



Offisiële Koerant



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5 DESEMBER
5 DECEMBER

1990

4725

OPENBARE VAKANSIEDAE

BELANGRIKE AANKONDIGING

SLUITINGSDATUM VAN ADMINISTRATEURSKENNISGEWINGS, ENSOVOORTS

Aangesien 25 en 26 Desember 1990 Openbare Vakansiedae is, sal daar op Woensdag 26 Desember 1990 geen uitgawe van die Provinsiale Koerant verskyn nie.

Aangesien 1 Januarie 1991 'n Openbare Vakansiedag is, sal die sluitingsdatum vir die aanname van kennisgewings soos volg wees:

10:00 op Dinsdag, 18 Desember 1990, vir die uitgawe van die Provinsiale Koerant van Woensdag, 2 Januarie 1991.

10:00 op Vrydag, 28 Desember 1990, vir die uitgawe van die Provinsiale Koerant van Woensdag, 9 Januarie 1991.

Direkteur-generaal

OFFISIËLE KOERANT VAN DIE TRANSVAAL (Verskyn elke Woensdag)

Alle korrespondensie, advertensies, ens, moet aan die Direkteur-generaal, Transvaalse Provinsiale Administrasie, Privaatsak X64, Pretoria, geadresseer word en indien per hand afgelewer, moet dit op die Vyfde Vloer, Kamer 515, Ou Poyntongebou, Kerkstraat, ingedien word. Gratis eksemplare van die *Offisiële Koerant* of uitknipsels van advertensies word nie verskaf nie.

Intekengeld (vooruitbetaalbaar) met ingang 1 Januarie 1989.

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

Jaarliks (posvry) — R40,00 plus AVB.

Zimbabwe en Oorsee (posvry) — 85c elk plus AVB.

Prys per eksemplaar (posvry) — 75c elk plus AVB.

Verkrygbaar by 5e Vloer, Kamer 515, Ou Poyntongebou, Kerkstraat, Pretoria 0002.

Sluitingstyd vir Aannee van Advertensies

Alle advertensies moet die Beampte belas met die *Offisiële Koerant* bereik nie later nie as 10:00 op Dinsdag 'n week voordat die Koerant uitgegee word. Advertensies wat ná daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week.

Advertensietariewe met ingang van 1 Januarie 1989

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

PUBLIC HOLIDAYS

IMPORTANT ANNOUNCEMENT

CLOSING TIME FOR ADMINISTRATOR'S NOTICES, ETC

As 25 and 26 December 1990 are Public Holidays, there will be no issue of the Provincial Gazette on Wednesday 26 December 1990.

As 1 January 1991 is also a Public Holiday the closing time for acceptance of notices will be as follows:

10:00 on Tuesday, 18 December 1990, for the issue of the Provincial Gazette on Wednesday, 2 January 1991.

10:00 on Friday, 28 December 1990, for the issue of the Provincial Gazette on Wednesday, 9 January 1991.

Director-general

OFFICIAL GAZETTE OF THE TRANSVAAL (Published every Wednesday)

All correspondence, advertisements, etc. must be addressed to the Director-General, Transvaal Provincial Administration, Private Bag X64, Pretoria, and if delivered by hand, must be handed in on the Fifth Floor, Room 515, Old Poynton Building, Church Street. Free copies of the *Provincial Gazette* or cuttings of advertisements are not supplied.

Subscription Rates (payable in advance) as from 1 January 1989.

Transvaal Official Gazette (including all Extraordinary Gazettes) are as follows:

Yearly (post free) — R40,00 plus GST.

Zimbabwe and Overseas (post free) — 85c each plus GST.

Price per single copy (post free) — 75c each plus GST.

Obtainable at Fifth Floor, Room 515, Old Poynton Building, Church Street, Pretoria, 0002.

Closing Time for Acceptance of Advertisements

All advertisements must reach the Officer in Charge of the *Provincial Gazette* not later than 10:00 on the Tuesday a week before the Gazette is published. Advertisements received after that time will be held over for publication in the issue of the following week.

Advertisements Rates as from 1 January 1989

Notices required by Law to be inserted in the *Official Gazette*:

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

Enkelkolom — R4,50 per sentimeter. Herhaling — R3,00.

Intekengelde is vooruitbetaalbaar aan die Direkteur-generaal, Privaatsak X225, Pretoria 0001.

CGD GROVÉ
Namens Direkteur-generaal

K5-7-2-1.

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

Single column — R4,50 per centimetre. Repeats — R3,00.

Subscriptions are payable in advance to the Director-General, Private Bag X225, Pretoria 0001.

CGD GROVÉ
For Director-General

K5-7-2-1

Proclamations

No 32 (Administrateurs-), 1990

PROKLAMASIE

Kragtens die bevoegdheid my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae omskryf by die regsgebied van die Plaaslike Gebiedskomitee van Gravelotte met ingang van die datum van hierdie proklamasie.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehonderd en Negentig..

D J HOUGH
Administrateur van die Provinsie Transvaal

BYLAE

PB 3-2-2-156

- (1) Die plaas Graverail 795 LT, groot 3 339 m² volgens kaart A6980/54.
- (2) Leydsdorp Dorpsgronde 779 LT, groot 10,1165 ha volgens kaart.

No 33 (Administrateurs-), 1990

PROKLAMASIE

LOTHAIR PLAASLIKE GEBIEDSKOMITEE: VERANDERING VAN GRENSE

Kragtens die bevoegdheid my verleen by artikel 21(4) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) proklameer ek hierby dat die gebied van die Plaaslike Gebiedskomitee van Lothair verklein word deur die uitsnyding van die gedeeltes soos omskryf in die bygaande Bylae, met ingang van die datum van hierdie proklamasie.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehonderd en Negentig..

D J HOUGH
Administrateur van die Provinsie Transvaal

BYLAE

PB 3-2-2-168

Gedeeltes van die plaas Bloemkrans 121-IT:

Begin by die noordwestelike baken van Restant van die plaas Bloemkrans 121 IT, groot 2,2898 ha (Kaartboek 90/2); daarvandaan ooswaarts met die noordelike grens van genoemde plaas Bloemkrans 121 IT langs tot by die noordoostelike baken van Gedeelte 7 (Kaart A 5152/38); daarvandaan algemeen suidwaarts met die oostelike grense van die volgende

Proklamasies

No 32 (Administrator's), 1990

PROCLAMATION

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction of the Local Area Committee of Gravelotte with effect from the date of this proclamation.

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety.

D J HOUGH
Administrator of the Province Transvaal

PB 3-2-3-156

SCHEDULE

- (1) The farm Graverail 795 LT, in extent 3 339 m² vide Diagram A6980/54.
- (2) Leydsdorp Townlands 779 LT, in extent 10,1165 ha vide general plan.

No 33 (Administrator's), 1990

PROCLAMATION

LOTHAIR LOCAL AREA COMMITTEE: ALTERATION OF BOUNDARIES

Under the powers vested in me by section 21(4) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I do hereby proclaim that the area of jurisdiction of the Lothair Local Area Committee shall be diminished by the excision of the areas described in the Schedule hereto as from the date of this proclamation.

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety.

D J HOUGH
Administrator of the Province Transvaal

PB 3-2-2-168

SCHEDULE

Portions of the farm Bloemkrans 121-IT:

Beginning at the north western beacon of Remainder of the farm Bloemkrans 121 IT, in extent 2,2898 ha (Diagram book 90/2); thence eastwards along the northern boundary of the said farm Bloemkrans 121 IT to the north-eastern beacon of Portion 7 (Diagram A5152/38); thence generally southwards

gedeeltes van genoemde plaas langs, sodat hulle by hierdie gebied ingesluit word: genoemde Gedeelte 7 en Restant van Gedeelte 1, groot 208,8067 ha (Kaart A2673/04), Gedeelte 13 (Kaart A 159/48) en Restant van Gedeelte 3, groot 230,4030 ha (Kaart A 2675/04) tot by die suidoostelike baken van laasgenoemde Restant van Gedeelte 3; daarvandaan weswaarts en noordwaarts met die suidelike en westelike grense van genoemde plaas langs, sodat dit by hierdie gebied ingesluit word tot by die noordwestelike baken van genoemde Restant van die genoemde plaas, die beginpunt.

No 34 (Administrateurs-), 1990

PROKLAMASIE

INSLUITING VAN 'N OPENBARE OORD OP GEDEELTE 6 (DIE HOEK) ('N GEDEELTE VAN GEDEELTE 2) EN DIE RESTERENDE GEDEELTE VAN GEDEELTE 2 VAN DIE PLAAS MOOILAND 294-JT, BELFAST IN DIE REGSGEBIED SOOS BEDOEL IN ARTIKEL 14(2) VAN DIE ORDONNANSIE OP DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDLIKE GEBIEDE, 1943

Kragtens die bevoegdheid my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae hierby omskryf by die regsgebied soos bedoel in artikel 14(2) van die Ordonnansie, in.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehonderd en Negentig..

D J HOUGH
 Administrateur van die Provinsie Transvaal
 GO 17/30/2/47

BYLAE

Gedeelte 6 (Die Hoek) ('n gedeelte van Gedeelte 2) en die Resterende Gedeelte van Gedeelte 2, van die plaas Mooiland 294-JT, Belfast.

326A/901101S

No 35 (Administrateurs-), 1990

PROKLAMASIE

INSLUITING VAN 'N OPENBARE OORD OP GEDEELTE 3 VAN KAFFERSKRAAL 618-JT, DISTRIK CAROLINA IN DIE REGSGEBIED SOOS BEDOEL IN ARTIKEL 14(2) VAN DIE ORDONNANSIE OP DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE, 1943

Kragtens die bevoegdheid my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae hierby omskryf by die regsgebied soos bedoel in artikel 14(2) van die Ordonnansie, in.

along the eastern boundaries of the following portions of the said farm, so as to include them in this area: the said Portion 7 and Remainder of Portion 1, in extent 208,8067 ha (Diagram A 2673/04), Portion 13 (Diagram A 159/48) and Remainder of Portion 3, in extent 230,4030 ha (Diagram A 2675/04) to the south-eastern beacon of the last named Remainder of Portion 3; thence westwards and northwards along the southern and western boundaries of the said farm, so as to include it in this area to the north-western beacon of the said Remainder of the said farm, the point of beginning.

No 34 (Administrator's), 1990

PROCLAMATION

INCLUSION OF A PUBLIC RESORT ON PORTION 6 (DIE HOEK) (A PORTION OF PORTION 2) AND THE REMAINING EXTENT OF PORTION 2 OF THE FARM MOOILAND 294-JT, BELFAST INTO THE AREA OF JURISDICTION AS CONTEMPLATED IN SECTION 14(2) OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN ORDINANCE, 1943

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction as contemplated in section 14(2) of the Ordinance.

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety..

D J HOUGH
 Administrator of the Province Transvaal
 GO 17/30/2/47

SCHEDULE

Portion 6 (Die Hoek) (a portion of Portion 2) and the Remaining Extent of Portion 2 of the farm Mooiland 294-JT, Belfast.

326A/901101S

5

No 35 (Administrator's), 1990

PROCLAMATION

INCLUSION OF A PUBLIC RESORT ON PORTION 3 OF THE FARM KAFFERSKRAAL 618-JT, DISTRICT CAROLINA INTO THE AREA OF JURISDICTION AS CONTEMPLATED IN SECTION 14(2) OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN ORDINANCE, 1943

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction as contemplated in section 14(2) of the Ordinance.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehonderd en Negentig..

D J HOUGH
Administrateur van die Provinsie Transvaal
GO 17/30/2/11

BYLAE

Gedeelte 3 van die plaas Kafferskraal 618-JT, distrik Carolina.

No 36 (Administrateurs-), 1990

PROKLAMASIE

INSLUITING VAN 'N OPENBARE OORD OP GEDEELTES 42, 43 EN 44 VAN DIE PLAAS BLAAUWBANK 241-JQ, BRITS IN THE REGSGEBIED SOOS BEDOEL IN ARTIKEL 14(2) VAN DIE ORDONNANSIE OP DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE, 1943

Kragtens die bevoegdheid my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae hierby omskryf by die regsgebied soos bedoel in artikel 14(2) van die Ordonnansie, in.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehonderd en Negentig..

D J HOUGH
Administrateur van die Provinsie Transvaal
GO 17/30/2/10

BYLAE

Gedeeltes 42, 43 en 44 van die plaas Blaauwbank 241-JQ, Brits.

326A/901015S

No 37 (Administrateurs-), 1990

PROKLAMASIE

INSLUITING VAN 'N OPENBARE OORD OP GEDEELTE 2 ('N GEDEELTE VAN GEDEELTE 1) VAN DIE PLAAS ELBA 223-JQ, BRITS IN DIE REGSGEBIED SOOS BEDOEL IN ARTIKEL 14(2) VAN DIE ORDONNANSIE OP DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE, 1943

Kragtens die bevoegdheid my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae hierby omskryf by die regsgebied soos bedoel in artikel 14(2) van die Ordonnansie, in

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety.

D J HOUGH
Administrator of the Province Transvaal
GO 17/30/2/11

SCHEDULE

Portion 3 of the farm Kafferskraal 618-JT, district Carolina.

5

No 36 (Administrator's), 1990

PROCLAMATION

INCLUSION OF A PUBLIC RESORT ON PORTIONS 42, 43 AND 44 OF THE FARM BLAAUWBANK 241-JQ, BRITS INTO THE AREA OF JURISDICTION AS CONTEMPLATED IN SECTION 14(2) OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS ORDINANCE, 1943

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction as contemplated in section 14(2) of the Ordinance.

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety.

D J HOUGH
Administrator of the Province Transvaal
GO 17/30/2/10

SCHEDULE

Portions 42, 43 and 44 of the farm Blaauwbank 241-JQ, Brits.
326A/901015S

5

No 37 (Administrator's), 1990

PROCLAMATION

INCLUSION OF A PUBLIC RESORT ON PORTION 2 (A PORTION OF PORTION 1) OF THE FARM ELBA 223-JQ, BRITS INTO THE AREA OF JURISDICTION AS CONTEMPLATED IN SECTION 14(2)A OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN AREAS ORDINANCE, 1943

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction as contemplated in section 14(2) of the Ordinance.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehoernd en Negentig..

D J HOUGH
Administrateur van die Provinsie Transvaal

GO 17/30/2/10

BYLAE

Gedeeltes 2 ('n gedeelte van Gedeelte 1) van die plaas Elba 223-JQ, Brits.

No 38 (Administrateurs-), 1990

PROKLAMASIE

INSLUITING VAN 'N OPENBARE OORD OP DIE RESTANT VAN DIE PLAAS SHAWS 379-KU, DISTRIK PILGRIM'S REST IN DIE REGSGEBIED SOOS BEDOEL IN ARTIKEL 14(2) VAN DIE ORDONNANSIE OP DIE TRANSVAALSE RAAD VIR DIE ONTWIKKELING VAN BUITESTEDELIKE GEBIEDE, 1943

Kragtens die bevoegdheid my verleen by artikel 14(2) van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943) voeg ek die gebied in die Bylae hierby omskryf by die regsgebied soos bedoel in artikel 14(2) van die Ordonnansie, in.

Gegee onder my Hand te Pretoria op hede die 19e dag van November Eenduisend Negehoernd en Negentig..

D J HOUGH
Administrateur van die Provinsie Transvaal

GO 17/30/2/102

BYLAE

Restant gedeelte van die plaas Shaws 379-KU, distrik Pilgrim's Rest.

Administrateurskennisgewings

Administrateurskennisgewing 597 5 Desember 1990

BEDFORDVIEW-WYSIGINGSKEMA 446

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Bedfordview-dorpaanlegkema 1948 wat uit dieselfde grond as die dorp Bedfordview Uitbreiding 343 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Bedfordview-wysigingskema 446.

PB 4-9-2-46-446

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety.

D J HOUGH
Administrator of the Province Transvaal

GO 17/30/2/10

SCHEDULE

Portion 2 (a portion of Portion 1) of the farm Elba 223-JQ, Brits.

No 38 (Administrator's), 1990

PROCLAMATION

INCLUSION OF A PUBLIC RESORT ON THE REMAINDER OF THE FARM OF SHAWS 379-KU, DISTRICT PILGRIM'S REST INTO THE AREA OF JURISDICTION AS CONTEMPLATED IN SECTION 14(2) OF THE TRANSVAAL BOARD FOR THE DEVELOPMENT OF PERI-URBAN ORDINANCE, 1943

Under the powers vested in me by section 14(2) of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943) I hereby proclaim that the area described in the Schedule hereto, is included in the area of jurisdiction as contemplated in section 14(2) of the Ordinance.

Given under my Hand at Pretoria on this 19th day of November One Thousand Nine Hundred and Ninety.

D J HOUGH
Administrator of the Province Transvaal

GO 17/30/2/102

SCHEDULE

Remaining extent of the farm Shaws 397-KU, district Pilgrim's Rest.

Administrator's Notices

Administrator's Notice 597 5 December 1990

BEDFORDVIEW AMENDMENT SCHEME 446

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Bedfordview Town-planning Scheme 1948 comprising the same land as included in the township of Bedfordview Extension 343.

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

This amendment is known as Bedfordview Amendment Scheme 446.

PB 4-9-2-46-446

Administrateurskennisgewing 598

5 November 1990

VERKLARING TOT GOEDGEKEURDE DORP

Ingevolge artikel 69 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), verklaar die Administrateur hierby die dorp Bedfordview Uitbreiding 343 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae

PB 4-2-2-7141

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-
DOEN DEUR MICHAEL PAPAS INGEVOLGE DIE BE-
PALINGS VAN DIE ORDONNANSIE OP DORPS-
BEPLANNING EN DORPE, 1965, OM TOESTEMMING
OM 'N DORP TE STIG OP GEDEELTE 984 VAN DIE
PLAAS ELANDSFONTEIN 90-IR PROVINSIE TRANS-
VAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) NAAM

Die naam van die dorp is Bedfordview Uitbreiding 343.

(2) ONTWERP

Die dorp bestaan uit erwe en strate soos aangedui op Algemene Plan LG A4020/89.

(3) BEGIFTIGING

Die dorpsieenaar 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 R8 320,00 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.

(4) BESIKKING OOR BESTAANDE TITELVOORWAARDES

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, as daar is, met inbegrip van die voorbehoud van die regte op minerale.

(5) SLOPING VAN GEBOUE EN STRUKTURE

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

2. TITELVOORWAARDES

Die erwe 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 servituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, 'n addisionele servituut vir

Administrator's Notice 598

5 December 1990

DECLARATION AS APPROVED TOWNSHIP

In terms of section 69 of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), the Administrator hereby declares Bedfordview Extension 343 Township to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-7141

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY MICHAEL PAPAS UNDER THE PROVISIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTABLISH A TOWNSHIP ON PORTION 984 OF THE FARM ELANDSFONTEIN 90-IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED.

1. CONDITIONS OF ESTABLISHMENT

(1) NAME

The name of the township shall be Bedfordview Extension 343.

(2) DESIGN

The township shall consist of erven and street as indicated on General Plan SG No A4020/88.

(3) 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 R8 320,00 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.

(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.

(5) 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.

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

munisipale doeleindes 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituut mag afsien.

- (b) Geen geboue of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (c) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgegrawe word tydens die aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeiddunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde serwituut grens en voorts is die plaaslike bestuur geregtig tot redelike toegang tot genoemde grond vir die voornoemde doel, onderworpe daaraan dat die plaaslike bestuur enige skade vergoed wat gedurende die aanleg, onderhoud of verwyderings van sodanige rioolhoofpypleidings en ander werke veroorsaak word.

(2) ERF 1860

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

36B/90/06/08P
/90/07/23P

Administrateurskennisgewing 599

5 November 1990

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 Anderbolt Uitbreiding 50 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

PB 4-2-2-6652

BYLAE

VOORWAARDES WAAROP DIE AANSOEK GE-DOEN DEUR DIE TRUSTEES FOR THE TIME BEING OF THE SWIL FAMILY TRUST INGEVOLGE DIE BEPALINGS VAN DIE ORDONNANSIE OP DORPSBE-PLANNING EN DORPE, 1965, OM TOESTEMMING OM 'N DORP TE STIG OP GEDEELTE 430 VAN DIE PLAAS KLIPFONTEIN 83-IR PROVINSIE TRANS-VAAL, TOEGESTAAN IS

1. STIGTINGSVOORWAARDES

(1) NAAM

Die naam van die dorp is Anderbolt Uitbreiding 50.

(2) ONTWERP

Die dorp bestaan uit erwe soos aangedui op Algeme- ne Plan LG No A8490/87.

(3) BESKIKKING OOR BESTAANDE TTTEL-VOORWAARDES

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en serwitute, as daar is,

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 author- ity.

(2) ERF 1860

The erf is subject to a servitude for mini/substa- tion purposes in favour of the local authority, as indicated on the general plan.

36B/90-06-08P
/90-07-23P

Administrator's Notice 599

5 December 1990

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 Anderbolt Extension 50 to be an approved township subject to the conditions set out in the Schedule hereto.

PB 4-2-2-6652

SCHEDULE

CONDITIONS UNDER WHICH THE APPLICATION MADE BY THE TRUSTEES FOR THE TIME BEING OF THE SWIL FAMILY TRUST UNDER THE PROVI- SIONS OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1965, FOR PERMISSION TO ESTAB- LISH A TOWNSHIP ON PORTION 430 OF THE FARM KLIPFONTEIN 83-IR PROVINCE OF TRANSVAAL, HAS BEEN GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) NAME

The name of the township shall be Anderbolt Ex- tension 50.

(2) DESIGN

The township shall consist of erven as indicated on General Plan SG No A8490/87.

(3) DISPOSAL OF EXISTING CONDITIONS OF TITLE

All erven shall be made subject to existing condi- tions and servitudes, if any, including the reserva-

met inbegrip van die voorbehoud van die regte op minerale, maar uitgesonderd:

- (a) die volgende voorwaarde wat nie die dorp raak nie:

"Subject to a right of way in favour of the portion marked "A" in extent 9 morgen 270 square roods held under Deed of Transfer No 8883/1910."

- (b) die volgende reg wat slegs aan Erf 214 in die dorp oorgedra moet word:

"By virtue of Notarial Deed No 1101/61S dated 9 February, 1961, the withinmentioned property is entitled to a servitude of right of way over Holding 78 Boksburg Small Holdings, held under Deed of Transfer T2472/78 for a railway line and railway traffic, as will more fully appear from the said Notarial Deed."

(4) TOEGANG

Geen ingang van Provinsiale Pad K106 tot die dorp en geen uitgang tot Provinsiale pad K106 uit die dorp word toegelaat nie.

(5) ONTVANGS EN VERSORGING VAN STORMWATER

Die dorpsenaar moet die stormwaterdreinerings van die dorp so reël dat dit inpas by dié van Pad K106 en moet die stormwater wat van die pad afloop of afgelei word, ontvang en versorg.

(6) SLOPING VAN GEBOUE EN STRUKTURE

Die dorpsenaar moet op eie koste alle bestaande geboue en strukture wat binne boulynreserwes, kantruimtes of oor bevrediging van die plaaslike bestuur wanneer die plaaslike bestuur dit vereis.

(7) VERPLIGTINGE TEN OPSIGTE VAN NOODSAAKLIKE DIENSTE

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

2. TITELVOORWAARDES

Alle erwe is onderworpe aan die volgende voorwaardes opgelê deur die Administrateur ingevolge die bepalings van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965.

- (1) Die erf is onderworpe aan 'n serwituut 2 m breed, vir riolerings- en ander munisipale doeleindes, ten gunste van die plaaslike bestuur, langs enige twee grense, uitgesonderd 'n straatgrens en, in die geval van 'n pypsteelerf, op addisionele serwituut vir munisipale doeleindes 2 m breed oor die toegangsgedeelte van die erf, indien en wanneer verlang deur die plaaslike bestuur: Met dien verstande dat die plaaslike bestuur van enige sodanige serwituut mag afsien.
- (2) Geen geboue of ander struktuur mag binne die voornoemde serwituutgebied opgerig word nie en geen grootwortelbome mag binne die gebied van sodanige serwituut of binne 'n afstand van 2 m daarvan geplant word nie.
- (3) Die plaaslike bestuur is geregtig om enige materiaal wat deur hom uitgedrawe word tydens die

tion of rights to minerals, but excluding:

- (a) The following condition which does not affect the township areas:

"Subject to a right of way in favour of the portion marked "A" in extent 9 morgen 270 square roods held under Deed of Transfer No 8883/1910."

- (b) the following right which shall be passed on to Erf 214 in the township only:

"By virtue of Notarial Deed No 1101/61S dated 9 February 1961, the withinmentioned property is entitled to a servitude of right of way over Holding 78 Boksburg Small Holdings, held under Deed of Transfer T2472/78 for a railway line and railway traffic, as will more fully appear from the said Notarial Deed."

(4) ACCESS

No ingress from Provincial Road K106 to the township and no egress to Provincial Road K106 from the township shall be allowed.

(5) ACCEPTANCE AND DISPOSAL OF STORMWATER

The township owner shall arrange for the drainage of the township to fit in with that of Road K106 and for all stormwater running off or being diverted from the road to be received and disposed of.

(6) DEMOLITION OF BUILDINGS AND STRUCTURES

The township owner shall at its 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) OBLIGATIONS IN REGARD TO ESSENTIAL SERVICES

The township owners shall within such period as the local authority may determine, fulfil its 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 owners and the local authority.

2. CONDITIONS OF TITLE

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

- (1) The erven 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 panhandle erf, an additional servitude for municipal purposes 2 m wide across the access portion of the erf, if and when required by the local authority: Provided that the local authority may dispense with any such servitude.
- (2) No building or other structure shall be erected within the aforesaid servitude area and no large-rooted trees shall be planted within the area of such servitude or within 2 m thereof.
- (3) The local authority shall be entitled to deposit temporarily on the land adjoining the aforesaid

aanleg, onderhoud of verwydering van sodanige rioolhoofpypleidings en ander werke wat hy volgens goeëdunke noodsaaklik ag, tydelik te plaas op die grond wat aan die voornoemde servituut 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 rioolhoofpypleidings en ander werke veroorsaak word.

0048/TR

Administrateurskennisgewing 600

5 Desember 1990

BOKSBURG-WYSIGINGSKEMA 549

Die Administrateur verklaar hierby ingevolge die bepalings van artikel 89(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, dat hy 'n wysigingskema synde 'n wysiging van Boksburg-dorpaanlegskema, 1946 wat uit dieselfde grond as die dorp Anderbolt Uitbreiding 50 bestaan, goedgekeur het.

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

Hierdie wysiging staan bekend as Boksburg-wysigingskema 549.

PB 4-9-2-8-549

56/890605N

Administrateurskennisgewing 601

5 Desember 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 116, DORP LENASIA

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Administrateur goedgekeur het dat voorwaardes 3(a), (c) en 5(b) in Akte van Transport F20904/1973 opgehef word.

GO 15/4/2/1/2/45

Administrateurskennisgewing 602

5 Desember 1990

SUIDELIKE JOHANNESBURGSTREEK-WYSIGINGSKEMA 201

Hierby word ooreengekomstig die bepalings van artikel 45 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Administrateur goedgekeur het dat Suidelike Johannesburgstreek-dorpsbeplanningkema, 1962 gewysig word deur —

1) Erwe 2855 tot 2857 en 2866 tot 2868, Lenasia Suid Uitbreiding 2 te soneer tot "Spesiaal" vir die doeleindes van winkels en kantore; en

2) Erwe 2858 tot 2861, Lenasia Suid Uitbreiding 2 te soneer tot "Spesiaal" vir die doeleindes van 'n Openbare Garage en doeleindes bykomstig daaraan, onderworpe aan sekere voorwaardes.

GO 15/16/3/213/201

Administrateurskennisgewing 603

5 Desember 1990

WYSIGING VAN ADMINISTRATEURSKENNISGEWING 281 VAN 27 JUNIE 1990 IN VERBAND MET DIE VERLEGGING EN VERMEERDERING VAN DIE PADRESERWEBREEDTE VAN OPENBARE EN DISTRIKSPAD 1487: DISTRIKTE CAROLINA EN ERMELO

Kragtens artikel 5(3A) van die Padordonnansie, 1957, wysig die Administrateur hiermee Administrateurskennisgewing

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.

0049/TR

Administrator's Notice 600

5 December 1990

BOKSBURG AMENDMENT SCHEME 549

The Administrator hereby in terms of the provisions of section 89(1) of the Town-planning and Townships Ordinance, 1965, declares that he approved an amendment scheme, being an amendment of Boksburg Town-planning scheme 1946 comprising the same land as included in the township of Anderbolt Extension 50.

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

This amendment is known as Boksburg Amendment Scheme 549.

56/890605N

Administrator's Notice 601

PB 4-9-2-8-549

5 December 1990

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 116, LENASIA TOWNSHIP

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Administrator has approved that conditions 3(a), (c) and 5(b) in Deed of Transfer F20904/173, be removed.

GO 15/4/2/1/2/45

Administrator's Notice 602

5 December 1990

SOUTHERN JOHANNESBURG REGION AMENDMENT SCHEME 201

It is hereby notified in terms of section 45 of the Town-planning and Townships Ordinance, 1986, that the Administrator has approved the amendment of the Southern Johannesburg Region Town-planning Scheme 1962 by —

1) Zoning Erven 2855 to 2857 and 2866 to 2868, Lenasia South Extension 2 to "Special" for the purposes of shops and offices; and

2) Zoning Erven 2858 to 2861, Lenasia South Extension 2 to "Special" for the purposes of a public garage and purposes incidental thereto, subject to certain conditions.

GO 15/16/3/213/201

Administrator's Notice 603

5 December 1990

AMENDMENT OF ADMINISTRATOR'S NOTICE 281 DATED 27 JUNE 1990 IN CONNECTION WITH THE DEVIATION AND INCREASE IN THE ROAD RESERVE WIDTH OF PUBLIC AND DISTRICT ROAD 1487: DISTRICTS OF CAROLINA AND ERMELO

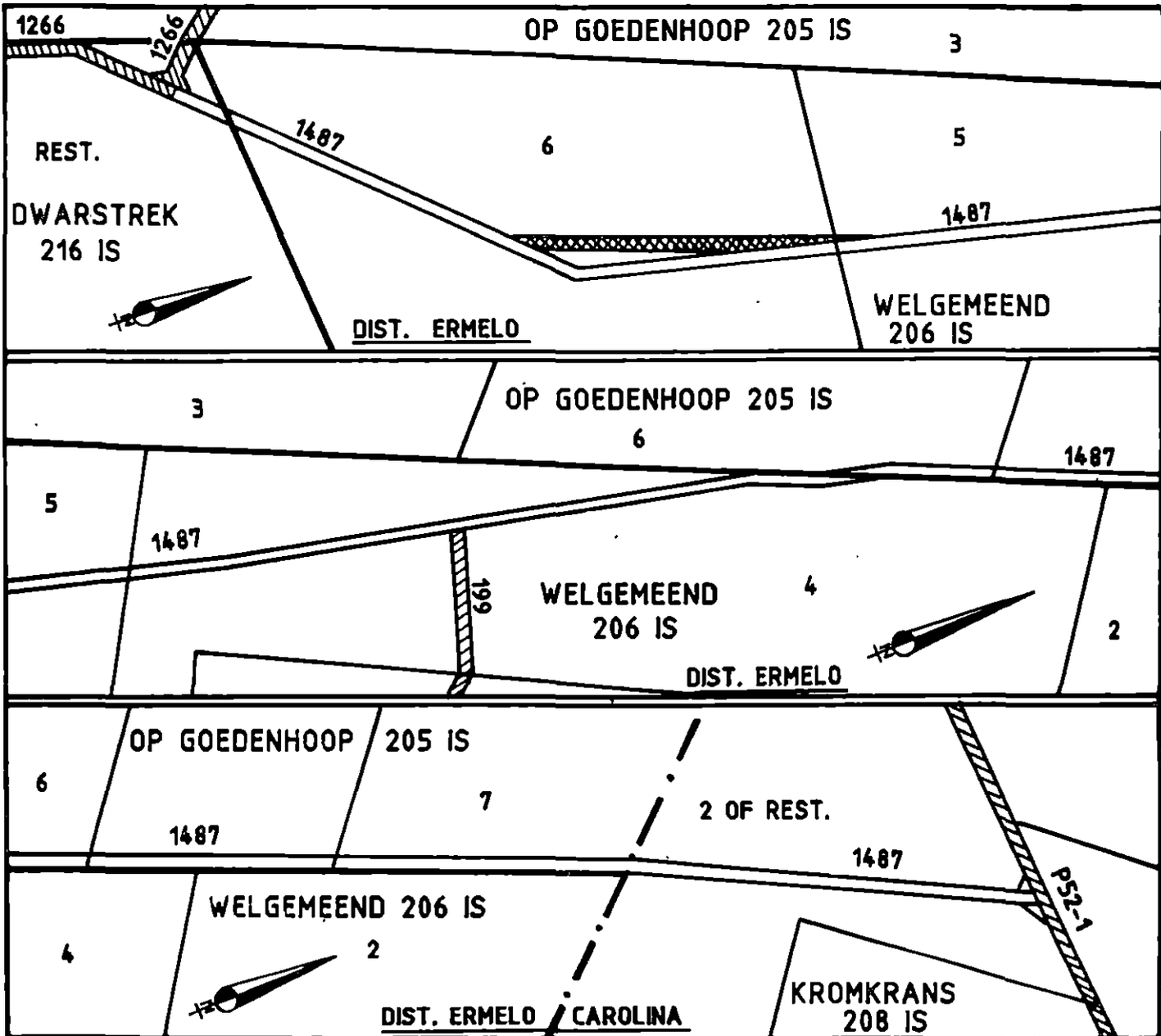
In terms of section 5(3A) of the Roads Ordinance, 1957, the Administrator hereby amends Administrator's Notice 281

281 van 27 Junie 1990 deur die sketsplan wat daarmee saam gepubliseer is deur bygaande sketsplan te vervang.

dated 27 June 1990 by substituting the attached sketch plan for the sketch plan published with the said notice.

