 1306

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS, 1967: GEDEELTE 23 VAN DIE PLAAS BLESBOKSPRUIT 150 IS

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. Bethal-dorpsbeplanningskema, 1980, gewysig word deur die hersnering van Gedeelte 23 van die plaas Blesbokspruit 150 IS tot "Nywerheid 1" welke wysigingskema bekend staan as Bethal-wysigingskema 34, 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 Bethal.

PB 4-15-2-6-150-2

Administrateurskennisgewing 1307

2 September 1987

WET OP OPHEFFING VAN BEPERKINGS (WET 84 VAN 1967)**KENNISGEWING VAN VERBETERING**

Hierby word ooreenkomstig die bepalings van artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat nademaal 'n fout in Administrateurskennisgewing No 1141 gedateer 29 Julie 1987 hierbo vermeld ontstaan het, het die Administrateur goedgekeur dat die bovenoende kennisgewing gewysig word deur die vervanging van die woorde "Akte van Transport F3074/1965" deur die woorde "Akte van Transport F3074/1963".

PB 4-14-2-976-24

Administrator's Notice 1308

2 September 1987

EDENVALE AMENDMENT SCHEME 41

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 Edenvale Town-planning Scheme, 1980, by the substitution for the existing clauses of amended clauses.

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

This amendment is known as Edenvale Amendment Scheme 41.

PB 4-9-2-13H-41

Administrator's Notice 1309

2 September 1987

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Maryvlei Extension 10 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-26602

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY GERHARDUS HERMANUS BOTHA UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 157 OF THE FARM WITPOORTJE 117, IN PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT**(1) Name**

The name of the township shall be Maryvlei Extension 10.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A2121/85.

(3) Stormwater Drainage and Street Construction

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein excluding Vlakfontein Road together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at his own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the main-

Administratorskennisgewing 1308

2 September 1987

EDENVALE-WYSIGINGSKEMA 41

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 Edenvale-dorpsbeplanningskema, 1980, gewysig word deur die vervanging van die bestaande klosules met gewysigde klosules.

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

Hierdie wysiging staan bekend as Edenvale-wysigingskema 41.

PB 4-9-2-13H-41

Administratorskennisgewing 1309

2 September 1987

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Maryvlei Uitbreiding 10 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uitengesit in die bygaande Bylae.

PB 4-2-2-6602

BYLAE

VOORWAARDEN WAAROP DIE AANSOEK GEOPEN DEUR GERHARDUS HERMANUS BOTHA INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDELTE 157 VAN DIE PLAAS WITPOORTJE 117, IN PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDEN**(1) Naam**

Die naam van die dorp is Maryvlei Uitbreiding 10.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A2121/85.

(3) Stormwaterdreinering en Straatbou

(a) Die dorpsienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetailleerde skema, volledig met planne, deursnee en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlê, teermacadamisering, beranding en kanalisering van die strate daarin, met die uitsondering van Vlakfonteinweg, tesaam met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpsienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpsienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike be-

tenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

(4) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals but excluding the following servitudes which affect a street in the township only:

(a) The servitude in favour of the Rand Water Board registered in terms of Notarial Deed of Servitude No K2972/1984S.

(b) The servitude in favour of the Gas Distribution Corporation of SA Limited registered in terms of Notarial Deed of Servitude No K2302/87S.

(5) Demolition of Buildings and Structures

The township owner shall at his own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(6) Obligations in Regard to Essential Services

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

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) All Erven

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

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

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

(2) Erven 54 to 56

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

stuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Beskikking oor Bestaande Titelvoorraades

Alle erwe moet onderworpe gemaak word aan bestaande voorraades en serwitute, as daar is, met inbegrip van die voorbehou van die regte op minerale maar uitgesonderd die volgende serwitute wat slegs 'n straat in die dorp raak:

(a) Die serwituit ten gunste van die Randwaterraad geregistreer kragtens Notariële Akte van Serwituit No K2972/1984S.

(b) Die serwituit ten gunste van die Gas Verspreidings Korporasie van SA Beperk geregistreer kragtens Notariële Akte van Serwituit No K2302/87S.

(5) Sloop van Geboue en Strukture

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

(6) Verpligte Ten Opsigte van Noodsaaklike Dienste

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

2. TITELVOORWAARDES

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

(1) Alle Erwe

(a) Die erf is onderworpe aan 'n serwituit 2 m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituit vir munisipale doeleinades 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituit mag afsien.

(b) Geen geboue of ander struktuur mag binne die voorname serwituitgebied opgeerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 m daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofspyleidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voorname serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voorname doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofspyleidings en ander werke veroorsaak word.

(2) Erwe 54 tot 56

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

Administrator's Notice 1310	2 September 1987	Administrateurskennisgewing 1310	2 September 1987
JOHANNESBURG AMENDMENT SCHEME 1701			
It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme 1979 by the rezoning of Portion 3 of Erf 52, Rosebank to "Business 4" 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 1701..		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 Gedeelte 3 van Erf 52, Rosebank tot "Besigheid 4" onderworpe aan sekere voorwaarde.	
	PB 4-9-2-2H-1701	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.	
Administrator's Notice 1311	2 September 1987	Hierdie wysigings staan bekend as Johannesburg-wysigingskema 1701.	PB 4-9-2-2H-1701
RANDBURG AMENDMENT SCHEME 1010			
It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Randburg Town-planning Scheme 1976 by the rezoning of Lot 1099, Ferndale to "Special" for offices, and/or Residential Buildings.			
Map 3 and the scheme clauses of the amendment scheme are filed with the Executive Director: Section Community Services, Pretoria and the Town Clerk, Randburg, and are open for inspection at all reasonable times.			
This amendment is known as Randburg Amendment Scheme 1010.		Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Randburg-dorpsbeplanningskema 1976 gewysig word deur die hersonering van Lot 1099, Ferndale tot "Spesiaal" vir kantore, en/of woongeboue.	
	PB 4-9-2-132H-1010	Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Uitvoerende Direkteur: Tak Gemeenskapsdienste Pretoria en die Stadsklerk Randburg en is beskikbaar vir inspeksie op alle redelike tye.	
Administrator's Notice 1312	2 September 1987	Hierdie wysigings staan bekend as Randburg-wysigingskema 1010.	PB 4-9-2-132H-1010
JOHANNESBURG AMENDMENT SCHEME 1429			
It is hereby notified in terms of section 36(1) of the Town-planning and Townships Ordinance, 1965, that the Administrator has approved the amendment of Johannesburg Town-planning Scheme 1979 by the rezoning of part of Erf 139, Ormonde Extension 1 to "Residential 4" 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 1429.		Hierby word ooreenkomstig die bepalings van artikel 36(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Administrateur goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979 gewysig word deur die hersonering van deel van Erf 139, Ormonde Uitbreiding 1 tot "Residensieel 4" onderworpe aan sekere voorwaarde.	
	PB 4-9-2-2H-1429	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.	
Administrator's Notice 1313	2 September 1987	Hierdie wysigings staan bekend as Johannesburg-wysigingskema 1429.	PB 4-9-2-2H-1429
BAK PAN AMENDMENT SCHEME 58			
The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment Scheme, being an amendment of Brakpan Town-planning Scheme, 1974, comprising the same land as included in the township of Maryvlei Extension 10.			
		Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplannings en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Brakpan-dorpsbeplanningskema, 1974, wat uit dieselfde grond as die dorp Maryvlei Uitbreiding 10 bestaan, goedgekeur het.	
Administrator's Notice 1313	2 September 1987	BRAKPAN-WYSIGINGSKEMA 58	

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

This amendment is known as Brakpan Amendment Scheme 58.

PB 4-9-2-9H-58

Administrator's Notice 1314

2 September 1987

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town Planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Montana Park Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-3100

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY TOKYO LANDGOED (EIENDOMS) BE-PERK UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP OR PORTION 35 OF THE FARM HARTEBEESTFONTEIN 324-J.R., PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) Name

The name of the township shall be Montana Park.

(2) Design

The township shall consist of erven and streets as indicated on General Plan SG A8786/84.

(3) Stormwater Drainage and Street Construction

(a) The township owner shall on request by the local authority submit to such authority for its approval a detailed scheme complete with plans, sections and specifications, prepared by a civil engineer approved by the local authority, for the collection and disposal of stormwater throughout the township by means of properly constructed works and for the construction, tarmacadamising, kerbing and channelling of the streets therein together with the provision of such retaining walls as may be considered necessary by the local authority.

Furthermore, the scheme shall indicate the route and gradient by which each erf gains access to the street on which it abuts.

(b) The township owner shall, when required by the local authority to do so, carry out the approved scheme at its own expense on behalf and to the satisfaction of the local authority under the supervision of a civil engineer approved by the local authority.

(c) The township owner shall be responsible for the maintenance of the streets to the satisfaction of the local authority until the streets have been constructed as set out in subclause (b).

(d) If the township owner fails to comply with the provisions of paragraphs (a), (b) and (c) hereof the local authority shall be entitled to do the work at the cost of the township owner.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Waarnemende Uitvoerende Direkteur van Gemeenskapsdienste, Pretoria en die Stads-klerk/Sekretaris, Brakpan en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Brakpan-wysigingskema 58.

PB 4-9-2-9H-58

Administrateurskennisgiving 1314

2 September 1987

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Montana Park tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande bylae.

PB 4-2-2-3100

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR TOKYO LANDGOED (EIENDOMS) BE-PERK INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 35 VAN DIE PLAAS HARTEBEESTFONTEIN 324-J.R., PROVINSIE TRANSVAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) Naam

Die naam van die dorp is Montana Park.

(2) Ontwerp

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A8786/84.

(3) Stormwaterdreinering en Straatbou

(a) Die dorpseienaar moet op versoek van die plaaslike bestuur aan sodanige bestuur 'n gedetaileerde skema, volledig met planne, deursneë en spesifikasies, opgestel deur 'n siviele ingenieur wat deur die plaaslike bestuur goedgekeur is, vir die opgaar en afvoer van stormwater deur die hele dorp deur middel van behoorlike aangelegde werke en vir die aanlew, teermacadamisering, beranding en kanalisering van die strate daarin, tesame met die verskaffing van sodanige keermure as wat die plaaslike bestuur nodig ag, vir goedkeuring voorlê.

Verder moet die skema die roete en helling aandui deur middel waarvan elke erf toegang tot die aangrensende straat verkry.

(b) Die dorpseienaar moet, wanneer die plaaslike bestuur dit vereis, die goedgekeurde skema op eie koste namens en tot bevrediging van die plaaslike bestuur, onder toesig van 'n siviele ingenieur deur die plaaslike bestuur goedgekeur, uitvoer.

(c) Die dorpseienaar is verantwoordelik vir die instandhouding van die strate tot bevrediging van die plaaslike bestuur totdat die strate ooreenkomsdig subklousule (b) gebou is.

(d) Indien die dorpseienaar versuim om aan die bepalings van paragrawe (a), (b) en (c) hiervan te voldoen, is die plaaslike bestuur geregtig om die werk op koste van die dorpseienaar te doen.

(4) Endowment

The township owner shall, in terms of the provisions of section 63(1)(b) of the Town-planning and Townships Ordinance, 1965, pay a lump sum endowment of R98 000,00 to the local authority for the provision of land for a park (public open space).

Such endowment shall be payable in terms of section 73 of the said Ordinance.

(5) Disposal of Existing Conditions of Title

All erven shall be made subject to existing conditions and servitudes, if any, including the reservation of rights to minerals, but excluding the following condition which does not affect the township area:

"Gedeelte 10 en die Resterende Gedeelte van Gedeelte E van die plaas HARTEBEESTFONTEIN 234, Registrasie Afdeling J.R., distrik Pretoria, groot as sodanig 426,1381 hektaar (waarvan die gedeelte hiermee getransporteer 'n deel uitmaak) is wederkerig onderworpe aan en geregtig tot die Reg van Wee, 12,59 meter wyd, soos aangetoon op Kaart S.G. No A2596/42, geheg aan Akte van Transport No 24553/1942, gedateer 7 Desember 1942."

(6) Demolition of Buildings and Structures

The township owner shall at its own expense cause all existing buildings and structures situated within the building line reserves, side spaces or over common boundaries to be demolished to the satisfaction of the local authority, when required by the local authority to do so.

(7) Removal or Replacement of Municipal Services

If, by reason of the establishment of the township, it should become necessary to remove or replace any existing municipal services, the cost thereof shall be borne by the township owner.

2. CONDITIONS OF TITLE

The erven mentioned hereunder shall be subject to the conditions as indicated imposed by the Administrator in terms of the provisions of the Town-planning and Townships Ordinance, 1965.

(1) All Erven

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

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

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

(4) Begiftiging

Die dorpseienaar moet kragtens die bepalings van artikel 63(1)(b) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, aan die plaaslike bestuur as begiftiging 'n globale bedrag van R98 000,00 betaal welke bedrag deur die plaaslike bestuur aangewend moet word vir die verkryging van 'n park (openbare oopruimte).

Sodanige begiftiging is betaalbaar kragtens die bepalings van artikel 73 van genoemde Ordonnansie.

(5) Beskikking oor Bestaande Titelvoorwaardes

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd die volgende voorwaarde wat nie die dorp raak nie:

"Gedeelte 10 en die Resterende Gedeelte van Gedeelte E van die plaas HARTEBEESTFONTEIN 234, Registrasie Afdeling J.R., distrik Pretoria, groot as sodanig 426,1381 hektaar (waarvan die gedeelte hiermee getransporteer 'n deel uitmaak) is wederkerig onderworpe aan en geregtig tot die Reg van Wee, 12,59 meter wyd, soos aangetoon op Kaart S.G. No A2596/42, geheg aan Akte van Transport No 24553/1942, gedateer 7 Desember 1942."

(6) Sloping van Geboue en Strukture

Die dorpseienaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserwes, kantrumtes of oor gemeenskaplike grense geleë is, laat sloop tot bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(7) Verskuiwing of die Vervanging van Munisipale Dienste

Indien dit as gevolg van die stigting van die dorp nodig word om enige bestaande munisipale dienste te verskuif of te vervang moet die koste daarvan deur die dorpseienaar gedra word.

2. TITELVOORWAARDES

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

(1) Alle erwe

(a) Die erf is onderworpe aan 'n serwituit 2 m breed, vir riolerings- en ander munisipale doeleinades, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele serwituit vir munisipale doeleinades 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituit mag afsien.

(b) Geen geboue of ander struktuur mag binne die voornoemde serwituitgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituit of binne 'n afstand van 2 m daarvan geplant word nie.

(c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpyleidings en ander werke wat hy volgens goeddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituit grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpyleidings en ander werke veroorsaak word.

(2) Erven 28, 29, 47 and 65

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

Administrator's Notice 1315

2 September 1987

PRETORIA AMENDMENT SCHEME 1480

The Administrator hereby, in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he has approved an amendment scheme, being an amendment of Pretoria Town-planning Scheme, 1974, comprising the same land as included in the township of Montana Park.

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

This amendment is known as Pretoria Amendment Scheme 1480.

PB 4-9-2-3H-1480

Administrator's Notice 1316

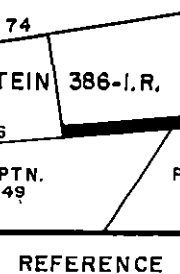
2 September 1987

ACCESS ROAD: DISTRICT OF HEIDELBERG

In terms of section 48(1)(a) of the Roads Ordinance, 1957, the Administrator hereby declares that an access road 4 metres in width, exists over the property as indicated on the subjoined sketch plan which also indicates the general direction and situation of the said access road.

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

Approval: ECR 1519 dated 3 September 1985
Reference: DP 021-023-23/24/B9



DP 021-023- 23/24/ B. 9

U.K BES
EXCO. RES. 1519VAN
OF 1985-09-03

VERWYSING

ACCESS ROAD DECLARED 4m WIDE

TOEGANGSPAD VERKLAAR 4m BREED

EXISTING ROAD

BESTAANDE PAD

Administrator's Notice 1318

2 September 1987

DEVIATION AND INCREASE IN THE ROAD RESERVE WIDTH OF PUBLIC AND DISTRICT ROAD 1121: DISTRICT OF BRITS

In terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, the Administrator hereby deviates a portion of Public and District Road 1121 and increases the road reserve width to 30 metres over the properties as indicated on the

(2) Erwe 28, 29, 47 en 65

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

Administrateurskennisgewing 1315

2 September 1987

PRETORIA-WYSIGINGSKEMA 1480

Die Administrateur verklaar hierby ingevolge die bepalinge van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Pretoria-dorpsbeplanskema, 1974, wat uit dieselfde grond as die dorp Montanapark bestaan, goedkeur het.

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

Hierdie wysiging staan bekend as Pretoria-wysigingskema 1480.

PB 4-9-2-3H-1480

Administrateurskennisgewing 1316

2 September 1987

TOEGANGSPAD: DISTRIK HEIDELBERG

Kragtens artikel 48(1)(a) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat 'n toegangspad 4 meter breed, bestaan oor die eiendom soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van gemelde toegangspad aandui.

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

Goedkeuring: UKB 1519 van 3 September 1985
Verwysing: DP 021-023-23-24-B9

Administrateurskennisgewing 1318

2 September 1987

VERLEGGING EN VERMEERDERING VAN DIE PADRESERWEBREEDTE VAN OPENBARE- EN DISTRIKSPAD 1121: DISTRIK BRITS

Kragtens artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, verlê die Administrateur hierby 'n gedeelte van Openbare- en Distrikspad 1121 en vermeerder die padreserwebreedte na 30 meter oor die eiendomme soos aangedui op

subjoined sketch plan which also indicates the general direction and situation of the deviation.

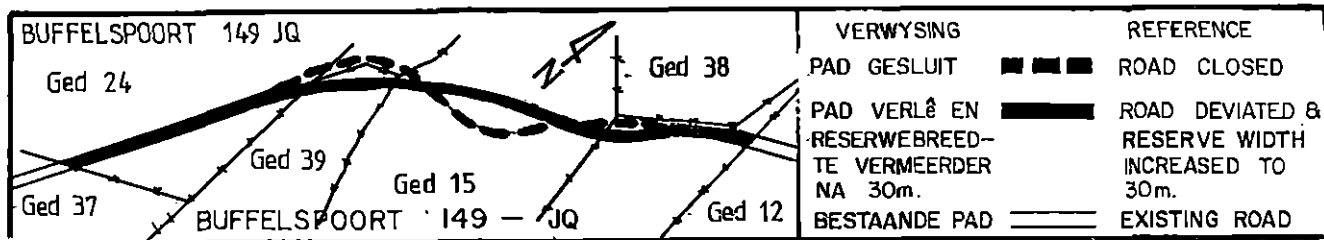
In terms of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment is physically demarcated.

Approval: 13 dated 23 April 1987
Reference: DP 08-085-23/22/1121 Vol 2

bygaande sketsplan wat ook die algemene rigting en ligging van die verlegging aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat die grond wat deur gemelde padreëling in beslag geneem is, fisies afgebaken is.

Goedkeuring: 13 van 23 April 1987
Verwysing: DP 08-085-23/22/1121 Vol 2



Administrator's Notice 1319

2 September 1987

DEVIATION AND INCREASE IN WIDTH OF THE ROAD RESERVE OF PUBLIC AND DISTRICT ROAD 285: DISTRICT OF LYDENBURG

In terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, the Administrator hereby deviates a portion of Public and District Road 285 and increases the road reserve width of the said road to widths that vary from 25 metres to 115 metres over the properties as indicated on the subjoined sketch plan which also indicates the general direction and situation of the deviation.

In terms of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment is physically demarcated.

Approval: 31 dated 26 June 1987
Reference: DP 04-042-23/22/285 Vol 2

Administrateurskennisgewing 1319

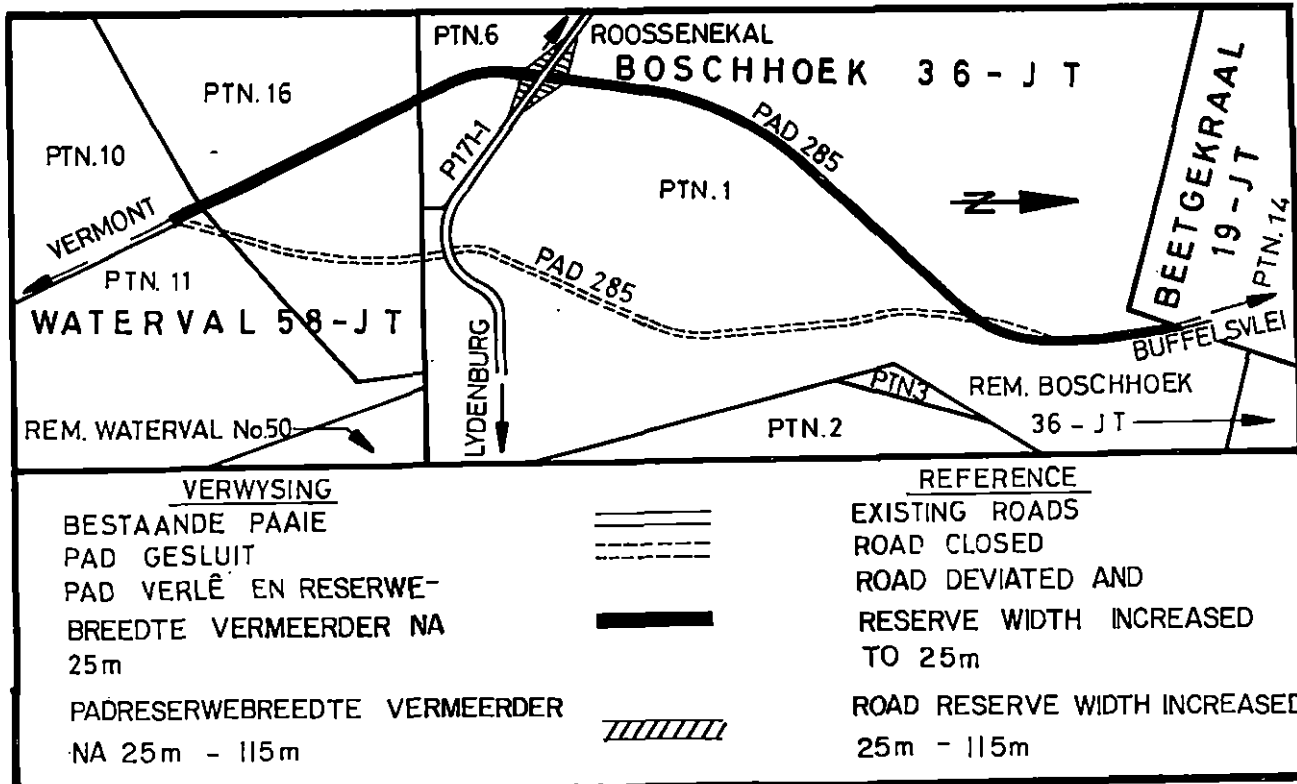
2 September 1987

VERLEGGING EN VERMEERDERING VAN DIE PADRESERWEBREEDTE VAN OPENBARE- EN DISTRIKSPAD 285: DISTRIK LYDENBURG

Kragtens artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, verlē die Administrateur hierby 'n gedeelte van Openbare- en Distrikspad 285 en vermeerder die padreserwebreedte van gemelde pad na breedtes wat wissel van 25 meter tot 115 meter oor die eiendomme soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van die verlegging aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat die grond wat deur gemelde padreëling in beslag geneem is, fisies afgebaken is.

Goedkeuring: 31 van 26 Junie 1987
Verwysing: DP 04-042-23/22/285 Vol 2



Administrator's Notice 1321

2 September 1987

INCREASE IN WIDTH OF THE ROAD RESERVE OF PUBLIC AND DISTRICT ROAD 842: DISTRICT OF KLERKSDORP

In terms of section 3 of the Roads Ordinance, 1957, the Administrator hereby increases the road reserve width of Public and District Road 842 to widths that vary from 30 metres to 120 metres over the properties as indicated on the subjoined sketch plan.

In terms of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment is physically demarcated.

Approval: 63 dated 7 August 1987
Reference: DP 07-073-23/22/842

Administrateurskennisgewing 1321

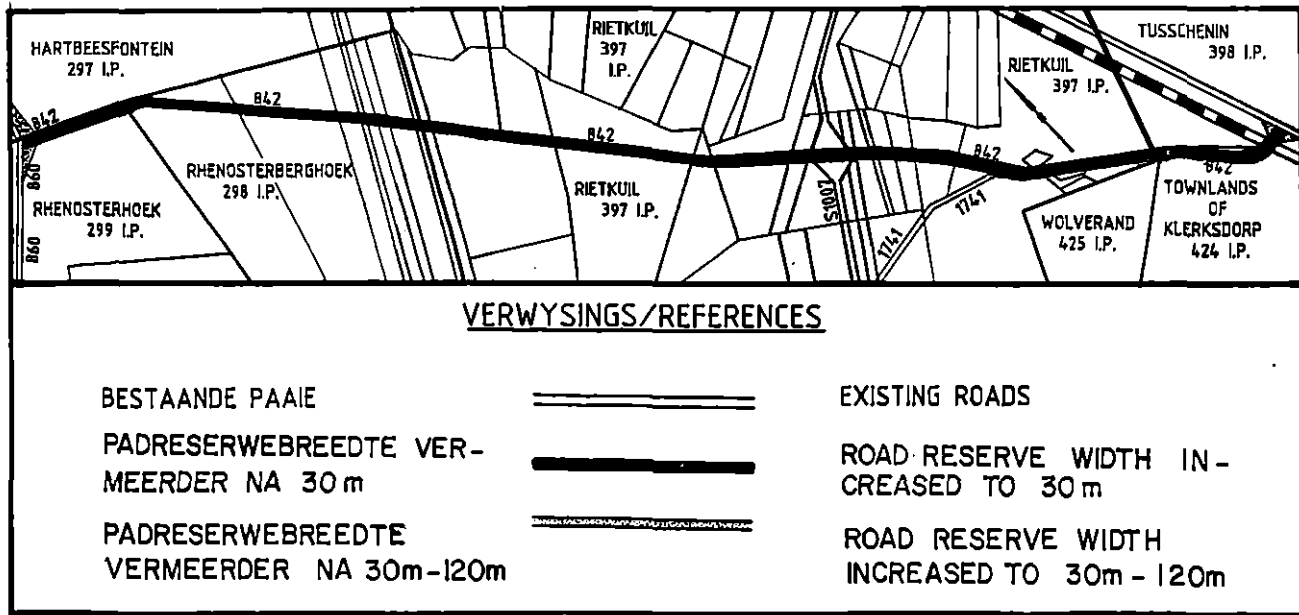
2 September 1987

VERMEERDERING VAN DIE PADRESERWEBREEDTE VAN OPENBARE- EN DISTRIKSPAD 842: DISTRIK KLERKSDORP

Kragtens artikel 3 van die Padordonnansie, 1957, vermeerder die Administrateur hierby die padreserwebreedte van Openbare- en Distrikspad 842 na breedtes wat wissel van 30 meter tot 120 meter oor die eiendomme soos aangedui op bygaande sketsplan.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat die grond wat deur gemelde padreëling in beslag geneem is, fisies afgebaken is.

Goedkeuring: 63 van 7 Augustus 1987
Verwysing: DP 07-073-23/22/842



Administrator's Notice 1317

2 September 1987

DECLARATION OF PUBLIC— AND DISTRICT ROAD 2575 AND DEVIATION AND INCREASE IN THE RESERVE WIDTH OF PUBLIC— AND DISTRICT ROAD 174: DISTRICT OF ELLISRAS

In terms of sections 5(1)(a), 5(1)(c), 5(1)(d) and 3 of the Roads Ordinance, 1957;

(a) the Administrator hereby declares that a public- and district road 2575, with widths which vary from 30 metres to 120 metres exists over the properties as indicated on the subjoined sketch plan; and

(b) the Administrator hereby deviates a portion of public- and district road 174 and increases the reserve width thereof to widths which vary from 30 metres to 120 metres over the properties as indicated on the said sketch plan.

The general directions and situations of public- and district road 2575 and of the deviation of public-and district road 174 are indicated on the said sketch plan.

In terms of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment is physically demarcated.

Approval: ECR 1062 dated 16 June 1987
Reference: DP 03-030-23/17/17

Administrateurskennisgewing 1317

2 September 1987

VERKLARING VAN OPENBARE— EN DISTRIKSPAD 2575 EN VERLEGGING EN VERMEERDERING VAN DIE PADRESERWEBREEDTE VAN OPENBARE— EN DISTRIKSPAD 174: DISTRIK ELLISRAS

Kragtens artikels 5(1)(a), 5(1)(c), 5(1)(d) en 3 van die Padordonnansie, 1957;

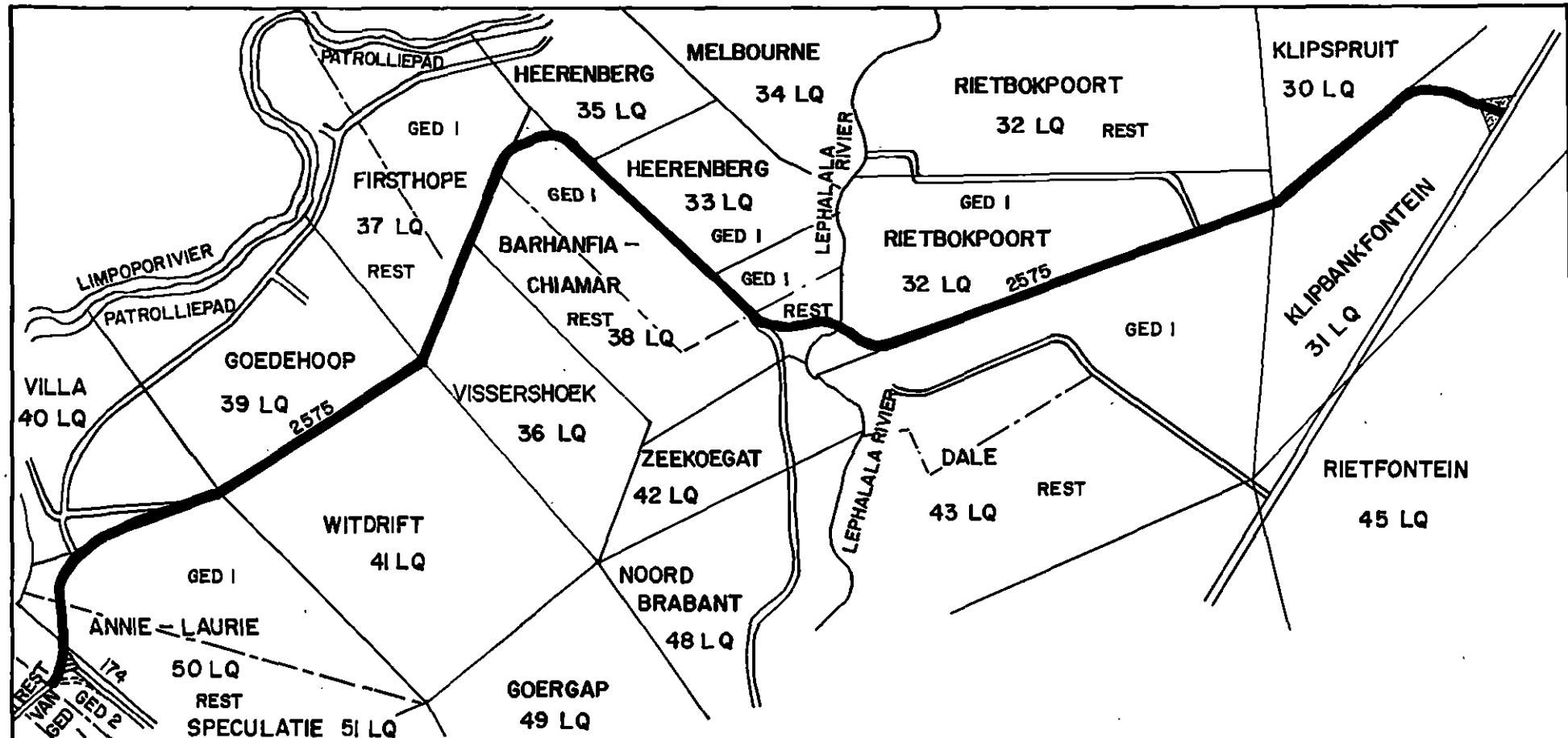
(a) verklaar die Administrateur hierby dat 'n openbare- en distrikspad 2575, met breedtes wat wissel van 30 meter tot 120 meter bestaan oor die eiendomme soos op bygaande sketsplan aangedui; en

(b) verlê die Administrateur hierby 'n gedeelte van openbare- en distrikspad 174 en vermeerder die padreserwebreedte daarvan na breedtes wat wissel van 30 meter tot 120 meter oor die eiendomme soos aangedui op gemelde sketsplan.

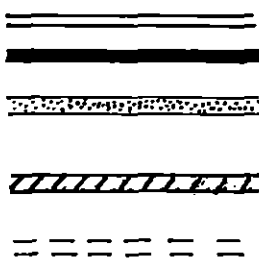
Die algemene rigting en ligging van openbare- en distrikspad 2575 en van die verlegging van openbare- en distrikspad 174 is op gemelde sketsplan aangetoon.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat die grond wat deur gemelde padreëling in beslag geneem is, fisies afgebaken is.

Goedkeuring: UKB 1062 van 16 Junie 1987
Verwysing: DP 03-030-23/17/17

VERWYSING / REFERENCE

BESTAANDE PAAIE
PAD VERKLAAR 30m BREED
PADRESERWEBREEDTE VERMEERDER
NA 30 - 120m.
PAD VERLE EN RESERWEBREEDTE
VERMEERDER NA BREEDTES WAT
WISSEL VAN 30m - 120m
PAD GESLUIT



EXISTING ROADS
ROAD DECLARED 30m WIDE
ROAD RESERVE WIDTH INCREASED
TO 30m - 120m.
ROAD DEVIATED & RESERVE WIDTH
INCREASED TO WIDTHS WHICH VARY
FROM 30m - 120m
ROAD CLOSED.

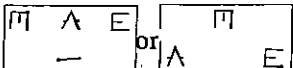
BUNDEL	DPO3-030-23/17/17
FILE	
U.K.B.	
E.C.R.	1062 (O)
GED.	1987/06/16
DD.	
PAD ROAD	2575

Administrator's Notice 1322

2 September 1987

ESTABLISHMENT OF A POUND ON LOT T5 MNYANA, PONGOLA, DISTRICT OF PIET RETIEF AND THE APPOINTMENT OF A POUNDMASTER

In terms of the provisions of section 3(1) of the Pounds Ordinance, 1972 (Ordinance 13 of 1972), the Administrator hereby authorises the establishment of a pound on Lot T5 Mnyana, Pongola, in the district of Piet Retief with the brand



and in terms of the provisions of

section 4(1) of the said Ordinance, the Administrator hereby appoints Mr J P B Roos, PO Box 79, Pongola 3170, as poundmaster of the said pound.

TW 5/6/2/173

Administrator's Notice 1320

2 September 1987

DEVIATION AND INCREASE IN ROAD RESERVE WIDTH OF PUBLIC AND DISTRICT ROAD 797: DISTRICT OF BARBERTON

In terms of section 5(1)(d) and section 3 of the Roads Ordinance, 1957, the Administrator hereby deviates a portion of Public and District Road 797 and increases the road reserve width to 40 metres over the property as indicated on the subjoined sketch plan which also indicates the general direction and situation of the deviation.

In terms of section 5A(3) of the said Ordinance it is hereby declared that the land taken up by the said road adjustment is physically demarcated.

Approval: 51 dated 8 June 1987
Reference: DP 04-044-23/22/797 Vol 4

Administrateurskennisgewing 1322

2 September 1987

INSTELLING VAN 'N SKUT OP PERSEEL T5 MNYANA, PONGOLA, DISTRIK VAN PIET RETIEF EN DIE AANSTELLING VAN 'N SKUTMEESTER

Ingevolge die bepalings van artikel 3(1) van die Ordonnansie op Skutte, 1972 (Ordonnansie 13 van 1972), magtig die Administrateur hierby die instelling van 'n skut op perseel T5 Mnyana, Pongola, in die Piet Retief distrik met die brand-

merk of en ingevolge die bepalings van

artikel 4(1) van genoemde Ordonnansie, stel die Administrateur mnr J P B Roos, Posbus 79, Pongola 3170, as skutmeester vir die genoemde skut hierby aan.

TW 5/6/2/173

Administrateurskennisgewing 1320

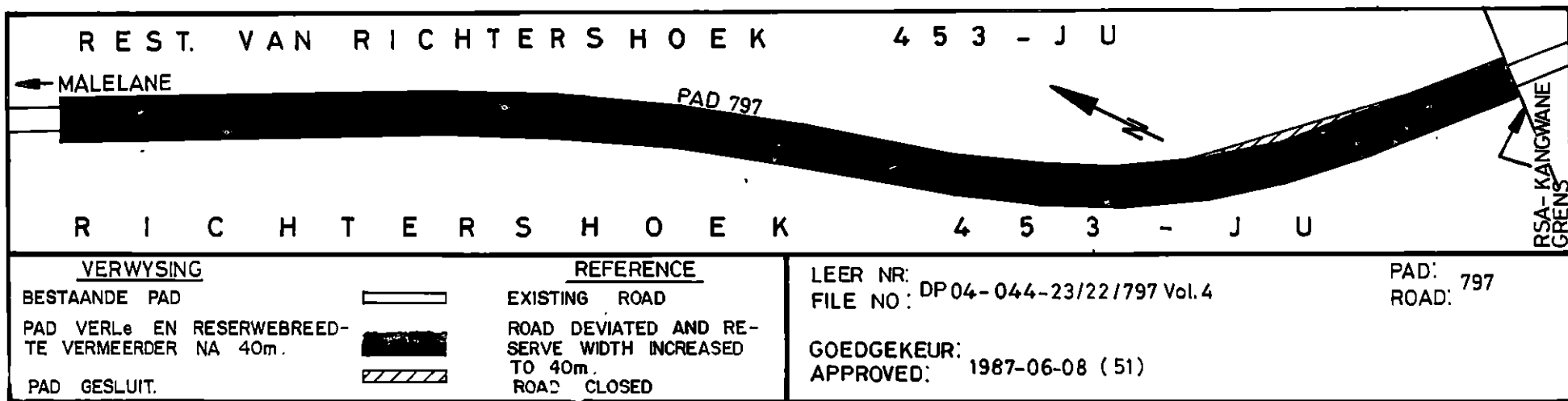
2 September 1987

VERLEGGING EN VERMEERDERING VAN DIE PADRESERWEBREEDTE VAN OPENBARE-EN DISTRIKSPAD 797: DISTRIK BARBERTON

Kragtens artikel 5(1)(d) en artikel 3 van die Padordonnansie, 1957, verlê die Administrateur hierby 'n gedeelte van Openbare- en Distrikspad 797 en vermeerder die padreserwebreedte na 40 meter oor die eiendom soos aangedui op bygaande sketsplan wat ook die algemene rigting en ligging van die verlegging aandui.

Kragtens artikel 5A(3) van gemelde Ordonnansie word hierby verklaar dat die grond wat deur gemelde padreëling in beslag geneem is, fisies afgebaken is.

Goedkeuring: 51 van 8 Junie 1987
Verwysing: DP 04-044-23/22/797 Vol 4



General Notices

NOTICE 704 OF 1987

JOHANNESBURG AMENDMENT SCHEME 1829

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 owners of Erf 2798, Jeppestown namely Messrs Ho Singhoy Ahhee and Po Wan Ahhee and the owner of Erf 351, Jeppestown namely Messrs Howan Property Investments (Pty) Ltd, applied for the amendment of Johannesburg Town-planning Scheme, 1979, by the amendment of the scheme clauses to permit a relaxation of the building line on the properties described above, situated on the corner of Fox and Gus Streets.

Further particulars of this application are open for inspection at the office of the Town Clerk of Johannesburg 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 Acting Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 within a period of four weeks from the date of first publication of this notice.

Address of owner: P/a Schneider and Dreyer, PO Box 3438, Randburg 2125.

Date of first publication: 26 August 1987.

PB 4-9-2-2H-1829

NOTICE 707 OF 1986

KRUGERSDORP AMENDMENT SCHEME 132

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)

The Town Council of Krugersdorp, being the owner of Portion 171 of the farm Luipaardsvlei 246 IQ, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that the Council intends to amend the town-planning scheme known as Krugersdorp Town-planning Scheme 1, 1980, by the rezoning of the property described above, situated from "Agricultural" to "Institutional".

Particulars of the application will lie open for inspection during normal office hours at the office of the Town Engineer, Town-planning Section, Civic Centre, Krugersdorp for a period of 28 days from 26 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 94, Krugersdorp 1740 within a period of 28 days from 26 August 1987.

Address of owner: Civic Centre, Commissioner Street, Krugersdorp, PO Box 94, Krugersdorp 1740.

Algemene Kennisgewings

KENNISGEWING 704 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 1829

Die Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaars van Erf 2798, Jeppestown naamlik mnre Ho Singhoy Ahhee en Po Wan Ahhee en die eienaar van Erf 351, Jeppestown, mnre Howan Property Investments (Pty) Ltd, aansoek gedoen het om Johannesburg-dorpsbeplanskema, 1979, te wysig deur die wysiging van die klousules om 'n verslapping van die boulyn toe te laat op die eiendomme geleë op die hoek van Foxstraat en Gusstraat.

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Johannesburg en die kantoor van die Uitvoerende Directeur 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 Directeur van Gemeenskapsdienste by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000 voorgele word.

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

Datum van eerste publikasie: 26 Augustus 1987.

PB 4-9-2-2H-1829

KENNISGEWING 707 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 132

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)

Die Stadsraad van Krugersdorp, synde die eienaar van Geeldeel 171 van die plaas Luipaardsvlei 246 IQ, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat die Stadsraad voorneems is om die wysiging van die dorpsbeplanskema bekend as Krugersdorp-dorpsbeplanskema 1, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te van "Landbou" tot "Inrigting".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, afdeling Stadsbeplanning, Burgersentrum, Krugersdorp vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 94, Krugersdorp 1740 ingedien of gerig word.

Adres van eienaar: Burgersentrum, Kommissarisstraat, Krugersdorp, Posbus 94, Krugersdorp 1740.

NOTICE 708 OF 1987

PRETORIA REGION AMENDMENT SCHEME 948

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, J L van Schalk, being the authorized agent of Erven 717 — 741, 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 Clerk of Akasia for the amendment of the town-planning scheme known as Pretoria Region 1/1960, by the rezoning of the property described above, situated Karen Park X12 from "Spesial Residential" to "Special".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk of Akasia, 10 Dale Avenue, Akasia (Room 126) for the period of 28 days from 26 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 26, Rosslyn 0200 within a period of 28 days from 26 August 1987.

Address of owner: Deaplan, PO Box 40346, Arcadia 0007.

NOTICE 709 OF 1987

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)

PRETORIA REGION AMENDMENT SCHEME 949.

I, HENRI BÜCHNER DU TOIT, being the authorised agent of the owner of erven no's 743, 765, 774, 776, 804, 842, 858, 870, 896, 898, 903, 911 - 913, 916 - 920, 923, 926, 927, 941 - 942, 981 - 982, 998 - 1004, 1008, 1017, 1019, 1023, 1025, 1028, 1023 - 1036, 1038 - 1042, 1051, 1075, 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 Akasia for the amendment of the town - planning scheme known as Pretoria Region Town Planning Scheme 1/1960 by the rezoning of the property described above, situated Theresa Park Extension 2 from Special Residential to Special for 1 additional dwelling - unit ancillary to a dwelling house subject to conditions as approved by the council.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Akasia Municipal Offices (Plot 16 Dalelane, Karen Park) for the period of twenty-eight (28) days from 26 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 911 -026, Rosslyn 0200 within a period of twenty-eight (28) days from the 26 August 1987.

Address of owner: PO Box 6182, Marshalltown, 2107.

KENNISGEWING 708 VAN 1987

PRETORIASTREEK-WYSIGINGSKEMA 948

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 L van Schalk, synde die gemagtigde agent van Erwe 717 — 741, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsklerk van Akasia aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoriastreek 1/1960, deur die hersonering van die eiendom hierbo beskryf, geleë te Karenpark X12 van "Spesiale Woon" na "Spesiaal".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk van Akasia, Dalelaan 10, Akasia (Kamer 126), vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 26, Rosslyn 0200, ingedien of gerig word.

Adres van eienaar: Deaplan, Posbus 40346, Arcadia 0007.

KENNISGEWING 709 VAN 1987

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)

PRETORIA—STREEK WYSIGINGSKEMA 949.

EK, HENRI BUCHNER DU TOIT synde die gemagtigde agent van die eienaar van erwe no's 743, 765, 774, 776, 804, 842, 858, 870, 896, 898, 903, 911 - 913, 916 - 920, 923, 926, 927, 941 - 942, 981 - 982, 998 - 1004, 1008, 1017, 1019, 1023, 1025, 1028, 1032 - 1036, 1038 - 1042, 1051, 1075, gee hiermee ingevolge artikel 56(1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Akasia Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria Streek Dorpsaanlegskema 1/1960 deur die hersonering van die eiendom hierbo beskryf, geleë te Theresapark uitbreiding 2 van Spesiale woon tot Spesiaal vir een addisionele wooneenheid bykomstig tot 'n woonhuis op voorwaardes soos deur die raad goedgekeur.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Akasia Munisipale Kantore (Hoewe 16 Dalelaan Karenpark) vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 911 - 026 Rosslyn 0200 ingedien of gerig word.

Adres van Eienaar: Posbus 61820, Marshalltown, 2107.

NOTICE 710 OF 1987

NELSPRUIT AMENDMENT SCHEME 1/203

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

(Regulation 11(2))

I, Nicolaas Johannes Grobler, being the authorized agent of the owner of Erf 555, Nelspruit 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 Nelspruit Town Council for the amendment of the town-planning scheme known as Nelspruit Town-planning Scheme, 1949, by the rezoning of the property described above, situated on 6 Sheppard Drive, Nelspruit from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per 1 250 m²".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 221, Town Hall, Voortrekker Street, Nelspruit for the period of 28 days from 26 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 45, Nelspruit 1200 within a period of 28 days from 26 August 1987.

Address of owner: PO Box 903, Nelspruit 1200.

NOTICE 711 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2023

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))

I, Clive Francis Beamish, being the owner of Erf 2431, Northcliff Extension 12, 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 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 Norman Crescent from "Residential 1" to "Residential 2".

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 and Wesplan and Associates, Coaland Building, cnr Kruger and Burger Streets, Krugersdorp for a period of 28 days from 26 August 1987.

Objections to or representation 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 and at Wesplan and Associates, PO Box 7149, Krugersdorp North, within a period of 28 days from 26 August 1987.

KENNISGEWING 710 VAN 1987

NELSPRUIT-WYSIGINGSKEMA 1/203

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)

(Regulasie 11(2))

Ek, Nicolaas Johannes Grobler, synde die gemagtigde agent van die eienaar van Erf 555, Nelspruit 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 Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Nelspruit-dorpsaanlegskema, 1949, deur die hersonering van die eiendom hierbo beskryf, geleë te Sheppardrylaan 6, Nelspruit van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per 1 250 m²".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 221, Stadhuis, Voortrekkerstraat, Nelspruit vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 45, Nelspruit 1200 ingedien of gerig word.

Adres van eienaar: Posbus 903, Nelspruit 1200.

KENNISGEWING 711 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2023

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

(Regulasie 11(2))

Ek, Clive Francis Beamish, synde die eienaar van Erf 2431, Northcliff Uitbreiding 12, 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 eiendom hierbo beskryf, geleë te Normansingel van "Residensieel 1" na "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7e Vloer, Burgersentrum, Braamfontein en by die kantore van Wesplan en Associate, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by die Direkteur van Beplanning by die bovermelde adres of by Posbus 30733, Braamfontein en by Wesplan en Associate, Posbus 7149, Krugersdorp Noord, ingedien word.

NOTICE 712 OF 1987

ALBERTON AMENDMENT SCHEME 336

I, Michael Idris Osborne, being the authorised agent of the owner of Erf 65, Alrode South 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 Alberton Town Council for the amendment of the town-planning scheme known as Alberton Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 66 Palmer Street, Alrode South Extension 3, from "Commercial" to "Special" for Industrial, subject to the Departmental "Industrial 3" conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the town clerk/secretary, Alberton Town Council, Level 8, Civic Centre, Alberton for the period of 28 days from 26 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 Alberton Town Council, PO Box 4, Alberton 1450, within a period of 28 days from 26 August 1987.

Address of owner: C/o Osborne, Oakenfull & Meekel, PO Box 2189, Johannesburg 2000.

NOTICE 713 OF 1987

PRETORIA AMENDMENT SCHEME 3015

The Town Council of Pretoria 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 3015 has been prepared by it.

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

1) A part of Bronkhorst Street will be rezoned from "Existing Streets" to "Special" for the purposes of a parking garage, parking area and business buildings.

2) A part of the Remaining Extent of Erf 376 will be rezoned from "Special Residential" to "Special" for the purposes of a parking garage, parking area and business buildings.

3) Erven 1/377, Re/377, 3/378, 2/378, 1/378, 1/238, Re/238, Re/239, 1/239, 2/376/ Re/233, 1/233 and 1/376 will be rezoned from "Special" to "Special" for the purposes of parking garage, parking area and business buildings, "Existing Public Open Space" and "Existing Streets".

4) Erven Re/240, Re/376, Re/230 will be rezoned from "Special Residential" to "Existing Public Open Spaces" and "Existing Streets".

With this scheme Bronkhorst Street will be diverted and will the appropriate erven be rezoned in accordance with the diversion.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Room 3024, Westblock, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from the 26 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 PO Box 440, Pretoria 0001, within a period of 28 days from the 26 August 1987.

KENNISGEWING 712 VAN 1987

ALBERTON-WYSIGINGSKEMA 336

Ek, Michael Idris Osborne, synde die gemagtigde agent van die eienaar van Erf 65, Alrode South 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 Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton-dorpsbeplanningskema, 1979, deur die hersonering van die eindom hierbo beskryf, geleë te 66 Palmerstraat, Alrode South Uitbreiding 3 van "Kommersiel" tot "Spesial" vir Nywerheid onderworpe aan die Departementele "Nywerheid 3" voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die stadsklerk/sekretaris, Alberton, Vlak 8, Burgersentrum Alberton, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die stadsklerk/sekretaris by bovemelde adres of by Stadsraad Alberton, Posbus 4, Alberton 1450, ingedien of opgerig word.

Adres van eienaar: P/a Osborne, Oakenfull & Meekel, Posbus 2189, Johannesburg 2000.

KENNISGEWING 713 VAN 1986

PRETORIA-WYSIGINGSKEMA 3015

Die Stadsraad van Pretoria 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 3015, deur hom opgestel is.

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

1) 'n Deel van Bronkhorststraat word van "Bestaande Strate" na "Spesial" vir 'n parkeergarage, parkeergebied en besigheidsgeboue gehersoneer.

2) 'n Deel van die Restant van Erf 376 word van "Spesiale Woon" na "Spesial" vir 'n parkeergarage, parkeergebied en besigheidsgeboue gehersoneer.

3) Erwe 1/377, Re/377, 3/378, 2/378, 1/378, 1/238 Re/238, Re/239, 1/239, 2/376/ Re/233, 1/233 en 1/376 word van "Spesial" na "Spesial" vir 'n parkeergarage, parkeergebied en besigheidsgeboue, "Bestaande Openbare Oopruimte" en "Bestaande Strate" gehersoneer.

4) Erwe Re/240, Re/376, Re/230 word van "Spesiale Woon" na "Bestaande Openbare Oopruimte" en "Bestaande Strate" gehersoneer.

Met die skemawysiging word Bronkhorststraat verlê, en word die sonering van die betrokke erwe daarby aangepas.

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris van Pretoria, Kamer 3024, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadssekretaris by bovemelde adres of by Posbus 440, Pretoria 0001, ingedien of opgerig word.

NOTICE 714 OF 1987

NOTICE OF APPLICATION FOR EXTENSION OF BOUNDARIES OF AN APPROVED TOWNSHIP

The Town Council of Nigel, hereby gives notice in terms of section 69(6)(a) read in conjunction with section 88(2) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that application has been made by Plan Associates on behalf of South African National Life Assurance Company to extend the boundaries of the township known as Nigel to include Portion 98 (a portion of Portion 79) and the Remainder of Portion 9 of the farm Bultfontein No 192 IR, District Nigel.

The portions concerned is situated in Hendrik Verwoerd Street, Nigel and is to be used for Business 1 purposes.

The application together with the plans, documents and information concerned, will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, 145 Hendrik Verwoerd Street, Nigel, for a period of 28 days from 26 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Town Clerk at the above address or at PO Box 23, Nigel 1490, within a period of 28 days from 26 August 1987.

PM Wagener, Town Clerk.

NOTICE 715 OF 1987

NIGEL AMENDMENT SCHEME 42

The Town Council of Nigel 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 Nigel Amendment Scheme 42 has been prepared by it.

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

- (a) The rezoning of Erf 1569, Nigel, from "Existing public streets", "Business 2" and "Business 4" to "Business 1".
- (b) The rezoning of Portion 1 of Erf 1568, Nigel, from "Existing public streets" to "Business 1".
- (c) The rezoning of a part of the Remainder of Portion 9 of the farm Bultfontein 192 IR, from "Parking" to "Business 1".
- (d) The rezoning of Portions 2 and 3 of Erf 230, Nigel and Portion 98 of the farm Bultfontein 192 IR, from "Proposed new streets and widenings" to "Business 1".
- (e) The rezoning of Portions 93 and 35 of the farm Bultfontein from "Public open space" to "Municipal".
- (f) The rezoning of the Remainder of Erf 1568, Nigel, from "Existing public streets" to "Public open space".

The purpose of this amendment scheme is to obtain a uniform zoning of the properties on which the Checkers and O'K Bazaar shopping centres are situated and to change the zoning of the properties to conform with its existing uses.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Municipal Of-

KENNISGEWING 714 VAN 1987

KENNISGEWING VAN AANSOEK OM UITBREIDING VAN GRENSE VAN 'N GOEDGEKEURDE DORP

Die Stadsraad van Nigel, gee hiermee ingevolge artikel 69(6)(a) saamgelees met artikel 88(2) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat aansoek gedoen is deur Plan Medewerkers namens Suid-Afrikaanse Nasionale Lewensassuransie-maatsskappy om die grense van die dorp bekend as Nigel uit te brei om Gedeelte 98 ('n gedeelte van Gedeelte 79) en die Restant van Gedeelte 9 van die plaas Bultfontein No 192 IR distrik Nigel te omvat.

Die betrokke gedeeltes is geleë aan Hendrik Verwoerdstraat, Nigel en sal vir Besigheid 1 doeleinades gebruik word.

Die aansoek tesame met die betrokke planne, dokumente en inligting lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, Hendrik Verwoerdstraat 145, Nigel vir 'n typerk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet skriftelik en in tweevoud by of tot die Stadsklerk by bovemelde adres of by Posbus 23, Nigel 1490, binne 'n typerk van 28 dae vanaf 26 Augustus 1987 ingedien of gerig word.

PM Wagener, Stadsklerk.

KENNISGEWING 715 VAN 1987

NIGEL-WYSIGINGSKEMA 42

Die Stadsraad van Nigel 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 Nigel-wysigingskema 42 deur hom opgestel is.

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

- (a) Die hersonering van Erf 1569, Nigel, vanaf "Bestaande openbare strate", "Besigheid 2" en "Besigheid 4" na "Besigheid 1".
- (b) Die hersonering van Gedeelte 1 van Erf 1568, Nigel, van "Bestaande openbare strate" na "Besigheid 1".
- (c) Die hersonering van 'n deel van die Restant van Gedeelte 9 van die plaas Bultfontein 192 IR, van "Parkerig" na "Besigheid 1".
- (d) Die hersonering van Gedeeltes 2 en 3 van Erf 230, Nigel en Gedeelte 98 van die plaas Bultfontein 192 IR, van "Voorgestelde nuwe strate en verbredings" na "Besigheid 1".
- (e) Die hersonering van Gedeeltes 93 en 35 van die plaas Bultfontein 192 IR, van "Openbare oopruimte" na "Munisipaal".
- (f) Die hersonering van die Restant van Erf 1568, Nigel, van "Bestaande openbare strate" na "Openbare oopruimte".