GOEDKEURING: 20 van 15 November 1990
 VERWYSING: DP 051-052-23/22/1487 VOL II TYD

APPROVAL: 20 dated 15 November 1990
 REFERENCE: DP 051-052-23/22/1487 VOL II TYD



VERWYSING/REFERENCE

BESTAANDE PAAIE 
 EXISTING ROADS

PAD GESLUIT 
 ROAD CLOSED

PLAN Nr. PRV 86/7
 PLAN No.

PAD VERLÊ EN VERMEERDER NA BREEDTES WAT WISSEL VAN 25m NA 115m. 

ROAD DEVIATED AND INCREASED TO WIDTHS VARYING FROM 25m TO 115m. 

BUNDEL NO./FILE NO. DP. 051-052-23/22/1487/Vol. II

Administrateurskennisgewing 604

5 Desember 1990

HALFWAY HOUSE EN CLAYVILLE-WYSIGING-SKEMA 188

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 Halfway House en Clayville-dorpsbeplanningskema 1976 gewysig word deur die byvoeging van Bylae A53 tot die skema ingevolge waarvan die plaaslike bestuur kan toestem tot die oprigting van tweede woonhuise op Gedeeltes 5 tot 88 en 90 tot 266 van die plaas Randjesfontein 405 IR en welke bylae ook sekere ander voorwaardes bevat waaraan genoemde gedeeltes onderworpe is.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement, Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklere Midrand en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Halfway House en Clayville-wysigingskema 188.

PB 4-9-2-149-188

/4306L

Offisiële Kennisgewings

OFFISIËLE KENNISGEWING 72

DEPARTMENT VAN PLAASLIKE BESTUUR, BEHUISING EN WERKE ADMINISTRASIE: VOLKSRAAD

STADSRAAD VAN BOKSBURG: PROKLAMERING VAN 'N PAD

Ek, Lucas Johannes Nel, Ministeriële Verteenwoordiger van die Volksraad, Suid- en Oos-Transvaal, handelende namens die Minister van Begroting en Plaaslike Bestuur, Administrasie: Volksraad, kragtens die bevoegdheid hom verleen by artikel 4 van die Local Authorities Roads Ordinance, 1904 (Ordonnansie 44 van 1904) proklameer hierby die pad soos in die Bylae hierby omskryf, tot 'n openbare pad onder die regsbevoegdheid van die Stadsraad van Boksburg.

Gegee onder my Hand te Pretoria op hede 23e dag van November Eenduisend Negehonderd-en-Negentig.

L J NEL

Ministeriële Verteenwoordiger van die Volksraad

BYLAE

'n Pad oor Gedeeltes 18 en 47 van die plaas Rondebult 136 IR soos uiteengesit op Kaart LG No A737/90.

12/5/4(8) (DPB)
/1129K

Administrator's Notice 604

5 December 1990

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 188

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 Halfway House and Clayville Town-planning Scheme 1976 by the insertion of Annexure A53 in the scheme in terms of which the local authority may consent to the erection of second dwellings on Portions 51 to 88 and 90 to 266 of the farm Randjesfontein 405 JR and which annexure also contains certain other conditions to which the said portions are subject.

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

This amendment is known as Halfway House and Clayville Amendment Scheme 188.

PB 4-9-2-149-188

/4306L

Official Notices

OFFICIAL NOTICE 72

DEPARTMENT OF LOCAL GOVERNMENT, HOUSING AND WORKS ADMINISTRATION: HOUSE OF ASSEMBLY

TOWN COUNCIL OF BOKSBURG: PROCLAMATION OF A ROAD

I, Lucas Johannes Nel, Ministerial Representative of the House of Assembly, Southern and Eastern Transvaal, acting on behalf of the Minister of the Budget and Local Government, Administration: House of Assembly, under the powers vested in him by section 4 of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904), hereby proclaim the road as described in the Schedule hereto, as a public road under the jurisdiction of the Town Council of Boksburg.

Given under my Hand at Pretoria this 23rd day of November One thousand Nine Hundred and Ninety.

L J NEL

Ministerial Representative of the House of Assembly

SCHEDULE

A road over Portion 18 and 47 of the farm Rondebult 136 IR as shown on diagram SG No A737/90.

12/5/4 (8) (DPB)
/1129K

Algemene Kennisgewings

KENNISGEWING 2385 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3112

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)

Ons, Barprop Management Services (Edms) Bpk, synde die gemagtigde agent van die eienaar van Resterende Geedeelte van Erf 48 City Deep Uitbreiding 1 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Munisipaliteit van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die herosenering van 'n gedeelte van die eiendom hierbo beskryf, geleë tussen Heidelbergweg en Merinolaan en aangrensend aan Erf 161, City Deep Uitbreiding 1, van S.A.R. na Industrieel 3.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Braamfontein, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van Agent: Barprop Management Services (Edms) Bpk, Posbus 41, Rivonia 2128.

KENNISGEWING 2404 VAN 1990

Die Departementshoof: Departement van Plaaslike Bestuur, Behuising en Werke: Volksraad gee hiermee, ingevolge die bepalings van artikel 58(8)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965 (Ordonnansie 25 van 1965), kennis dat aansoeke om die stigting van die dorpe gemeld in die bylae hierby, ontvang is.

Verdere besonderhede van hierdie aansoeke lê ter insae in die kantoor van die Departementshoof: Departement van Plaaslike Bestuur, Behuising en Werke, 6de Vloer, City Forum, h/v Schubart- en Vermeulenstrate, Pretoria. Enige besware teen of verhoë in verband met die aansoeke moet te eniger tyd binne 'n tydperk van 8 weke vanaf 28 November 1990, skriftelik en in duplikaat, aan die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke by bovermelde adres of Privaatsak X340, Pretoria, 0001, voorleë word.

DA 0007.01
731/90-01-04P

BYLAE

Naam van dorp: Chloorkop Uitbreiding 39.

Naam van aansoekdoener: Chemrite Equipment Systems (Proprietary) Limited.

Aantal erwe: Nywerheid: 2.

General Notices

NOTICE 2385 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3112

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)

We, Barprop Management Services (Pty) Ltd, being the authorised agent of the owner of Remaining Extent of Erf 48 City Deep Extension 1 hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979 by the rezoning of part of the property described above, situated between Heidelberg Road and Merino Avenue and adjacent to Erf 161, City Deep Extension 1, from S.A.R. to Industrial 3.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Braamfontein, for a period of 28 (twenty eight) days from 28 November 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the City Secretary at the above address or at P.O. Box 30733, Braamfontein, 2017 within a period of 28 (twenty eight) days from 28 November 1990.

Address of Agent: Barprop Management Services (Pty) Ltd, P.O. Box 41, Rivonia, 2128.

28-5

NOTICE 2404 OF 1990

The Head of the Department: Department of Local Government Housing and Works: House of Assembly hereby gives notice in terms of section 58(8)(a) of the Town-planning and Townships Ordinance, 1965 (Ordinance 25 of 1965), that application to establish the township mentioned in the annexure hereto, has been received.

Further particulars of this application is open for inspection at the office of the Head of Department: Department of Local Government Housing and Works, Sixth Floor, City Forum, c/o Schubart and Vermeulen Streets, Pretoria. Any objections to or representations in regard to the application shall be submitted to the Head of Department, Department of Local Government, Housing and Works, in writing and in duplicate, at the above address or Private Bag X340, Pretoria, 0001, at any time within a period of 8 weeks from 28 November 1990.

DE 0007.01
731/90-01-04P
90-01-17P

ANNEXURE

Name of township: Chloorkop Extension 39.

Name of applicant: Chemrite Equipment Systems (Proprietary) Limited.

Number of erven: Industrial: 2.

Beskrywing van grond: Deel van Gedeelte 50 ('n Gedeelte van Gedeelte 48) van die plaas Klipfontein 12-IR.

Ligging: Noordoos van en grens aan Chloorkop Uitbreiding 9 noordwes van en grens aan Chloorkop Uitbreiding 34.

Opmerkings: Hierdie advertensie vervang alle vorige advertensies vir die dorp.

Verwysingsnommer: PB 4-2-2-8650

DA 0007.02
21A(D7)/881207D

Description of land: Part of Portion 50 (a Portion of Portion 48) of the farm Klipfontein 12-IR.

Situation: North-east of and abuts Chloorkop Extension 9 north-west of and abuts Chloorkop Extension 34.

Remarks: This advertisement supercedes all previous advertisements for this township.

Reference No: PB 4-2-2-8650

DE 0007.02
21A(D7)/881207D

28—5

KENNISGEWING 2410 VAN 1990

MUNISIPALITEIT POTCHEFSTROOM VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Munisipaliteit van Potchefstroom '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 van Potchefstroom verander deur die uitsluiting daaruit 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 Provinsiale Koerant aan die Direkteur-generaal: Tak Gemeenskapsontwikkeling, Privaatsak X437, Pretoria 0001 'n teenpetisie 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 Direkteur-generaal, Tak Gemeenskapsontwikkeling, Kamer B213, Provinsiale Gebou, Pretoriusstraat, Pretoria, ter insae.

BYLAE

Gedeelte 525 ('n gedeelte van Gedeelte 2) van die plaas Town and Townlands of Potchefstroom 435 IQ, volgens Kaart A 7423/89.

PB 3-2-3-26 VOL 7

KENNISGEWING 2421 VAN 1990

Die Stadsraad van Hartbeespoort gee hiermee ingevolge Artikel 6(8)(a) van die Ordonnansie op die Verdeling van Grond, 1986 (Ordonnansie 20 van 1986), kennis dat 'n aansoek ontvang is om die grond hieronder beskryf, te verdeel.

Verdere besonderhede van die aansoek lê ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, Maraisstraat, Schoemansville.

Enige persoon wat teen die toestaan van die aansoek beswaar wil maak of vertoë in verband daarmee wil rig, moet sy besware of vertoë skriftelik en in tweevoud by die Stadsklerk

by bogenoemde adres of Posbus 976, Hartbeespoort 0216, te enige tyd binne 'n tydperk van 28 dae vanaf datum van eerste publikasie van hierdie kennisgewing, indien.

Datum van eerste publikasie: 28 November 1990.

Beskrywing van grond: Gedeeltes 40 en 101 van die plaas Rietfontein 485 J.Q word verdeel in vier gedeeltes te wete:

NOTICE 2410 OF 1990

POTCHEFSTROOM MUNICIPALITY PROPOSED ALTERATION OF BOUNDARIES

Notice is hereby given, in terms of section 10 of the Local Government Ordinance, 1939, that the Potchefstroom Municipality has submitted a petition of 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 Potchefstroom Municipality by the exclusion of the area described in the Schedule hereto.

It shall be competent for any persons interested, within 30 days of the first publication hereof in the Provincial Gazette, to direct to the Director General: Community Development Branch, Private Bag X437, Pretoria 0001 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 Director General: Community Development Branch, Room B213, Provincial Building, Pretorius Street, Pretoria.

SCHEDULE

Portion 525 (a portion of Portion 2) of the farm Town and Townlands of Potchefstroom 435 IQ, vide Diagram A 7423/89.

PB 3-2-3-26 VOL 7

28—5—12

NOTICE 2421 OF 1990

The Town Council of Hartbeespoort hereby gives notice in terms of Section 6(8)(a) of the Division of Land Ordinance, 1986 (Ordinance 20 of 1986), that an application to divide the land described hereunder has been received.

Further particulars of the application are open for inspection at the office of the Town Secretary, Municipal Offices, Marais Street, Schoemansville.

Any person who wishes to object to the granting of the application or who wishes to make representations in regard thereto shall submit his objections or representations in writing and duplicate to the Town Clerk at the above address or at PO Box 976, Hartbeespoort 0216, at any time within a period of 28 days from the date of the first publication of this notice.

Date of first publication: 28 November 1990.

Description of land: Portions 40 and 101 of the farm Rietfontein 485 J.Q.

Gedeelte A/40: 0,55 ha. Restant/40: 1,1631 ha. Gedeelte B/101: 1,0 ha. Restant/101: 20,5405 ha.

P G PRETORIUS
Stadsklerk

Munisipale Kantore
Posbus 976
Hartbeespoort
0216
Kennisgewing 32/1990

Land is divided into four portions namely: Portion A/40: 0,55 ha. Remainder/40: 1,1631 ha. Portion B/101: 1,0 ha. Remainder/101: 20,5405 ha.

P G PRETORIUS
Town Clerk

Municipal Office
PO Box 976
Hartbeespoort
0216
Notice 32/1990

28—5

KENNISGEWING 2422 VAN 1990

STADSRAAD VAN VERWOERDBURG

KENNISGEWING VAN 'N AANSOEK OM STIGTING VAN 'N DORP

Die Stadsraad van Verwoerdburg gee hiermee ingevolge artikel 96(3) gelees met artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis van 'n aansoek om die dorp in die Bylae hierby genoem, te stig.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 10, Departement van die Stadsekretaris, Munisipale Kantore, h/v Basdenlaan en Rabiestraat, Verwoerdburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 28 dae vanaf 28 November 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of Posbus 14013, Verwoerdburg 0140, ingedien of gerig word.

J P VAN STRAATEN
Waarnemende Stadsklerk

Verwoerdburg

BYLAE

Naam van dorp: Highveld Uitbreiding 2.

Volle naam van aansoeker: Irene Estates (Pty) Ltd.

Beskrywing van grond waarop die dorp gestig staan te word: 'n Deel van die Restant van Gedeelte 1 en 'n Deel van die Restant van Gedeelte 2 van die plaas Doringkloof 391-JR.

Ligging: Die dorp is geleë oos van en grens aan Highveld Uitbreiding 1 en suid van en grens aan Doringkloof Dorp.

Aantal erwe: "Spesiaal" vir kommersiële doeleindes: 8 erwe. "Algemene Besigheid": 1 erf. "Privaat Oopruimte": 1 erf. "Openbare Garage": 1 erf.

Verw: 16/3/1/414

KENNISGEWING 2423 VAN 1990

KENNISGEWING VAN 'N AANSOEK OM STIGTING VAN 'N DORP

Die Stadsraad van Verwoerdburg gee hiermee ingevolge artikel 96(3) gelees met artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis van 'n aansoek om die dorp in die Bylae hierby genoem, te stig.

Besonderhede van die aansoek lê ter insae gedurende ge-

NOTICE 2422 OF 1990

TOWN COUNCIL OF VERWOERDBURG

NOTICE OF APPLICATION FOR THE ESTABLISHMENT OF A TOWNSHIP

The Town Clerk of Verwoerdburg hereby gives notice in terms of section 96(3) read with section 69(6)(a) of the Townships Ordinance, 1986 (Ordinance 15 of 1986), of 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 28 November 1990.

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 City within a period of 28 days from 28 November 1990.

J P VAN STRAATEN
Acting Town Clerk

Verwoerdburg

ANNEXURE

Name of township: Highveld Extension 2.

Name of applicant: Irene Estates (Pty) Ltd.

Description of land on which township is to be established: 'n Part of the Remainder of Portion 1 and a part of the Remainder of Portion 2 of the farm Doringkloof 391-JR.

Situation: The township is situated east of and abuts Highveld Extension 1 and south of and abuts Doringkloof Township.

Number of erven: "Special" for commercial purposes: 8 erven. "General Business": 1 erf. "Private Open Space": 1 erf. "Public Garage": 1 erf.

Ref: 16/3/1/414

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NOTICE 2423 OF 1990

NOTICE OF APPLICATION FOR THE ESTABLISHMENT OF A TOWNSHIP

The Town Clerk of Verwoerdburg hereby gives notice in terms of section 96(3) read with section 69(6)(a) of the Townships Ordinance, 1986 (Ordinance 15 of 1986), of 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

wone kantoorure by die kantoor van die Stadsklerk, Kamer 10, Departement van die Stadsekretaris, Munisipale Kantore, h/v Basdenlaan en Rabiestraat, Verwoerdburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 28 dae vanaf 28 November 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of Posbus 14013, Verwoerdburg 0140, ingedien of gerig word.

J P VAN STRAATEN
Waarnemende Stadsklerk

Verwoerdburg
Kennisgewing No. 78/90

BYLAE

Naam van dorp: Lyttelton Manor Uitbreiding 11.

Volle naam van aansoeker: Mnr Fehrsen en Douglas namens Valley Farm Township (Proprietary) Limited.

Aantal erwe in voorgestelde dorp: Residensieel 1: 70 erwe. Residensieel 2: 16 erwe vir duethuise, 9 erwe vir groepbehuising met 20 eenhede per hektaar.

Beskrywing van grond waarop dorp gestig staan te word: Die Restant van Gedeelte 1 van die plaas Drooge grond 380 JR.

Ligging van voorgestelde dorp: Die perseel is geleë in die suidekant van Lyttelton en word begrens deur Limpopo-, Jasper- en Robynweg en lê onmiddellik wes van die Irene-Lyttelton hoofpad.

Verw: 16/3/1409

KENNISGEWING 2424 VAN 1990

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)

WYSIGINGSKEMA 3250

Ek, Gertruida Jacoba Smith en/of ek, Petrus Lafras van der Walt, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 216 en die Resterende Gedeelte van Erf 216, Emmarentia Dorpsgebied, 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 Gambiaweg 2, Emmarentia, van "Residensieel 1" met 'n digtheid van "1 woonhuis per 1 500 m²" tot "Residensieel 2" met 'n digtheid van "20 wooneenhede per hektaar".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Direkteur van Beplanning, Bus 30733, Braamfontein ingedien of gerig word.

Adres van gemagtigde agent: Conradie Müller & Vennote, Posbus 243, Florida 1710. Goldmanstraat 49, Florida 1709.

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 28 November 1990.

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 City within a period of 28 days from 28 November 1990.

J P VAN STRAATEN
Acting Town Clerk

Verwoerdburg
Notice No. 78/90

ANNEXURE

Name of township: Lyttelton Manor Extension 11.

Name of applicant: Messrs Fehrsen and Douglas on behalf of Valley Farm Township (Proprietary) Limited.

Number of erven: Residential 1: 70 erven. Residential 2: 16 erven for duet houses, 9 erven for group housing at 20 units per hectare.

Description of land on which township is to be established: The Remainder of Portion 1 of the farm Drooge grond 380 JR.

Situation of proposed township: The site is located in the southern section of Lyttelton and is bounded by Limpopo, Jasper and Robyn Avenues and lies immediately west of the main Irene-Lyttelton Road.

Ref: 16/3/1409

28—5

NOTICE 2424 OF 1990

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)

AMENDMENT SCHEME 3250

I, Gertruida Jacoba Smith and/or I, Petrus Lafras van der Walt, being the authorized agent of the owner of Portion 1 of Erf 216 and the Remainder of Erf 216, Emmarentia, Registration Division, I.R. Transvaal, 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 at 2 Gambia Road, Emmarentia, from "Residential 1" with a density of "One dwelling per 1 500 m²" to "Residential 2" with a density of "20 units per hectare".

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 28 November 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, PO Box 30733, Braamfontein 2017 within a period of 28 days from 28 November 1990.

Address of authorised agent: Conradie Müller & Partners, PO Box 243, Florida 1710. 49 Goldman Street, Florida 1709.

28—5

KENNISGEWING 2425 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3244

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)

Ons, Dent, Course en Davey, synde die gemagtigde agent van die eienaar van die Resterende Gedeelte van Erf 536, Brixton, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Stadsraad van Johannesburg aansoek gedoen het vir die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Collins- en Esherstraat, Brixton, van "Residensieel 1" tot "Residensieel 1" insluitende kantore as 'n primêre reg onderworpe aan sekere voorwaardes.

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 periode van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n periode van 28 dae vanaf 28 November 1990 skriftelik by die Direkteur van Beplanning by die bovermelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar/agent: Dent, Course en Davey, Posbus 3243, Johannesburg 2000.

28 November 1990

NOTICE 2425 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3244

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

We, Dent, Course and Davey, being the authorised agent of the owner of Erf 536, Brixton, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as the Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated on the corner of Collins and Esher Streets, Brixton, from "Residential 1" to "Residential 1" including offices as a primary right 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, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 28th November 1990.

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 28th November 1990.

Address of owner/agent: Dent, Course and Davey, PO Box 3243, Johannesburg 2000.

28th November 1990

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KENNISGEWING 2426 VAN 1990

ALBERTON-DORPSBEPLANNINGSKEMA

KENNISGEWING VAN AANSOEK OM WYSIGING VAN ALBERTON-DORPSBEPLANNINGSKEMA 1979 INGEVOLGE ARTIKEL 56(1)(b)(ii) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Tankedere (Proprietary) Limited, synde die Eienaar van Erf 528 Alrode Uitbreiding 7 gee hiermee ingevolge Artikel 56(1)(b)(ii) 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 met die hersonering van die erf soos bo aangemeld wat te vinde is by 23 Basaltstraat, Alrode, Uitbreiding 7, Alberton van Kommersieel tot Nywerheid 3.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Kantoor van die Sekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Sekretaris by Bovermelde adres of by Posbus 4, Alberton, 1450, ingedien of gerig word. Tankedere (Proprietary) Limited, h/v J.G. Dormehl, 24 Forestraat, New Redruth, Alberton.

NOTICE 2426 OF 1990

ALBERTON TOWN-PLANNING SCHEME

NOTICE OF APPLICATION FOR AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME 1979 IN TERMS OF SECTION 56(1)(b)(ii) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Tankedere (Proprietary) Limited being the owner of the Erf 528 Alrode Extension 7, hereby give notice in terms of Section 56(1)(b)(ii) 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 Town-planning Scheme 1979 by the rezoning of the property described above, situated at 23 Basalt Street Alrode, Extension 7 from Commercial to Industrial 3.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, 3rd level Civic Centre, Alberton for a period of 28 days from 28 November 1990.

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 P.O. Box 4, Alberton, 1450 within a period of 28 days from 28 November 1990. Tankedere (Proprietary) Limited, c/o Fore Street, New Redruth, Alberton, 1450.

28-5

KENNISGEWING 2427 VAN 1990

PRETORIASTREEK-WYSIGINGSKEMA

Ek, Margaret Joyce Fowler, synde die eienaar van Erf 846, Zwartkop Uitbreiding 4, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986, kennis dat ek by die Stadsraad van Verwoerdburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoriastreek-dorpsaanlegkema, 1960 deur die hersonering van die eiendom hierbo beskryf, geleë te Larchhoekie Zwartkop Uitbreiding 4 van "Spesiale Woon" met 'n digtheid van "Een woonhuis per erf" tot "Spesiaal" vir kommersiële doeleindes en doeleindes in verband daarmee.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Departement Stadsbeplanning, h/v Basdenlaan en Rabie Street, Lyttelton Landbouhoewes vir 'n tydperk van 28 dae vanaf 28 November 1990 (die datum van die eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik of by die Stadsklerk by bovermelde adres of by Posbus 14013, Verwoerdburg, 0140 ingedien of gerig word.

Adres van eienaar: Posbus 7034, Hennopsmeer 0046.

KENNISGEWING 2428 VAN 1990

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

NYLSTROOM-DORPSBEPLANNINGWYSIGINGSKEMA
4/89

Ek, David John Hulley, synde die gemagtigde agent van die eienaar van Erf 248, Nylstroom, gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Nylstroom Dorpsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Nylstroom-dorpsbeplanningskema, 1989 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Rivier- en Hagenstraat, Nylstroom van Residensieel 1 tot Besigheid 2.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Nylstroom Dorpsraad vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 november 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Private sak X1008, Nylstroom ingedien of gerig word.

Adres van eienaar: Jessa Eiendomsontwikkeling en Beleggings, Posbus 24, Nylstroom 0150.

KENNISGEWING 2429 VAN 1990

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

FOCHVILLE-WYSIGINGSKEMA 47

Ek, Hendrik Jan Kroep, synde die gemagtigde agent van

NOTICE 2427 OF 1990

PRETORIA REGION AMENDMENT SCHEME

I, Margaret Joyce Fowler, being the owner of erf 846, Zwartkop Extension 4, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the Verwoerdburg Town Council for the amendment of the Town-planning Scheme in operation known as Pretoria Genior Town-planning Scheme 1960 by the rezoning of the property(ies) described above, situated Larchnook Zwartkop Extension 4 from "Special Residential" with a density of "One dwelling per erf" to "Special" for Commercial purposes and purposes incidental thereto.

Particulars of the application will lie for inspection during normal office hours at the office of the Department of Town-planning, c/o Basden Avenue and Rabie Street, Lyttelton Agricultural Holdings for the period of 28 days from 28 November 1990 (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 Town Clerk at the above address or at PO Box 14013, Verwoerdburg, 0140 within a period of 28 days from 28 November 1990.

Address of owner: P.O. Box 7034, Hennopsmeer 0046.

28-5

NOTICE 2428 OF 1990

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

NYLSTROOM TOWN-PLANNING AMENDMENT
SCHEME 4/89

I, David John Hulley, being the authorized agent of the owner of Erf 248, Nylstroom, 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 Nylstroom Town Council for the amendment of the town-planning scheme known as Nylstroom Town-planning Scheme, 1989 by the rezoning of the property described above, situated on the corner of Rivier and Hagen Streets, Nylstroom form Residential 1 to Business 2.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Nylstroom Town Council for the period of 28 days from 28 November 1990.

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 X1008, Nylstroom within a period of 28 days from 28 November 1990.

Address of owner: Jessa Eiendomsontwikkeling en Beleggings, PO Box 24, Nylstroom 0150.

28-5

NOTICE 2429 OF 1990

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

FOCHVILLE AMENDMENT SCHEME 47

I, Hendrik Jan Kroep, being the authorized agent of the

die eienaar van die Restant van Gedeelte 2 van Erf 953 Fochville, gee hiermee ingevolge artikel 45(1)c van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Fochville aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Fochville-dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, geleë op die Hoek van Kerk en Bothastraat Fochville van "Spesiaal" vir 'n Openbare Garage tot "Spesiaal" vir 'n Openbare Garage, Motorverkoopmark, Ligte nywerhede, wegneem-ete Restourant, Winkels en Kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 112, Munisipale Kantore, Fronemanstraat, Fochville vir 'n tydperk van 28 dae vanaf 28 November 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 1, Fochville 2515 ingedien of gerig word.

Adres van agent: Kroep en Rossouw Landmeters, Posbus 112, Potchefstroom 2520.

KENNISGEWING 2430 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3240

Ek, Eugene Eitner Primmer, synde die gemagtigde agent van die eienaar van Erf 583 Devland Uitbreiding 1 gee hiermee kragtens die bepalings van 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 op die hoek van Eaststraat en Pistonweg, Devland Uitbreiding 1 deur die byvoeging van "'n restaurant en wegneemete-fasiliteit (ingesluit 'n bakkerie en visbraaier)" by Kolom 3 van Tabel N van die Skedule van Johannesburg-wysigingskema 1579.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, 7de Verdieping, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van eienaar: p/a Nichol Nathanson Vennootskap, Posbus 800, Sunninghill, 2157.

KENNISGEWING 2432 VAN 1990

KEMPTON PARK-WYSIGINGSKEMA 277

Ek, Wendy Dore, synde die gemagtigde agent van die eienaar van Erf 397, Spartan 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 Kempton park aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Kempton Park-dorpsbeplanningskema, 1987, deur die hersonering van die eien-

owner of The Remainder of Portion 2 of Erf 953 Fochville hereby give notice in terms of section 45(1)c of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Fochville for the amendment of the town-planning scheme known as Fochville Town-planning Scheme, 1980 by the rezoning of the property described above, situated on the corner of Kerk and Botha Street Fochville from "Special" for a Public Garage to "Special" for a Public Garage, Motor Sales Mart, Light Industries, Take Away Restaurant, Shops and Offices.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 112, Municipal Offices, Froneman Street, Fochville for the period of 28 days from 28 November 1990 (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 Town Clerk at the above address or PO Box 1, Fochville 2515 within a period of 28 days from 28 November 1990.

Address of agent: Kroep and Rossouw Land Surveyors, P.O. Box 112, Potchefstroom 2520.

/sm

28—5

NOTICE 2430 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3240

I, Eugene Eitner Primmer, being the authorised agent of the owner of Erf 583 Devland Extension 1 Township hereby give notice in terms of Section 56(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the Town-planning Scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated on the corner of East Street and Piston Road by the addition to Column 3 of Table N of the Schedule to Johannesburg Amendment Scheme 1579 of the following, "a restaurant and take away facility (including a bakery and fish fryer)".

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Johannesburg City Council, 7th Floor, Civic Centre, Braamfontein, for a period of 28 days from 28 november 1990.

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 28 November 1990.

Address of owner: c/o Nichol Nathanson Partnership, PO Box 800, Sunninghill, 2157.

28—5

NOTICE 2432 OF 1990

KEMPTON PARK AMENDMENT SCHEME 277

I, Wendy Dore, being the authorized agent of the owner of Erf 397, Spartan Extension 3 give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Kempton Paek Town Council for the amendment of the town-planning scheme known as Kempton Park Tow-planning Scheme, 1987, by the rezoning

dom hierbo beskryf, geleë aan die suidekant van Foremanstraat van "Kommersieel" tot "Nywerheid 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 151, h/v Margaretweg en Longstraat, Kempton Park, vir 'n tydperk van 28 dae vanaf 28 November 1990 (die datum van eerste publikasie van hiedie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 13, Kempton Park, 1620 ingedien of gerig word.

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

KENNISGEWING 2431 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3235

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, Barbara Joan Quilliam, synde die gemagtigde agent van die eienaar van Erf 44 Rosettenville, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van bogenoemde eiendom, geleë te Prairiestraat 202, Rosettenville, van "Residensieel 4" na "Residensieel 4, plus kantore".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 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 Barbare Quilliam, Enfordstraat 319, Mondeor, 2091.

KENNISGEWING 2433 VAN 1990

KENNISGEWING VAN ONTWERPSKEMA

Die Dorpsraad gee hiemeer ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerpsbeplanningskema bekend te staan as Kinross-wysigingskema 18 deur hom opgestel is.

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

'n Deel van Voortrekkerweg, groot 519 m², aanliggend aan Erf 100, Kinross Uitbreiding 2, word gehersoneer vanaf "Bestaande Openbare Paaie", na "Besigheid 1" insluitende 'n openbare garage.

of the property described above, situated on the southern side of Foreman Street from "Commercial" to "Industrial 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 151, cnr Margaret Road and Long Street, Kempton Park for the period of 28 days from 28 November 1990 (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 Town Clerk at the above address or at PO Box 13, Kempton Park, 1620 within a period of 28 days from 28 November 1990.

Address of owner: c/o Rob Fowler and Associates, PO Box 1905, Halfway House, 1685.

NOTICE 2431 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3235

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, Barbara Joan Quilliam, being the authorized agent of the owner of Erf 44 Rosettenville, 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 abovementioned property situated at 202 Prairie Street, Rosettenville, from "Residential 4" to "Residential 4, plus offices".

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, Johannesburg for a time period of 28 days from 28 November 1990.

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 P.O. Box 30733, Braamfontein, 2017, within a period of 28 days from 28 November 1990.

Adres van eienaar: P/A Barbara Quilliam, Enfordstraat 319, Mondeor, 2091.

28—5

NOTICE 2433 OF 1990

NOTICE OF DRAFT SCHEME

The Village Council hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Kinross Town-planning Scheme 18 has been prepared by it.

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

A part of Voortrekker Road in extent 519 m² situated adjacent to Erf 100, Kinross Extension 2, is to be rezoned from "Existing Public Roads" to "Business 1" including a public garage.

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Munisipale Kantore, Voortrekkerweg, Kinross vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Priwaatsak X50, Kinross, 2260 ingedien of gerig word.

KENNISGEWING 2434 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3234

Ek, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaar van Erf 22, Hawkins Estate Uitbreiding 1, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersoneering van die eiendom hierbo beskryf, geleë Louis Bothalaan 381, deur die hersoneering vanaf "Openbare Garage" na "Openbare Garage", insluitend 'n motorverkoopmark as 'n primêre reg onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, 7de Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 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 Rosmarin en Medewerkers, Sherborne Square, Sherborneweg 5, Parktown 2193.

KENNISGEWING 2435 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3231

Ek, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaar van Lot 1085, Houghton Estate Township, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Voortrekker Road, Kinross for a period of 28 days from 28 November (the date of first publication of the notice).

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Secretary at the above address or at Private Bag 50, Kinross, 2260 within a period of 28 days from 28 November 1990 (the date of first publication).

28—5

NOTICE 2434 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3234

I, Stephen Colley Jaspan, being the authorized agent of the owner of Erf 22, Hawkins Estate Extension 1, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated at 381 Louis Botha Avenue, Johannesburg in order to rezone from "Public Garage" to "Public Garage" including a car sales lot as a primary right and 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, 7th Floor, Civic Centre, Braamfontein, Johannesburg, for a period of 28 days from 28 November 1990.

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 28 November 1990.

Address of owner: c/o Rosmarin and Associates, Sherborne Square, 5 Sherborne Road, Parktown 2193.

28—5

NOTICE 2435 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3231

I, Stephen Colley Jaspan, being the authorized agent of the owner of RE of Lot 1085, Houghton Estate 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 City Council of Johannesburg for the amendment of

Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersone-ring van die eiendom hierbo beskryf, geleë Houghton Rylaan 84, deur die hersonering van "Residensiële 1" met 'n digtheid van een woonhuis per erf na "Residensiële 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, 7de Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 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 Rosmarin en Medewerkers, Sherborne Square, Sherborneweg 5, Parktown 2193.

KENNISGEWING 2436 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3230

Ek, Stephen Colley Jaspan, synde die gemagtigde agent van die eienaar van Erwe 960 en 961, Houghton Estate Dorp, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Grootstadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersone-ring van die eiendom hierbo beskryf, geleë te St Patrickweg 87 en 85, Dorp Houghton Estate deur die hersonering van "Residensiële 1" met 'n digtheid van een woonhuis per erf na "Residensiële 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, 7de Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 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 Rosmarin en Medewerkers, Sherborne Square, Sherborneweg 5, Parktown 2193.

KENNISGEWING 2437 VAN 1990

BYLAE 3

(Regulasie 7(1)(a))

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Johannesburg gee hiermee ingevolge artikel 28(1)(a) gelees met Artikel 55 van die Ordonnansie op

the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the property described above, situated at 84 Houghton Drive, Houghton in order to rezone from "Residential 1" with a density of one dwelling per erf 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, Johannesburg, for a period of 28 days from 28 November 1990.

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 28 November 1990.

Address of owner: c/o Rosmarin and Associates, Sherborne Square, 5 Sherborne Road, Parktown 2193.

28—5

NOTICE 2436 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3230

I, Stephen Colley Jaspan, being the authorized agent of the owner of Erven 960 and 961, Houghton Estate 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 City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979 by the rezoning of the properties described above, situated at 87 and 85, St Patrick Road, Houghton in order to rezone from "Residential 1" with a density of one dwelling per erf 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, Johannesburg, for a period of 28 days from 28 November 1990.

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 28 November 1990.

Address of owner: c/o Rosmarin and Associates, Sherborne Square, 5 Sherborne Road, Parktown 2193.

28—5

NOTICE 2437 OF 1990

SCHEDULE 3

(Regulation 7(1)(a))

NOTICE OF DRAFT SCHEME

The City Council of Johannesburg hereby gives notice in terms of Section 28(1)(a) read with Section 55 of the Town-

Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp dorpsbeplanningskema bekend te staan as die Johannesburg-wysigingskema Nr. 3229 deur hom opgestel is.

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

Deur die hersonering van Gedeelte 1 van Lot 725 en die Restant Gedeelte van Lot 725, aangrensend aan Lochlaan en Napierweg, Parktown Uitbreiding, van "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" onderworpe aan die voorwaardes uiteengesit in Kolom 13, Tabel N van die Skedule, na "Residensieel 1" met 'n digtheid van "Een woonhuis per 1 000 m²" met die skraping van die voorwaardes in Kolom 13, Tabel N van die Skedule.

Die effek van die skraping van die voorwaarde sal die bestaande onderverdeling van Lot 725 wettig stel.

Die ontwerp skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsclerk, Kamer 760, Burgerentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsclerk by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

KENNISGEWING 2438 VAN 1990

PRETORIA-WYSIGINGSKEMA 3666

Ek, Russell Aird, synde die gemagtigde agent van die eienaar van die Restant van Erf 463, Arcadia gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema, 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te Schoemanstraat 875, Arcadia van Spesiale Woon tot Spesiaal vir die doeleindes van 'n woonhuis kantoor.

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 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001 ingedien of gerig word.

Adres van gemagtigde agent: Urban-Econ, Waterkloof Forum, Suite 1, Milnerstraat 374, Waterkloof 0181.

KENNISGEWING 2439 VAN 1990

MEYERTON-WYSIGINGSKEMA 1986

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, Hendrik Abraham van Aswegen, synde die gemagtigde agent van die eienaar van Gedeelte 158 van Gedeelte 154 van Erf 1053, Meyerton gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Meyerton Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplan-

ning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as the Johannesburg Amendment Scheme No. 3229 has been prepared by it.

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

By the rezoning of Portion 1 of Lot 725 and the Remaining Extent of Lot 725, abutting Loch Avenue and Napier Road, Parktown Extension, from "Residential 1" with a density of "One dwelling per 1 000 m²" subject to the conditions contained in Column 13, Table N of the Schedule, to "Residential 1" with a density of "One dwelling per 1 000 m²" with the deletion of the conditions contained in Column 13, Table N of the Schedule.

The effect of the deletion of the said condition will legalise the existing subdivision of Lot 725.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 760, Civic Centre, Braamfontein for a period of 28 days from 28 November 1990.

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 30733, Braamfontein, 2017, within a period of 28 days from 28 November 1990.

28—5

NOTICE 2438 OF 1990

CITY PRETORIA AMENDMENT SCHEME 3666

I, Russell Aird, being the authorized agent of the owner of the Remaining Extent of Erf 463, Arcadia hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Town-planning Scheme, 1974 by the rezoning of the property described above, situated 875 Schoeman Street, Arcadia from Special Residential to Special for the purpose of a dwelling house office.

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 28 November 1990.

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 28 November 1990.

Address of authorized agent: Urban-Econ Waterkloof Forum, Suite 1, 374 Milner Street, Waterkloof 0181.

28—5

NOTICE 2439 OF 1990

MEYERTON AMENDMENT SCHEME 1986

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, Hendrik Abraham van Aswegen being the authorized agent of the owner of Portion 158 of Portion 154 of Erf 1053, Meyerton hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that have applied to the Meyerton Town Council for the amendment of the town-planning scheme known as Meyerton Town-planning Scheme 1986 by the rezoning of the property

ningskema bekend as die Meyerton-dorpsbeplanningskema 1986 deur die hersonering van die eiendom hierbo beskryf, geleë in Meyerton se sentrale sakegebied van "Institusioneel" na "Institusioneel" met beperkte restaurantregte.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsclerk, Meyerton Stadsraadkantore vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsclerk by bovermelde adres of by Posbus 9, Meyerton 1960 ingedien of gerig word.

Adres van eienaar: P/a Van Aswegen Stadsbeplanners, Posbus 588, Vereeniging 1930.

KENNISGEWING 2440 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3226

Ek, Marius Johannes van der Merwe, synde die gemagtigde agent van die eienaar van Erwe A) 2297 en B) 2300 en 2301, Jeppetown 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 eiendomme hierbo beskryf, geleë te op die noord-oostelike hoek van Jules- en Mintstraat, Jeppetown van A) Residensieel 4 b) Besigheid 1 tot A) en B) Besigheid 1, met 'n motorverkoopmark as 'n primêre reg.

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 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van agent: Marius van der Merwe & Associates, Posbus 39349, Booysens 2016.

KENNISGEWING 2441 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3228

Ek, Marius Johannes van der Merwe, synde die gemagtigde agent van die eienaar van Erwe a) 559, 560, 561, 562 en b) 690 en 691, Brixton 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(e) hierbo beskryf, geleë te a) eerste vier erwe aan die suidelike kant van Collinsstraat en b) die derde en vierde erwe aan die noordelike kant van Highstraat, oos van die kruising met Esherstraat, Brixton, van Spesiaal, onderworpe aan sekere voorwaardes tot Spesiaal, onderworpe aan gewysigde voorwaardes.

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 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik

described above situated in the Central Business Division of Meyerton from "Institutional" to "Institutional" with limited restaurant rights.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Randvaal Town Council Offices for the period of 28 days as from 28 November 1990.

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 9, Meyerton 1960 within a period of 28 days as from 28 November 1990.

Address of owner: C/o Van Aswegen Town-planners, PO Box 588, Vereeniging 1930.

28-5

NOTICE 2440 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3226

I, Marius Johannes van der Merwe, being the authorized agent of the owner of Erven A) 2297 B) 2300 and 2301, Jeppetown 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 Town Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme 1979, by the rezoning of the properties described above, situated on the north-east corner of Jules and Mint Street, Jeppetown from A) Residential 4 B) Business 1 to A) and B) Business 1, permitting a car sales lot as a primary right.

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 28 November 1990.

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 28 November 1990.

Address of agent: Marius van der Merwe & Associates, PO Box 39349, Booysens 2016.

28-5

NOTICE 2441 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3228

I, Marius Johannes van der Merwe, being the authorized agent of the owner of Erven a) 559, 560, 561, 562 and b) 690 and 691, Brixton, 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 Town Council for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property(ies) described above, situated at a) first four erven on the south side of Collins Street and b) the third and fourth erven on the north of High Street east of the intersection with Esher Street, Brixton, from Special, subject to certain conditions to Special, subject to amended conditions.

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 28 November 1990.

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

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

Adres van agent: Marius van der Merwe & Associates, Posbus 39349, Booysens 2016.

KENNISGEWING 2442 VAN 1990

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)

RANDBURG-WYSIGINGSKEMA 1464

Ek, Frans van Zyl Louw, synde die eienaar van die Erf 210, Ferndale, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Randburg Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Randburg-dorpsbeplanningskema, 1976, deur die hersoneering van die eiendom hierbo beskryf, geleë te Longlaan van "Residensieel 1" met 'n digtheid van een woonhuis per erf 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 Stadsklerk, Randburg Stadsraad, hoek van Hendrik Verwoerdrylaan en Jan Smutslaan, Randburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Private Bag 1, Randburg 2125, ingedien of gerig word.

Adres van eienaar: Frans van Zyl Louw, Posbus 86, Randburg 2125.

KENNISGEWING 2443 VAN 1990

BYLAE 11

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Raad op Plaaslike Bestuursaangeleenthede, 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 Sekretaris, 8ste Vloer, H B Phillips Gebou, h/v Bosman- en Schoemanstraat, Pretoria vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik en in tweevoud by of tot die Sekretaris by bovermelde adres of by Posbus 1341, Pretoria, 0001 ingedien of gerig word.

BYLAE

Naam van dorp: Diepsloot.

Volle naam van aansoeker: Van der Schyff, Baylis, Gericke en Druce.

Planning, at the above address or at PO Box 30733, Braamfontein 2017, within a period of 28 days from 28 November 1990.

Address of agent: Marius van der Merwe & Associates, PO Box 39349, Booysens 2016.

28—5

NOTICE 2442 OF 1990

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)

RANDBURG AMENDMENT SCHEME 1464

I, Frans van Zyl Louw, being the owner of Erf 210, Ferndale, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the Randburg Town Council for the amendment of the town-planning scheme known as the Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Long Avenue from "Residential 1" with a density of one dwelling per erf 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 Town Clerk, Randburg Town Council, cnr Hendrik Verwoerd Drive and Jan Smuts Avenue, Randburg for the period of 28 days from 28 November 1990.

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 Randburg Town Council, Private Bag 1, Randburg 2125, within a period of 28 days from 28 November 1990.

Address of owner: Frans van Zyl Louw, PO Box 86, Randburg 2125.

28—5

NOTICE 2443 OF 1990

SCHEDULE 11

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Local Government Affairs Council hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 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 Secretary, 8th Floor, H B Phillips Building, cnr of Bosman and Schoeman Streets, Pretoria, for a period of 28 days from 28 November 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Secretary at the above address or at PO Box 1341, Pretoria, 0001 within a period of 28 days from 28 November 1990.

ANNEXURE

Name of township: Diepsloot.

Full name of applicant: Van der Schyff, Baylis, Gericke and Druce.

Aantal erwe in voorgestelde dorp: Residensieel 1: 2954, Besigheid 3: 2, Openbare garage: 3, Opvoedkundig: Primêr: 6, Sekondêr: 2, Spesiaal: 1, Private Hospitaal: 1, Oop ruimtes: 13.

Beskrywing van grond waarop dorp gestig staan: Ge- deeltes 135, 140, 141, 142, 147, 148, 149 en 151 van die plaas Diepsloot 388 JR.

Ligging van voorgestelde dorp: Die eiendom is oos en aan- liggend aan die Diepsloot Natuurreservaat en suid en aan- grensend aan die Pretoria/Krugersdorp snelweg P158/2, geleë.

Verwysing: Diepsloot — 739.

KENNISGEWING 2444 VAN 1990

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

Ek, David Martin van Aardt van Van Wyk en Van Aardt synde die gemagtigde agent van die eienaar van erwe 1536 tot en met 1545 Ellisras Uitbreiding 16 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Ellisras Dorpsraad aan- soek gedoen het om die wysiging van die dorpsbeplanning- skema bekend as Ellisras-dorpsbeplanningskema deur die hersonering van die eiendom hierbo beskryf, geleë te Suur- grasstraat, Ellisras Uitbreiding 16 vanaf Residensieel 1 — Een Woonhuis per erf tot Residensieel 1 — Twee Woon- eenhede per erf.

Besonderhede van die aansoek lê ter insae gedurende ge- wone kantoorure by die kantoor van die Stadsklerk, Burger- sentrum, h/v Dagbreekrylaan en Douwaterstraat, Ellisras Uitbreiding 16 vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skrifte- lik by of tot die Stadsklerk by bovermelde adres of by Pri- vaatsak X136, Ellisras, 0555 ingedien of gerig word.

Adres van gemagtigde agent: Van Wyk en Van Aardt, Posbus 4731, Pretoria 0001, Frederikastraat 729, Rietfontein 0084.

KENNISGEWING 2445 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS: ERF 457 MINDALORE EXTENSION 1

Hiermee word ooreenkomstig die bepalinge van artikel 2(1) van die Wet op Opheffing van Beperkings 1967 bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur: Volksraad goedgekeur het dat voorwaarde (1) in akte van Transport T25769/1976 opgehef word.

PB 4-14-2-878-3

/0052PL

KENNISGEWING 2446 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967

Ingevolge artikel 3(6) van bogenoemde Wet word hiermee kennis gegee dat aansoeke in die Bylae vermeld deur die De- partementshoof van Plaaslike Bestuur, Behuising en Werke ontvang is en ter insae lê by die 6de Vloer, City Forumgebou,

Number of erven in proposed township: Residential 1: 2954, Business 3: 2, Public garage: 3, Educational primary: 6, Secondary: 2, Special: 1, Private Hospital: 1, Open Space: 13.

Description of land on which township is to be established: Portions 135, 140, 141, 142, 147, 148, 149 and 151 of the farm Diepsloot 388 JR.

Situation of proposed township: The property is east and adjacent to the Diepsloot Nature Reserve and south and ad- jacent to the Pretoria/Krugersdorp Freeway P158/2.

Reference No.: Diepsloot — 739.

28—5

NOTICE 2444 OF 1990

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

I, David Martin van Aardt from Van Wyk and Van Aardt being the authorized agent of the owner of erven 1536 up to and including 1545 Ellisras 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 Ellis- ras Town Council for the amendment of the town-planning scheme known as Ellisras Town-planning Scheme by the rezoning of the property described above, situated on Suurgras Street, Ellisras Extension 16 from Residential 1 — One dwelling per erf to Residential 1 — Two dwelling units per erf.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, c/o Dagbreek Drive and Douwater Street Ellisras Extension 16 for the period of 28 days from 28 November 1990.

Objections to or representations in respect of the applica- tion must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag X136, Ellisras, 0555 within a period of 28 days from 28 November 1990.

Address of agent: Van Wyk and Van Aardt, P.O. Box 4731, Pretoria 0001, 729 Frederika Street, Rietfontein 0084.

28—5

NOTICE 2445 OF 1990

REMOVAL OF RESTRICTIONS ACT: ERF 457 MINDA- LORE EXTENSION 1

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act 1967 that the Minister of the Budget and Local Government: House of Assembly has approved that conditions (1) in Deed of Transfer T25769/1976 be removed.

PB 4-14-2-878-3

/0052PL

NOTICE 2446 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967

It is hereby notified in terms of section 3(6) of the above- mentioned Act that the applications mentioned in the An- nexure have been received by the Head of the Department of Local Government, Housing and Works and are open for in-

Vermeulenstraat, Pretoria, en in die Kantoor van die betrokke plaaslike bestuur.

Enige beswaar, met volle redes daarvoor moet skriftelik by die Departementshoof van Plaaslike Bestuur, Behuising en Werke, by bovermelde adres of Privaatsak X340, Pretoria ingedien word op of voor 14:00 op 3 Januarie 1991.

BYLAE

Sonia Court (Proprietary) Limited vir —

(1) die wysiging/opheffing van die titelvoorwaardes van Erf 3975 in die Dorp Johannesburg ten einde dit moontlik te maak dat die erf gebruik kan word vir 'n Selfbedieningswinkel; en

(2) die wysiging van Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die erf van "Residensieel 4" tot "Besigheid 1" onderworpe aan sekere voorwaardes.

Die aansoek sal bekend staan as Johannesburg-wysigingskema, 2992.

PB 4-14-2-655-13

Kevin Joey Akester vir —

(1) die opheffing van die titelvoorwaardes van Lot 703, in die dorp Yeoville ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore; en

(2) die wysiging van Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die erf van "Residensieel 4" tot "Residensieel 4" insluitende kantore as 'n primêre reg.

Die aansoek sal bekend staan as Johannesburg-wysigingskema 3237.

PB 4-14-2-1501-17

Klaus Walter Hoffman vir —

(1) die opheffing van die titelvoorwaardes van Erf 853, in die dorp Bordeaux ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore; en

(2) die wysiging van Randburg-dorpsbeplanningskema 1976 deur die hersonering van die erf van "Residensiaal 1" tot "Spesiaal" vir woonhuiskantore.

Die aansoek sal bekend staan as Randburg-wysigingskema 1520.

PB 4-14-2-179-24

Stainless Projects CC vir die opheffing van die titelvoorwaardes van Gedeelte 1 van Erf 267 in die dorp Chamdor Uitbreiding 1 ten einde dit moontlik te maak dat die boulyn verslap kan word.

PB 4-14-2-2347-15

Esther Lily Hurwitz vir die opheffing van die titelvoorwaardes van Gedeelte 2 (gedeelte van Gedeelte 1) van Erf 180 in die dorp Edenburg ten einde toegang moontlik te maak vanaf Rivoniaweg.

PB 4-14-2-395-7

Villewade Property CC vir —

(1) die opheffing van die titelvoorwaardes van Lot 81 en 86, Klippoortje Landboulotte Dorp ten einde dit moontlik te maak dat die hoewes gebruik kan word vir die oprigting van 'n hittebehandelingsfasiliteit vir metaal en metaalprodukte en vir doeleindes in verband daarmee; en

(2) die wysiging van die Elsburg-dorpsbeplanningskema 1973 deur die hersonering van die hoewes van "Onbepaald" tot "Spesiaal" vir die oprigting van 'n hittebehandelingsfasiliteit vir metaal en metaalprodukte en vir doeleindes in verband daarmee.

spektion at the 6th Floor, City Forum Building, Vermeulen Street, Pretoria, and at the office of the relevant local authority.

Any objection, with full reasons therefor, should be lodged in writing with the Head of the Department of Local Government, Housing and Works, at the above address or Private Bag X340, Pretoria, on or before 14:00 on 3 January 1991.

ANNEXURE

Sonia Court (Proprietary) Limited for —

(1) the amendment/removal of the conditions of title of Erf 3975 in Johannesburg Township in order to permit the erf to be used for a Supermarket; and

(2) The amendment of the Johannesburg Town-planning Scheme 1979, by the rezoning of the erf from "Residential 4" to "Business 1" subject to certain conditions.

This application will be known as Johannesburg Amendment Scheme 2992.

PB 4-14-2-655-13

Kevin Joey Akester for —

(1) the removal of the conditions of title of Lot 703 in Yeoville Township in order to permit the erf to be used for offices; and

(2) The amendment of the Johannesburg Town-planning Scheme 1979, by the rezoning of the erf from "Residential 4" to "Residential 4" including offices as a primary right.

This application will be known as Johannesburg Amendment Scheme 3237.

PB 4-14-2-1501-17

Klaus Walter Hoffman for —

(1) the removal of the conditions of title of Erf 853 in Bordeaux Township in order to permit the erf to be used for offices; and

(2) The amendment of the Randburg Town-planning Scheme 1976, by the rezoning of the erf from "Residential 1" to "Special" for dwelling houses/offices.

This application will be known as Randburg Amendment Scheme 1520.

PB 4-14-2-179-24

Stainless Projects CC for the removal of the conditions of title of Portion 1 of Erf 267 in Chamdor Extension 1 Township in order to permit the relaxation of the buildingline.

PB 4-14-2-2347-15

Esther Lily Hurwitz for the removal of the conditions of title of Portion 2 (a portion of Portion 1) of Erf 180 in Edenburg Township in order to permit access off Rivonia Road.

PB 4-14-2-395-7

Villewade Property CC for —

(1) the removal of the conditions of title of Lots 81 and 86, Klippoortje Agricultural Lots Township in order to permit the erven to be used for the erection of a heat treatment facility for metal and metal products and for purposes incidental thereto; and

(2) the amendment of the Elsburg Town-planning Scheme 1973, by the rezoning of the holdings from "Undetermined" to "Special" for the erection of a heat treatment facility for metal and metal products and for purposes incidental thereto.

Die aansoek sal bekend staan as Elsburg-wysigingskema 40.

PB 4-14-2-5741-7

Ramillies (Proprietary) Limited vir —

(1) die wysiging/opheffing van die titelvoorwaardes van Erf 815 in die Dorp Parkwood ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore; en

(2) die wysiging van Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die erf van "Residensieel 1" tot "Residensieel 1" met kantore as 'n primêre reg.

Die aansoek sal bekend staan as Johannesburg-wysigingskema 3220.

PB 4-14-2-1015-77

Skylite Properties CC vir —

(1) die opheffing van die titelvoorwaardes van Erf 844, in die dorp Orange Grove ten einde dit moontlik te maak dat die erf gebruik kan word vir kantore; en

(2) die wysiging van Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die erf van "Residensieel 4" tot "Residensieel 4" insluitende kantore met die toestemming van die Plaaslike Bestuur.

Die aansoek sal bekend staan as Johannesburg-wysigingskema, 3247.

PB 4-14-2-986-34

KENNISGEWING 2447 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 1744

Hierby word ooreenkomstig die bepalings van artikel 29(8) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad goedgekeur het dat Johannesburg-dorpsbeplanningskema 1979 gewysg word deur die erf te hersoneer na "Besigheid 3" onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement, Departement Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklere Johannesburg en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Johannesburg-wysigingskema 1744.

PB 4-9-2-2H-1744

/4306L

KENNISGEWING 2448 VAN 1990

MUNISIPALITEIT MALELANE

PERMANENTE SLUITING VAN STRAAT

Kennis geskied hiermee ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Munisipaliteit van Malelane van voorneme is om 'n gedeelte van Derdestraat padreserwe Malelane Uitbreiding 1 permanent te sluit met die doel om die eiendom ingevolge die bepalings van artikel 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939, te vervreem.

Die plan, wat die gedeelte van die straat wat gesluit gaan word, aantoon, lê by die kantoor van die Stadsekretaris, Bur-

This application will be known as Elsburg Amendment Scheme 40.

PB 4-14-2-5741-7

Ramillies (Proprietary) Limited for —

(1) the amendment/removal of the conditions of title of Erf 815 in Parkwood Township in order to permit the erf to be used for offices; and

(2) the amendment of the Johannesburg Town-planning Scheme 1979, by the rezoning of the erf from "Residential 1" to "Residential 1" permitting offices as a primary right.

This application will be known as Johannesburg Amendment Scheme 3220.

PB 4-14-2-1015-77

Skylite Properties CC for —

(1) the removal of the conditions of title of Erf 844 in Orange Grove Township in order to permit the erf to be used for offices; and

(2) the amendment of the Johannesburg Town-planning Scheme 1979, by the rezoning of the erf from "Residential 4" to "Residential 4" including offices with the Council's Consent.

This application will be known as Johannesburg Town-planning Scheme 3247.

PB 4-14-2-986-34

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NOTICE 2447 OF 1990

JOHANNESBURG AMENDMENT SCHEME 1744

It is hereby notified in terms of section 29(8) of the Town-planning and Townships Ordinance, 1965, that the Minister of Budget and Local Government House of Assembly has approved the amendment of Johannesburg Town-planning Scheme 1 1979 by the rezoning of the erf to "Business 3" subject to certain conditions.

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

The amendment is known as Johannesburg Amendment Scheme 1744.

PB 4-9-2-2H-1744

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NOTICE 2448 OF 1990

MUNICIPALITY OF MALELANE

PERMANENT CLOSING OF STREET

Notice is hereby given in terms of section 67 of the Local Government Ordinance, 1939, that the Municipality of Malelane intends the permanent closing of a portion of Third Street road reserve Malelane Extension 1 for the purpose to alienate the property according to section 79(18) of the Local Government Ordinance 1939.

A plan indicating the portion of the street to be closed, may be inspected during office hours at the office of the Town Secretary, Civic Centre, Malelane.

gersentrum, Malelane, ter insae.

Enigiemand wat hierteen beswaar wil aanteken of vertoë wil rig, moet sodanige beswaar skriftelik aan die Stadsklerk, Posbus 101, Malelane 1320 voor of op 12 Februarie 1991 indien.

G T J GELDENHUYS
Stadsklerk

Munisipaliteit van Malelane
Posbus 101
Malelane
1320

KENNISGEWING 2449 VAN 1990

WET OP OPHEFFING VAN BEPERKINGS, 1967: ERF 532 IN DIE DORP KEMPTON PARK UITBREIDING 2

Hierby word ooreenkomstig die bepalings van artikel 2(1) van die Wet op Opheffing van Beperkings, 1967, bekend gemaak dat die Minister van Plaaslike Bestuur en Behuising goedgekeur het dat voorwaardes C(i), C(k); C(l) in Akte van Transport T26045/1990 opgehef word.

PB 4-14-2-667-11

/2039L

KENNISGEWING 2450 VAN 1990

THABAZIMBI-WYSIGINGSKEMA 23

Hierby word ooreenkomstig die bepalings van artikel 45 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Minister van Begroting en Plaaslike Bestuur, Volksraad goedgekeur het dat Thabazimbi-dorpsbeplanningskema 1980 gewysig word deur die hersonering van Erwe 1076 en 1077, Thabazimbi Uitbreiding 6 tot "Parkering" onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement, Departement Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklerk Thabazimbi en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Thabazimbi-wysigingskema 23.

PB 4-9-2-104H-23

/4306L

KENNISGEWING 2451 VAN 1990

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 Kwa-Thema Uitbreiding 4 Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Any person who wishes to object to the proposed closing or wishes to make a recommendation in this regard, should lodge such objections or recommendations to the Town Clerk, PO Box 101, Malelane, 1320, to reach him on or before 12 February 1991.

G T J GELDENHUYS
Town Clerk

Civic Centre
PO Box 101
Malelane
1320

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NOTICE 2449 OF 1990

REMOVAL OF RESTRICTIONS ACT, 1967: ERF 532 IN KEMPTON PARK TOWNSHIP EXTENSION 2

It is hereby notified in terms of section 2(1) of the Removal of Restrictions Act, 1967, that the Minister of Local Government, House of Assembly, has approved that conditions C(i), C(k); C(l) in Deed of Transfer T26045/1990 be removed.

PB 4-14-2-667-11

/2044L

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NOTICE 2450 OF 1990

THABAZIMBI AMENDMENT SCHEME 23

It is hereby notified in terms of section 45 of the Town-planning and Townships Ordinance, 1986, that the Minister of Budget and Local Government, House of Assembly has approved the amendment of Thabazimbi Town-planning Scheme 1980 by the rezoning of Erven 1076 and 1077, Thabazimbi Extension 6 to "Parking" subject to certain conditions.

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

This amendment is known as Thabazimbi Amendment Scheme 23.

PB 4-9-2-104H-23

/4306L

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NOTICE 2451 OF 1990

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 Kwa-Thema Extension 4 Township.

Town where reference marks have been established:

Kwa-Thema Uitbreiding 4 Dorp. (Algemene Plan L. No 298/1990).

D.J.J. VAN RENSBURG
Landmeter-generaal

Pretoria

Kwa-Thema Extension 4 Township. (General Plan L. No 298/1990).

D.J.J. VAN RENSBURG
Surveyor-General

Pretoria

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KENNISGEWING 2452 VAN 1990

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 Jabulani Dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is:

Jabulani Dorp. (Algemene Plan L No 195/1990).

D.J.J. VAN RENSBURG
Landmeter-generaal

Pretoria

NOTICE 2452 OF 1990

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 Jabulani Township.

Town where reference marks have been established:

Jabulani Township. (General Plan L No 195/1990).

D.J.J. VAN RENSBURG
Surveyor-General

Pretoria

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KENNISGEWING 2453 VAN 1990

STADSRAAD VAN PRETORIA

VOORGENOME SLUITING VAN 'N GEDEELTE VAN PARKERF 136, GARSFONTEIN-UITBREIDING 7

Hiermee word ingevolge artikel 68, gelees met artikel 67, van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), kennis gegee dat die Raad voornemens is om 'n gedeelte van Parkerf 136, Garsfontein-uitbreiding 7, groot ongeveer 915 m², permanent te sluit.

Die Raad is voornemens om die gedeelte ná sluiting te hersoneer en aan die eienaar van Erf 138, Garsfontein-uitbreiding 7, te vervreem.

'n Plan waarop die voorgename sluiting aangetoon word, asook verdere besonderhede betreffende die voorgename sluiting, lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3011, Derde Verdieping, Wes-blok, Munitoria, Van der Waltstraat, Pretoria, ter insae en navraag kan by telefoon 313-7273 gedoen word.

Besware teen die voorgename sluiting en/of eise om vergoeding weens verlies of skade indien die sluiting uitgevoer word, moet skriftelik voor of op Vrydag, 8 Februarie 1991, by die Stadsekretaris by bovermelde kantoor ingedien word of aan hom by Posbus 440, Pretoria 0001, gepos word.

(K13/9/388)

J.N. REDELINGHUIJS
Stadsklerk

Kennisgewing No. 502/1990
5 Desember 1990

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NOTICE 2453 OF 1990

CITY COUNCIL OF PRETORIA

PROPOSED CLOSING OF A PORTION OF PARKERF 136, GARSFONTEIN EXTENSION 7

Notice is hereby given in terms of section 68, read with section 67, of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that it is the intention of the Council to close permanently a portion of Parkerf 136, Garsfontein Extension 7, in extent approximately 915 m².

The Council intends rezoning the portion after closure thereof and alienating it to the owner of Erf 135, Garsfontein Extension 7.

A plan showing the proposed closing, as well as further particulars relative to the proposed closing, is open to inspection during normal office hours at the office of the City Secretary, Room 3011, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, and enquiries may be made at telephone 313-7273.

Objections to the proposed closing and/or claims for compensation for loss or damage if such closing is carried out must be lodged in writing with the City Secretary at the above office or posted to him at PO Box 440, Pretoria 0001, not later than Friday, 8 February 1991.

(K13/9/388)

J.N. REDELINGHUIJS
Town Clerk

Notice No. 502/1990
5 December 1990

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KENNISGEWING 2454 VAN 1990

PRETORIA-WYSIGINGSKEMA

Ek, Errol Raymond Bryce, synde die gemagtigde agent van die eienaars van Gedeelte 1 van Erf 89 en Erf 692, Gezina, 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 eiendomme hierbo beskryf, geleë te Voortrekkersweg en Nengendelaan van algemene besigheid en spesiale woon tot algemene besigheid insluitend pakhuse en ander verwante gebruike.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3204, 3de Vloer, Munitoria, Van der Waltstraat, Pretoria vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001 ingedien of gerig word.

Adres van agent: E R Bryce en Medewerkers, Posbus 28528, Sunnyside 0132. Tel. 324 3170/1.

KENNISGEWING 2455 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3266

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)

Ons, Dent, Course & Davey, synde die gemagtigde agente van die eenaar van Erf 97 Melrose North Uitbreiding 1, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema, bekend as die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die eiendom hierbo beskryf, geleë te Lauralaan 2, Melrose North van Residensieel 1 (een woonhuis per erf) tot Residensieel 1 (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, 7de Verdieping, Burgersentrum, Braamfontein vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017 ingedien of gerig word.