Die doel van hierdie wysigingskema is om 'n eenvormige sonering vir die eiendomme waarop die Checkers en O'K Bazaar inkoopsentrum geleë is, te verkry en om die sonerings van die eiendomme in ooreenstemming te bring met die gebruik daarvan.

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Municipale Kan-

fices, 145 Hendrik Verwoerd Street, Nigel, for a period of 28 days from 26 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 23, Nigel, 1490, within a period of 28 days from 26 August 1987.

P M WAGENER
City Clerk

26 August 1987

NOTICE 716 OF 1987

ALBERTON AMENDMENT SCHEME 335

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

I, Francóis, Johan du Plooy, being the authorized agent of the owner of Erf 734, New Redruth, 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 Alberton for the amendment of the town-planning scheme known as Alberton, 1979, by the rezoning of the property described above, situated 5 Looe Street, New Redruth, Alberton, from "Residential 1" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, Level 3, Civic Centre Complex, Alberton 1450, for the period of 28 days from 26 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address or at Proplan & Associates, PO Box 2333, Alberton 1450 within a period of 28 days from 26 August 1987.

Address of owner: Mr. G S Buitendag, C/o P O Box 2333, Alberton 1450.

NOTICE 717 OF 1987

SANDTON AMENDMENT SCHEME 1126

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, Stephen Colley Jaspan, being the authorized agent of the owner of Portion 9 of Erf 5 Atholl, 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 at 95 East Avenue, Atholl, from "Residential 1" with a density of One dwelling per 4 000 m² to "Residential 1" with a density of One dwelling per 1 500 m².

tore, Hendrik Verwoerdstraat 145, Nigel, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 23, Nigel, 1490, ingedien of gerig word.

P M WAGENER
Stadsklerk

26 Augustus 1987

KENNISGEWING 716 VAN 1987

ALBERTON-WYSIGINGSKEMA 335

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, Francóis, Johan du Plooy, synde die gemagtigde agent van die eienaar van 734 New Redruth, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Looestraat 5, New Redruth, Alberton, van "Residensieel 1" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die sekretaris, Vlak 3, Burgersentrumkompleks, Alberton 1450, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Sekretaris by bovermelde adres of by Proplan & Medewerkers, Posbus 2333, Alberton 1450 ingedien of gerig word.

Adres van eienaar: Mr. G S Buitendag P/a Proplan & Medewerkers, Posbus 2333, Alberton 1450.

KENNISGEWING 717 VAN 1987

SANDTON-WYSIGINGSKEMA 1126

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, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaar van Gedeelte 9 van Erf 5 Atholl, 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 Eastlaan 95, Sandton, van "Residensieel 1", met 'n digtheid van Een woning per 4 000 m² tot "Residensieel 1" met 'n digtheid van Een woning per 1 500 m².

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, corner of West Street and Rivonia Road, Sandown, for a period of 28 days from 26 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk (Attention: Town-planning) at the above address or at P O Box 78001, Sandton 2146, within a period of 28 days from 26 August 1987.

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

NOTICE 718 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2034

I, Robert Brainerd Taylor, being the authorized agent of the owner, Dorel Properties (Pty) Ltd, of Erven 60, 290, 296 and 312, Ferreiraasdorp 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, situated on Anderson Street from Industrial 1, Height Zone 2 to Industrial 1, Height Zone 2 subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Civic Centre, Braamfontein for the period of 28 days from 26 August, 1987 (the date of first publication of this notice).

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 26 August 1987.

Address of owner: Dorel Properties (Pty) Ltd, c/o Taylor and Associates, PO Box 52416, Saxonwold 2132.

NOTICE 719 OF 1987

SANDTON 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)

I, Eugene van Wyk, being the agent of the owner of Erven 495, 504 and 505, River Club Extension 16, 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 the Sandton Town-planning Scheme, 1980, by the rezoning of the properties described above situated in River Club Extension 16 from "Residential 1" to "Residential 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, corner of West Street and Rivonia Road, Sandton for a period of 28 days from 26 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, Blok B, Burgersentrum, op die hoek van Weststraat en Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk (Aandag: Stadsbeplanning) by bovemelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

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

KENNISGEWING 718 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2034

Ek, Robert Brainerd Taylor, synde die gemagtigde agent van die eienaar, Dorel Properties (Pty) Ltd, van Erwe 60, 290, 296 en 312, Ferreiraasdorp 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 Anderson Straat van Nywerheid 1, Hoogtesone 2 tot Nywerheid 1, Hoogtesone 2 onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamernummer 760, Burgersentrum vir 'n tydperk van 28 dae vanaf 26 Augustus 1987 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf Augustus 26, 1987 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: Dorel Properties (Pty) Ltd, p/a Taylor en Medewerkers, Posbus 52416, Saxonwold 2132.

KENNISGEWING 719 VAN 1987

SANDTON-WYSIGINGSKEMA

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

Ek, Eugene van Wyk, synde die gemagtigde agent van die eienaar van Erwe 495, 504 en 505, River Club Uitbreiding 16, 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 die Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendomme hierbo beskryf, geleë te River Club Uitbreiding 16 vanaf "Residensieel 1" tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, h/v Weststraat en Rivoniaweg, Sandton vir 'n periode van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik

Clerk at the above address or at PO Box 78001, Sandton 2146, or at Van Wyk and Van Aardt, PO Box 4731, Pretoria 0001 within a period of 28 days from 26 August 1987.

Address of owner: F H G Cochrane, C/o Van Wyk and Van Aardt, PO Box 4731, Pretoria 0001.

NOTICE 720 OF 1987

AMENDMENT SCHEME 204

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, Stephanus Petrus Venter being the authorized agent of the owner of Portion 12 (a portion of Portion 1) of the Erf 75, Potchefstroom IQ, 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 Potchefstroom Municipality for the amendment of the town-planning scheme known as Amendment Scheme 204 by the rezoning of the property described above, situated at 100 Van Riebeeck Street, Potchefstroom, from Residential 1 to Special for offices and 3 dwelling-units.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Engineer, Municipal Offices, Wolmarans Street, Potchefstroom for the period of 28 days from 26 August 1987.

Objections or representations in respect of the application must be lodged with or made in writing to the Town Clerk, PO Box 113, Potchefstroom, within 28 days from 26 August 1987.

Address of owner: Mrs E Helling, PO Box 20518, Noord-brug 2522.

NOTICE 721 OF 1987

PRETORIA AMENDMENT SCHEME 3010

I, Danie Hoffmann Booysen being the authorized agent of the owner of Erf 1/124, Pretoria Gardens 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 Van der Hoff Road from "Special" a place of amusement, Residential buildings and dwelling-houses to "Special" for business buildings and other uses.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 26th August 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 PO Box 440, Pretoria, 0001, within a period of 28 days from 26th August 1987.

Address of owner: C/o Vlietstra & Booysen, 228 Queenswood Galleries, Queenswood, Pretoria.

by of die Stadsklerk by bovemelde adres of Posbus 78001, Sandton 2146 of by Van Wyk en Van Aardt, Posbus 4731, Pretoria 0001 ingedien of gerig word.

Adres van eienaar: F H G Cochrane, P/a Van Wyk en Van Aardt, Posbus 4731, Pretoria 0001.

KENNISGEWING 720 VAN 1987

WYSIGINGSKEMA 204

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

BYLAE 8

(Regulasie 11(2))

Ek, Stephanus Petrus Venter synde die gemagtigde agent van die eienaar van erf Gedeelte 12 ('n gedeelte van Gedeelte 1) van die Erf 75, Potchefstroom IQ, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Municipaliteit van Potchefstroom aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Wysigingskema 201 deur die hersonering van die eiendom hierbo beskryf, geleë te Lombardstraat 72, Potchefstroom van Residensieel 1 en gedeeltelik spesiaal vir 'n restaurant en kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by Posbus 113, Potchefstroom, ingedien word.

Adres van eienaar: Mev E. Helling, Posbus 20518, Noord-brug 2522.

KENNISGEWING 721 VAN 1987

PRETORIA-WYSIGINGSKEMA 3010

Ek, Danie Hoffmann Booysen synde die gemagtigde agent van Erf 1/124, Pretoria Gardens 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 Van der Hoffweg van "Spesiaal" vir besigheidsgeboue en ander gebruik.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsekretaris by bovemelde adres of by Posbus 440, Pretoria, 0001, ingedien of gerig word.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor Van die Stadsekretaris, Kamer 3024, Wesblok, Munitoria, van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Adres van eienaar: P/a Vlietstra & Booysen, 228 Queenswood Galleries, Queenswood, Pretoria.

NOTICE 722 OF 1987

SANDTON AMENDMENT SCHEME 1110

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 Portions 9, 10, 12, 13, 14, 19 and 20 of Erf 252, Edenburg 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 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 between First Avenue, The Grail and the Orange Grove River, from Residential 3, Height Zone 4, to Special for residential 3 purposes in Height Zone 4 and detached dwelling-units, subject to conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, Room B206, Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 26 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Secretary at the above address or at PO Box 78001, Sandton 2146, within a period of 28 days from 26 August 1987.

Address of owner: C/o R H W Warren & Van Wyk, PO Box 186, Morningside 2057.

NOTICE 723 OF 1987

SANDTON AMENDMENT SCHEME 1117

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 Portion 134 Rietfontein 2 I.R. 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 to the east of the Right of Way known as Holkam Road on the Sandton municipal boundary from "Agricultural" to "Special" for a sports club with club house, restaurant, bar, caretaker's flat, private suites for club members only and other ancillary purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the secretary Room B206, Civic Centre, Rivonia Road, Sandton for a period of 28 days from 26 August 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the secretary at the above address or at PO Box 78001, Sandton, 2146 within a period of 28 days from 26 August 1987.

Address of Owner: C/o R H W Warren & van Wyk, PO Box 186, Morningside, 2057.

KENNISGEWING 722 VAN 1987

SANDTON-WYSIGINGSKEMA 1110

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 Gedeeltes 9, 10, 12, 13, 14, 19 en 20 van Erf 252, Edenburg Dorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Sandton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë tussen Eerstelaan, The Grail en die Orange Grove Rivier, van Residensieel 3, Hoogtesone 4, tot Spesiaal vir Residensieel 3 doeleindes in Hoogtesone 4 en alleenstaande woonenheid onderworpe aan voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Kamer B206, Burger Sentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Sekretaris by bovemelde adres of by Posbus 78001, Sandton 2146, ingedien of gerig word.

Adres van eienaar: P/a R H W Warren & Van Wyk, Posbus 186, Morningside 2057.

KENNISGEWING 723 VAN 1987

SANDTON-WYSIGINGSKEMA 1117

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 00707014SIE 15 VAN 1986)

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van gedeelte(s)/134 Rietfontein 2 I.R. gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Sandton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema 1980 deur die hersonering van die eiendom hierbo beskryf, geleë te die oostelike kant van die Reg van "Landbou" tot "Spesiaal" vir 'n sprotsklub met klubhuis, restaurante, kroeg, opsigter se woonstel, private suite vir klublede alleen en ander ondergeskekte gebruik.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die sekretaris Kamer B206, Burgersentrum Rivoniaweg, Sandton vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 Skriftelik by of tot die sekretaris by bovemelde adres of by Posbus 78001 Sandton, 2146 ingedien of gerig word.

Adres van eienaar: P/a R H W Warren & van Wyk, Posbus 186, Morningside, 2057.

NOTICE 724 OF 1987

KRUGERSDORP AMENDMENT SCHEME 134

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))

I, James Travis being the owner of Erf 1685, Krugersdorp, 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 Krugersdorp for the amendment of the town-planning scheme known as Krugersdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated in Fontein Street, from Residential 4 to Business 1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Krugersdorp and Wesplan & Associates, Coaland Building, cnr Kruger and Burger Streets, Krugersdorp, for a period of 28 days from 26 August 1987.

Objections to or representation 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 94, Krugersdorp and at Wesplan & Associates, PO Box 7149, Krugersdorp North, within a period of 28 days from 26 August 1987.

NOTICE 725 OF 1987

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP
SCHEDULE II

(Regulation 21)

The Town Council of Midrand 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, Municipal Offices, Old Pretoria Main Road, Midrand for a period of 28 days from 26 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 Clerk at the above address or at Private Bag X20, Halfway House 1685 within a period of 28 days from 26 August 1987.

ANNEXURE

Name of township: Clayville Extension 19.

Full name of applicant: Friday Investments (Proprietary) Limited.

Number of erven in proposed township: Industrial 1: 63; Public garage: 1; Special: 1.

Description of land on which township is to be established: A part of the Remianing Portion of Portion 2 of the farm Olifantsfontein 410 JR.

Situation of proposed township: West adjacent to Clayville Extension 11 and south adjacent to Road 795.

Reference No: 16/3/CV19.

KENNISGEWING 724 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 134

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))

Ek, James Travis synde die eienaar van Erf 1685, Krugersdorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Krugersdorp aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Krugersdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Fonteinstraat, van Residensieel 4 na Besigheid 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgercentrum, Krugersdorp en by die kantore van Wesplan & Associates, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by die Stadsklerk by die bovermelde adres of by Posbus 94, Krugersdorp en by Wesplan & Associates, Posbus 7149, Krugersdorp-Noord, ingedien word.

KENNISGEWING 725 VAN 1987

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP BYLAE II

(Regulasie 21)

Die Stadsraad van Midrand 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 bylæ hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Stadsklerk, Municipale Kantore, Ou Pretoria Hoofweg, Midrand vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vernoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Privaatsak X20, Halfway House 1685 ingedien of gerig word.

BYLAE

Naam van dorp: Clayville Uitbreiding 19.

Volle naam van aansoeker: Friday Investments (Proprietary) Limited.

Aantal erwe in voorgestelde dorp: Nywerheid 1: 63; Openbare garage: 1; Spesiale: 1.

Beskrywing van grond waarop dorp gestig staan te word: 'n Deel van die Resterende Gedeelte van Gedeelte 2 van die Plaas Olifantsfontein 401 JR.

Liggings van voorgestelde dorp: Wes aanliggend aan Clayville Uitbreiding 11 en suid aanliggend aan Pad 795.

Verwysingsnommer: 16/3/CV19.

NOTICE 726 OF 1987

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

(Regulation 21)

SCHEDULE II

The Town Council of Midrand 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, Municipal Offices, Old Pretoria Main Road, Midrand for a period of 28 days from 26 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 Clerk at the above address or at Private Bag X20, Halfway House 1685 within a period of 28 days from 26 August 1987.

ANNEXURE

Name of township: Clayville Extension 20.

Full name of applicant: Friday Investments (Proprietary) Limited.

Number of erven in proposed township: Commercial: 28.

Description of land on which township is to be established: A part of the Remaining Portion of Portion 2 of the farm Olifantsfontein 410 JR.

Situation of proposed township: Approximately 400 meters west of Clayville Extension 11 and south adjacent to Road 795.

Reference No: 16/3/CV20.

NOTICE 727 OF 1987

TOWN COUNCIL OF MIDRAND

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Midrand hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1987 (Ordinance 15 of 1987), 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 Secretary, Old Pretoria Road, Halfway House, for a period of 28 days from 26 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 Private Bag X20, Halfway House, 1685 within a period of 28 days from 26 August 1987.

ANNEXURE

Name of township: Rabie Ridge Extension 2.

Full name of applicant: Development Board (House of Representatives).

Number of erven in proposed township: Residential 1: 258;

KENNISGEWING 726 VAN 1987

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

(Regulasie 21)

BYLAE II

Die Stadsraad van Midrand 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 bylæe hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Stadsklerk, Municipale Kantore, Ou Pretoria Hoofweg, Midrand vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Privaatsak X20, Halfway House 1685 ingedien of gerig word.

BYLAE

Naam van dorp: Clayville Uitbreiding 20.

Volle naam van aansoeker: Friday Investments (Proprietary) Limited.

Aantal erwe in voorgestelde dorp: Kommersieel: 28.

Beskrywing van grond waarop dorp gestig staan te word: 'n Deel van die Resterende Gedeelte van Gedeelte 2 van die plaas Olifantsfontein 410 JR.

Liggings van voorgestelde dorp: Ongeveer 400 meter wes van Clayville Uitbreiding 11 en suid aanliggend aan Pad 795.

Verwysingsnummer: 16/3/CV20.

KENNISGEWING 727 VAN 1987

STADSRAAD VAN MIDRAND

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Midrand 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 bylæe hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Ou Pretoriaweg, Halfway House vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik en in tweevoud by of tot die Stadsekretaris by bovermelde adres of by Privaatsak X20, Halfway House, 1685, ingedien of gerig word.

BYLAE

Naam van dorp: Rabie Ridge Uitbreiding 2.

Volle naam van aansoeker: Ontwikkelingsraad (Raad van Teenwoordigers).

Aantal erwe in voorgestelde dorp: Residensieel 1: 258; Be-

Business 3: 1; Special: For dwelling-units with a density of "One dwelling-unit per 250 m²;" 3; Special: For dwelling-units with a density of "One dwelling per 250 m²" and "Educational": 2.

Description of land on which township is to be established: Portion 47 of the farm Allandale 10 IR.

Situation of proposed township: North east of and abuts Road K56, north-west of Tembisa and south-west of and abuts Portion 4 of the farm Kaalfontein 13 IR.

Reference No: 16/3/RR2.

NOTICE 728 OF 1987

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

TOWN COUNCIL OF MIDRAND

The Town Council of Midrand 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, Old Pretoria Road, Halfway House, for a period of 28 days from 26 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 Clerk at the above address or at Private Bag X20, Halfway House 1685 within a period of 28 days from 26 August 1987.

P L BOTHA
Town Clerk

ANNEXURE

Name of township: Country View.

Full name of applicant: Noordwyk Developments (Pty) Ltd.

Number of erven in proposed township: Residential 1: 799; Special (Group housing): 7; Special (Hotel): 1; Special (Shopping centre): 1; Special (Sports club): 1; Special (Administrator's consent): 4; Educational: 1; Public Open Space: 7.

Description of land on which township is to be established: A portion of the Remaining Extent of Portion 19 of the farm Randjesfontein 405 JR.

Situation of proposed township: North of and adjoining Provincial Road 795 which forms the northern boundary of Noordwyk Township and west of and adjoining Portion 442 of the farm Randjesfontein 405 JR.

Reference No: 16/3/CW.

NOTICE 729 OF 1987

TOWN COUNCIL OF SPRINGS

NOTICE OF DRAFT SCHEME: SPRINGS AMENDMENT SCHEME 1/379

The Town Council of Springs hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Or-

sigheid 3: 1; Spesiaal: Vir wooneenhede met 'n digtheid van "Een wooneenheid tot 250 m²;" 3; Spesiaal: Vir wooneenhede met 'n digtheid van "Een wooneenheid tot 250 m²" en "Opvoedkundig": 2.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 47 van die plaas Allandale 10 IR.

Liggings van voorgestelde dorp: Noord-oos van en aangrensend aan Pad K56, noord-wes van Tembisa en suid-wes van en aangrensend aan Gedeelte 4 van die plaas Kaalfontein 13 IR.

Verwysingsnommer: 16/3/RR2.

KENNISGEWING 728 VAN 1987

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

STADSRAAD VAN MIDRAND

Die Stadsraad van Midrand 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 Stadslerk, Ou Pretoriaweg, Halfway House vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik en in tweevoud by of tot die Stadslerk by bovemelde adres of by Privaatsak X20, Halfway House, 1985, ingedien of gebring word.

P L BOTHA
Stadslerk

BYLAE

Naam van dorp: Country View.

Volle naam van aansoeker: Noordwyk Developments (Pty) Ltd.

Aantal erwe in voorgestelde dorp: Residensieël 1: 799; Spesiaal (Groepbehuisung): 7; Spesiaal (Hotel): 1; Spesiaal (Winkelsentrum): 1; Spesiaal (Sportklub): 1; Spesiaal (Administrateur se toestemming): 4; Opvoedkundig: 1; Publieke Oopruimte: 7.

Beskrywing van grond waarop dorp gestig staan te word: 'n Gedeelte van die Restant van Gedeelte 19 van die plaas Randjesfontein 405 JR.

Liggings van voorgestelde dorp: Noord van en grens aan Provinciale Pad 795 wat die noordelike grens vorm van Noordwyk Dorp en wes van en grens aan Gedeelte 442 van die plaas Randjesfontein 405 JR.

Verwysingsnommer: 16/3/CW.

KENNISGEWING 729 VAN 1987

STADSRAAD VAN SPRINGS

KENNISGEWING VAN ONTWERPSKEMA: SPRINGSSE WYSIGINGSKEMA 1/379

Die Stadsraad van Springs gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dor-

dinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Springs Amendment Scheme 1/379 has been prepared by it.

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

The rezoning of Erf 7 and Erf 36, Fulcrum, Springs from "Municipal" and "Parking Purposes" respectively to "Special for industrial purposes".

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Civic Centre, South Main Reef Road, Springs (Room 202) for a period of 28 days from 26 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 PO Box 45, Springs, within a period of 28 days from 26 August 1987.

H A DU PLESSIS
Town Clerk

Civic Centre
Springs
26 August
1987
Notice No 73/1987

NOTICE 730 OF 1987

NOTICE OF APPLICATION FOR THE ESTABLISHMENT OF A TOWNSHIP

The Town Council of Verwoerdburg 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, Room 10, Department of the Town Secretary, Municipal Offices, cnr Basden Avenue and Rabie Street, Verwoerdburg, for a period of 28 days from 26 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 Clerk at the above address or at PO Box 14013, Verwoerdburg, 0140, within a period of 28 days from 26 August 1987.

Pretoria, 26 Augustus 1987.

P J GEERS
Town Clerk

Notice No 81/1987

ANNEXURE

Name of township: Die Hoewes Extension 76.

Name of applicant: J D de Villiers and C S de Villiers.

Number of erven: Residential 1: 9, Residential 2: 2.

Description of land: Remainder of Holding 200, Lyttelton Agricultural Holdings Extension 1.

Situation: Situated on the corner of Noord Street and Basden Avenue on the northern border of the Lyttelton Agricultural Holdings Complex.

Reference No: 16/3/1/360.

pe, 1986 (Ordonnansie 15 van 1986), kennis dag 'n ontwerpervorsbeplanningskema bekend te staan as Springsse Wysigingskema No 1/379 deur hom opgestel is.

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

Die hersonering van Erf 7 en Erf 36, Fulcrum, Springs vanaf "Munisipaal" en "Parkeerdoeleindes" respektiewelik na "Spesiaal vir nywerheidsdoeleindes".

Die ontwerpervorskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Burgersentrum, suid-hoofrifweg, Springs (Kamer 202) vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 45, Springs ingedien of gerig word.

H A DU PLESSIS
Stadsklerk

Burgersentrum
Springs
26 Augustus 1987
Kennisgewing No 73/1987

KENNISGEWING 730 VAN 1987

KENNISGEWING VAN 'N AANSOEK OM STIGTING VAN 'N DORP

Die Stadsraad van Verwoerdburg 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, Kamer 10, Departement van die Stadsekretaris, Municipale Kantore, h/v Basdenlaan en Rabiestraat, Verwoerdburg, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 28 dae vanaf 26 Augustus 1987 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of Posbus 14013, Verwoerdburg, 0140, ingedien of gerig word.

Pretoria, 26 Augustus 1987.

P J GEERS
Stadsklerk

Kennisgewing No 81/1987

BYLAE

Naam van dorp: Die Hoewes Uitbreiding 76.

Naam van aansoekdoener: J D de Villiers en C S de Villiers.

Aantal erwe: Residensieel 1: 9, Residensieel 2: 2.

Beskrywing van grond: Restant van Hoewe 200, Lyttelton Landbouhoeves Uitbreiding 1.

Liggings: Geleë op die hoek van Noordstraat en Basdenlaan op die noordelike grens van die Lyttelton Landbouhoeve kompleks.

Verwysingsnommer: 16/3/1/360.

NOTICE 734 OF 1987

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, Stephanus Petrus Venter being the authorised agent of the owner of Portion 12 (a portion of Portion 1) of the Erf 75, Potchefstroom IQ, 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 Potchefstroom Municipality for the amendment of the town-planning scheme known as Amendment Scheme 201 by the rezoning of the property described above, situated at 72 Lomberd Street, Potchefstroom from "Residential" and "Partly Residential 4" to "Partly Residential 1" and "Partly Special" for a restaurant and offices.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Engineer, Municipal Offices, Wolmarans Street, Potchefstroom for the period of 28 days from 26 August 1987.

Objections or representations in respect of the application must be lodged with or made in writing to the Town Clerk, PO Box 113, Potchefstroom within 28 days from 26 August 1987.

Address of owner: W A J Steyn and J N Wright, PO Box 20518, Noordbrug 2522.

NOTICE 735 OF 1987

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))

AMENDMENT SCHEME 203

I, Stephanus Petrus Venter being the authorised agent of the owner of Erf 400, Mohadin, 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 Potchefstroom Municipality for the amendment of the Town-planning Scheme known as Amendment Scheme 203, by the rezoning of the property described above, situated at Erf 400, Mohadin from "Residential" to "Special" for parking and residential purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Engineer Municipal Offices, Wolmarans Street, Potchefstroom for the period of 28 days from 26 August 1987.

Objections or representations in respect of the application must be lodged with or made in writing to the Town Clerk, PO Box 113, Potchefstroom within 28 days from 26 August 1987.

Address of owner: Mr A Alli, PO Box 20518, Noordbrug 2522.

KENNISGEWING 734 VAN 1987

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

Ek, Stephanus Petrus Venter synde die gemagtigde agent van die eienaar van erf Gedeelte 12 ('n gedeelte van Gedeelte 1) van die Erf 1745, Potchefstroom IQ, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanningskema en Dorpe 1986, kennis dat ek by die Municipaliteit van Potchefstroom aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Wysigingskema 204 deur die hersonering van die eiendom hierbo beskryf, geleë te Van Riebeeckstraat 100, Potchefstroom van Residensieel 1 tot Spesiaal vir kantore en 3 wooneenhede.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by Posbus 113, Potchefstroom ingediend word.

Adres van eienaar: Mev E Helling, p/a Posbus 20518, Noordbrug 2522.

KENNISGEWING 735 VAN 1987

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

Ek, Stephanus Petrus Venter synde die gemagtigde agent van die eienaar van Erf 400, Mohadin gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanningskema en Dorpe 1986, kennis dat ek by die Municipaliteit van Potchefstroom aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Wysigingskema 203 deur die hersonering van die eiendom hierbo beskryf, geleë te Erf 400, Mohadin van "Residensieel 1" tot "Spesiaal" vir parkering en woondoeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by Posbus 113, Potchefstroom ingediend word.

Adres van eienaar: Mnr A Alli, p/a Posbus 20518, Noordbrug 2522.

NOTICE 736 OF 1987

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))
Amendment Scheme 202

I, Stephanus Petrus Venter being the authorised agent of the owner of Portion 34 (a Portion of Portion 1) of the Erf 249, Potchindustria, 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 Potchefstroom Municipality for the amendment of the Town-planning Scheme known as Amendment Scheme 202 by the rezoning of the property described above, situated at 3A Industria Street, from "Industrial 1" to "Special" for wholesale of electrical equipment and hardware.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Engineer Municipal Offices, Wolmarans Street, Potchefstroom for the period of 28 days from 26 August 1987.

Objections or representations in respect of the application must be lodged with or made in writing to the Town Clerk, PO Box 113, Potchefstroom within 28 days from 26 August 1987.

Mr A Alli, PO Box 20518, Noordbrug 2522, Potchefstroom Herald, PO Box 515, Potchefstroom, 2520.

NOTICE 738 OF 1987

JOHANNESBURG AMENDMENT SCHEME 1855

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 the Remaining Extent of Erf 675, Parktown North, Simonne Renéé Cross, applied for the amendment of Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on Second Avenue, from "Residential 1" with a density of "one dwelling per 1 250 square metre, to "Residential 1" with a density of "one dwelling per 1 000 square metre".

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 Street, Pretoria.

Any objection to or representations in regard to the application must be submitted in the writing to the Acting Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000, within a period of four weeks from the date of first publication of this notice.

Address of owner: C/o Mr A F Men-Muir, PO Box 51343, Randburg 2125.

Date of first publication: 2 September 1987.

KENNISGEWING 736 VAN 1987

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

Ek, Stephanus Petrus Venter synde die gemagtigde agent van die eienaar van erf Gedelte 34 ('n gedeelte van gedeelte 1) van die erf 249, Potchindustria, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanningskema en Dorpe 1986, kennis dat ek by die Munisipaliteit van Potchefstroom aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Wysigingskema 202 deur die hersonering van die eiendom hierbo beskryf, geleë te Industriastraat 3A van "Nywerheid 1" tot "Spesiaal" vir die groothandelverkoop van elektriese ware, ysterware.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by of tot die Stadsklerk by Posbus 113, Potchefstroom ingediend word.

Adres van eienaar: Mnr. A. Alli, p/a Posbus 20518, Noordbrug, 2522.

KENNISGEWING 738 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 1855

Die Waarnemende Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van die Restant van Erf 675, Parktown-Noord, Simonne Renéé Cross, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die hersonering van bogenoemde eiendom, geleë aan Tweedelaan, van "Residensieel 1" met 'n digtheid van "een woonhuis per 1 250 vierkante meter, tot "Residensieel 1" met 'n digtheid van "een woonhuis per 1 000 vierkante meter".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadsklerk van Johannesburg en die kantoor van die Waarnemende Uitvoerende Directeur van Gemeenskapsdienste, Merino Gebou, 12de Vloer, 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 Waarnemende Uitvoerende Directeur van Gemeenskapsdienste by bogenoemde adres of Privaatsak X437, Pretoria en die Stadsklerk, Posbus 1049, Johannesburg 2000, voorgele word.

Adres van eienaar: P/a Mnr A F Men-Muir, Posbus 51343, Randburg 2125.

Datum van eerste publikasie: 2 September 1987.

NOTICE 739 OF 1987

JOHANNESBURG AMENDMENT SCHEME 186

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 564, Orange Grove, Shields Investments Corporation (Pty) Ltd, applied for the amendment of Johannesburg Town-planning Scheme, 1979, by the amendment of the height zone applicable to the abovementioned from "Height zone 0" to "Height zone 5".

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 the writing to the Acting Executive Director of Community Services at the above address or Private Bag X437, Pretoria and the Town Clerk, PO Box 1049, Johannesburg 2000 within a period of four weeks from the date of first publication of this notice.

Address of owner: P/a Desmond Britton Architect, PO Box 9506, Grant Park, Norwood 2051.

Date of first publication: 2 September 1987.

PB 4-9-2-2H-186

NOTICE 740 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 30 September 1987.

Marthinus Albertus Bekker and Eleonor Winifred Bekker, for —

the removal of the conditions of title of Erf 354, Waterkloof Township in order to subdivide the erf.

PB 4-14-2-1404-246

Lindbev Properties (Proprietary) Limited, for —

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

(2) the amendment of the Kempton Park Town-planning Scheme, 1987, by the rezoning of the site from "General Residential" to "Special" for motor sales and purposes incidental thereto and certain uses with Council's consent.

This application will be known as Kempton Park Amendment Scheme 1-431.

PB 4-14-2-665-51

KENNISGEWING 739 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 186

Die Uitvoerende Direkteur van Gemeenskapsdienste gee hiermee ingevolge die bepalings van artikel 46 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat die eienaar van Erf 564, Orange Grove, Shields Investments Corporation (Pty) Ltd, aansoek gedoen het om Johannesburg-dorpsbeplanningskema, 1979, te wysig deur die wysiging van die hoogtesone wat van toepassing is op bogenoemde eiendom van "hoogtesone 0" tot "Hoogtesone 5".

Verdere besonderhede van hierdie aansoek lê ter insae in die kantoor van die Stadslerk van Johannesburg 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 Waarnemende Uitvoerende Direkteur van Gemeenskapsdienste by bogenoemde adres van Privaatsak X437, Pretoria en die Stadslerk, Posbus 1049, Johannesburg 2000 voorgelê word.

Adres van eienaar: P/a Desmond Britton Argitek, Posbus 9506, Grantpark, Norwood 2051.

Datum van eerste publikasie: 2 September 1987.

PB 4-9-2-2H-186

KENNISGEWING 740 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 12e 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 bovermelde adres van Privaatsak X437, Pretoria ingedien word op of voor 30 September 1987.

Marthinus Albertus Bekker en Eleonor Winifred Bekker, vir —

die opheffing van die titelvooraardes van Erf 354, dorp Waterkloof ten einde dit moontlik te maak dat die erf onderverdeel kan word.

PB 4-14-2-1404-246

Lindbev Properties (Proprietary) Limited, vir —

(1) die opheffing van die titelvooraardes van Gedeelte 22 van Erf 2772, dorp Kemptonpark ten einde dit moontlik te maak dat die perseel gebruik kan word vir motorverkope en bykomstige doeleinades en winkels, besigheidsgeboue, publieke motorhawe, professionele kantore en residensiële gebou met die toestemming van die Stadsraad; en

(2) die wysiging van die Kemptonpark-dorpsbeplanningskema, 1987, deur die hersonering van die perseel van "Algemene Woon" tot "Spesiaal" vir motor verkope en aanverwante gebruikte met die Stadsraad se toestemming.

Die aansoek sal bekend staan as Kemptonpark-wysigingskema 1-431.

PB 4-14-2-665-51

Montagu Meyer Lewis and Mark Deon Botha, for —

(1) the removal of the conditions of title of Erf 711, Forest Town Township in order to permit the erf to be subdivided; and

(2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erf from "Residential 1" with a density of one dwelling per erf to "Residential 1" with a density of one dwelling per 1 000 m².

This application will be known as Johannesburg Amendment Scheme 2039.

PB 4-14-2-500-36

The Johannesburg Municipality, for —

the amendment, of the conditions of title of Portion 37 of farm Braamfontein 53 IR in order to erect a public Restaurant on the portion.

PB 4-15-2-21-53-9

Hazel Cooper, for —

the removal of the conditions of title of Erf 60, Winston Ridge Township in order to permit the erf being used for the erection of a carport between the building line and the street boundary.

PB 4-14-2-1468-1

Margaretha Elizabeth Teichmann, for —

(1) the removal of the conditions of title of Erf 42, New State Areas Township in order to permit the erf to be used for Business Purposes; and

(2) the amendment of the Springs Town-Planning Scheme, 1948, by the rezoning of the erf from "Special" for an hotel to "General Business".

This application will be known as Springs Amendment Scheme 385.

— PB 4-14-2-2490-3

NOTICE 741 OF 1987

RANDBURG AMENDMENT SCHEME 1113

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, Johannes Daniel Marius Swemmer being the authorized agent of the owner of Erf 350, Johannesburg North 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 Conduit Road from "Residential 1" to "Residential 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room A204, Municipal Office, cnr Jan Smuts and Hendrik Verwoerd Avenue for a period of 28 days from 2 September 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 2 September 1987.

Address of applicant: Els van Straten and Partners, PO Box 3904, Randburg 2125.

Montagu Meyer Lewis en Mark Deon Botha, vir —

(1) die opheffing van die titelvoorwaardes van Erf 711, dorp Forest Town ten einde dit moontlik te maak dat die erf onderverdeel kan word; en

(2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erf van "Residensieel 1" met 'n digtheid van een woonhuis per erf tot "Residensieel 1" met 'n digtheid van een woonhuis per 1 000 m².

Die aansoek sal bekend staan as Johannesburg-wysigingskema 2039.

PB 4-14-2-500-36

Johannesburg Munisipaliteit, vir —

die wysiging, van die titelvoorwaardes van Gedeelte 37 van die plaas Braamfontein 53 IR ten einde dit moontlik te maak dat 'n openbare restaurant daarop opgerig mag word.

PB 4-15-2-21-53-9

Hazel Cooper, vir —

die opheffing van die titelvoorwaardes van Erf 60, dorp Winston Ridge ten einde dit moontlik te maak dat die erf vir die oprigting van 'n motorafdek tussen die boulyn en die straatgrens gebruik kan word.

PB 4-14-2-1468-1

Margaretha Elizabeth Teichmann, vir —

(1) die opheffing van die titelvoorwaardes van Erf 42, dorp New State Areas ten einde dit moontlik te maak dat die erf gebruik word vir Besigheids Doeleindes; en

(2) die wysiging van die Springs-dorpsbeplanningskema, 1948, deur die hersonering van die erf van "Spesiaal" vir 'n hotel tot "Algemene Besigheid".

Die aansoek sal bekend staan as Springs-wysigingskema 385.

PB 4-14-2-2490-3

KENNISGEWING 741 VAN 1987

RANDBURG-WYSIGINGSKEMA 1113

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, Johannes Daniel Marius Swemmer, synde die gemagtigde agent van die eienaar van Erf 350, Johannesburg Noord gee hiermee ingevolge 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 Conduitweg van "Residensieel 1" tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer A204, Munisipale Kantore, h/v Jan Smuts- en Hendrik Verwoerdlaan vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak 1, Randburg ingedien of gerig word.

Adres van applikant: Els van Straten en Vennote, Posbus 3904, Randburg 2125.

NOTICE 742 OF 1987

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

SCHEDULE II

(Regulation 21)

The City Council of Johannesburg hereby gives notice in terms of section 69(6)(a) read with section 96(3) 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, c/o Director of Planning, Room 760, Civic Centre, Braamfontein for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Town Clerk at the above address or at PO Box 30733, Braamfontein 2017 within a period of 28 days from 2 September 1987.

H T VEALE
City Secretary

Civic Centre
Braamfontein
2 September 1987
(71/3/377)

ANNEXURE

Name of township: Victory Park Extension 29.

Full name of applicant: Barbara Elsie Broadhurst being the authorized agent of the owner.

Number of erven in proposed township: Business 4: 2.

Description of land on which township is to be established: Part of Holding 31, Victory Park Estate Small Holdings, Johannesburg.

Situation of proposed township: The site is located on the eastern side of the proposed Victory Park Extension 26, which is located on the north-eastern corner of the intersection of Victory and Rustenburg Roads, at the point where Rustenburg Road becomes Barry Hertzog Avenue.

Reference No: 8/2022.

NOTICE 743 OF 1987

KRUGERSDORP AMENDMENT SCHEME 126

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))

I, Johannes Ernst de Wet, being the authorized agent of the owner of Erven 1112 and 1113, Krugersdorp 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 Krugersdorp for the amendment of the town-planning scheme known as Krugersdorp Town-planning Scheme, 1980, by the rezoning of the property described

KENNISGEWING 742 VAN 1987

KENNISGEWING VAN AANSOEK OM DORPSTIGTING

BYLAE II

(Regulasie 21)

Die Stadsraad van Johannesburg gee hiermee ingevolge artikel 69(6)(a), gelees tesame met artikel 96(3) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n aansoek om die dorp te stig waarna daar in die aanhangsel hierby verwys is, deur hom ontvang is.

Besonderhede van die aansoek is ter insae gedurende gewone kantoorure in die kantoor van die Stadsklerk, p/a Directeur van Beplanning, Kamer 760, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë in verband met die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 aanhangig gemaak word by die Stadsklerk of skriftelik en in duplikaat by die bogenoemde adres of by Posbus 30733, Braamfontein, 2017, gerig word.

H T VEALE
Stadssekretaris

Burgersentrum
Braamfontein
2 September 1987
(71/3/377)

AANHANGSEL

Naam van dorp: Victorypark Uitbreiding 29.

Volle naam van aansoeker: Barbara Elsie Broadhurst syn-de die gemagtigde agent van die eienaar.

Getal erwe in voorgestelde dorp: Besigheid 4: 2.

Beskrywing van grond waarop dorp gestig gaan word: Gedeelte van Hoewe 31, Victorypark Estate Small Holdings, Johannesburg.

Liggings van voorgestelde dorp: Die terrein is geleë aan die oostekant van die voorgestelde Victorypark-uitbreiding 26, wat op die noordoostelike hoek geleë is van die kruising van Victory- en Rustenburgweg, op die punt waar Rustenburgweg Barry Hertzoglaan word.

Verwysingsnommer: 8/2022.

KENNISGEWING 743 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 126

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))

Ek, Johannes Ernst de Wet, synde die magtigde agent van die eienaar van Erwe 1112 en 1113, Krugersdorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Krugersdorp aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Krugersdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eien-

above, situated in Rissik Street from "Residential 4" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Hall, Krugersdorp and Wesplan and Associates, Coaland Building, cnr Kruger and Burger Streets, Krugersdorp for a period of 28 days from 2 September 1987.

Objections to or representation 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 94, Krugersdorp and at Wesplan and Associates, PO Box 7149, Krugersdorp North, within a period of 28 days from 2 September 1987.

NOTICE 744 OF 1987

KRUGERSDORP AMENDMENT SCHEME 128

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))

I, Johannes Ernst de Wet, being the authorized agent of the owner of Erven 1362 and 1363 Krugersdorp 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 Town Council of Krugersdorp for the amendment of the townplanning scheme known as Krugersdorp Town-planning Scheme, 1980, by the rezoning of property described above, situated on the cnr Human Street and Fontein Street from "Residential 4" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Hall, Krugersdorp and Wesplan & Associates, Coaland Building, cnr Kruger and Burger Streets, Krugersdorp for a period of 28 days from 2 September 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 94, Krugersdorp and at Wesplan & Associates, P O Box 7149, Krugersdorp North, within a period of 28 days from 2 September 1987.

NOTICE 745 OF 1987

KRUGERSDORP AMENDMENT SCHEME 129

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))

I, Johannes Ernst de Wet, being the authorized agent of the owner of Erf 1024, Kenmare Extension 4, 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 Krugersdorp for the amendment of the town-planning scheme known as Krugersdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated in Kwartel Avenue, from "Residential 1" with a density of "One dwelling per 1 000 m²".

dom hierbo beskryf, geleë te Rissikstraat van "Residensieel 4" na "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadhuis, Krugersdorp en by die kantore van Wesplan en Associate, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp vir 'n tydperk van 28 dae vanaf 2 September 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by die Stadsklerk by die bovermelde adres of by Posbus 94, Krugersdorp en by Wesplan en Associate, Posbus 7149, Krugersdorp Noord, ingedien word.

KENNISGEWING 744 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 128

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))

Ek, Johannes Ernst de Wet syndé die gemagtigde agent van die eienaar van Erwe 1362 en 1363 Krugersdorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Krugersdorp aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Krugersdorp-dorpsbeplanningskema 198, deur die hersonering van die eiendom hierbo beskryf, geleë te h/v Humanstraat en Fonteinstraat van "Residensieel 4" na "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadhuis, Krugersdorp en by die kantore van Wesplan & Associate, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp vir 'n tydperk van 28 dae vanaf 2 September 1987.

Beware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by die Stadsklerk by die bovermelde adres of by Posbus 94, Krugersdorp en by Wesplan & Associate, Posbus 7149, Krugersdorp Noord, ingedien word.

KENNISGEWING 745 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 129

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

(Regulasie 11(2))

Ek, Johannes Ernst de Wet, syndé die gemagtigde agent van die eienaar van Erf 1024, Kenmare Uitbreiding 4, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Krugersdorp aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Krugersdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierby beskryf, geleë te Kwartelweg van "Residensieel 1" met 'n digtheid van 1 woonhuis per erf" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Hall, Commissioner Street, Krugersdorp and Wesplan and Associates Coaland Building, cnr Kruger and Burger Streets, Krugersdorp for a period of 28 days from 2 September 1987.

Objections to or representation 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 94, Krugersdorp and at Wesplan and Associates, PO Box 7149, Krugersdorp North, within a period of 28 days from 2 September 1987.

NOTICE 746 OF 1987

KRUGERSDORP AMENDMENT SCHEME 127

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))

I, Johannes Ernst de Wet, being the authorized agent of the owner of Erf 1366, Krugersdorp, 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 Krugersdorp for the amendment of the town-planning scheme known as Krugersdorp Town-planning Scheme, 1980, by the rezoning of the property described above, situated in Human Street, from Residential 4, to Business 1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Hall, Krugersdorp and Wesplan & Associates, Coaland Building, cnr Kruger and Burger Streets, Krugersdorp for a period of 28 days from 2 September 1987.

Objections to or representation 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 94, Krugersdorp and at Wesplan & Associates, PO Box 7149, Krugersdorp North, within a period of 28 days from 2 September 1987.

NOTICE 747 OF 1987

TOWN COUNCIL OF VANDERBIJLPARK: NOTICE OF DRAFT SCHEME

The Town Council of Vanderbijlpark 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 the Vanderbijlpark Amendment Scheme 1/164, has been prepared by it.

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

The rezoning of Erf 1294, Vanderbijlpark South West 5 Extension 4 Township, situated at Moerdijk Street from "Special" for such purposes as may be permitted and subject to such requirements as may be imposed by the Administrator after reference to the Townships Board and the Council to "Special Residential" with a density zoning of "One dwelling per erf".

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Vanderbijlpark,

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadhuis, Kommissarisstraat, Krugersdorp en by die kantore van Wesplan en Assosiate, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by die Stadsklerk by die bovermelde adres of by Posbus 94, Krugersdorp en by Wesplan en Assosiate, Posbus 7149, Krugersdorp Noord ingedien word.

KENNISGEWING 746 VAN 1987

KRUGERSDORP-WYSIGINGSKEMA 127

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))

Ek, Johannes Ernst de Wet, synde die gemagtigde agent van die eienaar van Erf 1366, Krugersdorp, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Krugersdorp aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Krugersdorp-dorpsbeplanningskema, 1980, deur die hersonering van die eindom hierbo beskryf, geleë te Humanstraat, van Residensieel 4, na Besigheid 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadhuis, Krugersdorp, en by die kantore van Wesplan & Assosiate, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by die Stadsklerk by die bovermelde adres of by Posbus 94, Krugersdorp en by Wesplan & Assosiate, Posbus 7149, Krugersdorp-Noord, ingedien word.

KENNISGEWING 747 VAN 1987

STADSRAAD VAN VANDERBIJLPARK: KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Vanderbijlpark 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 Vanderbijlpark-wysigingskema 1/164 deur hom opgestel is.

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

Die hersonering van Erf 1294, Vanderbijlpark South West 5 Uitbreiding 4 dorpsgebied geleë te Moerdijkstraat van "Spesiaal" vir doeleindes as wat toegelaat word en onderworpe is aan sodanige voorwaardes as wat deur die Administrateur na oorlegpleging met die Dorperaad en die Raad opgelê mag word tot "Spesiale Woon" met 'n digheidsoneering van "Een woonhuis per erf".

Die ontwerpskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Vanderbijlpark, Ka-

Room 403, Klasie Havenga Street for a period of 28 days from 2 September 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 3, Vanderbijlpark within a period of 28 days from 2 September 1987.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
2 September 1987
Notice No 66/1987

NOTICE 748 OF 1987

PRETORIA AMENDMENT SCHEME 3023

I, Errol Raymond Bryce, being the authorized agent of the owner of Portion 2 of Erf 144, Hatfield 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 325 Grosvenor Street, Hatfield from "Special Residential" to "Special" for offices.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3024, 3rd Floor, West Block, Munitoria, Van der Walt Street, Pretoria for the period of 28 days from 2 September 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 PO Box 440, Pretoria 0001 within a period of 28 days from 2nd September 1987.

Address of agent: C/o Bryce and Van Blommestein, 336 Bronkhorst Street, New Muckleneuk.

Reference No A337.

NOTICE 749 OF 1987

PRETORIA AMENDMENT SCHEME 3017

I, Michael Vincent van Blommestein being the authorized agent of the owner of Portion 1 of Erf 382, Arcadia 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 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 Hamilton Street, between Edmond and Belvedere Streets from "General Residential" to "Special" for Offices".

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, P O Box 440, Pretoria 0001, for the period of 28 days from 2 September 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 Room 3024, 3rd Floor, West Block, Munitoria, Van der Walt Street, Pretoria within a period of 28 days from 2 September 1987.

Address of agent: c/o Bryce and Van Blommestein, 336 Bronkhorst Street, Nieuw Muckleneuk.

mer 403, Klasie Havengastraat vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 3, Vanderbijlpark ingedien of gerig word.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
2 September 1987
Kennisgewing No 66/1987

KENNISGEWING 748 VAN 1987

PRETORIA-WYSIGINGSKEMA 3023

Ek, Errol Raymond Bryce, synde die gemagtigde agent van die eienaar van Gedeelte 2 van Erf 144, Hatfield 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 Grosvenorstraat 325, Hatfield van "Spesiale Woon" tot "Spesiaal" vir kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, 3e Vloer, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001 ingedien of gerig word.

Adres van agent: P/a Bryce en Van Blommestein, Bronkhorststraat 336, New Muckleneuk, Pretoria.

Verwysingsnommer A337.

KENNISGEWING 749 VAN 1987

PRETORIA-WYSIGINGSKEMA 3017

Ek, Michael Vincent van Blommestein synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 382, 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 Hamiltonstraat, tussen Edmond- en Belvederestraat, Arcadia van "Algemene Woon" tot "Spesiaal" vir Kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3024, 3de Vloer, Wesblok, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van agent: p/a Bryce en Van Blommestein, 336 Bronkhorststraat, Nieuw Muckleneuk.

NOTICE 750 OF 1987

PRETORIA REGION AMENDMENT SCHEME 1056

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, Jacobus Eksteen Vorster, being the authorized agent of the owner of the Township Rooihuiskraal, Extension 25 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 Verwoerdburg for the amendment of the town-planning scheme known as Pretoria Region Town-planning Scheme, by the rezoning of the property described above, situated west of the Ben Schoeman Highway (P158-1) and south of the Danie Joubert Highway (N1/21) from "Special" for industrial uses to "Special" for industrial uses.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Verwoerdburg, PO Box 14013, Verwoerdburg, 0140, for the period of 28 days from 2 September 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 F Pohl and Partners, PO Box 7036, Hennopsmeir, 0046, within a period of 28 days from 2 September 1987.

Address of owner: Parker Ellis (Pty) Limited, C/o F Pohl and Partners, PO Box 7036, Hennopsmeir 0046.

NOTICE 751 OF 1987

SANDTON AMENDMENT SCHEME 1127

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, Peter John Dacomb being the authorized agent of the owner of Portion 2 of the Farm Lonehill No 1 IR 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, for the rezoning of the property described above, situated east of and adjacent to Road P71-1, west of and adjacent to the Leeukop Prison site from Agricultural to Residential 1, Private Open Space, Proposed new roads and widenings and Special.

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 and Rivinia Roads, Sandown for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk (Attention: Town-planning) at the above address or at PO Box 78001, Sandown 2146 within a period of 28 days from 2 September 1987.

Address of owner: C/o Pheiffer Marais Incorporated, P O Box 2790, Randburg 2125.

KENNISGEWING 750 VAN 1987

PRETORIASTREEK-WYSIGINGSKEMA 1056

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, Jacobus Eksteen Vorster, synde die gemagtigde agent van die eienaar van die dorp Rooihuiskraal, Uitbreiding 25 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Verwoerdburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoriastreek-dorpsaanlegskema 1, 1960, deur die hersonering van die eiendom hierbo beskryf, geleë wes van die Ben Schoeman Snelweg (P158-1) en suid van die Danie Joubert Snelweg (N1/21) van "Spesiaal" vir nywerheidsdoeleindes tot "Spesiaal" vir nywerheidsdoeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Verwoerdburg, Posbus 14013, Verwoerdburg, 0140, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by F Pohl en Vennote, Posbus 7036, Hennopsmeir, 0046 ingedien of gerig word.

Adres van eienaar: Parker Ellis (Edms) Beperk, P/a F Pohl en Vennote, Posbus 7036, Hennopsmeir 0046.

KENNISGEWING 751 VAN 1987

SANDTON-WYSIGINGSKEMA 1127

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, Peter John Dacomb synde die gemagtigde agent van die eienaar van Gedeelte 2 van die Plaas Lonehill No 1 IR 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 oos van en aangrensend aan Pad P71-1 en wes van en aangrensend aan die Leeukop Gevangenisterrein, van Landbou tot Residensieel 1, Privaat Oopruimte, Voorgestelde nuwe paaie en verbredings en Spesiaal.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B-Blok, Burgersentrum, Hoek van Wes- en Rivoniastraat, Sandown vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk (Aandag: Stadsbeplanning) by bovermelde adres of by Posbus 78001, Sandown 2146 ingedien of gerig word.

Adres van eienaar: P/a Pheiffer Marais Ingelyf, Posbus 2790, Randburg 2125.

NOTICE 752 OF 1987

RUSTENBURG AMENDMENT SCHEME 89

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, Andries Albertus Petrus Greeff, being the authorized agent of the owner of Erf 233, Protea Park 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 Town Council of Rustenburg for the amendment of the town-planning scheme known as Rustenburg Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 6 Kraaibessie Avenue, Protea Park, Rustenburg, from "Residential 1" with a density of one dwelling per erf to "Residential 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, Burgers Street, Room 702, for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the application, must be lodged with or made in writing to the Town Clerk, PO Box 16, Rustenburg, 0300, or at the above address within a period of 28 days from 4 September 1987.

Mrs M M M Kühn, c/o Greef and Associates, PO Box 406, Rustenburg 0300.

NOTICE 753 OF 1987

TOWN COUNCIL OF FOCHVILLE

PROPOSED PERMANENT CLOSING OF PARK ON ERVEN 756, 757, 758, 760, 761 AND 762

Notice is hereby given in terms of section 68 of the Local Government Ordinance, 1939, that the Town Council of Fochville intends the permanent closing of park on Erven 756, 757, 758, 760, 761 and 762 with the purpose to rezone the erven from 'Public Open Space' to 'Residential 1'.

Particulars of the proposed closing will be open for inspection during office hours at the Office of the Town Clerk, Fochville.

Any objection or representation in regard to the proposed permanent Park closing must be presented in writing within sixty (60) days from date of this publication, to the Town Clerk, P O Box 1, Fochville 2515.

D J VERMEULEN
Town Clerk

Municipal Offices
P O Box 1
Fochville
2515
2 September 1987

NOTICE 754 OF 1987

TOWN COUNCIL OF FOCHVILLE

PROPOSED AMENDMENT TO FOCHVILLE TOWN-PLANNING SCHEME, 1980

AMENDMENT SCHEME 34

The Town Council of Fochville has in terms of section 18 of

KENNISGEWING 752 VAN 1987

RUSTENBURG-WYSIGINGSKEMA 89

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, Andries Petrus Greeff, synde die gemagtigde agent van die eienaar van Erf 233, dorp Proteapark, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Rustenburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Rustenburg-dorpsbeplanningskema, 1980, deur die hersonering van die eindom hierbo beskryf, geleë te Kraaibesselaan 6, Proteapark, Rustenburg, van "Residensieel 1" met 'n digtheid van 1 woonhuis per erf tot "Residensieel 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, Burgerstraat, Kamer No 702, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 September 1987 skriftelik by die Stadsklerk, Posbus 16, Rustenburg, 0300, of bogenaamde adres, ingedien of gerig word.

Mev M M M Kühn, p/a Greef en Medewerkers, Posbus 406, Rustenburg 0300.

KENNISGEWING 753 VAN 1987

STADSRAAD VAN FOCHVILLE

VOORGESTELDE PERMANENTE SLUITING VAN PARK OF ERWE 756, 757, 758, 760, 761 EN 762

Hiermee word ingevolge artikel 68 van die Ordonnansie op Plaaslike Bestuur, 1939, kennis gegee dat die Stadsraad van Fochville voornemens is om die park op Erwe 756, 757, 758, 760, 761 en 762 permanent te sluit met die doel om die erwe te hersoneer van 'Openbare Oopruimte' na 'Residensieel 1'.

Besonderhede van die voorgestelde sluiting sal gedurende kantoorure ter insae lê in die kantoor van die Stadsklerk van Fochville.

Enige beswaar of vertoë in verband met die voorgenome permanente parksluiting moet skriftelik binne sestig (60) dae vanaf datum van hierdie kennisgewing aan die Stadsklerk, Posbus 1, Fochville 2515, voorgelê word.

D J VERMEULEN
Stadsklerk

Municipale Kantore
Posbus 1
Fochville
2515
2 September 1987

KENNISGEWING 754 VAN 1987

STADSRAAD VAN FOCHVILLE

VOORGESTELDE WYSIGING VAN DIE FOCHVILLE-DORPSBEPLANNINGSKEMA, 1980

WYSIGINGSKEMA 34

Die Stadsraad van Fochville het ingevolge artikel 18 van

the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), prepared a Draft Town-planning Scheme to be known as Fochville Amendment Scheme 34. This scheme will be an amendment scheme and contains the following proposals:

1. The rezoning of Erven 756, 757, 758, 760, 761 and 762, Fochville from "Public Open Space" to "Residential 1" with a density of "One dwelling per 500 m²".

2. The increasing of the density of Erven 759 and 763 from "One dwelling per erf" to "One dwelling per 500 m²".

Further particulars of the scheme are open for inspection at the office of the Town Clerk, Fochville.

Any objection or presentation against the application must be presented in writing within twenty eight (28) days from date of this notice to the Town Clerk, PO Box 1, Fochville 2515.

D J VERMEULEN
Town Clerk

Municipal Offices
PO Box 1
Fochville
2515
2 September 1987

NOTICE 755 OF 1987

AMENDMENT SCHEME 211

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, Stephanus Petrus Venter, being the authorized agent of the owner of Erf 33, now Portion 1 of Erf 286, Potchindustria, Potchefstroom IQ, 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 Potchefstroom Municipality for the amendment of the town-planning scheme known as Amendment Scheme 211 by the rezoning of the property described above, situated at 2 Luitinghstreet, Potchindustria, Potchefstroom from Municipal to light and service industrial purposes, related retail uses, public garage and place for the provision of refreshments.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Engineer Municipal Offices, Wolmarans Street, Potchefstroom for the period of 28 days from 2 September 1987.

Objections or representations in respect of the application must be lodged with or made in writing to the Town Clerk, PO Box 113, Potchefstroom within 28 days from 2 September 1987.

Address of owner: Mr P Nortje, c/o PO Box 20518, Noordbrug 2522.

NOTICE 756 OF 1987

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 313

I, Robert Bremner Fowler, being the authorized agent of the owner of Portion 28 of Erf 30, Halfway House give notice

die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), 'n Ontwerp-dorpsbeplanningskema opgestel wat bekend sal staan as Fochville-wysigingskema 34. Hierdie skema sal 'n wysigingskema wees en bevat die volgende voorstelle:

1. Die hersonering van Erwe 756, 757, 758, 760, 761 en 762, Fochville van "Openbare Oopruimte" na "Residensieel 1" met 'n digtheid van "Een woonhuis per 500 m²".

2. Die verhoging van die digtheid van Erwe 759 en 763 van "Een woonhuis per erf" na "Een woonhuis per 500 m²".

Verdere besonderhede van hiedie wysigingskema sal gedurende kantoorure ter insae lê in die kantoor van die Stadsklerk, Fochville.

Enige beswaar of vertoë teen die aansoek moet skriftelik binne agt-en-twintig (28) dae vanaf datum van hierdie kennisgeving aan die Stadsklerk, Posbus 1, Fochville 2515, voorgelê word.

D J VERMEULEN
Stadsklerk

Munisipale Kantore
Posbus 1
Fochville
2515
2 September 1987

KENNISGEWING 755 VAN 1987

WYSIGINGSKEMA 211

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, Stephanus Petrus Venter, synde die gemagtigde agent van die eienaar van Erf 33, nou Gedeelte 1 van Erf 286, Potchindustria gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Munisipaliteit van Potchefstroom aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Potchefstroom-wysigingskema 211 deur die hersonering van die eiendom hierbo beskryf, geleë te Luitinghstraat 2, Potchindustria van Munisipaal tot Spesiaal vir ligte en diensnywerhede, motorgarage en verversingsplek.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Munisipale Kantore, Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom ingediend word.

Adres van eienaar: Mnr P Nortje, p/a Posbus 20518, Noordbrug 2522.

KENNISGEWING 756 VAN 1987

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 313

Ek, Robert Bremner Fowler, synde die gemagtigde agent van die eienaar van Gedeelte 28 van Erf 30, Halfway House

in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Midrand Town Council for the amendment of the town-planning scheme known as Halfway House and Clayville Town Planning Scheme, 1976, by the rezoning of the property described above, situated in De Winnaar Street from "Residential 1" with a density of "one dwelling per erf" to "Special" for such purposes as set out in Annexure "B" of the Greater Pretoria Guide Plan subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, First Floor, Midrand Municipal Offices, Old Pretoria Road, for the period of 28 days from 2 September 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 2 September 1987.

Address of owner: C/o Rob Fowler & Associates, P O Box 1905, Halfway House 1685.

NOTICE 757 OF 1987

POTCHEFSTROOM AMENDMENT SCHEME NO 210

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, Pieter van Wyk Viljoen, being the owner of Erf 279 Dassierand Potchefstroom 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 Potchefstroom for the amendment of the town planning scheme known as Potchefstroom Town Planning Scheme, 1980 by the rezoning of the property described above, situated Corner of Grietjie and Gerrit Maritz Streets, Dassierand, Potchefstroom from Residential 1 to Residential 1 with a density of one dwelling per 700 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, cnr Gouws and Wolmarans Streets, Potchefstroom, for the period of 28 days from 2 September 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 PO Box 113, Potchefstroom, 2520, within a period of 28 days from 2 September 1987.

Address of owner: 22 Scorgie Street, Bailliepark, Potchefstroom.

NOTICE 758 OF 1987

POTCHEFSTROOM AMENDMENT SCHEME 207

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, Willem Coenraad De Beer, being the owner of the Remainder of Portion 2 of Erf 47, 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 Potchefstroom for the amendment of the town-planning scheme known as Potchefstroom Town-planning Scheme, 1980, by the rezoning of the property described above, situ-

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 Halfway House en Clayville-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te De Winnaarstraat van "Residensieel 1" met 'n digtheid van "een woonhuis per erf" tot "Spesiaal" vir gebruik soos uiteengesit in Bylae "B" van die Groter Pretoria Gidsplan onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, 1ste Verdieping, Midrand Municipale-kantore, Ou Pretoria-pad, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X20, Halfway House 1685 ingedien of gerig word.

Adres van eienaar: P/a Rob Fowler & Medewerkers, Posbus 1905, Halfway House 1685.

KENNISGEWING 757 VAN 1987

POTCHEFSTROOM-WYSIGINGSKEMA NO 210

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, Pieter van Wyk Viljoen, synde die eienaar van Erf 279 Dassierand Potchefstroom, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom Dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, geleë te h/v Grietjie- en Gerrit Maritzstraat, Dassierand, Potchefstroom van Residensieel 1 tot Residensieel 1 met digtheid van een woonhuis per 700 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Municipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom, 2520, ingedien of gerig word.

Adres van eienaar: Scorgiestraat 22, Bailliepark, Potchefstroom.

KENNISGEWING 758 VAN 1987

POTCHEFSTROOM-WYSIGINGSKEMA 207

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, Willem Coenraad De Beer, synde die eienaar van die Restant van Gedeelte 2 van Erf 47, Potchefstroom, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Potchefstroom aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Potchefstroom-

ated corner of Potgieter and Van Riebeeck Streets, Potchefstroom from "Business 4" to "Business 4" with removal of the line of no access in Potgieter Street.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 315, Third Floor, Municipal Offices, cnr Gouws and Wolmarans Streets, Potchefstroom, for the period of 28 days from 2 September 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 PO Box 113, Potchefstroom, 2520 within a period of 28 days from 2 September 1987.

* Address of owner: C/o E A L Muller, PO Box 20, Potchefstroom 2520.

NOTICE 759 OF 1987

PRETORIA REGION AMENDMENT SCHEME 1/951

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, Jan van Straten, from Els van Straten & Partners, being the authorized agent of the owner of Erven 1068, 1069, 1084, 1085, 1090, 1091, 1102, 1103, 1109, 1110, 1113, 1114, 1122, 1123, 1149, 1150, 1161, 1162, 1168 and 1169, Chantelle 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 Akasia for the amendment of the town-planning scheme known as Pretoria Region Town-planning Scheme 1, 1960, by the rezoning of the property described above, situated on Clive Street, Inkberry Street, Girihout Place, Ibis Street and Ibuscus Street, Chantelle Extension 8, Akasia from "Special Residential" with a density of "One dwelling per erf" to "Special Residential" with a density of "One dwelling per Erf" subject to a condition that the erf may be subdivided.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Akasia, PO Box 911026, Rosslyn, 0200 for a period of 28 days from 2 September 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 Room 123, Holding 16, Doreg Agricultural Holdings, Dale Avenue, Akasia within a period of 28 days from 2 September 1987.

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

NOTICE 760 OF 1987

AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 56(2)(a) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

The Town Council of Verwoerdburg, hereby gives notice

dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te h/v Potgieter- en Van Riebeeckstraat, Potchefstroom van "Besigheid 4" tot "Besigheid 4" met verwydering van die lyn van geen toegang langs Potgieterstraat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Kamer 315, Derde Vloer, Munisipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadslerk by bovermelde adres of by Posbus 113, Potchefstroom, 2520 ingedien of gerig word.

Adres van eienaar: P/a E A L Muller, Posbus 20, Potchefstroom 2520.

KENNISGEWING 759 VAN 1987

PRETORIASTREEK-WYSIGINGSKEMA 1/951

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, Jan van Straten van Els van Straten & Vennoote, synde die gemagtigde agent van die eienaar van Erwe 1068, 1069, 1084, 1085, 1090, 1091, 1102, 1103, 1109, 1110, 1113, 1114, 1122, 1123, 1149, 1150, 1161, 1162, 1168 en 1169, Chantelle 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 Akasia aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoriastreek-dorsaallegskema 1, 1960, deur die hersonering van die eiendom hierbo beskryf, geleë te Clivestraat, Inkberrystraat, Girihoutplek, Ibisstraat en Ibuscusstraat, Chantelle Uitbreiding 8, Akasia van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" onderworpe aan 'n voorwaarde dat die erf verdeel mag word.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadslerk, Stadsraad van Akasia, Posbus 911026, Rosslyn, 0200 vir die tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadslerk by bovermelde adres of by Kamer 123, Hoewe 16, Doreg Landbouhoeves, Daleaan, Akasia ingedien word.

Adres van eienaar: Els, Van Straten & Vennoote, Posbus 28792, Sunnyside 0132.

KENNISGEWING 760 VAN 1987

WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56(2)(a) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Die Stadsraad van Verwoerdburg gee hiermee ingevolge

in terms of section 56(2)(a) of the Town-planning and Townships Ordinance, 1986, that the Volle Evangelie Kerk van God in Suid-Afrika has applied for the amendment of the town-planning scheme known as Amendment Scheme 1052, by the rezoning of Erf 317, Lyttelton Manor from "Special Residential" with a density of "One dwelling per 15 000 sq ft" to "Special" for a place of Public Worship.

Particulars of the application will lie for inspection during normal office hours at the office of the Department of Town-planning of the Town Council of Verwoerdburg for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Department Town-planning of the Town Council of Verwoerdburg at the above address or at Mr J van der Merwe, PO Box 28634, Sunnyside 0132 within a period of 28 days from 2 September 1987.

P J GEERS
Town Clerk

NOTICE 761 OF 1987

AMENDMENT SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF TOWN-PLANNING SCHEME IN TERMS OF SECTION 18 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

The Town Council of Verwoerdburg, hereby gives notice in terms of section 18 of the Town-planning and Townships Ordinance, 1986, that he has applied for the amendment of the town-planning scheme known as Amendment Scheme 1053, by the rezoning of Erf 1284, Zwartkop Extension 7 from "Special" for dwelling-units to "Special" for dwelling-units subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Department of Town-Planning of the Town Council of Verwoerdburg for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Department Town-planning of the Town Council of Verwoerdburg within a period of 28 days from 2 September 1987.

P J GEERS
Town Clerk

NOTICE 762 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2042

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, Aletta Johanna Watt, being the authorized agent of the owner of Erf 824, Mulbarton, 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 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

artikel 56(2)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat Volle Evangelie kerk van God in Suid-Afrika aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Wysigingskema 1052 deur die hersonering van Erf 317, Lyttelton Manor van "Spesiale Woon" met 'n digtheid van "Een woonhuis per 15 000 vk vt" na "Spesiale vir 'n plek van Openbare Godsdiensoefening".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Departement Stadsbeplanning van die Stadsraad van Verwoerdburg vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Departement Stadsbeplanning van die Stadsraad van Verwoerdburg by bovemelde adres of by mnr J van der Merwe, Posbus 28634, Sunnyside 0132 ingedien of gerig word.

P J GEERS
Stadsklerk

KENNISGEWING 761 VAN 1987

WYSIGINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 18 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Die Stadsraad van Verwoerdburg gee hiermee ingevolge artikel 18 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat hy aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Wysigingskema 1053 deur die hersonering van Erf 1284, Zwartkop Uitbreiding 7 van "Spesiaal" vir wooneenhede na "Spesiaal" vir wooneenhede onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Departement Stadsbeplanning van die Stadsraad van Verwoerdburg vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoe ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Departement Stadsbeplanning van die Stadsraad van Verwoerdburg by bovemelde adres ingedien of gerig word.

P J GEERS
Stadsklerk

KENNISGEWING 762 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2042

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, Aletta Johanna Watt, synde die gemagtigde agent van die eienaar van Erf 824, Mulbarton, Uitbreiding 2, 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

above, situated on Murton Road from "Residential 4" subject to conditions including building lines of 10,6 m along all street frontages and 6,0 m along all other boundaries to "Residential 4" subject to conditions including a building line of 5,0 m along all boundaries.

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 2 September 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 2 September 1987.

Address of owner: C/o Annette Watt — Town Planner, PO Box 4502, Randburg 2125.

NOTICE 763 OF 1987

PIETERSBURG AMENDMENT SCHEME 79

I, Floris Jacques du Toit, being the authorized agent of the owner of Portion 1 of Erf 31, Pietersburg, hereby give notice in terms of section 56(1) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the Amendment of the Town-planning Scheme, 1981, by the rezoning of the property described above, situated at 9 Grobler Street, from "Residential 1" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, R404 Civic Centre, Pietersburg, for a period of 28 days from 3 September 1987. Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at P O Box 111, Pietersburg, 0700 within a period of 28 days from 3 September 1987.

Address of agent: De Villiers, Potgieter and Partners, P O Box 2912, Pietersburg 0700.

Reference No G11 J29

NOTICE 764 OF 1987

PIETERSBURG AMENDMENT SCHEME 80

I, Floris Jacques du Toit, being the authorized agent of the owner of Portion 3 and the Remainder of Erf 38, Remainder of Erf 37 and Remainder of Portion 1 of Erf 37, Pietersburg hereby give notice in terms of section 56(1) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the Amendment of the Town-planning Scheme, 1981, by the rezoning of the properties described above, situated on Grobler and Bok Streets from "Residential 1" to "Business 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, R404, Civic Centre, Pietersburg, for a period of 28 days from 3 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at PO Box 111, Pietersburg, 0700 within a period of 28 days from 3 September 1987.

eiendom hierbo beskryf, geleë te Murtonweg van "Residensieel 4" onderworpe aan voorwaardes insluitend boulne van 10,6 m langs alle straatgrense en 6,0 m langs alle ander grense tot "Residensieel 4" onderworpe aan voorwaardes insluitend boulne van 5,0 m langs alle grense.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Vloer, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van eienaar: P/a Annette Watt — Stadsbeplanner, Posbus 4502, Randburg 2125.

KENNISGEWING 763 VAN 1987

PIETERSBURG-WYSIGINGSKEMA 79

Ek, Floris Jacques du Toit, synde die gemagtigde agent van die eienaars van Gedeelte 1 van Erf 31, Pietersburg gee hiermee ingevolge artikel 56(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Groblerstraat 9, Pietersburg, van Residensieel 1 tot Besigheid 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, K404 Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 3 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 3 September 1987 skriftelik by of tot die Stadsklerk by Posbus 111, Pietersburg, 0700 ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

Verwysingsnommer G11 J29.

KENNISGEWING 764 VAN 1987

PIETERSBURG-WYSIGINGSKEMA 80

Ek, Floris Jacques du Toit, synde die gemagtigde agent van die eienaars van Gedeelte 3 en Restant van Erf 38, Restant van Gedeelte 1 van Erf 37, en die Restant van Erf 37, Pietersburg, gee hiermee ingevolge artikel 56(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendomme hierbo beskryf, geleë op die hoek van Grobler- en Bokstraat, Pietersburg van "Residensieel 1" tot "Besigheid 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, K404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 3 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 3 September 1987 skriftelik by of tot die Stadsklerk by Posbus 111, Pietersburg, 0700 ingedien of gerig word.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

Reference No G11 J22.

NOTICE 765 OF 1987

PIETERSBURG AMENDMENT SCHEME 81

I, Floris Jacques du Toit, being the authorized agent of the owner of the Remainder of Erf 171, Pietersburg, hereby give notice in terms of section 56(1) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Pietersburg Town Council for the Amendment of the Town-planning Scheme, known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated at 79 General Joubert Street, from Residential 4 to Business 2.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, R404 Civic Centre, Pietersburg, for a period of 28 days from 3 September 1987. Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at P O Box 111, Pietersburg, 0700 within a period of 28 days from 3 September 1987.

Address of agent: De Villiers, Potgieter and Partners, P O Box 2912, Pietersburg 0700.

Reference Number G11 J17.

NOTICE 766 OF 1987

PIETERSBURG AMENDMENT SCHEME 82

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Erf 5710, Pietersburg, hereby give notice in terms of section 56(1) of the Town-planning and Township Ordinance, 1986, that I have applied to the Pietersburg Town Council for the amendment of the town-planning scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated at Market Street 67, Pietersburg from "Government" to "Business 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, R404, Civic Centre, Pietersburg, for a period of 28 days from 3 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at PO Box 111, Pietersburg, 0700 within a period of 28 days from 3 September 1987.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

NOTICE 767 OF 1987

PIETERSBURG AMENDMENT SCHEME 83

I, Floris Jacques du Toit, being the authorized agent of the owner of Erf 20, Annadale, hereby give notice in terms of section 56(1) of the Town-planning and Township Ordinance, 1986, that I have applied to the Pietersburg Town Council for the Amendment of the Town-planning Scheme known as Pietersburg Town-planning Scheme, 1981, by the rezoning of the property described above, situated at Bulawayo Street 39, Near the intersection with Witklip Street, from Residential 1 to Business 2.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

Verwysingsnommer G11 J22.

KENNISGEWING 765 VAN 1987

PIETERSBURG-WYSIGINGSKEMA 81

Ek, Floris Jacques du Toit, synde die gemagtigde agent van die eienaar van Restant van Erf 171, Pietersburg gee hiermee ingevolge artikel 56(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Generaal Joubertstraat 79, Pietersburg, van Residensieel 4 tot Besigheid 2.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, K404 Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 3 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 3 September 1987 skriftelik by of tot die Stadsklerk by Posbus 111, Pietersburg, 0700 ingediend of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

Verwysingsnommer G11 J17.

KENNISGEWING 766 VAN 1987

PIETERSBURG-WYSIGINGSKEMA 82

Ek, Frank Peter Sebastian de Villiers, synde die gemagtigde agent van die eienaar van Erf 5710, Pietersburg, gee hiermee ingevolge artikel 56(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Markstraat 67, Pietersburg van "Regering" tot "Besigheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, K404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 3 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 3 September 1987 skriftelik by of tot die Stadsklerk by Posbus 111, Pietersburg, 0700 ingediend of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 767 VAN 1987

PIETERSBURG-WYSIGINGSKEMA 83

Ek, Floris Jaques du Toit, synde die gemagtigde agent van die eienaar van Erf 20, Annadale, gee hiermee ingevolge artikel 56(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Pietersburg Stadsraad aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as Pietersburg-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë te Bulawayostraat 39, naby die kruising met Witklipstraat, van Residensieel 1 tot Besigheid 2.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, R404 Civic Centre, Pietersburg, for a period of 28 days from 3 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at PO Box 111, Pietersburg, 0700 within a period of 28 days from 3 September 1987.

Address of agent: De Villiers, Potgieter and Partners, PO Box 2912, Pietersburg 0700.

NOTICE 768 OF 1987

TZANEEN AMENDMENT SCHEME 32

I, Frank Peter Sebastian de Villiers, being the authorized agent of the owner of Erf 94 Tzaneen Extension, hereby give notice in terms of section 45(1)(c)(i) of the Town-Planning and Townships Ordinance, 1986, that I have applied to the Tzaneen Town Council for the amendment of the town-planning scheme known as the Tzaneen Town-planning Scheme, 1980, by the rezoning of the property described above situated at 22 Peace Street from Residential 4 to Special for Offices.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 106, Municipal Offices, Tzaneen for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at P O Box 24, Tzaneen 0850, within a period of 28 days from 2 September 1987.

Address of owner: De Villiers, Potgieter and Partners, P O Box 2912, Pietersburg 0700.

NOTICE 769 OF 1987

CONSTITUTIONAL DEVELOPMENT SERVICES

ENQUIRY INTO THE DEMARCACTION OF INDUSTRIAL AND CENTRAL BUSINESS AREAS FOR A REGIONAL SERVICES COUNCIL IN EASTERN TRANSVAAL FOR THE DEVELOPMENT AREA 28

Notice is hereby given in terms of section 7G(1) of the promotion of Local Government Affairs Act, 1983 (Act 91 of 1983), as amended, that the Administrator of the Transvaal has in terms of section 7F(1)(b) of the said Act requested the Demarcation Board for Local Government Areas to hold an enquiry and advise him on the desirability or otherwise of the demarcation of industrial and central business areas in terms of section 9 of the Regional Services Councils Act, 1985 (Act 109 of 1985), for the Regional Services Council to be established for the abovementioned area.

The said request, as well as plans indicating the approximate areas are open for inspection at the office of the Secretary of the Demarcation Board for Local Government Areas, Room 203, 260 Walker Street, Sunnyside, Pretoria, and at the following offices:

The Town Clerk
Civic Centre
Market Street
Bethal

The Town Clerk
Municipal Offices
Corner of Andries
Pretorius and Piet
Retief Streets
Standerton

The Town Clerk
Civic Centre
Corner of Church
and Taute Streets
Ermelo

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, K404 Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 3 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 3 September 1987 skriftelik by of tot die Stadsklerk by Posbus 111, Pietersburg 0700, ingedien of gerig word.

Adres van agent: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 768 VAN 1987

TZANEEN-WYSIGINGSKEMA 32

Ek, Frank Peter Sebastian de Villiers, synde die gemagtigde agent van die eienaar van Erf 94, Tzaneen Uitbreiding, gee hiermee ingevolge Artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Tzaneen Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Tzaneen-dorpsbeplanningskema, 1980, deur die hersonering van die eindom hierbo beskryf, geleë te Peace Straat 22, Tzaneen van Residensieel 4 na Spesiaal vir Kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk Kamer 106, Munisipale Kantore, Tzaneen vir 'n tydperk van 28 dae vanaf 2 September 1987. Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk, Posbus 24, Tzaneen 0850, ingedien of gerig word.

Adres van eienaar: De Villiers, Potgieter en Vennote, Posbus 2912, Pietersburg 0700.

KENNISGEWING 769 VAN 1987

STAATKUNDIGE ONTWIKKELINGSDIENS

ONDERSOEK NA DIE AFBAKENING VAN NYWERHEIDS- EN SENTRALE SAKEGEBIEDE VIR 'N STREEKS DIENSTERAAD IN OOS-TRANSVAAL VIR DIE ONTWIKKELINGSTREEK 28

Kennis geskied hiermee ingevolge artikel 7G(1) van die Wet op die Bevordering van Plaaslike Owerheidsaangeleenthede, 1983 (Wet 91 van 1983), soos gewysig, dat die Administrator van die Transvaal ingevolge artikel 7F(1)(b) van gemelde Wet, die Afbakeningsraad vir Plaaslike Owerheidsgebiede versoek het om ondersoek in te stel na en hom van advies dien oor die wenslikheid of andersins van die afbakening van nywerheids- en sentrale sakegebiede ingevolge artikel 9 van die Wet op Streekdiensterade, 1985 (Wet 109 van 1985), vir die streeksdiensteraad wat ingestel sal word in die bogemelde gebied.

Bedoelde versoek, asook kaarte waarop die gebiede by benadering aangedui word, is ter insae by die kantoor van die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Kamer 203, Walkerstraat 260, Sunnyside, Pretoria, en by die volgende kantore:

Die Stadsklerk
Burgersentrum
Markstraat
Bethal

Die Stadsklerk
Munisipale Kantore
hoek van Andries
Pretorius- en
Piet Retiefstraat
Standerton

Die Stadsklerk
Burgersentrum
hoek van Kerk- en
Tautestraat
Ermelo

Written objections against or representations in connection with the proposed demarcation may be lodged in tenfold with the Secretary of the Demarcation Board for Local Government Areas, Private Bag X644, Pretoria, 0001, before or on 25 September 1987.

The Demarcation Board will meet on the undermentioned date, place and time to hear further evidence and representations from those persons who have lodged objections and representations in pursuance of this notice:

Date	Place	Time
15 October 1987	Council Chamber Civic Centre Corner of Church and Taute Street Ermelo	10h30

Reference No: 12/10/5/4/28.

B J L COETSEE
Secretary: Demarcation Board

NOTICE 770 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 Clubview Extension 39 Township.

Town where reference marks have been established:

Clubview Extension 39 Township. (General Plan SG No A5361/87).

N C O'SHAUGHNESSY
Surveyor-General

NOTICE 771 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 Jabavu Central Western Township.

Town where reference marks have been established:

Jabavu Central Western Township. (General Plan L No 772/1985).

N C O'SHAUGHNESSY
Surveyor-General

NOTICE 706 OF 1987

RANDFONTEIN AMENDMENT SCHEME 1/112

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).

(Regulation 11(2))

The Town Council of Randfontein being the owner of Er-

Skriftelike besware teen of vertoe in verband met die voorgestelde afbakening kan voor of op 25 September 1987 in tienvoud by die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Privaatsak X644, Pretoria, 0001, ingedien word.

Die Afbakeningsraad sal op die onderstaande datum, plek en tyd vergader om enige verdere getuienis en vertoe aan te hoor van diegene wat besware en vertoe na aanleiding van hierdie kennisgewing ingedien het:

Datum	Plek	Tyd
15 Oktober 1987	Raadsaal Burgersentrum hoek van Kerk- en Tautestraat Ermelo	10h30

Verwysing No: 12/10/5/4/28.

B J L COETSEE
Sekretaris: Afbakeningsraad

KENNISGEWING 770 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 Clubview Uitbreiding 39 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Clubview Uitbreiding 39 Dorp. (Algemene Plan LG No A5361/87).

N C O'SHAUGHNESSY
Landmeter-Generaal

KENNISGEWING 771 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 Jabavu Central Western Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Jabavu Central Western Dorp. (Algemene Plan L No 772/1985).

N C O'SHAUGHNESSY
Landmeter-Generaal

KENNISGEWING 706 VAN 1987

RANDFONTEIN-WYSIGINGSKEMA 1/112

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

(Regulasie 11(2))

Die Stadsraad van Randfontein synde die eienaar van

ven 887 and 888, Randfontein 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 Randfontein for the amendment of the town-planning scheme known as Randfontein Town-planning Scheme 1, 1948, by the rezoning of the property described above, situated Sixth Avenue from "Public Street" to "General Business".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Hall, Randfontein and Wesplan & Associates, Coaland Building, cnr Kruger and Burger Streets, Krugersdorp for a period of 28 days from 26 August 1987.

Objections to or representation 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 218, Randfontein and at Wesplan & Associates, PO Box 7149, Krugersdorp North, within a period of 28 days from 26 August 1987.

NOTICE 772 OF 1987

JOHANNESBURG AMENDMENT SCHEME 2027

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, James Hawthorne Smith, being the authorized agent of the owner of Portion 1 of Lot 101, 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 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 in Burn 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 2 September 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 2 September 1987.

Address of owner: C/o J H Smith, PO Box 78019, Sandton 2146.

Erwe 887 en 888, Randfontein gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Randfontein aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Randfontein-dorpsbeplanningskema 1, 1948, deur die hersonering van die eiendom hierbo beskryf, geleë te Sesdestraat van "Openbare Straat" na "Algemene Besigheid".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadhuis, Randfontein en by die kantore van Wesplan & Associates, Coaland Gebou, h/v Kruger- en Burgerstraat, Krugersdorp vir 'n tydperk van 28 dae vanaf 26 Augustus 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 26 Augustus 1987 skriftelik by die Stadsklerk by die bovermelde adres of by Posbus 218, Randfontein en by Wesplan & Associates, Posbus 7149, Krugersdorp Noord, ingedien word.

KENNISGEWING 772 VAN 1987

JOHANNESBURG-WYSIGINGSKEMA 2027

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, James Hawthorne Smith, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 101, 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 Burnstraat 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, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van eienaar: P/a J H Smith, Posbus 78019, Sandton 2146.

CONTRACT RFT 46/87

TRANSVAAL PROVINCIAL ADMINISTRATION

NOTICE TO TENDERERS

TENDER RFT 46 OF 1987

REPAIR AND RESURFACING OF ROADS P25-1 AND
R167-1 IN THE BENONI REGION

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 8 September 1987 at 09h00 at the intersection of P167-1 and P25-1 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 46/87" should reach the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria before 11h00 on Friday, 2 October 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 46/1987

TRANSVAALSE PROVINSIALE ADMINISTRASIE

KENNISGEWING AAN TENDERAARS

TENDER RFT 46 VAN 1987

HERSTEL EN HERSEËL VAN PAAIE P25-1 EN
P167-1 IN DIE BENONI-OMGEWING

Tenders word hiermee van ervare kontrakteurs vir bogemelde diens gevra.

Tenderdokumente, met inbegrip van 'n stel tekeninge, is by die Direkteur, Transvaalse Paaiededepartement, Kamer D307, Proviniale Gebou, Kerkstraat, Privaatsak X197, Pretoria, verkrygbaar 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 voorinemende tenderaars op 8 September 1987 om 09h00 by die kruising van P167-1 en P25-1 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 ooreenkomstig die voorwaardes in die tenderdokumente uiteengesit, in 'n koevert waarop "TENDER RFT 46/87" geëndosseer is, moet die Voorsitter, Transvaalse Proviniale Tenderraad, Posbus 1040, Pretoria, voor 11h00 op Vrydag, 2 Oktober 1987 bereik, wanneer die tenders in die openbaar oopgemaak sal word.

Tenders wat per hand aangelever word moet voor 11h00 in die Formele Tenderbus, aangebring in die buitemuur van die Proviniale Gebou by die hoofingang, Pretoriusstraat (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 afwyding van 'n tender te verstrek nie.

Tenders is vir 90 (negentig) dae bindend.

Voorsitter: Transvaalse Proviniale Tenderraad

**TRANSVAAL PROVINCIAL ADMINISTRATION
COMMUNITY SERVICES PRETORIA REGION
104 ECONOMICAL HOUSES EKANGALA
TENDER**

NOTICE TO TENDERERS

Tenders are hereby invited for the building of 104 economical houses at Ekangala Block A2. Ekangala is a developing black township ± 20 km north of Bronkhorstspruit.

Tenderdocuments will be available as from Wednesday 2 September 1987, form the Chief of Stores and Buyer, office of the Regional Representative Community Services, Room 510, 5th Floor, SAAU Building, corner of Andries and Schoeman Streets, Pretoria on payment of a deposit of R250,00 (two hundred and fifty rand) per document which will be refunded within 90 days after the closing date of the tenders provided a bona fide tender is received or the complete set of documents in good condition, is returned to the abovementioned office on or before the closing time of the tender.

Cheques are to be made payable to the Transvaal Provincial Administration.

Properly completed tenders in a sealed envelope and marked "Tender No B/T2/87: Building Houses Ekangala. Closing date 30 September 1987" shall be directed to the Controller of Stores and Buyer, Private Bag X449, Pretoria, 0001 or may be handed in at Room 510, 5th Floor, SAAU Building, corner of Andries and Schoeman Streets, Pretoria, on or before 14h00 on the closing date.

A site inspection will be held on Friday the 11 September 1987 at 10h00 and is compulsory.

Prospective tenderers are requested to meet the Engineer at the Project Offices, Ekangala.

Telegraphic or late tenders will not be accepted.

The lowest or any tender will not necessarily be accepted and the Administration reserves the right to accept a tender as a whole or part thereof.

Notice No 7/1987

Regional Representative
Community Services — Pretoria

**TRANSVAAL PROVINSIALE ADMINISTRASIE
GEMEENSKAPSDIENSTE STREEK PRETORIA
104 EKONOMIESE WONINGS EKANGALA
TENDER**

KENNISGEWING AAN TENDERAARS

Tenders word hiermee gevra vir die bou van 104 ekonomiese wonings te Ekangala Blok A2. Ekangala is 'n ontwikkelende dorp ± 20 km noord van Bronkhorstspruit.

Tenderdokumente sal vanaf 2 September 1987 verkrygbaar wees vanaf die Hoofaankoper, kantoor van die Streekverteenwoordiger, Gemeenskapsdienste, Pretoria, SALU Gebou, 5de Vloer, Kamer 10, h/v Schoeman- en Andriesstraat, Pretoria, teen betaling van 'n deposito van R250,00 wat terugbetaalbaar sal word binne drie maande na die sluitingsdatum van die tender mits 'n bona fide tender ingedien is, of die volledige stel dokumente in 'n goeie toestand voor die sluitingsdatum aan bogenoemde kantoor terugbesorg is.

Tjeks moet betaalbaar gemaak word aan Transvaal Provinciale Administrasie.

Behoorlik ingevulde tenders in 'n verseëld koevert en duidelik gemerk: "Tender B/T2/87 — Sluitingsdatum 30 September 1987 — wonings Ekangala" moet die Hoofaankoper, Gemeenskapsdienste, Pretoria, Privaatsak X449, Pretoria, 0001, uiters om 14h00 op die sluitingsdatum bereik of kan afgelewer word by Kamer 10, 5de Vloer, SALU Gebou, h/v Schoeman- en Andriesstraat, Pretoria, voor 14h00 op die sluitingsdatum hierbo genoem.

Telegrafiese tenders en laat tenders word nie aanvaar nie.

'n Terreininspeksie sal gehou word op Vrydag 11 September 1987.

Voornemende tenderaars moet die ingenieur ontmoet by die kantoor van die Projekbestuurder, Ekangala. Die terreininspeksie is verpligtend. Die tyd is 10h00.

Die laagste of enigste tender sal nie noodwendig aanvaar word nie.

Kennisgewing No 7/1987

Streekverteenwoordiger:
Gemeenskapsdienste — Pretoria

TENDERS.

N.B. — Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION**TENDERS.**

Tenders are invited for the following services / supplies / sales. (Unless otherwise indicated in the description tenders are for supplies): —

Tender No	Description of Tender Beskrywing van Tender	Closing Date Sluitingsdatum
WFTB 299/87	Laerskool Drie Riviere, Vereeniging: Renovation/Opknapping. Item 31/6/7/0397/01	18/09/1987
WFTB 300/87	Delville Nursery School, Germiston: Renovation/Kleuterskool Delville, Germiston: Opknapping. Item 31/6/7/4396/01	18/09/1987
WFTB 301/87	Laerskool Rooigrond, Mafikeng: Renovation/Opknapping. Item 31/4/7/1425/01	02/10/1987
WFTB 302/87	Onderwyskollege Pretoria: Installation of site lighting/Terreinverligtinginstallasie. Item 1017/8400	02/10/1987
WFTB 303/87	Middelburg Hospital, Laundry: Addition of new sorting area/Middelburgse Hospitaal, Wassery: Aanbou van nuwe sorteerarea. Item 12/2/5/061/001	02/10/1987
WFTB 304/87	Tembisa Hospital, Olifantsfontein: Alterations to kitchen/Tembisa-hospitaal, Olifantsfontein: Verbouing van kombuis. Item 32/5/7/091/008	02/10/1987
WFTB 305/87	Discoverers' Memorial Hospital, Roodepoort: Diesel tank/Ontdekkers-gedenkhospitaal, Roodepoort: Dieseltank. Item 32/7/7/060/003	02/10/1987
WFTB 306/87	H F Verwoerd Hospital, Pretoria: Erection of boiler house (Category C)/H F Verwoerd-hospitaal, Pretoria: Oprigting van ketelhuis (Kategorie C). Item 2004/8500	02/10/1987
HA 2/77/87	Cardiotocograph: Discoverers' Memorial Hospital/Kardiotoekograf: Ontdekkers-gedenkhospitaal	29/09/1987
HA 2/78/87	Blood-gas and potassium analyser: H F Verwoerd Hospital/Bloedgas-kalium-analiseerder: H F Verwoerd-hospitaal	29/09/1987
HA 2/79/87	X-ray generator: H F Verwoerd Hospital/X-straalopwekker: H F Verwoerd-hospitaal	29/09/1987
HA 2/80/87	Tomographic unit: Coronation Hospital/Tomografiese eenheid: Coronation-hospitaal	29/09/1987
HA 2/81/87	X-ray generator: Paul Kruger Memorial Hospital/X-straalopwekker: Paul Kruger-gedenkhospitaal	29/09/1987
HA 2/82/87	Cobalt source for Theratron 780: Hillbrow Hospital/Kobaltbron vir Theratron 780: Hillbrowse Hospitaal	29/09/1987
PFT 14/87	Framing of Art Prints/Raam van Kunsafdrukke	25/09/1987
PFT 15/87	Motor Boat/Motorboot	25/09/1987
WFT 40/87	Supply and delivery of convection cooking ovens for the period ending 31 October 1989/Verskaffing en aflewering van konveksie-kookoonde vir die tydperk eindigende 31 Oktober 1989	25/09/1987
WFT 41/87	Supply and delivery of fluorescent fittings, ballasts and lamps for the period ending 30 November 1989/Verskaffing en aflewering van fluoresseertoehore, -ballasse en -lampe vir die tydperk eindigende 30 November 1989	23/10/1987
WFT 42/87	Supply and delivery of steam traps, steam trap spares, air vents and air vent spares for the period ending 31 October 1989/Verskaffing en aflewering van kondensaatpotte, kondensaatpotonderdele, ontlugters en ontlugter onderdele vir die tydperk eindigende 31 Oktober 1989	25/09/1987
BT 2/87	104 Economical Houses Ekangala/104 Ekonomiese Woninge Ekangala	30/09/1987

TENDERS.

L.W. — Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE**TENDERS.**

Tenders vir die volgende dienste / voorrade / verkope word ingewag. (Tensy dit in die uiteensetting anders aangegee word, word tenders vir voorrade bedoel): —

**IMPORTANT NOTICES IN CONNECTION WITH
TENDERS**

1. The relative tender documents including the Administration's official tender forms, are obtainable on application from the relative address indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also available for inspection at the said address:

Tender Ref	Postal address Pretoria	Office in New Provincial Building, Pretoria									
		Room No.	Block	Floor	Phone Pretoria						
HA 1 & HA 2	Director of Hospital Services, Private Bag X221.	A900	A	9	201-2654						
HB and HC	Director of Hospital Services, Private Bag X221.	A1019	A	10	201-4323						
HD	Director of Hospital Services, Private Bag X221.	A1023	A	10	201-2751						
PFT	Provincial Secretary (Purchases and Supplies), Private Bag X64.	Ground	Merino Building	Ground	201-2441						
RFT	Director, Transvaal Roads Department, Private Bag X197.	D307	D	3	201-2530						
TED 1-100 TED 1(X)	Director, Transvaal Education Department, Private Bag X76.	633 633	Sentrakor Building	201-4218 201-4218	TOD 1-100 TOD 1(X)	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	633 633	Sentrakor gebou	201-4218 201-4218		
WFT	Director, Transvaal Department of Works, Private Bag X228.	CM5	C	M	201-4386 201-2269	WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	CM 5	C	M	201-4386 201-2269
WFTB	Director, Transvaal Department of Works, Private Bag X228.	E103	E	I	201-2306	WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E103	E	I	201-2306
WFTE	Director, Transvaal Department of Works, Private Bag X228.	CG 19	C	G	201-4293	WFTE	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	CG 19	C	G	201-4293

2. The Administration is not bound to accept the lowest or any tender and reserves the right to accept a portion of a tender.

3. All tenders must be submitted on the Administration's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the Chairman, Transvaal Provincial Tender Board, PO Box 1040, Pretoria, and must be clearly superscribed to show the tenderer's name and address, as well as the number, description and closing date of the tender. Tenders must be in the hands of the Chairman by 11h00 on the closing date indicated above.

5. If tenders are delivered by hand, they must be deposited in the Formal tender Box at the Enquiry Office in the foyer of the New Provincial Building at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11h00 on the closing date.

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

2 September 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 adres verkrybaar. Sodanige dokumente as mede enige tender kontrakvoorraarde wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adres vir inspeksie verkrybaar:

Tender verwysing	Posadres te Pretoria	Kantoor in Nuwe Provinciale Gebou, Pretoria			
		Kamer No.	Blok	Verdieping	Foon Pretoria
HA 1 & HA 2	Direkteur van Hospitaaldienste, Privaatsak X221.	A900	A	9	201-2654
HB en HC	Direkteur van Hospitaaldienste, Privaatsak X221.	A1019	A	10	201-4323
HD	Direkteur van Hospitaaldienste, Privaatsak X221.	A1023	A	10	201-2751
PFT	Provinsiale Sekretaris (Aankope en Voorrade), Privaatsak X64.	Grond	Merino Gebou	Grond	201-2441
RFT	Direkteur Transvaalse Paaiedepartement, Privaatsak X197.	D307	D	3	201-2530
TOD 1-100 TOD 1(X)	Direkteur, Transvaalse Onderwysdepartement, Privaatsak X76.	633 633	Sentrakor gebou	201-4218 201-4218	
WFT	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	CM 5	C	M	201-4386 201-2269
WFTB	Direkteur, Transvaalse Werkedepartement, Privaatsak X228.	E103	E	I	201-2306
WFTE	Direkteur, Transvaalse Werkedepartement, Privaatsak 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 verseëldde 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 Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

W J A Fourie, Voorsitter, Transvaalse Provinsiale Tenderraad.

2 September 1987

Notices by Local Authorities

Plaaslike Bestuurskennisgewings

TOWN COUNCIL OF BOKSBURG

PROPOSED PROCLAMATION OF A ROAD OVER A PORTION OF PORTION 7 OF ERF 197 WITFIELD TOWNSHIP

Notice is hereby given in terms of the provisions of section 5 of the Local Authorities Roads Ordinance, 1904, that the Town Council of Boksburg has petitioned the Administrator, to proclaim the public road described in the appended schedule.

A copy of the petition and appropriate diagram can be inspected at Office 201, Second Floor, Civic Centre, Trichardts Road, Boksburg, during office hours from the date hereof until 12 October 1987.

All persons interested, are hereby called upon to lodge objections, if any, to the proposed proclamation of the proposed road, in writing and in duplicate, with the Transvaal Provincial Secretary and the Town Council of Boksburg, within one month of the latest publication of this notice.

J J COETZEE
Acting Town Clerk

Civic Centre
PO Box 215
Boksburg
1460
26 August 1987
Notice No 44/1987

SCHEDULE

PROPOSED PROCLAMATION OF A ROAD OVER A PORTION OF PORTION 7 OF ERF 197, WITFIELD TOWNSHIP

A road of varying width between 0 m and approximately 2,28 m situate on a portion of Portion 7 of Erf 197, Witfield Township from point A on diagram LG No A4280/87 for 17,52 m in a north-easterly direction up to the western boundary of the said erf and then southwards for 2,28 m over the said erf as more fully shown on diagram LG No A4280/87 which has been prepared by land-surveyor N C Beek.

STADSRAAD VAN BOKSBURG

VOORGESTELDE PROKLAMERING VAN 'N PAD OOR 'N GEDEELTE VAN GEDEELTE 7 VAN ERF 197, DORP WITFIELD

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 5 van die Local Authorities Roads Ordinance, 1904, dat die Stadsraad van Boksburg 'n versoekskrif aan die Administrateur van Transvaal, gerig het om die openbare pad omskrywe in bygaande skedule te proklameer.

'n Afskrif van die versoekskrif en toepaslike diagram lê vanaf die datum hiervan tot en met 12 Oktober 1987 gedurende kantoorure ter insae in Kantoor 201, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg.

Alle belanghebbende persone word hiermee versoen om binne een maand, vanaf die laaste publikasie van hierdie kennisgewing, skriftelik en in tweevoud, besware, indien enige, teen die proklamering van die voorgestelde pad by die Transvaalse Provinciale Sekretaris en die Stadsraad van Boksburg in te dien.

J J COETZEE
Waarnemende Stadsklerk

Burgersentrum
Postbus 215
Boksburg
1460
26 Augustus 1987
Kennisgewing 44/1987

SKEDULE

VOORGESTELDE PROKLAMERING VAN 'N PAD OOR 'N GEDEELTE VAN GEDEELTE 7 VAN ERF 197, DORP WITFIELD

'n Pad met 'n wydte wisselend tussen 0 m en ongeveer 2,28 m geleë op 'n gedeelte van Geudeelte 7 van Erf 197, dorp Witfield vanaf punt A op diagram LG No A4280/87 noord-ooswaarts vir 17,52 m tot by die oostelike grens van gemelde erf en suidwaarts vir 2,28 m oor gemelde erf soos meer volledig aangegetoond op diagram LG No A4280/87 wat deur landmeter N C Beek opgestel is.

1493—26—2—9

LOCAL AUTHORITY OF BALFOUR TRANSVAAL

NOTICE OF GENERAL RATE OF RATES AND OF FIXED DATE FOR PAYMENT IN RESPECT OF FINANCIAL YEAR 1 JULY 1987 TO 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), that the following rates have been levied in respect of the abovementioned financial year on rateable property recorded in the valuation roll, viz:

A rate of six cents (6c) in the Rand (R1) on the site value of any land or on the site value of a right in any land.

The rate became due on 1 July 1987 and shall be payable in two equal instalments, the first half on or before 30 September 1987 and the second half on or before 31 March 1988. If the rates hereby imposed are not paid on the due dates, interest at a rate of 13,30 % per annum will be levied calculated from the due date of payment.

M JOUBERT
Town Clerk

Municipal Offices
PO Box 8
Balfour
Transvaal
2410
2 September 1987
Notice No 36/1987

PLAASLIKE BESTUUR VAN BALFOUR TRANSVAAL

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING OF EIENDOMSBELASTING EN VAN VASGETELDE DAG VIR BETALING TEN OPSIGTE VAN DIE BOEKJAAR 1 JULIE 1987 TOT 30 JUNIE 1988

(Regulasie 17)

Kennis word hierby gegee ingevolge artikel 26(2)(a) of (b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), dat die volgende eiendomsbelasting ten opsigte van die boegenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken, naamlik:

'n Belasting van ses sent (6c) in die Rand (R1) op die terreinwaarde van enige grond of op die terreinwaarde van enige reg in grond.

Die belasting is verskuldig op 1 Julie 1987 en is betaalbaar in twee gelyke paaiemente, waarvan die eerste betaalbaar is voor of op 30 September 1987 en die tweede helfte voor of op 31 Maart 1988. Indien die verskuldigde belasting nie op die vervaldag betaal word nie, sal rente teen 13,30 % per jaar gehef word, bereken vanaf die vervaldag tot datum van betaling.

M JOUBERT
Stadsklerk

Munisipale Kantore
Postbus 8
Balfour
Transvaal
2410
2 September 1987
Kennisgewing No 36/1987

1570—2

TOWN COUNCIL OF BARBERTON

PROPOSED PERMANENT CLOSING OF IMMOVABLE PROPERTY

Notice is hereby given in terms of the provisions of section 67 and 68 of the Local Government Ordinance, 1939 (No 17 of 1939), as amended, that the Town Council of Barberton intends to close permanently the following park:

ERF 27 BARBERTON INDIAN TOWNSHIP

A sketchplan showing the park to be closed is open for inspection at the office of the Town Secretary, Municipal Offices, Barberton from 2 September 1987 to 2 November 1987.

Any person who wish to object to the proposed closing of the said park or who will have any claim for compensation if the aforesaid closing is carried out, shall lodge his objection or

claim in writing with the undersigned, not later than 2 November 1987.

P R BOSHOFF
Town Clerk

Municipal Offices
P O Box 33
Barberton
1300
2 September 1987
Notice No 34/1987

STADSRAAD VAN BARBERTON

VOORGESTELDE PERMANENTE SLUITING VAN ONROERENDE EIENDOM

Kennis geskied hiermee ingevolge die bepalings van artikels 67 en 68 van die Ordonnansie op Plaaslike Bestuur, 1939 (No 17 van 1939), soos gewysig, dat die Stadsraad van Barberton van voorneme is om die volgende park permanent te sluit:

ERF 27 BARBERTON INDIËR DORP

'n Sketsplan van die park wat gesluit staan te word, lê vanaf 2 September 1987 tot 2 November 1987 gedurende normale kantoorure in die kantoor van die Stadssekretaris, Municipale Kantoor, Barberton, ter insae.

Enige persoon wie 'n beswaar teen die voorstelde sluiting van die gemelde park wil indien, of wat enige eis tot skadevergoeding sal hê indien voormalige sluiting uitgevoer word, moet sy beswaar of eis skriftelik by die ondergetekende indien nie later as 2 November 1987.

P R BOSHOFF
Town Clerk

Municipale Kantore
Posbus 33
Barberton
1300
2 September 1987
Kennisgewing No 34/1987

1571—2

BEDFORDVIEW TOWN COUNCIL

DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

CORRECTION NOTICE

Notice is hereby given that Municipal Notice 1/1987 dated 29 July 1987 is hereby corrected by the substitution of item 4 under the schedule, Tariff of Charges for the following:

(f) By the substitution in item 4 for the figure "7,30c per kW.h" of the figure "7,55c per kW.h".

A J KRUGER
Town Clerk

Civic Centre
Bedfordview
2 September 1987
Notice 10/1987

STADSRAAD VAN BEDFORDVIEW

VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING

KENNISGEWING VAN VERBETERING

Kennis word hierby gegee dat Municipale Kennisgewing No 1/1987 gedateer 29 Julie 1987

hierby verbeter word deur item 4 onder die Bylae, Tarief van Gelde deur die volgende te vervang.

(f) Deur in item 4 die syfer "7,30c per kW.h" deur die syfer "7,55c per kW.h" te vervang.

A J KRUGER
Town Clerk

Burgersentrum
Bedfordview
2 September 1987
Kennisgewing 10/1987

1572—2

BEDFORDVIEW TOWN COUNCIL

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

CORRECTION NOTICE

Notice is hereby given that Municipal Notice No 3/1987 dated 5 August 1987 is hereby corrected by the substitution in the English text under the Schedule Part I, in item 5 for the figure R120 of the figure R750.

A J KRUGER
Town Clerk

Civic Centre
Bedfordview
2 September 1987
Notice No 11/1987

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 VIR JOHANNESBURG-NOORD, 1958, EN DIE WET OP OPHEFFING VAN BEPERKINGS, 1967

KENNISGEWING VAN VERBETERING

Kennis word hierby gegee dat Municipale Kennisgewing No 3/1987 gedateer 5 Augustus 1987 hierby verbeter word deur in die Engelse teks onder die Bylae, Deel I, die bedrag van R120,00 in item 5 te vervang met die bedrag R750.

A J KRUGER
Town Clerk

Burgersentrum
Bedfordview
2 September 1987
Kennisgewing 11/1987

1573—2

VILLAGE COUNCIL OF BLOEMHOF

DETERMINATION OF ABATTOIR CHARGES

CORRECTION NOTICE

Municipal Notice 10/87 published in the Provincial Gazette dated 12 August 1987 is hereby

corrected by the substitution for the figure "R20,40" of the figure "R29,40".

D V CALLAGHAN
Town Clerk

Municipal Offices
PO Box 116
Bloemhof
2660
2 September 1987
Notice No 17/1987

DORPSRAAD VAN BLOEMHOF

VASSTELLING VAN ABATTOIRGELDE KENNISGEWING VAN VERBETERING

Munisipale Kennisgewing 10/87 gepubliseer in die Provinciale Koerant van 12 Augustus 1987 word hierby verbeter deur in die Engelse teks die syfer "R20,40" te vervang deur die syfer "R29,40".

D V CALLAGHAN
Town Clerk

Munisipale Kantore
Posbus 116
Bloemhof
2660
2 September 1987
Kennisgewing No 17/1987

1574—2

TOWN COUNCIL OF BOKSBURG

ADOPTION OF FEES AND DEPOSITS IN TERMS OF ORDINANCE 15 OF 1986 BY SPECIAL RESOLUTION

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Boksburg has by Special Resolution adopted the following fees and deposits payable in respect of applications in terms of Ordinance No 15 of 1986, with effect from 1 July 1987:

A. Fees, other than advertising and inspection fees:

1. Application for consent: (section 20(1)(a)): R120.

2. Application for amendment of town-planning scheme (section 56(1)): R200.

3. Application for establishment of township (section 96(1)): R200.

4. Application for extension of boundaries of approved township (section 88(1)): R100.

5. Application for alteration, amendment or total or partial cancellation of general plan of approved township (section 89(1)): R50.

6. Application for —

(a) subdivision of erf (section 92(1)(a)): R50.

(b) consolidation of erven (section 92(1)(b)): R25.

7. Preparation of town-planning scheme (section 125(3)): R100.

B. Advertising and inspection fees:

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

1. if the local authority gives notice of an application in the Provincial Gazette and a newspaper: R400.

ADOPTION OF FEES AND DEPOSITS IN TERMS OF ORDINANCE 15 OF 1986 BY SPECIAL RESOLUTION (CONTD)

B. Advertising and inspection fees: (contd)

2. if the local authority or a committee of the local authority inspects the property to which an application relates and conducts a hearing: R250.

J J COETZEE
Acting Town Clerk

Civic Centre
PO Box 215
Boksburg
1460
2 September 1987
Notice No 45/1987

STADSRAAD VAN BOKSBURG

AANNAME VAN TARIEWE EN DEPOSITO'S BETAAALBAAR INGEVOLGE ORDONNANSIE NO 15 VAN 1986 BY SPESIALE BESLUIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Boksburg by Spesiale Besluit die volgende tariewe en deposito's betaalbaar by aansoek ingevoer: Ordonnansie 15 van 1986 met ingang 1 Julie 1987 aangeneem het:

A. Gelde, uitgesonderd advertensie- en inspeksiegeld:

1. Aansoek om toestemming (artikel 20(1)(a)): R120.

2. Aansoek om wysiging van dorpsbeplanningskema (artikel 56(1)): R200.

3. Aansoek om dorp te stig (artikel 96(1)): R200.

4. Aansoek om uitbreiding van grense van goedgekeurde dorp (artikel 88(1)): R100.

5. Aansoek om verandering, wysiging of algemene of gedeeltelike rojerig van algemene plan van goedgekeurde dorp (artikel 89(1)): R50.

6. Aansoek om—

(a) Onderverdeling van erf (artikel 92(1)(a)): R50.

(b) Konsolidasie van erwe (artikel 92(1)(b)): R25.

7. Opstel van dorpsbeplanningskema (artikel 125(3)): R100.

B. Advertensie- en inspeksiegeld:

Benewens die gelde in Deel A hiervan voor- geskryf, is die volgende gelde betaalbaar aan—

1. die plaaslike owerheid indien kennis van 'n aansoek in die Proviniale Koerant en 'n nuusblad gegee word: R400.

AANNAME VAN TARIEWE EN DEPOSITO'S BETAAALBAAR INGEVOLGE ORDONNANSIE NO 15 VAN 1986 BY SPESIALE BESLUIT (VERV)

B. Advertensie- en inspeksiegeld: (verv)

2. die plaaslike owerheid indien die betrokke plaaslike owerheid of 'n komitee daarvan die eiendom waarop 'n aansoek betrekking het, inspekteer en 'n verhoor hou: R250.

J J COETZEE
Waarnemende Stadsklerk

Burgersentrum
Posbus 215
Boksburg
1460
2 September 1987
Kennisgewing No 45/1987

CARLETONVILLE TOWN COUNCIL

AMENDMENT OF BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Carletonville intends to further amend the By-laws Relating to the Control of Public Vehicles and their Drivers, promulgated under Administrator's Notice 2310 dated 10 December 1986.