Adres van agent: P/a Dent, Course en Davey, Posbus 3243, Johannesburg 2000.

Datum van eerste publikasie: 5 Desember 1990.

KENNISGEWING 2456 VAN 1990

MALELANE-WYSIGINGSKEMA 65

Ek, Floris Jacques du Toit, synde die gemagtigde agent van die eenaar van Erf 40, Gravelotte gee hiermee ingevolge

NOTICE 2454 OF 1990

PRETORIA AMENDMENT SCHEME

I, Errol Raymond Bryce, being the authorised agent of the owners of Portion 1 of Erf 89 and Erf 692, Gezina, 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 Pretoria City Council for the amendment of the Town-planning Scheme, 1974, by the rezoning of the properties described above, situated in Voortrekkers Road and Ninth Avenue, from general business and special residential to general business, including warehouses and other related uses.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 3204, 3rd Floor, West Block, Munitoria, Van der Walt Street, Pretoria for a period of 28 days, from 5 December 1990.

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 5 December 1990.

Address of agent: c/o E R Bryce and Associates, PO Box 28528, Sunnyside 0132. Tel. 324 3170/1.

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NOTICE 2455 OF 1990

AMENDMENT SCHEME 3266

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

We, Dent, Course & Davey, being the authorized agents of the owner of Erf 97, Melrose North Extension 1 Township, hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979 by the rezoning of the property described above, situated at 2 Laura Lane, Melrose North from Residential 1 (one dwelling per erf) to Residential 1 (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, Civic Centre, Braamfontein for a period of 28 days from 5 December 1990.

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 5 December 1990.

Address of agent: C/o Dent, Course and Davey, PO Box 3243, Johannesburg 2000.

Date of first publication: 5 December 1990.

5-12

NOTICE 2456 OF 1990

MALELANE AMENDMENT SCHEME 65

I, Floris Jacques du Toit, being the authorized agent of the owner of Erf 40, Gravelotte hereby give notice in terms of

artikel 56(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Raad op Plaaslike Bestuursangeleenthede aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Malelane-dorpsbeplanningskema, 1972 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Smaragweg en Antimoonweg, Gravelotte van Beperkte Nywerheidsdoel-eindes tot Beperkte Nywerheidsdoel-eindes met 'n Bylae wat groothandel insluit, voorsiening maak vir die opheffing van die lyn van geen toegang, en die boulyn van 13 m verslap.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantore van die Agent van Sekretaris, Kamer B601, HB Philips Gebou, h/v Bosman- en Schoemanstraat, Pretoria vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Sekretaris by bovermelde adres of by Posbus 1341, Pretoria 0001 ingedien of gerig word.

Adres van agent: De Villiers Pieterse du Toit & Vennote, Posbus 754, Tzaneen 0850.

KENNISGEWING 2457 VAN 1990

FOCHVILLE-WYSIGINGSKEMA 48

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

(Regulasie 11(2))

Ek, Abraham Jacobus Petrus de Wet, synde die gemagtigde agent van die eienaar van Gedeelte 17 van Erf 1045 Fochville, gee hiermee ingevolge artikel 45(1)(c) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis dat ek by die Stadsraad van Fochville aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Fochville-wysigingskema 48 deur die hersonering van die eiendom hierbo beskryf geleë te Gedeelte 17 van Erf 1045 Fochville van "Kommersieel" na "Nywerheid 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burger-sentrum, Fronemanstraat, Fochville vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 1, Fochville 2515, ingedien of gerig word.

De Wet en Vennote, Raadgewende Ingenieurs en Stads-en Streeksbeplanners, Posbus 1504, Klerksdorp 2570.

KENNISGEWING 2458 VAN 1990

PIETERSBURG-WYSIGINGSKEMA 194

Ek, Hermanus Philippus Potgieter, van die firma Els van Straten en Vennote, Pietersburg, synde die gemagtigde agent van die eienaar van Erf 6058, Pietersburg gee hiermee ingevolge artikel 56(1)(b)(i) 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 hier-

section 56(1) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Local Government Affairs Council for the amendment of the town-planning scheme known as the Malelane Town-planning Scheme, 1972, for the rezoning of the property described above, situated on the corner of Smaragweg and Antimoonweg, Gravelotte from Limited Industrial Purposes to Limited Industrial Purposes with an Annexure providing for Wholesale activities, the removal of the line of no access and the reduction of the 13 m building line.

Particulars of the application will lie for inspection during normal office hours at the offices of the Agent and Secretary, Room B601, HB Philips Building, corner of Bosman and Schoeman Street, Pretoria for the period of 28 days from 5 December 1990.

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 1341, Pretoria 0001, within a period of 28 days from 5 December 1990.

Address of agent: De Villiers Pieterse du Toit and Partners, PO Box 754, Tzaneen 0850.

5—12

NOTICE 2457 OF 1990

FOCHVILLE AMENDMENT SCHEME 48

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

(Regulation 11(2))

I, Abraham Jacobus Petrus de Wet, being the authorized agent of the owner of Portion 17 of Erf 1045, Fochville, give notice in terms of section 45(1)(c) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Fochville for the amendment of the Town-planning Scheme known as Fochville Amendment Scheme 48 by the rezoning of the property described above, situated on Portion 17 of Erf 1045 Fochville from "Commercial" to "Industrial 1".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Froneman Street, Fochville for a period of 28 days from 5 December 1990.

Objection 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 1, Fochville 2515 within a period of 28 days from 5 December 1990.

De Wet and Partners, Consulting Engineers and Town and Regional Planners, PO Box 1504, Klerksdorp.

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NOTICE 2458 OF 1990

PIETERSBURG AMENDMENT SCHEME 194

I, Hermanus Philippus Potgieter, from the firm Els van Straten and Partners, Pietersburg being the authorized agent of the owner of Erf 6058, Pietersburg 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 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

bo beskryf, geleë te Hans van Rensburgstraat 84, Pietersburg van "Residensieel 4" tot "Spesiaal" vir kantore en of Residensieële gebruik onderhewig aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 111, Pietersburg 0700 ingedien of gerig word.

Adres van gemagtigde agent: Els van Straten en Vennote, Posbus 2228, Pietersburg 0700. Telefoonnommer (01521) 91 4918.

Verwysingsnommer: W1843

KENNISGEWING 2459 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DIE BUITESTEDELIKE GEBIEDE-DORPSBEPLANNINGSKEMA, 1975, INGEVOLGE ARTIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Stefano Agostino Richard Ferero, van die firma Tino Ferero Stads- en Streekbeplanners, synde die gemagtigde agent van die eienaars van Gedeelte Een van Erf 2240 en die Resterende Gedeelte van Erf 2240, Secunda 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 Secunda aansoek gedoen het om die wysiging van die Dorpsbeplanningskema bekend as die Buitestedelike Gebiede-dorpsbeplanningskema, 1975, deur die hersonering van die eiendom hierbo beskryf, vanaf "Gebruiksone X (Spesiaal): Die erf moet gebruik word vir sodanige doeleindes as wat die Administrateur mag toelaat en onderworpe aan sodanige vereistes as wat hy mag bepaal na oorlegpleging met die Dorperaad en die Plaaslike Bestuur", na "Gebruiksone X (Spesiaal): Die erf en geboue daarop of wat daarop opperig gaan word, moet slegs vir die volgende doeleindes gebruik word:

Diensnywerhede, openbare kantore, kommersiële doeleindes, publieke garage (petrolverkope uitgesluit), roukamer, werksinkels, winkels, spesiale geboue; of vir sulke ander doeleindes as wat die Plaaslike Bestuur skriftelik mag toelaat".

Die eiendom is geleë in Scheepersstraat tussen Danie Theronstraat en Van der Hoffstraat in Secunda Uitbreiding 4.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Posbus 2, Secunda 2302 of in die Sentrale Besigheidsentrum, Eerste Vloer, Munisipale Kantore, Secunda, vir 'n tydperk van 28 dae vanaf 5 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 2, Secunda 2302, ingedien of gerig word.

Adres van eenaar: p/a Tino Ferero Stads- en Streekbeplanners, Posbus 36558, Menlo Park 0102.

at Hans van Rensburg Street 84, Pietersburg from "Residential 4" to "Special" for offices and or residential use subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg for the period of 28 days from 5 December 1990.

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 111, Pietersburg 0700 within a period of 28 days from 5 December 1990.

Address of authorized agent: Els van Straten and Partners, PO Box 2228, Pietersburg 0700. Telephone Number (01521) 91 4918.

Reference Number: W1843

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NOTICE 2459 OF 1990

NOTICE OF APPLICATION FOR THE AMENDMENT OF THE PERI-URBAN TOWN-PLANNING SCHEME, 1975, IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Stefano Agostino Richard Ferero of the firm Tino Ferero Town and Regional Planners, being the authorised agent of the owners of Portion One of Erf 2240 and the Remainder of Erf 2240, Secunda 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 City Council of Secunda for the amendment of the town-planning scheme known as the Peri-Urban Town-planning Scheme, 1975, by the rezoning of the properties described above from "Use Zone X (Special): The erf shall be used for such purposes as may be permitted and subject to such conditions as may be determined by the Administrator after consultation with the Townships Board and the Local Authority" to "Use Zone X (Special): The erf and buildings thereon or to be erected thereon, shall only be used for the following purposes:

Service industries, public offices, commercial purposes, public garage (excluding the sale of petrol), funeral parlour, workshops, shops, special buildings; or for any such purposes as may be permitted in writing by the Local Authority".

The properties are situated in Scheepers Street between Danie Theron Street and Van der Hoff Street in Secunda Extension 4.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, PO Box 2, Secunda 2302, or in the Central Business Centre, Floor 1, Municipal Offices, Secunda, for a period of 28 days from 5 December 1990 (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 Town Secretary at the above address or at PO Box 2, Secunda 2302, within a period of 28 days from 5 December 1990.

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

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KENNISGEWING 2460 VAN 1990

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)

BENONI-WYSIGINGSKEMA 1/483

Ek, Dirk van Niekerk, van Gillespie, Archibald en Vennote (Benoni), synde die gemagtigde agent van die eienaar van Erf 6431, Benoni Uitbreiding 20, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Benoni aansoek gedoen het om die wysiging van die dorpsaanlegskema bekend as Benoni-dorpsaanlegskema 1/1947 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Bayleystraat en Sheridaanlaan, vanaf "Gereserveer vir Regeringsdoeleindes" tot "Spesiale woon" met 'n digtheid van een woonhuis per erf.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Elstonlaan, Benoni, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X014, Benoni 1500, ingedien of gerig word.

Adres van eienaar: per adres Gillespie, Archibald en Vennote, Posbus 589, Benoni 1500.

KENNISGEWING 2461 VAN 1990

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)

BOKSBURG-WYSIGINGSKEMA 1/722

Ek, Minet Swanepoel, van Gillespie, Archibald en Vennote (Benoni), synde die gemagtigde agent van die eienaar van Erf 34, Boksburg Noord Dorpsgebied, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Boksburg aansoek gedoen het om die wysiging van die dorpsaanlegskema bekend as Boksburg-dorpsaanlegskema 1/1946 deur die hersonering van die eiendom hierbo beskryf, geleë aan Charl Celliersstraat, vanaf "Spesiale Woon" met 'n digtheid van twee woonhuise per erf na "Spesiaal Woon" met 'n digtheid van een woonhuis per 2 500 vierkante voet.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgerentrum, Trichardtstraat, Boksburg, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 215, Boksburg 1460, ingedien of gerig word.

Adres van eienaar: per adres Gillespie, Archibald en Vennote, Posbus 589, Benoni 1500.

NOTICE 2460 OF 1990

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

BENONI AMENDMENT SCHEME 1/483

I, Dirk van Niekerk, of Gillespie, Archibald and Partners (Benoni), being the authorised agent of the owner of Erf 6431, Benoni Extension 20, 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 Benoni Town Council for the amendment of the town-planning scheme known as Benoni Town-planning Scheme, 1/1947, by the rezoning of the property described above, situated on the corner of Bayley Street and Sheridan Road, from "Reservation for Government purposes" to "Special Residential" with a density of one dwelling per erf.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Elston Avenue, Benoni, for a period of 28 days from the 5 December 1990.

Objections to or representations in respect of the application must be lodged or made in writing to the Town Clerk at the above address or at Private Bag X014, Benoni 1500, within a period of 28 days from the 5 December 1990.

Address of owner: care of Gillespie, Archibald and Partners, PO Box 589, Benoni 1500.

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NOTICE 2461 OF 1990

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

BOKSBURG AMENDMENT SCHEME 1/722

I, Minet Swanepoel, of Gillespie, Archibald and Partners (Benoni), being the authorised agent of the owner of Erf 34, Boksburg North 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 Boksburg Town Council for the amendment of the town-planning scheme known as Boksburg Town-planning Scheme, 1/1946, by the rezoning of the property described above situated on Charl Cilliers Street, from "Special Residential" with a density of two dwelling units per erf" to "Special Residential" with a density of one dwelling unit per 2 500 square feet.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Trichardt Street, Boksburg for a period of 28 days from the 5 December 1990.

Objections to or representations in respect of the application must be lodged or made in writing to the Town Clerk at the above address or at PO Box 215, Boksburg 1460, within a period of 28 days from the 5 December 1990.

Address of owner: care of Gillespie, Archibald and Partners, PO Box 589, Benoni 1500.

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KENNISGEWING 2462 VAN 1990

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)

NELSPRUIT-WYSIGINGSKEMA 79

Ek, Johannes Frederick Rademeyer, synde die gemagtigde agent van die eienaar van Erf 1012, West Acres Uitbreiding 6, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis at ek by die Stadsraad van Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Nelspruit-dorpsbeplanningskema 1989 deur die hersonering van die eiendom hierbo beskryf, geleë te Tanelostraat, West Acres Uitbreiding 6 vanaf "Openbare Oop Ruimte" tot "Residensieel 1" met 'n digtheid van "een woonhuis per erf".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsclerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit vir 'n tydperk van 28 dae vanaf 4 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 Desember 1990 skriftelik by of tot die Stadsclerk by bovermelde adres of by Posbus 45, Nelspruit ingedien of gerig word.

3522, Nelspruit, 1200. Tel. 01311 - 53991/2.

KENNISGEWING 2463 VAN 1990

SANDTON-WYSIGINGSKEMA 1349

Ons, Infraplan, synde die gemagtigde agent van die eienaar van Erwe 242 en 243, Strathavon Uitbreiding 37 gee hiermee ingevolge Artikel 56(1)(b)(i) van die Dorpsbeplanning en Dorpe Ordonnansie, 1986, kennis dat ons 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 op die suidwestelike hoek van die kruising van North- en Daisyweg, van "Residensieel 3" na "Spesiaal" vir Residensieel 2 en 3 gebruike en "Residensieel 1" onderskeidelik.

Besonderhede van hierdie aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsbeplanningsafdeling, 3e Vloer, B-blok, Wesstraat, Stadsraad van Sandton, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet skriftelik by of tot die Stadsclerk by Posbus 78001, Sandton, 2146 of by Infraplan ingedien of gerig word binne 28 dae vanaf 5 Desember 1990.

Adres van agent: Infraplan, Posbus 1847, Parklands, 2121, Rosepark North 102, Sturdeelaan 8, Rosebank.

KENNISGEWING 2464 VAN 1990

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

(Regulasie 21)

Die Stadsraad van Rustenburg gee hiermee ingevolge Artikel 96 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.

NOTICE 2462 OF 1990

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)

NELSPRUIT AMENDMENT SCHEME 79

I, Johann Rademeyer, being the authorized agent of the owner of Erf 1012, West Acres Extension 6, 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 Nelspruit for the amendment of the town-planning scheme known as Nelspruit Town-planning Scheme 1989 by the rezoning of the property described above, situated at Tanelo Street, West Acres Extension 6 from "Public Open Space" to "Residential 1" with a density of "one dwelling per erf".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nelspruit for the period of 28 days from 4 December 1990.

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 4 December 1990.

Address of applicant: Infraplan-Nelspruit, Town and Regional Planners, PO Box 3522, Nelspruit, 1200. Tel. 01311 - 53991/2.

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NOTICE 2463 OF 1990

SANDTON AMENDMENT SCHEME 1349

We, Infraplan, being the authorised agent of the owner of Erven 242 and 243, Strathavon Extension 37 hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we 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 on the southwestern corner of the intersection of North- and Daisy Road from "Residential 3" to "Special" for Residential 2 and 3 uses and "Residential 1" respectively.

Particulars of the application will lie for inspection during normal office hours at the office of the Town-planning Section, 3rd Level, B-block, West Street, Sandton Town Council for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at PO Box 78001, Sandton, 2146 or to Infraplan within a period of 28 days from 5 December 1990.

Address of agent: Infraplan, PO Box 1847, Parklands, 2121, 102 Rosepark North, 8 Sturdee Avenue, Rosebank.

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NOTICE 2464 OF 1990

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

(Regulation 21)

The Town Council of Rustenburg hereby gives notice in terms of Section 96 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.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 601, Munisipale Kantore, Burgerstraat, Rustenburg, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen, of vertoë ten opsigte van die aansoek, moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik en in tweevoud by die Stadsekretaris by bovermelde adres ingedien, of aan die Stadsklerk, Stadsraad van Rustenburg, Posbus 16, Rustenburg, 0300, gerig word.

BYLAE

Naam van dorp: Azaleapark.

Volle naam van aansoeker: Infraplan.

Aantal erwe in voorgestelde dorp: Erwe 1 - 39: Residensieel 1; Erwe 40 en 41: Residensieel 3; Erwe 42 en 43: Openbare Oopruimte.

Beskrywing van grond waarop dorp gestig staan te word: Geleë op Gedeelte 67 van die plaas Waterval 306 JQ.

Ligging van voorgestelde dorp: Geleë suid van Rustenburg, ongeveer 200 m suidoos van Cashan.

Verwysingsnommer: RUS 2/1 CN.

KENNISGEWING 2465 VAN 1990

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

WITBANK-WYSIGINGSKEMA 1/267

Ek, Jan Andries du Preez, synde die gemagtigde agent van die eienaar van erf 2483, Witbank 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 Witbank aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Witbank-dorpsbeplanningskema 1/1948 deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Presidentlaan en Woltemadestraat, Witbank van Spesiale Woon tot Spesiaal.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof Stadsbeplanner, Burgersentrum, Presidentlaan en Woltemadestraat, Witbank vir 'n verdere tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 3, Witbank ingedien of gerig word.

Adres van eienaar: Dr. H.R. Cable, Posbus 3393, Witbank 1035.

Adres van Applikant: Posbus 2380, Witbank 1035.

KENNISGEWING 2466 VAN 1990

RANDBURG-WYSIGINGSKEMA 1507

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, Friedrich Jacob Mathey, synde die gemagtigde agent van die eienaar van die Restant van Erf 596, Ferndale, gee

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 601, Municipal Office, Burger Street, Rustenburg, for a period of 28 days from 5 December 1990.

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 made to the Town Clerk, PO Box 16, Rustenburg, 0300, within a period of 28 days from 5 December 1990.

ANNEXURE

Name of township: Azaleapark.

Full name of applicant: Infraplan.

Number of erven in proposed township: Erven 1 - 39: Residential 1; Erven 40 and 41: Residential 3; Erven 42 and 43: Public Open Space.

Description of land on which township is to be established: Situated on Portion 67 of the farm Waterval 306-JQ.

Situation of proposed township: Located south of Rustenburg, approximately 200 m southeast of Cashan.

Reference number: RUS 2/1 CN.

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NOTICE 2465 OF 1990

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

WITBANK AMENDMENT SCHEME 1/267

I, J. Andries du Preez, being the authorized agent of the owner of erf 2483 Witbank 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 Witbank for the amendment of the town-planning scheme known as Witbank Town-planning Scheme 1/1948 by the rezoning of the property described above, situated at the corner of President Avenue and Woltemade Street, Witbank from Special Residential to Special.

Particulars of the application will lie for inspection during normal office hours at the office of the Chief Town Planner, Civic Centre, President Avenue, Witbank for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at PO Box 3, Witbank within a period of 28 days from 5 December 1990.

Address of owner: Dr. H.R. Cable, PO Box 3993, Witbank 1035.

Address of Applicant: PO Box 2380, Witbank 1035.

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NOTICE 2466 OF 1990

RANDBURG AMENDMENT SCHEME 1507

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, Friedrich Jacob Mathey, being the authorised agent of the owner of the Remaining Extent of Erf 596, Ferndale,

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 wysigingskema bekend as Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë in Bondstraat, Ferndale vanaf "Residensieel 1" na "Spesiaal" vir kantore onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende die gewone kantoorure by die kantoor van die Stadsklerk van Randburg, h/v Jan Smuts- en Hendrik Verwoerdrylaan, Randburg vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak 1, Randburg, 2125, ingedien of gerig word.

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

KENNISGEWING 2467 VAN 1990

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, C. Grobbelaar, synde die gemagtigde agent van die eienaar van erf 1199 Pienaarsdorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis dat ek by die Klerksdorp Stadsraad aansoek gedoen het om die wysiging van die Klerksdorp-dorpsbeplanningskema, 1980 deur die hersonering van die eiendom hierbo beskryf, vanaf "Residensieel 1" na "Spesiaal" vir die doeleindes van 'n restaurant, ligte werksinkels, diensnywerhede, kontrakteurswerwe, kommersiële gebruike asook winkels en kantore wat direk in verband staan met bogenoemde.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Posbus 99, Klerksdorp, 2570, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 10681, Klerksdorp, 2570 ingedien of gerig word.

Adres van gemagtigde agent: Metroplan Stads- en Streekplanners, Posbus 10681, Klerksdorp 2570.

KENNISGEWING 2468 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3265

Ek, Paul Marius Zietsman, synde die gemagtigde agent van die eienaar van Erf 1915, Newlands Dorpsgebied, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te Mainweg 82 van "Residensieel 1" tot "Besigheid 4" onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Direkteur van Beplanning, 7de Vloer, Johannesburg Burgersentrum, Braamfontein, vir 'n

hereby give notice in terms of Section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Randburg Town Council for the amendment of the town-planning scheme known as Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated in Bondstreet, Ferndale, from "Residential 1" to "Special" for offices subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk Randburg, corner of Jan Smuts and Hendrik Verwoerd Drive, Randburg, 2125 for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at Private Bag 1, Randburg, 2125, within a period of 28 days from 5 December 1990.

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

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NOTICE 2467 OF 1990

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, C. Grobbelaar being the authorised agent of the owner of Erf 1100 Pienaarsdorp 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 Klerksdorp Town Council for the amendment of the town-planning scheme known as Klerksdorp Town-planning Scheme, 1980 by the rezoning of the property described above, from "Residential 1" to "Special" for the purposes of a restaurant, light workshops, service-industries, contractor-yards, commercial purposes, shops and offices related to the above-mentioned.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Klerksdorp Town Council, P.O. Box 99, Klerksdorp for the period of 28 days from 5 December 1990.

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 10681, Klerksdorp, 2570 within a period of 28 days from 5 December 1990.

Address of authorized agent: Metroplan Town and Regional Planners, P.O. Box 10681, Klerksdorp 2570.

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NOTICE 2468 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3265

I, Paul Marius Zietsman, being the authorised agent of the owner of erf 1915, Newlands 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 at 82 Main Road from "Residential 1" to "Business 4" subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, 7th Floor, Johannesburg Civic Centre, Braamfontein, for a

tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van Agent: Midplan en Medewerkers, Posbus 21443, Helderkruin 1733.

KENNISGEWING 2469 VAN 1990

BYLAE 11
(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VANDORP

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 Stadsekretaris Ou Pretoriaweg, Kamer G50, Munisipale kantore, Randjespark vir 'n tydperk van 28 dae vanaf 5 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek(e) moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 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: Clayville Uitbreiding 22.

Volle naam van aansoeker: Cullinan Holdings (Edms) Bpk.

Aantal erwe in voorgestelde dorp: Residensieel 1 —; Residensieel 2 —; Residensieel 3 —; Residensieel 4 —; Residensieel 5 —; Besigheid 1 —; Besigheid 2 —; Besigheid 3 —; Besigheid 4 —; Nywerheid 1, 21; Nywerheid 2 —; Nywerheid 3 —; Kommersieel —; Openbare garage —; Openbare oop ruimte, 2; Spesiale vir (spesifiseer): —.

Beskrywing van grond waarop dorp gestig staan te word: 'n Deel van die Restant van die plaas Olifantsfontein 402 JR.

Ligging van voorgestelde dorp: Noord van en aangrensend aan Pad K27 en suid van en aangrensend aan Clayville Uitbreiding 4 en 11.

KENNISGEWING 2470 VAN 1990

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

STANDERTON-WYSIGINGSKEMA 33

Ek, Theo Ligthelm, van die firma Plankonsult, synde gemagtigde agent van die eienaar van die Gedeelte 2 van Erf 658, Standerton gee hiermee ingevolge artikel 45(1)(c)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Munisipaliteit van Standerton aansoek doen het om die wysiging van dorpsbeplanningskema bekend

period of 28 days from 5 December 1990.

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 5 December 1990.

Address of agent: Midplan and Associates, P.O. Box 21443, Helderkruin 1733.

5—12

NOTICE 2469 OF 1990

SCHEDULE 11
(Regulation 21)

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, 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(s) will lie for inspection during normal office hours at the office of the Town Secretary, Room G50, Municipal Offices, Randjespark for a period of 28 days from 5 December 1990 (the date of first publication of this notice).

Objections to or representations in respect of the application(s) 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 5 December 1990.

ANNEXURE

Name of township: Clayville Extension 22.

Full name of applicant: Cullinan Holdings (Pty) Ltd.

Number of erven in proposed township: Residential 1 —; Residential 2 —; Residential 3 —; Residential 4 —; Residential 5 —; Business 1 —; Business 2 —; Business 3 —; Business 4 —; Industrial 1, 21; Industrial 2 —; Industrial 3 —; Commercial —; Public Garage —; Public Open space, 2; Special for (specify): —.

Description of land on which township is to be established: A part of the Remaining Extent of the farm Olifantsfontein 402 JR.

Situation of proposed township: North of and adjacent to Road K27 to and south of and adjoining Clayville Extensions 4 and 11.

5—12

NOTICE 2470 OF 1990

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

STANDERTON AMENDMENT SCHEME 33

I, Theo Ligthelm, of the firm Plankonsult, being the authorized agent of the owner of the Portion 2 of Erf 658, Standerton 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 Municipality of Standerton for the amendment of the town-planning scheme known as Standerton Town-planning Scheme 1980 by the rezoning of the

as Standerton-dorpbeplanningskema 1980 deur die hersone-
ring van die eiendom hierbo beskryf, geleë aan Minnaar-
straat, Standerton van "Besigheid 1" na "Residensieel 1".

Besonderhede van die aansoek lê ter insae gedurende ge-
wone kantoorure by die kantoor van die stadsklerk, Munisi-
pale Kantoor, h/v Piet Retief- en Andries Pretoriusstraat,
Standerton vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet
binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik
by of tot die stadsklerk by bovermelde adres of by Posbus 66,
Standerton 2430 ingedien of gerig word.

Adres van eienaar: p/a Plankonsult, Posbus 27718, Sunny-
side 0132.

KENNISGEWING 2471 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING
VAN DORPSBEPLANNINGSKEMA INGEVOLGE AR-
TIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1986 (ORDONNAN-
SIE 15 VAN 1986)

ALBERTON-WYSIGINGSKEMA 543

Ek, Francois du Plooy, synde die gemagtigde agent van die
eienaar van erf 761 New Redruth, gee hiermee ingevolge ar-
tikel 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 dorpsbeplan-
ningskema bekend as Alberton-dorpsbeplanningskema,
1979, deur die hersonering van die eiendom hierbo beskryf,
geleë te St. Columbweg 11, New Redruth van Residensieel 1
tot Besigheid 1 met 'n Bylae.

Besonderhede van die aansoek lê ter insae gedurende ge-
wone kantoorure by die Kantoor van die Sekretaris Vlak 3,
Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 5
Desember 1990 (die datum van eerste publikasie van hierdie
kennisgewing.)

Besware teen of verhoë ten opsigte van die aansoek moet
binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik
by of tot die Stadsklerk by bovermelde adres of by Posbus 4,
Alberton 1450 ingedien of gerig word.

Adres van eienaar: p/a Proplan en Medewerkers, Posbus
2333, Alberton 1450.

KENNISGEWING 2472 VAN 1990

KENNISGEWING VAN AANSOEK OM WYSIGING
VAN DORPSBEPLANNINGSKEMA INGEVOLGE AR-
TIKEL 56(1)(b)(i) VAN DIE ORDONNANSIE OP
DORPSBEPLANNING EN DORPE, 1986 (ORDONNAN-
SIE 15 VAN 1986)

ALBERTON-WYSIGINGSKEMA 544

Ek, Francois du Plooy, synde die gemagtigde agent van die
eienaar van erf 2580 Brackenhurst Uitbreiding 2 gee hier-
mee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op
Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stads-
raad van Alberton aansoek gedoen het om die wysiging van
die dorpsbeplanningskema bekend as Alberton-dorps-
beplanningskema, 1979, deur die hersonering van die eien-
dom hierbo beskryf, geleë te Agapanthusstraat 26 Bracken-
hurst Uitbreiding 2 van Residensieel 1 tot Residensieel I met
'n Bylae dat die bestaande oopsyruimtebeplanning verslap kan
word.

Besonderhede van die aansoek lê ter insae gedurende ge-
wone kantoorure by die kantoor van die Sekretaris Vlak 3,

property described above, situated on Minnaar Street, Stan-
derton from "Business 1" to "Residential 1".

Particulars of the application will lie for inspection during
normal office hours at the office of the town clerk Municipal
Office, c/o Piet Retief and Andries Pretorius Street, Stan-
derton for the period of 28 days from 5 December 1990.

Objections to or representations in respect of the applica-
tion must be lodged with or made in writing to the town clerk
at the above address or at P.O. Box 66, Standerton 2430
within a period of 28 days from 5 December 1990.

Address of owner: c/o Plankonsult, P.O. Box 27718, Sun-
nyside 0132.

5-12

NOTICE 2471 OF 1990

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

ALBERTON AMENDMENT SCHEME 543

I, Francois du Plooy, being the authorized agent of the
owner of 761 New Redruth hereby give notice in terms of sec-
tion 56(1)(b)(i) of the Town-planning and Townships Ordi-
nance, 1986, that I have applied to the Town Council of
Alberton for the amendment of the town-planning scheme
known as Alberton Town-planning Scheme, 1979, by the re-
zoning of the property described above, situated St. Columb
Road 11, New Redruth from Residential 1 to Business 1 with
an annexure.

Particulars of the application will lie for inspection during
normal office hours at the Office of the Secretary Level 3, Ci-
vic Centre, Alberton for the period of 28 days from 5 Decem-
ber 1990 (the date of first publication of this notice.)

Objections to or representations in respect of the applica-
tion must be lodged with or made in writing to the town clerk
at the above address or at P.O. Box 4, Alberton 1450 within a
period of 28 days from 5 December 1990.

Address of owner: c/o Proplan and Associates, P.O. Box
2333, Alberton 1450.

5-12

NOTICE 2472 OF 1990

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

ALBERTON AMENDMENT SCHEME 544

I, Francois du Plooy, being the authorized agent of the
owner of erf 2580 Brackenhurst, Extension 2 hereby give no-
tice 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 Town-planning Scheme, 1979, by
the rezoning of the property described above, situated 26
Agapanthus Street, Brackenhurst from Residential 1 to Resi-
dential 1 with an Annexure to relax the existing open side
space regulation.

Particulars of the application will lie for inspection during
normal office hours at the Office of the Secretary Level 3, Ci-

Erasmusentrum, Alberton vir 'n tydperk van 28 dae vanaf 5 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing.)

Besware teen of versoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 4, Alberton 1450 ingedien of gerig word.

Adres van eienaar: p/a Proplan en Medewerkers, Posbus 2333, Alberton 1450.

vic Centre, Alberton for the period of 28 days from 5 December 1990 (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 town clerk at the above address or at P.O. Box 4, Alberton 1450 within a period of 28 days from 5 December 1990.

Address of owner: c/o Proplan and Associates, P.O. Box 2333, Alberton 1450.

5—12

KENNISGEWING 2473 VAN 1990

PRETORIA-WYSIGINGSKEMA

Ek, Petrus Jacobus Grobler, synde die gemagtigde agent van die eienaar van erwe 296, 297 en 298 in die Dorp Erasmusrand, Registrasie Afdeling J.R. Transvaal gee hiermee gevolg artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema in werking bekend as Pretoria-dorpsbeplanningskema 1974 deur die herberoeving van die eiendom hierbo beskryf, geleë te die hoek van Rigellaan en Stokkiesdraai, Erasmusrand van "Spesiale Woon" met digtheid van een woonhuis per 1 250 m² tot "Spesiaal vir kantore".