The general purport of the amendment is to provide a sanction for any contravention of the by-laws.

Copies of the proposed amendment lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Halite Street, Carletonville, for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person desirous of objecting to the amendments must do so in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

CJ DE BEER
Town Clerk

Municipal Offices
PO Box 3
Carletonville
2500
2 September 1987
Notice No 73/1987

STADSRAAD VAN CARLETONVILLE

WYSIGING VAN VERORDENINGE

Daar word hiermee ingevoer artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Carletonville van voorneem is om die Verordeninge Betreffende Beheer van Publieke Voertuie en hulle Drywers, aangekondig by Administrateurskennisgewing 2310 van 10 Desember 1986, verder te wysig.

Die algemene strekking van die wysiging is om sanksie op enige oortreding van die verordeninge te plaas.

Afskrifte van die wysiging lê gedurende kantoorure by die kantoor van die Stadssekretaris, Municipale Kantore, Halitestraat, Carletonville, ter insae vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

CJ DE BEER
Stadsklerk

Municipale Kantore
Posbus 3
Carletonville
2500
2 September 1987
Kennisgewing No 73/1987

1576—2

CARLETONVILLE TOWN COUNCIL

AMENDMENT OF DETERMINATION OF CHARGES: BY-LAWS FOR THE CONTROL AND REGULATION OF THE RE-CREATION RESORT

In terms of section 80(B) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939),

as amended, it is hereby notified that the Carletonville Town Council has by Special Resolution amended the Determination of Charges, in respect of the utilisation of the amenities at the Recreation Resort, promulgated under Municipal Notice 44/1984 in Provincial Gazette dated 27 June 1984, as amended, with effect from 1 August 1987, as follows:

(1) By the insertion of the following item after item 6:

"7. Chalets

(1) Per day from 12h00 to 12h00 the following day, excluding Sundays and public holidays following a Sunday where the time for vacating is 15h00: R40,00.

(2) A key deposit of R30,00 is payable in cash on arrival, which deposit less any breakages which are calculated upon cost, including GST and store levy, plus 15 %, is refundable upon departure.

(3) A deposit of 30 % with a minimum equal to the lodging tariff for 2 days is payable upon reservation, except when the lodging is for one day only, in which case the deposit as to the tariff is restricted."

CJ DE BEER
Town Clerk

Municipal Offices
Halite Street
PO Box 3
Carletonville
2500
2 September 1987
Notice No 74/1987

STADSRAAD VAN CARLETONVILLE

WYSIGING VAN VASSTELLING VAN GELDE: VERORDENINGE VIR DIE BEHEER EN REGULEER VAN DIE ONTSPANNINGSOORD

Ingevolge artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, word hierby bekend gemaak dat die Stadsraad van Carletonville by Spesiale Besluit die Vasstelling van Gelde ten opsigte van die gebruik van die geriewe by die Onspanningsoord, soos aangekondig by Municipale Kennisgewing 44/1984 in die Proviniale Koerant van 27 Junie 1984, soos gewysig, met ingang 1 Augustus 1987, soos volg gewysig het:

(1) Deur die invoeging na item 6 van die volgende item:

"7. Chalets

(1) Per dag vanaf 12h00 tot 12h00 die volgende dag, behalwe op Sondae en openbare feesdae volgende op 'n Sondag wanneer die ontspanningstyd 15h00 is: R40,00.

(2) 'n Sleuteldeposito van R30,00 is by aankoms in kontant betaalbaar, welke deposito by vertrek minus enige breekskade wat teen kosprys, insluitende AVB en magasynheffing, plus 15 % bereken word, terugbetaalbaar is.

(3) 'n Deposito van 30 % met 'n minimum gevlystaande aan die verblyftariefe vir 2 dae is met besprekking betaalbaar, behalwe wanneer die verblyf een dag duur in welke geval die deposito tot die tarief beperk word."

CJ DE BEER
Stadsklerk

Municipale Kantore
Halitestraat
Posbus 3
Carletonville
2500
2 September 1987
Kennisgewing No 74/1987

1577—2

TOWN COUNCIL OF EDENVALE

TARIFF OF CHARGES: DRAINAGE SERVICES

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Town Council of Edenvale has revoked the Tariff of Charges: Drainage Services, published by Notice No 64/1985, dated 17 July 1985, as amended and has determined the Tariff of charges: Drainage Services as set out below with effect from 1 July 1987.

Any reference to by-laws in this Tariff of Charges is deemed to be a reference to the Drainage By-laws of Edenvale Town Council adopted under Administrator's Notice 190, dated 15 February 1978, as amended and any reference to a section is deemed to be a reference to the corresponding section in the mentioned by-laws.

SCHEDULE A

PART 1

APPLICATION CHARGES

1. The charges set out in Part II of this schedule shall be payable in terms of section 23(1) in respect of every application made under section 20 and shall be paid by the person by or on behalf of whom the application is made.

2. The engineer shall assess the charges payable in respect of applications received in terms of section 20 in accordance with Part II, or in any special case as nearly as may be in accordance therewith: Provided that any person aggrieved by any such assessment shall have the right to appeal in the manner prescribed in terms of section 3.

PART II

1. Minimum charge payable in respect of any application as aforesaid: R30,00

2. Subject to the obligation to pay a minimum charge as prescribed in item 1, the charges payable in respect of any application as aforesaid shall be as follows:

(1) For every 50 square meters or part thereof of the floor area of the basement and ground-floor storeys of any building to be served by, or the use of which will whether directly or indirectly, be associated with the use of the drainage installation: R10,00

(2) For every 50 square metres or part thereof of the floor area of all other storeys of a building as described in subitem (1): R5,00

3. For any application for an alteration, not amounting to a reconstruction of, or for additions to, an existing drainage installation: For each fitting: R5,00

4. For every application made in terms of section 22(2): R5,00

SCHEDULE B

PART 1

GENERAL RULES REGARDING CHARGES

1. The charges set out in this schedule shall in terms of section 5 of the by-laws be payable in respect of the Council's sewers and the owner of the property to which any charge relates shall be liable therefore.

2. The expression "half year" in this schedule means the period of six months beginning on 1 January or 1 July, as the case may be, and the charges accruing during and in respect of each such half-year shall become due and payable on the same date as the general rate assessed in respect of that half-year: Provided that the charges

imposed in terms of Part IV of this schedule shall be payable half-yearly in arrear.

3. Where any person who is required to furnish a return in terms of this schedule or to provide such other information as may be necessary to enable the Council to determine the charges to be made in terms of this schedule, fails to do so within 30 days after having been called upon to do so by notice or writing, he shall pay such charges as the Council shall assess on the best information available to it.

4. In all cases of dispute as to the date from which a charge comes into operation, the decision of the Council shall be final.

5.(1) In the case of premises already connected to a sewer, the charges imposed in terms of Parts II, III, IV, V, VI and VII of this schedule and in the case of premises not so connected, the charges imposed in terms of Part II of this schedule shall come into operation on the date of promulgation of these by-laws.

(2) In the case of premises not connected to a sewer, the charges imposed in terms of Parts III, IV, V, VI and VII of this schedule shall come into operation on the date on which the Council requires that a connection be made or from the date when the premises are in fact connected, whichever is the earlier.

6. While any premises subject to the charges imposed in terms of Category 8 of Part III of this schedule are under construction and wholly unoccupied, the charge prescribed in terms of Category 1 of the said part shall apply but immediately upon initial occupation of the premises or part thereof, the full charges imposed in terms of Category 8 of the said part shall apply.

7. The charges imposed under Parts III, IV and V of this schedule shall remain effective in the case of buildings wholly unoccupied or in course of demolition until the date on which the Council is requested to seal the opening to the Council's sewer.

8. Where any charge is made in the nature of the occupation or the use of any premises which requires the application of a different charge in terms of this schedule, no claim for any adjustment of an account rendered or any refund of monies paid in terms of this schedule shall be entertained by the Council unless notice in writing, of the change is given to the Council within 30 days of the date of its occurrence.

9. In order to determine the appropriate tariff and amount payable in respect of any premises connected to the sewer, the Council shall designate the category in Part III of this schedule in which the premises fall for purposes of assessment.

10. The charges payable in terms of Part IV of this schedule shall be subject to a surcharge of 15 %.

11. The owner of premises situated outside the municipality which are connected to the Council's sewer directly and not through the sewer of any other local authority shall be liable to pay the applicable charges set out or referred to in this schedule and, in addition, a surcharge of 10 % thereon.

12.(1) The charges prescribed for Category 8 of Part III of this schedule shall be determined in advance for each half-year and shall be based on a quantity equal to the water consumption metered in terms of the Council's Water Supply By-laws for the meter reading period of six months preceding the last meter reading prior to the half-year in question: Provided that

(a) in the case of a new property or if the record of metered consumption on an existing property does not extend over the full meter reading period of six months or if, in the opinion of the Council, the record of metered consumption is not a suitable basis for the determination of the charge by reason of a change in the occu-

pation, use or ownership of a property or special contingency, the charge for the coming half-year shall, subject to adjustment when the consumption of water for the six-monthly period becomes available, be based on the Council's estimate of the quantity of water to be consumed and discharged to the sewer on such property during such coming six-monthly period, where "six-monthly period" means the period of six months meter reading period ending on the date of the meter reading preceding the end of the half-year;

(b) where the quantity of water obtained from a source other than the Council's water supply on a property during a period is unknown, the charge shall be based on the Council's estimate of the total water consumption on such property during the aforesaid meter reading period.

(2) Upon payment of the charges prescribed in terms of the Council's Water Supply By-laws for the installation of any meter the Council may install on any property included in Category 8 of Part III of this schedule a separate meter to record the consumption of water —

(a) obtained from any source other than the Council's water supply, or

(b) which, after use, will not reach a drainage installation.

(3) Water consumption recorded by a meter installed in terms of —

(a) sub-rule (2)(a), shall be subject to the charges prescribed for Category 8 of Part III of this schedule;

(b) sub-rule (2)(b), shall not be subject to any charge in terms of this schedule.

(4) Where on any property the Council, after consideration of its size, the number of water supply points and the complexity of the water reticulation, considers it impractical to determine the quantity of water discharged to sewer from records of metered water consumption, it may in its discretion —

(a) direct that the water reticulation system be altered at the cost of the owner, to facilitate separate metering of water discharged to the sewer after use, and other water consumed but not so discharged, or

(b) assess the quantity of water discharged to the sewer in any six-monthly meter-reading period in accordance with normal standards of water usage.

PART II

CHARGES IN RESPECT OF SEWERS WHICH ARE AVAILABLE

1. For the purposes of this part of this schedule — "piece of land" has the meaning assigned to it in section 1 of these by-laws.

2. Where any piece of land, whether or not there are any improvements thereon, is or, in the opinion of the Council can be connected to any sewer under the Control of the Council, the owner of that piece of land shall pay to the Council every half-year the charges specified hereunder:

(1) For an area of up to and including 1 000 square metres: R5,25.

(2) For every additional 200 square metres or part thereof of an area exceeding 1 000 square meters: R0,50.

(3) Maximum charge: R12,50 per month.

(4) In cases where improvements on any such piece of land are in separate occupation in detached buildings, this tariff shall apply to each portion of such piece of land in separate occupa-

tion, without prejudice to any provisions of the Council's Town-planning Scheme.

(5) For the purpose of this tariff in the area of any portion of a piece of land in separate occupation shall be determined by dividing the area of such piece of land by the number of detached buildings in separate occupation thereon, and the quotient thus obtained shall be deemed to be the area of each portion of such piece of land in separate occupation. Provided that the occupation of out-houses by bona fide domestic servants shall not be deemed as separate occupation.

PART III DOMESTIC SEWAGE

The owner of any land or buildings having a drainage installation thereon which is connected to the Council's sewers shall be liable to pay the following charges in addition to the charges imposed in terms of other parts of this schedule:

Category	Per Month	R
1. Private dwelling-houses, each.....		13,52
2. Churches and other buildings used exclusively for public worship, each		13,52
3. Halls used for purposes connected with religion, and from which no revenue is derived, each.....		13,52
4. Homes, hostels, orphanages or other similar premises operated by a registered welfare organisation:		
1) For every 20 or part of that number of inmates		6,76
2) For the purpose of this charge the word "inmates" includes resident staff and servants, and the number of the inmates shall be calculated by the reference to the average daily total thereof during the six month period immediately preceding that to which the charge relates, and shall be certified by the person in charge of the institution.		
5. Educational institutions:		
1) For every 20 or part of that number of persons		13,52
2) For the purpose of this charge, the word "persons" includes day students, boarding students, staff and servants, whether resident or not, and the number of such persons shall be calculated in the manner prescribed for Category 4.		
6. Hospitals, nursing homes and convalescent homes: For every 10 or part of that number of persons including patients, members of resident staff and resident servants, for whom accommodation is certified by the person in charge of the premises to have been available at the end of the preceding calendar year		13,52

7.	Buildings which are wholly unoccupied and are in the course of erection, each	13,52
8.	All classes of property other than those specified in Categories 1 to 7 inclusive: For each unit of 1 kilolitre or part thereof of metered or estimated water consumption assessed as set out in Rule 12 of Part I: 45 cent: Provided that the minimum charge per half year for any category of property in this category shall be	13,52

PART IV INDUSTRIAL EFFLUENTS

The following rules shall be applicable for the purposes of section 77(3) in connection with and for the determination of charges, including all charges referred to in Rules 10 and 11 of Part I of this schedule, payable for the conveyance and treatment of industrial effluents:

1. Subject to the exceptions contained in Rule 8, the owner or occupier of premises on which any trade or industry is carried on and from which, as a result of such trade or industry or of any process incidental thereto, any effluent is discharged to the Council's sewer shall, in addition to any other charges for which he may become liable in terms of this schedule, pay to the Council an industrial effluent charge which shall be calculated—

(a) on the quantity of water discharged during the half-year forming the period of charge; and

b) in accordance with the following formula: Charge in cent per kilolitre = 26,25 plus 0,131 (PV-80), where PV is the arithmetical average of the strengths determined as specified in Rule 3 of this part of not less than four grab samples of effluent taken at any time during the half-year: Provided that the minimum charge shall be 70 cent per kilolitre.

2. Whenever a sample is taken by the Council in terms of Rule 1, one-half thereof shall, on his request, be made available to the owner or occupier of the premises.

3. The strength referred to in Rule 1 shall be determined by reference to permanganate absorbed in four hours from acidic N/80 potassium permanganate and on an aliquot part of a well-shaken sample in accordance with the methods of chemical analysis as applied to sewage and sewage effluents as set out in Appendix II of these by-laws.

4. In the absence of any direct measurement, the quantity of industrial effluent discharged during a half-year shall be determined by the Council according to the quantity of water consumed on the premises during that period, and in the determination of that quantity deduction shall be made of the quantity used on the premises for domestic purposes (which quantity shall be charged for as laid down in Part III of this schedule), and the quantity lost to the atmosphere during the process of trade or manufacture, or present in the final product.

5. Unless the Council shall in any particular case agree otherwise in writing with an owner or occupier, charges prescribed in terms of this schedule shall be levied in respect of half-yearly periods beginning on 1 July and 1 January: Provided that—

a) where the last monthly meter reading relating to a half-yearly charging period is taken before the end of that period, the remaining part of the period shall be deemed to belong for charging purposes to the next succeeding half-yearly charging period;

b) where the last monthly meter reading relating to the half-yearly charging period is taken after the end of that period, that part of the succeeding period which has elapsed when the reading is taken shall be deemed to form part of the charging period to which the reading relates; and

c) where the discharge of effluent to the sewer begins during a half-year as aforesaid, the charge made in respect of that half-year shall be calculated as from the said date.

6. If a meter whereby the quantity of water consumed on the premises is measured is proved defective the appropriate adjustment shall be made to the quantity of industrial effluent discharged when calculated as prescribed in terms of Rule 4.

7.(1) Where industrial effluent is discharged into the sewer from more points than one, whether on the same floor or on different floors of premises, the Council may at its discretion for all purposes of making a charge in terms of this schedule, including the taking of test samples, treat each such point of discharge as a separate point for the discharge of industrial effluent into the sewer.

(2) For the purpose of calculating, as prescribed in terms of Rule 4, the quantity of effluent discharged from each point of discharge as aforesaid, the total water consumed on the premises shall be allocated as accurately as is reasonably practicable, after consultation between the engineer and the occupier, among the several points of discharge.

8. In the case of any trade or industry in respect of which—

a) the average monthly water consumption during the previous half-year period was less than 100 kilolitres, the charge for such industrial effluent shall be 40 cent per kilolitre: Provided that if at the end of any half-year period an industry has discharged an average of 100 kilolitres or more of industrial effluent to sewer, but no samples of the effluent have been taken or determinations of the strength of the effluent have been made, then at least three samples of the effluent shall be taken and analysed during the following six-month period and the sum paid in respect of the first six-month period in terms of this rule shall be adjusted by the addition thereto of an amount equal to the difference between the said sum and the sum due in terms of Rules 1, 3, 4 and 7.

b) The PV strength of the effluent is usually 80 mg/l or less (determined as laid down in Rules 1 and 3), the charge for such industrial effluent (assessed as laid down in Rules 4 and 7) shall be 70 cent per kilolitre: Provided that this sub-rule shall not apply if the discharge from the said industry contains chromium or any other substance likely to industry contains chromium or any other substance likely to affect the accuracy of the test for the determination of the strength, in which case the procedure laid down in section 78(2)(e) shall be adopted.

PART V SWIMMING POOLS

The following charges shall be payable in respect of fountains, swimming pools or reservoirs, and shall be calculated according to their capacity as specified below:

	Per Month
1. Less than 500 kilolitre.....	No charge
2. 500 kilolitre	R10,00

PART VI

WASTE-FOOD DISPOSAL UNITS

For each waste-food disposal unit or garbage grinder installed in terms of section 71, per each

rated 0,57 kW or more or part thereof of the drive motor, per month: R5,00.

PART VII

STABLES

For every five or part of that number of animals which the stable is reasonably capable of accommodating, per month: R2,50.

SCHEDULE C

WORK CHARGES

1. The charges set out in the right-hand column of the table below shall, in terms of section 5 of these by-laws, be payable for work described in the left-hand column thereof which is carried out by the Council in terms of the sections specified.

2. The owner of the property on or in respect of which the work referred to in item 1 is carried out, shall be liable to the Council for the charge relating thereto.

TABLE

	R
1) Sealing openings (section 9(4)), per connection	36,40
2) Re-opening sealed connections, per connection.....	36,40
3) Removing blockages (section 13(4)):	
a) For the first hour or part thereof.....	38,00
b) For every hour or part thereof, thereafter	23,00
4) Alterations to gullies (section 10(4)), per gully	9,10

F J MÜLDER
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
2 September 1987
Notice No 82/1987

STADSRAAD VAN EDENVALE

TARIEF VAN GELDE: RIOLERINGSDIENSTE

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Edenvale die Tarief van Gelde: Rioleringsdienste afgekondig by Kennisgewing No 64/1985, gedateer 17 Julie 1985, soos gewysig, herroep het en die onderstaande Tarief van Gelde: Rioleringsdienste vasegestel het met ingang van 1 Julie 1987.

Enige verwysing na verordeninge in hierdie tarief van gelde word geag 'n verwysing na die Stadsraad van Edenvale se Rioleringsverordeninge aangeneem by Administratorkennisgewing 190 van 15 Februarie 1978, soos gewysig, te wees en enige verwysing na 'n artikel word geag 'n verwysing te wees na die ooreenstemmende artikel in genoemde verordeninge.

BYLAE A

DEEL I

AANSOEKGELDE

1. Die gelde wat in Deel II van hierdie bylae aangegee word, is ingevolge artikel 23(1) betaalbaar ten opsigte van elke aansoek wat in gevole artikel 20 ingedien word, en moet betaal word

deur die persoon deur wie of namens wie aansoek gedoen word.

2. Die ingenieur moet die gelde wat betaalbaar is ten opsigte van aansoek wat in gevole artikel 20 ontvang word, ooreenkomsdig Deel II of, in 'n spesiale geval, so na as moontlik ooreenkomsdig genoemde Deel II bereken: Met dien verstande dat iemand wat voel dat hy deur so 'n berekening benadeel is, daarteen appèl kan aanteken op die wyse wat by artikel 3 voorgeskryf word.

DEEL II

1. Minimum geld betaalbaar ten opsigte van enige aansoek soos voornoem: R30,00.

2. Behoudens die verpligtig om 'n minimum geld soos voorgeskryf item 1 te betaal, is die volgende geld betaalbaar ten opsigte van enige aansoek soos voornoem:

(1) Vir elke 50 vierkante meter of gedeelte daarvan, van die vloerruimte van die kelder- en grondverdieping van enige gebou wat bedien word deur, of waarvan die gebruik regstreeks of onregstreeks saamgaan met die gebruik van die perseelrioolstelsel: R10,00.

(2) Vir elke 50 vierkante meter of gedeelte daarvan van die vloerruimte van alle ander verdiepings van 'n gebou soos dit by subitem (1) omskryf word: R5,00.

3. Vir enige aansoek om 'n bestaande perseelrioolstelsel te kan verbou, uitgesonderd die herbouing daarvan, of om aanbouwingswerk daaraan te verrig: Vir elke toebehoorsel: R5,00.

4. Vir elke aansoek wat ingevolge artikel 22(2) ingedien word: R5,00.

BYLAE B

RIOLERINGSGELDE

DEEL I

ALGEMENE REËLS BETREFFENDE GELDE

1. Die gelde wat in hierdie bylae aangegee word, is ingevolge artikel 5 van die verordeningen ten opsigte van die Raad se straatrole betaalbaar en die eienaar van die eiendom waarop die gelde betrekking het, is daarvoor aanspreeklik.

2. Die gelde verskuldig ten opsigte van hierdie diens is maandeliks betaalbaar op dieselfde datum as die algemene eiendomsbelasting. Die gelde wat in gevole Deel IV van hierdie bylae gehef word, is halfjaarliks agteruit betaalbaar.

3. Waar niemand wat gelas word om ingevolge hierdie bylae 'n opgawe in te dien of ander inligting te verstrek wat die Raad nodig het om die gelde ingevolge hierdie bylae te kan bereken, versuum om dit te doen binne 30 dae nadat hy skriftelik kennis ontvang het om dit te doen, moet hy die gelde wat die Raad met die beste inligting tot sy beskikking bereken, betaal.

4. In alle geskille wat ontstaan oor die datum waarop die gelde in werking tree, is die beslissing van die Raad afdoende.

(1) In die geval van 'n perseel wat reeds met 'n straatrol verbind is, tree die gelde wat ingevolge Dele II, III, IV, V, VI en VII van hierdie bylae gehef word, en in die geval van 'n perseel wat nie met straatrol verbind is nie, tree die gelde wat ingevolge Deel II van hierdie bylae gehef word, in werking op die datum van publikasie van hierdie verordeninge.

(2) In die geval van 'n perseel wat nie met 'n straatrol verbind is nie, tree die gelde wat ingevolge Dele III, IV, V, VI en VII van hierdie bylae gehef word, in werking op die datum waarop 'n perseel in opdrag van die Raad met 'n straatrol verbind moet word, of waarop die perseel inderdaad met 'n straatrol verbind word, watter datum ook al die vroegste is.

6. Terwyl 'n perseel waarvoor die gelde ingevolge Kategorie 8 van Deel III van hierdie bylae voorgeskryf word, in aanbou is en heeltemal ongeokkupeer is, is die gelde wat ingevolge Kategorie I van genoemde deel voorgeskryf word van toepassing, maar onmiddellik nadat die perseel of 'n gedeelte daarvan vir die eerste keer geokkupeer word, is die volle gelde wat ingevolge Kategorie 8 van genoemde deel voorgeskryf word, daarop van toepassing.

7. Die gelde wat ingevolge Dele III, IV en V van hierdie bylae gehef word, bly in die geval van geboue wat heeltemal leeg staan of gesloop word, van krag tot op die datum waarop die Raad versoek word om die betrokke opening in die Raad se straatrol te verseël.

8. Waar daar 'n verandering in die aard van die okkupasie of die gebruik van 'n perseel plaasvind, en so 'n verandering meebring dat 'n ander tarief ingevolge hierdie bylae daarop van toepassing gemaak moet word,oorweeg die Raad geen eis vir die aansuiwing van 'n rekening wat reeds gelewer is of die terugbetaalting van geld wat ingevolge hierdie bylae betaal is nie, tensy die Raad binne 30 dae nadat so 'n verandering plaasgevind het, skriftelik daarvan in kennis gestel is.

9. Ten einde die toepaslike tarief en die bedrag betaalbaar ten opsigte van 'n perseel wat met die straatrol verbind is, te bepaal, wys die Raad die kategorie in Deel III van hierdie bylae waarin die perseel vir heffingsdoeleindes ressorteer, aan.

10. Die gelde betaalbaar ingevolge Deel IV van hierdie bylae is onderworpe aan 'n toeslag van 20 % daarop.

11. Die eienaar van 'n perseel wat buite die munisipaliteit geleë is en regstreeks met 'n straatrol van die Raad verbind is en nie deur middel van die straatrol van 'n ander plaaslike bestuur nie, moet die toepaslike gelde wat in hierdie bylae uiteengesit of aangegee word, bewewens 'n toeslag van 10 % daarop betaal.

12(1) Die gelde wat vir Kategorie 8 van Deel III van hierdie bylae voorgeskryf word, word vir elke halfjaar vooruitbereken en word gebaseer op die hoeveelheid wat gelyk is aan die waterverbruik wat afgemeet is ingevolge die Raad se Watervoorsieningsverordeninge vir die meteraflesperiode van ses maande wat die laaste meteraflesing voor die betrokke halfjaar voorafgaan: Met dien verstande dat —

a) in die geval van 'n nuwe eiendom of indien die opgawe van die afgemete verbruik op 'n bestaande eiendom nie strek oor die volle meteraflesperiode van ses maande nie of indien, na die mening van die Raad, die opgawe van die afgemete verbruik vanweë 'n wisseling van okkupant, gebruik of eienaar van 'n eiendom, of weens 'n besondere omstandigheid, nie 'n geskikte grondslag is vir die vasstelling van die gelde nie, die gelde vir die komende halfjaar, onderworpe aan aanpassing wanneer die waterverbruiksyfer vir die tydperk van ses maande beklikbaar is, gebaseer word op die Raad se skatting van die hoeveelheid water wat gedurende sodanige komende tydperk van ses maande op sodanige eiendom verbruik, en in die straatrol ontsla sal word, die "tydperk van ses maande" beteken die tydperk van ses maande in die meteraflesperiode wat eindig op die datum van die meteraflesing wat die einde van die halfjaar voorafgaan.

b) indien dit nie bekend is hoeveel water op 'n eiendom gedurende die periode uit 'n ander bron as die Raad se watervoorraad verkry is nie, die gelde gebaseer word op die Raad se skatting van die totale waterverbruik op sodanige eiendom gedurende die voornoemde meteraflesperiode.

(2) Die Raad kan, by betaling van die gelde wat by die Raad se Watervoorsieningsverordeninge vir die installering van 'n meter voorgeskryf is, op 'n eiendom wat by Kategorie

8 van Deel III van hierdie bylae ingesluit is, 'n afsonderlike meter installeer om die hoeveelheid water te regstreer —

a) wat verkry word uit enige bron behalwe die Raad se watervoorraad, of

b) wat nadat dit gebruik is nie in 'n perseelriool sal beland nie.

(3) Waterverbruiksyfers wat geregistreer word deur 'n meter wat geïnstalleer is ingevolge

a) subreël (2)(a), is onderworpe aan die gelde wat vir Kategorie 8 van Deel III van hierdie bylae voorgeskryf word:

b) subreël (2)(b), is nie onderworpe aan die betaling van gelde wat in hierdie bylae voorgeskryf word nie.

(4) As die Raad, nadat hy aandag geskenk het aan die grootte van 'n eiendom, die getal watertoepunte en die ingewikkeldheid van die waternet, dit onprakties beskou om uit die aangekende waterverbruiksyfer te bepaal hoeveel water in die straatriool ontlaas word, kan hy na goeddunke —

a) opdrag gee dat die waternet op die eienaar se koste verander word sodat water wat na gebruik in die straatriool ontlaas word en ander water wat verbruik word maar nie in die straatriool beland nie, makliker afsonderlik afgemeet kan word, of

b) die hoeveelheid water wat gedurende enige ses maandelikse meterafleestydperk ooreenkomsdig die gewone watergebruikstandaarde in die straatriool ontlaas word, beraam.

DEEL II

DIE GELDE TEN OPSIGTE VAN BESKIKBARE STRAARIOLE

1. Vir die toepassing van hierdie Deel van hierdie bylae beteken —

"stuk grond" die betekenis wat in artikel 1 van hierdie verordening daaraan geheg is.

2. Indien 'n stuk grond, of daar verbeterings daarop is of nie, verbind is met die straatriool wat deur die Raad beheer word, of na die mening van die Raad met so 'n straatriool verbind kan word, moet die eienaar van die stuk grond elke maand die bedrag soos hieronder uiteengesit, aan die Raad betaal:

(1) Vir 'n oppervlakte van tot en met 1 000 vierkante meter R5,25.

(2) Vir elke bykomende 200 vierkante meter of gedeelte daarvan van 'n oppervlakte wat 1 000 vierkante meter oorskry: R0,50.

(3) Maksimum heffing: R12,50 per maand.

(4) In gevalle waar verbeterings op enige sodanige stuk grond afsonderlik bewoon word in losstaande geboue, is hierdie tarief van toepassing op elke afsonderlike bewoonde gedeelte van so 'n stuk grond, sonder benadering van enige bepallisings van die Raad se dorpsbeplanningskema.

(5) Vir die toepassing van hierdie tarief word die oppervlakte van enige afsonderlike bewoonde gedeelte van 'n stuk grond bepaal deur die oppervlakte van so 'n stuk grond te verdeel deur die aantal losstaande en afsonderlik bewoonde geboue daarop, en die kwosiënt aldus verkry, word geag die oppervlakte te wees van elke afsonderlike bewoonde gedeelte van so 'n stuk grond: Met dien verstande dat die bewoning van buitegeboue deur bona fide huisbediendes nie beskou word as afsonderlike bewoning nie.

DEEL III HUISHOUDELIKE RIOOLWATER

Die eienaar van grond waarop, of geboue waarin daar perseelrioolstelsels is wat met die Raad se straatriole verbind is, betaal, benewens die gelde wat ingevolge ander dele van hierdie bylae gevorder word, onderstaande geldie:

Kategorie	Per Maand	R
1. Private woonhuise, elk	13,52	
2. Kerke en ander geboue wat uitsluitlik vir openbare godsdienssoefening gebruik word, elk	13,52	
3. Sale wat gebruik word vir doeleindes wat met godsdiens verband hou en waaruit geen inkomste verkry word nie, elk	13,52	
4. Tchuisse, koshuisse, weeshuise of ander soortgelyke persele wat deur 'n geregtigsteerde welsynorganisasie beheer word;		
(1) Vir elke 20 inwoners of gedeelte van die getal....R6,76 per maand.		
(2) Vir die berekening van hierdie gelde omvat die woord "personae" dagstudente personeel en bediendes en die getal inwoners moet bereken word volgens hulle gemiddelde daagliks totaal gedurende die tydperk van ses maande wat die tydperk waarr voor die geld gevorder word onmiddellik voorafgaan, en die getal moet deur die persoon wat in beheer van die inrigting staan, as juis gesertifiseer word.		
5. Opvoedkundige inrigtings:		
(1) Vir elke 20 personele of gedeelte van die getal....R13,52 per maand.		
(2) Vir die berekening van hierdie gelde omvat die woord "personae" dagstudente, kosgangers, personeel en bediendes, of hulle inwoon of nie, en die getal sodanige personele word bereken op die wyse wat vir Kategorie 4 voorgeskryf is.		
6. Hospitale, verpleeginrigtings en hersteloorde: Vir elke 10 personele of gedeelte van die getal, met inbegrip van pasiente, lede van die inwonende bediendes vir wie daar, soos die persoon in beheer van die perseel gesertifiseer het, aan die einde van die voorafgaande kalenderjaar huisvesting beskikbaar was	R13,52 per maand	
7. Geboue in aanbou wat heeltemal ongeokkupeer is, elk.....	R13,52 per maand	

8. Alle ander klasse eiendomme behalwe die wat in Kategorie 1 tot en met 7 aangegee word: Vir elke eenheid van 1 kiloliter of gedeelte daarvan van die afgemete of beraamde waterverbruik, bereken volgens Reël 2 van Deel I: 70 sent: Met dien verstande dat die minimum heffing vir enige kategorie van eiendom in hierdie kategorie R13,52 per maand is.

DEEL IV FABRIEKSUITVLOEISEL

Onderstaande reëls geld vir die toepassing van artikel 77(3) in verband met en vir die berekening van die gelde, met inbegrip van al die gelde waarnaar daar in Reëls 10 en 11 van Deel I van hierdie bylae verwys word, wat vir die wegvoer en behandeling van fabrieksuitvloeisel betaalbaar is:

1. Behoudens die uitsonderings wat in Reël 8 vervat is, moet die eienaar of okkupant van 'n perseel waarop daar 'n bedryf of nywerheid gedryf word en waarvandaan daar, ten gevolge van so 'n bedryf of nywerheid of van 'n proses wat daar mee gepaard gaan, uitvloeisel in die Raad se straatriool ontlaas word, benewens die ander gelde waaroor hy ingevolge hierdie bylae aanspreeklik mag wees, aan die Raad 'n fabrieksuitvloeiselgeld betaal wat beteken word —

a) volgens die hoeveelheid water wat gedurende die halfjaar waarvoor die gelde gehef word, ontlaas word; en

b) ooreenkomsdig die volgende formule: Vordering in sent per kiloliter = 26,25 plus 0,131 (PV-80), waar PV die rekenkundige gemiddelde is van die sterke bepaal ooreenkomsdig Reël 3 van hierdie deel van minstens vier blinde monsters van uitvloeisel wat te eniger tyd gedurende die halfjaar geneem is. Met dien verstande dat die minimum vordering 70 sent per kiloliter is.

2. Wanneer die Raad 'n monster ingevolge Reël 3 neem, moet die helfte daarvan, indien hy dit versoek, aan die eienaar of bewoner van die perseel beskikbaar gestel word.

3. Die sterke waarnaar daar in Reël 1 verwys word, word volgens die skeikundige metodes waarvolgens rioolvuil en riooluitvloeisel ontleed word, soos dit in Aanhangsel II by hierdie verordening omskryf word, bepaal ooreenkomsdig die hoeveelheid permanganaat wat 'n deelvolume van 'n goed gemengde monster in vieruur uit 'n aangesurde N/80 kaliumpermanganaatoplossing absorbeer.

4. Indien daar geen regstreekse afmeting plaasvind nie, bepaal die Raad die hoeveelheid fabrieksuitvloeisel wat gedurende 'n halfjaar ontlaas is, volgens die hoeveelheid water wat gedurende die tydperk op die perseel verbruik is, en by die bepaling van die hoeveelheid word die water wat vir huishoudelike doeleindes op die perseel verbruik is (waarvoor die gelde ooreenkomsdig Deel III van hierdie bylae gehef word) en die hoeveelheid wat tydens die vervaardigings- of bedryfsproses verdamp het, of in die eindprodukt aanwesig is, afgetrek.

5. Tensy die Raad in 'n bepaalde geval anders met 'n eienaar of bewoner skriftelik ooreenkom, word die gelde wat by hierdie bylae voorgeskryf word, gehef ten opsigte van die halfjaarlike tydperke wat op 1 Julie en 1 Januarie begin: Met dien verstande dat —

a) waar die laaste maandelikse meteraflesing betreffende 'n halfjaarlike heffingstydperk voor die einde van die tydperk plaasvind, die res van die tydperk vir heffingsdoeleindes as deel van die daaropvolgende halfjaarlike heffingstydperk beskou word;

b) waar die laaste maandelikse meteraflesing betreffende die halfjaarlike heffingstydperk na die einde van die tydperk plaasvind, die gedeelte van die daaropvolgende tydperk wat reeds verstryk was toe die meteraflesing plaasgevind het, as deel van die heffingstydperk waarop die afslag betrekking het, beskou word; en

c) waar die onlasting van uitvloeisel in 'n straatrooil op 'n datum gedurende 'n halfjaar, soos vooroorneem, begin, die geld ten opsigte van die halfjaar van genoemde datum af bereken word.

6. Indien daar bewys word dat 'n meter waarmee die hoeveelheid water op die perseel verbruik word, afgemeet word, defek is, moet die hoeveelheid fabrieksuitvloeisel wat ontlas is, bereken ooreenkomsdig Reël 4, dienoorkomstig aangepas word.

7.(1) Waar fabrieksuitvloeisel op meer as een plek in 'n straatrooil ontlas word, hetsy op dieselfde verdieping verskillende verdiepings van 'n perseel, kan die Raad na goeddunke vir alle doeleindes om 'n bedrag ingevolge hierdie bylae te kan hef, met inbegrip van die neem van toetsmonsters elke sodanige ontlaspole as 'n afsonderlike plek vir die onlasting van fabrieksuitvloeisel in die straatrooil beskou.

(2) Met die doel om die hoeveelheid uitvloeisel wat by elke ontlaspole, soos vooroorneem, ontlas word, te kan bereken soos dit ingevolge Reël 4 voorgeskryf word, word die totale hoeveelheid water wat op die perseel verbruik is, so juis as wat redelikerwys moontlik is, na oorlegging tussen die ingenieur en die bewoner, aan die verskillende ontlaspole toegewys.

8. In die geval van 'n bedryf of nywerheid ten opsigte waarvan —

a) die gemiddelde maandelikse waterverbruik gedurende die vorige halfjaarlykperk minder was as 100 kiloliter, is die geld ten opsigte van sodanige fabrieksuitvloeisel 70 sent per kiloliter: Met dien verstande dat indien 'n nywerheid aan die einde van 'n halfjaarlykperk gemiddeld 100 kiloliter of meer fabrieksuitvloeisel in die straatrooil laat ontlas het, maar daar nie monsters ter bepaling van die sterkte van die uitvloeisel geneem is nie, daar gedurende die volgende tydperk van ses maande minstens drie monsters van die uitvloeisel geneem moet word en die bedrag wat ingevolge hierdie reël ten opsigte van die eerste tydperk van ses maande betaal is, moet dan aangepas word deur 'n bedrag gelykstaande met die verskil tussen genoemde bedrag en die bedrag wat ingevolge Reëls 1, 3, 4 en 7 verskuldig is, daarby te voeg:

b) die PV-sterkte van die uitvloeisel gewoonlik 80 mg/l of minder is (bepaal ooreenkomsdig Reëls 1 en 3), is die geld ten opsigte van sodanige fabrieksuitvloeisel (bereken ooreenkomsdig Reëls 4 en 7) 70 sent per kiloliter: Met dien verstande dat die subbreel nie van toepassing is nie indien die uitvloeisel van genoemde nywerheid chroom of 'n ander stof bevat wat waarskynlik die akkuraatheid van die toets ter bepaling van die sterkte kan beïnvloed, en die prosedure wat by artikel 78(2)(e) voorgeskryf word, moet dan gevolg word.

DEEL V

SWEMBADDENS

Onderstaande geldte is ten opsigte van fonteine, swembaddens of opgaardamme betaalbaar en word bereken volgens die inhoudsvermoë soos dit hieronder aangegee word:

	Per Maand
1. Minder as 500 kiloliter	Kosteloos
2. 500 kiloliter of meer	R10,00

DEEL VI

TOESTELLE VIR DIE WEGGRUIMING VAN AFVALVOESEL

Vir elke toestel vir die weggruiming van afvalvoesel of elke kombuisafvalmeul wat ingevolge artikel 71 aangebring is: Vir elke aangesluite 0,75 kW of meer of gedeelte daarvan van die dryfmotor, per maand: R5,00.

DEEL VII

STALLE

Vir iedere vyf diere of gedeelte van die getal, wat redelickerwys in die stal gehuisves kan word, per maand: R2,50.

BYLAEC

GELDE VIR WERK

1. Die geldte wat in die regterkanste kolom van die tabel hieronder uiteengesit word, is ingevolge artikel 5 van hierdie verordeninge betaalbaar vir werk wat in die linkerkanste kolom daarvan beskryf word en wat die Raad ingevolge die gemelde artikels verrig.

2. Die eiennaar van die eiendom waarop ten opsigte waarvan die werk waarna daar in item 1 verwys word, verrig word, is vir die toepaslike geld teenoor die Raad aanspreeklik.

TABEL

	R
1) Verseeling van openinge (artikel 9(4)), per verbinding	36,40
2) Oopmaak van verselleerde verbindings, per verbinding	36,40
3) Oopmaak van verstopte perseelriole (artikel 3(4)); a) Vir elke uur of gedeelte daarvan	38,00
b) Vir elke uur of gedeelte daarvan daarna	23,00
4) Verbouingswerk aan riuopputte (artikel 10(4)), per riuopput	9,10
F J MULDER Stadsklerk	
Munisipale Kantore Posbus 25 Edenvale 1610 2 September 1987 Kennisgewing No 82/1987	1578—2

TOWN COUNCIL OF EDENVALE

TARIFF OF CHARGES: COMMUNITY CENTRE

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, as amended, that the Town Council of Edenvale has by Special Resolution amended the Tariff of Charges: Community Centre published by Notice No 75/1986, dated 5 November 1986, by the substitution for the Tariff of Charges of the following with effect from 1 July 1987:

Definitions:

For the purpose of these tariffs unless the context otherwise indicated —

"session" means one of the following period of time:

08h00 to 13h00

13h30 to 18h30

19h00 to 01h00

1. The following tariffs shall be payable in respect of the undermentioned:

1.1 MAIN HALL: RENTAL

1.1.1 Monday — Thursday (kitchen and bar excluded): R80,00 per full day, R30,00 per session.

1.1.2 Friday — Saturday (kitchen and bar included): R300,00 per full day, R100,00 per session.

1.1.3 Sundays (kitchen and bar included): R500,00 per full day, R170,00 per session.

1.2 SIDE HALLS 1-4: RENTAL

1.2.1 Monday — Thursday: R50,00 per full day, R20,00 per session.

1.2.2 Friday — Saturday: R60,00 per full day, R25,00 per session.

1.2.3 Sundays: R80,00 per full day, R35,00 per session.

1.3 SIDE HALL 5: RENTAL

1.3.1 Monday — Thursday: R60,00 per full day, R25,00 per session.

1.3.2 Friday — Saturday: R80,00 per full day, R30,00 per session.

1.3.3 Sundays: R100,00 per full day, R40,00 per session.

1.4 COMMITTEE ROOMS: RENTAL

1.4.1 Monday — Thursday: R25,00 per full day, R10,00 per session.

1.4.2 Friday — Saturday: R30,00 per full day, R15,00 per session.

1.4.3 Sundays: R35,00 per full day, R20,00 per session.

2. KITCHEN FACILITIES

When not included the following rental is payable:

R40,00 per full day, R15,00 per session.

Use of the bar is included in the rental of the kitchen. The lessee of the main hall to be given preference in respect of the letting of the kitchen facilities.

3. BRAAI FACILITIES

Open air braai facilities — R30,00 per occasion. Tables and chairs will be supplied if the facilities are rented together with Side Hall 5.

4. EQUIPMENT

4.1 Public address system: Included in rental.

4.2 Special lighting: Rate to be determined by the Town Electrical Engineer.

4.3 Tables and chairs: Included in rental, subject to availability.

5. USE OF HALLS AND EQUIPMENT AT A REDUCED TARIFF

A rental of 20 % of the tariff set out in 1, 2 and 3 shall be levied where a hall is rented by any of the following organisations on a Monday, Tuesday, Wednesday and/or Thursday:

5.1 Registered charitable organisations if the facilities are used for charitable purposes within the Edenvale Community;

5.2 Local schools;

5.3 Churches (inclusive of Sundays); and

5.4 any other persons or organisations are determined by the Management Committee.

6. FREE USE OF HALLS AND EQUIPMENT

The use of halls and equipment shall be made available free of charge for the following purposes:

6.1 Mayoral receptions and functions.

6.2 Civic receptions and functions.

6.3 Other receptions, meetings and functions of the Town Council of Edenvale.

6.4 Proceedings in connection with Kruger Day, Day of the Covenant, Founders' Day and Republic Day.

6.5 Municipal congresses, seminars and meetings.

6.6 Municipal elections.

6.7 Other purposes as determined by the Management Committee.

7. MINIMUM RENTAL

The minimum rental charged for letting a hall/committee room shall be equal to the applicable session tariff.

8. EXCEEDING OF RENTAL PERIOD

Where a lessee exceeds the rental period for a hall/committee room for any duration of time the full deposit paid shall be forfeited and half the applicable exceeded session tariff shall be levied for every hour or part thereof exceeded.

9. DEPOSIT

100 % of the total rental for the rental period with a minimum deposit of R50,00.

10. PUBLIC HOLIDAYS

No halls shall be rented on a public holiday for other purposes than set out in paragraph 6.4 except with the special permission of the Management Committee of the Town Council.

11. SURCHARGE: NON-RESIDENTS

A levy of 25 % (with a maximum of R100,00) on the total applicable rental be charged to non-residents of Edenvale.

12. ADVANCE BLOCK BOOKINGS

All advance block bookings for the use of halls/committee rooms on an on-going basis must be paid one month in advance.

F J MÜLDER
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
2 September 1987
Notice No 83/1987

STADSRAAD VAN EDENVALE

TARIEF VAN GELDE: GEMEENSKAPSENTRUM

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Besture, 1939, soos gewysig dat die Stadsraad van Edenvale by Spesiale Besluit die Tarief van Gelde: Gemeenskapsentrum afgekondig by Kennisgewing No 75/1986, gedateer 5 November 1986, gewysig het het deur die Tarief van Gelde met die volgende te vervang met ingang 1 Julie 1987:

Woordomskrywing:

Vir die toepassing van hierdie tariewe, tensy uit die sinsverband anders blyk, beteken —

"sesse" enige van die volgende tydperke:

08h00 tot 13h00

13h30 tot 18h30

19h00 tot 01h00

1. Die volgende tariewe sal betaalbaar wees ten opsigte van die ondergemelde:

1.1 HOOFSAAL: HUUR

1.1.1 Maandag — Donderdag (kombuis en kroeg ingesluit): R80,00 per volle dag, R30,00 per sessie.

1.1.2 Vrydag — Saterdag (kombuis en kroeg ingesluit): R300,00 per volle dag, R100,00 per sessie.

1.1.3 Sondae (kombuis en kroeg ingesluit): R500,00 per volle dag, R170,00 per sessie.

1.2 SYSALE 1-4: HUUR

1.2.1 Maandag — Donderdag: R50,00 per volle dag, R20,00 per sessie.

1.2.2 Vrydag — Saterdag: R60,00 per volle dag, R25,00 per sessie.

1.2.3 Sondae: R80,00 per volle dag, R35,00 per sessie.

1.3 SYSAAL 5: HUUR

1.3.1 Maandag — Donderdag: R60,00 per volle dag, R25,00 per sessie.

1.3.2 Vrydag — Saterdag: R80,00 per volle dag, R30,00 per sessie.

1.3.3 Sondae: R100,00 per volle dag, R40,00 per sessie.

1.4 KOMITEEKAMERS: HUUR

1.4.1 Maandag — Donderdag: R25,00 per volle dag, R10,00 per sessie.

1.4.2 Vrydag — Saterdag: R30,00 per volle dag, R15,00 per sessie.

1.4.3 Sondae: R35,00 per volle dag, R20,00 per sessie.

2. KOMBUISGERIEWE

Wanneer nie ingesluit is die volgende huur betaalbaar:

R40,00 per volle dag, R15,00 per sessie.

Die gebruik van die kroeg is ingesluit by die huur van die kombuis. Die huurder van die hoofsaal sal voorkeur gegee word ten opsigte van die verhuring van die kombuisgeriewe.

3. BRAAIGERIEWE

Ope-lug braaigerewe — R30,00 per geleentheid. Tafels en stoelle word voorsien indien die faciliteite tesame met Sysaal 5, gehuur word.

4. TOERUSTING

4.1 Luidsprekerstelsel: Ingesluit by huur.

4.2 Spesiale beligting: Tarief bepaal te word deur die Elektrotegniese Stadsingenieur.

4.3 Tafels en stoelle: Ingesluit by huur, onderworpe aan beskikbaarheid.

5. GEBRUIK VAN SALE EN TOERUSTING TEEN 'N VERMINDERDE TARIEF

'n Huurgeld van 20 % van die tarief soos uitgeengesit in 1, 2 en 3 sal gehef word waar enige van die volgende instansies 'n saal op 'n Maandag, Dinsdag, Woensdag en/of Donderdag huur:

5.1 Geregistreerde liefdadigheidsorganisasies indien die sale gebruik word vir liefdadigheidsdoeleindes binne die gemeenskap van Edenvale;

5.2 plaaslike skole;

5.3 kerke (Sondae ingesluit); en

5.4 enige ander persone of instansies soos deur die Bestuurskomitee van die Stadsraad bepaal.

6. GRATIS GEBRUIK VAN SALE EN TOERUSTING

Die sale en toerusting sal gratis beskikbaar gestel word vir die volgende doeleindes:

6.1 Burgemeesterlike onthale en funksies.

6.2 burgerlike onthale en funksies.

6.3 ander onthale, vergaderings en funksies van die Stadsraad;

6.4 verrigtinge in verband met Krugersdag, Geloftedag, Stigtingsdag en Republiekdag;

6.5 munisipale kongresse, seminare en vergaderings;

6.6 munisipale verkiesings; en

6.7 ander doeleindes soos deur die Bestuurskomitee van die Stadsraad bepaal.

7. MINIMUM HUUR

Die minimum huur vir die verhuring van 'n saal/komiteekamer, sal gelyk wees aan die toepaslike sessietarief.

8. OORSKRYDING VAN HUURTYDPERK

Waar 'n huurder die huurtydpervir 'n saal/komiteekamer vir enige tydperk oorskry, sal die totale deposito betaal, verbeer word en sal die helfte van die toepaslike oorskryde sessietarief gehef word vir elke uur of gedeelte daarvan wat oorskry.

9. DEPOSITO

100 % van die totale huurgeld vir die huurtydpervir 'n minimum deposito van R50,00.

10. OPENBARE VAKANSIEDAE

Geen saal sal op 'n openbare vakansiedag vir ander doeleindes as uiteengesit in paragraaf 6.4 verhuur word nie, behalwe met die spesiale toestemming van die Bestuurskomitee van die Stadsraad.

11. HEFFING: NIE-INWONERS

'n Heffing van 25 % (met 'n maksimum van R100,00) op die totale toepaslike huurgeld sal van toepassing wees op alle nie-inwoners van Edenvale.

12. VOORUIT BLOKBESPREKINGS

Alle vooruit blokbesprekings vir die gebruik van sale/komiteekamers op 'n voortdurende basis is een maand vooruitbetaalbaar.

F J MÜLDER
Stadsklerk

Munisipale Kantore
Posbus 25
Edenvale
1610
2 September 1987
Kennisgewing No 83/1987

1579—2

TOWN COUNCIL OF EDENVALE

AMENDMENT TO THE DETERMINATION OF SANITARY, REFUSE REMOVAL AND MUNICIPAL DUMPING SITE TARIFF

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance,

1939, that the Town Council of Edenvale, by Special Resolution, amended the Determination of Sanitary, Refuse Removal and Municipal Dumping Site Tariff published under Notice No 13/1985 dated 13 February 1985, as amended, as follows with effect from 1 July 1987:

1. By the substitution in item 2(1) for the expression "R5,90" of the expression "R6,90".

2. By the substitution in item 2(2) for the expression "R5,50" of the expression "R7,50".

3. By the substitution in item 2(3)(a)(i) for the expression "R80,00" of the expression "R98,00".

4. By the substitution in item 2(3)(a)(ii) for the expression "R11,00" of the expression "R13,00".

5. By the substitution in item 2(3)(b)(i) for the expression "R46,00" of the expression "R53,00".

6. By the substitution in item 2(3)(b)(ii) for the expression "R38,00" of the expression "R53,00".

7. By the insertion after item 2(3)(b)(ii) of the following:

"(c) Container of 10 cubic meter:

(i) Per removal: R150,00.

(ii) Minimum charge per month: R150,00".

8. By the substitution in item 4(1) for the expression "R10,00" of the expression "R15,00".

9. By the substitution in item 4(2) for the expression "R10,00" of the expression "R20,00".

F J MÜLDER
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
2 September 1987
Notice No 81/1987

STADSRAAD VAN EDENVALE

WYSIGING VAN DIE VASSTELLING VAN SANITÈRE, VULLISVERWYDERINGS- EN MUNISIPALE STORTINGSTERREINTAARIEF

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Edenvale by Spesiale Besluit die Vasstelling van Sanitäre, Vullisverwyderings- en Municipale Stortingsterreintarf afgekondig by Kennisgewing No 13/1985 gedateer 13 Februarie 1985, soos gewysig, soos volg gewysig het met ingang 1 Julie 1987:

1. Deur in item 2(1) die uitdrukking "R5,90" met die uitdrukking "R6,90" te vervang.

2. Deur in item 2(2) die uitdrukking "R5,50" met die uitdrukking "R7,50" te vervang.

3. Deur in item 2(3)(a)(i) die uitdrukking "R80,00" met die uitdrukking "R98,00" te vervang.

4. Deur in item 2(3)(a)(ii) die uitdrukking "R11,00" met die uitdrukking "R13,00" te vervang.

5. Deur in item 2(3)(b)(i) die uitdrukking "R46,00" met die uitdrukking "R53,00" te vervang.

6. Deur in item 2(3)(b)(ii) die uitdrukking "R38,00" met die uitdrukking "R53,00" te vervang.

7. Deur na item 2(3)(b)(ii) die volgende in te voeg:

"(c) Houer van 10 kubiese meter:

(i) Per verwydering: R150,00.

(ii) Minimum heffing per maand: R150,00".

8. Deur in item 4(1) die uitdrukking "R10,00" met die uitdrukking "R15,00" te vervang.

9. Deur in item 4(2) die uitdrukking "R10,00" met die uitdrukking "R20,00" te vervang.

F J MÜLDER
Stadsklerk

Munisipale Kantore

Posbus 25

Edenvale

1610

2 September 1987

Kennisgewing No 81/1987

1580—2

TOWN COUNCIL OF EDENVALE

AMENDMENT OF TARIFF OF CHARGES: WATER SUPPLY

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Edenvale has by Special Resolution amended the Tariff of Charges: Water Supply published under Notice No 52/1985, dated 17 July 1985, as amended, as follows, with effect from 1 July 1987:

1. By the substitution in Part I, item 1 for the expression "R2,50" of the expression "R3,50".

2. By the substitution in Part I, for item 2 of the following:

"2. Charges for supply of water, per month.

1(a) Where any area of land is referred to in item 1 is connected to the main, the owner or occupier thereof shall, in addition to the charge in terms of item 1, pay the Council the following charges:

"(i) Dwelling Houses:

(a)(a) For each kiloliter supplied up to 25 kiloliter: 64,8c.

(b)(b) For each kiloliter supplied from 26 up to 30 kiloliter: 65,4c calculated on the total consumption.

(c)(c) For each kiloliter supplied from 31 up to 35 kiloliter: 72,0c calculated on the total consumption.

(d)(d) For each kiloliter supplied from 36 up to 40 kiloliter: 85,1c calculated on the total consumption.

(e)(e) For each kiloliter supplied from 41 up to 45 kiloliter: 98,2c calculated on the total consumption.

(f)(f) For each kiloliter supplied from 46 up to 50 kiloliter: 113,8c calculated on the total consumption.

(g)(g) For each kiloliter supplied from 51 up to 55 kiloliter: 129,5c calculated on the total consumption.

(h)(h) For each kiloliter supplied from 56 up to 60 kiloliter: 145,2c calculated on the total consumption.

(i)(i) For each kiloliter supplied from 61 up to 65 kiloliter: 160,9c calculated on the total consumption.

(j)(j) For each kiloliter supplied from 66 up to 70 kiloliter: 176,6c calculated on the total consumption.

(k)(k) For each kiloliter supplied from 71 kiloliters: 192,3c calculated on the total consumption."

(ii) All other consumers:

95,0c per kiloliter or part thereof.

(iii) Filling of swimming pools:

In the event of the Chief Fire Officer filling a swimming pool, a charge, in addition to any other charge that is payable: 95,0c per kiloliter or part thereof.

(b) Where the water supply of flats is metered in bulk, the charges for such bulk supply shall be calculated on the basis of the number of flats plus one and shall be payable as follows:

The basic charge mentioned in item 1, per flat plus, for each kiloliter or part thereof supplied: 95,0c.

(c) Notwithstanding any provision contained in these bylaws a charge of 75,0c per kiloliter or part thereof shall be payable in respect of dwelling-houses where it is proved to the satisfaction of the Town Treasurer that a consumption of more than 25 kiloliter is due to a burst pipe or a similar problem.

(2) The consumption of water shall, in the case of meters which register in gallons, be converted to kiloliter on the basis that 220 gallons shall be deemed to be equal to 1 kiloliter."

F J MÜLDER
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
2 September 1987
Notice No 80/1987

STADSRAAD VAN EDENVALE

WYSIGING VAN TARIEF VAN GELDE: WATERVOORSIENING

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Edenvale by Spesiale Besluit die Tarief van Gelde: Watervoorsiening aangekondig deur Kennisgewing No 52/1985 gedateer 17 Julie 1985, soos gewysig, soos volg gewysig het met ingang 1 Julie 1987:

1. Deur in Deel I, item 1, die uitdrukking "R2,50" met die uitdrukking "R3,50" te vervang.

2. Deur in Deel I, item 2, met die volgende te vervang:

"2. Gelde vir die levering van water, per maand:

1(a) Waar enige stuk grond waarna in item 1 verwys word by die hoofwaterpyp aangesluit is, moet die eienaar of bewoner daarvan, benewens die heffing ingevolge item 1, aan die Raad die volgende heffings betaal:

"(i) Woonhuise:

(a)(a) Vir elke kiloliter gelewer tot en met 25 kiloliter: 64,8c.

(b)(b) Vir elke kiloliter daarvan gelewer vanaf 26 tot en met 30 kiloliter: 65,4c bereken op totale verbruik.

(c)(c) Vir elke kiloliter daarvan gelewer vanaf 31 tot en met 35 kiloliter: 72,0c bereken op totale verbruik.

(d)(d) Vir elke kiloliter daarvan gelewer vanaf 36 tot en met 40 kiloliter: 85,1c bereken op totale verbruik.

(e)(e) Vir elke kiloliter daarvan gelewer vanaf 41 tot en met 45 kiloliter: 98,2c bereken op totale verbruik.

(f)(f) Vir elke kiloliter daarvan gelewer vanaf 46 tot en met 50 kiloliter: 113,8c bereken op totale verbruik.

(g)(g) Vir elke kiloliter daarvan gelewer vanaf 51 tot en met 55 kiloliter: 129,5c bereken op totale verbruik.

(h)(h) Vir elke kiloliter daarvan gelewer vanaf 56 tot en met 60 kiloliter: 145,2c bereken op totale verbruik.

(i)(i) Vir elke kiloliter daarvan gelewer vanaf 61 tot en met 65 kiloliter: 160,9c bereken op totale verbruik.

(j)(j) Vir elke kiloliter daarvan gelewer vanaf 66 tot en met 70 kiloliter: 176,6c bereken op totale verbruik.

(k)(k) Vir elke kiloliter daarvan gelewer vanaf 71 kiloliter, 192,3c bereken op totale verbruik."

(ii) Alle ander verbruikers:

95,0c per kiloliter of gedeelte daarvan.

(iii) Vulling van swembaddens:

In die geval waar die Brandweerhoof 'n swembad oopvul, 'n heffing, benewens enige ander heffing wat betaalbaar is: 95,0c per kiloliter of gedeelte daarvan.

(b) Waar die watertoevoer aan woonstelle by die grootmaat gemeet word, word die gelde vir sodanige grootmaatlewering op die grondslag van die aantal woonstelle plus een bereken en is soos volg betaalbaar:

Die basiese heffing vermeld in item 1, per woonstel, plus, vir elke kiloliter of gedeelte daarvan, voorsien: 95,0c.

(c) Nieteenstaande enige bepaling vervat in hierdie verordeninge, is 'n heffing van 75,0c per kiloliter of gedeelte daarvan betaalbaar ten opsigte van woonhuise, waar dit tot die bevrediging van die StadsTesourier bewys is dat 'n verbruik van meer as 25 kiloliter die gevolg is van 'n gebarste pyp of soortgelyke probleem.

(2) Die waterverbruik word, in die geval van meters wat in gelling regstreer na kiloliter omreken op die grondslag dat 220 gelling geag word gelykstaande te wees met 1 kiloliter."

F J MÜLDER
Stadsklerk

Munisipale Kantore
Posbus 25
Edenvale
1610
2 September 1987
Kennisgewing No 80/1987

1581—2

TOWN COUNCIL OF EDENVALE

AMENDMENT: TARIFF OF CHARGES:
SUPPLY OF ELECTRICITY

Notice is hereby given in terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Edenvale by Special Resolution amended the Tariff of Charges: Supply of Electricity published under Notice No 23/1985, dated 24 April 1985, as amended, as follows with effect from 1 July 1987:

1. By the substitution in item 2 for the expression "R7,00" of the expression "R8,00".

2. By the substitution in item 3(3)(b)(ii) for the expression "R12,11" of the expression "R12,72".

3. By the substitution in item 3(3)(b)(iii) for the expression "5,04c" of the expression "5,29c".

4. By the addition after item 15 of the following:

"16 READING OF METERS WHEN AGREEMENT IS ENTERED INTO

A charge of R25,00 shall be payable in respect of all meter readings which are obtained when the agreement for the supply of electricity is entered into".

F J MÜLDER
Town Clerk

Municipal Offices
PO Box 25
Edenvale
6101
2 September 1987
Notice No 79/1987

STADSRAAD VAN EDENVALE

WYSIGING: TARIEF VAN GELDE: VOOR-SIENING VAN ELEKTRISITEIT

Kennis geskied hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Edenvale by Spesiale Besluit die Tarief van Gelde: Voorsiening van Elektrisiteit aangekondig by Kennisgewing No 23/1985 gedateer 24 April 1985, soos gewysig, soos volg gewysig het met ingang van 1 Julie 1987:

1. Deur in item 2 die uitdrukking "R7,00" met die uitdrukking "R8,00" te vervang.

2. Deur in item 3(3)(b)(ii) die uitdrukking "R12,11" met die uitdrukking "R12,72" te vervang.

3. Deur in item 3(3)(b)(iii) die uitdrukking "5,04c" met die uitdrukking "5,29c" te vervang.

4. Deur na item 15 die volgende by te voeg:

"16 AFLESING VAN METER BY AAN-GAAN VAN OOREENKOMS

" 'n Fook van R25,00 is betaalbaar ten opsigte van alle meterlesings wat by die aangaan van die ooreenkoms vir die levering van elektrisiteit verkry word".

F J MÜLDER
Stadsklerk

Munisipale Kantore
Posbus 25
Edenvale
1610
2 September 1987
Kennisgewing No 79/1987

1582—2

EDENVALE TOWN COUNCIL

PROPOSED REZONING AND ALIENA-TION OF PARK ERF 835, EDEN GLEN EX-TENSION 11

The Town Council of Edenvale hereby gives notice in terms of section 28(1)(a) read with section 55 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Amendment Scheme 140 has been prepared by it.

This scheme is an amendment scheme and contains the following proposals: To rezone Park Erf 835, Eden Glen Extension 11 from "Public Open Space" to "Residential 1".

It is also the intention of the Council, in terms of section 79(18) of the Local Government Ordinance, 1939, to alienate the subdivided portions of Park Erf 835, Eden Glen Extension 11 to owners of adjacent erven.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Room 334, Municipal Offices, Tenth Avenue, Edenvale for a period of 28 days from 2 September 1987.

Objections to or representations in respect of the scheme and proposed alienation must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 25, Edenvale within a period of 28 days from 2 September 1987.

F J MÜLDER
Town Clerk

Municipal Offices
Edenvale
2 September 1987
Notice No 61/1987

STADSRAAD VAN EDENVALE

VOORGESTELDE HERSONERING EN VERVREEMDING VAN PARKERF 835, EDEN GLEN UITBREIDING 11

Die Stadsraad van Edenvale gee hiermee ingevolge artikel 28(1)(a) saamelees met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp dorpsbeplanningskema bekend te staan as Wysigingskema 140 deur hom opgestel is.

Hierdie skema is 'n wysigingskema en bevat die volgende voorstelle: Om Parkerf 835, Eden Glen Uitbreiding 11 te heronneer van "Openbare Oopruimte" na "Residensieel 1".

Die Raad is voorts ook van voorneme om ingevolge artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, die onderverdeelde gedeeltes van Parkerf 835, Eden Glen Uitbreiding 11 te vervreem aan eienaars van aangrensende erwe.

Die ontwerp skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadssekretaris, Kamer 334, Munisipale Kantore, Tiende Laan, Edenvale vir 'n tydperk van 28 dae vanaf 2 September 1987.

Besware teen of vertoë ten opsigte van die skema en beoogde vervreemding moet binne 'n tydperk van 28 dae vanaf 2 September 1987 skriftelik by of tot die Stadsklerk by bovenmelde adres of by Posbus 25, Edenvale ingedien of gerig word.

F J MÜLDER
Stadsklerk

Munisipale Kantore
Edenvale
2 September 1987
Kennisgewing No 61/1987

1583—2—9

TOWN COUNCIL OF ELLISRAS

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional sup-

plementary valuation roll for the financial year 1986/1987 is open for inspection at the office of the Town Council of Ellisras from 2 September 1987 to 2 October 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 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 P W ERASMUS
Town Clerk

Municipal Offices
Ellis Street
Ellisras
2 September 1987
Notice No 37/1987

STADSRAAD VAN ELLISRAS

KENNISGEWING WAT BESWAAR TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

(Regulasie 5)

Kennis word hierby ingevoer volgens artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1986/87 oop is vir inspeksie by die kantoor van die Stadsraad van Ellisras vanaf 2 September 1987 tot 2 Oktober 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 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 gevestig 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 P W ERASMUS
Stadsklerk

Munisipale Kantore
Ellisstraat
Ellisras
2 September 1987
Kennisgewing No 37/1987

1584—2

the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been made by the Council in terms of section 96 of the said Ordinance.

The Water Supply By-laws of the Kempton Park Municipality, published under Administrator's Notice 1357 dated 14 September 1977, as amended, are hereby further amended by the deletion of subsection (4) of section 13 and by the substitution for items 1 and 2 of the Tariff of Charges under the Schedule of the following:

"1. BASIC CHARGE

In addition to the applicable charges payable for the supply of water in terms of items 2(1), 2(2), 2(3), 2(4), 2(5), 2(6), 2(7) and 2(9), a basic charge per month charged per erf, stand, lot or other area, with or without improvements connected to the main or, in the opinion of the Council, can be connected to the main whether water is consumed or not, and shall be payable by the owner or occupier:

- (1) Industrial consumers: R9,20.
- (2) Household and any other consumers: R3,50.

(3) In addition to the charge mentioned in subitem (2) above, an additional basic charge of R10,50 per month is payable in respect of agricultural holdings with or without improvements which have been connected to the Council's lower standard water reticulation system to agricultural holdings on 1 July 1986, or, in the opinion of the Council, can be connected thereto whether water is consumed or not.

2. CHARGES FOR THE SUPPLY OF WATER, PER MONTH OR PART THEREOF

(1) To old age homes and any other consumer, except as provided in subitems (2), (3), (4), (5), (6), (7) and (8):

- (i) For the first 10 kℓ or part thereof: R5,50.
- (ii) Over 10 kℓ up to and including 20 kℓ, per kℓ: 55c.
- (iii) Over 20 kℓ up to and including 40 kℓ, per kℓ: R1,00.
- (iv) Thereafter, per kℓ: R1,60.
- (v) Minimum charge: R9,00.

(2) Where water is supplied to more than one dwelling, apartment-house or block of flats served by a communal meter, the charges shall be levied at the following where (a) is the sum of the number of dwellings, apartment-houses or flats of individual tenants served by such a communal meter:

- (i) For the first (10 x a) kℓ, per kℓ: 90c.
- (ii) Over (10 x a) kℓ up to and including (20 x a) kℓ, per kℓ: 55c.
- (iii) Over (20 x a) kℓ up to and including (40 x a) kℓ, per kℓ: R1,00.

(iv) Thereafter, per kℓ: R1,60.

(v) Minimum charge: (R9,00 x a).

(vi) Rebate, per account: R3,50.

(3) To businesses, schools, churches, hostels and charitable organisations:

- (i) For the first 10 kℓ or part thereof: R10,00.
- (ii) Over 10 kℓ up to and including 100 kℓ, per kℓ: R1,00.
- (iii) Thereafter, per kℓ: 70c.
- (iv) Minimum charge: R13,50.
- (4) Where water is supplied to more than one business served by a communal meter, the

charges shall be levied at the following tariff where (a) is the sum of the number of businesses, consulting rooms or offices of individual tenants served by such a communal meter:

- (i) For the first (10 x a) kℓ, per kℓ: R1,35.
- (ii) Over (10 x a) kℓ up to and including (100 x a) kℓ, per kℓ: R1,00.
- (iii) Thereafter, per kℓ: 70c.
- (iv) Minimum charge: (R13,50 x a).
- (v) Rebate, per account: R3,50.

(5) to industries and any other consumer or class consumer not mentioned elsewhere:

- (i) For the first 10 kℓ or part thereof: R10,00.
- (ii) Over 10 kℓ up to and including 1 000 kℓ, per kℓ: R1,00.
- (iii) Thereafter, per kℓ: 70c.
- (iv) Minimum charge: R19,20.

(6) Where water is supplied to more than one industry served by a communal meter, the charges shall be levied at the following tariff where (a) is the sum of the number of industries of individual tenants served by such a communal meter:

- (i) For the first (10 x a) kℓ, per kℓ: R1,92.
- (ii) Over (10 x a) kℓ up to and including (1 000 x a) kℓ, per kℓ: R1,00.
- (iii) Thereafter, per kℓ: 70c.
- (iv) Minimum charge: (R19,20 x a).
- (v) Rebate, per account: R9,20.

(7) Where water is supplied to a building consisting of units which are used for business as well as dwelling purposes and served by a communal meter, the charges applicable to businesses shall be levied.

(8) The charges per kilolitre of water supplied in any month for municipal purposes, shall be calculated as follows:

- (i) 0 to 100 kℓ, per kℓ: R1,00.
- (ii) Thereafter per kilolitre: 70c.

(9) Where water is supplied to consumers outside the Municipality, the levying shall take place as set out in items 2(1) to 2(7), plus an additional levy of 10 %.

(10) Where water is supplied to the Town Council of Boksburg, the charges per kilolitre shall be levied at a tariff based on the purchase cost from the Rand Water Board plus an additional levy of 15 %.

(11) Reading of Meters

Consumer's meters shall be read as nearly as possible at intervals of one month and the charges laid down in the tariff on a monthly basis shall apply to all meter readings covering a period between two consecutive readings of a consumer's meter. If a consumer should require his meter to be read at any time other than the time appointed by the treasurer, a charge of R10,00 shall be paid for such readings.

(12) In cases of exceptional high meter readings of water consumption which is due to bona fide leakages in underground pipe-lines, the treasurer, in cases of household consumers, and the engineer in cases of any other consumers, may determine that excess consumption be levied against the lowest tariff applicable to the class of consumer."

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT OF WATER SUPPLY BY-LAWS

The Town Clerk of the Town Council of Kempton Park hereby, in terms of section 101 of

The provisions in this notice contained, shall be deemed to have come into operation with effect from the April, 1987 meter readings.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
2 September 1987
Notice No 69/1987

STADSRAAD VAN KEMPTONPARK

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Die Stadsklerk van die Stadsraad van Kemptonpark 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 opgestel is.

Die Watervoorsieningsverordeninge van die Munisipaliteit van Kemptonpark, afgeskondig by Administrateurskennisgewing 1357 van 14 September 1977, soos gewysig, word hierby verder gewysig deur subartikel (4) van artikel 13 te skrap en deur items 1 en 2 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"1. BASIESE HEFFING

Benewens die toepaslike gelde betaalbaar vir die levering van water ingevolge items 2(1), 2(2), 2(3), 2(4), 2(5), 2(6), 2(7) en 2(9), word 'n basiese heffing per maand gehef per erf, standplaas, perseel of ander terrein, met of sonder verbeterings wat by die hoofwaterpyp aangesluit is of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie, en is deur die eienaar of okkupant betaalbaar:

(1) Nywerheidsverbruikers: R9,20.

(2) Huishoudelike en alle ander verbruikers: R3,50.

(3) Benewens die heffing gemeld in subitem (2) hierbo, is 'n addisionele basiese heffing van R10,50 per maand betaalbaar ten opsigte van landbouhoeves met of sonder verbeterings wat op 1 Julie 1986 by die Raad se laer standaard waterverspreidingsstelsel aan landbouhoeves aangesluit was of, na die mening van die Raad, daarby aangesluit kan word, of water verbruik word al dan nie.

2. VORDERING VIR DIE LEWERING VAN WATER, PER MAAND OF GEDEELTE DAARVAN

(1) Aan tehuise vir bejaardes en enige ander verbruiker, uitgesond soos in subitems (2), (3), (4), (5), (6), (7) en (8) bepaal:

(i) Vir die eerste 10 kℓ of gedeelte daarvan: R5,50.

(ii) Bo 10 kℓ tot en met 20 kℓ, per kℓ: 55c.

(iii) Bo 20 kℓ tot en met 40 kℓ, per kℓ: R1,00.

(iv) Daarna, per kℓ: R1,60.

(v) Minimum vordering: R9,00.

(2) Waar water gelewer word aan meer as een woonhuis, woongebou en woonstelblok wat deur een gemeenskaplike meter bedien word, word die gelde teen die volgende tarief gehef waar (a) die som is van die aantal woonhuise, woongeboue of woonstelle van afsonderlike huurdere waarvoor akkommodasie beskikbaar is

en wat deur so 'n gemeenskaplike meter bedien word:

(i) Vir die eerste (10 x a) kℓ, per kℓ: 90c.

(ii) Bo (10 x a) kℓ tot en met (20 x a) kℓ, per kℓ: 55c.

(iii) Bo (20 x a) kℓ tot en met (40 x a) kℓ, per kℓ: R1,00.

(iv) Daarna, per kℓ: R1,60.

(v) Minimum vordering: (R9,00 x a).

(vi) Korting per rekening: R3,50.

(3) Aan besighede, skole, kerke, tehuise en liefdadigheidsorganisasies:

(i) Vir die eerste 10 kℓ of gedeelte daarvan: R10,00.

(ii) Bo 10 kℓ tot en met 100 kℓ, per kℓ: R1,00.

(iii) Daarna, per kℓ: 70c.

(iv) Minimum vordering: R13,50.

(4) Waar water gelewer word aan meer as een besighede wat deur 'n gemeenskaplike meter bedien word, word die gelde teen die volgende tarief gehef waar (a) die som is van die aantal besighede, spreekkamers of kantore van afsonderlike huurdere waarvoor akkommodasie beskikbaar is en wat deur so 'n gemeenskaplike meter bedien word:

(i) Vir die eerste (10 x a) kℓ, per kℓ: R1,35.

(ii) Bo (10 x a) kℓ tot en met (100 x a) kℓ, per kℓ: R1,00.

(iii) Daarna, per kℓ: 70c.

(iv) Minimum vordering: (R13,50 x a).

(v) Korting per rekening: R3,50.

(5) Aan nywerhede en enige ander verbruiker of klas verbruiker nie elders genoem nie:

(i) Vir die eerste 10 kℓ of gedeelte daarvan: R10,00.

(ii) Bo 10 kℓ tot en met 1 000 kℓ, per kℓ: R1,00.

(iii) Daarna, per kℓ: 70c.

(iv) Minimum vordering: R19,20.

(6) Waar water gelewer word aan meer as een nywerheid wat deur 'n gemeenskaplike meter bedien word, word die gelde teen die volgende tarief gehef waar (a) die som is van die aantal nywerhede van afsonderlike huurdere waarvoor akkommodasie beskikbaar is en wat deur so 'n gemeenskaplike meter bedien word:

(i) Vir die eerste (10 x a) kℓ, per kℓ: R1,92.

(ii) Bo (10 x a) kℓ tot en met (1 000 x a) kℓ, per kℓ: R1,00.

(iii) Daarna, per kℓ: 70c.

(iv) Minimum vordering: (R19,20 x a).

(v) Korting per rekening: R9,20.

(7) Waar water gelewer word aan 'n gebou wat uit eenhede bestaan wat vir besighede sowel as bewoning gebruik word en wat deur 'n gemeenskaplike meter bedien word, word die gelde soos van toepassing op besighede gehef.

(8) Die vorderings per kiloliter water in enige maand gelewer vir munisipale doeleindes word soos volg bereken:

(i) 0 tot 100 kℓ, per kℓ: R1,00.

(ii) Daarna per kiloliter: 70c.

(9) Waar water gelewer word aan verbruikers buite die Munisipaliteit, vind die heffing plaas soos uiteengesit in items 2(1) tot 2(7) plus 'n bykomende heffing van 10 %.

(10) Waar water gelewer word aan die Stadsraad van Boksburg, word die gelde per kiloliter gehef teen 'n tarief, gebaseer op die aankoopkoste vanaf die Randwatersraad plus 'n bykomende heffing van 15 %.

(11) Lees van Meters

Verbruikers se meters word sover moontlik met tussenposes van een maand afgelê en die vorderings, op 'n maandelikse grondslag in die tarief bepaal, is van toepassing op alle meteraflesings oor 'n tydperk van tussen twee opeenvolgende aflesings van 'n verbruiker se meter. Indien die verbruiker verlang dat sy meter op enige ander tyd gelees word as die deur die tesourier vasgestel moet 'n vordering van R10,00 vir sodanige aflesing betaal word.

(12) In gevalle van buitengewone hoë meteraflesings van waterverbruik wat aan bona fidelekasse in ondergrondse pypleidings te wye is, kan die tesourier in die geval van huishoudelike verbruikers, en die ingenieur ten opsigte van alle ander verbruikers, bepaal dat die oormatige gebruik die laagste tarief van toepassing op die klas verbruiker, gehef word."

Die bepalings in hierdie kennisgewing vervat, word geag in werking te getree het met ingang vanaf die April 1987 meteraflesings.

Q W VAN DER WALT
Stadsklerk

Stadhuis
Margaretlaan
Postbus 13
Kemptonpark
2 September 1987
Kennisgewing No 69/1987

1585—2

TOWN COUNCIL OF KEMPTON PARK

DETERMINATION OF TARIFFS FOR THE RENDERING OF CLEANSING SERVICES

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Council has determined the tariffs for the rendering of cleansing services, as set out in the schedule below, with effect from 1 July 1987.

Q W VAN DER WALT
Town Clerk

Town Hall
Margaret Avenue
(P O Box 13)
Kempton Park
2 September 1987
Notice 67/1987

SCHEDULE

DETERMINATION OF TARIFFS FOR THE RENDERING OF CLEANSING SERVICES

1. NIGHT-SOIL AND URINE

(1) For the removal of night-soil and urine from all premises, excluding those mentioned in subitems (2), (3) and (4): Thrice weekly, per pail, per month: R8,00. Provided that where any owner or occupier of any premises shall have been notified, in writing, by the Council that connection to the Council's sewers is available for such premises and is simultaneously called upon to make such connection, and such connection is not made within a period of six (6)

months from the date of such notice, the charge in terms of this item in respect of any period calculated from the expiry of the date mentioned in such notice and for so long as such premises shall remain so unconnected, shall be R23,75 per pail, per month.

(2) For the hire of portable latrines, if available:

(a) Per unit, per day: R4,50.

(b) Deposit per unit: R21,75.

(3) For the removal of night-soil and urine for contractors or other persons employing workmen for the erection of any building or other work, thrice weekly, per pail, per month: R9,50.

(4) For the removal of night-soil and urine from circus sites, amusement parks, fêtes, sports grounds and similar public premises, per pail, per day: R4,00 (minimum charge per day: R12,00).

2. REFUSE

(1) Removal of domestic and business refuse:

The expression "service", where it is used in this subitem, means the removal of refuse from containers with a capacity of 85 litres supplied by the Council or in the case of bulk removals where no container is supplied by the Council, quantities of 85 litres each —

(a) Removal of domestic refuse:

For service once per week, per month or part thereof: R6,00;

(b) Removal of business refuse:

(i) For service once per week, per month or part thereof: R9,50;

(ii) For service twice per week, per month, or part thereof: R15,75 plus R1,00 if refuse bags are supplied by the Council;

(iii) For service thrice per week, where necessary, or required by the Chief Health Inspector, per month or part thereof R25,00 plus R1,50 if refuse bags are supplied by the Council.

(iv) For daily service, excluding Saturdays and Sundays, where necessary or required by the Chief Health Inspector, per month or part thereof: R42,00 plus R2,50 if refuse bags are supplied by the Council.

(2) Removal of bulky garden and other bulky refuse

(a) (i) Container service, per m³ or part thereof: R5,75

(ii) Minimum charge per removal: R12,00

(b) Loaded by hand, per m³ or part thereof: R6,75

(c) Removal of car wrecks, per wreck or part thereof: R23,75.

(3) Removal of refuse in bulk containers:

(a) For the removal and emptying of bulk containers, irrespective of the quantity of refuse contained therein on removal (where necessary or required by the Chief Health Inspector), per removal:

(i) Container of 1,7 m³ open: R19,75

(ii) Container of 5,5 m³ open: R29,75

(iii) Container of 6 m³ open: R41,50

(iv) Container of 9 m³ open: R51,00

(v) Container of 10 m³ compaction type: R83,00

(vi) Container of 25 m³ compaction type: R166,00

- (viii) Container of 30 m³: R150,25
- (b) Rental for bulk containers, per month, per container of —
 - (i) 5,5 m³ open: R24,50
 - (ii) 6 m³ open: R29,75
 - (iii) 9 m³ open: R33,50
 - (iv) 10 m³ compaction type: R95,00
 - (v) 25 m³ compaction type: R189,75
 - (vi) 30 m³: R98,75

(4) Removal of mini-bulk containers (where necessary or required by the Chief Health Inspector):

For the removal and emptying of 1,7 m³ mini-bulk containers, irrespective of the quantity of refuse contained therein on removal:

(a) From premises consisting exclusively of flats, per flat, per month: R4,75.

(b) From all other premises, per removal: R19,75.

(5) Compressed refuse:

Where garbage or refuse is pressed into bales by means of any device, double the normal tariff shall be payable.

3. REMOVAL OF DEAD ANIMALS

(1) Horses, mules, cattle, donkeys or other animals belonging to the equine or bovine race, except as provided for in subitem (2), each: R34,75;

(2) Calves, foals, sheep, goats and pigs, each: R16,75;

(3) Cats, dogs, rabbits and fowls, each: R4,75;

(4) For the purposes of subitem (2), calves and foals mean animals not older than 12 months.

4. REMOVAL FROM CONSERVANCY TANKS BY MEANS OF THE COUNCIL'S VACUUM TANK REMOVAL SYSTEM

(1) (a) (i) All premises with the exclusion of premises in the Townships of Pomona and Pomona Extension 3, subject to the provisions of subitem (2):

For all sewage removed, per kilolitre or part thereof: R3,50;

(ii) All premises in the Townships of Pomona and Pomona Extension 3, subject to the provisions of subitem (2):

(aa) For all sewage removed up to the equivalent of 80 % by volume of the registered water consumption on the premises during the relevant month, per kilolitre or part thereof: R3,50;

(bb) For all sewage removed in excess of such 80 %: Free of charge.

(b) Minimum charge, per month, per building: R10,50: Provided that for the purposes of this item "building" means and includes any building together with such outbuildings as are normally incidental thereto: Provided further, that where more than one building as hereinbefore described is connected to the same conservancy tank, the minimum charge of R10,50 per month shall be levied in respect of each such separate building.

(2) Where an owner or occupier of any premises is given written notice by the Council that connection to the Council's sewers is available for such premises, and he is at the same time given notice to provide such connection and such connection is not provided within six (6)

months of the expiry date mentioned in such notice and for so long as such premises shall remain so unconnected, double the normal tariff shall be payable.

5. CLEARING OF SEPTIC TANKS

For the clearing of a septic tank: At cost, plus 10 % administration charges.

6. CLEARING PREMISES OF LONG GRASS, WEEDS, SHRUBS, AND ACCUMULATION OF REFUSE

For clearing premises of long grass, weeds, shrubs and accumulation of refuse: At cost, plus 10 % administration charges.

7. RENDERING OF CLEANSING SERVICES OUTSIDE THE COUNCIL'S AREA OF JURISDICTION

For the rendering of cleansing services outside the Council's area of jurisdiction: At cost, plus 10 % administration charges.

8. DUMPING OF REFUSE ON REFUSE DUMPING SITE BY PRIVATE VEHICLES

For the dumping of refuse on the refuse dumping site by private vehicles during or after office hours —

(a) Motor vehicles and station wagons: Pet vehicle: R1,00;

(b) Vehicles and trailers with a carrying capacity of 0 to 1 200 kilogram: per vehicle: R2,00;

(c) Vehicles and trailers with a carrying capacity of 1 201 to 1 999 kilogram: per vehicle: R5,00;

(d) Vehicles and trailers with a carrying capacity of 2 000 to 4 999 kilogram: per vehicle: R10,00;

(e) Vehicles and trailers with a carrying capacity of 5 000 kilogram and over: per vehicle: R15,00.

9. SUPPLY OF DISPOSABLE REFUSE BAGS TO BUSINESSES

For the supply of disposable refuse bags to businesses, per packet of 25 bags: R3,25.

10. SUPPLY OF DISPOSABLE REFUSE BAGS TO THE PUBLIC

For the supply of disposable refuse bags to the public, per packet of 25 bags: R3,25.

STADSRAAD VAN KEMPTON PARK

VASSTELLING VAN TARIEWE VIR LEWERING VAN REINIGINGSDIENSTE

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad die tariewe vir die lewering van Reinigingsdienste, soos in die onderstaande bylaes uiteengesit, met ingang van 1 Julie 1987 vasgestel het.

Q W VAN DER WALT
Stadsklerk

Stadhuis
Margarethaan
(Postbus 13)
Kempton Park
2 September 1987
Kennisgewing 67/1987

BYLAE

VASSTELLING VAN TARIEWE VIR LEWERING VAN REINIGINGSDIENSTE

1. NAGVUIL EN URINE

(1) Vir die verwijdering van nagvuil of urine vanaf alle persele, uitgesonderd dié genoem onder subitems (2), (3) en (4): Drie keer per week, per emmer, per maand: R8,00: Met dien verstaande dat waar 'n eienaar of okkupant van enige perseel skriftelik deur die Raad in kennis gestel word dat aansluiting by die Raad se riele vir so 'n perseel beskikbaar is, en hy terselfdertyd aangesê word om sodanige aansluiting aan te bring en sodanige aansluiting nie binne ses (6) maande van die datum van sodanige kennisgewing aangebring word nie, die vordering ingevolge hierdie item ten opsigte van enige tydperk bereken vanaf die verstrekking van die datum in die kennisgewing genoem en vir solank sodanige perseel aldus onaangesluit bly, R23,75 per emmer per maand, is.

(2) Huur van vervoerbare latrines, indien beskikbaar:

(a) Per eenheid, per dag: R4,50.

(b) Deposito per eenheid: R21,75.

(3) Vir die verwijdering van nagvuil of urine vir kontrakteurs of ander persone wat werksmense in diens neem vir die oprigting van enige gebou of ander werk, drie keer per week, per emmer, per maand: R9,50.

(4) Vir die verwijdering van nagvuil of urine vanaf sirkusterreine, vermaakklikheidsparkie, kermis- en sportterreine en dergelyke openbare persele, per emmer, per dag: R4,00 (minimum vordering per dag: R12,00).

2. AFVAL

(1) Verwydering van huis- en besigheidsafval:

Die uitdrukking "diens" waar dit in hierdie subitem gebesig word, beteken die verwijdering van vullis vanuit houers met 'n inhoudsmaat van 85 liter wat deur die Raad verskaf word of in die geval van massaverwyderings waar geen houer deur die Raad verskaf word nie, hoeveelhede van 85 liter elk —

(a) Verwydering van huishoudelike afval:

Vir diens een keer per week, per maand of gedeelte daarvan: R6,00;

(b) Verwydering van besigheidsafval:

(i) Vir diens een keer per week, per maand of gedeelte daarvan: R9,50;

(ii) Vir diens twee keer per week, per maand of gedeelte daarvan: R15,75 plus R1,00 indien die Raad die vullissakke voorsien;

(iii) Vir diens drie keer per week waar nodig, of vereis deur die Hoof Gesondheidsinspekteur per maand of gedeelte daarvan: R25,00 plus R1,50 indien die Raad die vullissakke voorsien;

(iv) Vir daaglikse diens, Saterdae en Sondae uitgeslate, waar nodig, of vereis deur die Hoof Gesondheidsinspekteur, per maand of gedeelte daarvan: R42,00 plus R2,50 indien die Raad die vullissakke voorsien.

(2) Lywige tuin- en ander lywige afval:

(a) (i) Houerdien per m^3 of gedeelte daarvan: R5,75;

(ii) Minimum heffing per verwijdering: R12,00;

(b) Handgelaai, per m^3 of gedeelte daarvan: R6,75;

(c) Verwydering van motorwrakke, per wrak of gedeelte daarvan: R23,75.

(3) Verwydering van vullis in grootmaathouers:

(a) Vir die verwijdering en leegmaak van grootmaathouers, ongeag die hoeveelheid vullis wat dit by verwijdering bevat (waar nodig of deur die Hoof Gesondheidsinspekteur voorgeskreif), per verwijdering:

(i) Houver van $1,7 m^3$ oop: R19,75

(ii) Houver van $5,5 m^3$ oop: R29,75

(iii) Houver van $6 m^3$: R41,50

(iv) Houver van $9 m^3$ oop: R51,00

(v) Houver van $10 m^3$ kompaksietipe: R83,00

(vi) Houver van $25 m^3$ kompaksietipe: R166,00

(viii) Houver van $30 m^3$: R150,25

(b) Huurgelde vir grootmaathouers, per maand, per houer van —

(i) $5,5 m^3$ oop: R24,50

(ii) $6 m^3$ oop: R29,75

(iii) $9 m^3$ oop: R33,50

(iv) $10 m^3$ kompaksietipe: R95,00

(v) $25 m^3$ kompaksietipe: R189,75

(vi) $30 m^3$: R98,75

(4) Verwydering van mini-grootmaathouers (waar nodig of deur die Hoof Gesondheidsinspekteur voorgeskreif) —

Vir die verwijdering en leegmaak van $1,7 m^3$ mini-grootmaathouers, ongeag die hoeveelheid vullis wat dit by verwijdering bevat —

(a) Vanaf persele wat uitsluitlik uit woonstelle bestaan, per woonstel, per maand: R4,75.

(b) Vanaf alle ander persele, per verwijdering: R19,75.

(5) Saamgeperste vullis:

Waar vullis of afval deur middel van enige toestel in bale saamgespers word, is dubbel die normale tarief betaalbaar.

3. VERWYDERING VAN DOOIE DIERE

(1) Perde, muile, beeste, donkies of ander diere wat tot die perders of beessaars behoort, uitgenome soos in subitem (2) bepaal, elk: R34,75;

(2) Kalwers, vullens, skape, bokke en varke, elk: R16,75;

(3) Katte, honde, konyne en hoenders, elk: R4,75;

(4) Vir die toepassing van subitem (2), beteken kalwers en vullens, diere wat nie ouer as 12 maande is nie.

4. VERWYDERINGS UIT OPGAARTENKS DEUR MIDDEL VAN DIE RAAD SE SUIGTENKVERWYDERINGSTELSEL

(1) (a) (i) Alle persele met die uitsondering van persele in die dorpe Pomona en Pomona Uitbreiding 3, onderworpe aan die bepalings van subitem (2) —

Vir alle rioolvuil verwijder, per kiloliter of gedeelte daarvan: R3,50;

(ii) Alle persele in die dorpe Pomona en Pomona Uitbreiding 3, onderworpe aan die bepalings van subitem (2) —

(aa) Vir alle rioolvuil gelykstaande tot en met 80 % van die volume van die geregistreerde

waterverbruik op die perseel vir die betrokke maand, per kiloliter of gedeelte daarvan: R3,50;

(bb) Vir alle rioolvuil verwijder meer as soda-nige 80 %: Gratis;

(b) Minimum vordering, per maand per gebou: R10,50: Met dien verstaande dat vir die toepassing van hierdie item "gebou" enige gebou tesame met sodanige buitegeboue as wat gewoonweg in verband daar mee gebruik word, beteken en omvat: Voorts met dien verstaande dat waar meer as een gebou soos hierbo omskryf by dieselfde opgaartenk aangesluit is, die minimum vordering van R10,50 per maand van toepassing is op elke sodanige afsonderlike gebou.

(2) Waar 'n eienaar of okkupant van enige perseel skriftelik deur die Raad in kennis gestel word dat aansluiting by die Raad se riele vir so 'n perseel beskikbaar is, en hy terselfdertyd aangesê word om sodanige aansluiting aan te bring en sodanige aansluiting nie binne ses (6) maande vanaf die verstrekking van die datum in sodanige kennisgewing genoem en vir solank sodanige aansluiting nie aangebring word nie, dubbel die normale tariewe betaalbaar is.

5. SKOONMAAK VAN ROTTINGSTENKS

Vir die skoonmaak van rottingstenk: Teen koste plus 10 % administrasiekoste.

6. SKOONMAAK VAN PERSELE² VAN LANG GRAS, ONKRUID, STRUIKGEWASSE EN OPHOPING VAN VULLIS

Vir die skoonmaak van persele van lang gras, onkruid en struikgewasse en ophopings van vullis: Teen koste plus 10 % administrasiekoste.

7. LEWERING VAN REINIGINGSDIENSTE BUITE DIE REGSGEBIED VAN DIE RAAD

Vir die levering van reinigingsdienste buite die regsgebied van die Raad: Teen koste plus 10 % administrasiekoste.

8. STORTING VAN VULLIS OP STORTINGSTERREIN DEUR PRIVAAT VOERTUIE

Vir die storting van vullis op die stortingsterrein deur privaat voertuie gedurende of na kan-toorure:

(a) Motorkarre en stasiewaens: R1,00 per voertuig;

(b) Voertuie en sleepwaens met 'n dravermoe van 0 tot 1 200 kilogram: R2,00 per voertuig;

(c) Voertuie en sleepwaens met 'n dravermoe van 1 201 tot 1 999 kilogram: R5,00 per voertuig;

(d) Voertuie en sleepwaens met 'n dravermoe van 2 000 tot 4 999 kilogram: R10,00 per voertuig;

(e) Voertuie en sleepwaens met 'n dravermoe van 5 000 kilogram of meer: R15,00 per voertuig.

9. VERSKAFFING VAN WEGDOENBARE VULLISSAKKE AAN BESIGHEDYE

Vir die verskaffing van wegdoenbare vullissakke aan besighede, per pak van 25 sakke: R3,25.

10. VERSKAFFING VAN WEGDOENBARE VULLISSAKKE AAN DIE PUBLIEK

Vir die verskaffing van wegdoenbare vullissakke aan die publiek, per pak van 25 sakke: R3,25.

NOTICE

VILLAGE COUNCIL OF KOMATIPOORT

AMENDMENT TO BY-LAWS

Notice is hereby given in terms of the Provisions of section 96 of the Local Government Ordinance, 17 of 1939, that the Village Council of Komatiport subject to the Administrator's approval, intends to amend it's Sanitary By-laws promulgated under Administrator's Notice 218 of March 1953, as amended, by increasing the tariff for the removal of refuse from 1 July 1987.

Further particulars of the proposed amendment will lie for inspection at the office of the Town Clerk for the period of 14 days following upon the date of publication of this notice.

Objections to the proposed amendments should be lodged in writing with the undersigned within the period of 14 days following upon the date of publication of this notice in the Official Gazette.

J P NAUDÉ
Town Clerk

Municipal Offices
PO Box 146
Komatipoort
1340
2 September 1987
Notice No 18/1987

KENNISGEWING

DORPSRAAD VAN KOMATIPOORT

WYSIGING VAN VERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, dat die Dorpsraad van Komatiport van voornemens is om onderworpe aan die goedkeuring van die Administrateur sy Saniteitsverordeninge afgekondig by Administrateurskennisgewing 218 van Maart 1953, soos gewysig, verder te wysig, deur die tarief vir vullisverwydering te verhoog vanaf 1 Julie 1987.

Verdere besonderhede van die voorgenome wysiging lê ter insae in die kantoor van die Stadsklerk vir die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing.

Besware teen die voorgenome wysiging moet skriftelik by die ondergetekende ingedien word binne die tydperk van 14 dae wat volg op die publikasie van hierdie kennisgewing in die Offisiële Koerant.

J P NAUDÉ
Stadsklerk

Munisipale Kantore
Postbus 146
Komatipoort
1340
2 September 1987
Kennisgewing No 17/1987

1587—2

KRUGERSDORP MUNICIPALITY

PERMANENT CLOSING OF PARK ERF 4,
SWARTBERG STREET, NOORDHEUWEL

Notice is hereby given in terms of section 68, read with section 67, of the Local Government Ordinance, 1939, that the Town Council of Krugersdorp intends to permanently close Park Erf 4, Swartberg Street, Noordheuwel.

A map of the closing of the park erf lies for inspection at Room 29, First Floor, Civic Centre, Krugersdorp.

Any person wishing to lodge an objection against the closing of the park erf, or to submit any claim, must lodge his objection or claim, as the case may be, with the undersigned in writing on or before 2 November 1987.

J L L E R D U PLESSIS
Town Secretary

Civic Centre
PO Box 94
Krugersdorp
1740
2 September 1987
Notice No 98/1987

MUNISIPALITEIT KRUGERSDORP

PERMANENTE SLUITING VAN PARKERF
4, SWARTBERGSTRAAT, NOORDHEU-
WEL

Kragtens die bepaling van artikel 68, saamgelees met artikel 67, van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Stadsraad van Krugersdorp voornemens is om Parkerf 4, Swartbergstraat, Noordheuwel permanent te sluit.

'n Plan van die sluiting van die parkerf lê in Kamer 29, Eerste Vloer, Burgersentrum, Krugersdorp ter insae.

Enigiemand wat beswaar wil maak teen die voorgestelde sluiting van die parkerf, of enige eis vir skadevergoeding wil instel, moet die beswaar of eis soos die geval mag wees, voor of op 2 November 1987 skriftelik by die ondergetekende indien.

J L L E R D U PLESSIS
Stadssekretaris

Burgersentrum
Postbus 94
Krugersdorp
1740
2 September 1987
Kennisgewing No 98/1987

1588—2

KRUGERSDORP MUNICIPALITY

CORRECTION NOTICE

Local Authorities Notice 69/1987 of 29 July 1987 is hereby corrected by the substitution in items 2(3) and 3(2)(a) respectively for the figure "9,75c" of the figure "9,57c" in the Afrikaans text.

2 September 1987

MUNISIPALITEIT KRUGERSDORP

REGSTELLINGSKENNISGEWING

Plaaslike Bestuurskennisgewing 69/1987 van 29 Julie 1987 word hiermee reggestel deur die vervanging in onderskeidelik items 2(3) en 3(2)(a) van die syfer "9,75c" deur die syfer "9,57c" in die Afrikaanse teks.

2 September 1987

1589—2

LEEUDORINGSTAD VILLAGE COUNCIL

DETERMINATION OF MISCELLANEOUS CHARGES

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 amended the miscellaneous charges published under Notice 1222-28 in Official Gazette 4400, dated 28 August 1985, with effect from 1 July 1987, by the substitution for the miscellaneous charges for the following:

1. LETTING OF MACHINERY

Description	Tariff	Time
(a) Grader	R 30,00	Per ½ hour or part thereof
(b) Cat front-end loader	30,00	Per ½ hour or part thereof
(c) Fiat front-end loader	15,00	Per ½ hour or part thereof
(d) Mower	15,00	Per ½ hour or part thereof
(e) Roller (road)	10,00	Per ½ hour or part thereof
(f) Tipper lorry	35,00	Per ½ hour or part thereof
(g) Tractor	15,00	Per ½ hour or part thereof
(h) Trailer	5,00	Per ½ hour or part thereof
(i) Chip-caster	5,00	Per ½ hour or part thereof
(j) Backhoe loader	30,00	Per ½ hour or part thereof

Provided that 50 % of the abovementioned tariff shall be payable by amateur sport clubs, educational institutions and religious institutions.

2. SELLING OF WOOD

For each tree: R1,50

3. CARAVAN STANDS

Per day: R3,00

4. LITTER BINS

For each bin: Cost plus 10 %

5. LITTER BAGS

For quantities of 10

or 25 bags: Cost plus 10 %

6. LEARNER DRIVERS GUIDE

Per guide: Cost plus 10 %

J J JONKER
Town Clerk

Municipal Offices
Leeudoringstad
2 September 1987
Notice No 9/1987

LEEUDORINGSTAD DORPSRAAD

VASSTELLING VAN DIVERSE GELDE

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hiermee bekend gemaak dat die Dorpsraad van Leeudoringstad by Spesiale Besluit die Diverse Gelde, gepubliseer onder Kennisgewing 1222-28 in Offisiële Koerant 4400 van 28 Augustus 1985, gevysig het deur die Diverse Gelde met die volgende te vervang:

1. VERHURING VAN MASJIENERIE			2. Not more than 1 burial site may be reserved by the nearest relatives of a deceased.	Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.
Beskrywing	Tarief	Tydperk	J J JONKER Town Clerk	
	R		Municipal Offices PO Box 28 Leeudoringstad 2 September 1987 Notice No 8/1987	
(a) Padskraper	30,00	Per ½ uur of ge-deelte daarvan		Any person who wishes to object to the said determination must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.
(b) Cat Laaigraaf	30,00	Per ½ uur of ge-deelte daarvan		
(c) Fiat Laai-graaf	15,00	Per ½ uur of ge-deelte daarvan		C J VAN ROOYEN Town Clerk
(d) Snymasjien	15,00	Per ½ uur of ge-deelte daarvan		
(e) Padroller	10,00	Per ½ uur of ge-deelte daarvan		
(f) Wipbakvrag-motor	35,00	Per ½ uur of ge-deelte daarvan		
(g) Trekker	15,00	Per ½ uur of ge-deelte daarvan		
(h) Sleepwa	5,00	Per ½ uur of ge-deelte daarvan		
(i) Klipstrooier	15,00	Per ½ uur of ge-deelte daarvan		
(j) Sloopgrawer	30,00	Per ½ uur of ge-deelte daarvan		
Met dien verstande dat 50 % van bovenoemde tarief betaalbaar sal wees deur amateur-sportklubs, opvoedkundigeinstansies en gods-dienstigeinstansies.				
2. VERKOOP VAN HOUT Per boom: R150				
3. KARAVAANSTAANPLEK Per dag: R3,00				
4. VULLISHOUERS Per houer: Koste plus 10 %				
5. VULLISSAKKE Vir hoeveelhede van 10 of 25 sakke: Kos-te plus 10 %				
6. LEERLINGBESTUUR GIDSE Per gids: Koste plus 10 %				
Munisipale Kantore Leeudoringstad 2 September 1987 Kennisgewing No 9/1987	1590—2	J J JONKER Stadsklerk		
LEEUDORINGSTAD VILLAGE COUNCIL				
AMENDMENT OF THE DETERMINATION OF CHARGES FOR INTERMENTS				
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 amended the charges for interments published under Notice 2/1986, in Official Gazette 4425, dated 29 January 1986, with effect from 1 July 1987, by the substitution for the charges for interments for the following:				
1. The following charges shall be payable in respect of White persons of all age groups.				
(1) For any burial site, opening and closing thereof for a person residing within the Municipal area at the time of his death: R80,00.				
(2) For any burial site, opening and closing thereof for a person residing outside the Municipal area at the time of his death: R160,00.				
(3) For the opening and closing of a grave deeper than 1.83 metre, for each additional meter or portion thereof: R75,00.				
(4) For the reservation of any burial site: R45,00.				
(5) For reference to the cemetery register: R1,00.				
Munisipale Kantore Posbus 28 Leeudoringstad 2 September 1987 Kennisgewing No 8/1987	1591—2	J J JONKER Stadsklerk		
LOUIS TRICHARDT TOWN COUNCIL				
DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED:				
BY-LAWS RELATING TO THE HIRE OF THE RECEPTION HALL IN THE CIVIC CENTRE				
In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 30 June 1987, determined charges for the letting of the Reception Hall in the Civic Centre with effect from 1 July 1987.				
The general purport of the resolution is to prescribe tariffs and deposits against which the Reception Hall may be hired.				
Copies of the said resolution and particulars of the determination are open for inspection at the office of the Town Secretary, Room A027,				
The general purport of the proposed amendment is to prescribe new provisions in connection with the reserving of graves, amendments to the dimensions of graves and memorial works				
Burgersentrum Voorrekkerplein Posbus 96 Louis Trichardt 0920 2 September 1987 Kennisgewing No 20/1987	1592—2	C J VAN ROOYEN Stadsklerk		
LOUIS TRICHARDT TOWN COUNCIL				
AMENDMENT TO CEMETERY BY-LAWS				
Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, No 17 of 1939, as amended, that it is the intention of the Louis Trichardt Town Council to amend its Cemetery By-laws published under Administrator's Notice 1214 dated 26 June 1985.				

and to prescribe a new application form in connection with the notice of an interment.

Copies of the proposed amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 21/1987

STADSRAAD VAN LOUIS TRICHARDT

WYSIGING VAN BEGRAAFPLAASVERORDENINGE

Kennis geskied hiermee ingevolge die bepaling van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, dat die Stadsraad van Louis Trichardt van voorname is om sy Begraafplaasverordeninge afgekondig by Administrateurskennisgewing 1214 van 26 Junie 1985, te wysig.

Die algemene strekking van die voorgestelde wysiging is om voorsiening te maak vir nuwe bepaling aangaande die reservering van grafte, wysigings in die afmetings van grafte en gedenkwerke en om 'n nuwe aansoekvorm in verband met die kennisgewing van 'n begrafnis voor te skryf.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 21/1987

1593—2

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: CEMETERY BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section

80B(1) of the said Ordinance, by Special Resolution dated 26 May 1987, determined amended charges for the cemetery with effect from 1 July 1987.

The general purport of the resolution is the revision of and increase in all existing tariffs.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 22/1987

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NO 17 VAN 1939, SOOS GEWYSIG: BEGRAAFPLAASVERORDENINGE

Ooreenkomstig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepaling van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 26 Mei 1987, gewysigde gelde vir die begraafplaas vasgestel het met ingang van 1 Julie 1987.

Die algemene strekking van die besluit is die hersiening en verhoging van alle bestaande tariewe.

Afskrifte van genoemde besluit en besonderde van die wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 22/1987

1594—2

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: LIBRARY BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as

amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 30 June 1987, determined amended charges for library services with effect from 1 July 1987.

The general purport of the resolution is an increase in fines and deposits.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 23/1987

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NO 17 VAN 1939, SOOS GEWYSIG: BIBLIOTEKVERORDENINGE

Ooreenkomstig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepaling van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 30 Junie 1987, gewysigde gelde vir biblioteekdienste vasgestel het met ingang van 1 Julie 1987.

Die algemene strekking van die besluit is 'n verhoging van boetes en deposito's.

Afskrifte van genoemde besluit en besonderde van die wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Provinciale Koerant, by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 23/1987

1595—2

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: ELECTRICITY BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as

amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 23 June 1987, determined amended charges for the supply of electricity with effect from 1 July 1987.

The general purport of the resolution is the increase in certain tariffs.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 24/1987

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NO 17 VAN 1939, SOOS GEWYSIG: ELEKTRISITEITSVERORDENINGE

Ooreenkomstig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie by Spesiale Besluit gedateer 23 Junie 1987, gewysigde gelde vir die lewering van elektrisiteit vasgestel het met ingang van 1 Julie 1987.

Die algemene strekking van die besluit is die verhoging van sekere tariewe.

Afskrifte van genoemde besluit en besonderhede van die wysiging lê ter insae by die kantoor van die Stadsekretaris, Kamer A027, Burgersentrum, Louis Trichardt vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 24/1987

1596—2

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: PUBLIC HEALTH BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as

amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance, by Special Resolution dated 23 June 1987, determined amended charges for the removal of refuse with effect from 1 July 1987.

The general purport of the resolution is an increase in certain tariffs.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 25/1987

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NO 17 VAN 1939, SOOS GEWYSIG: PUBBLIEKE GESONDHEIDSVERORDENINGE

Ooreenkomstig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie by Spesiale Besluit gedateer 23 Junie 1987, gewysigde gelde vir die verwydering van vullis vasgestel het met ingang van 1 Julie 1987.

Die algemene strekking van die besluit is 'n verhoging van sekere tariewe.

Afskrifte van genoemde besluit en besonderhede van die wysiging lê ter insae by die kantoor van die Stadsekretaris, Kamer A027, Burgersentrum, Louis Trichardt vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 25/1987

1597—2

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED: DRAINAGE BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as

amended, it is hereby notified that the Louis Trichardt Town Council has, in terms of section 80B(1) of the said Ordinance by Special Resolution dated 23 June 1987, determined amended charges for sewerage with effect from 1 July 1987.

The general purport of the resolution is an increase in certain tariffs.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 26/1987

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, NO 17 VAN 1939, SOOS GEWYSIG: RIOLERINGSVERORDENINGE

Ooreenkomstig artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie, by Spesiale Besluit gedateer 23 Junie 1987, gewysigde gelde vir riolering vasgestel het met ingang van 1 Julie 1987.

Die algemene strekking van die besluit is 'n verhoging van sekere tariewe.

Afskrifte van genoemde besluit en besonderhede van die wysiging lê ter insae by die kantoor van die Stadsekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant, by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 26/1987

1598—2

LOUIS TRICHARDT TOWN COUNCIL

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B(1) OF THE LOCAL GOVERNMENT ORDINANCE, NO 17 OF 1939, AS AMENDED:

WATER SUPPLY BY-LAWS

In terms of section 80B(3) of the Local Government Ordinance, No 17 of 1939, as

amended, it is hereby notified that the Louis Trichardt Town Council has in terms of section 80B(1) of the said Ordinance by Special Resolution dated 23 June 1987 determined amended charges for the supply of water with effect from 1 July 1987.

The general purport of the resolution is an increase in certain tariffs.

Copies of the said resolution and particulars of the amendment are open for inspection at the office of the Town Secretary, Room A027, Civic Centre, Louis Trichardt, for a period of 14 days from date of publication of this notice in the Provincial Gazette.

Any person who wishes to object to the said amendment must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the Provincial Gazette.

CJ VAN ROOYEN
Town Clerk

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 27/1987

STADSRAAD VAN LOUIS TRICHARDT

VASSTELLING VAN TARIEWE INGEVOLGE ARTIKEL 80B(1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR,
NO 17 VAN 1939, SOOS GEWYSIG:

WATERVOORSIENINGSVERORDENINGE

Ooreenkomsartikel 80B(3) van die Ordonnansie op Plaaslike Bestuur № 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt ingevolge die bepalings van artikel 80B(1) van bogemelde Ordonnansie by Spesiale Besluit gedateer 23 Junie 1987 gewysigde geldie vir die levering van water vasgestel het met ingang van 1 Julie 1987.

Die algemene strekking van die besluit is 'n verhoging van sekere tariewe.

Afskrifte van genoemde besluit en besonderhede van die wysiging lê ter insae by die kantoor van die Stadssekretaris, Kamer A027, Burgersentrum, Louis Trichardt, vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Proviniale Koerant.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die Proviniale Koerant by ondergetekende doen.