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 5 Desember 1990.

Besware teen of versoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria 0001, ingedien of gerig word.

Adres van gemagtigde agent: Walkerstraat 613, Muckleneuk, Pretoria 0002. Posbus 122, Pretoria 0001.

KENNISGEWING 2474 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3256

Ek, Bruce Ingram Stewart, synde die gemagtigde agent van die eienaar van Erf 194 Glenhazel, gee hiermee gevolg artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Johannesburgse Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die herberoeving van die eiendom hierbo beskryf, geleë te Crossweg 12 van "Residensieel 1" met 'n digtheid van "een woonhuis per erf na "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, 7de Vloer, Johannesburg se Bursentrum, Lovedaystraat Uitbreiding, Braamfontein, vir 'n tydperk van 28 dae vanaf die 5 Desember 1990.

Besware teen of versoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf die 5 Desember 1990 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 Schneider en Dreyer, Posbus 3438, Randburg 2125.

NOTICE 2473 OF 1990

PRETORIA AMENDMENT SCHEME

I, Petrus Jacobus Grobler, being the authorized agent of the owner of erven 296, 297 and 298 in the township Erasmusrand, Registration Division J.R. Transvaal hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme in operation known as Pretoria Town-planning Scheme, 1974 by the rezoning of the properties described above, situated on the corner of Rigel Avenue and Stokkiesdraai, Erasmusrand from "Special Residential" with a density of one dwelling per 1 250 m² 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, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 5 December 1990.

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 5 December 1990.

Address of authorized agent: 613 Walker Street, Muckleneuk, Pretoria 0002. P.O. Box 122, Pretoria 0001.

5—12

NOTICE 2474 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3256

I, Bruce Ingram Stewart, being the authorised agent of the owner of Erf 194 Glenhazel 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 at 12 Cross Road, from "Residential 1" with a density of "one dwelling per erf" 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, Johannesburg Civic Centre, Braamfontein, for a period of 28 days from 5 December 1990.

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 P.O. Box 30733, Braamfontein 2017, within a period of 28 days from 5 December 1990.

Address of owner: c/o Schneider and Dreyer, P.O. Box 3438, Randburg 2125.

5—12

KENNISGEWING 2475 VAN 1990

SANDTON-DORPSBEPLANNINGSKEMA 1630

KENNISGEWING VAN REGSTELLING

Kennisgewing 2228 van 1990, wat in die Provinsiale Koerant, die Citizen en die Beeld op 31 Oktober 1990 en 7 November 1990 gepubliseer is, word hiermee verbeter deur die vervanging, in die Afrikaanse Kennisgewing, van die uitdrukking "Restant van Erf 137" met die uitdrukking "Gedeelte 1 van Erf 137".

KENNISGEWING 2476 VAN 1990

BOKSBURG-WYSIGINGSKEMA 1/701

Ek, Jacobus Alwyn Buitendag, synde die gemagtigde agent van die eienaar van Erwe 15 en 16, Bartlett, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Boksburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Boksburg-dorpsaanlegkema 1, 1946, deur die hersonering van die eiendom hierbo beskryf, geleë te Ridgeweg vanaf "Spesiaal" vir vervoerbesigheid en aanverwante gebruike tot "Spesiaal" vir kommersieël.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Tweede Vloer, Burgersentrum, h/v Commissionerstraat en Trichardtsweg, Boksburg, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 215, Boksburg 1460, ingedien of gerig word.

Adres van aplikant: p/a Stratplan, Posbus 10297, Fonteineriet 1464.

KENNISGEWING 2477 VAN 1990

KEMPTON PARK-WYSIGINGSKEMA 283

Ek, Pieter Venter, synde die gemagtigde agent van die eienaar van Erf 1319, Birchleigh-Noord Uitbreiding 1, Kempton Park, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Kempton Park aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Kempton Park-dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierbo beskryf, geleë te Heloisestraat 4, Birchleigh-Noord Uitbreiding 1 van "Residensieel 2" tot "Residensieel 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 151, h/v Margaretlaan en Longstraat, Kempton Park, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 13, Kempton Park 1620, ingedien of gerig word.

Adres van agent: Terraplan Medewerkers, Posbus 1903, Kempton Park 1620.

KENNISGEWING 2478 VAN 1990

BOKSBURG-WYSIGINGSKEMA 1/689

Ek, Pieter Venter, synde die gemagtigde agent van die eienaar van 'n gedeelte van Erf 489, Sunward Park Uitbrei-

NOTICE 2475 OF 1990

SANDTON AMENDMENT SCHEME 1630

NOTICE OF CORRECTION

Notice 2228 of 1990, which appeared in the Provincial Gazette, The Citizen and Die Beeld on 31 October 1990 and 7 November 1990 is hereby corrected by the substitution in the Afrikaans notice of the expression "Restant van Erf 137" with the expression "Gedeelte 1 van Erf 137".

5-12

NOTICE 2476 OF 1990

BOKSBURG AMENDMENT SCHEME 1/701

I, Jacobus Alwyn Buitendag, being the authorised agent of the owner of Erven 15 and 16, Bartlett, 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 Boksburg Town Council for the amendment of the town-planning scheme known as Boksburg Town-planning Scheme 1, 1946, by the rezoning of the properties described above, situate on Ridge Road, from "Special" for transport business and ancillary uses to "Special" for commercial.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Second Floor, Civic Centre, Corner of Commissioner Street and Trichardt Road, Boksburg, for a period of 28 days from 5 December 1990.

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 215, Boksburg 1460, within a period of 28 days from 5 December 1990.

Address of owner: c/o Stratplan, PO Box 10297, Fonteineriet 1464.

5-12

NOTICE 2477 OF 1990

KEMPTON PARK AMENDMENT SCHEME 283

I, Pieter Venter being the authorized agent of the owner of Erf 1319, Birchleigh North Extension 1, Kempton Park, 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 Kempton Park for the amendment of the town-planning scheme known as Kempton Park Town-planning Scheme, 1987, by the rezoning of the property described above, situated on 4 Heloise Street, Birchleigh North Extension 1 from "Residential 2" to "Residential 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 151, cnr Margaret Road and Long Street, Kempton Park, for the period of 28 days from 5 December 1990.

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 13, Kempton Park 1620, within a period of 28 days from 5 December 1990.

Address of agent: Terraplan Associates, PO Box 1903, Kempton Park 1620.

5-12

NOTICE 2478 OF 1990

BOKSBURG AMENDMENT SCHEME 1/689

I, Pieter Venter being the authorized agent of the owner of a portion of Erf 489, Sunward Park Extension 2, hereby give

ding 2, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Boksburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Boksburg-dorpsbeplanningskema, 1/1946, deur die hersonering van 'n gedeelte van die eiendom hierbo beskryf, geleë op die hoek van Bellatrix- en Stierweg, Sunward Park Uitbreiding 2, van "Opvoedkundig" tot "Spesiale Woon" teen 'n digtheid van een woonhuis per 10 000 vierkante voet.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretariaat, Kamer 218, 2de Vloer, hoek van Triegardt- en Commissionerstraat, Boksburg vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklere by bovermelde adres of by Posbus 215, Boksburg 1460, ingedien of gerig word.

Adres van agent: Terraplan Medewerkers, Posbus 1903, Kempton Park 1620.

KENNISGEWING 2479 VAN 1990

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)

KEMPTON PARK-WYSIGINGSKEMA 278

Ek, Eugene van Wyk van Van Wyk en Van Aardt synde die gemagtigde agent van die eienaar van Erwe 434 en 435, Chloorkop Uitbreiding 34 gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Kempton Park Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Kempton Park-dorpsbeplanningskema, 1987 deur die hersonering van die eiendomme hierbo beskryf, geleë langs Hatchetrylaan en Fascineweg, Chloorkop Uitbreiding 34 vanaf "Kommersieel" tot "Industrieel 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklere, Margaretlaan, Kempton Park vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklere by bovermelde adres of by Posbus 13, Kempton Park, 1620 ingedien of gerig word.

Adres van gemagtigde agent: Van Wyk en Van Aardt, Posbus 4731, Pretoria, 0001, Frederikastraat 729, Rietfontein, 0084.

KENNISGEWING 2480 VAN 1990

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

WARMBAD-WYSIGINGSKEMA 30

Ek, Sonja Meissner-Roloff van die firma Van Wyk en Vennote, synde die gemagtigde agent van die eienaar van Erf 359, Warmbad, gee hiermee ingevolge artikel 45(1)(c) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis

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 Boksburg for the amendment of the town-planning scheme known as Boksburg Town-planning Scheme, 1/1946, by the rezoning of a portion of the property described above, situated on the corner of Bellatrix- and Stier Road, Sunward Park Extension 2, from "Educational" to "Special Residential" with a density of one dwelling per 10 000 square feet.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretariat, Room 218, 2nd Floor, Civic Centre, corner of Triegardt- and Commissioner Streets, Boksburg, for the period of 28 days from 5 December 1990.

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 215, Boksburg 1460, within a period of 28 days from 5 December 1990.

Address of agent: Terraplan Associates, PO Box 1903, Kempton Park 1620. 5-12

NOTICE 2479 OF 1990

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)

KEMPTON PARK AMENDMENT SCHEME 278

I, Eugene van Wyk from Van Wyk and Van Aardt being the authorized agent of the owner of Erven 434 and 435, Chloorkop Extension 34 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 Kempton Park Town Council for the amendment of the town-planning scheme known as Kempton Park Town-planning Scheme 1987 by the rezoning of the properties described above, situated next to Hatchet Drive and Fascine Road, Chloorkop Extension 34 from "Commercial" to "Industrial 3".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Margaret Avenue, Kempton Park for the period of 28 days from 5 December 1990.

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 13, Kempton Park, 1620 within a period of 28 days from 5 December 1990.

Address of agent: Van Wyk and Van Aardt, P.O. Box 4731, Pretoria, 0001, 729 Frederika Street, Rietfontein, 0084. 5-12

NOTICE 2480 OF 1990

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

WARMBATHS AMENDMENT SCHEME 30

I, Sonja Meissner-Roloff of the firm Van Wyk and Partners, being the authorized agent of the owner of Erf 359, Warmbaths hereby give notice in terms of section 45(1)(c) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Warmbaths for the

nis dat ek by die Stadsraad van Warmbad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Warmbaths-dorpsbeplanningskema, 1981 deur die hersonering van die eiendom hierbo beskryf, geleë te Robertsonweg van "Residensieel 1" met 'n digtheid van "Een woonhuis per 700 vierkante meter" na "Residensieel 4" met Hoogtezone 1.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Munisipale Kantore, Voortrekkerweg vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 by bovermelde adres of by Privaatsak X1609, Warmbad, 0480 ingedien of gerig word.

Adres van eienaar: Van Wyk en Vennote, Posbus 12320, Cluview, 0014.

KENNISGEWING 2481 VAN 1990

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)

HALFWAY HOUSE EN CLAYVILLE-WYSIGINGSKEMA 487

Ek, Johannes Gerhardus Koekemoer, synde die gemagtigde agent van die eienaar van Erwe 1326-1331, 1333-1341, 1344-1350, 1352-1354, Vorna Valley Uitbreiding 21 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 dorpsbeplanningskema bekend as die Halfway House en Clayville-dorpsbeplanningskema.

Hierdie aansoek bevat die volgende voorstelle:

1. Die hersonering van die erwe, geleë te Montroseweg, Mac-Macweg, Augrabiesweg en Howicksingel, Midrand, vanaf Spesiaal vir kantore en met spesiale toestemming van die Stadsraad vir spesiale gebruike, tot Spesiaal vir kantore, verspreidingsentrums, opberging, verpakking, opleidingsentrums, navorsing en ontwikkeling, laboratoriums, en kleinhandel verwant en ondergeskik aan die bostaande gebruike, en enige ander gebruik deur die plaaslike bestuur goedgekeur.

2. Die byvoeging van 'n hoogtebeperking van 14 m.

3. Die verhoging van die parkeervereistes.

4. Die byvoeging van 'n proviso om die plaaslike bestuur instaat te stel om die boulyne te verslap.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Hoofweg, Randjespark, Midrand vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X20, Halfway House, 1685 ingedien of gerig word.

Adres van gemagtigde agent: Van Wyk, Van Aardt en Koekemoer, Posbus 3158, Halfway House, 1685, Aitkenstraat 19A, Halfway House, Midrand.

amendment of the town-planning scheme known as Warmbaths Town-planning Scheme, 1981, by the rezoning of the property described above, situated at Robertson Road, from "Residential 1" with a density of "One dwelling per 700 square metres" to "Residential 4" with Height Zone 1.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Voortrekker Road, Warmbaths for the period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Secretary at the above address or at Private Bag X1609, Warmbaths, 0480 within a period of 28 days from 5 December 1990.

Address of owner: Van Wyk and Partners, PO Box 12320, Cluview 0014.

5—12

NOTICE 2481 OF 1990

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)

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 487

I, Johannes Gerhardus Koekemoer, being the authorized agent of the owner of Erven 1326-1331, 1333-1341, 1344-1350, 1352-1354, Vorna Valley Extension 21 hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Midrand for the amendment of the town-planning scheme known as the Halfway House and Clayville Town-planning Scheme.

This application contains the following proposals:

1. The rezoning of the properties described above, situated at Montrose Road, Mac-Mac Road, Augrabies Road and Howick Close, Midrand, from Special for offices and with the special consent of the town council for special uses, to Special for offices, distribution centres, storage, packaging, training centres, research and development, laboratories, and retail related and subservient to the above uses, and any other use approved by the local authority.

2. The addition of a height restriction of 14 m.

3. Increasing the parking requirements.

4. Addition of a proviso to enable the local authority to relax the building lines.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Main Road, Randjespark, Midrand for a period of 28 days from 5 December 1990.

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 5 December 1990.

Address of authorized agent: Van Wyk, Van Aardt and Koekemoer, P.O. Box 3158, Halfway House, 1685, 19A Aitken Street, Halfway House, Midrand.

5—12

KENNISGEWING 2482 VAN 1990

JOHANNESBURG-WYSIGINGSKEMA 3245

Ek, Marius Johannes van der Merwe, synde die gemagtigde agent van die eienaar van erwe 1557 en 1559, Newlands, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema 1979 deur die hersonering van die eiendom hierbo beskryf, geleë op die suidelike kant van Italianeweg, een erf wes van die interseksie met 8ste Straat, van Residensieel 1 tot Besigheid 1 (S), onderhewig aan sekere voorwaardes.

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 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017 ingedien of gerig word.

Adres van aget: Marius van der Merwe en Medewerkers, Posbus 39349, Booyens 2016.

NOTICE 2482 OF 1990

JOHANNESBURG AMENDMENT SCHEME 3245

I, Marius Johannes van der Merwe, being the authorized agent of the owner of erven 1557 van 1559, Newlands, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Johannesburg Town 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 the southern side of Italian Road, one erf west of its intersection with 8th Street, Newlands from Residential 1 to Business 1 (S), 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, 7th Floor, Civic Centre, Braamfontein for a period of 28 days from 5 December 1990.

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 P.O. Box 30733, Braamfontein 2017, within a period of 28 days from 12 December 1990.

Address of agent: Marius van der Merwe and Associates, PO Box 39349, Booyens 2016.

5-12

KENNISGEWING 2383 VAN 1990

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)

SANDTON-WYSIGINGSKEMA 1636

Ons, Van der Schyff, Baylis, Gericke en Druce, die gemagtigde agente van die eienaar van Erf 248 Woodmead Uitbreiding 1, gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ons 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 Wesselsweg vanaf Residensieel 1 tot Besigheid 4, onderworpe aan voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, "B" Blok, Burgersentrum, Sandton vir 'n tydperk van 28 dae vanaf 5 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

Adres van eienaar: c/o Van der Schyff, Baylis, Gericke en Druce, Posbus 1914, Rivonia 2128.

SCH-8A

NOTICE 2483 OF 1990

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)

SANDTON AMENDMENT SCHEME 1636

We, Van der Schyff, Baylis, Gericke and Druce, being the authorised agents of the owner of Erf 248 Woodmead Extension 1, hereby give notice in terms of section 56(1)(b)(i) of the Town-planning and Townships Ordinance, 1986, that we 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 on Wessels Road from Residential 1 to Business 4 subject to new conditions.

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, Sandton, for a period of 28 days from 5 December 1990 (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 78001, Sandton 2146 within a period of 28 days from 5 December 1990.

Address of Owner: c/o Van der Schyff, Baylis, Gericke and Druce, PO Box 1914, Rivonia 2128.

SCH-8E

5-12

KENNISGEWING 2484 VAN 1990

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)

POTCHEFSTROOM-WYSIGINGSKEMA 312

Ek, Stephanus Petrus Venter, synde die gemagtigde agent van die eienaar van Restant van Gedeelte 2 van 'n Gedeelte van Gedeelte 1 van Erf 23, 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 Van Riebeeckstraat 103, van Residensieel 1 tot Spesiaal vir kantore, kantoorgebruike en mediese spreekkamers.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 315, Derde Vloer, Munisipale Kantore, h/v Gouws- en Wolmaransstraat, Potchefstroom vir 'n tydperk van 28 dae vanaf 5 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 113, Potchefstroom 2520 ingedien of gerig word.

Adres van eienaar: S.P. Venter, Posbus 6714, Baillie Park 2526.

KENNISGEWING 2485 VAN 1990

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)

JOHANNESBURG-WYSIGINGSKEMA 3236

Ek, Annemarie Venn, synde die gemagtigde agent van die eienaar van Erwe 602, 603 en 604, Turffontein Dorp, 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 hiebo beskryf, geleë te op die hoek van Biccarastraat en Gardenstraat van "Residensieel 4" tot "Residensieel 4" plus kantore en aanvullende berging ondergeskik tot die primêre gebruik met die toestemming van die Stadsraad.

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 5de Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5de Desember 1990 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein 2017, ingedien of gerig word.

Adres van eienaar: n/a mev. M. Venn, Humeweg 24, Dunkeld, Johannesburg 2196.

NOTICE 2484 OF 1990

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)

POTCHEFSTROOM AMENDMENT SCHEME 312

I, Stephanus Petrus Venter, being the authorized agent of the owner of Remainder of Portion 2 of a Portion of Portion 1 of Erf 23, 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 103 Van Riebeeck Street from Residential 1 to Special for offices, office use and medical chambers.

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 5 December 1990 (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 Town Clerk at the above address or PO Box 113, Potchefstroom 2520 within a period of 28 days from 5 December 1990.

Address of owner: S.P. Venter, PO Box 6714, Potchefstroom 2526.

5-12

NOTICE 2485 OF 1990

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)

JOHANNESBURG AMENDMENT SCHEME 3236

I, Annemarie Venn, being the authorised agent of the owner of Erven 602, 603 and 604, Turffontein 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 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 the corner of Biccara and Garden Streets, from "Residential 4" to "Residential 4" plus offices and ancillary storage subservient to the main use with the consent of the Council.

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 5th December 1990.

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 5th December 1990.

Address of owner: c/o Mrs. M. Venn, 24 Hume Road, Dunkeld, Johannesburg 2196.

5-12

KENNISGEWING 2486 VAN 1990

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)

ALBERTON-WYSIGINGSKEMA 541

Ek, Edward Henry Victor Walter, synde die gemagtigde agent van die eienaars van Erf 484, Alrode Suid Uitbreiding 8 Dorp, 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 eiendom hierbo beskryf, geleë te Langkloofstraat 4, Alrode Suid Uitbreiding 8, van "Nywerheid 1" tot "Nywerheid 1" met 'n bylaag wat beperkte kleinhandelverkope toelaat en nie meer as ses tweedehandse motors nie.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Derde Vlak, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf die 5de Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5de Desember 1990 skriftelik by of tot die Sekretaris by bovermelde adres of by Edward H.V. Walter, Posbus 3964, Alrode 1451, ingedien of gerig word.

Adres van eienaar: per adres Edward H.V. Walter, Posbus 3964, Alrode 1451.

KENNISGEWING 2487 VAN 1990

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)

EDENVALE-WYSIGINGSKEMA

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van Erwe 144 en 145, Hurlyvale Dorp, gee hiermee ingevolge Artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Edenvale Stadsraad aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Edenvale-dorpsbeplanningskema 1980 deur die hersonering van die eiendom hierbo beskryf, geleë aan die westelike hoek van die aansluiting tussen St Teresaweg en St Johnweg, van "Residensieel 1" en "Staat" onderskeidelik tot "Openbare Garage".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 316, Munisipale Kantore, Van Riebeecklaan, Edenvale, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Edenvale Stadsraad, Posbus 25, Edenvale, 1610 ingedien of gerig word.

Adres van gemagtigde agent: R H W Warren & Vennote, Posbus 186, Morningside 2057.

NOTICE 2486 OF 1990

NOTICE OF APPLICATION FOR AMENDMENT OF ALBERTON TOWN-PLANNING SCHEME, 1979, IN TERMS OF SECTION 56(1)(b)(i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

ALBERTON AMENDMENT SCHEME 541

I, Edward Henry Victor Walter, being the authorised agent of the owners of Erf 484, Alrode South Extension 8 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 Alberton 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 No. 4 Langkloof Street, Alrode South Extension 8 from "Industrial 1" to "Industrial 1" with an annexure to permit limited retail trade and not more than six second-hand cars.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, 3rd Floor, Civic Centre, Alberton, for a period of 28 days from the 5th December 1990.

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 Edward H.V. Walter, PO Box 3964, Alrode 1451, within a period of 28 days from 5th December 1990.

Address of owner: Care of Edward H.V. Walter, PO Box 3964, Alrode 1451.

5-12

NOTICE 2487 OF 1990

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)

EDENVALE AMENDMENT SCHEME

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of Erven 144 and 145, Hurlyvale 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 Edenvale Town Council for the amendment of the town-planning scheme known as Edenvale Town-planning Scheme 1980 by the rezoning of the property described above, situated on the western corner of the intersection between St Teresa Road and St John Road, from "Residential 1" and "Government" respectively to "Public Garage".

Particulars of the application will lie open for inspection during normal office hours at the office of the Town Secretary, Edenvale Town Council, Room 316, Municipal Offices, Van Riebeeck Avenue, Edenvale, for a period of 28 days from 5 December 1990.

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 Edenvale Town Council, PO Box 25, Edenvale, 1610, within a period of 28 days from 5 December 1990.

Address of authorised agent: R H W Warren & Partners, PO Box 186, Morningside 2057.

5-12

KENNISGEWING 2488 VAN 1990

SANDTON-WYSIGINGSKEMA 1641

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 B

(Regulasie 11(2))

Ek, Manfred Arthur Cochlovius synde die eienaar van die Res van Erf 4561, Bryanston 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 124 Eccleston Crescent, Bryanston van Residensieel Een, met 'n digtheid van een woonhuis per 4 000 m² tot Residensieel Een, met 'n digtheid van een woonhuis per 3 000 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B Blok, Burgersentrum, Sandown vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton 2146 ingedien of gerig word.

Adres van eienaar: Posbus 130177, Bryanston 2021.

KENNISGEWING 2489 VAN 1990

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)

WYSIGINGSKEMA 185

Ek, Johannes Jacobus Meiring, synde die gemagtigde agent van die eienaar van Restant van Erf 689 Middelburg dorp gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Middelburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Middelburg-dorpsbeplanningskema 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te Pleinstraat 20A van Spesiale Woon met 'n digtheid van 1:1 500 tot Spesiale Woon met 'n digtheid van 1:1 000.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris Wandererslaan, kamer C3, Middelburg vir 'n tydperk van 28 dae vanaf 4 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 Desember 1990 skriftelik by of tot die Sekretaris by bovermelde adres of by Posbus 14, Middelburg ingedien of gerig word.

Adres van agent: Barnes Ras en Meiring, Professionele Landmeters, Posbus 288, Middelburg 1050.

NOTICE 2488 OF 1990

SANDTON AMENDMENT SCHEME 1641

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, Manfred Arthur Cochlovius being the owner of the Remainder of Erf 4567, Bryanston 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 124 Eccleston Crescent, Bryanston from Residential One with a density of one dwelling per 4 000 m² to Residential One with a density of one dwelling per 3 000 m².

Particulars of the application will lie for inspection during normal office hours in Room 206, B Block, Civic Centre, corner of West Street and Rivonia Road, Sandown for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or to the Town Clerk (Attention Town-planning), PO Box 78001, Sandton 2146, within a period of 28 days from 5 December 1990.

Address of owner: PO Box 130177, Bryanston 2021.

5-12

NOTICE 2489 OF 1990

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)

AMENDMENT SCHEME 185

I, Johannes Jacobus Meiring, being the authorized agent of the owner of Remainder of Erf 689, Township of Middelburg 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 Middelburg for the amendment of the town-planning scheme known as Middelburg Town-planning Scheme 1974, by the rezoning of the property described above situated 20A Plein Street from Special Residential with density 1:1 500 to Special Residential with density 1:1 000.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary Wanderers Ave, Room C3, Middelburg for the period of 28 days from 4 December 1990.

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 14, Middelburg within a period of 28 days from 4 December 1990.

Address of agent: Barnes Ras and Meiring, Professional Land Surveyors, PO Box 288, Middelburg.

5-

KENNISGEWING 2490 VAN 1990

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)

WYSIGINGSKEMA 186

Ek, Johannes Jacobus Meiring, synde die gemagtigde agent van die eienaar van Erf 2049 van die dorp Aerorand gee hiermee ingevolge artikel 56(1)(b)(i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Middelburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Middelburg-dorpsbeplanningskema 1974 deur die hersonering van die eiendom hierbo beskryf, geleë te hoek van Chapmanpeakweg en Duiwelspiekstraat van Spesiale Besigheid 2 tot Spesiale Besigheid 2 met gewysigde parkeervowaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris Wandererslaan, Kamer C3, Middelburg vir 'n tydperk van 28 dae vanaf 4 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 Desember 1990 skriftelik by of tot die Sekretaris by bovermelde adres of by Posbus 14, Middelburg 1050 ingedien of gerig word.

Adres van agent: Barnes Ras en Meiring, Professionele Landmeters, Posbus 288, Middelburg 1050.

KENNISGEWING 2491 VAN 1990

ALBERTON-WYSIGINGSKEMA 537

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, Francois du Plooy, synde die gemagtigde agent van die eienaar van Erf 587 Raceview 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 eiendom hierbo beskryf, geleë te h/v Padstow-, Jubili- en Leninstraat van Openbare Garage tot Openbare Garage met 'n gewysigde parkeerstandaard.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 4, Alberton 1450 ingedien of gerig word.

Adres van eienaar: P/a Proplan en Medewerkers, Posbus 2333, Alberton 1450.

NOTICE 2490 OF 1990

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)

AMENDMENT SCHEME 186

I, Johannes Jacobus Meiring, being the authorized agent of the owner of Erf 2049 township of Aerorand 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 Middelburg for the amendment of the town-planning scheme known as Middelburg Town-planning Scheme 1974 by the rezoning of the property described above situated on the corner of Chapmanspeak Avenue and Duiwelspiek Street from Special Business 2 to Special Business 2 with amended parking conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary Wanderers Ave, Room C3, Middelburg for the period of 28 days from 4 December 1990.

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 14, Middelburg within a period of 28 days from 4 December 1990.

Address of agent: Barnes Ras and Meiring, Professional Land Surveyors, PO Box 288, Middelburg 1050.

5—12

NOTICE 2491 OF 1990

ALBERTON AMENDMENT SCHEME 537

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, Francois du Plooy, authorized agent of the owner of Erf 587 Raceview 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 Town-planning Scheme, 1979 by the rezoning of the property described above situated c/o Padstow, Jubili, and Lenin Street from Public Garage to Public Garage with an amended parking standard.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary Level 3, Civic Centre, Alberton for the period of 28 days from 5 December 1990.

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 4, Alberton 1450 within a period of 28 days from 5 December 1990.

Address of owner: C/o Proplan and Associates, PO Box 2333, Alberton 1450.

5—12

KENNISGEWING 2492 VAN 1990

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)

ALBERTON-WYSIGINGSKEMA 546

Ek, Francois du Plooy, synde die gemagtigde agent van die eienaar van Erven 1767, 1768, 1776 en 1777, Brackendowns 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 Alberton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Alberton-dorpsbeplanningskema, 1979 deur die hersonering van die eiendom hierbo beskryf, geleë te Bamboesstraat 31 en 33 asook te Andriesweg 71 en 73, Brackendowns Uitbreiding 2 van Regering tot Residensieel 4 met 'n bylae.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Sekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 5 Desember 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 4, Alberton 1450 ingedien of gerig word.

Adres van eienaar: P/a Proplan en Medewerkers, Posbus 2333, Alberton 1450.

KENNISGEWING 2493 VAN 1990

NELSPRUIT-WYSIGINGSKEMA 81

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 Frederick Rademeyer, synde die gemagtigde agent van die eienaar van 'n Deel van Parkerf 1969, Nelspruit Uitbreiding 11, 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 Nelspruit-dorpsbeplanningskema, 1989 deur die hersonering van die eiendom hierbo beskryf, geleë te Von Braunstraat, Nelspruit Uitbreiding 11 vanaf "Openbare Oop Ruimte" tot "Regering".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit vir 'n tydperk van 28 dae vanaf 4 Desember 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 45, Nelspruit ingedien of gerig word.

3522, Nelspruit, 1200. Tel. 01311 - 53991/2.

NOTICE 2492 OF 1990

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)

ALBERTON AMENDMENT SCHEME 546

I, Francois du Plooy, being the authorized agent of the owner of Erven 1767, 1768, 1776, 1777, Brackendowns 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 Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 31 and 33 Bamboes Street as well as 71 and 73 Andries Road, Brackendowns Extension 2 from Government to Residential 4 with an annexure.

Particulars of the application will lie for inspection during normal office hours at the office of the Secretary, Level 3, Civic Centre, Alberton for the period of 28 days from 5 December 1990 (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 Town Clerk at the above address or at P.O. Box 4, Alberton 1450, within a period of 28 days from 5 December 1990.

Address of owner: C/o Proplan and Associates, P.O. Box 2333, Alberton 1450.

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NOTICE 2493 OF 1990

NELSPRUIT AMENDMENT SCHEME 81

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, Johann Rademeyer, being the authorized agent of the owner of a portion of Erf 1969, Nelspruit Extension 11 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 Nelspruit for the amendment of the town-planning scheme known as Nelspruit Town-planning Scheme, 1989 by the rezoning of the property described above, situated at Von Braun Street, Nelspruit Extension 11 from "Public Open Space" to "Government".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nelspruit for the period of 28 days from 4 December 1990.

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, within a period of 28 days from 4 December 1990.

Address of applicant: Infraplan-Nelspruit, Town and Regional Planners, PO Box 3522, Nelspruit, 1200. Tel. 01311 - 53991/2.

5-12

KENNISGEWING 2494 VAN 1990

NELSPRUIT-WYSIGINGSKEMA 83

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 Frederick Rademeyer, synde die gemagtigde agent van die eenaar van Erf 2549, Nelspruit Uitbreiding 17, 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 Nelspruit-dorpsbeplanningskema, 1989 deur die hersonering van die eiendom hierbo beskryf, geleë te Challengerstraat 7, Nelspruit Uitbreiding 17 vanaf "Spesiaal" vir o.a. 'n hotel en wooneenhede tot "Residensieel 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit vir 'n tydperk van 28 dae vanaf 4 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 45, Nelspruit ingedien of gerig word.

3522, Nelspruit, 1200. Tel. 01311 - 53991/2.

KENNISGEWING 2495 VAN 1990

NELSPRUIT-WYSIGINGSKEMA 85

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 Frederick Rademeyer, synde die gemagtigde agent van die eenaar van Erf 2133 Nelspruit 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 Nelspruit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Nelspruit-dorpsbeplanningskema 1989 deur die hersonering van die eiendom hierbo beskryf, geleë te Fuschiarlyaan Nelspruit, Uitbreiding 12 vanaf "Openbare garage" na "Nywerheid".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Stadsraad van Nelspruit, Burgersentrum, Nelstraat, Nelspruit vir 'n tydperk van 28 dae vanaf 4 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 4 Desember 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 45, Nelspruit ingedien of gerig word.

Adres van eenaar: Infraplan-Nelspruit, Stad- en Streeksbeplanners, Posbus 3522, Nelspruit 1200. Tel. 01311-53991/2.

NOTICE 2494 OF 1990

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)

NELSPRUIT AMENDMENT SCHEME 83

I, Johann Rademeyer, being the authorized agent of the owner of Erf 2549, Nelspruit Extension 17 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 Nelspruit for the amendment of the town-planning scheme known as Nelspruit Town-planning Scheme, 1989 by the rezoning of the property described above, situated Challenger Street 7, Nelspruit Extension 17 from "Special" inter alia a hotel and residential units to "Residential 2".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nelspruit for the period of 28 days from 4 December 1990.

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 4 December 1990.

Address of applicant: Infraplan-Nelspruit, Town and Regional Planners, PO Box 3522, Nelspruit, 1200. Tel. 01311 - 53991/2.