CJ VAN ROOYEN
Stadsklerk

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 27/1987

1599—2

LOCAL AUTHORITY OF LOUIS TRICHARDT

SUPPLEMENTARY VALUATION ROLL FOR THE FINANCIAL YEAR 1985/86

(Regulation 12)

Notice is hereby given in terms of section 37 of the Local Authorities Rating Ordinance, 1977

(Ordinance 11 of 1977), that the supplementary 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 37 of that Ordinance.

However, attention is directed to section 17 or 38 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) 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.

J DE LANG

Secretary: Valuation Board

Civic Centre
Voortrekker Square
PO Box 96
Louis Trichardt
0920
2 September 1987
Notice No 29/1987

PLAASLIKE BESTUUR VAN LOUIS TRICHARDT

AANVULLENDE WAARDERINGSLYS VIR DIE BOEKJAAR 1985/86

(Regulasié 12)

Kennis word hierby ingevolge artikel 37 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1985/86 van alle belasbare eiendom binne die munisipaliteit deur die voorstitter van die waarderingsraad gesertifiseer en geteken is en gevoleklik final en bindend geword het op alle betrokke persone soos in artikel 37 van daardie Ordonnansie beoog.

Die aandag word egter gevvestig op artikel 17 of 38 van die gemelde Ordonnansie wat soos volg bepaal:

"Reg van appèl teen beslissing van waarderingsraad.

17.(1) 'n Beswaarmaker wat voor 'n waarderingsraad verskyn het of verteenwoordig was, met 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 Proviniale 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 onverwyd 'n afskrif van sodanige kennisgewing van appèl aan die waardeerder 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 dergelyke wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

J DE LANG
Sekretaris: Waarderingsraad

Burgersentrum
Voortrekkerplein
Posbus 96
Louis Trichardt
0920
2 September 1987
Kennisgewing No 29/1987

1600—2

MESSINA MUNICIPALITY

AMENDMENT TO ELECTRICITY SUPPLY TARIFF

The Town Clerk of Messina 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 compiled by the Council in terms of section 96 of the said Ordinance.

The Electricity Supply Tariff of the Messina Municipality, published under Administrator's Notice 633, dated 5 October 1949, as amended, is hereby further amended as follows:

By the substitution in item 4(2)(b) of Part B for the figure "R5" of the figure "R15".

J A KOK
Town Clerk

Municipal Offices
Private Bag X611
Messina
0900
2 September 1987
Notice No 17/1987

MUNISIPALITEIT MESSINA

WYSIGING VAN ELEKTRISITEITSVOORSIENINGSTARIEF

The Stadsklerk van Messina publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voorname Ordonnansie opgestel is.

Die Elektrisiteitsvoorsieningstarief van die Munisipaliteit Messina, aangekondig by Administrateurskennisgewing 633 van 5 Oktober 1949, soos gewysig, word hierby verder soos volg gewysig:

Deur in item 4(2)(b) van Deel B die syfer "RS" deur die syfer "R15" te vervang.

J A KOK
Stadsklerk

Munisipale Kantore
Privaatsak X611
Messina
0900
2 September 1987
Kennisgewing No 17/1987

1601—2

MESSINA MUNICIPALITY AMENDMENT TO BUILDING BY-LAWS

The Town Clerk of Messina, 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 compiled by the Council in terms of section 96 of the said Ordinance.

The Building By-laws adopted by the Council under Administrator's Notice 1026, dated 18 June 1975, as amended, is hereby further amended as follows:

APPENDIX VII — CHARGES FOR THE APPROVAL OF BUILDING PLANS

(a) By the substitution in item 1(1)(a) for the figure "R2" of the figure "R30".

(b) By the substitution for item 1(1)(b)(i), (ii) and (iii) of the following:

"1(1)(b) The charges payable for any building plan shall be calculated at R2,50 for every 10 m² or part thereof of the area of the building at the level of each floor."

J A KOK
Town Clerk

Municipal Offices
Private Bag X611
Messina
0900
2 September 1987
Notice No 18/1987

1602—2

MUNISIPALITEIT MESSINA WYSIGING VAN BOUVERORDENINGE

Die Stadsklerk van Messina publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voorname Ordonnansie opgestel is.

Die Bouverordeninge van die Munisipaliteit Messina, deur die Raad aangeneem by Administrateurskennisgewing 1026, van 18 Junie 1975, soos gewysig, word hierby verder soos volg gewysig:

AANHANGSEL VII — GELDE VIR GOED-KEURING VAN BOUPLANNE

(a) Deur die syfer "R2" in item 1(1)(a) deur die syfer "R30" te vervang.

(b) Deur item 1(1)(b)(i), (ii) en (iii) deur die volgende te vervang:

"1(1)(b) Die gelde betaalbaar vir enige bouplan word bereken teen R2,50 vir elke 10 m² of gedeelte daarvan van die area van die gebou by die vlak van elke vloer."

J A KOK
Stadsklerk

Munisipale Kantore
Privaatsak X611
Messina
0900
2 September 1987
Kennisgewing No 18/1987

1602—2

MIDDELBURG MUNICIPALITY: AMENDMENT TO STANDARD BUILDING BY-LAWS

The Town Clerk of Middelburg, Transvaal, 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 made by the Council in terms of section 96 of the said Ordinance.

The Standard Building By-laws, published under Administrator's Notice 1993 of 7 November 1974 and adopted by the Council under Administrator's Notice 1962 of 12 November 1975, as amended, are hereby further amended by the substitution for Appendix 1 up to and including Appendix VII of Schedule 2 of the following:

"The charges payable in terms of these By-laws, shall be as determined from time to time by the Council in terms of the provisions of Section 80B of the Local Government Ordinance, 1939."

P F COLIN
Town Clerk

Municipal Buildings
Wanderers Avenue
PO Box 14
Middelburg
1050
2 September 1987
Notice No 2/V/1987

MUNISIPALITEIT MIDDELBURG: WYSIGING VAN STANDAARD BOUVERORDENINGE

Die Stadsklerk van Middelburg, Transvaal, publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, (Ordonnansie 17 van 1939), die Verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voorname Ordonnansie opgestel is.

Die Standaard Bouverordeninge, aangekondig by Administrateurskennisgewing 1993 van 7 November 1974 en deur die Raad aangeneem by Administrateurskennisgewing 1962 van 12 November 1975, soos gewysig, word hierby verder gewysig deur Aanhangsel 1 tot en met Aanhangsel VII van Bylae 2 deur die volgende te vervang:

"Die gelde betaalbaar ingevolge hierdie Verordeninge is soos van tyd tot tyd deur die Raad ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel."

P F COLIN
Stadsklerk

Munisipale Gebou
Wandererslaan
Posbus 14
Middelburg
1050
2 September 1987
Kennisgewing No 2/V/1987

1603—2

TOWN COUNCIL OF MIDDELBURG

NOTICE OF FIRST SITTING OF VALUATION BOARD TO HEAR OBJECTIONS IN RESPECT OF PROVISIONAL VALUATION ROLL FOR THE FINANCIAL YEARS 1987/91

(Regulation 9)

Notice is hereby given in terms of section 15(3)(b) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the

first sitting of the valuation board will take place on the 16th September 1987 at 09h00 and will be held at the following address:

COUNCIL CHAMBER
MUNICIPAL BUILDING
WANDERERS AVENUE
MIDDELBURG

to consider any objection to the provisional valuation roll for the financial years 1987/91.

H J DU PLESSIS
Secretary: Valuation Board

2 September 1987

STADSRAAD VAN MIDDELBURG

KENNISGEWING VAN EERSTE SITTING VAN WAARDERINGSRAAD OM BEWARE TEN OPSIGTE VAN VOORLOPIGE WAARDERINGSLYS VIR DIE BOEKJARE 1987/91 AAN TE HOOR.

(Regulasie 9)

Kennis word hierby ingevolge artikel 15(3)(b) van die Ordonnansie op Eindomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die eerste sitting van die waarderingsraad op 16 September 1987 om 09h00 sal plaasvind en gehou sal word by die volgende adres:

RAADSAAL
MUNISIPALE GEBOU
WANDERERSLAAN
MIDDELBURG

om enige beswaar tot die voorlopige waarderingslys vir die boekjare 1987/91 te oorweeg.

H J DU PLESSIS
Sekretaris: Waarderingsraad

2 September 1987

1604—2

TOWN COUNCIL OF MODDERFONTEIN

AMENDMENT OF TARIFFS:

1. SEWAGE
2. REFUSE

It is hereby notified in terms of section 96 and 80B of the Local Government Ordinance, 1939, that the Council by Special Resolution resolved to amend the Sewage and Refuse Tariffs with effect from 1 August 1987.

The general purport of these tariffs is to provide for the general increase in costs relating to the provision of the services.

Copies of these tariffs are open for inspection at the office of the Council for a period of fourteen days from the date of publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said tariffs, shall do so in writing to the undermentioned within 14 days after the

date of publication of this notice in the Provincial Gazette.

G HURTER
Town Clerk

Municipal Offices
Private Bag X1
Modderfontein
1645
2 September 1987
Notice No 4/1987

STADSRAAD VAN MODDERFONTEIN

WYSIGING VAN TARIEWE:

1. RIOOL
2. VASTE AFVAL

Daar word hierby ingevolge artikel 96 en 80B van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad 'n Spesiale Besluit geneem het om beide die Tariewe: Riool sowel as Vaste Afval te wysig met ingang 1 Augustus 1987.

Die algemene strekking hiervan is dat beide die Tariewe: Riool sowel as Vaste Afval verhoog word om te voorsien vir die algemene verhoging van koste verbonde aan die verskaffing van die dienste.

Afskrifte van die voorgestelde wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinciale Koerant by die ondergetekende doen.

G HURTER
Stadsklerk

Munisipale Kantore
Privaatsak X1
Modderfontein
1645
2 September 1987
Kennisgewing No 4/1987

1605—2

MODDERFONTEIN MUNICIPALITY

AMENDMENT TO WATER SUPPLY BY-LAWS

The Town Clerk of Modderfontein 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 Water Supply By-laws of the Modderfontein Municipality, adopted by the Council by Administrator's Notice 1141 dated 17 August 1977, as amended, are hereby further amended by the substitution for the Schedule of the following:

1. By the substitution in item 1 for the figure "38c" of the figure "51c".

2. By the substitution for item 2 of the following:

"2. Other Industrial Commercial Consumers (which includes schools, Escom, hospitals and other organisations operating on a non-profit basis): 58c per kℓ, with a minimum of 10 kℓ per month."

3. By the substitution for item 3 subitem (1) of the following:

"(1) For the first 15 kℓ or part thereof, per kℓ: 58c, with a minimum of 10 kℓ per month."

The provisions in this notice contained shall be deemed to have come into operation on 1 April 1987.

2 September 1987

MUNISIPALITEIT VAN MODDERFONTEIN

WYSIGING VAN WATER VERORDENINGE

Die Stadsklerk van Modderfontein publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voorneemde Ordonnansie opgestel is.

Die Watervoorsieningsverordeninge van die Munisipaliteit van Modderfontein, deur die Raad aangeneem by Administrateurskennisgewing 1141 van 17 Augustus 1977, soos gewysig, word hierby verder gewysig deur die Bylae deur die volgende te vervang:

1. Deur in item 1 die syfer "38c" deur die syfer "51c" te vervang.

2. Deur item 2 deur die volgende te vervang:

"2. Ander Nywerheids- en Besigheidsverbruikers (sluit in skole, Escom, hospitale en ander organisasies wat op 'n nie-winsbejagbasis bedryf word): 58c per kℓ, met 'n minimum van 10 kℓ per maand."

3. Deur item 3 subitem (1) deur die volgende te vervang:

"(1) Vir die eerste 15 kℓ of gedeelte daarvan, per kℓ 58c, met 'n minimum van 10 kℓ per maand."

Die bepalings in hierdie kennisgewing vervat, word geag op 1 April 1987 in werking te getree het.

2 September 1987

1606—2

TOWN COUNCIL OF ORKNEY

AMENDMENT TO CEMETERY BY-LAWS

The Town Clerk of Orkney 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 Cemetery By-laws of the Orkney Municipality, published under Administrator's Notice 224, dated 23 February 1977, as amended, are hereby further amended as follows:

1. By the insertion in section 1 under Chapter I after the definition of "caretaker" of the following:

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

2. By the substitution for Schedule A of the following:

"SCHEDULE A"

The charges shall be as determined from time to time by the Council, by Special Resolution, in

terms of section 80B of the Local Government Ordinance, 1939."

J P DE KLERK
Town Clerk

Civic Centre
Private Bag X8
Orkney
2620
2 September 1987
Notice No 66/1987

STADSRAAD VAN ORKNEY

WYSIGING VAN BEGRAAFPLAASVERORDENINGE

Die Stadsklerk van Orkney 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 Begraafplaasverordeninge van die Munisipaliteit Orkney, aangekondig by Administrateurskennisgewing 224, van 23 Februarie 1977, soos gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 onder Hoofstuk I na die woordomskrywing van "gedenkwerk" die volgende in te voeg:

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

2. Deur Bylae A deur die volgende te vervang:

"BYLAE A"

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

J P DE KLERK
Stadsklerk

Burgersentrum
Privaatsak X8
Orkney
2620
2 September 1987
Kennisgewing No 66/1987

1607—2

TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS

AMENDMENT OF DRAINAGE BY-LAWS

The Secretary of the Transvaal Board for the Development of Peri-Urban Areas, hereby published in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the amendments as set forth hereinafter which have been made in terms of section 96 of the aforesaid Ordinance.

The Drainage By-laws of the Transvaal Board for the Development of Peri-Urban Areas, adopted by the Board by Administrator's Notice 1443, dated 27 September 1978, as amended, are hereby further amended by the substitution for item 5 of Part II of the Tariff of Charges of the following:

"5 CHARGES PAYABLE FOR THE USE OF DRAINS, SEWERS AND SEWERAGE WORKS WITHIN THE AREA OF JURISDICTION OF THE VALLMARINA LOCAL AREA COMMITTEE

(1) Basic Charge, per year:

- (a) All residential erven, per erf: R102,36.
- (b) Erven with other use zonings.
- (i) Erven 64, 65, 93, 94, 95, 277, 384, 422, 580, 619, 621, 625, 805, 915 per erf: R93,60.
- (ii) Erven 433 and 620, per erf: R280,80.
- (iii) Erf 623: R374,40.
- (iv) Erf 624: R468,00.
- (v) Erven 423, 616 and 617, per erf: R936,00.
- (vi) Erf 618: R1 404,00.
- (vii) Erf 728: R2 246,40.
- (viii) Erf 622: R2 808,00.

(c) Special residential erven, per erf: R93,60.

(2) Additional Charges, per year:

- (a) For each house or mobile unit which is connected to the sewerage works: R108,13.
- (b) For each caravan stand whether provided with a separate connection or served by an ablution block: R23,17."

B G E ROUX
Secretary

PO Box 1341
Pretoria
0001
2 September 1987
Notice No 108/1987

TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE

WYSIGING VAN RIOLERINGSVERORDENINGE

Die Sekretaris van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die wysigings hierna uitengesit wat ingevolge artikel 96 van voornoemde Ordonnansie opgestel is.

Die Rioleringsverordeninge van die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, deur die Raad aangeneem by Administrateurskennisgiving 1443 van 27 September 1978, soos gewysig, word hierby verder gewysig deur item 5 van Deel II van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"5 GELDE BETAALBAAR VIR DIE GEBRUIK VAN RIOLE, VUILRIOLE EN RIOLERINGSWERKE BINNE DIE REGSGEBIED VAN DIE PLAASLIKE GEBIEDSKOMITEE VAN VAALMARINA

(1) Basiese Heffings, per jaar:

(a) Alle woonerwe, per erf: R102,36.

(b) Erwe met ander gebruiksregte:

- (i) Erwe 64, 65, 93, 94, 95, 277, 384, 422, 580, 619, 621, 625, 805, 915 per erf: R93,60.
- (ii) Erwe 433 en 620, per erf: R280,80.
- (iii) Erf 623: R374,40.
- (iv) Erf 624: R468,00.

(v) Erwe 423, 616 en 617, per erf: R936,00.

(vi) Erf 618: R1 404,00.

(vii) Erf 728: R2 246,40.

(viii) Erf 622: R2 808,00.

(2) Bykomende Heffings, per jaar:

- (a) Vir elke huis of mobiele eenheid wat by die riolskema aangesluit is: R108,13.
- (b) Vir elke karavaanstaanplek hetsy dit van 'n aparte riolaansluiting voorsien is of deur 'n ablusieblok bedien word: R23,17."

B G E ROUX
Sekretaris

Posbus 1341
Pretoria
0001
2 September 1987
Kennisgewing No 108/1987

1608—2

CITY COUNCIL OF PRETORIA

DETERMINATION OF CHARGES APPLICABLE TO THE RENDERING OF A REFUSE REMOVAL SERVICE

CORRECTION NOTICE

Local Authority Notice 222/1987, dated 22 July 1987, is hereby corrected as follows:

1. By, in Part II B of the determination in the Afrikaans text in item 2, the substitution for the word "van" of the word "vir".

2. By, in Part II C of the determination in the Afrikaans text in item 5(ii), the substitution for the word "Meer" of the word "meer".

STADSRAAD VAN PRETORIA

VASSTELLING VAN GELDE VAN TOEPASSING OP DIE LEWERING VAN 'N AFVALVERWYDERINGSDIENS

KENNISGEWING VAN VERBETERING

Plaaslike Bestuurskennisgewing 222/1987 van 22 Julie 1987 word hierby soos volg verbeter:

1. Deur in Deel II B van die vasstelling in die Afrikaanse teks in item 2 die woord "van" deur die woord "vir" te vervang.

2. Deur in Deel II C van die vasstelling in die Afrikaanse teks in item 5(ii) die woord "Meer" deur die woord "meer" te vervang.

1609—2

HEALTH COMMITTEE OF ROEDTAN

NOTICE OF GENERAL RATE AND 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)(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:

1. On the site value of any land or right in land eight (8) cents in one Rand.

2. In terms of section 21(4) of the said Ordinance a rebate of 10 % on the general rate levied on the site value of land or the site value of a right in land on erven used for residential purposes with a further rebate of 20 % on build-up erven for residential purposes and situated within the proclaimed township, whilst a single rebate of 20 % will be allowed on build-up erven for business purposes and a first rebate of 10 % with a second rebate of 30 % will be allowed to certain classes or category of persons determined by the Committee.

3. A remission of 40 % in terms of the provisions of section 32(b) of the said Ordinance to certain classes or category of persons determined by the Committee and approved by the Administrator.

The amount due for rates as contemplated in section 27 of the said Ordinance shall be payable in eleven equal instalments as follows:

The first payment is payable on or before 31 August 1987 and monthly thereafter on or before the end of each month.

Interest at 12 % is chargeable on all amounts in arrear after the fixed day and defaulters are liable to legal proceedings for the recovery of such arrear amounts.

C G S VERMAAK (MRS)
Secretary

Municipal Offices
PO Box 58
Roedtan
0580
2 September 1987

GESONDHEIDSKOMITEE VAN ROEDTAN

KENNISGEWING VAN ALGEMENE EIENDOMSBELASTING 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 126(2)(b) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), die volgende algemene eiendomsbelasting ten opsigte van die bovenoemde boekjaar gehef is op belasbare eiendom in die waarderingslys opgeteken.

1. Op die terreinwaarde van enige grond of reg in grond agt (8) sent in een Rand.

2. Ingevolge artikel 21(4) van genoemde Ordonnansie word 'n korting van 10 % op die algemene eiendomsbelasting gehef op die terreinwaarde van 'n reg in grond toegestaan ten opsigte van erwe wat vir woondoeleindes gebruik word met 'n verdere korting van 20 % op beboude erwe vir woondoeleindes en wat binne die geprompelde dorpsgebied geleë is, terwyl 'n eenmalige korting op beboude erwe wat vir besigheidsdoeleindes gebruik word en 'n eerste korting van 10 % met 'n tweede korting van 30 % aan sekere klasse of kategorie persone deur die Komitee bepaal toegestaan word.

3. 'n Kwytskelding van 40 % kragtens die bepalings van artikel 32(b) van genoemde Ordonnansie aan sekere klasse of kategorie persone deur die Komitee bepaal en deur die Administrator goedgekeur.

Die verskuldigde eiendomsbelasting soos in artikel 27 van genoemde Ordonnansie beoog is betaalbaar in elf gelyke paaiememente soos volg:

Die eerste paaiemement is betaalbaar voor of op 31 Augustus 1987 en daarna maandeliks voor of op die einde van die maand.

Rente teen 12 % is op alle agterstallige bedrae na die vasgestelde dag hefbaar en wanbetaanders is onderhewig aan regssproses vir die invordering van sodanige agterstallige bedrae.

C G S VERMAAK (MEV)
Sekretaris

Munisipale Kantore
Posbus 58
Roedtan
0580
2 September 1987

1610—2

TOWN COUNCIL OF SANDTON

DETERMINATION OF CHARGES FOR THE ISSUE OF CERTIFICATES AND FURNISHING OF INFORMATION

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Sandton has by Special Resolution determined the charges for the fixing of fees for the issue of certificates and furnishing of information as set out in the Schedule below, with effect from 1 July 1987.

SCHEDULE

R

1. Copy of the voters' roll of a ward, each	20,00
2. Any certificate under Local Government Ordinance, 1939, or under any other Ordinance, each	2,00
3. One Afrikaans or one English copy of the Town-planning Scheme	30,00
4. The furnishing in accordance with the records of the Council, of any information relating to properties situated within the municipality, including the search for the name or address or both of the owner according to written enquiry in the manner determined by the Town Clerk from time to time, per property	2,00
Provided that information relating to more than ten consecutive numbered stands, including the name or address or both of the owner, shall be, per property	0,50
5. Inspection of any deed, document, or diagram or any such like particulars, each	2,00
6. Issue of any valuation certificate, each	2,00
7. Endorsements on declaration by purchaser forms, each	2,00
8. Inspection of building plans approved by the Council, per file of plans	2,00
9. Copies of the monthly building statistics and schedule of approved plans, for each copy	
10. Every copy and sketch plan of an accident report investigated by a member of the Council's Traffic Department	6,00
11. Information relating to the name and address of any person involved in an accident, or witness, and the name, address and token number of the Third Part Insurance Company concerned, or any other related information concerning an accident	
12. For a search instituted as a result of a request for information:	
(1) For every hour or part thereof	5,00

(2) For written information in addition to the fees in subitem (1), for every folio of 150 words or part thereof	0,75	19. For the supply of a list of names and addresses of ratepayers or water and electricity consumers or both, printed by the computer:	R
13. For inspection of the Municipal valuation roll:		(1) For complete list of names and addresses, per copy	500,00
(1) For the first hour or part thereof	5,00	(2) For a part of a list of names and addresses	
(2) For every subsequent hour or part thereof	1,00	(a) For the first 250 pages or part thereof	50,00
Provided that the valuation roll may be inspected free of charge whilst it is open for inspection in terms of the provisions of the Local Authorities Rating Ordinance, 1977		(b) Thereafter, per page	0,20
14. Furnishing of information relating to licences issued in terms of the Licences Ordinance, 1974, by the issuing authority for businesses situated within the municipality, including the name or address, or both, of the owners thereof according to written enquiry	2,00	S E MOSTERT Town Clerk	
15. Furnishing of information relating to the approvals of midnight privileges and certificates issued in terms of the Shop Hours Ordinance, 1959	2,00	Civic Centre Cnr West Street and Rivonia Road Sandown Sandton 2 September 1987 Notice No 76/1987	
16. For a certificate, any information, an extract from or perusal of a document or record, for which no explicit provision has been made in these by-laws, for every such certificate, information, extraction or perusal	2,00	STADSRAAD VAN SANDTON	
17. Copies reproduced from originals or master copies of plans, drawings, diagrams or other documents shall be charged for according to the size of the copy and the material of which it is made as shown in the following table:		VASSTELLING VAN GELDE VIR DIE UITREIKING VAN SERTIFIKAATE EN DIE VERSTREKKING VAN INLIGTING	
Material	Size	Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Sandton by Speciale Besluit die gelde vir die uitreiking van sertifikate en die verstrekking van inligting soos in die onderstaande Bylae uiteengesit, met ingang 1 Julie 1987 vasgestel het.	
(a) (i) Paper (dyeline)	A0	BYLAE	
(ii) Paper (dyeline)	A1 & smaller	R	
(iii) Paper (dyeline)	A2 & smaller	1. Afskrif van die kieserslys van 'n wyk elk	20,00
(b) (i) Linen (dyeline)	A0	2. Enige sertikaat ingevolge die Ordonnansie op Plaaslike Bestuur, 1939, of ingevolge enige ander Ordonnansie, elk	2,00
(ii) Linen (dyeline)	A1 & smaller	3. Een Afrikaans of een Engelse afskrif van die Dorpsbeplanningskema	30,00
(iii) Linen (dyeline)	A2 & smaller	4. Die verstrekking, volgens die rekords van die Raad, van enige inligting wat betrekking het op eiendomme geleë binne die munisipaliteit, met inbegrip van die soek na die naam of adres of beide van die eienaar ingevolge skriftelike navraag, op die wyse soos van tyd tot tyd deur die Stadsklerk bepaal, per eiendom	2,00
(c) (i) Reproducible Polyester Film (dyeline)	A0	Met dien verstande dat inligting wat betrekking het op meer as tien agtereenvolgende genommerde eiendomme, met inbegrip van die soek na die naam of adres of beide, van die eienaar, per eiendom die volgende is	0,50
(ii) Reproducible Polyester Film (dyeline)	A1 & smaller	5. Die insae van enige akte, dokument, diagram of desbetreffende besonderhede, elk	2,00
(iii) Reproducible Polyester Film (dyeline)	A2	6. Uitreiking van enige waardasiesertikaat, elk	2,00
(d) (i) Sepia	A0	7. Endossemente op verklaring van koper se vorms elk	2,00
(ii) Sepia	A1 & smaller	8. Insae in bouplanne wat deur die Raad goedgekeur is, per leier planne	2,00
(iii) Sepia	A2 & smaller	9. Eksemplare van die maandelikse boustatistiek en skedule van goedgekeurde planne, per eksemplaar	3,00
(e) (i) Photocopies	A3	10. Iedere afskrif en sketsplan van 'n ongelukverslag wat deur 'n lid van die Raad se Verkeersdepartement ondersoek is	6,00
(ii) Photocopies	A4		
(f) Cadastral map of town to scale 1:1000 consisting of 2 sheets: Paper	R		
Polyester film	4,00 per sheet		
	20,00 per sheet		
(g) Orthophoto sheets of town to scale of 1:2000			
Paper	15,00 per sheet		
With other information overlaid	30,00 per sheet		
Polyester Film	18,00 per sheet		
With other information overlaid	33,00 per sheet		
18. For copies of the municipal valuation roll printed by the computer:			
(1) For the complete valuation roll, per copy	500,00		
(2) For a part of the valuation roll:			
(a) For the first 250 pages or part thereof	50,00		
(b) Thereafter, per page	0,20		

11. Verstrekking van inligting betreffende die naam en adres van enige persoon in 'n ongeluk betrokke getuies, en die naam, adres en kenteken-nommer van die betrokke Derdeparty Versekeringsmaatskappy, of enige ander verwante inligting betreffende 'n ongeluk	R 3,00	(f) Kadasterkaart van dorp op skaal R1:1000 bestaande uit 2 velle papier Poliester film 15,00 per vel Met ander inligting 30,00 per vel Poliester film 18,00 per vel Met ander inligting bo-oor 33,00 per vel	8. By the substitution in item 5(1), (2) and (3) for the figures "R8", "R35" and "R52" of the figures "R9,50", "R42" and "R62" respectively.
12. Vir 'n nasporing wat ingestel word na aanleiding van 'n versoek om inligting: (1) Vir elke uur of gedeelte daarvan (2) Vir skriftelike inligting, benewens die gelde in subitem (1), vir elke folio van 150 woorde of gedeelte daarvan	5,00 0,75	18. Vir die afskrifte van die munisipale waarderingslys deur die rekenaar gedruk: (1) Vir die volledige waarderingslys, R per afskrif (2) Vir 'n gedeelte van die waarderingslys: (a) Vir die eerste 250 bladsye of gedeelte daarvan (b) Daarna, per bladsy	9. By the substitution in item 6(1)(a), (b), (c) and (d) for the figures "R63", "R81", "R85" and "R100" of the figures "R72", "R94", "R99" and "R116" respectively.
13. Vir insae in die munisipale waarderingslys: (1) Vir die eerste uur of gedeelte daarvan (2) Vir elke daaropvolgende uur of gedeelte daarvan:	5,00 1,00	19. Vir die verskaffing van 'n lys van name en adresse van belastingbetaalers of water- en elektrisiteitsverbruikers of albei, deur die rekenaar gedruk: (1) Vir 'n volledige lys van name en adresse, per (2) Vir 'n gedeelte van 'n lys van name en adresse: (a) Vir die eerste 250 bladsye of gedeelte van	10. By the substitution in item 6(2)(a), (b), (c) and (d) for the figures "R100", "R125", "R131" and "R150" of the figures "R116", "R145", "R152" and "R175" respectively.
Met dien verstande dat die waarderingslys kosteloos ter insae is terwyl dit ingevolge die bepalings van die Ordonnansie op Elendomsbelasting van Plaaslike Besture, 1977, ter insae lê.		S E MOSTERT Stadsklerk	11. By the substitution in item 7(1), (2), (3) and (4) for the figures "R110", "R220", "R330" and "R660" of the figures "R126", "R252", "R378" and "R756" respectively.
14. Verstrekking van inligting betreffende lisensies wat ingevolge die Ordonnansie op Licensies, 1974, deur die uitreikingsowerheid ten opsigte van besighede wat binne die munisipaliteit geleë is, insluitende die naam of die adres, of albei, van die eienaars daarvan ingevolge skriftelike navraag	2,00	Burgersentrum H/v Wesstraat en Rivoniaweg Sandown Sandton 2 September 1987 Kennisgewing No 76/1987	12. By the substitution in item 8(1) and (2) for the figures "R36" and "R1,50" of the figures "R43" and "R1,80" respectively.
15. Verstrekking van inligting betreffende toestemming in verband met middernagvoorregte en sertifikate wat ingevolge die Ordonnansie op Winkelure, 1959, uitgereik is	2,00	1611—2	13. By the substitution in item 9 for the figure "R3,00" of the figure "R3,60".
16. Vir 'n sertifikaat, enige inligting, 'n uittreksel uit insae in 'n dokument of rekord waarvoor nie uitdruklik in hierdie verordeninge voorsiening gemaak word nie, vir iedere sodanige sertifikaat, inligting, uittreksel of insae	2,00	SANDTON MUNICIPALITY	S E MOSTERT Town Clerk
17. Die gelde vir kopieë wat van oorspronklike of hoofkopieë van planne, tekeninge, diagramme of ander dokumente gemaak is, word bereken ooreenkomsdig die grootte van die kopie en die materiaal daarvan ooreenkomsdig die volgende tabel:		AMENDMENT: REFUSE REMOVAL BY-LAWS	Civic Centre PO Box 78001 Sandton 2146 2 September 1987 Notice No 74/1987
Materiaal	Grootte	The Town Clerk of Sandton hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter which have been adopted by the Council in terms of section 96 of the aforesaid Ordinance.	MUNISIPALITEIT SANDTON
(a) (i) Papier (kleurlyn) A0 (ii) Papier (kleurlyn) A1 en kleiner (iii) Papier (kleurlyn) A2 en kleiner	3,50 2,00 1,50	The Refuse Removal By-laws of the Sandton Municipality, published under Administrator's Notice 1917, dated 21 December 1977, as amended, are hereby further amended by amending the Tariff of Charges under the Schedule as follows:	WYSIGING: VERORDENINGE BETREFFENDE AFVALVERWYDERING
(b) (i) Linne (kleurlyn) A0 (ii) Linne (kleurlyn) A1 en kleiner (iii) Linne (kleurlyn) A2 en kleiner	15,00 13,00 11,00	1. By the substitution in item 1(1) for the figure "R57" of the figure "R69".	Die Stadsklerk van Sandton publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voorneemde Ordonnansie aangeneem is.
(c) (i) Reproduceerbare poliester film (kleurlyn) A0 (ii) Reproduceerbare poliester film (kleurlyn) A1 en kleiner (iii) Reproduceerbare poliester film (kleurlyn) A2	14,00 11,00 9,00	2. By the substitution in item 1(2)(a), (b) and (c) for the figures "R660", "R915" and "R1 920" of the figures "R792", "R1 098" and "R2 304" respectively.	Die Verordeninge Betreffende Afvalverwydering van die Munisipaliteit Sandton, afgekondig by Administrateurskennisgewing 1917 van 21 Desember 1977, soos gewysig, word hierby verder gewysig deur die Tarief van Gelde onder die Bylae soos volg te wysig:
(d) (i) Sepia A0 (ii) Sepia A1 en kleiner (iii) Sepia A2 en kleiner	13,00 10,00 8,00	3. By the substitution in item 1(3) for the figure "R3,00" of the figure "R3,50".	1. die vervanging in item 1(1) van die syfer "R57" deur die syfer "R69".
(e) (i) Fotostatiese kopieé A3 (ii) Fotostatiese kopieé A4	0,40 0,20	4. By the substitution in item 2(1)(a), (b) and (c) for the figures "R105", "R157" and "R315" of the figures "R126", "R189" and "R378" respectively.	2. Die vervanging in item 1(2)(a), (b) en (c) van die syfers "R660", "R915", en "R1 920" deur die syfers "R792", "R1 098" en "R2 304" respektiewelik.
		5. By the substitution in item 2(2)(a), (b) and (c) for the figures "R75", "R105" and "R218" of the figures "R90", "R126" and "R261" respectively.	3. Die vervanging in item 1(3) van die syfer "R3,00" deur die syfer "R3,50".
		6. By the substitution in item 3 for the figure "R22" of the figure "R26".	4. Die vervanging in item 2(1)(a), (b) en (c) van die syfers "R105", "R157" en "R315" deur die syfers "R126", "R189" en "R378" respektiewelik.
		7. By the substitution in item 4(1) and (2) for the figures "R10" and "R15" of the figures "R12" and "R18" respectively.	5. Die vervanging in item 2(2)(a), (b) en (c) van die syfers "R75", "R105" en "R218" deur die syfers "R90", "R126" en "R261" respektiewelik.
			6. Die vervanging in item 3 van die syfer "R22" deur die syfer "R26".
			7. Die vervanging in item 4(1) en (2) van die syfers "R10" en "R15" deur die syfers "R12" en "R18" respektiewelik.
			8. Die vervanging in item 5(1), (2) en (3) van die syfers "R8", "R35" en "R52" deur die syfers "R9,50", "R42" en "R62" respektiewelik.
			9. Die vervanging in item 6(1)(a), (b), (c) en (d) van die syfers "R63", "R81", "R85" en "R100" deur die syfers "R72", "R94", "R99" en "R116" respektiewelik.

10. Die vervanging in item 6(2)(a), (b), (c) en (d) van die syfers "R100", "R125", "R131" en "R150" deur die syfers "R116", "R142", "R152" en "R175" respektiewelik.

11. Die vervanging in item 7(1), (2), (3) en (4) van die syfers "R110", "R220", "R330" en "R660" deur die syfers "R126", "R252", "R378" en "R756" respektiewelik.

12. Die vervanging in item 8(1) en (2) van die syfers "R36" en "R1,50" deur die syfers "R43" en "R1,80" respektiewelik.

13. Die vervanging in item 9(1) van die syfer "R3,00" deur die syfer "R3,60".

S E MOSTERT
Stadsklerk

Burgersentrum
Posbus 78001
Sandton
2146

2 September 1987
Kennisgewing No 74/1987

1612—2

TOWN COUNCIL OF SANDTON

AMENDMENT TO WATER SUPPLY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends amending the following by-laws, as amended:

The Water Supply By-laws adopted under Administrator's Notice 231 of 22 February 1978. (amendment)

The general purport of this notice is, respectively, as follows:

A. To authorise the Town Engineer, on written application by a consumer, to amend the category by which a water quota is determined.

B. To increase the charges for the delivery of final notices for the payment of water accounts.

Copies of these draft by-laws are open to inspection at the offices of the Council for a period of fourteen days from the date of the publication hereof in the Provincial Gazette.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the Provincial Gazette, viz. 2 September 1987.

S E MOSTERT
Town Clerk

Civic Centre
P O Box 78001
Sandton
2146
2 September 1987
Notice No 75/1987

STADSRAAD VAN SANDTON

WYSIGING VAN WATERVOORSIENINGSVERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die volgende verordeninge, soos gewysig, verder te wysig.

Die Watervoorsieningsverordeninge aangeneem by Administrateurskennisgewing 231 van 22 Februarie 1978. (Wysiging)

Die algemene strekking van hierdie kennisgewing is, onderskeidelik, soos volg:

A. Om die Stadsingenieur te magtig om, op skriftelike versoek deur 'n verbruiker, die kategorie waarvolgens 'n water kwota bepaal is, te wysig.

B. Om die bedrag vir die aflewering van finale kennisgewing vir die betaling van water-rekening te verhoog.

Afskrifte van hierdie konsepverordeninge lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinciale Koerant, naamlik 2 September 1987 by die ondergenoemde doen.

S E MOSTERT
Stadsklerk

Burgersentrum
Posbus 78001
Sandton
2146
2 September 1987
Kennisgewing No 75/1987

1613—2

SANDTON MUNICIPALITY

AMENDMENT TO DRAINAGE BY-LAWS

The Town Clerk of Sandton hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter which have been adopted by the Council in terms of section 96 of the aforesaid Ordinance.

The Drainage By-laws of the Sandton Municipality, published under Administrator's Notice 265 dated 1 March 1978, as amended, are hereby further amended by amending Schedule B of the Tariff of Charges as follows:

1. By the substitution in Part II, item (1) of the figures under Area of Land in Square Metres and Charge per Half-year R. for the figures as follows:

1 to 999	27,00
1 000 to 1 499	30,00
1 500 to 1 999	33,00
2 000 to 2 499	36,00
2 500 to 2 999	42,00
3 000 to 3 499	45,00
3 500 to 3 999	48,00
4 000 to 4 499	51,00
4 500 to 4 999	60,00
5 000 to 5 499	66,00
5 500 and over	84,00

2.(a) By the substitution in Part II of item 3(1) for the following:

(1)(a) Private dwelling-houses on land with an area of 1 to 1 999 square metres per half year, each: R81,00.

(1)(b) Private dwelling-houses on land with an area from 2 000 to 2 999 square metres per half year, each: R82,50.

(1)(c) Private dwelling-houses on land with an area from 3 000 to 5 499 square metres per half year, each: R84,00.

(1)(d) Private dwelling-houses on land with an area from 5 500 square metres and over per half year, each: R85,50.

(b) in item 3(2) for the figure "69,00" of the figure "81,00";

(c) in item 3(3) for the figure "69,00" of the figure "81,00";

(d) in item 3(4) for the figure "69,00" of the figure "81,00";

(e) in item 3(5) for the figure "69,00" of the figure "81,00";

(f) in item 3(6) for the figure "69,00" of the figure "81,00";

(g) in item 3(7) for the figure "69,00" of the figure "81,00";

(h) in item 3(8) for the figures "48c" and "R34,50" of the figures "58c" and "R40,50" respectively.

3. By the substitution in item 2 of Part III for the figure "R119,00" of the figure "R144,00".

4. By the substitution in Part IV for the figure "69,00" of the figure "81,00".

5. By the substitution in Part V for the figure "R27,00" of the figure "R36,00".

6. By the substitution in item 1(b) of Part VI for the expressions " $k\ell = 26,25c + 0,131(PV-80)$ " and "42 cents" of the expressions " $k\ell = 28,75c + 0,145 (PV-80)$ " and "46 cents" respectively.

S E MOSTERT
Town Clerk

Civic Centre
PO Box 78001
Sandton
2146
2 September 1987
Notice No 73/1987

MUNISIPALITEIT SANDTON

WYSIGING VAN RIOLERINGSVERORDENINGE

Die Stadsklerk van Sandton 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 aangeneem is.

Die Rioleringsverordeninge van die Munisipaliteit Sandton, deur die Raad aangeneem by Administrateurskennisgewing 265 van 1 Maart 1978, soos gewysig, word hierby verder gewysig deur Bylae B van die Tariëf van Gelde soos volgt te wysig:

1. Deur in Deel II item (1) die syfers onder Grootte van Grond in Vierkante Meters en Hefding per Halfjaar R. met die syfers soos volgt te vervang:

1 tot 999	27,00
1 000 tot 1 499	30,00
1 500 tot 1 999	33,00
2 000 tot 2 499	36,00
2 500 tot 2 999	42,00
3 000 tot 3 499	45,00
3 500 tot 3 999	48,00
4 000 tot 4 499	51,00
4 500 tot 4 999	60,00
5 000 tot 5 499	66,00
5 500 en groter	84,00

2.(a) Deur in Deel II item 3(1) met die volgende te vervang:

(1)(a) Private woonhuise op grond met 'n oppervlakte van 1 tot 1 999 vierkante meter per halfjaar, elk: R81,00.

(1)(b) Private woonhuise op grond met 'n oppervlakte van 2 000 tot 2 999 vierkante meter per halfjaar, elk: R82,50.

(1)(c) Private woonhuise op grond met 'n oppervlakte van 3 000 tot 5 499 vierkante meter per halfjaar, elk: R84,00.

(1)(d) Private woonhuise op grond met 'n oppervlakte van 5 500 vierkante meter en groter, elk: R85,50.

(b) in item 3(2) die syfer "69,00" met die syfer "81,00" te vervang;

(c) in item 3(3) die syfer "69,00" met die syfer "81,00" te vervang;

(d) in item 3(4) die syfer "69,00" met die syfer "81,00" te vervang;

(e) in item 3(5) die syfer "69,00" met die syfer "81,00" te vervang;

(f) in item 3(6) die syfer "69,00" met die syfer "81,00" te vervang;

(g) in item 3(7) die syfer "69,00" met die syfer "81,00" te vervang;

(h) in item 3(8) die syfers "48c" en "R34,50" onderskeidelik met die syfers "58c" en "R40,50" te vervang.

3. Deur in item 2 van Deel III die syfer "R119,00" met die syfer "R144,00" te vervang.

4. Deur in Deel IV die syfer "69,00" met die syfer "81,00" te vervang.

5. Deur in Deel V die syfer "R27,00" met die syfer "R36,00" te vervang.

6. Deur in item 1(b) van Deel VI die uitdrukkings " $k\ell = 26,25c + 0,131$ (PV-80)" en "42 sent" onderskeidelik met die uitdrukkings " $k\ell = 28,75c + 0,145$ (PV-80)" en "46 sent" te vervang.

S E MOSTERT
Stadsklerk

Burgersentrum
Posbus 78001
Sandton
2146
2 September 1987
Kennisgiving No 73/1987

1614—2

SANDTON MUNICIPALITY

AMENDMENT TO DRAINAGE BY-LAWS

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

The Drainage By-laws of the Sandton Municipality promulgated under Administrator's Notice 265, dated 1 March 1978, as amended, are hereby further amended as follows:

By the substitution in Schedule A of the Tariff of Charges for the figures "R5" and "R2" of the figures "R25" and "R10" in items 3(2)(a) and 3(2)(b) respectively.

S E MOSTERT
Town Clerk

Civic Centre
PO Box 78001
Sandton
2146
2 September 1987
Notice No 72/1987

MUNISIPALITEIT SANDTON

WYSIGING VAN RIOLERINGSVERORDENINGE

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

Die Rioleringsverordeninge van die Munisipaliteit Sandton aangekondig by Administrateurskennisgiving 265, van 1 Maart 1978, soos gewysig, word hierby verder soos volg gewysig:

Deur in Bylae A van die Tarief van Gelde die syfers "R5" en "R2" te vervang met die syfers "R25" en "R10" in items 3(2)(a) en 3(2)(b) resepktiewelik.

S E MOSTERT
Stadsklerk

Burgersentrum
Posbus 78001
Sandton
2146
2 September 1987
Kennisgiving No 72/1987

1615—2

TOWN COUNCIL OF SANDTON

PROPOSED PERMANENT CLOSURE OF A PORTION OF STIGLINGH ROAD, EDENBURG TOWNSHIP

(Notice in terms of section 67 of the Local Government Ordinance, 1939)

Notice is hereby given that, in terms of section 67 of the Local Government Ordinance, 1939, the Town Council of Sandton intends to permanently close a portion of Stiglingh Road, Edenburg Township.

Further particulars in respect of the proposed closure may be obtained during normal office hours in Room 506, Fifth Floor, Civic Centre, West Street, Sandton, Sandton.

Any person who wishes to object to the proposed closure must submit such objection in writing to the Town Clerk before or on 2 November 1987.

S E MOSTERT
Town Clerk

PO Box 78001
Sandton
2146
2 September 1987
Notice No 78/1987

STADSRAAD VAN SANDTON

VOORGESTELDE PERMANENTE SLUITING VAN 'N GEDEELTE VAN STIGLINGHSTRAAT, EDENBURG DORP

(Kennisgiving ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939)

Kennisgiving geskied hiermee dat die Stadsraad van Sandton voorneem is om ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, 'n gedeelte van Stiglinghstraat, Edenburg dorp, permanent te sluit.

Verdere besonderhede in verband met die voorgestelde sluiting is gedurende gewone kan-

toore bekombaar in Kamer 506, Vfyde Vloer, Burgersentrum, Wesstraat, Sandown, Sandton.

Enige persoon wat beswaar wil aanteken teen die voorgestelde sluiting moet sodanige beswaar voor op 2 November 1987 skriftelik by die Stadsklerk indien.

S E MOSTERT
Stadsklerk

Posbus 78001
Sandton
2146
2 September 1987
Kennisgiving No 78/1987

1616—2

TOWN COUNCIL OF STANDERTON

AMENDMENT TO THE DETERMINATION OF CHARGES FOR CLEANSING SERVICES

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 17 of 1939, that the Town Council of Standerton has by Special Resolution amended the Determination of Charges for Cleansing Services published under Municipal Notice 50/1986 dated 1 October 1986 with effect from the undermentioned dates as follows:

1. 1 May 1987

- (a) By the renumbering of item 5 to 5(a).
- (b) By the addition after item 5(a) of the following:

"5(b) Removal of heavy garden rubble only if possible to be loaded by hand, per load of 3 m³ or part thereof: R12,00".

2. 1 July 1987

- (a) By the substitution in item 3(a)(i) for the figure "R7,50" of the figure "R15,00".
- (b) By the substitution in item 3(a)(ii) for the figure "R8,50" of the figure "R17,00".
- (c) By the substitution in item 4 for the figure "R5,50" of the figure "R6,50".
- (d) By the substitution in item 5 for the figure "R8,00" of the figure "R10,00".

A A STEENKAMP
Town Clerk

Municipal Offices
PO Box 66
Standerton
2430
2 September 1987
Notice No 32/1987

STADSRAAD VAN STANDERTON

WYSIGING VAN VASSTELLING VAN GELDE VIR REINIGINGSDIENSTE

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad van Standerton by Spesiale Besluit die Vasstelling van Gelde vir Reinigingsdienste aangekondig by Municipale Kennisgiving 50/1986 gedateer 1 Oktober 1986 met ingang vanaf die ondervermelde datums soos volg gewysig het:

1. 1 Mei 1987

- (a) Deur item 5 te hernoem na 5(a).
- (b) Deur na item 5 die volgende in te voeg:

"5(b) Verwydering van lywige afval slegs indien oplaaibaar per hand, per vrag, van 3 m³ of gedeelte daarvan: R12,00".

2. 1 Julie 1987

(a) Deur in item 3(a)(i) die syfer "R7,50" deur die syfer "R15,00" te vervang.

(b) Deur in item 3(a)(ii) die syfer "R8,50" deur die syfer "R17,00" te vervang.

(c) Deur in item 4 die syfer "R5,50" deur die syfer "R6,50" te vervang.

(d) Deur in item 5 die syfer "R8,00" deur die syfer "R10,00" te vervang.

A A STEENKAMP
Stadsklerk

Munisipale Kantore

Posbus 66
Standerton
2430

2 September 1987

Kennisgewing No 32/1987

1617—2

TOWN COUNCIL OF STANDERTON

AMENDMENT TO THE DETERMINATION OF CHARGES FOR ELECTRICITY SUPPLY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Standerton has by Special Resolution amendment the Determination of Charges for the Electricity Supply, published under Municipal Notice 1/1986, dated 18 June 1986 with effect from the undermentioned dates as follows:

1. 1987-04-01

(a) By the insertion after item 4(5) of the following:

"(6) If the sum of the amounts mentioned in items 4(2) and 4(3) above, divided by the number of kW.h provided during the month is more than 15 cents (fifteen cents) per kW.h the charges mentioned in items 4(2), 4(3) and 4(4) above are cancelled for the relevant month and are substituted by a levy of 15 cents (fifteen cents) per kW.h provided during any month."

(b) By the insertion after item 6(2)(e) of the following:

"(f) If the sum of the amounts mentioned in items 6(2)(b) and 6(2)(c) above, divided by the number of kW.h provided during the month is more than 15 cents (fifteen cents) per kW.h the charges mentioned in items 6(2)(b), 6(2)(c) and 6(2)(d) above are cancelled for the relevant month and are substituted by a levy of 15 cents (fifteen cents) per kW.h provided during any month."

1987-07-01

(a) By the substitution in item 1(2) for the figure "8,2c" of the figure "8,6c";

(b) By the substitution in item 2 for the figure "8,2c" of the figure "8,6c";

(c) By the substitution in item 3(2) for the figure "11,4c" of the figure "12,00c";

(d) By the substitution in item 4(4)(a) for the figure "0,9c" of the figure "2,25c";

(e) By the substitution in item 4(4)(b) for the figure "0,6c" of the figure "1,35c";

(f) By the substitution in item 6(d)(i) for the figure "0,9c" of the figure "2,25c";

(g) By the substitution in item 6(d)(ii) for the figure "0,6c" of the figure "1,35c".

A A STEENKAMP
Town Clerk

Municipal Offices
PO Box 66
Standerton
2430
2 September 1987
Notice No 31/1987

STADSRAAD VAN STANDERTON

WYSIGING VAN DIE VASSTELLING VAN GELDE VIR ELEKTRISITEITSVOORSIENING

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Standerton, by Spesiale Besluit, die Vasstelling van Gelde betaalbaar vir Elektrisiteitsvoorsiening, afgekondig by Munisipale Kennisgewing No 1/1986, met ingang vanaf die ondervermelde datums soos volg gewysig het, naamlik:

1. 1987-04-01

(a) Deur na item 4(5) die volgende by te voeg:

"(6) Indien die som van die bedrae van items 4(2) en 4(3) hierbo, gedeel deur die getal kW.h gedurende die maand voorsien, meer as 15 cent (vyftien sent) per kW.h is dan word die gelde in items 4(2), 4(3) en 4(4) hierbo, vir die betrokke maand gekanselleer en vervang deur 'n heffing teen die koers van 15 cent (vyftien sent) per kW.h energie gedurende die maand voorseen."

(b) Deur na item 6(2)(e) die volgende by te voeg:

"(f) Indien die som van die bedrae van items 6(2)(b) en 6(2)(c) hierbo, gedeel deur die getal kW.h gedurende die maand voorsien, meer as 15 cent (vyftien sent) per is dan word die gelde in items 6(2)(b), 6(2)(c) en 6(2)(d) hierbo, vir die betrokke maand gekanselleer en vervang deur 'n heffing teen die koers van 15 cent (vyftien sent) per kW.h energie gedurende die maand voorseen."

2. 1987-07-01

(a) Deur in item 1(2) die syfer "8,2c" deur die syfer "8,6c" te vervang;

(b) Deur in item 2 die syfer "8,2" deur die syfer "8,6c" te vervang;

(c) Deur in item 3(2) die syfer "11,4c" deur die syfer "12,00c" te vervang;

(d) Deur in item 4(4)(a) die syfer "0,9c" deur die syfer "2,25c" te vervang;

(e) Deur in item 4(4)(b) die syfer "0,6c" deur die syfer "1,35c" te vervang;

(f) Deur in item 6(d)(i) die syfer "0,9c" deur die syfer "2,25c" te vervang;

(g) Deur in item 6(d)(ii) die syfer "0,6c" deur die syfer "1,35c" te vervang.

A A STEENKAMP
Stadsklerk

Munisipale Kantore
Posbus 66
Standerton
2430
2 September 1987
Kennisgewing No 31/1987

TOWN COUNCIL OF STANDERTON

AMENDMENT TO THE DETERMINATION OF CHARGES FOR DRAINAGE AND PLUMBING SERVICES

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 17 of 1939, that the Town Council of Standerton has by Special Resolution amended the Determination of Charges for Drainage- and Plumbing Services, published under Municipal Notice No 48/1986, dated 24 September 1986 with effect from 1 July 1987, as follows:

(a) By the substitution in item 2 of the Part II Schedule B for the figure "R20,00" of the figure "R23,50";

(b) By the substitution in item 1(1) of Part III Schedule B for the figure "R7,00" of the figure "R8,00";

(c) By the substitution in item 1(2)(a) of Part III Schedule B for the figures "R7,00" and "49c" respectively of the figures "R8,00" and "54c";

(d) By the substitution in item 1(3) of Part IV Schedule B for the figure "30c" of the figure "33c".

A A STEENKAMP
Town Clerk

Municipal Offices
PO Box 66
Standerton
2430
2 September 1987
Notice No 28/1987

STADSRAAD VAN STANDERTON

WYSIGING VAN VASSTELLING VAN GELDE: RIOLERINGS- EN LOODGIETERYDIENSTE

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad van Standerton by Spesiale Besluit, die Vasstelling van Gelde vir Riolerings- en Loodgieterydienste afgekondig by Munisipale Kennisgewing 48/1986 van 24 September 1986 met ingang 1 Julie 1987, soos volg gewysig het:

(a) Deur in item 2 van Deel II Bylae B die syfer "R20,00" deur die syfer "R23,50" te vervang;

(b) Deur in item 1(1) van Deel III Bylae B die syfer "R7,00" deur die syfer "R8,00" te vervang;

(c) Deur in item 1(2)(a) van Deel III Bylae B die syfers "R7,00" en "49c" onderskeidelik deur die syfers "R8,00" en "54c" te vervang;

(d) Deur in item 1(3) van Deel IV Bylae B die syfer "30c" deur die syfer "33c" te vervang.

A A STEENKAMP
Stadsklerk

Munisipale Kantore
Posbus 66
Standerton
2430
2 September 1987
Kennisgewing No 28/1987

TOWN COUNCIL OF STANDERTON
WATER SUPPLY: AMENDMENT TO THE DETERMINATION OF CHARGES

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 17 of 1939, that the Town Council of Standerton has by Special Resolution amended the determination of charges, for the water supply, published under Municipal Notice No 44/1986 dated 1 October 1986 with effect from 1 July 1987 as follows:

- (a) By the substitution in item 2(1)(a)(i) for the figure "42c" of the figure "50c";
- (b) By the substitution in item 2(1)(a)(ii) for the figure "50c" of the figure "60c";
- (c) By the substitution in item 2(1)(a)(iii) for the figure "60c" of the figure "70c";
- (d) By the substitution in item 2(1)(b) for the figure "40c" of the figure "45c";
- (e) By the substitution in item 2(1)(d) for the figure "42c" of the figure "50c";
- (f) By the substitution in item 2(2)(a)(i) for the figure "50c" of the figure "60c";
- (g) By the substitution in item 2(2)(a)(ii) for the figure "60c" of the figure "70c";
- (h) By the substitution in item 2(2)(a)(iii) for the figure "80c" of the figure "90c";
- (i) By the substitution in item 2(2)(a)(iv) for the figure "R1,00" of the figure "R1,10";
- (j) By the substitution in item 2(2)(a)(v) for the figure "R1,50" of the figure "R1,60";
- (k) By the substitution in item 2(2)(b) for the figure "45c" for the figure "50c".