5-12

NOTICE 2495 OF 1990

NELSPRUIT AMENDMENT SCHEME 85

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, Johann Rademeyer, being the authorized agent of the owner of Erf 2133, Nelspruit 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 Nelspruit for the amendment of the town-planning scheme known as Nelspruit Town-planning Scheme 1989 by the rezoning of the property described above, situated at Fuschia Drive, Nelspruit Extension 12 from "Public Garage" to "Industrial".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Nelspruit, Civic Centre, Nelspruit for the period of 28 days from 4 December 1990.

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 4 December 1990.

Address of applicant: Infraplan-Nelspruit, Town and Regional Planners, PO Box 3522, Nelspruit, 1200. Tel. 01311-53991/2.

5-12

Plaaslike Bestuurskennisgewings

Notices by Local Authorities

PLAASLIKE BESTUURSKENNISGEWING
4277

STADSRAAD VAN AKASIA

KENNISGEWING VAN AANSOEK OM ON-
DERVERDELING VAN GROND

KENNISGEWING 96 VAN 1990

Die Stadsraad van Akasia, gee hiermee inge-
volge artikel 6(8) van die Ordonnansie op die
Verdeling van Grond, 1986, kennis dat 'n aan-
soek ontvang is om die grond hieronder beskryf
te verdeel.

Verdere besonderhede van die aansoek lê ter
insae by die kantoor van die Stadsklerk, Kamer
109, Munisipale Kantore, Dalelaan 16, Akasia.

Enige persoon wat teen die toestaan van die
aansoek beswaar wil maak of vertoë in verband
daarmee wil rig, moet sy besware of vertoë
skriftelik en in tweevoud by Die Stadsklerk by
bovermelde adres of Posbus 58393, Karenprk,
0118 te eniger tyd binne 'n tydperk van 28 dae
vanaf die datum van eerste publikasie van hier-
die kennisgewing, indien.

Datum van eerste publikasie: 28 November
1990.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Dalelaan 16
Akasia

BYLAE

Beskrywing van grond: Hoewe 50, Winters-
nest Landbouhoeves.

Getal en oppervlakte van voorgestelde ge-
deeltes: Twee gedeeltes onderskeidelik 0,9910
hektaar en 1,0320 hektaar.

9690.lp

LOCAL AUTHORITY NOTICE 4277

TOWN COUNCIL OF AKASIA

NOTICE OF APPLICATION FOR SUBDIVI-
SION OF LAND

NOTICE 96 OF 1990

The Town Council of Akasia, hereby gives
notice in terms of section 6(8)(a) of the Division
of Land Ordinance, 1986, that an application to
divide the land described hereunder has been re-
ceived.

Further particulars of the application are open
for inspection at the office of the Town Clerk,
Room 109, Municipal Offices, 16 Dale Avenue,
Akasia.

Any person who wishes to object to the grant-
ing of the application or who wishes to make
representations in regard thereto shall submit
his objections or representations in writing and
in duplicate to the Town Clerk, at the above ad-
dress or PO Box 58393, Karenpark, 0118 at any
time within a period of 28 days from the date of
the first publication of this notice.

Date of first publication: 28 November 1990.

J S DU PREEZ
Town Clerk

Municipal Offices
16 Dale Avenue
Akasia

ANNEXURE

Description of land: Agricultural Holding 50,
Winternest Agricultural Holdings.

Number and area of proposed portions: Two
portions respectively 0,9910 hectares and
1,0320 hectares.

9690.lp

28—5

PLAASLIKE BESTUURSKENNISGEWING
4279

STADSRAAD VAN AKASIA

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

Die Stadsraad van Akasia, gee hiermee inge-
volge artikel 69(6)(a) van die Ordonnansie op
Dorpsbeplanning en Dorpe, 1986, kennis dat 'n
aansoek om die dorp in die bylae hierby ge-
noem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae ge-
durende gewone kantoorure by die kantoor van
die Stadsklerk, Kamer 109, Munisipale Kantore,
Dalelaan 16, Akasia vir 'n tydperk van 28 dae
vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die
aansoek moet binne 'n tydperk van 28 dae vanaf
28 November 1990 skriftelik en in tweevoud by
of tot die Stadsklerk by bovermelde adres of by
Posbus 58393, Karenpark, 0118 ingedien of ge-
rig word.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Dalelaan 16
Akasia
Kennisgewing No. 97/1990

BYLAE

Naam van dorp: Theresapark Uitbreiding 11.

Volle naam van aansoeker: Theresapark Uit-
breiding Elf BK.

Aantal erwe in voorgestelde dorp: Residen-
siesiel 1: 4 erwe.

Beskrywing van grond waarop dorp gestig
staan te word: Restant van Gedeelte 81 ('n ge-
deelte van Gedeelte 63) van die plaas Witfontein
301 JR.

Ligging van voorgestelde dorp is ten noorde
van Theresapark Uitbreiding 1.

Verwysingsnommer: S15/4/1-T439.

LOCAL AUTHORITY NOTICE 4279

TOWN COUNCIL OF AKASIA

NOTICE OF APPLICATION FOR ESTA-
BLISHMENT OF TOWNSHIP

The Town Council of Akasia, hereby gives
notice in terms of section 69(6)(a) of the Town-
planning and Townships Ordinance, 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 in-
spection during normal office hours at the office
of the Town Clerk, Room 109, Municipal Offi-
ces, 16 Dale Avenue, Akasia for a period of 28
days from 28 November 1990.

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 58393, Karenpark,
0118 within a period of 28 days from 28 Novem-
ber 1990.

J S DU PREEZ
Town Clerk

Municipal Offices
16 Dale Avenue
Akasia
Notice No. 97/1990

ANNEXURE

Name of township: Theresapark Extension
11.

Full name of applicant: Theresapark Uitbrei-
ding Elf CC.

Number of erven in proposed township: Resi-
dential 1: 4 erven.

Description of land on which township is to be
established: Remainder of Portion 81 (a portion
of Portion 63) of the farm Witfontein 301 JR.

Situation of proposed township is north of
Theresapark Extension 1.

Reference Number: S15/4/1-T439

PLAASLIKE BESTUURSKENNISGEWING 4281

STADSRAAD VAN ALBERTON

KENNISGEWING VAN ONTWERPSKEMA: ERWE 290 EN 1461, ALRODE UITBREIDING 2: WYSIGINGSKEMA 499

Die Stadsraad van Alberton gee hiermee ingevolge artikel 28(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Nr. 15 van 1986), kennis dat 'n ontwerp dorpsbeplanningskema bekend te staan as Wysigingskema 499 deur hom opgestel is.

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

Die hersonering van Erwe 290 en 1461, Alrode Uitbreiding 2, vanaf onderskeidelik "Munisipaal" en "Openbare Pad" na "Nywerheid 2" met sekere voorwaardes.

Die ontwerp skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Vak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of Posbus 4, Alberton 1450 ingedien of gerig word.

A S DE BEER
Stadsklerk

Burgersentrum
Alwyn Taljaardlaan
Alberton
26 Oktober 1990
Kennisgewing 117/1990

AID0025

LOCAL AUTHORITY NOTICE 4281

TOWN COUNCIL OF ALBERTON

NOTICE OF DRAFT SCHEME: ERVEN 290 AND 1461, ALRODE EXTENSION 2: AMENDMENT SCHEME 499

The Town Council of Alberton hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (No. 15 of 1986), that a draft town-planning scheme to be known as Amendment Scheme 499 has been prepared by it.

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

The rezoning of Erven 290 and 1461, Alrode Extension 2 from "Municipal" and "Public Road" to "Industrial 2" with certain conditions.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, Alberton for a period of 28 days from 28 November 1990.

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 4, Alberton 1450 within a period of 28 days from 28 November 1990.

A S DE BEER
Town Clerk

Civic Centre
Alwyn Taljaard Avenue
Alberton
26 October 1990
Notice 117/1990

AID0025

28—5

PLAASLIKE BESTUURSKENNISGEWING 4307

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

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

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, 3de Vloer, Samiegebou, hoek van Queen- en Spilsburystraat vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Posbus 145, Germiston, 1400 ingedien of gerig word.

BYLAE

Naam van dorp: Elandsfontein.

Volle naam van aansoeker: Transnet Bpk.

Aantal erwe in voorgestelde dorp: Residensieel 1: 414; Residensieel 3: 2; Residensieel 4: 1; Besigheid 2: 1; Besigheid 3: 1; Opvoedkundig: 1; Inrigting: 3; Munisipaal: 1; Openbare Oopruimte: 7; Spesiaal: 1.

Beskrywing van grond waarop dorp gestig staan te word: Die plaas Elandsfontein 258 I.R.

Ligging van voorgestelde dorp: Die voorgestelde woondorp is noord-wes van die Germiston-Pretoria spoorlyn, en suid van die R24 Jan Smuts-snelweg geleë.

J P D KRIEK
Stadsekretaris

Burgersentrum
Germiston
5 November 1990
Kennisgewing No. 188/1990

LOCAL AUTHORITY NOTICE 4307

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

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

Particulars of the application will lie for inspection during normal office hours at the office of the City Engineer, 3rd Floor, Samic Building, cnr Queen and Spilsbury Streets, Germiston for a period of 28 days from 28 November 1990.

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 145, Germiston 1400, within a period of 28 days from 28 November 1990.

ANNEXURE

Name of township: Elandsfontein.

Full name of applicant: Transnet Ltd.

Number of erven in proposed township: Residential 1: 414; Residential 3: 2; Residential 4: 1; Business 2: 1; Business 3: 1; Educational: 1; Institution: 3; Municipal: 1; Public Open Space: 7; Special: 1.

Description of land on which township is to be established: The farm Elandsfontein 258 I.R.

Situation of proposed township: The proposed residential township is situated to the north west of the Germiston-Pretoria railway line and to the south of the R24 Jan Smuts highway.

J P D KRIEK
Town Secretary

Civic Centre
Germiston
5 November 1990
Notice No. 188/1990

28—5

PLAASLIKE BESTUURSKENNISGEWING 4315

STADSRAAD VAN KLERKSDORP

KENNISGEWING VAN ONTWERPSKEMA

Die Stadsraad van Klerksdorp gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat 'n ontwerp dorpsbeplanningskema bekend te staan as Klerksdorp-wysigingskema 313 deur hom opgestel is.

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

(1) Die hersonering van gedeeltes van Erwe 1066, 1070, 1071, 1072, 1073 en 1074, Ellaton van "Openbare Straat" na "Spesiaal" vir die doel van winkels, besighede, nie-hinderlike herstelwerkswinkels en ander aanverwante bedrywe wat met die skriftelike toestemming van die plaaslike bestuur toegelaat word.

(2) Die hersonering van gedeeltes van Erwe 1062 en 1075, Ellaton van "Openbare Straat" na "Residensieel 4" en "Besigheid 2" onderskeidelik.

Die ontwerp skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgersentrum, Pretoriastraat, Kamer 124, vir 'n tydperk van 28 dae vanaf 28 November 1990 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 99, Klerksdorp, ingedien of gerig word.

J L MULLER
Stadsklerk

Burgersentrum
Klerksdorp
Kennisgewing No. 167/1990
30 Oktober 1990

LOCAL AUTHORITY NOTICE 4315

TOWN COUNCIL OF KLERKSDORP

NOTICE OF DRAFT SCHEME

The Town Council of Klerksdorp hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986, that a draft town-planning scheme to be known as Klerksdorp Amendment Scheme 313 has been prepared by it.

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

(1) The rezoning of portions of Erven 1066, 1070, 1071, 1072, 1073 and 1074, Ellaton from

"Public Street" to "Special" for the purpose of shops, businesses, non-noxious repair workshops and other complementary uses allowed with the written consent of the local authority.

(2) The rezoning of portions of Erven 1062 and 1075, Ellaton from "Public Street" to "Residential 4" and "Business 2" respectively.

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Pretoria Street, Room 124, for a period of 28 days from 28 November 1990 (the date of first publication of this notice).

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 99, Klerksdorp, within a period of 28 days from 28 November 1990.

J L MULLER
Town Clerk

Civic Centre
Klerksdorp
Notice No. 167/1990
30 October 1990

28

PLAASLIKE BESTUURSKENNISGEWING 4319

STADSRAAD VAN KRUGERSDORP

PROKLAMERING VAN 'N GEDEELTE VAN HONINGKLIPWEG, HONINGKLIP KRUGERSDORP

Kennisgewing geskied hiermee ingevolge die bepalings van artikel 5 van die "Local Authorities Roads Ordinance (No 44 of 1904)" soos gewysig, dat die Stadsraad van Krugersdorp 'n versoekskrif aan sy Edele die Administrateur, gerig het om 'n gedeelte van Honingklipweg, Honingklip, Krugersdorp soos omskrywe in die bylae hieronder, as openbare pad te proklameer.

'n Afskrif van die versoekskrif lê vanaf datum hiervan tot en met 11 Januarie 1991 gedurende gewone kantoorure ter insae te Kamer S117, Eerste Vloer, Burgersentrum, Krugersdorp.

Besware teen die voorgestelde proklamasie van die pad, indien enige, moet skriftelik en in tweevoud, by sy Edele, die Administrateur van Transvaal, Private Bag X437, Pretoria 0001, en die Stadsklerk van Krugersdorp, voor of op 11 Januarie 1991 ingedien word.

BYLAE

BESKRYWING VAN PAD WAT GEPRO- KLAMEER STAAN TE WORD

Die gedeelte van Honingklipweg, Krugersdorp oor Gedeeltes 27, 63 en 121-124 van die plaas Honingklip 178 IQ, soos per Landmetersdiagramme nommers A7062/90, A7063/90, A7064/90, A7065/90, A7066/90 en A7067/90 aangedui.

J J L NIEUWOUT
Stadsklerk

Burgersentrum
Posbus 94
Krugersdorp
1740
28 November 1990
Kennisgewing No. 145/1990

LOCAL AUTHORITY NOTICE 4319

TOWN COUNCIL OF KRUGERSDORP

PROCLAMATION OF A PORTION OF HO- NINGKLIP ROAD, HONINGKLIP, KRUGERSDORP

Notice is hereby given in terms of Section 5 of the Local Authorities Roads Ordinance (No 44

of 1904), as amended, that the Town Council of Krugersdorp has petitioned the Honourable, the Administrator, to proclaim as a public road a portion of Honingklip Road, Honingklip, Krugersdorp, described in the schedule below.

A copy of the petition lies open for inspection in Room S117, First Floor, Civic Centre, Krugersdorp, during normal office hours, from the date hereof until 11 January 1991.

Objections, if any, to the proposed proclamation of the Road must be lodged in writing and in duplicate, with the Administrator of Transvaal, Private Bag X437, Pretoria 0001, and the Town Clerk of Krugersdorp, on or before 11 January 1991.

SCHEDULE

DESCRIPTION OF ROAD TO BE PRO- CLAIMED

The portion of Honingklip Road, Krugersdorp across Portions 27, 63 and 121-124 of the farm Honingklip 178 IQ as indicated on Surveyor diagramme numbers A7062/90, A7063/90, A7064/90, A7065/90, A7066/90 and A7067/90.

J J L NIEUWOUT
Town Clerk

Civic Centre
PO Box 94
Krugersdorp
1740
28 November 1990
Notice No. 145/1990

27-5-12

PLAASLIKE BESTUURSKENNISGEWING 4339

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORPE

Die Stadsraad van Randburg, gee hiermee ingevolge artikel 96(3) gelees met artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat aansoeke om die dorpe in die bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoeke lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Randburg, Munisipale Kantoor, Kamer A204, h/v Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of vertoë ten opsigte van die aansoeke moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Private Bag 1, Randburg, 2125, ingedien of gerig word.

B J VANDER VYVER
Stadsklerk

28 November 1990
Kennisgewing No. 242/1990

BYLAE

Naam van dorp: Kya Sand Uitbreiding 23.

Volle naam van aansoeker: Rycklof-Beleggings (Edms) Bpk.

Aantal erwe in voorgestelde dorp: Industrieel 1: 12. Besigheid 3: 1.

Beskrywing van grond waarop dorp gestig staan te word: Die voorgestelde dorp is op Hoewes 30 tot 34, Trevallyn Landbouhoewes en Hoewe 42 Inadan Landbouhoewes geleë.

Ligging van voorgestelde dorp: Die voorgestelde dorp is geleë te Hilstonweg, noord van die bestaande Kya Sand Industriële dorp, in die noordwestelike gedeelte van Randburg.

Verwysingsnommer: DA 2/348.

Naam van dorp: Maroeladal Uitbreiding 9.

Volle naam van aansoeker: 118 Witkoppen CC.

Aantal erwe in voorgestelde dorp: Residensieel 2: 2 Openbare oopruimte: 1.

Beskrywing van grond waarop dorp gestig staan te word: Die voorgestelde dorp is op Gedeelte 118 ('n Gedeelte van Gedeelte 117) van die plaas Witkoppen 194 IQ, geleë.

Ligging van voorgestelde dorp: Die voorgestelde dorp is in die verre noord-oostelike hoek van die Randburg Munisipale gebied waar dit aan die Sandton Munisipale gebied grens, ongeveer 3 kilometer noordwes van die interseksie van Pad R511 (William Nicol Rylaan) en Pad 564 (Witkoppenweg), geleë.

Verwysingsnommer: DA 2/341.

LOCAL AUTHORITY NOTICE 4339

NOTICE OF APPLICATIONS OF ESTABLISHMENT OF TOWNSHIPS

The Town Council of Randburg hereby gives notice in terms of section 96(3) read with section 69(6)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that applications to establish the townships referred to in the annexure hereto, have been received by it.

Particulars of the applications will lie for inspection during normal office hours at the office of the Town Clerk, Randburg, Municipal Offices, Room A204, c/o Jan Smuts Avenue and Hendrik Verwoerd Drive for a period of 28 days from 28 November 1990.

Objections to or representations in respect of the applications must be lodged with or made in writing and in duplicate to the Town Clerk, at the above address or at Private Bag 1, Randburg, 2125, within a period of 28 days from 28 November 1990.

B J VANDER VYVER
Town Clerk

28 November 1990
Notice No. 242/1990

ANNEXURE

Name of township: Kya Sand Extension 23.

Full name of applicant: Rycklof-Beleggings (Pty) Ltd.

Number of erven in proposed township: Industrieel 1: 12. Business 3: 1.

Description of land on which township is to be established: The proposed township is situated on Holdings 30 to 34 Trevallyn Agricultural Holdings and Holding 42 Inadan Agricultural Holdings.

Situation of proposed township: The proposed township is situated in the north-western part of Randburg and abuts on Hilston Road, to the north of the existing Kya Sand Industrial Township.

Reference No: DA 2/348.

Name of township: Maroeladal Extension 9.

Full name of applicant: 118 Witkoppen CC.

Number of erven in proposed township: Residensieel 2: 2. Public open space: 1.

Description of land on which township is to be established: The proposed township is situated

on Portion 118 (a Portion of Portion 117) of the Farm Witkoppen 194 IQ.

Situation of proposed township: The proposed township is situated in the far north-eastern corner of the Randburg Municipal area where it borders onto the Sandton Municipal area, approximately 3 km north-west of the intersection of Road R511 (William Nicol Drive) and Road R564 (Witkoppen Road)

Reference No: DA 2/341.

PLAASLIKE BESTUURSKENNISGEWING 4348

REGSTELLINGSKENNISGEWING

Kennisgewing Nr. 242/90 wat in die Provinsiale Koerant The Citizen en Beeld verskyn het op 31 Oktober 1990 en 7 November 1990 word hiermee reggestel om as volg te lees:

STADSRAAD VAN SANDTON

BYLAE 11

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

Die Stadsraad van Sandton gee hiermee ingevolge artikel 69(6)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No 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, Stadsraad van Sandton, Kamer B206, Sandton Burgersentrum, Rivoniaweg vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 28 November 1990 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

BYLAE

Naam van dorp: Lonehill Uitbreiding 32.

Volle naam van aansoeker: Rosmarin and Associates namens Ross Kenneth Fyfe.

Aantal erwe in voorgestelde dorp: 2: Residensieel 2 met 'n digtheid van 15 eenhede per hektaar.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 64 van die Plaas Zevenfontein 407 I.R.

Ligging van voorgestelde dorp: Die perseel is geleë op die suid-oostelike hoek van Mulbartonweg en die P 79/1, (k46).

Verw. Nr. 16/3/1/L08 — 32.

S E MOSTERT

Stadsklerk

Sandton Stadsraad
Posbus 78001
Sandton
2146
28 November 1990
Kennisgewing No. 283/1990

LOCAL AUTHORITY NOTICE 4348

CORRECTION NOTICE

Notice No 242/90 that appeared in the Provincial Gazette, The Citizen and the Beeld on 31 October 1990 and 7 November 1990 is hereby corrected to read as follows: —

TOWN COUNCIL OF SANDTON

SCHEDULE 11

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

The Town Council of Sandton hereby gives notice in terms of section 69(6)(a) of the Town-planning and Townships Ordinance, 1986, that an application to establish the township referred to in the Schedule 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, Town Council of Sandton, Room B206, Civic Centre, Rivonia Road, for a period of 28 days from 28 November 1990.

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 P.O. Box 78001, Sandton, 2146, within a period of 28 days from 28 November 1990.

SCHEDULE

Name of township: Lonehill Extension 32.

Full name of applicant: Rosmarin and Associates on behalf of Ross Kenneth Fyfe.

Number of erven in proposed township: 2: Residential 2 with a density of 15 units per hectare.

Description of land on which township is to be established: Portion 64 of the farm Zevenfontein 407 I.R.

Situation of proposed township: The site is situated on the south-eastern corner of Mulbarton Road and the P79/1 (K46).

Ref. No. 16/3/1/L08 — 32.

S E MOSTERT

Town Clerk

Sandton Town Council
PO Box 78001
Sandton
2146
28 November 1990
Notice No. 283/1990

28—5

PLAASLIKE BESTUURSKENNISGEWING 4366

STADSRAAD VAN THABAZIMBI

KENNISGEWING VAN ONTWERPSKEMA

THABAZIMBI-WYSIGINGSKEMA 33

Die Stadsraad van Thabazimbi gee hiermee ingevolge artikel 28(1)(a) gelees tesame met Artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n Ontwerpdorpsbeplanningskema bekend te staan as Thabazimbi-wysigingskema 33 deur hom opgestel is.

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

Die herosnering van Erwe 1447 en 1448 Thabazimbi van "Bestaande Openbare Paaie" na "Parking".

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Munisipale Kantore, Thabazimbi vir 'n tydperk van 28 dae vanaf 28 November 1990.

Besware teen of verhoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf

28 November 1990 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak X530, Thabazimbi 0380, ingedien word.

Adres van Agent: Els van Straten & Vennote, Posbus 2071, Tzaneen, 0850. Tel: (01523) 71 041/2.

Verwysingsnommer: W2055

LOCAL AUTHORITY NOTICE 4366

TOWN COUNCIL OF THABAZIMBI

THABAZIMBI AMENDMENT SCHEME 33

The Town Council of Thabazimbi 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 known as Thabazimbi Amendment Scheme 33 has been prepared by it.

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

The rezoning of Erven 1447 and 1448 Thabazimbi from "Existing Public Roads" to "Parking".

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, Thabazimbi for a period of 28 days from 28 November 1990.

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 Private Bag X530, Thabazimbi, 0380 within a period of 28 days from 28 November 1990.

Address of Agent: Els van Straten & Partners, PO Box 2071, Tzaneen, 0850. Tel (01523) 71 041/2.

Reference No. W2055

28—5

PLAASLIKE BESTUURSKENNISGEWING 4369

STADSRAAD VAN AKASIA

WYSIGING VAN VASGESTELDE GELDE VIR DIE VOORSIENING VAN ELEKTRISITEIT

Dit word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Akasia by Spesiale Besluit, die Vasgestelde Gelde vir die Voorsiening van Elektrisiteit, afgekondig onder Plaaslike Bestuurskennisgewing 3615 gedateer 16 Desember 1989, soos gewysig, met ingang 1 Julie 1990, Deel II: Algemeen soos volg verder gewysig het:

1. Deur in item 1.1 van die Afrikaanse teks die woord "Laagspanningstariefskaal" deur die woord "Laespanningstariefskaal" te vervang.

2. Deur in item 1.1 die woord "grootmaat" tussen die woorde "een" en "toevoerpunt" in te voeg.

3. Deur in item 1.2(2) van die Afrikaanse teks die woord "laagspanning" deur die woord "Laespanning" te vervang.

4. Deur item 1.3 deur die volgende te vervang:

"1.3 'n Verbruiker op wie die Grootmaat Laespanning- of Hoogspanningstarief van toepassing is, word nie ingevolge enige ander tarief in die vermelde groep van elektrisiteit voorsien voor die verstryking van 'n tydperk van 12

maande na ontvangs deur die Raad van 'n skriftelike aansoek van die verbruiker om sodanige tariefverandering nie, tensy die tarief in werking was vir 'n tydperk van 5 jaar of langer, of as die verbruiker 'n groter toevoer verlang."

5. Deur items 1.5(1)(d) en 1.5(2)(d) te skrap.

6. Deur in item 3 die uitdrukking "Pretoria-streek-dorpsaanlegskema, 1960" deur die uitdrukking "Akasia-dorpsbeplanningskema, 1988", te vervang.

7. Deur items 3(i) tot 3(vi) deur die volgende te vervang:

"(i) "Residensieel 1" (Gebruiksone 1), of "Spesiaal" (Gebruiksone 10), waarop slegs een of hoogstens twee wooneenhede per erf opgerig is: R14,55 per maand per perseel.

(ii) "Residensieel 2" (Gebruiksone 2) vir groepsbehuising vir 'n spesifieke gebruik wat na die mening van die ingenieur ooreenstem met Gebruiksone 2: R11,64 per maand per potensiële wooneenheid. Die aantal wooneenhede word bereken ooreenkomstig die toegelate vloerruimteverhouding waar elke wooneenheid 'n oppervlakte van 100 m² sal hê, of die getal potensiële wooneenhede soos deur die Skema bepaal word.

(iii) "Residensieel 3" (Gebruiksone 3) vir Dupleks woon, of "Residensieel 4" (Gebruiksone 4) of "Spesiaal" (Gebruiksone 10) of "Mobiele wooneenhede" (Gebruiksone 5) vir 'n spesifieke gebruik wat na die mening van die ingenieur ooreenstem met Gebruiksone 4, 10 en 5: R2,91 per maand per kVA waar die kVA-waarde bereken word volgens die formule in paragraaf 4(b)(i) hierna, en die getal potensiële wooneenhede bereken word ooreenkomstig die toegelate vloerruimteverhouding soos bepaal word in die Akasia-dorpsbeplanningskema, 1988, waar elke wooneenheid 'n oppervlakte van 100 m² sal hê, of die aantal wooneenhede soos deur die Skema bepaal.

(iv) "Besigheid" (Gebruiksone 6), "Besigheid 2" (Gebruiksone 7), of "Spesiaal" (Gebruiksone 10) en "Besigheid 3" (Gebruiksone 8) of "Besigheid 4" (Gebruiksone 9) vir 'n spesifieke gebruik wat na die mening van die ingenieur ooreenstem met Gebruiksone 6 — 10: R2,91 per maand per kVA waar die kVA-waarde bereken word teen 5,0 kVA per 100 m² van die oppervlakte van die gebou wat ingevolge die Akasia-dorpsbeplanningskema, 1988, op die perseel opgerig mag word.

(v) "Nywerheid 1" (Gebruiksone 11), "Nywerheid 2" (Gebruiksone 12), "Nywerheid 3" (Gebruiksone 13), of "Spesiaal" (Gebruiksone 10) en "Kommersieel" (Gebruiksone 14) vir 'n spesifieke gebruik wat na die mening van die ingenieur ooreenstem met Gebruiksone 11, 12, 13, 14 en 10: R2,91 per maand per kVA waar die kVA-waarde bereken word teen 2,5 kVA per 100 m² van die oppervlakte van die perseel.

(vi) "Landbou" (Gebruiksone 19) of "Spesiaal" (Gebruiksone 10) vir 'n spesifieke gebruik wat na die mening van die ingenieur ooreenstem met Gebruiksone 19, 10 en 15: R30,55 per maand."

8. Deur in item 3(viii) die volgende as opskrif in te voeg:

"(viii) Toestemmingsgebruike, onderverdelings en skemawysigings."

9. Deur item 4(1)(a) deur die volgende te vervang:

"(a) 'n "Residensieel 1"-woonerv waarop 'n woonhuis opgerig staan te word (soos omskryf in die Akasia-dorpsbeplanningskema, 1988):"

10. Deur in item 4(1)(b) die volgende opskrif in te voeg:

"(b) Woonstelle (Residensieel 1, 2, 3, 4)"

11. Deur item 4(1)(d) deur die volgende te vervang:

"(d) Persele wat as "Besigheid 1" (Gebruiksone 6), "Besigheid 2" (Gebruiksone 7), "Nywerheid 1" (Gebruiksone 11), "Nywerheid 3" (Gebruiksone 13), of "Spesiale" (Gebruiksone 10), en "Kommersieel" (Gebruiksone 14) vir 'n spesifieke gebruik wat ooreenstem met een van hierdie gebruike (soos bepaal in die Akasia-dorpsbeplanningskema, 1988), gesoneer is. Waar die gediversifiseerde aanvraag soos deur die eienaar van die perseel of sy gemagtigde verteenwoordiger verstrek, die kVA-waarde soos bereken in Deel II, item 3(iv) of 3(vii), watter een ook al van toepassing is, of die kVA-waarde wat by dorpsdigting aan die betrokke perseel toegeken is en waarvoor die dorpscienaar reeds 'n grootmaatdiensbydrae betaal het, oorskry: R260 per kVA."

12. Deur in item 4(2) die bedrag "R146,00" deur die bedrag "R165,00" te vervang.

13. Deur in item 10, die woorde "wat die watermeters insluit," in albei paragrawe, geskrap word.

14. Deur in item 11 die bedrae "R48,00" en "R250,00" deur die bedrae "R70,00" en "R500,00" onderskeidelik, te vervang.

15. Deur in item 12 die bedrag "R114" deur die bedrag "R200" te vervang.

16. Deur in item 13 die volgende sin na die bedrag "R250", in te voeg:

"Die deposito vir grootmaatverbruikers sal deur die ingenieur bereken word en is betaalbaar voordat die toevoer aangeskakel sal word."

17. Deur in item 14.1 die bedrae "R9,32" en "13,7c" deur die bedrae "R12,36" en "18,2c" onderskeidelik, te vervang.

18. Deur in item 14.2 die bedrae "R9,32" en "13,7c" deur die bedrae "R12,36" en "18,2c" onderskeidelik, te vervang.

J S DU PREEZ
Stadsklerk

Munisipale Kantore
Posbus 58393
Karenpark
0118
Kennisgewing No. 99/1990
5 Desember 1990

LOCAL AUTHORITY NOTICE 4369

TOWN COUNCIL OF AKASIA

AMENDMENT TO DETERMINED CHARGES FOR ELECTRICITY SUPPLY

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Akasia, has by Special Resolution further amended Part II: General of the Determined Charges for Electricity Supply, as published under Local Authority Notice 3615, dated 6 December 1989, as amended, with effect 1 July 1990, as follows:

1. By the substitution in item 1.1 of the Afrikaans text, for the word "Laagspanningstarieskaal" of the word "Laespanningstarieskaal".

2. By the insertion in item 1.1 of the word "bulk", between the words "one" and "supply point".

3. By the substitution in item 1.2(2) of the Afrikaans text, for the word "Laagspanning" of the word "Laespanning".

4. By the substitution for item 1.3 of the following:

"1.3 A consumer to whom the Bulk Low-voltage or High-voltage tariff applies, shall not be supplied with electricity in terms of any other tariff in the said group, prior to the expiry of a 12 month period, after receipt by the Council of a written application by the consumer requiring such change of tariff, unless the tariff was applicable for a period of 5 years or longer, or the consumer requires an increased supply."

5. By the deletion of items 1.5(1)(d) and 1.5(2)(d).

6. By the substitution in item 3 for the expression "Pretoria Town-planning Scheme, 1960, as amended", of the expression "Akasia Town-planning Scheme, 1988".

7. By the substitution for items 3(i) to 3(vi) of the following:

"(i) "Residential 1" (Use Zone I), or "Special" (Use Zone X), on which only one or, at most, two dwelling units per erf, have been erected: R14,55 per month per premises.

(ii) "Residential 2" (Use Zone II) for group-housing for a specific use which, in the opinion of the Engineer, is in accordance with Use Zone II: R11,64 per month per potential dwelling unit. The number of dwelling-units are to be calculated according to the permitted floorspace ratio where every dwelling unit has a surface of 100 m² or the number or potential dwelling-units as determined by the Scheme.