A A STEENKAMP
 Town Clerk

Municipal Offices
 PO Box 66
 Standerton
 2430
 2 September 1987
 Notice No 29/1987

STADSRAAD VAN STANDERTON

WATERVOORSIENING: WYSIGING VAN VASSTELLING VAN GELDE

Daar word hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad van Standerton by Spesiale Besluit die vasstelling van gelde vir watervoorsiening afgekondig by Munisipale Kennisgewing No 44/1986, van 1 Oktober 1986 met ingang 1 Julie 1987, soos volg gewysig het:

- (a) Deur in item 2(1)(a)(i) die syfer "42c" deur die syfer "50c" te vervang;
- (b) Deur in item 2(1)(a)(ii) die syfer "50c" deur die syfer "60c" te vervang;
- (c) Deur in item 2(1)(a)(iii) die syfer "60c" deur die syfer "70c" te vervang;
- (d) Deur in item 2(1)(b) die syfer "40c" deur die syfer "45c" te vervang;
- (e) Deur in item 2(1)(d) die syfer "42c" deur die syfer "50c" te vervang;
- (f) Deur in item 2(2)(a)(i) die syfer "50c" deur die syfer "60c" te vervang;
- (g) Deur in item 2(2)(a)(ii) die syfer "60c" deur die syfer "70c" te vervang;

- (h) Deur in item 2(2)(a)(iii) die syfer "80c" deur die syfer "90c" te vervang;
- (i) Deur in item 2(2)(a)(iv) die syfer "R1,00" deur die syfer "R1,10" te vervang;
- (j) Deur in item 2(2)(a)(v) die syfer "R1,50" deur die syfer "R1,60" te vervang;
- (k) Deur in item 2(2)(b) die syfer "45c" deur die syfer "50c" te vervang.

A A STEENKAMP
 Town Clerk

Munisipale Kantore
 Posbus 66
 Standerton
 2430
 2 September 1987
 Kennisgewing No 29/1987

1620—2

- (b) Deur in item 1(6) die syfer "R1,50" deur die syfer "R6,70" te vervang;
- (c) Deur in item 3(1)(a) die syfer "R5,00" deur die syfer "R6,70" te vervang;
- (d) Deur in item 3(2)(a) die syfer "R10,00" deur die syfer "R13,39" te vervang.

A A STEENKAMP
 Town Clerk

Munisipale Kantore
 Posbus 66
 Standerton
 2430
 2 September 1987
 Kennisgewing No 27/1987

1621—2

TOWN COUNCIL OF VANDERBIJLPARK

AMENDMENT OF ELECTRICITY CHARGES CHARGES

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 17 of 1939, as amended, it is hereby notified that the Town Council of Vanderbijlpark has by Special Resolution amended the electricity tariffs promulgated under Municipal Notice 20 of 25 April 1984 with effect from 1 July 1987 as follows:

1. By the substitution in item 2.1 in Part 1 of the tariff of charges for the figure "0,5 cent" of the figure "0,908 cent".
2. By the substitution in item 2.2.1.2 (b) in Part 1 of the tariff of charges for the figure "0,5 cent" of the figure "1,004 cent".
3. By the substitution in item 2.2.2 (b) in Part 1 of the tariff of charges for the figure "0,5 cent" of the figure "0,753 cent".
4. By the substitution in item 2.4 in Part 1 of the tariff of charges for the figure "0,5 cent" of the figure "0,720 cent".

C BEUKES
 Town Clerk

PO Box 3
 Vanderbijlpark
 1900
 2 September 1987
 Notice No 64/1987

STADSRAAD VAN VANDERBIJLPARK

VASSTELLING VAN GELDE: ELEKTRISITEIT

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, word hierby bekend gemaak dat die Stadsraad van Vanderbijlpark by Spesiale Besluit die elektrisiteitstariewe afgekondig by Munisipale Kennisgewing No 20 van 25 April 1984, met ingang 1 Julie 1987, soos volg gewysig het:

1. Deur in item 2.1 in Deel 1 van die tarief van gelde die syfer "0,5 cent" deur die syfer "0,908 cent" te vervang.
2. Deur in item 2.2.1.2 (b) in Deel 1 van die tarief van gelde die syfer "0,5 cent" deur die syfer "1,004 cent" te vervang.
3. Deur in item 2.2.2 (b) in Deel 1 van die tarief van gelde die syfer "0,5 cent" deur die syfer "0,753 cent" te vervang.

STADSRAAD VAN STANDERTON
WYSIGING VAN VASSTELLING VAN GELDE: PARKE, ONTSPANNINGSOORDE EN SPORTGRONDE

Daar word hiermee ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekend gemaak dat die Stadsraad van Standerton by Spesiale Besluit die Vasstelling van Gelde ten opsigte van Parke, Ontspanningsoorde en Sportgronde afgekondig by Munisipale Kennisgewing No 63/1986 van 10 Desember 1986, met ingang 1 Julie 1987, soos volg gewysig het:

- (a) Deur item 1(1) deur die volgende te vervang:
 - (1) Per motorvoertuig (behalwe motorfietse) R3,00".

4. Deur in item 2.4 in Deel 1 van die tarief van gelde die syfer "0,5 sent" die syfer "0,720 sent" te vervang.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
2 September 1987
Kennisgiving No 64/1987

1622—2

MUNICIPALITY WITBANK — MARKET BY-LAWS

The Town Council of Witbank hereby publishes, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), the by-laws set out hereafter drafted by the Council in terms of section 96 of the aforesaid Ordinance.

DEFINITION

1. In these by-laws, unless the context otherwise indicates — "Act 82 of 1970" means the Commission for Fresh Produce Markets Act, 1970 (Act 82 of 1970);

"Act 12 of 1975" means the Agricultural Produce Agency Sales Act, 1975 (Act 12 of 1975);

"Article" means any kind of produce, meat, game, poultry, goods or any other thing whatsoever brought to the market for sale and offered for sale;

"buyer" means any person authorized by the Market Master to enter the precincts of the market or any person buying any article on the market either for himself or for any other person;

"Chief: Health Services" the person who is duly appointed as Chief: Health Services and any other person who is assigned to represent him;

"cold stores" means that section of the market where facilities for the refrigerated storage and the ripening of produce are provided.

"consignment" means any quantity of produce consisting of distinct units of the same kind of produce simultaneously entrusted to the market Master or a market agent for sale on behalf of any person;

"container" means any box, carton, tray, case, bag or pocket, package or other receptacle of an approved size and shape;

"Council" means the Town Council of Witbank and includes the Management Committee of that Council or any officer employed by the Council in connection with these by-laws and delegated to him in terms of section 58 of the Local Government (Administration and Elections) Ordinance, 1960 (Ordinance 40 of 1960);

"Director of Markets" or "Market Master" means the person appointed by the Council to act as such and who shall so act and includes any person lawfully acting in that capacity, and any duly authorized assistant;

"market" means any place, railway sidings, platforms or buildings, under the control of the Council set aside and appointed by the Council for the conducting thereon or therein of business connected with the market and of sales in accordance with the provisions of these by-laws and shall include any land upon which such buildings, railway sidings or platforms are situated or which is used in connection with or for the purpose of carrying on such market.

"market agent" means any person, business, closed corporation, partnership or company, licensed, registered or otherwise authorized by the Council and the Department of Agriculture Economics and Marketing to receive and to sell

any article on a commission basis on the market on behalf of producers or other persons and includes the Market Master when acting as a market agent;

"market agent's licence" means the document issued by the Council to a market agent authorizing him or them to operate as a market agent on the market;

"market note" means any document officially issued by the Market Master reflecting a sale on the market or matters relating or incidental thereto;

"market sale" means any sale which takes place on the market or which is otherwise authorized by the Market Master;

"market sales floor" means any area in the Market set aside by the Market Master from time to time exclusively for the sale of produce consigned to a market agent;

"out of hand sale" see "private treaty sale";

"prescribe charge" means the charge or charges payable to the Council as prescribed in the tariffs determined by the Council under section 80B of the Local Government Ordinance 1939, or by the Minister.

"private treaty sale" means a negotiated sale between the Market Master or a market agent or both and a willing buyer recorded in the books of the market or by way of a market note;

"salesman" means a person who —

(1) acts on behalf of a market agent in any sale on the market sales floor; and is

(2) registered as such in terms of section 7 of the Agricultural Produce Agency Sales Act, 1975 (Act 12 of 1975); and is

(3) duly authorized in terms of these by-laws to be employed as a salesman on the market sales floor;

"salesman's permit" means the document issued by the Market Master authorizing a salesman, employed by a market agent, to operate on the market;

"sell" means any sale which takes place on the market and includes offer, advertise, expose, transmit, convey, export, deliver, prepare for sale or to exchange or to dispose or for any consideration whatsoever or to export, transmit, convey or deliver in pursuance of a sale, exchange or disposal, or any sale which is otherwise authorized by the Market Master, and the words, vendor, seller, selling, sale offer and sold, shall have corresponding meanings;

"selling price" means the amount for which any article has been sold to a buyer;

"standard container" means a container approved by the Market Master, made, woven or constructed in accordance with specifications prescribed in the manual of the South African Bureau of Standards;

"Tariff of Charge" means the tariff of charges, fees, etc., payable to the Council in respect of articles sold or services rendered at the market, determined in terms of a special resolution of the Council under section 80B of the Local Government Ordinance No 17 of 1939 or in terms of section 19 of Act 82 of 1970.

"Town Treasurer" means the officer contemplated in section 2 of the Local Government Ordinance, 1939 and any person duly authorized by him to act on his behalf.

"unit" means the quantity of any article which forms the basis upon which the price of such article is calculated;

"vendor" means a person who is the owner of articles consigned to or brought on to the market for sale: Provided that when the Market Master

conducts sales on behalf of market agents he shall not be regarded as a vendor.

2. CONDUCT AND CONTROL

The conduct of the market shall be under the control of the Market Master in accordance with all relevant laws, regulations, by-laws and resolutions of the Council, and all persons on the market shall obey his lawful instructions and all such relevant laws, regulations and resolutions, including the provisions of these by-laws.

3. MARKET HOURS

The market shall be open on such days and during such hours as the Town Treasurer may from time to time determine.

4. COMMENCEMENT AND CLOSING OF SALES

(1) Sales shall commence and close at such times as may be determined by the Market Master, and no sales shall be held at any other time.

(2) The Market Master shall cause a bell to be rung or some other sound to be made as a signal for the commencement and for the closing of sales.

(3) The ringing of such bell or the making of such other sound shall be deemed to mark the commencement and closing, respectively, of all sales, and no article shall be offered for sale, or be sold before such commencement or after such closing.

5. ENTRY TO THE MARKET

(1) The right of entry to the market shall be reserved.

(2) The Market Master may refuse to allow any person to enter the market or to bring thereon any animal, vehicle or other thing whatsoever and may instruct any person to leave the market or to remove therefrom any animal, vehicle or other thing whatsoever, if in his opinion circumstances then existing justify such refusal or instruction.

6. PETS

No person, being the owner or in charge or possession of any pet, shall bring such pet into the market buildings at anytime, nor shall any such person suffer or allow any such pet to wander or stray or follow him on the market at any time. Any pet found within the market may, unless the owner shall immediately claim and remove the pet, be captured and removed by the Market Master or any police officer, constable or municipal officer or servant, and dealt with thereafter as provided in the municipal by-laws.

7. BEHAVIOUR OF PERSONS ON THE MARKET

No person shall, on the market —

(1) smoke in any part where a notice prohibiting smoking is displayed;

(2) light a fire, save at such times and in such places as have been authorized by the Market Master;

(3) stand, sit or lie upon or against any article or container;

(4) throw anything at any person or object;

(5) without lawful reason tamper with or remove or cause to be removed any article placed or exposed for sale, or any container, or any label on such article or container;

(6) without the written permission of the Market Master erect any additional fence or building on premises hired from the Council, or convert existing buildings or erect partitions or install or extend existing water or electrical leadings or fittings, or make any other changes of a similar nature on such premises;

(7) cause or allow any matter likely to cause blockage or damage to enter any drain or gully, or any sewage, oil, foul water or other objectionable substance to enter any stormwater drain;

(8) without the permission of the Market Master wash, pack, sort, grade or clean fruit, vegetables or any other article;

(9) interfere with or molest any other person or tout for custom or interfere with the proper carrying on of any business;

(10) enter or remain, or cause any vehicle, animal or other thing to enter or remain on any part on days or at times when the market is closed, save with the permission of the Market Master;

(11) neglect or refuse to depart or to remove any vehicle, animal or other thing therefrom if lawfully instructed by the Market Master to do so;

(12) neglect or refuse to place any vehicle under his control in the position assigned to such vehicle by the Market Master;

(13) drive or ride any vehicle or animal in such a way as to endanger persons or property;

(14) spit, commit a nuisance or loiter or use threatening, obscene, abusive, violent, offensive or disgusting language, or make any loud or unseemly noise or disturbance;

(15) organise or conduct a meeting without the previous written consent of the Market Master;

(16) have in his possession, bring, cause to be brought to consume or be under the influence of intoxicating liquor;

(17) touch, taste, smell, handle or remove any article exposed for sale or touch or handle it in such a way as to make it liable to contamination;

(18) wilfully or negligently damage or deface any property;

(19) throw away or deposit in any place other than in receptacles provided for the purpose any fruit peel, vegetable leaves or other refuse of any kind whatsoever; and

(t) keep, offer or expose for sale any article which the Market Master considers to be of an offensive nature.

8. UNAUTHORIZED ACTIVITIES

(1) No person shall sell, or offer, introduce, hawk or carry about for sale any article on the market without the prior permission of the Market Master.

(2) No person shall in the market or within the precincts of the market, re-label or re-consign any article purchased on the market, except with the permission of the Market Master or on premises hired for such purposes.

(3) No person shall damage, vandalize or tamper, with any article which were brought onto the market or with any building or property belonging to the Council. Any person who violates this provision shall pay to the Council the amount of damages in addition to the fine stipulated for the violation of this provision.

9. SECURITY

All purchases shall be removed from the market and the precincts of the market by the buyer thereof in the container or form in which they were purchased and may not be divided without the permission of the Market Master. All purchases shall be subject to inspection at such safety control points as may from time to time be determined by the Market Master.

10. UNAUTHORIZED SALES

(1) No person, who has purchased any article

on the market shall sell such article in the market or within the precincts of the market, unless otherwise provided for in these by-laws.

(2) No person shall establish any market within the municipality of Witbank without the consent of the Council.

11. DUMPING AND RE-SELLING

Except with the permission of the Market Master, no person shall dump or re-sell any article which he has purchased on the market, nor shall any person bring any article to the market for dumping or storing thereon until delivery can be taken by the owner or buyer. The Market Master shall warn any person trying to do so against such dumping, re-selling or storing. Should any article or articles be dumped, storage monies in respect thereof shall be charged in accordance with the value thereof. The value of such article as assessed by the Market Master shall be final and binding.

12. USE OF HAND-CARTS AND OTHER VEHICLES IN THE MARKET HALL

(1) No hand-cart or other vehicle save and except that supplied by the Council for the conveyance of articles from the sale-areas or for any other purpose whatsoever, shall be permitted in the market hall.

(2) Any person who uses a hand-cart or other vehicle supplied by the Council, shall pay in advance a rental determined in terms of a Special Resolution of the Council under section 80B of the Local Government Ordinance (17 of 1939), or section 19 of Act 82 of 1970, in such manner as the Market Master may from time to time determine.

(3) The hire and use of any hand-cart or other vehicle supplied by the Council shall be subject to the following conditions:

(a) No sub-letting or use thereof by any other person who has not paid the prescribed rental shall be permitted.

(b) No person shall use or allow any such hand-cart or other vehicle to be used outside the fenced market area.

(c) Any person who hires a hand-cart or other vehicle shall return such cart or other vehicle after the use thereof to the Market Master in the same condition in which it was handed to him and shall be responsible for any damage thereto, whilst such hand-cart or other vehicle was entrusted to such a person.

(d) The Market Master may refuse to let a hand-cart or other vehicle to any person failing or neglecting to comply with the provisions of subsections (a), (b) and (c).

13. REGISTRATION OF PORTER OR CARRIERS

(1) No person shall ply for hire as a porter or carrier on the market, unless in possession of a permit issued by the Market Master. Such a permit shall be valid for one week and may be issued to persons approved by the Market Master upon payment of a charge determined in terms of a Special Resolution of the Council under section 80B of the Local Government Ordinance (17 of 1939), or section 19 of Act 82 of 1970.

(2) Every person plying for hire as a porter or carrier on the market shall be in possession of a permit as mentioned in subsection (1) and shall wear a numbered overall as directed by the Market Master.

(3) No porter or carrier on the market shall ply or canvass for hire by shouting or by persistently following a buyer or prospective buyer or fail to keep his person and clothing in a clean and tidy condition to the satisfaction of the Market Master.

(4) No porter or carrier on the market shall, at any time while he is not engaged or plying for hire be upon any portion of the market other than an enclosure or area set aside by the Market Master for such purpose.

(5) Any porter or carrier contravening subsections (1) to (4) inclusive shall be ordered off the market by the Market Master who may also cancel his permit, and no refund of any charge paid by such person shall be made in such event.

14. RIGHT TO OCCUPY OR TRADE

No person shall occupy or trade from any office, area, stand, stall or other place, unless he has obtained the prior permission of the Market Master, and has paid in advance any rent or charge to the Council lawfully due in respect thereof. No tenant shall sublet any such office, area, stand, stall or other place without the written consent of the Market Master.

15. RESPONSIBILITY FOR THINGS BROUGHT ONTO THE MARKET

Any person who brings any vehicle, animal or other thing whatsoever onto the market shall be responsible therefor and liable for any damage, injury, danger, obstruction or inconvenience that it may cause.

16. REMOVAL OF OBSTRUCTIONS

Any person who places any object in any part of the market so as to cause inconvenience or obstruction or so as to prevent the proper sweeping, washing or cleaning of the market shall immediately remove such object when instructed to do so by the Market Master. Should any such person refuse or neglect to comply with such instruction, or should his whereabouts be unknown to the Market Master, the Market Master may, without notice, remove the obstruction, and no liability shall rest on him or on the Council for any damage, injury, or loss resulting from such removal; and the Market Master shall be entitled to collect the cost of such removal from the person causing such obstruction.

17. CLEANLINESS OF PREMISES

Any person to whom there has been allocated any office, area, stand, stall or other place in, on or from which to carry on business shall, at all times, keep such office, area, stand, stall or other place and any roadways, gangways or passages adjoining it, neat and clean and shall immediately remove therefrom anything which the Market Master may instruct him to remove. The Market Master may, at any time, inspect any such office, area, stand, stall or other place, and any such roadways, gangways or passages and any vehicles or containers therein or thereon to ensure that the provisions of these by-laws are being complied with.

18. DUST AND RUBBISH RECEP-TALES

Any person hiring premises on the market shall provide an adequate number of dust or rubbish receptacles of a type and size approved by the Market Master for use on such premises and no person shall place or cause to be placed any objectionable matter in any such receptacles, and it shall be the responsibility of every person hiring such premises to ensure that the contents of such receptacles are regularly removed and emptied in a place to be determined by the Market Master.

19. STORAGE IN OFFICES

No person shall, without the prior written consent of the Market Master, store any articles except stationery and other office equipment for current use in any office let to him by the Council.

20. COOKING ON THE MARKET

No person shall cook or prepare food, or make hot drinks in any part of the market other than in such places as may have been set aside for the purpose: Provided that the Market Master may allow hot drinks to be made in premises set aside for market business, subject to such premises being kept neat and clean.

21. POSITION TO BE TAKEN UP BY THE PUBLIC

The Market Master shall be authorized to give directions with regard to the positions the public shall take during the progress of sales, and no person shall take up a position in the market in disregard to such directions.

22. OFF-LOADING ON ARRIVAL

Every article offered for sale on the market shall on arrival, be handed either to the Market Master or to a market agent, who shall immediately make all arrangements deemed necessary by the Market Master to off-load and to place such article in the space or enclosure provided for it.

23. WAY-BILLS

The Market Master shall obtain from the South African Railways and Harbours Administration a copy of every delivery note or way-bill issued by the said Administration and any other particulars required by him in respect of every article delivered at the market by the said Administration, irrespective of whether such article has been transported by rail or road. Every market agent shall, when so instructed by the Market Master, authorize the said Administration to furnish the Market Master with a copy of every such note or bill, relating to articles consigned to him.

24. DELIVERY NOTES

(1) Every person bringing or causing to be brought to the market any article to be offered for sale thereon shall, immediately on its arrival, register such article with the market agent or the Market Master who shall issue or cause to be issued a delivery note, signed by him and by such person showing —

- (a) the date and time of arrival;
- (b) the full name and address of the vendor;
- (c) the description of the articles;
- (d) the description of the container;
- (e) the mass or quantity;
- (f) the variety or quality;
- (g) the name or code mark of the market agent or consignee to whom such article is consigned;
- (h) the registration number of the vehicle, if any;
- (i) any other particulars that may from time to time be required by the Market Master.

(2) The Market Master or the market agent shall furnish every such person with a copy of the said delivery note, and shall himself keep a copy.

25. REJECTION OR ARTICLES

The Market Master may reject from the market or may reject for sale on the market any article which is diseased, unsound, unwholesome or unfit for consumption or contained in a container likely to contaminate it or any other article with which it may come into contact. The Market Master may take any such article or container into his possession forthwith for the purpose of its destruction: Provided that if a dispute about the condition of such article or container arises, it shall not be destroyed unless the Chief Health Services has issued a certificate authorizing such destruction or the owner thereof has authorized the Market Master in writing to destroy such article or container.

26. CONDEMNED ARTICLES

All articles condemned in terms of the Health Act, 1977 (Act 63 of 1977), shall be destroyed and no compensation shall be paid by the Council in respect thereof.

27. VARIATION IN QUALITY

No person shall bring or offer for sale on the market any article which is so packed that the produce at the top or sides of the container is of better quality or larger size than the produce in the other part of the container.

28. SEPARATION OF ARTICLES

Every market agent or vendor shall remove and effectively separate from any article received by him any article which at any time is, or shows signs of being deteriorated or damaged, and shall re-sort or re-pack such article if, in the opinion of the Market Master, it is necessary to do so.

29. STACKING, ARRANGEMENT AND DISPLAY

Every market agent or vendor shall make all arrangements deemed necessary by the Market Master to place, stack, arrange and display all articles received by him, at such time as the Market Master may determine and in such a way that they will have an orderly appearance, be conspicuous to intending buyers and adequately separated from other articles, whether or not the articles be of the same commodity or come from the same vendor. The Market Master may at any time direct a vendor or market agent to remove some or all of such articles to another space or enclosure, or to re-stack, sort and re-pack the contents of the containers or to re-arrange or re-display the articles.

30. MARKING OF CONTAINERS

Every container shall have the name and address of the consignor clearly and legibly marked in capital letters on such container or on a label securely attached to it. All other names, addresses or marks, except the name, address or mark of the consignee and such other marks or labels as are required by law to appear, shall be obliterated. No article shall be displayed for sale, offered for sale or sold, unless the container is so marked.

31. INSPECTION, GRADING, PACKING AND MARKING

No article, required by law to be graded, shall be offered for sale or sold unless it has been submitted by the market agent or vendor concerned for inspection, and has been inspected as prescribed by law, and the grade assigned to it as a result of such inspection has been clearly marked on it by such market agent, vendor or inspector and no article required by law to be offered for sale or sold by mass or to be packed, marked or graded in a prescribed manner shall be offered for sale or sold or removed from the market, unless it complies in every respect with the requirements of such law: Provided that the Market Master may in his discretion, sell any article or direct that it be sold if he deems it expedient to do so. The discretion of the Market Master in this respect shall however be limited to the provisions of relevant laws, and regulations promulgated in terms of such laws.

32. ARTICLES AT RISK OF MARKET AGENT OR VENDOR

Every article brought onto the market shall at all times be at the risk of the market agent or vendor until the sale and the delivery thereof has been effected.

33. ARTICLES AT RISK OF BUYER

Every article sold shall be at the buyer's sole risk and expense from the moment it is sold, and the market agent or the vendor shall be bound and obliged immediately the sale has been effected, to deliver the article sold to the buyer.

34. COUNCIL AUTHORIZED TO ACT AS AGENT

Whenever articles are consigned or delivered to the Market Master for sale, the vendor may be required, with the concurrence of the Coun-

cil, in addition to market dues and any other charges, to pay to the Council an agency charge up to the maximum tariff prescribed in regulation 47 of the Regulations promulgated in terms of section 63 of Act 12 of 1975.

35. MARKET AGENTS

(1) No person shall carry on the trade or business of a market agent unless he obtained a licence from the Council at the prescribed rate determined by special resolution under section 80B of the Local Government Ordinance (No 17 of 1939) or in terms of Act 82 of 1970.

(2) The permit is valid as from the 1st of July of every year to the 30th June of the following year.

(3) The Council shall not grant a permit in terms of subsection (1), unless the applicant shall have satisfied the Council that —

(a) he is competent and suitable to carry on the trade or business of a market agent;

(b) he has complied with the provisions of any law or regulations applicable to market agents;

(c) neither he nor one of his directors, in the case of a company, nor one of his members, in the case of a closed corporation, nor one of his partners, in the case of a partnership, has any direct or indirect interest in any company or closed corporation or partnership, which has also been granted consent in terms of subsection (1) to act as a market agent; and

(d) he has furnished to the satisfaction of the Town Treasurer a surety bond in the form of a bank guarantee, fidelity guarantee or other security, for such amount as may be fixed by the Council from time to time, in order to cover any costs or deficit in respect of office rental, storage space, rental, market fees, storage fees, or any other fees that are or may become payable to the Council.

(4) The Council may, notwithstanding compliance with the provisions of subsection (3), withhold its consent on account of insufficient space in the market hall for a market agent to receive, stack and sell his products.

(5) Any permit granted to a market agent in terms of the provisions of subsection (1) may be withdrawn by the Council if —

(a) it is a company or partnership or closed corporation and there has been any change in the board of directors of the company or in the partners of the partnership or in the members interest of the closed corporation;

(b) the market agent, whether by himself or through one of his directors, or partners, or members, acquires any direct or indirect interest in any company or partnership or closed corporation which has also been granted consent in terms of sub-section (1) to act as a market agent; or

(c) the requirements laid down in subsection (3) are no longer complied with.

(6) Any refusal, consent or withdrawal of any consent in terms of the provisions of this section shall only be exercised by the Council in consultation with the Witbank Market Advisory Committee, appointed in terms of section 24 of Act 82 of 1970.

36. LEASE OF ACCOMMODATION

(1) Every market agent shall lease from the Council and occupy office accommodation, the use of the computer and such other accommodation as the Council may from time to time determine, and shall pay monthly, in advance, such rental as may from time to time be determined by the Council.

(2) Should any such market agent fail to pay the rent on or before the 7th day of the month in respect of which it is payable, the Council may,

after 7 days notice to that effect, cancel his market agent's licence, without prejudice to its right to enforce any other obligation of the market agent.

(3) In the event of his market agent's licence being cancelled in terms of the preceding subsection, the market agent shall forthwith vacate the office or other accommodation occupied by him and no responsibility whatsoever shall devolve on the Council for any loss suffered by such market agent as a result of such cancellation and vacation.

37. MARKET AGENT'S SIGNS

Every market agent shall at his own expense have affixed over the door of the office or other accommodation leased to or occupied by him a board, bearing in letters of legible size and colour, duly approved by the Market Master, his own as well as his business name, and shall preserve such name or names so placed, legible and undefaced for so long as he shall be a tenant or occupier of such office or accommodation.

38. DAMAGE TO ACCOMMODATION

Every market agent shall be responsible for any damage caused to any part of the accommodation let to him, and shall not erect fittings, shelving, partitions, locks, letter boxes or anything else in such accommodation, without the prior written permission of the Market Master, and the market agent shall, on vacating the accommodation, make good any damage caused by the erection or removal of any such items.

39. CONDUCT OF MARKET AGENT'S BUSINESS

(1) Every market agent shall conduct his business solely for the purpose of receiving direct from producers and others, articles to be sold on the market for sale on a commission basis, and shall not at any time otherwise than on the market be directly or indirectly interested or concerned in any other business establishment for the sale, purchase, or dealing in articles of any kind usually sold on the market. No market agent shall occupy any office or premises outside the market within the magisterial district of Witbank for the business of offering for sale, selling, packing, storing or handling of articles normally brought onto and sold or disposed of through the market.

(2) The Council may at any time, with or without notice, cancel the licence of any market agent so interested or concerned, or acting in any way prejudicial to the interests of the market, and no responsibility shall devolve on the Council or the Market Master for any loss or damage resulting from such cancellation.

(3) The cancellation of a licence in pursuance of this section shall not absolve any person from the penalty prescribed for any contravention of these by-laws.

(4) The foregoing provisions shall apply mutatis-mutandis to any employee of a market agent.

40. MISCONDUCT BY MARKET AGENT

Notwithstanding the provisions of section 39(2), (3) and (4) the Council may, if any market agent commits any breach of or fails to comply with the provisions of any law, regulations or by-laws relating to the market or any instructions issued by the Market Master, serve a notice on such market agent calling on him forthwith to remedy such breach or failure, and if he fails to do so forthwith the Council may cancel and refuse to renew his licence, as well as his right of occupation of office or other accommodation without prejudice to any other action the Council may be entitled to take against such agent. No responsibility shall devolve on the Council or the Market Master for any damages which may be suffered by a market agent as a result of the cancellation of his licence or office or other accommodation.

41. INFORMATION REQUIRED OR MARKET AGENTS

Every market agent shall, when requested to do so by the Market Master, furnish him with any documents or information relating to arrivals and sales of and payments for all articles handled by such agent in the course of business.

42. PERMITS FOR EMPLOYEES

(1) Every market agent shall apply to the Market Master for a permit before employing any person and shall not employ such person or allow him to commence work until the Market Master has issued a permit in respect of such person.

(2) The Market Master may refuse to issue a permit without furnishing any reasons and may at any time cancel a permit if the person to whom it was issued is, in the opinion of the Market Master, not a fit and proper person to hold it, or if such person has contravened any law or regulation or by-laws relating to the market or any market rules or instruction issued by the Market Master. Any permit so issued shall be personal to the person to whom it was issued, and not transferable. The holder shall produce it on demand by the Market Master at all reasonable times.

43. REGISTRATION OF EMPLOYEES

Every market agent shall register his employees with the Market Master in a manner to be determined by the Market Master, and shall notify all changes of personnel within three days to the Market Master, who shall for this purpose keep a register, in which shall be set forth all relevant particulars relating to such employees.

44. MARKET AGENT RESPONSIBLE FOR EMPLOYEES

Every market agent shall be responsible for the conduct of all persons in his employ, and for any damage done to Council property by such agent himself or by his employees. Such agent shall terminate forthwith the services of any employee who has failed to obey any instruction issued by the Market Master or has been convicted of any offence arising out of the execution of his duties or activities on the market, unless such conviction is set aside on appeal. No market agent shall without the written consent of the Market Master, engage or re-engage as employee any person whose services have been so terminated.

45. X-RAY EXAMINATION

Every market agent shall ensure that all his employees undergo X-ray examination for tuberculosis at least once in every twelve months, and shall furnish the Market Master with a medical certificate to that effect whenever called upon to do so by the Market Master. Should any such employee be found to be suffering from tuberculosis, his employee shall forthwith inform the Market Master thereof and immediately take such steps as may be necessary to ensure that such employee is not employed within the precincts of the market.

46. PROTECTIVE CLOTHING

(1) Every market agent shall supply his employees with such protective clothing as may be required by the Market Master, and shall ensure that such clothing is distinctively marked with the code mark or the name of his firm and numbered in a way determined by the Market Master, and that such clothing shall at all times be kept clean and in good repair to the satisfaction of the Market Master. No market agent shall allow any employee to work on the market, unless he is wearing such protective clothing.

(2) All officials and employees of other bodies concerned with marketing or the handling of produce on the market, shall wear such protective clothing as may be required by the Market Master whilst performing their official duties.

47. MARKET AGENTS TO ACCOUNT TO VENDOR

(1) Every market agent shall sign for the receipt of every article or consignment delivered to him at the time when it is delivered, and shall be responsible to the vendor for the quantity shown on the delivery note.

(2) Every market agent shall account correctly and pay in full to the vendor, in a manner prescribed by law or regulation or by-law or the Market Master, within a period of 15 business days after he disposes of any articles, for the proceeds of such articles after deducting from such proceeds any amount which he is legally entitled to retain.

48. DEFAULT BY MARKET AGENT

When, in the opinion of the Market Master, a market agent has neglected to take all reasonable steps to sell any article with a minimum of delay at the ruling market price, or has failed to take all reasonable precautions to prevent deterioration or contamination of such article, the Market Master may notify the vendor and issue a market sale note in the vendor's favour in respect of such article at the price realised for similar articles on the day on which the article should have been sold, and the said market agent shall pay to the vendor in a manner to be determined by the Market Master, the value specified on such market sale note, less any charges he is entitled to receive and less the price for which the deteriorated or contaminated article, or the articles not sold when they should have been sold. No responsibility shall devolve on the Council or the Market Master for having so notified the vendor, or for any loss or damage suffered by the market agent concerned as a result.

49. PURCHASE AND SALE BY COUNCIL EMPLOYEES

Neither the Market Master nor any market official shall be allowed to trade or purchase articles on the market, either on his own account or on commission, except such articles as they may bona fide require for their own private consumption.

50. PURCHASES BY MARKET AGENT

No market agent or his employee shall purchase articles on the market for the purpose of re-selling such articles or trading in them. Such agent or such employee may, however, purchase articles for their private consumption or use. Provided that the price of such articles shall not be lower than the price at which the same or similar articles were sold on the market on the same day: Provided further that the relevant provisions of Act 12 of 1975, as amended, shall, where applicable, be complied with.

51. HOW ARTICLES ARE TO BE SOLD

No article shall be sold except according to quality, mass, grade, number, quantity or as otherwise prescribed by law or regulation or by-law, or as determined by the Market Master. If an article is sold by mass, the mass shall be nett mass.

52. MASS MEASUREMENT

(1) All articles required to be sold by mass on the market shall be sold in accordance with the mass prescribed by the Weights and Measures Act, 1958 (Act 13 of 1958), as amended.

(2) If the Market Master considers it necessary that the mass of any consignment of articles, submitted for sale, should be measured, he shall cause the mass of such consignment to be measured and the vendor shall be charged for the measuring of each box, bag, article or package in such consignment at the tariff determined in terms of Act 82 of 1970.

53. RESPONSIBILITY FOR MASS

It shall be the responsibility of the market agent concerned to ensure that articles which, by law or regulation or by direction of the Market Mas-

ter, shall be sold by mass, shall be the correct prescribed mass before they are displayed for sale, offered for sale or sold, and such mass shall be clearly and legibly marked on such articles or their containers.

54. SALES BY SAMPLE

No market agent or vendor shall display a sample of any article for sale or sell any article from sample, unless such sample is truly representative of the entire consignment, and the Market Master may satisfy himself in such manner as he may determine that the entire consignment is truly represented by the sample so displayed or offered for sale or sold.

55. RESPONSIBILITY FOR VARIATION FROM SAMPLE

Every market agent or vendor shall be responsible for any damage, inconvenience or loss suffered by any person who buys from sample an article that differs materially from the sample displayed or offered for sale. The decision of the Market Master as to whether the sample displayed or offered is truly representative of the article sold, shall be final and binding.

56. INFERIOR ARTICLES

No buyer shall be obliged to accept any article which, in the opinion of the Market Master, is inferior to, or does not conform to the sample exposed at the sale, or which does not conform to the declaration made at the time of sale by the Market Master, the market agent or vendor, provided that the buyer notifies the Market Master accordingly immediately after the delivery has been made to him, and the article in dispute has not been tampered with, unpacked, re-sorted or re-moved from the market. Any dispute regarding any article or the sale thereof shall be decided by the Market Master, whose decision, in all such cases of dispute or complaint shall be final and binding.

57. INCLUSION OF CONTAINERS

Unless otherwise directed by the Market Master or unless it be declared a condition of sale by the market agent or vendor, the purchase price of articles sold in containers shall include such containers. The Market Master may, however, direct that containers shall not be removed from the market, or that they be returned by the buyers, or that a deposit, to be determined by the Market Master, be paid by the buyer to the agent or vendor on any container.

58. ISSUE OF DOCUMENTS

No person other than the Market Master or a person authorized by him to do so, shall issue or cause to be issued market notes or any other documents relating to sales. Market agents shall compensate the Council at cost price for the documents.

59. SEPARATE MARKET NOTES

Every market agent or consignee offering articles for sale shall sell separately, and obtain separate market notes for, every consignment of articles received from vendors, or which he sells on their behalf, notwithstanding the fact that such consignments may be the same commodity and from the same vendor.

60. ALTERATIONS IN MARKET NOTES AND LIABILITY FOR ERRORS

(1) The auctioneer shall initial every alteration in a market note, and the Market Master shall, after satisfying himself as to the reason for such alteration, countersign the note so altered.

(2) Neither the Council nor the Market Master is responsible for any error relating to the description, shortfall or surplus in quantity or lack of quality of any article sold on the market.

61. PRIVATE TREATY SALES ON THE MARKET

(1) The Council may authorize private treaty sales and may in respect of such sales lay down such conditions as these by-laws determine in respect of sale by auction.

(2) No person, except those authorized by the Market Master, shall conduct private treaty sales and then only of such articles and during such times and at such places and under such conditions as the Market Master may from time to time determine.

(3) The purchase price of all private treaty sales shall be paid to the Market Master by the buyer.

62. PREFERENCE

No market agent shall, when conducting private treaty sales, give preference to any person in any way whatsoever.

63. DELIVERY OF ARTICLES SOLD BY PRIVATE TREATY

No person shall offer for sale or sell any article by private treaty, unless he can deliver to the buyer the said article as soon as the purchase price has been paid, or when he is directed by the Market Master to do so, and the market agent or the vendor shall be responsible to the buyer for any loss or inconvenience resulting from non-delivery or wrong delivery or undue delay in delivery.

64. MARKET SALES NOTES

(1) Immediately upon the conclusion of each sale on the market sales floor, the market agent concerned shall duly complete a market sales note provided by the Market Master and in a manner prescribed by the Market Master or Director.

(2) Every sale duly reflected on a market sales note shall relate exclusively to produce from one particular consignment only.

(3) No market sales note shall be altered without the written consent of the Market Master.

(4) A market sales note complying with the requirements of subsections (1) and (2) shall be handed to the buyer at the conclusion of every sale.

65. INFORMATION AND PARTICULARS

The Market Master may demand any information or particulars or an explanation from any person regarding any aspect of private treaty sales, and may investigate any such sale or any discrepancy in price or any other aspect thereof, and may direct a market agent to compensate any person if, in the opinion of the Market Master, such person has suffered or is likely to suffer damage or loss as a result of non-compliance by the said agent with the provisions of these by-laws.

66. MARKET MASTER MAY FURNISH INFORMATION TO VENDOR

The Market Master may furnish direct to any vendor copies of any market note covering the sale of any article sold on behalf of such vendor by any market agent, or such other information as may be deemed expedient, and every market agent shall, on request by the Market Master, furnish him with the name and address of any vendor on whose behalf such market agent has sold any article, as well as such other information as the Market Master may require.

67. COLLECTION AND DELIVERY

Every buyer shall be responsible for collecting his purchases as soon as they are ready for delivery to him, and every market agent shall be responsible for delivering to the buyer his purchases as soon as he has paid the price. The market agent shall be responsible for delivering

to the buyer the quantity, mass, quality, grade, variety and container, as the case may be, purchased by him, and the buyer shall be entitled to claim from and be compensated by the market agent for any loss or inconvenience suffered as a result of non-compliance by the market agent with these provisions.

Neither the Council nor the Market Master shall be responsible or liable for ensuring delivery of any article sold on the market, unless the Market Master acts as market agent.

68. DELIVERY BY THE COUNCIL

Written permission for the delivery of produce to certain institutions and organizations can be granted by the Town Treasurer. The tariffs are determined by Special Resolution of the Council under section 80B of the Local Government Ordinance, (No 17 of 1939), or in terms of Act 82 of 1970.

69. REMOVAL OF ARTICLES FROM THE MARKET

(1) Unless otherwise directed by the Market Master in writing, every buyer shall remove all articles bought by him from the market within two hours of purchase.

(2) Any loading bays provided by the Council within the precincts of the market shall be used only for the purpose of loading and unloading of articles or containers and, except with the written permission of the Market Master, no other activities whatsoever shall be allowed on such loading bays.

70. REFUSAL BY BUYER TO ACCEPT DELIVERY

(1) Every buyer of any article shall be bound to pay to the Market Master the purchase price thereof, but should the buyer refuse to take, accept or receive such articles, it shall be deemed that the buyer shall be guilty of an offence.

(2) If any buyer fails to pay for articles purchased by him or to comply with any other provision of these by-laws relating to sales or has left articles on the hands of the Market Master or market agent or a vendor, the Market Master may direct that such articles be sold again in such manner as he may deem expedient, and the defaulting buyer shall be responsible for any loss on such re-sale, plus such dues and charges as may be due in terms of these by-laws. Any profit on such re-sale shall be for the account of the Council.

(3) The Market Master may, in the event of any such loss, and on receiving particulars thereof from the market agent or vendor concerned, instruct that no private treaty sale shall be made to such buyer until such loss has been paid.

(4) No such defaulting buyer shall fail or refuse to pay on demand by the Market Master, any deficiency due by him, or appoint any other person to buy on his behalf or use the name of any other person in order to obtain articles.

(5) Neither the Council nor the Market Master shall be liable for any error in connection with any article left on the hands of a market agent or vendor, or on the market by a defaulting buyer, or for any wrong description, shortage or excess in quantity or lack of quality, or for any loss, damage or inconvenience suffered by such defaulting buyer.

71. PAYMENT FOR PRODUCE SOLD

No payment for any produce sold on the market sales floor shall be made to any person other than the Market Master.

72. DEFERRED PAYMENT

(1) Every buyer of produce on the market sales floor shall pay the purchase price to the Market Master in coin or bank notes of legal tender immediately after the sale in respect of such produce has been concluded. Cheques can

be received by the Market Master on the written conditions as determined by the Town Treasurer: Provided that the Market Master may permit payment to be deferred for not more than 24 hours where the buyer has lodged a guarantee to the satisfaction of the Town Treasurer.

(2) The State, Provincial Administration and such other persons or instances as the Council may from time to time determine, shall be exempted from the provisions of sub-section (1).

73. VALIDATION OF MARKET SALES NOTE

(1) A Market sales note shall be deemed to be validated when such note bears stamped confirmation of such validation.

(2) Notwithstanding anything to the contrary, every sales note shall be validated during sales hours on the day on which the market sales note in respect of such sale is issued.

74. DEMAND BY MARKET MASTER

The Market Master shall have full power and authority on behalf of the Council to ask, demand, sue for and recover any and all sums of money due and payable by persons for or to whom articles have been sold on the market and, where a person refuses to pay any sum due and payable under these by-laws to the Council, the Market Master may set off against any monies in his possession belonging to or owing to such person such sum of money.

75. UNCLAIMED ARTICLES

Any article left on the market and not claimed by the person entitled thereto before commencement of sales on the following day, shall be sold by the Market Master in a manner to be determined by him, and the Market Master shall hold the proceeds of such sales, less all dues and charges lawfully due thereon, on behalf of any person duly establishing a claim thereto: Provided that no claim shall be recognised after the expiration of six months from the date of sale and provided further that the Council shall be entitled to charge a ledger fee at a tariff per month or part thereof during which such money shall be unclaimed as determined in terms of Act 82 of 1970.

76. FORWARDING OF MARKET NOTES

Unless otherwise provided by any law regulation or by-law, every market agent shall forward or hand over to the vendor all official market notes and other documents relating to sales within 15 business days after the sale of any article, and under no circumstances shall any particulars required by these by-laws or by the Market Master to appear on market notes deleted therefrom by any market agent, nor shall any market agent omit to forward or hand over to the vendor any market notes, irrespective of whether sales were made by public auction or by private treaty, or whether no sale was made.

77. RE-STACKING OF UNSOLD PRODUCE

Every market agent shall, at the conclusion of each day's sales, restack all unsold articles in such a way as to give an orderly appearance, and in a position from which it will be clearly visible to intending buyers during the following day's sales, and shall take every reasonable precaution to prevent deterioration of or damage to any article remaining unsold.

78. REFUSAL TO DELIVER

The Market Master may refuse to deliver or hand over any article if, in his opinion, it is necessary to do so in order to give effect to the relevant provisions of these by-laws.

79. MARKET DUES

(1)(a) Every vendor, market agent and any other person bringing articles onto the market for sale shall pay to the Council, on demand by

the Market Master, an amount of money found by the said Market Master to be due by way of market dues in terms of subsection (b) and determined in terms of Act 82 of 1970.

(b) The said market dues shall be an ad valorem charge at a tariff determined in terms of Act 82 of 1970 to be levied and paid on any or all articles whatsoever brought onto the market, whether such articles be sold, offered for sale but remain unsold, or be not offered for sale: Provided that there shall be levied and paid a minimum charge at a tariff determined in terms of Act 82 of 1970 on every unit, article or market note of a value of R0-50 (fifty cents) or less. In respect of an article sold the actual sale price shall be taken as the value thereof; in respect of an article offered for sale but remaining unsold the highest sale price of a similar article on the same day, shall be taken as the value thereof and in respect of an article not submitted to sale, the highest sale price of a similar article on the same day, shall be taken as the value thereof. Full market dues based upon the actual sale price, or on the value of the article determined in accordance with the provisions set out herein, whichever is the higher, shall also be paid when unsold articles are removed from the market.

(c) The Market Master may waive market dues on articles purchased outside the market and brought on to the market in or on a vehicle and not offered for sale or sold by or on behalf of the owner on the market or off-load there: Provided that the articles shall not be transferred on the market from one vehicle to another without the prior consent of the said Market Master, who may, in his discretion, refuse such consent.

(2) Besides the market dues, an agency fee is payable in terms of Act 82 of 1970.

(3)(a) The Council may undertake the cold storage and ripening of articles, at the tariffs determined by a special resolution of the Council in terms of section 80B of the Local Government Ordinance (No 17 of 1939) or in terms of Act 82 of 1970 to be paid by the person requiring such storage or ripening facilities, in such manner and at such time as may be determined by the Market Master. The Market Master may refuse to release any articles so stored or ripened until the charges due to the Council in respect thereof have been paid.

(b)(i) All articles placed in cold storage or in the ripening chamber shall be at the entire risk of the person requiring such storage or ripening facilities and no liability shall devolve on the Council in respect of any loss, damage, shortage or delay, arising out of the maintenance of too high or too low a temperature, failure of machinery or plant, flood, wind, sprinkler, leakage, dampness, sweat, decay, putrefaction or destruction of vermin, Act of God, civil commotion, military authority, insurrection, strikes, lock-outs, labour disputes, the country's enemies, quarantine, war, explosion, the nature of the goods, inherent vice, contact with or proximity to other goods or concealed damage, variation or shrinkage in mass, defective or insufficient packages or containers, theft or any other cause whatsoever, except upon proof by the storeroom that such loss, damage, shortage or delay was occasioned by or through the wilful misconduct or gross negligence of an employee of the Council, acting in the course and within the scope of his employment.

(ii) Notwithstanding anything contained in subsection (b)(i), the Council shall not be liable for any damages, howsoever caused, unless inspection of the articles concerned, or such sample of them as the Market Master may require, has been tendered to the Market Master before such articles be removed from the market, nor shall the amount of the Council's liability for any loss, damage, shortage or delay exceed the value of the articles concerned. "Value", for this purpose, shall mean the average price realised on the market for similar articles on the day on

which the articles concerned are removed from the cold store or the ripening chamber.

(iii) All articles shall be accepted on the express understanding that the contents, mass, quantities and values shall be unknown, unless a special endorsement to the contrary is made on the receipt issued for such articles when they are accepted for cold storage or ripening.

(iv) All articles shall be marked or labelled, as provided in section 30 of these by-laws and regulations promulgated in terms of section 84 of the Marketing Act, 1968 (Act 59 of 1968), and section 63 of Act 12 of 1975.

(v) Articles shall only be released from the cold store or ripening chamber on presentation of a written order from the storeroom or his duly authorized agent, and provided that the Market Master shall be furnished with a signed receipt for such articles.

(vi) The Market Master may at any time refuse to accept any article for cold storage or ripening if, in his opinion, circumstances justify such refusal and he may order the immediate removal of any article deemed by him to be unsound or liable to cause damage or constitute a nuisance, and if the owner of the article concerned, or his duly authorized agent, fails to comply with such order, the Market Master may remove such article from the cold store or ripening chamber at the expense of such storeroom or agent, and no liability for any resulting damage or inconvenience shall devolve on the Market Master or the Council.

(c) Any ice produced by the cold storage may be disposed of by the Market Master to the best possible advantage of the Council.

80. MARKET MASTER'S DECISION FINAL

Any question or dispute requiring immediate decision arising in respect of any matter not provided for in these by-laws shall be decided by the Market Master, whose decision shall be final and binding.

81. OFFENCES

Any person who contravenes or fails to comply with any of the provisions of these by-laws or any instructions issued by the Council or the Market Master in terms thereof, shall be guilty of an offence and shall be liable, on conviction, to a fine not exceeding R500 (Five hundred Rand) or 3 (three) months imprisonment and in the case of a continuing offence, to an additional fine not exceeding R50 (fifty Rand) per day.

82. REVOCATION OF BY-LAWS

The Market By-laws for the Witbank Municipality, published under Administrator's Notice number 88 dated 19 January 1972, as amended, are hereby revoked.

J D B STEYN
Town Clerk

Administrative Centre
P O Box 3
Witbank
1035
19 August 1987
Notice No 41/1987

MUNISIPALITEIT VAN WITBANK

MARKVERORDENINGE

Die Stadsklerk van Witbank publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), die verordeninge hierna uiteengesit wat deur die Raad ingevolge artikel 96 van voor-nemde Ordonnansie opgestel is.

WOORDOMSKRYWING

1. In hierdie verordeninge, tensy dit met die samehang teenstrydig is, beteken —

“artikel” enige soort voedsel, plant of enige ander produk, dier of ding wat gewoonlik op 'n produktemark te koop aangebied word;

“besending” enige hoeveelheid produkte bestaande uit aparte eenhede van dieselfde soort produk wat gelyktydig namens enige persoon aan die Markmeester of 'n markagent vir verkoop toevertrou word;

“Direkteur van Markte” of “Markmeester” die persoon wat deur die Raad aangestel is om as sodanig op te tree en wat aldus moet optree, en sluit enigeen in wat wettiglik in daardie hoedanigheid waarnaem asook enige behoorlik gemagtigde assistent;

“eenheid” die hoeveelheid van enige artikel wat die grondslag vorm waarop die pryse van sodanige artikel bereken word;

“Hoof: Gesondheidsdienste” die persoon wat regtens optree as Hoof: Gesondheidsdienste en enige persoon wat behoorlik gemagtig is om namens hom op te tree;

“houer” enige doos, karton, kissie, kas, sak of sakkie, pakkie of ander houer van 'n goedkeurde grootte en vorm;

“koelkamers” daardie gedeelte van die mark waar daar geriewe voorsien word vir die koelbewaring en rypmaak van produkte;

“koper” enigeen wat deur die Markmeester gemagtig is om die grense van die mark te betree of enigeen wat 'n artikel op die mark koop, het-sy vir homself of vir enige ander persoon;

“kostetarief” beteken die kostetarief, gelde, ensvoorts, wat aan die Raad betaalbaar is ten opsigte van artikels wat op die mark verkoop of dienste aldaar gelewer is, wat kragtens die tarief van gelde deur Spesiale Besluit van die Raad onder artikel 80B van die Ordonnansie op Plaaslike Bestuur No 17 van 1939 of wat kragtens artikel 19 van die Wet op die Kommissie vir Varsproduktemarkte, 1970 (Wet 82 van 1970) vasgestel is;

“mark” 'n plek, spoorwegslyn, platform of gebou onder die beheer van die Raad wat deur hom afgesonder en aangewys is om daarop of daarin verkoop ooreenkomsdig die bepaling van hierdie verordeninge te hou, en sluit in enige grond waarop sodanige gebou, spoorwegslyn of platform geleë is of wat in verband met of vir die doeleinnes van die bedryf van so 'n mark gebruik word;

“markagent” enige persoon, besigheid, beslotte korporasie, vennootskap of maatskappy, gelisensieer, geregistreer of andersins gemagtig deur die Raad en die Departement van Landbou-Ekonomin en -Bemarking om enige artikel te ontvang en te verkoop op 'n kommissiegrondslag op die mark namens produente of ander persone en sluit die Markmeester in wanneer hy as markagent optree;

“markagentpermit” die dokument wat deur die Raad aan 'n markagent uitgereik word waarmgatens hy of hulle gemagtig word om as 'n markagent op die mark op te tree;

“markverkoopbrief” 'n dokument wat amptelik deur die Markmeester uitgereik is en wat 'n verkoop op die Mark of sake in verband daarvan of verbonde daaraan weergee;

“markverkoop” enige verkoop wat op die mark plaasvind of wat andersins deur die Markmeester gemagtig word;

“markverkoopvloer” enige gebied in die mark wat die Direkteur of Markmeester van tyd tot tyd uitsluitlik vir die verkoop van produkte wat aan 'n markagent gestuur is, op sy sit;

“onderhandse verkoop” kyk “verkoop uit die hand”;

“Raad” die Stadsraad van Witbank en omvat die bestuurskomitee van daardie Raad of enige beampete deur die Raad in diens geneem, handelende uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge aan die Raad verleen is en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960 (Ordonnansie 40 van 1960), aan hom gedelegeer is;

“Stadsdesourier” die beampete wat in artikel 2 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, beoog word en enige persoon wat behoorlik deur hom gemagtig is om namens hom op te tree;

“standaardhouer” 'n houer goedkeur deur die Markmeester en gemaak; geweef of gebou ooreenkomsdig die spesifikasies soos voorgeskryf in die handleiding van die Suid-Afrikaanse Buro van Standaarde;

“verkoop” 'n verkoop wat op die mark plaasgevind het, en sluit in te koop, aanbied, adverteer, uitstal, versend, vervoer, uitvoer, afluwer of voor te berei, of te verruif of vir enige teenprestasie hoegenaamd van die hand te sit, of kragtens 'n verkoop, verruiling of beskikking uit te voer, te versend, te vervoer of af te lewer, of enige verkoop wat andersins deur die Markmeester gemagtig word, en die woorde verkooper, te verkoop en is/het verkoop ooreenstemmende betekenis;

“verkoopprys” die bedrag waarvoor enige artikel aan 'n koper verkoop is;

“verkoopsman” iemand wat:

(1) namens 'n markagent optree in verband met enige verkoping op die markverkoopvloer; en

(2) as sodanig kragtens artikel 7 van die Wet op Agentskapsverkoping van Landbouprodukte, 1975 (Wet 12 van 1975), geregistreer is; en

(3) kragtens hierdie verordeninge behoorlik gemagtig is om as 'n verkoopsman op die markverkoopvloer diens te doen;

“verkoopsmanpermit” die dokument wat deur die Markmeester uitgereik is waar kragtens 'n verkoopsman in die diens van 'n markagent gemagtig word om op die mark op te tree;

“verkoop uit die hand” 'n verkoop wat tussen die Markmeester of 'n markagent en 'n gewillige koper deurgesit is en in die mark en boeke opgeteken is of by wyse van 'n markbrief;

“verkoper” die persoon wat die eienaar is van artikels wat na 'n mark versend of gebring word om verkoop te word: Met dien verstaande dat die Markmeester nie as 'n verkoper beskou word wanneer hy verkopings namens agente waarnem nie;

“voorgeskrewe geld” die geld betaalbaar aan die Raad soos voorgeskryf in die tariewe of vasgestel deur die Raad ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, of die tariewe wat deur die Minister vasgestel is;

“Wet 82 van 1970” die Wet op die Kommissie vir Varsprodukte, 1970 (Wet 82 van 1970);

“Wet 12 van 1975” die Wet op Agentskapsverkoping van Landbouprodukte, 1975 (Wet 12 van 1975).

2. BEHEER EN TOESIG

Die beheer van die mark staan onder die toesig van die Markmeester, ooreenkomsdig alle betrokke wette, regulasies, verordeninge en besluite van die Raad, en alle persone op die mark moet al sy wettige opdragte en al sodanige betrokke wette, regulasies en besluite gehoorzaam, insluitende die bepaling van hierdie verordeninge.

3. MARK-URE

Die mark is op die dae en gedurende die ure oop wat die Stadsdesourier van tyd tot tyd bepaal.

4. AANVANG EN SLUITING VAN VERKOPE

(1) Verkope neem 'n aanvang en sluit op tye wat deur die Markmeester bepaal word, en geen verkope mag op enige ander tye gehou word nie.

(2) Die Markmeester moet 'n klok laat lui of 'n ander geluid laat maak as 'n teken vir die aanvang of sluiting van verkope.

(3) Die lui van sodanige klok of maak van sodanige geluid word beskou as die tekens vir onderskeidelik die aanvang en sluiting van alle verkope en geen artikel mag voor sodanige aanvang of na sodanige sluiting te koop aangebied of verkoop word nie.

5. TOEGANG TOT DIE MARK

(1) Die reg van toegang tot die mark word voorbehou.

(2) Die Markmeester kan weier om toe te laat dat enige persoon die mark binnegaan of om enige dier, voertuig of enige ander ding hoegenaamd daarheen te bring en kan enige persoon opdrag gee om die mark te verlaat of om daarvandaan enige dier, voertuig of ander ding hoegenaamd te verwyder as na sy mening omstandighede wat dan bestaan sodanige weiering of opdrag regverdig.

6. TROETELDIERE

Niemand, hetsy die eienaar van 'n troeteldier of die persoon in beheer daarvan of wat dit in sy besit het, mag op enige tydstip so 'n troeteldier in die markgebou bring nie, en so 'n persoon mag ook op geen tydstip toelaat dat so 'n troeteldier rondloop of hom op die mark volg nie. Enige troeteldier wat in die markgebou aangevind word kan, tensy die eienaar dit onmiddellik opeis en verwyder, deur die Markmeester of enige polisiebeampete, konstabel of munisipale beampete of amptenaar gevang, verwyder en daarna mee gehandel word soos in die munisipale verordeninge bepaal word.

7. GEDRAG VAN PERSONE OP DIE MARK

Niemand mag op die mark —

(1) rook of enige deel waar 'n kennismetting wat rook verbied, vertoon word nie;

(2) 'n vuur aansteek nie, behalwe op sodanige tye en plekke as wat die Markmeester goedkeur;

(3) op of teen enige artikel of houer staan, sit of lê nie;

(4) iets na enigiemand of voorwerp gooie nie;

(5) sonder 'n wettige rede met enige artikel wat vir verkoping uitgesit is of vertoon word, of met 'n houer of enige etiket op sodanige artikel of houer peuter, dit verwyder of laat verwyder nie;

(6) sonder die skriftelike toestemming van die Markmeester 'n bykomende heining of gebou oprig op 'n perseel wat van die Raad gehuur word nie, of bestaande geboue omskep en afskortings oprig of bestaande water- of elektrisiteitsleidings of toebehore verleng nie, of enige ander verandering van 'n soortgelyke aard op sodanige perseel aanbring nie;

(7) veroorsaak of toelaat dat enige stof wat 'n verstopping van skade kan veroorsaak in enige riol of rioolput inloop nie of dat enige drekwater, olie, vuil water of ander aantootlike stof in enige stormwaterriool inloop nie;

(8) vrugte, groente of enige artikel sonder die Markmeester se toestemming was, pak, sorteer, gradeer of skoonmaak nie;

(9) hom met enige ander persoon bemoei of hom molesteer nie, of klante lok of die behoorlike uitoefening van enige besigheid belemmer nie;

(10) op dae of op tye wanneer die mark toe is, enige deel daarvan binnegaan of daarop bly of toelaat dat enige voertuig, dier of ander ding dit binnegaan of daarop bly nie, behalwe met die toestemming van die Markmeester;

(11) nalaat of weier om weg te gaan of om enige voertuig, dier of ander ding daarvan te verwys indien die Markmeester hom wettiglik gelas om dit te doen nie;

(12) nalaat of weier om enige voertuig wat onder sy beheer is te plaas op die plek wat deur die Markmeester aan sodanige voertuig toegewys is nie;

(13) enige voertuig of dier op so 'n wyse bestuur of ry dat dit mense of eiendom in gevaar stel nie;

(14) spuug, 'n misstand veroorsaak of rond-drentel nie, of dreigende, onwelvoeglike, skel-, driftige, beledigende of afstootlike taal besig of enige luide of onbetaamlike geraas of steurnis veroorsaak nie;

(15) 'n verandering organiseer of hou sonder die Markmeester se vooraf verkreeë skriftelike toestemming nie;

(16) bedwelmende drank in sy besit hê, dit bring of toelaat dat dit vir verbruik gebring word of onder die invloed daarvan verkeer nie;

(17) aan enige artikel wat vir verkoop uitgestal is, raak, proe, ruik of dit hanteer of verskuif nie of op so 'n wyse aanraak of hanteer dat dit besmet kan word nie;

(18) enige eiendom moedwillig of nalatig beskadig of skend nie;

(19) vrugteskille, groenteblare of ander vuilgoed van enige aard hoegenaamd weggooi of stort op enige plek nie behalwe in die houers wat daarvoor verskaf word; en

(20) enige artikel te koop aanbied, aanhou of uitstaal wat die Markmeester van 'n aanstootlike aard beskou nie;

8. ONGEMAGTIGDE BEDRYWIGHEDE

(1) Niemand mag enige artikel op die mark verkoop, of aanbied, bring, daarmee smous of dit vir verkoop ronddra nie, behalwe met die vooraf verkreeë toestemming van die Markmeester.

(2) Niemand mag in die mark of in die nabheid van die mark, behalwe met die toestemming van die Markmeester of in persele wat vir sodanige doeleindes gehuur is, enige artikel wat op die mark gekoop is van ander etikette voorseen of hervesend nie.

(3) Niemand mag enige artikel wat na die mark gebring is of enige gebou of eiendom wat aan die Raad behoort beskadig, verniel of daar-aan peuter nie. Enige persoon wat hierdie bepaling oortree moet aan die Raad die bedrag van die skade betaal wat veroorsaak is benewens die boete bepaal vir die oortreding van hierdie bepaling.

9. SEKURITEIT

Alle aankope moet van die mark en die mark se omgewing deur die koper daarvan verwyder word in die houer of vorm waarin hulle gekoop is en mag nie sonder die toestemming van die Markmeester verdeel word nie. Alle aankope is onderworpe aan inspeksie by die veiligheidsbeheerpunte soos van tyd tot tyd deur die Markmeester bepaal mag word.

10. ONGEMAGTIGDE VERKOPE

(1) Niemand wat enige artikel op die mark gekoop het, mag sodanige artikel in die mark of

die omgewing van die mark verkoop nie, tensy dit anders in hierdie verordeninge bepaal word.

(2) Niemand mag 'n mark in die munisipaliteit van Witbank sonder die toestemming van die Raad instel nie.

11. STORTING EN HERVERKOPING

Behalwe met die Markmeester se toestemming mag niemand enige artikel wat hy op die mark gekoop het stort of herverkoop nie en niemand mag enige artikel na die mark bring om dit daar te stort of te berg totdat die eienaar of koper dit in ontvangs kan neem nie. Die Markmeester moet enigemand wat die probeer doen, waarsku teen sodanige storting, herverkoop of berging. Indien enige artikel of artikels gestort word, word berggeld gevra ooreenkomsdig die waarde daarvan. Die waardasie van sodanige artikels, soos die Markmeester dit bepaal, is afdoende en bindend.

12. GEBRUIK VAN STOOTKARRETJIES EN ANDER Vervoermiddels IN DIE MARKSAAL

(1) Geen stootkarretjies of ander vervoermiddel, behalwe dié wat deur die Raad verskaf en vir die vervoer van artikels vanaf die verkoopruimtes of vir enige ander doel gebruik word, word in die marksaal toegelaat nie.

(2) Iemand wat 'n stootkarretjie of ander vervoermiddel wat deur die Raad verskaf word, wil gebruik, moet 'n huurgeld wat deur Spesiale Besluit van die Raad onder artikel 80B van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, of wat kragtens Wet 82 van 1970 vasgestel is vooruit aan die Raad betaal, op so 'n wyse soos die Markmeester van tyd tot tyd mag bepaal.

(3) Die huur en gebruik van enige stootkarretjie of ander vervoermiddel wat deur die Raad verskaf word is onderworpe aan die volgende voorwaarde:

(a) Geen onderverhuring of gebruik daarvan deur enige ander persoon wat nie die voorgeskrewe huurgeld betaal het nie, word toegelaat nie.

(b) Niemand mag enige sodanige stootkarretjie of ander vervoermiddel buite die omheinde markterrein gebruik of toelaat dat die aldus gebruik word nie.

(c) Iemand wat 'n stootkarretjie of ander vervoermiddel huur, moet sodanige karretjie of ander vervoermiddel na gebruik daarvan aan die Markmeester indieselfde toestand terugbesorg as waarin dit aan hom oorhandig was en is aanspreeklik vir enige skade daarvan terwyl sodanige stootkarretjie of ander vervoermiddel aan sodanige persoon toevertrou was.

(d) Die Markmeester mag weier om 'n stootkarretjie of ander vervoermiddel aan enige persoon wat versuim of nalaat om aan die bepaling van subartikels (a), (b) en (c) te voldoen, be-skikbaar te stel.

13. REGISTRASIE VAN KRUIERS OF DRAERS

(1) Niemand mag hom as 'n kruier of draer op die mark te huur aanbied nie, tensy hy in besit is van 'n permit wat deur die Markmeester uitgereik is. So 'n permit is vir een week geldig en word deur die Markmeester aan goedgekeurde persone na betaling van 'n geld wat kragtens Spesiale Besluit van die Raad artikel 80B van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, of wat kragtens Wet 82 van 1970 vasgestel is, uitgereik.

(2) Elkeen wat hom in die mark as 'n kruier of draer te huur aanbied moet in besit wees van 'n permit soos in subartikel (1) genoem en moet 'n genommerde oorpak dra soos deur die Markmeester gelas.

(3) Geen kruier of draer op die mark mag hom te huur aanbied of huur werf deur te skreeu of deur 'n koper of voorname koper aanhou-

dend te volg of in gebreke bly om sy persoon en klere in 'n skoon-en netjiese toestand tot bevrediging van die Markmeester te hou nie.

(4) Geen kruier of draer op die mark mag te eniger tyd terwyl hy nie in diens geneem is of hom te huur aanbied nie op enige ander deel van die mark wees as 'n afskorting of gebied wat vir die doel deur die Markmeester afgesonder is nie.

(5) Enige kruier of draer wat subartikels (1) tot en met (4) oortree moet deur die Markmeester gelas word om die mark te verlaat en laasge-noemde kan ook sy permit kanselleer, en in so 'n geval word geen terugbetaling gedoen van enige geld wat sodanige kruier betaal het nie.

14. REG OM TE OKKUPEER OF HANDEL TE DRYF

Niemand mag enige kantoor, gebied, standplaas, kraampie of ander plek okkueper of daaruit handel dryf nie, tensy hy vooraf die Markmeester se toestemming daartoe verkry het en enige huurgeld of geld vooruit aan die Raad betaal het wat wettiglik ten opsigte daarvan betaalbaar is. Geen huurder mag enige sodanige kantoor, gebied, standplaas, kraampie of ander plek sonder die Markmeester se skriftelik toestemming onderverhuur nie.

15. VERANTWOORDELIKHEID VIR DINGE WAT OP DIE MARK GEBRING WORD

Iemand wat enige voertuig, dier of ander ding hoegenaamd op die mark bring, is verantwoordelik daarvoor en is aanspreeklik vir enige skade, besering, gevaar, versperring of ongerief wat dit mag veroorsaak.

16. VERWYDERING VAN VERSPERINGS

Iemand wat 'n voorwerp in enige deel van die mark plaas op sodanige wyse dat dit ongerief of 'n versperring veroorsaak of sodat dit die behoorlike vee, was of skoonmaak van die markperseel verhoed, moet sodanige voorwerp onmiddellik verwys indien die Markmeester hom opdrag gee om dit te doen. Indien so iemand weier of nalaat om aan sodanige opdrag gehoor te gee, of indien die Markmeester nie weet waar hy hom bevind nie, kan die Markmeester die versperring sonder kennisgiving verwys en nog hy nog die Raad is aanspreeklik vir enige skade, besering of verlies wat as gevolg van sodanige verwydering ontstaan; en die Markmeester is geregtig om die koste verbonde aan sodanige verwydering te verhaal op die persoon wat die versperring veroorsaak.

17. SINDELIKHEID VAN PERSELE

Iemand aan wie enige kantoor, gebied, standplaas, kraampie of ander plek toegewys is waarin, waarop of waarvandaan hy besigheid moet doen moet te alle tye sodanige kantoorgebied, standplaas, kraampie of ander plek, en alle aangrensende rypaaie, loopgange of deurgange netjies en skoon hou en moet onmiddellik enigets daaruit verwys wat die Markmeester hom gelas om te verwys. Die Markmeester kan te eniger tyd enige sodanige kantoor, gebied, standplaas, kraampie of ander plek, asook enige sodanige rypaaie, loopgange, of deurgange, en enige voertuig of houer wat daarin of daarop is, inspekteer om te verseker dat die bepaling van hierdie verordeninge nagekom word.

18. VEEGSEL- EN VUILGOEDHOUERS

Iemand wat 'n perseel op die mark huur, moet 'n voldoende aantal veegsel- en vuilgoedhouers van 'n tipe en grootte wat die Markmeester goedkeur, voorsien vir gebruik op sodanige perseel en niemand mag enige aanstootlike stof in sodanige houers plaas of laat plaas nie, en dit is die verantwoordelikheid van elke persoon wat sodanige perseel huur om toe te sien dat die inhoud van sodanige houers gereeld verwys en leeggemaak word op 'n plek wat die Markmeester moet aanwys.

19. BÈRE IN KANTORE

Niemand mag sonder die Markmeester se vooraf verkreeë skriftelike toestemming enige artikel, behalwe skryfbehoeftes en ander kantoor-toerusting vir lopende kantoorgebruik, in 'n kantoor wat deur die Raad aan hom verhuur word, opberg nie.

20. KOKERY OP DIE MARK

Niemand mag op enige deel van die mark kos kook of voorberei of warm drankies maak, behalwe op plekke wat vir dié doel gereserveer mag wees nie: Met dien verstande dat die Markmeester kan toelaat dat warm drankies gemaak word in persele wat vir markbesigheid gereserveer is, mits sodanige perseel netjies en skoon gehou word.

21. POSISIE WAT DIE PUBLIEK MOET INNEEM

Die Markmeester is by magte om opdragte uit te vaardig in verband met die posisie wat die publiek moet inneem, terwyl verkopings aan die gang is, en niemand mag 'n posisie in die mark in verontagsaming van sodanige opdragte inneem nie.

22. AFLAAIBY AANKOMS

Elke artikel wat op die mark te koop aangebied word moet by aankoms aan óf die Markmeester óf 'n markagent oorhandig word, wat dan onmiddellik alle reëlings moet tref wat die Markmeester nodig ag om sodanige artikel te laat aflaai en te plaas in die ruimte van afskorting wat daarvoor voorsien is.

23. GELEIBRIEWE

Die Markmeester moet van die Suid-Afrikaanse Vervoerdienste 'n afskrif verky van elke aflewerings- of geleibrief uitgereik deur die genoemde Administrasie en enige ander besonderhede deur hom vereis, ten opsigte van elke artikel aangelever op die mark deur die genoemde Administrasie, ongeag van sodanige artikel per spoor of per pad vervoer is. Elke markagent moet, wanneer aldus daartoe beveel deur die Markmeester, die genoemde Administrasie magtig om die Markmeester te voorsien van 'n afskrif van elke sodanige brief met betrekking tot die artikels wat aan hom gestuur is.

24. AFLEWERINGSBRIEWE

(1) Elkeen wat enige artikel na die mark bring of laat bring om dit te koop te laat aanbied, moet sodanige artikel by die aankoms daarvan onmiddellik by die markagent of die Markmeester registreer, wat 'n afleweringsbrief moet uitreik of laat uitreik wat deur hom en sodanige persoon onderteken is en waarop aangedui word:

- (a) die datum van tyd van aankoms;
- (b) die volle naam en adres van die verkoper;
- (c) die beskrywing van die artikels;
- (d) die beskrywing van die houer;
- (e) die massa of hoeveelheid;
- (f) die soort of kwaliteit;
- (g) die naam of kodemerk van die markagent of ontvang aan wie sodanige artikel gestuur is;
- (h) die registrasienommer van die voertuig, indien enige;
- (i) enige ander besonderhede wat die Markmeester van tyd tot tyd mag vereis.

(2) Die Markmeester of die markagent moet aan elke sodanige persoon 'n afskrif van die genoemde afleweringsbrief verskaf en moet self 'n afskrif hou.

25. AFKEURING VAN ARTIKELS

Die Markmeester kan enige artikel van die mark laat verwyder en kan enige artikel vir verkoop op die mark afkeur indien dit bedorwe, onsuwer, ongesond of ongeskik vir verbruik is of indien dit verpak is in 'n houer wat dit, of enige ander artikel waarmee dit in aanraking kom, kan besmet. Die Markmeester kan enige sodanige artikel of houer onverwyd in besit neem om dit te laat vernietig: Met dien verstande dat indien 'n geskil oor die toestand van sodanige artikel of houer ontstaan, dit nie vernietig mag word nie tensy die Hoof: Gesondheidsdienste 'n sertifikaat uitreik wat sodanige vernietiging magtig, of tensy die eienaar daarvan skriftelik magtig aan die Markmeester verleen het om sodanige artikel of houer te vernietig.

26. AFGEKEURDE ARTIKELS

Alle artikels wat ingevolge die Wet op Gesondheid, 1977 (Wet 63 van 1977), afgekeur word, moet vernietig word en die Raad betaal geen vergoeding ten opsigte daarvan nie.

27. VERSKIL IN GEHALTE

Niemand mag enige artikel na die mark bring of daar te koop aanbied wat op so 'n wyse verpak is dat die produkte wat bo in of aan die kante van die houer is van 'n beter kwaliteit of groter omvang is as die produkte in die ander dele van die houer nie.

28. AFSONDERING VAN ARTIKELS

Elke markagent of verkoper moet enige artikel wat te eniger tyd bedorwe of beskadig is, of tekens daarvan toon, verwyder en doeltreffend afsonder van alle artikels wat hy ontvang, en hy moet sodanige artikels hersorteer of verpak indien dit na die Markmeester se mening nodig is.

29. STAPELING, RANGSKIKKING EN UITSTALLING

Elke markagent of verkoper moet alle reëlings tref wat die Markmeester nodig ag om alle artikels wat hy ontvang op sodanige tyd wat die Markmeester bepaal te plaas, te stapel, te rangskik en uit te stal op so 'n wyse dat dit 'n ordelike voorkoms het, opvallend is vir voornemende kopers en voldoende van ander artikels geskei is, hetsy die artikels soortgelyk is en van een en dieselfde verkoper afkomstig is al dan nie. Die Markmeester kan te eniger tyd 'n verkoper of markagent gelas om alle of sommige van sodanige artikels na 'n ander ruimte of afskorting te verwys, of om dit oor te stapel of om die inhoud van die houers te sorteer en te herpak of om die artikels te herrangskik of opnuut uit te stal.

30. MERK VAN HOUERS

Die naam en adres van die afsender moet duidelik en leesbaar in hoofletters op elke houer of op 'n etiket wat stewig daaraan vasgeheg is, aangebring wees. Alle ander name, adresse of merke, behalwe die naam, adres of merk van die ontvanger en sodanige ander merke of etikette wat wetlik vereis word, moet uitgewis word. Geen artikel mag vir verkooping uitgestel, te koop aangebied of verkoop word nie, tensy die houer aldus gemerk is.

31. INSPEKSIE, GRADERING, VERPAK-KING EN MERK

Geen artikel wat volgens wet gegradeer moet word, mag te koop aangebied of verkoop word nie tensy dit deur die betrokke markagent of verkoper vir inspeksie voorgelê en na vereiste van die wet geïnspekteer is en die graad wat op grond van sodanige inspeksie daaroor toegeken is, duidelik deur sodanige markagent, verkoper of inspekteur daarop aangebring is en geen artikel wat na vereiste van die wet volgens massa te koop aangebied of verkoop moet word of wat op 'n voorgeskrewe wyse verpak, gemerk en gegradeer moet word, mag te koop aangebied of verkoop of van die mark af verwijder word nie, tensy dit in elke opsig aan die vereistes van soda-

nige wet voldoen nie: Met dien verstande dat die Markmeester na goedunke enige artikel kan verkoop of gelas dat die verkoop moet word indien hy dit gerade ag. Die diskresie van die Markmeester is in hierdie verband egter beperk tot die bepalings van die relevante wette en regulasies afgekondig kragtens sodanige wette.

32. ARTIKELS OP MARKAGENT OF VERKOPER SE RISIKO

Alle artikels wat na die mark gebring word, is te alle tye op die markagent of verkoper se risiko totdat verkooping en aflewering daarvan plaasgevind het.

33. ARTIKELS OP KOPER SE RISIKO

Elke verkoopde artikel is geheel en al op die koper se risiko en vir sy rekening van die oomblik af dat dit verkoopt is en die markagent of verkoper is gebonde en verplig om die verkoopde artikel aan die koper af te lever onmiddellik nadat verkoping geskied het.

34. RAAD BEVOEG OM AS AGENT OP TE TREE

Wanneer artikels aan die Markmeester versend of gelewer is om te verkoopt, moet die verkoper met die instemming van die Raad, benewens die markgeld en enige ander vorderings van die Raad 'n maksimum agentskapskommissie soos voorgeskrewe in regulasie 47 van die Regulasies wat kragtens artikel 63 van Wet 12 van 1975, uitgevaardig is, betaal.

35. MARKAGENTE

(1) Niemand mag die beroep of besigheid van 'n markagent beoefen sonder dat hy vooraf 'n permit daarvoor by die Raad verky het, teen die voorgeskrewe geldie soos vastgestel deur Spesiale Besluit van die Raad volgens artikel 80B van die Ordonnansie op Plaaslike Bestuur, (No 17 van 1939), of kragtens Wet 82 van 1970.

(2) Die permit is geldig vanaf 1 Julie van elke jaar tot 30 Junie van elke daaropvolgende jaar.

(3) Die Raad verleen nie sy toestemming ingevolge subartikel (1) tensy die applikant die Raad oortuig dat:

(a) hy bekwaam en geskik is om die beroep of besigheid van die markagent te beoefen;

(b) hy voldoen het aan die bepalings van enige wet of regulasies wat op markagente betrekking het;

(c) nog hy nog een van sy direkteure, in die geval van 'n maatskappy, nog een van sy venote, in die geval van 'n vennootskap, nog een van sy lede, in die geval van 'n beslote korporasie, enige direkte of indirekte belang het in enige maatskappy of vennootskap of beslote korporasie wat ook ingevolge subartikel (1) toestemming ontvang het om as markagent op te tree nie; en

(d) hy 'n borgakte in die vorm van 'n bankwaarborg, getrouheidswaarborg of ander sekuriteit to bevriddiging van die Stadstesourier verskaf het vir 'n bedrag wat die Raad van tyd tot tyd bepaal ten einde enige koste of tekort met betrekking tot kantoorhurende, opbergruimte, huurgeld, markgeld, opberggeld of enige ander geldie wat aan die Raad betaalbaar is of kan word, te dek.

(4) Die Raad kan nieteenstaande voldoening aan die bepalings van subartikel (3) toestemming weier op grond van onvoldoende ruimte in die marksaal vir 'n markagent om sy produkte te ontvango, te stapel en te verkoop.

(5) Enige toestemming wat ingevolge die bepalings van subartikel (1) aan 'n markagent verleen is, kan deur die Raad ingetrek word indien:

(a) dit 'n maatskappy of vennootskap of beslote korporasie is en daar enige verandering in die direksie van die maatskappy of in die ven-

note van die vennootskap of in die ledebelang van die beslote korporasie plaasvind:

(b) die markagent het self of deur een van sy direkteure of vennote of lede enige direkte of indirekte belang verkry in enige maatskappy of vennootskap of beslote korporasie wat ook ingevolge subartikel (1) toestemming ontvang het om as markagent op te tree;

(c) daar nie meer aan die in subartikel (3) gestelde vereistes voldoen word nie;

(6) Enige weiering, toestemming of intrekking van enige toestemming ingevolge die bepalings van hierdie artikel word slegs in oorleg met die Witbankse Markadvieskomitee, aangeset kragtens artikel 24 van Wet 82 van 1970, deur die Raad uitgeoefen.

36. HUUR VAN AKKOMODASIE

(1) Elke markagent moet van die Raad kan-toorakkomodasie die gebruik van die rekenaar en sodanige ander akkomodasie wat die Raad van tyd tot tyd bepaal, huur en dit okkuper, en moet maandeliks vooruit die huurgeld wat die Raad van tyd tot tyd bepaal, betaal.

(2) Indien 'n markagent in gebreke bly om die huurgeld voor of op die 7e dag van die maand ten opsigte waarvan dit verskuldig is te betaal, kan die Raad na 7 dae kennisgewing te dien effekte sy markagentpermit kanselleer sonder benadering van sy reg om die nakoming van enige ander verpligte van die markagent af te dwing.

(3) Indien sy markagentpermit ooreenkomsdig die voorafgaande subartikel gekanselleer word, moet die markagent onverwyd die kantoor of ander akkomodasie wat hy okkuper, ontruim en geen aanspreeklikheid hoegenaamd gaan op die Raad oor vir enige verlies wat sodanige markagent as gevolg van sodanige intrekking en ontruiming ly nie.

37. MARKAGENTE SE NAAMBORDE

Elke markagent moet op eie onkoste bokant die deur van die kantoor of ander akkomodasie wat aan hom verhuur of deur hom geokkuper word 'n bord laat aanbring waarop sy eie kleur, wat behoorlik deur die Markmeester goedgekeur is, verskyn en hy moet die naam of name wat aldus aangebring is, leesbaar en ongeskonde behou so lank hy 'n huurder of okkupant van sodanige kantoor of akkomodasie is:

38. SKADE AAN AKKOMMODASIE

Elke markagent is verantwoordelik vir skade wat berokken word aan enige deel van die akkomodasie wat aan hom verhuur word, en hy mag nie toebehoere, rakke, afskortings, slotte, posbussies of enigets anders sonder die Markmeester se vooraf verkreeë skriftelike toestemming in sodanige akkomodasie aanbring nie en die markagent moet skade wat deur die oorsprong of verwyderings van enige sodanige items veroorsaak is, goedmaak wanneer hy die akkomodasie ontruim.

39. BESTUUR VAN MARKAGENT SE BESIGHEID

(1) Elke markagent moet sy besigheid bestuur slegs vir die doel om direk van produsente en andere, artikels wat op die mark verkoop moet word te ontvang vir verkooping op 'n kommissiegrondslag, en hy mag op geen tydstip elders as op die mark direk of indirek belanghe in of betrokke wees by enige ander besigheid wat in verband met artikels van enige aard wat normaalweg op die mark verkoop word nie. Geen markagent mag buite die mark maar binne die Witbankse landdrogsgebied enige kantoor of perseel okkuper vir die koop aan te bied, verkoop, verpak, opberg of hanteer van artikels wat normaalweg op die mark gebring of deur middel daarvan van die hand gesit of verkoop word nie.

(2) Die Raad kan te eniger tyd met of sonder kennisgewing, 'n permit van 'n markagent kanselleer wat aldus daarby belang het of gemoeid is of wat op enige wyse optree wat vir die mark nadig is en geen aanspreeklikheid gaan op die Raad of Markmeester oor vir enige verlies of skade as gevolg van sodanige kansellerung nie.

(3) Die kansellerung van 'n permit ooreenkomsdig hierdie artikel vrywaar nie iemand van 'n strat wat vir enige oortreding van hierdie verordening voorgeskryf is nie.

(4) Die voorgaande bepalings is mutatis mutandis op enige werknemer van 'n markagent van toepassing.

40. WANGEDRAG DEUR MARKAGENT

Nieteenstaande die bepalings van artikel 39(2), (3) en (4) mag die Raad, indien enige markagent enige oortreding begaan of versuim om te voldoen aan die bepalings van enige wet, regulasies of verordeninge in verband met die mark of enige bevele uitgereik deur die Markmeester, op sodanige markagent 'n kennisgewing dien waarin hy hom aansê om sodanige oortreding of versuim onmiddellik te herstel en as hy versuim om dit te doen, kan die Raad sy permit kanselleer en weier om dit te hervuur asook sy reg om sy kantoor of ander ruimte te okkuper, en die Raad behou alle regte voor om op enige ander manier waarop hy geregtig is teen sodanige agent op te tree. Geen aanspreeklikheid gaan op die Raad of die Markmeester oor vir enige skade wat deur 'n markagent as gevolg van die kansellerung van sy permit of kantoor of ander akkommodasie, gely mag word nie.

41. INLITING WAT VAN MARKAGENT TE VEREIS WORD

Elke markagent moet die Markmeester, wanneer hy deur laasgenoemde daarom versoek word, voorsien van enige dokument of inligting in verband met die aankoms en verkoop van en betalings vir alle artikels wat die agent in die loop van sy besigheid hanteer.

42. PERMITTE VIR WERKNEMERS

(1) Elke markagent moet by die Markmeester om 'n permit aansoek doen voordat hy iemand in diens neem en hy mag nie so 'n persoon in diens neem of hom toelaat om te begin werk nie tot tyd en wyl die Markmeester 'n permit ten opsigte van sodanige persoon uitgereik het.

(2) Die Markmeester kan weier om 'n permit uit te reik sonder om enige redes te verskaf en kan te eniger tyd 'n permit kanselleer indien die persoon aan wie dit uitgereik is, na die mening van die Markmeester, nie 'n geskikte en gepaste persoon is om dit te hou nie of indien so 'n persoon enige wet, regulasie of verordeninge betreffende die mark of enige markrel of opdrag van die Markmeester oortree het. So 'n permit is persoonlik tot die persoon aan wie dit uitgereik is en is nie oordraagbaar nie. Die houer moet dit te alle redelike tye op aanvraag deur die Markmeester toon.

43. REGISTRASIE VAN WERKNEMERS

Elke markagent moet sy werknemers by die Markmeester regstreer op 'n wyse wat deur die Markmeester bepaal word en moet binne drie dae alle veranderinge van personeel aan die Markmeester bekend maak, wat vir hierdie doel 'n register moet byhou waarin alle besonderhede wat ter sake is betreffende sodanige werknemers aangetoon word.

44. MARKAGENT IS VERANTWOORDELIK VIR WERKNEMERS

Elke markagent is verantwoordelik vir die gedrag van alle persone wat in sy diens is asook vir enige beskadiging van Raadseindom deur homself of sy werknemers. So 'n agent moet onverwyd die dienste van enige werknemer wat enige opdrag van die Markmeester nie gehoorsaam het nie of wat skuldig bevind is aan enige oortre-

ding wat uit die uitvoering van sy pligte of werkzaamhede op die mark voortspruit, beëindig, tensy so 'n skuldigheidsvinding na appéls tersyde gestel word. Geen markagent mag 'n persoon wie se dienste aldus beëindig is sonder die skriftelike toestemming van die Markmeester, in diens neem of weer in diens neem nie.

45. X-STRAALONDERSOEK

Elke markagent moet seker maak dat al sy werknemers 'n X-straalondersoek vir tuberkulose minstens een keer elke twaalf maande ondergaan en moet die Markagent 'n mediese sertifikaat te dien effekte verskaf wanneer hy deur genoemde Markmeester gelas word om dit te doen. Indien gevind word dat sodanige werknemer aan tuberkulose ly, moet sy werkewer onmiddellik die Markmeester daarvan in kennis stel en onmiddellik stappe doen wat nodig is om te verseker dat sodanige werknemer nie binne die grense van die mark in diens gehou word nie.

46. BESKERMENDE KLERE

(1) Elke markagent moet sy werknemers voorsien van die beskermende klere wat die Markmeester vereis en moet verseker dat die kodemerk of naam van sy firma duidelik op sodanige klere aangebring is en dat dit genommer is op die wyse wat die Markmeester stipuleer en dat sodanige klere te alle tye skoon en in 'n goeie toestand is tot bevrediging van die Markmeester. Geen markagent mag enige werknemer toelaat om op die mark te werk, tensy hy sulke beskermende klere dra nie.

(2) Alle amptenare en werknemers van ander liggeme wat met die bemarkeing of hantering van produkte op die mark te doen het, moet die beskermende klere wat die Markmeester vereis, dra terwyl hulle hul amptsplike uitvoer.

47. MARKAGENTE MOET REKENSKAP GEE AAN VERKOPER

(1) Elke markagent moet by die ontvangs van elke artikel of besending wat aan hom aangelever word, daarvoor teken en hy is aan die verkoper verantwoordelik vir die hoeveelheid wat op die aflewingsbrief aangedui word.

(2) Elke markagent moet korrek en volledig aan die verkoper op 'n wyse wat deur die Markmeester of by wet, regulasie of verordening voorgeskryf is en binne 'n tydperk van 15 besigheidsdae nadat hy enige artikels van die hand sit aan die verkoper rekenskap gee van die opbrengs van sodanige artikels en die saldo van die opbrengs aan die verkoper betaal nadat hy van sodanige opbrengs enige bedrag afgetrek het wat hy wetlik op geregtig is om te behou.

48. MARKAGENT BLY IN GEBREKE

Wanneer 'n markagent, na die mening van die Markmeester, in gebreke gebly het om alle redelike stappe te doen ten einde 'n artikel met 'n minimum van vertraging te verkoop teen die heersende markprys of in gebreke gebly het om alle redelike stappe te doen ten einde 'n artikel met 'n minimum van vertraging te verkoop teen die heersende markprys of in gebreke gebly het om alle redelike voorsorg te treffen om agteruitgang of besmetting van sodanige artikel te voor-kom, kan die Markmeester die verkoper daarvan in kennis stel en 'n markverkoopbrief in sy guns uitrek ten opsigte van sodanige artikel teen die prys vir soortgelyke artikels behalwe op die dag waarop artikel verkoop moes gewees het, en die genoemde markagent moet aan die verkoper, op 'n wyse wat bepaal word deur die Markmeester, die waarde aangee op sodanige markverkoopbrief betaal, min enige geldie waarop hy geregtig is en min die prys waarvoor die artikel nadat dit agteruitgegaan het of besmet was, verkoop is, of waarvoor die artikel wat nie verkoop is toe dit verkoop moes gewees het nie uiteindelik verkoop is. Die Raad of die Markmeester is hoegenaamd nie aanspreeklik omdat hulle die verkoper in kennis gestel het nie of vir enige verlies of skade deur die betrokke markagent as gevolg daarvan gely nie.

49. KOOP EN VERKOOP DEUR WERKNEMERS VAN DIE RAAD

Nog die Markmeester, nog enige markbeambte word toegelaat om, hetys vir eie rekening of teen kommissie, met artikels op die mark handel te dryf of hulle te koop nie, behalwe sodanige artikels as wat hulle bona fide vir hul eie private gebruik benodig.

50. AANKOPE DEUR MARKAGENTE

Geen markagent of 'n werknemer van hom mag artikels op die mark koop met die doel om sulke artikels te herverkoop of daarmee handel te dryf nie. So 'n agent of werknemer kan egter artikels vir hul private verbruik of gebruik koop: Met dien verstande dat die prys van so 'n artikel nie langer mag wees as die prys waarteen dieselfde, of 'n soortgelyke artikel, op dieselfde dag op die mark verkoop is nie: Voorts met dien verstande dat die toepaslike bepalings van Wet 12 van 1975, soos gewysig, nagekom moet word waar dit van toepassing is.

51. HOE ARTIKELS VERKOOP MOET WORD

Geen artikel mag verkoop word, behalwe volgens kwaliteit, massa, graad, aantal, hoeveelheid of soos andersins volgens wet, regulasie of verordeninge voorgeskryf of deur die Markmeester bepaal word nie. Wanneer 'n artikel volgens massa verkoop word, moet dit netto massa wees.

52. MASSAMETING

(1) Alle artikels wat op die mark per massa verkoop moet word, moet verkoop word ooreenkostig die massa voorgeskryf deur die Wet of Mate en Gewigte, 1958 (Wet 13 van 1958), soos gewysig.

(2) As die Markmeester dit nodig ag dat enige besending artikels wat ter verkoping aangebied word, se massa gemeet moet word, moet hy sodanige besending se massa laat meet en die verkoper moet vir die meet van die massa van elke kas, sak, artikel of pakket in sodanige besending betaal teen die tarief wat kragtens Wet 82 van 1970 vasgestel is.

53. VERANTWOORDELIKHEID VIR MASSA

Dit is die verantwoordelikheid van die betrokke markagent om seker te maak dat artikels wat volgens wet of regulasie of volgens opdrag van die Markmeester volgens massa verkoop moet word die juiste voorgeskrewe massa het voordat dit vir verkoop uitgestal word, te koop aangebied of verkoop word, of sodanige massa moet duidelik en leesbaar of sodanige artikels of hulle houers aangegee word.

54. VERKOOP PER MONSTER

Geen markagent of verkoper mag 'n moster van enige artikel wat te koop aangebied word uitstal of enige artikel per monster verkoop nie, tensy sodanige monster werklik verteenwoordig van die hele besending is en die Markmeester kan homself op 'n wyse wat hy bepaal, oortuig dat die hele besending werklik verteenwoordig word deur die monster wat aldus uitgestal of te koop aangebied word of verkoop is.

55. VERANTWOORDELIKHEID VIR AFWYKING VAN MONSTER

Elke markagent of verkoper is verantwoordelik vir enige skade, ongerief of verlies wat gely word deur iemand wat per monster 'n artikel koop wat wesenlik verskil van die monster wat uitgestal of te koop aangebied is. Die Markmeester se beslissing ten opsigte van die feit of die uitgestalte of aangebode monster werklik verteenwoordigend is van die verkoopde artikel is afdoende en bindend.

56. MINDERWAARDIGE ARTIKELS

Geen koper is verpligt om enige artikel te aanvaar wat, na die Markmeester se mening, min-

derwaardig is aan of nie ooreenkoms met die monster wat by die veiling vertoon is nie of wat nie ooreenkoms met die verklaring wat ten tyde van die veiling deur die Markmeester of die markagent of die verkoper gedoen is nie, mits die koper die Markmeester dienooreenkomsdig verwittig onmiddellik nadat afluering aan hom geskied het en die onmestrede artikel nie uitgepak, hersoorteer of van die mark af verwyder is of daarvlieg gepeuter is nie. Enige geskil betrekende enige artikel of die verkoop daarvan moet deur die Markmeester besleg word, wie se beslissing in alle sodanige gevalle van geskil of klagte afdoende en bindend is.

57. INSLUITING VAN HOUERS

Tensy die Markmeester anders gelas of tensy dit deur die markagent of verkoper as 'n verkoopvooraarde gestel word, sluit die koopprys van artikels wat in houers verkoop word, sodanige houers in. Die Markmeester kan egter gelas dat houers nie van die mark af verwyder mag word nie, of dat dit deur die kopers terugbesorg moet word, of dat 'n deposito wat die Markmeester moet bepaal deur die koper aan die agent of verkoper op enige houer te betaal moet word.

58. UITREIKING VAN DOKUMENTE

Niemand, behalwe die Markmeester of 'n persoon deur hom daar toe gemagtig, mag markbrieue of enige ander dokumente aangaande verkoope uitreik of laat uitreik nie. Die markagent moet die Raad vir die dokumente teen kosprys vergoed.

59. APARTE MARKBRIEWE

Elke markagent of ontvanger wat artikels aangebied moet apart verkoop en aparte markbrieue verkry vir, elke besending artikel ontvang van of te koop aangebied deur hom namens verkopers, nieteenstaande die feit dat sodanige besendings van dieselfde ware en van dieselfde afsender kan wees.

60. WYSIGINGS VAN MARKBRIEWE EN AANSPREEKLIKHEID VIR FOUTE

(1) Die afslaer sal elke wysiging op 'n markbrief parafeer, en die Markmeester sal, nadat hy homself tevrede gestel het van die rede van sodanige wysiging, ook die brief aldus parafeer.

(2) Nog die Raad nog die Markmeester is aanspreeklik vir enige foute ten opsigte van die beskywing, die tekort of oorskot in hoeveelheid of gebrek aan kwaliteit van enige artikel wat op die mark verkoop word.

61. VERKOPE UIT DIE HAND OP DIE MARK

(1) Die Raad kan verkope uit die hand magtig en ten opsigte van sodanige verkoope voorwaardes stel as wat deur hierdie verordeninge voorgeskryf word ten opsigte van uit die hand verkoop.

(2) Niemand, behalwe diegene wat deur die Markmeester gemagtig is, mag verkope uit die hand hou nie, en dan alleenlik van sodanige artikels, op sodanige tye en plekke en op sodanige voorwaardes as wat die Markmeester van tyd tot tyd bepaal.

(3) Die verkoopprys van alle uit die hand verkoop moet deur die koper aan die Markmeester betaal word.

62. VOORKEUR

Geen markagent mag, wanneer hy uit die hand verkoop, op enige wyse, voorkeur gee aan enige persoon nie.

63. AFLEWERING VAN ARTIKELS NA VERKOPE UIT DIE HAND

Niemand mag enige artikel uit die hand te koop aanbied of verkoop nie, tensy hy die genoemde artikel aan die koper kan afluwer sodra die koopprys betaal is of wanneer hy van die

Markmeester opdrag kry om dit te doen, en die markagent of die verkoper is teenoor die koper aanspreeklik vir enige verlies of ongerief wat gely word omdat nie afluwer is nie of verkeerd of na te lang vertraging afluwer is.

64. MARKVERKOOPBRIEWE

(1) Die betrokke markagent moet onmiddellik nadat elke verkooptransaksie op die markverkoopvloer afgelê is, 'n markverkoopbrief wat die Markmeester of Direkteur voorseen, behoorlik en op 'n wyse wat die Markmeester of Direkteur voorskryf, voltooi.

(2) Elke transaksie wat behoorlik aangedui word op 'n markverkoopbrief moet uitsluitlik betrekking hê op produkte uit slegs een besondere besending.

(3) Geen markverkoopbrief mag sonder die skriftelike toestemming van die Markmeester gewysig word nie.

(4) 'n Markverkoopbrief wat aan die vereistes van subartikel (1) en (2) voldoen, moet na aloop van elke verkooptransaksie aan die koper oorhandig word.

65. INLIGTING EN BESONDERHEDE

Die Markmeester mag enige inligting of besonderhede of verduideliking van enige persoon verlang aangaande enige aspek van verkoop uit die hand, en mag enige sodanige verkoop of enige verskil in prys of enige ander aspek daarvan ondersoek, en mag 'n markagent opdrag gee om enige persoon te vergoed as sodanige persoon, na die mening van die Markmeester, skade of verlies gely het of dit waarskynlik sal ly omdat genoemde agent nie aan die bepalings van hierdie verordeninge voldoen nie.

66. MARKMEESTER KAN INLIGTING AAN VERKOPER VERSKAF

Die Markmeester kan regstreeks aan enige verkoper afskrifte verskaf van enige markbrief wat die verkoop van enige verkoopte artikel namens sodanige verkoper deur enige markagent dek, of sodanige ander inligting as wat nodig geag mag word, en elke markagent moet op versoek van die Markmeester hom voorseen van die naam en adres van enige verkoper namens wie sodanige markagent enige artikel verkoop het, sowel as sodanige ander inligting as wat die Markmeester mag vereis.

67. AFHAAL EN AFLEWERING

Elke koper is verantwoordelik vir die afhaal van sy aankope sodra dit gereed is vir afluering aan hom en elke markagent is verantwoordelik vir die afluering aan die koper van sy aankope sodra hy die prys betaal het. Die markagent is verantwoordelik vir die afluering aan die koper van die hoeveelheid, massa, kwaliteit, graad, verskeidenheid en houer, na gelang van die geval, wat hy gekoop het, en die koper is geregtig om die markagent te eis en deur hom vergoed te word vir enige verlies of ongerief wat gely is omdat die markagent nie hierdie bepalings nagekom het nie. Nog die Raad nog die Markmeester is verantwoordelik of aanspreeklik om die afluering te verseker van enige artikel wat op die mark verkoop is, tensy die Markmeester as markagent optree.

68. AFLEWERING DEUR RAAD

Die Stadsesourier kan skriftelike toestemming verleen vir die afluering van produkte aan sekere instansies en organisasies. Die gelde word bepaal deur Spesiale Besluit van die Raad volgens artikel 80B van die Ordonnansie op Plaaslike Bestuur (No 17 van 1939), of kragtens Wet 82 van 1970.

69. VERWYDERING VAN ARTIKELS VANAF DIE MARK

(1) Tensy die Markmeester skriftelik anders gelas, moet elke koper alle artikels wat hy op die mark gekoop het binne twee uur na die koop daarvan van die mark verwider.

(2) Enige laaiakke wat deur die Raad binne die grense van die mark voorsien is moet alleenlik vir die laai en aflaai van artikels of houers gebruik word en geen ander bedrywigheude hoegeenaamd word daarop toegelaat nie, behalwe met die skriftelik toestemming van die Markmeester.

70. WEIERING DEUR KOPER OM AFLEWERING TE AANVAAR

(1) Elke koper van enige artikel is verplig om aan die Markmeester die koopprys daarvan te betaal, maar indien die koper weier om sodanige artikels te neem, te aanvaar of te ontvang, word dit geag dat die koper aan 'n misdryf skuldig is.

(2) Indien enige koper versuim om vir artikels te betaal wat hy gekoop het of om aan enige ander bepaling van hierdie verordeninge betreffende verkoop te voldoen of artikels by die Markmeester of markagent of 'n verkoper voorhanden gelaat het, kan die Markmeester gelas dat sodanige artikels weer verkoop word op sodanige wyse as wat hy dienstig ag, en die wanbetalende koper is aanspreeklik vir enige verlies by sodanige herverkoping, plus sodanige gelde en vorderings wat kragtens hierdie verordeninge verskuldig mag wees. Enige wins by herverkoping is vir die Raad se rekening.

(3) Die Markmeester kan in die geval van enige sodanige verlies, en wanneer hy besonderhede daarvan van die betrokke markagent of verkoper ontvang, opdrag gee dat geen verkooping uit die hand aan sodanige koper gedoen word totdat sodanige verlies betaal is nie.

(4) Geen sodanige wanbetalende koper mag versuim of weier om op aanvraag deur die Markmeester enige tekort te betaal wat deur hom verskuldig is nie, of enige ander persoon benoem om namens hom te koop of die naam van enige persoon gebruik ten einde artikels te bekom nie.

(5) Nog die Raad nog die Markmeester is aanspreeklik vir enige foute in verband met enige artikel wat in die sorg van 'n markagent of koper, of op die mark deur 'n wanbetalende koper gelaat is of vir enige verkeerde beskrywing, tekort of oorskot in hoeveelheid of gebrek aan gehalte, of vir enige verlies, skade of ongerief wat deur sodanige wanbetalende koper gely word.

71. BETALING VAN KOOPPRYS

Geen betaling vir enige produk wat op die markverkoopvloer verkoop word, mag aan enigen behalwe aan die Markmeester gemaak word nie.

72. UITGESTELDE BETALING

(1) Elke koper van produkte op die markverkoopvloer moet die koopprys in munt of in banknote in wettige betaalmiddel aan die Markmeester betaal onmiddellik na afloop van die verkoop van sodanige produk. Tjeks kan deur die Markmeester aanvaar word op die skriftelike voorwaardes wat deur die Stadstesourier uitgereik word: Met dien verstande dat die Markmeester kan toelaat dat betaling vir hoogstens 24 uur uitgestel word indien die koper 'n waarborg tot voldoening van die Stadstesourier ingedien het.

(2) Die Staat, Provinciale Administrasie en enige ander persoon of instansie soos die Raad van tyd tot tyd bepaal word vrygestel van die bepalinge van subartikel (1).

73. GELDIGHEID VAN MARKVERKOOPBRIEF

(1) 'n Markverkoopbrief word as geldig geag as sodanige brief 'n stempel ter bevestiging van sodanige geldigheid dra.

(2) Ondanks enige andersluidende bepaling, moet elke verkoopbrief gedurende die verkoopure op die dag waarop die markverkoopbrief ten opsigte van die betrokke transaksie uitgereik is, bekragtig word.

74. EIS VAN MARKMEESTER

Die Markmeester het volle mag en bevoegheid namens die Raad om enige en alle bedrae geld deur persone verskuldig en betaalbaar vir of aan wie artikels op die mark verkoop is te vra of te eis, ten opsigte daarvan te dagvaar en dít in te vorder, en indien iemand weier om 'n bedrag te betaal wat kragtens hierdie verordeninge aan die Raad verskuldig is, kan die Markmeester sodanige gelde verrekken met enige geld in sy beheer wat aan sodanige persoon behoort of verskuldig is.

75. ONOPGEËISTE ARTIKELS

Enige artikel wat op die mark laat staan word en nie voor die aanvang van verkoop op die volgende dag opgeëis word deur die persoon wat daarop geregtig is nie, word deur die Markmeester verkoop op 'n wyse wat hy moet bepaal en die Markmeester moet die opbrengs van sodanige verkooping, min alle bedrae en heffings wat wettiglik daarop betaalbaar is, hou ten behoeve van enige wat sy aanspraak daarop behoorlik bewys: Met dien verstande dat geen aanspraak erken word na verloop van ses maande van die datum van verkoop af nie en voorts met dien verstande dat die Raad geregtig is om grootboekgede te hef teen 'n tarief per maand of gedeelte daarvan waartydens die geld onopgeëis is soos kragtens Wet 82 van 1970 vasgestel.

76. VERSENDING VAN MARKBRIEWE

Tensy in enige wet of regulasie of verordening anders bepaal, moet die markagent aan die verkoper alle ampelike markbrieue of ander sodanige dokumente in verband met verkoop binne 15 besigheidsdae na die verkoop van enige artikel stuur of oorhandig, en onder geen omstandighede mag enige besonderhede vereis deur hierdie verordeninge of deur die Markmeester wat op die markbrieue moet verskyn deur enige markagent daaruit geskrap word nie; ook mag geen markagent versuim om aan die verkoper enige markbrieuf te stuur of te oorhandig nie, ongeag of die verkopings per openbare veiling of verkoope uit die hand geskied het of dat geen verkoop plaasgevind het nie.

77. OORSTAPELING VAN ONVERKOOPTE ARTIKELS

Elke markagent moet, aan die einde van elke dag se verkoope alle onverkooppte artikels sodanig oorstapel dat dit 'n netiese voorkoms het en in 'n posisie waarvandaan dit van alle voorname kopers gedurende die volgende dag se verkoope duidelik sigbaar sal wees en moet elke redelike voorsorgmaatreel tref om enige bederf van of skade aan enige artikel wat onverkoopbly, te voorkom.

78. WEIERING OM AF TE LEWER

Die Markmeester kan weier om enige artikel af te lewer of te oorhandig indien dit na sy mening nodig is ten einde aan die relevante bepaling van hierdie verordeninge uitvoering te gee.

79. MARKGELDE

(1)(a) Elke verkoper, markagent en enige ander persoon wat artikels op die mark bring vir verkoop, moet op aanvraag van die Markmeester aan die Raad die bedrag betaal wat na die genoemde Markmeester se mening verskuldig is as markgelde ooreenkomsdig subartikel (b) en vasgestel is kragtens Wet 82 van 1970.

(b) Die genoemde markgelde is 'n ad valorem-heffing teen 'n tarief kragtens Wet 82 van 1970 vasgestel wat gehef en betaal word op enige of alle artikels hoegenaamd wat op die mark gebring word, of sodanige artikels verkoop word, te koop aangebied word maar onverkoopbly, of nie te koop aangebied word nie: Met dien verstande dat 'n minimum heffing teen 'n tarief kragtens Wet 82 van 1970 vasgestel vir elke eenheid, artikel of markbrieuf ter waarde van R0,50c (vyftig sent) of minder gehef en betaal moet word. Ten opsigte van 'n artikel wat verkoop is,

word die werklike verkoopprys beskou as die waarde daarvan; ten opsigte van 'n artikel wat te koop aangebied word maar onverkoop bly, word die hoogste bod daarvoor beskou as die waarde daarvan en ten opsigte van 'n artikel wat nie te koop aangebied word nie, word die hoogste verkoopprys van 'n soortgelyke artikel op dieselfde dag verkoop, beskou as die waarde daarvan. Volle markgelde gebaseer op die werklike verkoopprys, of op die waarde van die artikel vasgestel ooreenkomsdig die bepalings hierin uiteengesit, wat ook al die hoogste mag wees, moet ook betaal word wanneer onverkooppte artikels van die mark verwyder word.

(c) Die Markmeester mag afsien van markgelde op artikels wat buite die mark gekoop is maar op die mark gebring word in of op 'n voertuig en wat nie op die mark te koop aangebied of verkoop word deur of namens die eienaar of daar afgelaai word nie: Met dien verstande dat die artikels nie op die mark oorgebring word van een voertuig op 'n ander sonder vooraf verkreë toestemming van die genoemde Markmeester nie, wat na goeddunke sodanige toestemming kan weier.

(2) Benewens die markgelde is agentskapsgelde betaalbaar soos vasgestel kragtens Wet 82 van 1970.

(3)(a) Die Raad kan die koelkamerbergting en rypmaking van artikels onderneem teen die tariëfe wat vasgestel is volgens 'n spesiale besluit kragtens artikel 80B van die Ordonnansie op Plaaslike Bestuur (No 17 van 1939) of kragtens Wet 82 van 1970 en wat bepaal moet word deur die persoon wat sodanige bergings- of rypmakingsgeriewe gebruik en wel op so 'n wyse en te sodanige tyd as wat die Markmeester bepaal. Die Markmeester kan weier om enige artikels vry te stel wat aldus geberg of rygemak is tot tyd en wyl die verordeninge wat ten opsigte daarvan aan die Raad verskuldig is, betaal is.

(b)(i) Alle artikels wat in die verkoelafdeling of in die rypmaakkamer gelaat word, is daar op risiko alleen van die persoon wat sodanige bergings- of rypmakingsgeriewe verlang en die Raad is nie aanspreeklik vir enige verlies, skade, tekort of vertraging voortspruitende uit die handhawing van 'n te hoe of te lae temperatuur, weiering van 'n masjien of installasie, vloedwater, wind, sprinkelaar-lekkasie, vogtigheid, sweet, bederwing, verrotting, vernietiging deur knaagdiere, natuurramp, burgerlike ooproer, militêre owerheid, opstand, staking, uitsluitings, arbeidsgeskille, landsvande, kwarantyn, oorlog, ontploffings, die aard van die goedere, inherente gebrek, kontak met of nabheid aan ander goedere of bedekte gebreke, verskil of krimping in massa, defektiewe of ondoeltreffende pakkies of houers, diefstal of enige ander oorsaak van watter aard ookal behalwe by bewys deur die berger dat sodanige verlies, skade, tekort of vertraging veroorsaak is deur die opsetlike wangedrag of groewe nataligheid van 'n werknemer van die Raad in die uitoefening en binne die omvang van sy verpligte as werknemer van die Raad.

(ii) Nieteenstaande enigets vervat in subartikel (b)(i), is die Raad nie aanspreeklik vir enige skade, as gevolg van watter oorsaak ookal tensy inspeksie van die betrokke artikels of sodanige monster daarvan as wat die Markmeester mag vereis by die Markmeester ingedien is alvorens sodanige artikels van die mark verwyder word nie, en die bedrag van die Raad se aanspreeklikheid vir enige verlies, skade, tekort, of vertraging mag nie hoér as die waarde van die betrokke artikels wees nie. "Waarde" vir hierdie doel beteken die gemiddelde prys verky op die mark vir soortgelyke artikels op die dag wat die betrokke artikels van die verkoelafdeling of die rypmaakkamer verwyder word.

(iii) Alle artikels word ontvang op die uitdruklike verstandhouding dat die inhoud, massa, hoeveelhede en waardes onbekend is, tensy 'n spesiale endossement in teenstelling hiermee op die kwitansie vir sodanige artikels aangeteken is by ontvangs vir verkoeling of rypmaking.

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