(iii) "Residential 3" (Use Zone 3) for duplex residential, or "residential 4" (Use Zone 4) or "Special" (Use Zone 10) or mobile dwelling-units (Use Zone 5) for a specific use which, in the opinion of the Engineer is in accordance with Use Zone 4, 10 and 5: R2,91 per month per kVA where the kVA-value is calculated according to the formula in paragraph 4(b)(i) hereinafter, and the potential number of dwelling-units is calculated in accordance with the permitted floorspace ratio as determined in the Akasia Town-planning Scheme, 1988, where each dwelling-unit shall have an area of 100 m², or the number of dwelling-units as determined by the Scheme.

(iv) "Business 1" (Use Zone 6), "Business 2" (Use Zone 7) or "Special" (Use Zone 10) and "Business 3" (Use Zone 8) or "Business 4" (Use Zone 9) for a specific use which, in the opinion of the Engineer, is in accordance with Use Zones 6 to 10: R2,91 per month per kVA where the kVA-value is calculated at 5,0 kVA per 100 m² of the area of the building which may be erected on the premises in terms of the Akasia Town-planning Scheme, 1988.

(v) "Industrial 1" (Use Zone 11), "Industrial 2" (Use Zone 12), "Industrial 3" (Use Zone 13), or "Special" (Use Zone 10) and "Commercial" (Use Zone 14) for a specific use which, in the opinion of the Engineer, is in accordance with Use Zones 11, 12, 13, 14 and 10: R2,91 per month per kVA, where the kVA-value is calculated at 2,5 kVA per 100 m² of the area of the premises; provided that premises situated in the Klerksoord area which are zoned as Business 3, but are exclusively used for agricultural purposes, whereupon the tariff as defined for "Agricultural" zoned property, hereunder in paragraph (vi) referred to, will apply.

(vi) "Agriculture" (Use Zone 19) or "Special" (Use Zone 10) for a specific use which, in the opinion of the Engineer, is in accordance with Use Zones 19, 10 and 15: R30,55 per month."

8. By the insertion in item 3(viii) of the following heading:

"(viii) Consent uses, subdivisions and amendment schemes."

9. By the substitution for item 4(1)(a) of the following:

"(a) A "Residential 1" erf on which a dwell-

ing house is to be erected (as defined in the Akasia Town-planning Scheme, 1988):"

10. By the insertion in item 4(1)(b) of the following heading:

"(b) Flats (Residential 1, 2, 3, 4)"

11. By the substitution for item 4(1)(d) of the following:

"(d) Premises zoned "Business 1" (Use Zone 6), "Business 2" (Use Zone 7), "Industrial 1" (Use Zone 11), "Industrial 3" (Use Zone 13), or "Special" (Use Zone 10), and "Commercial" (Use Zone 14) for a specific use which in accordance with one of these uses (as determined in the Akasia Town-planning Scheme, 1988). Where the diversified demand as indicated by the owner of the premises or his authorized representative exceeds the kVA-value as calculated in Part II, item 3(iv) or 3(vii), whichever is applicable, or the kVA-value which has been allocated to the premises concerned upon township establishment and for which the township owner has already paid a bulk service contribution: R260 per kVA.

12. By the substitution in item 4(2) for the amount "R146,00" of the amount "R165,00".

13. By the deletion in item 10 of the words "which include the water meters", in both paragraphs.

14. By the substitution in item 11 for the amounts "R48,00" and "R250,00" of the amounts "R70,00" and "R500,00", respectively.

15. By the substitution in item 12 for the amount "R114" of the amount "R200".

16. By the insertion in item 13 after the amount "R250" of the following sentence:

"The amount to be deposited by bulk users, will be calculated by the engineer and is payable before the supply is to be connected."

17. By the substitution in item 14.1 for the amounts "R9,32" and "13,7c" of the amounts "R12,36" and "18,2c", respectively.

18. By the substitution in item 14.2 for the amounts "R9,32" and "13,7c" of the amounts "R12,36" and "18,2c", respectively.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
Notice No. 99/1990
5 December 1990

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PLAASLIKE BESTUURSKENNISGEWING
4370

STADSRAAD VAN AKASIA

WYSIGING VAN VASGESTELDE GELDE
VIR DIE VOORSIENING VAN ELEKTRISITEIT

Dit word hierby kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Akasia by Spesiale Besluit die Vasgestelde Gelde vir die Voorsiening van Elektrisiteit, soos gewysig, met ingang 1 September 1990, verder gewysig het.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadsekretaris, Kamer 122, Munisipale Kantore, Dalelaan, Akasia, vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik

binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

Munisipale Kantore
Posbus 58393
Karenpark
0118
Kennisgewing No. 100/1990
5 Desember 1990

J S DU PREEZ
Stadslerk

LOCAL AUTHORITY NOTICE 4370

TOWN COUNCIL OF AKASIA

AMENDMENT TO CHARGES DETERMINED FOR THE SUPPLY OF ELECTRICITY

In terms of the provisions of Section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Akasia has by Special Resolution resolved to further amend the Determined Charges for the Supply of Electricity, as amended. Such amended charges will come into operation on 1 September 1990.

Copies of the amended determination are open for inspection during office hours in the office of the Town Secretary, Room 122, Municipal Offices, Dale Avenue, Akasia, for a period of 14 days from date of publication of this notice.

Any person who wishes to object to the amendment must do so in writing to the undersigned within 14 days after the publication of this notice in the Provincial Gazette.

Municipal Offices
PO Box 58393
Karenpark
0118
Notice No. 100/1990
5 December 1990

J S DU PREEZ
Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4371

STADSRAAD VAN AKASIA

WYSIGING VAN VASGESTELDE GELDE
VIR DIE VOORSIENING VAN RIOLERINGSDIENSTE

Dit word hierby kragtens die bepalings van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Akasia by Spesiale Besluit die Vasgestelde Gelde vir die Voorsiening van Rioleringsdienste, soos gewysig, met ingang 1 November 1990, verder gewysig het ten einde voorsiening te maak vir die verhoogde installasiekoste van rioolaansluitings.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Stadsekretaris, Kamer 122, Munisipale Kantore, Dalelaan, Akasia, vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken moet dit skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die ondergetekende doen.

Munisipale Kantore
Posbus 58393
Karenpark
0118
Kennisgewing No. 103/1990
5 Desember 1990

J S DU PREEZ
Stadslerk

LOCAL AUTHORITY NOTICE 4371

TOWN COUNCIL OF AKASIA

AMENDMENT TO CHARGES DETERMINED FOR THE SUPPLY OF DRAINAGE SERVICES

In terms of the provisions of Section 80B(3) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Akasia has by Special Resolution, resolved to further amend the Determined Charges for the Supply of Drainage Services, as amended in order to provide for the increased installation cost of drainage connections. Such amended charges will come into operation on 1 November 1990.

Copies of the amended determination are open for inspection during office hours in the office of the Town Secretary, Room 122, Municipal Offices, Dale Avenue, Akasia, for a period of 14 days from date of publication of this notice.

Any person who wishes to object to the amendment must do so in writing to the undersigned within 14 days after the publication of this notice in the Provincial Gazette.

J S DU PREEZ
Town Clerk

Municipal Offices
PO Box 58393
Karenpark
0118
Notice No. 103/1990
5 December 1990

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PLAASLIKE BESTUURSKENNISGEWING
4372

STADSRAAD VAN ALBERTON

PROKLAMASIE VAN 'N OPENBARE PAD
OOR 'N GEDEELTE VAN ERF 113, ALRODE

Kennis geskied hiermee ingevolge die bepalinge van artikels 4 en 5 van die "Local Authorities Roads Ordinance, 1904" dat die Stadsraad van Alberton 'n versoekskrif by Sy Edele die Minister van Plaaslike Bestuur en Behuising, Administrasie: Volksraad ingedien het vir die proklamasie van 'n openbare pad oor 'n gedeelte van erf 113, Alrode, soos meer volledig aangedui op plan LG No A 6935/90.

Die doel van die beoogde proklamasie is om die skerp draai in Clarkestraat te versag en die sigafstand te verbeter.

Afskrifte van die versoekskrif en landmeterkaart hierbo vermeld, lê gedurende kantoorure in die kantoor van die Stadsekretaris ter insae.

Enigiemand wat beswaar wil opper teen die voorgestelde proklamasie, indien die voorgenoemde proklamasie plaasvind, moet sodanige beswaar skriftelik in tweevoud by die Stadsklerk, Burgersentrum, Posbus 4, Alberton en die Direkteur van Plaaslike Bestuur, Pretoria indien binne een maand na die laaste publikasie van hierdie kennisgewing, dit wil sê nie later as 21 Januarie 1991.

A S DE BEER
Stadsklerk

Burgersentrum
Alberton
16 November 1990
Kennisgewing No. 133/1990
A2D0084

LOCAL AUTHORITY NOTICE 4372

TOWN COUNCIL OF ALBERTON

PROCLAMATION OF A PUBLIC ROAD
OVER A PORTION OF ERF 113, ALRODE

Notice is hereby given in terms of the provisions of sections 4 and 5 of the Local Authorities Roads Ordinance, 1904 that the Town Council of Alberton has lodged a petition with the Hon. the Minister of Local Government and Housing, Administration: House of Assembly, for the proclamation of a public road over a portion of erf 113, Alrode, as indicated on diagram LG No A 6935/90.

The purpose of the proposed proclamation is to ease the sharp corner in Clarke Street and improve visibility.

Copies of the petition and the aforementioned diagram may be inspected at the office of the Town Secretary during normal office hours.

Any person who has an objection to such proclamation, if the proclamation is carried out, must lodge such objection in writing in duplicate with the Town Clerk, Civic Centre, PO Box 4, Alberton and the Director of Local Government, Pretoria within one month after the last publication of this notice viz. not later than 21 January 1991.

A S DE BEER
Town Clerk

Civic Centre
Alberton
16 November 1990
Notice No. 133/1990
A2D0084.1

5-12-19

PLAASLIKE BESTUURSKENNISGEWING
4373

STADSRAAD VAN ALBERTON

VASSTELLING VAN GELDE VIR DIE
VOORSIENING VAN WATER: 5/4/2/18-4

Kennis geskied hiermee ingevolge die bepalinge van artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Alberton op 31 Oktober 1990 by spesiale besluit sy gelde vir die voorsiening van water gewysig het.

Die algemene strekking van die wysiging is om gelde betaalbaar vir die voorsiening van water te verhoog.

Die wysiging tree in werking op 31 Oktober 1990.

'n Afskrif van die Raadsbesluit en besonderhede van die wysiging lê vir 'n tydperk van veertien dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die kantoor van die Stadsekretaris, Vlak 3, Burgersentrum, gedurende kantooreure ter insae.

Enige persoon wat beswaar teen voormelde wysiging wil maak moet dit skriftelik by die Stadsklerk doen binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

A S DE BEER
Stadsklerk

Burgersentrum
Alwyn Taljaard-jaan
Alberton
16 November 1990
Kennisgewing No. 132/1990
A1D0105

LOCAL AUTHORITY NOTICE 4373

TOWN COUNCIL OF ALBERTON

DETERMINATION OF CHARGES FOR
THE SUPPLY OF WATER: 5/4/2/18-4

Notice is hereby given in terms of the provisions of section 80B(3) of the Local Government Ordinance, 1939, that the Town Council of Alberton has on 31 October 1990 by special resolution amended its charges for supply of water.

The general purport of the amendment is to increase the charges payable for the supply of water.

The amendment becomes effective on 31 October 1990.

A copy of the resolution and particulars of the amendment are open for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who desires to object to the amendment must do so in writing to the Town Clerk within fourteen days after the date of publication of this notice in the Provincial Gazette.

A S DE BEER
Town Clerk

Civic Centre
Alwyn Taljaard Avenue
Alberton
16 November 1990
Notice No. 132/1990
A1D0105

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PLAASLIKE BESTUURSKENNISGEWING
4374

STADSRAAD VAN ALBERTON

KENNISGEWING VAN ONTWERPSKEMA:
WYSIGINGSKEMA 528: SEKERE ERWE IN
NEW REDRUTH

Die Stadsraad van Alberton gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Nr 15 van 1986), kennis dat 'n ontwerp dorpsbeplanningkema bekend te staan as wysigingskema 528 deur hom opgestel is.

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

Hersonering van Erf 997, New Redruth, van "Residensieel 4" na gedeeltelik "Residensieel 4" en gedeeltelik "Openbare Pad".

Hersonering van Gedeelte 1 van Erf 399, New Redruth, van "Residensieel 4" na "Openbare Pad".

Hersonering van Gedeelte 1 van Erf 402, New Redruth, van "Residensieel 4" na "Openbare Pad".

Hersonering van Restant en Gedeelte 1 van Erf 1016, New Redruth, van gedeeltelik "Residensieel 1" en gedeeltelik "Residensieel 4" na "Residensieel 4" en "Openbare Pad".

Die ontwerp skema lê ter insae gedurende gewone kantooreure by die kantoor van die Stadsekretaris, Vlak 3, Burgersentrum, Alberton vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of verhoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by of tot die Stads-

klerk by bovermelde adres of Posbus 4, Alberton, 1450 ingedien of gerig word.

A S DE BEER
Stadsklerk

Burgersentrum
Alwyn Taljaard-jaan
Alberton
13 November 1990
Kennisgewing No. 130/1990

A1D0087

LOCAL AUTHORITY NOTICE 4374

TOWN COUNCIL OF ALBERTON

NOTICE OF DRAFT SCHEME: AMEND-
MENT SCHEME 528: CERTAIN ERVEN IN
NEW REDRUTH

The Town Council of Alberton hereby gives notice in terms of section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (No 15 of 1986), that a draft town-planning scheme to be known as Amendment Scheme 528 has been prepared by it.

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

Rezoning of Erf 997, New Redruth, from "Residential 4" to partly "Residential 4" and partly "Public Road".

Rezoning of Portion 1 of Erf 399, New Redruth from "Residential 4" to "Public Road".

Rezoning of Portion 1 of Erf 402, New Redruth, from "Residential 4" to "Public Road".

Rezoning of the Remaining Extent and Portion 1 of Erf 1016, New Redruth, from partly "Residential 1" and partly "Residential 4" to "Residential 4" and "Public Road".

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Level 3, Civic Centre, Alberton for a period of 28 days from 5 December 1990.

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 4, Alberton, 1450, within a period of 28 days from 5 December 1990.

A S DE BEER
Town Clerk

Civic Centre
Alwyn Taljaard Avenue
13 November 1990
Notice No. 130/1990

A1D0087

5-12

PLAASLIKE BESTUURSKENNISGEWING
4375

STADSRAAD VAN BARBERTON

WYSIGING VAN BEURSLENINGSVEROR-
DENINGE

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

Die Beursleningsverordeninge van die Munisipaliteit Barberton, afgekondig by Administrateurskennisgewing 622 van 19 Julie 1967, word

hierby verder gewysig deur in artikel 3 die syfer "R2 000" deur die syfer "R4 000" te vervang.

P R BOSHOFF
Stadsklerk

Munisipale Kantore
Generaalstraat
Posbus 33
Barberton
1300
5 Desember 1990
Kennisgewing No. 74/1990

LOCAL AUTHORITY NOTICE 4375

TOWN COUNCIL OF BARBERTON

AMENDMENT TO BURSARY LOAN BY-LAWS

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

The Bursary Loan By-laws of the Barberton Municipality, published under Administrator's Notice 622, dated 19 July 1967, are hereby further amended by the substitution in section 3 for the figure "R2 000" of the figure "R4 000".

P.R. BOSHOFF
Town Clerk

Municipal Offices
Generaal Street
PO Box 33
Barberton
1300
5 December 1990
Notice No. 74/1990

PLAASLIKE BESTUURSKENNIGGEWING
4376

STADSRAAD VAN BEDFORDVIEW

NOORDELIKE JOHANNESBURG-
STREEK-WYSIGINGSKEMA

WYSIGINGSKEMA 1466

Die Stadsraad van Bedfordview verklaar hierby, ingevolge die bepaling van artikel 125(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat hy 'n wysigingskema, synde die wysiging van Noordelike Johannesburgstreek-wysigingskema 1958, wat uit dieselfde grond as die dorp Senderwood Uitbreiding 1, Erf 92 bestaan, goedgekeur het.

Die skemaklousules van die wysigingskema is beskikbaar vir inspeksie op alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur in Pretoria sook die Stadsraad van Bedfordview.

Hierdie wysiging staan bekend as Noordelike Johannesburgstreek-wysigingskema 1466.

A J KRUGER
Stadsklerk

Burgersentrum
Hawleyweg
Bedfordview
19 November 1990
Kennisgewing No. 97/1990

LOCAL AUTHORITY NOTICE 4376

TOWN COUNCIL OF BEDFORDVIEW

NORTHERN JOHANNESBURG REGION
TOWN-PLANNING SCHEME

AMENDMENT SCHEME 1466

The Town Council of Bedfordview in terms of the provisions of section 125(1) of the Town-planning and Townships Ordinance 1958, declares that it has approved an amendment scheme, being an amendment of the Northern Johannesburg Region Town-planning Scheme, 1958, comprising the same land as included in the Township of Senderwood Extension 1 Township, Erf 92.

The scheme clauses of the amendment scheme are available for inspection at all reasonable times at the office of the Director of Local Government in Pretoria and the Town Council of Bedfordview.

This amendment is known as Northern Johannesburg Region Amendment Scheme 1466.

Civic Centre
Hawley Road
Bedfordview
19 November 1990
Notice No. 97/1990

A.J. KRUGER
Town Clerk

PLAASLIKE BESTUURSKENNIGGEWING
4377

BENONI STADSRAAD

AANSOEK VIR ONDERVERDELING

Die Stadsraad van Benoni gee hiermee ingevolge artikel 6(8)(a) van die Ordonnansie op die Verdeling van Grond, 1986 (Ordonnansie 20 van 1986), kennis dat 'n aansoek ontvang is om die grond hieronder beskryf, te verdeel.

Verdere besonderhede van die aansoek lê ter insae by die kantoor van die Stadsingenieur, Kamer 611, Tesouriegebou, h/v Elston en Tom Jonesstraat, Benoni.

Enige persoon wat teen die toestaan van die aansoek beswaar wil maak of verhoë in verband daarmee wil rig, moet sy besware of verhoë skriftelik en in tweevoud by die Stadsklerk, by bovermelde adres of Privaatsak X014, Benoni te enige tyd binne 'n tydperk van 28 dae vanaf die datum van eerste publikasie van hierdie kennisgewing, indien.

Datum van eerste publikasie: 5 Desember 1990.

Beskrywing van grond: Getal en oppervlaktes en voorgestelde gedeeltes: Hoewe 159, Nortons Home Estates, om onderverdeel te word in twee gedeeltes, die restant (1,8204 ha) en gedeelte een (2,2054 ha).

STADSKLERK

Administratiewe Gebou
Munisipale Kantore
Benoni
Kennisgewing No. 194/1990

LOCAL AUTHORITY NOTICE 4377

BENONI TOWN COUNCIL

APPLICATION TO SUBDIVIDE

The Town Council of Benoni hereby gives notice, in terms of Section 6(8)(a) of the Division of Land Ordinance, 1986 (Ordinance 20 of

1986), that an application to divide the land described hereunder has been received.

Further particulars of the application are open for inspection at the Department of the Town Engineer, Room 611, Treasury Building, cnr of Elston and Tom Jones Street, Benoni.

Any person who wishes to object to the granting of the application or who wishes to make representations in regard thereto shall submit his objection or representations in writing and in duplicate to the Town Clerk, at the above address or to Private Bag X014, Benoni at any time within a period of 28 days from the date of the first publication of this notice.

Date of first publication: 5 December 1990.

Description of land, number and area of proposed portions: Holding 159, Nortons Home Estates, to be subdivided into two portions being the remainder (1,8204 ha) and portion one (2,2054 ha).

TOWN CLERK

Administration Building
Municipal Offices
Benoni
Notice No. 194/1990

5-12

PLAASLIKE BESTUURSKENNIGGEWING
NO. 4378

BYLAE "A"

STADSRAAD VAN BOKSBURG

WATERTOORSIENING: WYSIGING VAN
TARIEWE

Kennis word hierby gegee kragtens artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad van Boksburg by spesiale besluit sy tariewe vir watertoorsiening, soos gepubliseer by munisipale kennisgewing No. 1632-3 van 3 Augustus 1988 met ingang van 1 November 1990 gewysig het deur items 2.1.2, 2.2.2 en 2.3.2 te vervang met die volgende:

2.1.2 Tarief

Gelde betaalbaar per kℓ per meter: 95c.

2.2.2. Tarief

Gelde betaalbaar per kℓ per meter: 135c.

2.3.2 Tarief

Gelde betaalbaar per kℓ per meter: 135c.

J J COETZEE
Stadsklerk

Burgersentrum
Boksburg
Kennisgewing No. 207/1990

1/2/3/13

LOCAL AUTHORITY NOTICE 4378

ANNEXURE "A"

TOWN COUNCIL OF BOKSBURG

WATER SUPPLY: AMENDMENT OF TA-
RIFFS

Notice is hereby given in terms of section 80B(8) of the Local Government Ordinance, 1939, that the Town Council of Boksburg has by special resolution amended its tariffs for the supply of water published under Municipal Notice

No. 1632-3 of 3 August 1988 with effect from 1 November 1990 by the substitution in the schedule of items 2.1.2, 2.2.2 and 2.3.2 for the following:

2.1.2 Tariff

Tariff payable per kℓ per meter: 95c.

2.2.2 Tariff

Tariff payable per kℓ per meter: 135c.

2.3.2 Tariff

Tariff payable per kℓ per meter: 135c.

J J COETZEE
Town Clerk

Civic Centre
Boksburg
Notice No. 207/1990
1/2/3/13

5

PLAASLIKE BESTUURSKENNISGEWING
4379

STADSRAAD VAN BOKSBURG

WYSIGING VAN PARKEERTERREIN-
VERORDENINGE

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

Die Parkeertereinverordeninge van die Munisipaliteit Boksburg, afgekondig by Administrateurskennissgewing 1091 van 1 September 1976, soos gewysig, word hierby verder soos volg gewysig:

Deur die vervanging van die syfer R30 onder (a) en (c) met die syfer R60 en die byvoeging van die volgende paragraaf (d)(iii) onder Bylae IV:

Montagustraatparkering:

(i) Parkering met afdak: R60 per maand.

(ii) Parkering sonder afdak: R30 per maand.

J J COETZEE
Stadsklerk

Burgersentrum
Boksburg
Kennisgewing No. 208/1990
1/2/3/23

LOCAL AUTHORITY NOTICE 4379

TOWN COUNCIL OF BOKSBURG

AMENDMENT TO PARKING GROUNDS
BY-LAWS

The Town Clerk 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 Parking Ground By-laws of the Boksburg Municipality, published under Administrator's Notice 1091, dated 1 September 1976, as amended, are hereby further amended as follows:

By the substitution for the figure R30,00 under paragraphs (a) and (c) of the figure

R60,00 and the addition of the following paragraph (d)(iii) under Annexure IV:

Montagu Street Parking:

(i) Parking with shelter: R60,00 per month.

(ii) Parking without shelter: R30,00 per month.

J J COETZEE
Town Clerk

Civic Centre
Boksburg
Notice No. 208/1990
1/2/3/23

5

PLAASLIKE BESTUURSKENNISGEWING
4380

STADSRAAD VAN BRITS

VASSTELLING VAN GELDE VIR DIE
VERSKAFFING VAN ELEKTRISITEIT

Ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Brits by Spesiale Besluit, die gelde vir verskaffing van elektrisiteit, gepubliseer by Kennissgewing 57/1989 in die Provinsiale Koerant van 9 Augustus 1989, ingetrek het en die gelde soos in die onderstaande Bylae uiteengesit, met ingang van die Julie 1990 rekenings, vasgestel het.

"BYLAE

DEEL I

TARIEF VAN GELDE

Behoudens enige toeslag betaalbaar ingevolge artikel 1 van Deel II is die onderstaande tarief van gelde van toepassing op persele geleë binne die voorsieningsgebied van die Stadsraad van Brits:

1. Klein Laagspanningstoever.

(1) Hierdie tarief is van toepassing op alle laagspanningsverbruikers.

(2) Die volgende heffings is betaalbaar, per maand:

(a) 'n Diensheffing, hetsy elektrisiteit verbruik word al dan nie, per metingspunt: R10,00.

(b) 'n Aanvraagheffing, hetsy elektrisiteit verbruik word al dan nie, gebasseer op die maksimum beskikbare toever vasgestel deur middel van 'n tariefstroombreker op die Raad se meterpaneel ooreenkomstig die volgende kenwaardes:

(i) Vir enkelvasige toever:

(aa) 1 x 10 A: R10,54.

(bb) 1 x 15 A: R15,68.

(cc) 1 x 20 A: R21,84.

(dd) 1 x 30 A: R33,78.

(ee) 1 x 40 A: R46,60.

(ff) 1 x 50 A: R60,41.

(gg) 1 x 60 A: R75,29.

(hh) 1 x 70 A: R91,12.

(ii) 1 x 80 A: R108,85.

(ii) Vir driefasige toever:

(aa) 3 x 20 A: R75,29.

(bb) 3 x 30 A: R127,96.

(cc) 3 x 40 A: R196,86.

(dd) 3 x 50 A: R291,18.

(ee) 3 x 60 A: R427,92.

(ff) 3 x 70 A: R644,34.

(gg) 3 x 80 A: R1 037,03.

(c) Die volgende kombinasies en heffings word alleenlik toegelaat ten opsigte van bestaande toevore:

(i) 3 x 90 A: R1 166,62.

(ii) 3 x 100 A: R1 296,22.

(iii) Enige kombinasie van 'n maksimum van drie tariefstroombrekers met 'n somtotaal soos volg:

(aa) 30 A: R33,78.

(bb) 40 A: R46,60.

(cc) 50 A: R60,41.

(dd) 60 A: R75,29.

(ee) 70 A: R91,12.

(ff) 80 A: R108,85.

(d) 'n Energieheffing ten opsigte van verbruik, ongeag die meterafleestydperk, per kWh: 7,7665c.

(e) Waar dit van toepassing is, 'n bykomende vaste heffing per maand.

2. Grootmaat Laagspanningstoever.

(1) Hierdie tarief is van toepassing op enige laagspanningstoever met 'n maksimum aanvraag van 40 kVA of meer. Die maandelikse rekeninge van verbruikers word outomaties aangepas volgens die gemiddelde daaglikse energieverbruik bereken in kVA van die geregi-streerde maksimum aanvraag vir die betrokke tydperk tussen opeenvolgende meteraflesings.

(2) Die volgende heffings is betaalbaar, per maand:

(a) 'n Diensheffing, hetsy elektrisiteit verbruik word al dan nie, per metingspunt: R100,00.

(b) 'n Minimum aanvraagheffing van 40 kVA of 'n aanvraagheffing, onderworpe aan 'n maksimum vordering, hetsy elektrisiteit verbruik word al dan nie, wat bereken word as die produk van 70 % van die maksimum aanvraag, geregi-streer op die verbruiker se maksimum aanvraagmeter gedurende die voorafgaande twaalf maande en die aanvraagheffing wat volgens onderstaande klassifikasie van toepassing was op die verbruiker se rekening in die voorafgaande maand, per kVA van die gemete maksimum aanvraag: R21,56.

(c) 'n Energieheffing ten opsigte van die verbruik ongeag die meterafleestydperk, volgens die volgende klassifikasie, per kWh: 5,6540c.

(d) Waar dit van toepassing is, 'n bykomende vaste heffing per maand.

3. Grootmaat Hoogspanningstoever.

(1) Hierdie tarief is van toepassing ten opsigte van enige persele waar elektrisiteit teen hoogspanning gelewer word. Die maandelikse rekeninge van verbruikers word outomaties aangepas volgens die gemiddelde daaglikse energieverbruik bereken in kWh en kVA van die geregi-streerde maksimum aanvraag vir die betrokke tydperk tussen opeenvolgende meteraflesings.

(2) Die volgende heffings is betaalbaar, per maand:

(a) 'n Diensheffing, hetsy elektrisiteit verbruik word al dan nie, per metingspunt: R100,00.

(b) 'n Minimum aanvraagheffing van 100 kVA of 'n aanvraagheffing, onderworpe aan 'n minimum vordering, hetsy elektrisiteit verbruik word al dan nie, wat bereken word as die produk van 70 % van die maksimum aanvraag geregi-

streer op die verbruiker se maksimum aanvraagmeter gedurende die voorafgaande twaalf maande en die aanvraagheffing wat volgens onderstaande klassifikasie van toepassing was op die verbruiker se rekening in die voorafgaande maand, per kVA van die gemete maksimum-aanvraag: R20,58.

(c) 'n Energieheffing ten opsigte van die verbruik, ongeag die meteraflesingstydperk volgens die volgende klassifikasie, per kWh: 5,6401c.

(d) Waar dit van toepassing is, 'n bykomende vaste heffing per maand.

4. Tydelike Toevoer.

Die toepaslike tarief ingevolge item 1, 2 of 3, plus 'n toeslag van 25 %.

5. Buitespitsydtoevoerskaal.

Die volgende bepalinge is van toepassing op 'n toevoer van elektrisiteit wat gedurende die buitespitsperiode van 20h00 tot 07h00 of gedurende die periode soos deur die Elektrotegniese Stadsingenieur bepaal, aan Grootmaat laagspanningsverbruikers of Grootmaat hoogspanningsverbruikers gelewer word:

Die verbruiker moet skriftelike aansoek doen om so 'n buitespitsydtoevoer wat aan die volgende beperkings onderworpe sal wees:

(a) Die verbruiker se elektriese installasie moet s6 ingerig word dat die buitespitsydtoevoer slegs gedurende die tyd wat in hierdie aanhef uiteengesit is, gebruik kan word.

(b) Die verbruiker moet die beperking van so 'n toevoer tot die vermo6 van die bestaande hoofleidings en toerusting, of, in die geval van 'n nuwe verhoogde toevoer, tot die vermo6 van die hoofleidings en toerusting wat per onderlinge ooreenkoms met die Raad en die verbruiker deur die Raad voorsien word en enige ander beperkings ten opsigte van die maksimum aanvraag of aard van die las wat die Elektrotegniese Stadsingenieur mag ople, aanvaar.

Die verbruiker moet die Raad vergoed vir die voorsiening en installering van die nodige meettoerusting.

Indien die aansoek deur die Elektrotegniese Stadsingenieur goedgekeur word en die buitespitsydtoevoer voorsien of beskikbaar gestel word, is die volgende heffings betaalbaar:

(a) 'n Aanvraagheffing van 30 % per maand van die tarief per kVA wat bepaal is ingevolge die tariefskaal waarvolgens die standaard toevoer aan die perseel voorsien word, toegepas op die waarde waarmee die kwartierlikse maksimum aanvraag gedurende die buitespitsperiode die kwartierlikse maksimum aanvraag van toepassing op die standaard toevoer, oorskry.

(b) 'n Energieheffing vir alle kWh wat gedurende die buitespitsyd sedert die vorige meteraflesing verbruik is teen die tarief per kWh wat bepaal is ingevolge die tariefskaal waarvolgens die standaardtoevoer aan die perseel voorsien word, plus

(c) waar dit van toepassing is, 'n vaste heffing per maand.

6. Basiese Heffing op Eiendom waar Beskikbare toevoer nie benut word nie.

(1) Hierdie tarief is van toepassing op enige erf, standplaas, perseel of ander terrein wat na die mening van die Raad by enige hooftoevoerleiding aangesluit kan word en tot tyd en wyl sodanige erf, standplaas, perseel of ander terrein inderdaad daarby aangesluit is, is die basiese heffing ingevolge subitem (3) van toepassing.

(2) Hierdie tarief is ook van toepassing op elke perseel wat deur middel van 'n diens-aansluiting by die kragnet aangesluit is maar waar die kragtoevoer gestaak is, en tree in werking met die eersvolgende volle maand waarin beskikbare toevoer nie geneem word nie nadat

die toevoer gestaak is, word beëindig met die laaste volle maand voordat toevoer weer benut word.

(3) Die volgende heffings is betaalbaar, per maand:

(a) Vir 'n erf, standplaas, perseel of ander terrein waar elektrisiteit vir huishoudelike doeleindes soos uiteengesit in item 1(1) verskaf word: R20,00.

(b) Vir 'n erf, standplaas, perseel of ander terrein waar elektrisiteit vir nie-huishoudelike doeleindes verskaf word: R20,00 plus R2,00 vir elke 500 m² oppervlakte of gedeelte daarvan, waarmee 'n oppervlakte van 4 000 m² oorskry word, tot 'n maksimum bedrag van R200,00.

DEEL II

ALGEMEEN

1. Toeslag

Waar die gelewerde elektrisiteit op persele gele6 buite die munisipaliteit verbruik word, is alle tariefheffings en ander gelde onderworpe aan 'n toeslag van 5 %. Vir die toepassing van hierdie toeslag, word alle Swartdorppe, lokasies en -tehuisskemas wat ingevolge die Swart (Stadsgebiede) Konsolidasiewet, 1945 (Wet 25 van 1945), vir die huisvesting van Swartes wat in Brits werk, geproklameer is en deur 'n agent van die Staat geadmistrateer word en enige gebied ten opsigte waarvan die Raad ingevolge artikel 13 van die Wet op Ontwikkeling van Groepsgebiede, 1955 (Wet 69 van 1955), met die bevoegd-hede, funksies en pligte van 'n plaaslike bestuur belas is, geag binne die munisipaliteit gele6 te wees.

2. Aansluitings.

(1) Alle aansluitingsgelde is vooruitbetaalbaar.

(2) Die gelde betaalbaar ten opsigte van enige laagspanningsdiens-aansluiting vir die lewering van elektrisiteit of die vergroting of omskepping van 'n laagspanningsdiens-aansluiting bedra die werklike koste van die toerusting en materiaal, arbeid en vervoer deur die Raad gebruik vir sodanige aansluiting, plus 'n toeslag van 15 % indien die bedrag nie R2 000 te bowe gaan nie of 'n toeslag van 15 % op die eerste R2 000 plus 10 % daarna indien die bedrag R2 000 te bowe gaan.

(3) Aansluitingsgelde vir laagspanningsdiens-aansluitings van die huishoudelike tipe wat vanaf bogrondse hoofgeleidings gevoer word, word op dieselfde wyse as in subitem (2) bereken maar vir die bepalinge van die kabelentgelde word van die veronderstelling gebruik gemaak dat die hoofgeleidings na die middel van die straat verplaas is.

(4) In die geval van hoogspanningsdiens-aansluitings, word die koste van die ringtoevoerkabels vanaf die grens van die perseel tot by die skakeltuig ingesluit in die berekening van die aansluitingsgelde.

(5) In die geval van diens-aansluitings vir tydelike toevoere word die beraamde koste vir die verwydering van die diens-aansluiting ingesluit in die berekening van die aansluitingsgelde: Met dien verstande dat by die beëindiging van die toevoer die werklike koste vir die verwydering daarvan asook 'n toelating vir die herwinning-waarde van enige bruikbare toerusting en materiaal wat verhaal word in berekening gebring word en enige krediet aan die verbruiker terugbetaal word.

3. Heraansluitings

(1) 'n Heraansluitingsgelde van R10,00 is vooruitbetaalbaar in die geval waar 'n nuwe verbruiker aansoek doen vir die toevoer na 'n perseel wat voorheen aangesluit was.

(2) Waar die toevoer op versoek van 'n ver-

bruiker na die perseel afgesluit was, is her aansluitingsgelde van R15,00 betaalbaar.

(3) Sodra 'n opdrag ingevolge artikel 11(1) vir die afsluiting van toevoer aan 'n verbruiker se perseel weens die nie-betaling van enige rekening uitgereik is, is 'n vordering van R30,00 deur die verbruiker betaalbaar, ongeag of die toevoer werklik afgesluit is, of by wyse van vergunning of spesiale versoek van die verbruiker nie werklik afgesluit is nie.

(4) Waar die toevoer tydelik gestaak is as gevolg van die nie-nakoming van enige bepalinge van die Raad se verordeninge deur die verbruiker, moet 'n vordering van R30,00 aan die Raad betaal word voordat her aansluiting van die toevoer geskied.

(5) Ten einde te voorkom dat die toevoer na 'n perseel gestaak word weens versuim om 'n rekening binne die voorgeskrewe tydperk te vereffen, kan 'n verbruiker skriftelik op die voorgeskrewe vorm teen betaling van R6,00 of R12,00 na gelang van die tydperk, by die tesourier aansoek doen om per telefoon herinner te word indien sy naam op die afsnylys voorkom, om binne die eersvolgende dag sy rekening te vereffen, of ander bevredigende re6lings met die tesourier vir die vereffening van sy rekening te tref. Hierdie herinneringsdiens is slegs geldig vir 'n tydperk van 6 maande wat op 30 Junie of 31 Desember van elke jaar eindig, of in die alternatief hoogstens twaalf maande wat op 30 Junie eindig, en moet hernieu word teen betaling van die voorgeskrewe gelde ten einde kontinu6iteit te behou. Die gelde vir 'n aansoek ten opsigte van die onverstreke tydperk van 'n herinneringsdiensperiode word op 'n pro rata-basis bereken.

4. Herstel van Defekte Waarvoor die Verbruiker Verantwoordelik is.

Wanneer die Raad versoek word om 'n onderbreking van toevoer te herstel en daar bevind word dat sodanige onderbreking te wyte is aan 'n fout in die installasie van die verbruiker of apparaat wat in verband daarmee gebruik word, moet die verbruiker 'n minimum vordering van R30,00 ten opsigte van elke uitroep betaal vir elke sodanige herstel van toevoer. Indien 'n beampite van die Raad vir 'n langer tydperk as een uur beset word, word die bykomende tyd teen koste plus 'n toeslag van 15 % bereken, en die verbruiker se rekening daarmee gedebiteer.

5. Spesiale Meteraflesing.

(1) Die meter vir die toevoer van enige verbruiker word, sover dit redelik moontlik is, met tussenpose van een maand afgelees. Waar 'n verbruiker verlang dat die meter vir sy toevoer op enige ander tyd as die vasgestelde datum afgelees word, is 'n vordering van R30,00 betaalbaar ten opsigte van sodanige meteraflesing.

(2) Waar 'n verbruiker die aflesing van 'n meter in twyfel trek en verlang dat die meter weer afgelees word, is 'n vordering van R30,00 betaalbaar indien die heraflesing toon dat die oorspronklike aflesing korrek was.

6. Toets van Meters.

Indien 'n verbruiker rede het om te vermoed dat 'n meter nie in orde is nie of verkeerd registreer, word die betrokke meter deur die Raad getoets nadat die verbruiker 'n vordering van R20,00 per enkelfasige meter of R30,00 per driefasige meter betaal het, welke bedrag terugbetaal sal word indien bevind word dat die meter meer as 5 % te vinnig of te stadig registreer en 'n bedrag wat volgens artikel 10 bereken word, moet vanaf die laaste meteraflesing gedurende die maand waarin die verbruiker skriftelik kennis gegee het van sy twyfel ten opsigte van die akkuraatheid van die meter, van die verbruiker se rekening afgetrek of daaraan toegevoeg word.

7. Inspeksie en Toets van Installasies.

(1) By ontvangs van 'n kennisgewing inge-

volg artikel 16(1) dat 'n installasie en 'n uitbreiding aan 'n installasie voltooi is en gereed is om geïnspekteer en getoets te word, word sodanige toets en inspeksie kosteloos uitgevoer.

(2) Indien daar by sodanige toets gevind word dat die betrokke installasie of uitbreiding onvolledig of gebrekkig is of in enige opsig nie aan die bepalinge van hierdie verordeninge en die bevestigingsregulasies voldoen nie, sluit die Raad die installasie nie aan voordat sodanige gebrek of tekortkoming deur die aannemer reggemaak en 'n verdere toets en inspeksie uitgevoer is nie. 'n Vordering van R50,00 is vooruitbetaalbaar vir elke sodanige bykomende toets en inspeksie.

8. Registrasie of Lisensiering van Elektriese Kontrakteurs of Permithouers.

(1) Vir die registrasie of lisensiering van 'n elektriese kontrakteur of permithouer: gratis (ooreenkomstig Reg. 179 (2)(a) van die Wet op Masjinerie en Beroepsveiligheid (Wet 6 van 1983, soos gewysig).

9. Tariefstroombreker.

(1) Indien 'n tariefstroombreker op versoek van die verbruiker vervang word deur een van groter vermoë, word sodanige verandering gratis deur die Raad uitgevoer.

(2) Indien 'n verbruiker verlang dat die tariefstroombreker vervang moet word deur een van 'n laer vermoë, moet drie maande vooraf kennis in die verband gegee word, en is 'n bedrag van R15,00 vooruitbetaalbaar by sodanige aansoek.

10. Rente op Agterstallige Gelde.

Indien rekenings nie uiters op die vasgestelde datum betaal word nie, word rente teen die maksimum koers soos bepaal ingevolge artikel 50A van die Ordonnansie op Plaaslike Bestuur, 1939, op uitstaande gelde ten opsigte van basiese heffings gehêf.

11. Aanpassing van Elektrisiteitstariewe.

Vir elke 1 % styging of daling in die aankoopkoste van elektrisiteit volgens Eskom se Tarief van toepassing op die grootmaattoevoere na Brits se munisipale stelsel in Julie 1990, moet die maandelikse rekening van elke verbruiker met 0,75 % aangepas word.

12. Verbetering van Arbeidsfaktor.

Toestelle vir arbeidsfaktorverbetering moet tot voldoening van die ingenieur aangebring word indien die arbeidsfaktor van die stelsel minder as 0,85 nylend is. Sodanige appaarte vir arbeidsfaktorverbetering mag die arbeidsfaktor nie meer as 0,95 nylend by volle belasting verhoog nie.

13. Woordomskriving.

Vir die toepassing van hierdie "Tarief van Gelde" beteken:

'kVA van maksimum aanvraag' die aflesing verkry van 'n hoogsaanvraagmeter met aanvraagaanwysing van 15 minute reaksietyd, uitgedruk in kilovolt-ampère;

'kWh' die verbruik van elektriese krag aangedui deur 'n kilowattuurmeter;

'maand' vir alle praktiese doeleindes, die tydperk vanaf die een-en-twintigste dag van 'n kalendermaand tot die twintigste dag van die daaropvolgende kalendermaand, maar ook wat verbruik betref, die tydperk tussen weë normale agtereenvolgende meteraflesings wat verband hou met die eersgenoemde tydperk;

'metingspunt' elke afsonderlike stel meteruitrusting wat vir die meting van elektrisiteitsvoorsiening op die perseel aangebring is;

'stel meteruitrusting' die minimum aantal meters wat nodig is om die toevoer ingevolge die toepaslike tarief en op grond van een aansluiting vir die perseel te meet;

'opdrag ingevolge artikel 11 (1)' die inbesitsting van die nodige kennisgewing aan 'n beaampte van die Raad belas met die afsluit van die toevoer aan 'n verbruiker se perseel.

14. Inwerkingtreding van tarief.

Hierdie Bylae: "Deel I en Deel II Tarief van Gelde" word geag in werking te getree het vanaf die Januarie 1988-verbruikersrekeninge.

15. Herroeping van Tarief.

Die Bylae: "Deel I en Deel II Tarief van Gelde" van die Stadsraad van Brits, afgekondig by Administrateurskennisgewing 57/1989 van 9 Augustus 1989, soos gewysig, word hierby herroep."

A J BRINK
Stadsklerk

Munisipale Kantore
Posbus 106
Brits
0250
Kennisgewing No. 97/1990
19 November 1990

LOCAL AUTHORITY NOTICE 4380

BRITS TOWN COUNCIL

DETERMINATION OF CHARGES FOR THE SUPPLY OF ELECTRICITY

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Brits has, by Special Resolution, withdrawn the charges for the supply of electricity, published under Notice 57/1989 in the Provincial Gazette of 9 August, 1989, and has determined the charges as set out in the Schedule below with effect from the July 1990 accounts:

"SCHEDULE

PART I

TARIFF OF CHARGES

Subject to any surcharge payable in terms of item 1 of Part II, the following tariff of charges shall apply to all premises situated within the area of supply of the Town Council of Brits:

1. Small Low Voltage Supply.

(1) This tariff shall apply to all small low voltage consumers.

(2) The following charges shall be payable, per month:

(a) A service charge, whether electricity is consumed or not, per metering point: R10,00.

(b) A demand charge, whether electricity is consumed or not, based on the maximum supply available as determined by means of a tariff circuit-breaker on the Council's metering panel in accordance with the following ratings:

(i) For single-phase supply:

(aa) 1 x 10 A: R10,54.

(bb) 1 x 15 A: R15,68.

(cc) 1 x 20 A: R21,84.

(dd) 1 x 30 A: R33,78.

(ee) 1 x 40 A: R46,60.

(ff) 1 x 50 A: R60,41.

(gg) 1 x 60 A: R75,29.

(hh) 1 x 70 A: R91,12.

(ii) 1 x 80 A: R108,85.

(ii) For three-phase supply:

(aa) 3 x 20 A: R75,29.

(bb) 3 x 30 A: R127,96.

(cc) 3 x 40 A: R196,86.

(dd) 3 x 50 A: R291,18.

(ee) 3 x 60 A: R427,92.

(ff) 3 x 70 A: R644,34.

(gg) 3 x 80 A: R1 037,03.

(c) The following combinations and charges shall apply to only existing supplies:

(i) 3 x 90 A: R1 166,62.

(ii) 3 x 100 A: R1 296,22.

(iii) Any combination of a maximum of three tariff circuit-breakers with a sum total as follows:

(aa) 30 A: R33,78.

(bb) 40 A: R46,60.

(cc) 50 A: R60,41.

(dd) 60 A: R75,29.

(ee) 70 A: R91,12.

(ff) 80 A: R108,85.

(d) Any energy charge in respect of consumption, regardless of the metering period, per kWh: 7,7665c.

(e) Where applicable, an additional fixed charge per month.

2. Bulk Low Voltage Supply.

(1) This tariff shall apply to any low voltage supply with a maximum demand of 40 kVA or more. The monthly accounts of consumers shall be automatically adjusted according to the average daily consumption of energy calculated in kWh per kVA of the registered maximum demand for the relevant period between successive meter readings.

(2) The following charges shall be payable, per month:

(a) A service charge, whether electricity is consumed or not, per metering point: R100,00.

(b) A minimum demand charge of 40 kVA or a demand charge, subject to a minimum charge, whether electricity is consumed or not, calculated as the product of 70 % of the maximum demand meter during the preceding twelve months and the demand charge in accordance with the following classification applicable to the consumer's account during the preceding month, per kVA of the registered maximum demand: R21,56.

(c) An energy charge in respect of consumption, regardless of the metering period, in accordance with the following classification, per kWh: 5,6540c.

(d) Where applicable, an additional fixed charge per month.

3. Bulk High Voltage Supply.

(1) This tariff shall apply to any premises where electricity is supplied at high voltage. The monthly accounts of consumers shall be automatically adjusted according to the average daily consumption of energy calculated in kWh per kVA of the registered maximum demand for the relevant period between successive meter readings.

(2) The following charges shall be payable, per month:

(a) A service charge, whether electricity is consumed or not, per metering point: R100,00.

(b) A minimum demand charge of 100 kVA or a demand charge, subject to a minimum charge, whether electricity is consumed or not, calculated as the product of 70 % of the maximum demand meter during the preceding twelve months and the demand charge in accordance with the following classification applicable to the consumer's account during the preceding month, per kVA of the registered maximum demand: R20,58.

(c) An energy charge in respect of consumption regardless of the metering period in accordance with the following classification per kWh: 5,6401c.

Where applicable, an additional fixed charge per month.

4. Temporary Supply.

The applicable tariff in accordance with item 1, 2 or 3 plus a surcharge of 25 %.

5. Off-Peak Supply Scale.

The following provisions shall be applicable to a supply of electricity supplied or made available during the off-peak period of 20:00 until 07:00, or during the period as determined by the Town Electrical Engineer, to premises receiving a bulk low voltage supply or a bulk high voltage supply:

1. The consumer shall apply in writing for such off-peak supply which shall be subject to the following restrictions:

(a) The electrical installation of the consumer shall be arranged in such a way that the off-peak supply can only be used during the times set out in this preamble.

(b) The consumer shall accept the limitation of such a supply to the capacity of the existing mains and equipment, or, in the case of a new or increased supply, to the capacity of the mains and equipment provided by the Council by mutual agreement between the Council and the consumer, and any other limitations in regard to the maximum demand or nature of the load which the Town Electrical Engineer may impose.

2. The consumer shall compensate the Council for the provision and installation of the necessary measuring equipment.

3. Should the application be approved by the Town Electrical Engineer and the off-peak supply be provided or made available, the following charges shall be payable:

(a) A demand charge of 30 % per month of the tariff per kVA determined in terms of the tariff scale under which the standard supply is provided to the premises applied to the value by which the quarter-hourly maximum demand during the off-peak period exceeds the quarter-hourly maximum demand applicable to the standard supply.

(b) An energy charge for all kWh consumed during the off-peak hours since the previous meter reading at the rate per kWh provided under the tariff scale under which the main supply of electricity is furnished to the premises, plus

(c) where applicable, a fixed charge per month.

6. Basic Charge on Property not Taking Available Supply.

(1) This tariff shall apply to any erf, stand, lot or other area which in the opinion of the Council can be connected to any supply main and until such erf, stand, lot or other area has in fact been so connected, the basic charges in terms of subitem (3) shall apply.

(2) This tariff shall also apply to every premises connected to the distribution network by means of a service connection but where the supply has been discontinued, and shall take effect as from the first full month in which the available supply is not taken after the supply has

been discontinued and shall terminate with the last full month prior to resumption of supply.

(3) The following charges shall be payable, per month:

(a) For an erf, lot or other area where electricity can be supplied for domestic purposes as set out in item 1(1): R20,00.

(b) For an erf, stand, lot or other area where electricity can be supplied for non-domestic purposes: R20,00 plus R2,00 for each 500 m² area or portion thereof exceeding an area of 4 000 m², to a maximum amount of R200,00.

PART II

GENERAL

1. Surcharge

Where the electricity supplied is used on premises situated outside the municipality, all tariff charges and other fees shall be subject to a surcharge of 5 %. For the purpose of application of this surcharge, all Black villages, locations and hostel schemes proclaimed under the Black (Urban Areas) Consolidation Act, 1945 (Act 25 of 1945), for the accommodation of Blacks employed in Brits and administered by an agent of the State and any area in respect of which the Council has, in terms of section 13 of the Group Areas Development Act, 1955 (Act 69 of 1955) as amended, been vested and charged with the powers, functions and duties of a local authority shall be regarded as being situated within the municipality.

2. Connections.

(1) All connection fees shall be payable in advance.

(2) The fees payable in respect of any service connection for the supply of low voltage electricity or the extension or conversion of any existing low voltage service connection, shall amount to the actual cost of the equipment and materials, labour and transport used by the Council for such a connection, plus a surcharge of 15 % if the amount does not exceed R2 000 or a surcharge of 15 % on the first R2 000, plus 10 % thereafter if the amount exceeds R2 000.

(3) Connection fees for low voltage service connections of the domestic type which are connected from overhead mains, shall be calculated in the same way as in subitem (2) but for provision of the cable length it is assumed that the overhead supply mains are moved to the centre of the street.

(4) In the event of high voltage service connections the cost of the ring supply cables, from the boundary of the premises up to the switchgear, shall be included in the calculation of the connection fees.

(5) In the event of service connections for temporary supplies, the estimated cost for the removal of the service connection shall be included in the calculation of the connection fee: Provided that at the termination of the supply, the actual cost for the removal thereof as well as provision for the recovery value of any serviceable equipment and material recovered, shall be taken into account and any credit shall be refunded to the consumer.

3. Re-connections.

(1) A re-connection fee of R10,00 shall be payable in advance, in the event of a new consumer applying for a re-connection of supply to a premises which was previously connected.

(2) Where the supply to a premises is disconnected upon request of a consumer a re-connection fee of R15,00 shall be payable.

(3) As soon as an order has been issued in terms of section 11(1) for the disconnection of the supply to a consumer's premises due to non-payment of any account, a charge of R30,00 shall be payable by the consumer, regardless of

whether the supply has been disconnected, or by way of concession at the special request of the consumer, has not in fact been disconnected.

(4) Where the supply to a premises is temporarily disconnected due to the non-compliance with any provision of the Council's by-laws by the consumer, a charge of R30,00 shall be payable to the Council before re-connection of supply will be effected.

(5) In order to prevent the disconnection of supply to a premises due to the non-payment of an account within the period laid down, a consumer may apply to the treasurer in writing on the prescribed form against payment of R6,00 or R12,00 depending on the period, to be reminded telephonically to pay his account within the following day should his name appear on the list of disconnections, or to make other satisfactory arrangements with the treasurer regarding settlement of his account. This reminder service shall only be valid for a period of six months ending on 30 June or 31 December of each year, or alternatively for a period not exceeding twelve months ending on 30 June of each year and shall be renewed timeously on payment of the prescribed fees in order to maintain continuity. The fee for an application in respect of the unexpired portion of the remainder service period shall be calculated on a pro rata basis.

4. Repair to Defects for which the Consumer is Responsible.

When the Council is requested to attend to the repair of an interruption of supply and it is established that the interruption is due to a fault in the installation of the consumer, or any apparatus applicable thereto, the consumer shall pay a minimum charge of R30,00 for each call in respect of each such re-instatement of supply. If an officer of the Council has been occupied for a period in excess of one hour, the additional time shall be calculated at cost plus a surcharge of 15 % and the consumer's account shall be debited accordingly.

5. Special Meter Reading.

(1) The meter for the supply to any consumer shall, as far as possible, be read at intervals of one month. When a consumer requests the reading of his meter on a date other than the fixed date, a charge of R30,00 shall be payable in respect of such special reading.

(2) Where a consumer objects to the reading of a meter and requests another reading, a charge of R30,00 shall be payable by the consumer if the second reading confirms that the previous reading is correct.

6. Testing of Meters.

If a consumer is of the opinion that a meter is not in a proper order or that it registers incorrectly, the meter shall be tested by the Council upon payment by the consumer of a charge of R20,00 per single-phase meter or R30,00 per three-phase meter, which amount shall be refunded if it is established that the meter registers faster or slower than a rate of 5 %, and an amount, calculated in terms of section 10, shall be added to or deducted from the consumer's account as from the last reading taken during the month in which the consumer objected in writing to the reading.

7. Inspections and Testing of Installations.

(1) Upon receipt of a notification in terms of section 16(1) that an installation or extension to an installation is completed and ready for inspection and testing, such inspection shall be carried out free of charge.

(2) Should it be established during such inspection that the installation or extension is incomplete or poor or does not comply with the provisions of these by-laws or the wiring regulations, the Council shall not connect such installation until the defect or incomplete part is properly rectified by the wiring contractor and a further inspection has been carried out. An

amount of R50,00 shall be payable in advance for each re-test or re-inspection carried out.

8. Registering or Licensing of an Electrical Contractor or Permit Holder.

(1) For the registering or licensing of an electrical contractor or permit holder: Free of charge (according to Reg. 179(2)(a) of the Act on Machinery and Occupational Safety (Act 6 of 1983, as amended).

9. Tariff Circuit-Breakers.

(1) If, upon request of a consumer, a tariff circuit-breaker is replaced by one with a larger capacity, such replacement shall be carried out free of charge by the Council.

(2) If a consumer wishes that a tariff circuit-breaker should be replaced by one with a lower capacity, notice of such replacement shall be given three months in advance, and payment of the amount of R15,00 shall accompany such notice.

10. Interest on Arrear Charges.

Interest at the maximum rate as determined in terms of section 50A of the Local Government Ordinance, 1939, shall be levied on outstanding charges in respect of basic charges.

11. Adjustment to Electricity Tariffs.

For every 1 % increase or decrease in buying costs of electricity according to Eskom's Tariffs as applicable on the bulk supplies to Brits Municipality in July 1990, the monthly accounts for each consumer will be increased or decreased by 0,75 % accordingly.

12. Power Factor Correction.

Power factor correction devices shall be installed to the satisfaction of the engineer if the power factor of the system is lagging by more than 0,85. Such power factor correcting devices shall not raise the power factor to more than 0,95 lagging at full current.

13. Definitions.

For the application of this "Tariff of Charges".

'kVA of maximum demand' means the reading taken of a maximum demand meter with indication of 15 minutes response time given in kilovolt ampere;

'kWh' means the consumption of electrical energy measured by a kilowatt-hour meter;

'month' means, for all practical purposes, the period from the twenty first day of a calendar month to the twentieth day of the next calendar month, but also with regard to consumption, the period between two normal consecutive meter readings which stands in connection with the firstmentioned period;

'metering point' means each separate set of metering equipment installed for metering of current on the premises;

'set of metering equipment' means the minimum number of meters required to measure the supply in terms of the applicable tariff on the basis of one connection to the premises;

'order in terms of section 11(1)' means the handing over of the necessary notice to an officer of the Council in charge of the disconnection of the supply to a consumer's premises.

14. Commencement of Tariff.

This Schedule "Part I and Part II Tariff of Charges" shall be deemed to have come into operation from the January 1988 consumers accounts.

15. Revocation of Tariff.

The Schedule: "Part I and Part II Tariff of Charges" of the Town Council of Brits, published

by Administrator's Notice 57/1989 of 9 August 1989, as amended, are hereby revoked."

A J BRINK
Town Clerk

Municipal Offices
PO Box 106
Brits
0250
Notice No. 97/1990
19 November 1990

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PLAASLIKE BESTUURSKENNISGEWING 4381

STADSRAAD VAN BRAKPAN

WYSIGING VAN STADSAALTARIEWE

Hiermee word ooreenkomstig Artikel 80(B) van die Ordonnansie op Plaaslike Bestuur, 1939 bekend gemaak dat die Raad by Spesiale Bestuit die Stadsaaltarief afgekondig by Kennisgewing Nummer 40 van 1990 gedateer 27 Junie 1990 soos gewysig verder gewysig het.

Die algemene strekking van die wysiging is om die deposito betaalbaar op Sale te verhoog.

Besonderhede oor die wysiging van bogemelde tariewe is gedurende gewone kantoorure by Kamer 13, Stadhuis, Brakpan ter insae tot 20 Desember 1990.

Enige persoon wat beswaar wil maak teen die wysiging van bogemelde tariewe moet dit skriftelik rig aan die ondergetekende nie later nie as 20 Desember 1990.

M J HUMAN
Stadsklerk

Stadhuis
Brakpan
Kennisgewing No. 93/1990-11-15
SC/mev

LOCAL AUTHORITY NOTICE 4381

TOWN COUNCIL OF BRAKPAN

AMENDMENT OF TOWN HALL TARIFFS

Notice is hereby given in terms of Section 80(B) of the Local Government Ordinance, 1939 that the Town Council has by Special Resolution further amended the Town Hall Tariffs promulgated under Notice Number 40 of 1990 dated 27 June 1990 as amended.

The general purport of the amendment is to increase the deposit payable on halls.

Particulars of the amendment of the above-mentioned tariffs lie open for inspection during ordinary office hours at Room 13, Town Hall Building, Brakpan until 20 December 1990.

Any person desirous of objecting to the amendment of the abovementioned tariffs must do so in writing to the undersigned not later than 20 December 1990.

M J HUMAN
Town Clerk

Town Hall
Brakpan
Notice No. 93/1990-11-15
SC/mev

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PLAASLIKE BESTUURSKENNISGEWING 4382

BRAKPAN-WYSIGINGSKEMA 127

Hierby word ooreenkomstig die bepalings van Artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 bekend gemaak dat die Stadsraad van Brakpan goedgekeur het dat Brakpan-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 902, 903 - 909, 1112 en 1115, Geluksdal na "Residensieel 1".

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

Hierdie wysiging staan bekend as Brakpan-wysigingskema 127.

M J HUMAN
Stadsklerk

Stadhuis
Brakpan
Kennisgewing No. 96/1990.11.20

TV/mev
KGW1

LOCAL AUTHORITY NOTICE 4382

BRAKPAN AMENDMENT SCHEME 127

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Brakpan has approved the amendment of Brakpan Town-planning Scheme 1980, by the rezoning of Erven 902, 905 - 909, 1112 and 1115, Geluksdal to "Residential 1".

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

This amendment is known as Brakpan Amendment Scheme 127.

M J HUMAN
Town Clerk

Town Hall
Brakpan
Notice No. 96/1990.11.20

TV/mev
KGW1

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PLAASLIKE BESTUURSKENNISGEWING 4383

STADSRAAD VAN BRONKHORSTSPRUIT

MUNISIPALITEIT BRONKHORSTSPRUIT: VERORDENINGE VIR DIE BEHEER VAN PARKE, OOP RUIMTES, DAMME EN BEWARINGSGBIEDE

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

WOORDOMSKRYWING

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

"bewaringsgebied" of "natuureservaat" enige gebied binne die Munisipaliteit Bronk-

horstspruit, afgesonder vir die doel van natuur-bewaring:

“boot” enige vaartuig, platboomskuit, seilplank, vlot of motorboot wat beweeg of aangedryf word met behulp van spaan, paal, seil of masjien en wat gebruik word om mense te vervoer:

“Raad” die Stadsraad van Bronkhorstspuit, dié Raad se Bestuurskomitee wat handel kragtens die bevoegdheede wat ingevolge die bepalings van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkie-sings), 1960, aan hom gedelegeer is, en enige beampte aan wie dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel op gesag van die Raad, die bevoegdheede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan delegeer, en dit inderdaad gedelegeer het;

“dam” enige poel, opgaardam, fontein of oop wateroppervlak geleë binne enige park of oop-ruimte.

“fauna spesie” enige spesie wat behoort aan die diereryk.

“rivier” die Hondsrivier en Bronkhorstspuit-rivier en sluit in enige afdamming en grond in die onmiddellike omgewing daarvan.

“park” en “oop-ruimte” ’n park, tuin, ontspanningsarea en oopruimte geleë binne die Munisipaliteit van Bronkhorstspuit onder die beheer van die Raad, en dit sluit in alle verbeterings, grond en ruimte afgesonder in die gebied.

“tarief” die kostes soos van tyd tot tyd vasgestel deur die Raad in terme van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939.

BESTEK VAN VERORDENINGE

2. Die rivier en alle uitgelegde grondgebied of grondgebied hierna afgesonder as parke, oop-ruimtes en natuurreservate binne die Munisipaliteit Bronkhorstspuit word, waar sodanige gebied onder beheer van die Raad ressorteer, in stand gehou en uitsluitlik vir die doeleindes waarvoor dit afgesonder is in ooreenstemming met hierdie verordeninge en hierdie verordeninge is op die geheel aan die gebiede bestaande uit die riviere, parke, oop-ruimtes en natuurreservate van toepassing.

DEEL I

RIVIERE, PARKE, OOP-RUIMTES EN NATUURRESERVATE

3. Niemand mag, behalwe met die uitdruklike skriftelike toestemming van die Raad, enige handeling soos hierna omskryf, in of op die riviere of enige park, oop-ruimte of natuurreservaat verrig nie:

(1) Verwydering, beskadiging of bemoeiing met enige fontein, standbeeld, monument, borsbeeld, paal, ketting, reling, heining, sitplek, skerm, hek, lamp, lamppaal, kennisgewingsbord of plaat, waghuis, huis, gebou, skuur, urinaal, kleedkamer, vlag, werk of enige ander artikel of voorwerp, of ontsiering daarvan by wyse van die aanbring of aanplak op enige wyse van enige notas, papiere, plakkaat of kennisgewing of by wyse van gravering, skrif, stempel, tekening of merking daarop op enige wyse hoegenaamd;

(2) die sny, afkap, verwydering, brand, breek of opklim op of teen enige boom, struik, blom, gras of plantmateriaal of enige beskadiging daarvan;

(3) die hark, uitspit, afsny, beskadiging of verwydering van enige sand, gruis, sootie, klei, grond, rotse, klippe, water of ander materiaal;

(4) die verbranding of aan die brand steek van enige voorwerp of vuur, behalwe in ’n vuur-maakplek soos voorsien;

(5) die betreding of poging daartoe van enige plantasie, tuin of enige tydelike afskorting, of

van enige blombedding of gebied wat daardeur beskadig kan word;

(6) betreding van ’n afgebakende natuurreservaat of enige deel daarvan wat nie as ’n wandelpad aangedui is nie;

(7) enige oorskryding of poging van enige afskorting;

(8) die plasing of oprigting van enige voorwerp, struktuur of hindernis, van welke aard ookal;

(9) storting of agterlaat van enige vullis, rommel, papier, dooie dier of enige ander stof of voorwerp;

(10) besoedeling van die rivier of enige dam;

(11) bring of toelating van enige dier in enige park, oop-ruimte of natuurreservaat, behalwe ’n hond aan ’n leiriem;

(12) die bad of was van enige hond of ander dier of die toelating van enige hond of ander dier in enige poel, fontein, sierpoel, rivier, oop-ruimte of natuurreservaat;

(13) ry, bestuur, trek of aandrywing van enige voertuig behalwe ’n rystoel of stootwaentjie sonder kragaandrywing wat uitsluitlik vir die vervoer van ’n kind of ’n invalide gebruik word, behalwe op plekke en tye soos in die Raad se verordeninge vasgestel of by wyse van kennisgewings wat naby die ingange van enige sodanige park, oop-ruimte of natuurreservaat aangebring is;

(14) die gebruik van enige plek in ’n park, oop-ruimte of natuurreservaat vir die uitskud, uitklop, borsel of skoonmaak van enige mat, tapyt of ander artikel of vir die droog of bleik van linne, klere of ander artikels;

(15) die was van klere of ander voorwerpe in die rivier, enige poel, dam, fontein of sierpoel, of die besoedeling van enige water daarin;

(16) die versteuring van enige fauna spesie of die habitat daarvan of die bemoeiing met enige sodanige spesie of die habitat op ’n wyse wat nadelig daarvoor is;

(17) die afvuur van enige vuurwapen, die ontbranding van enige vuurwerk of die gebruik van enige rekker of slingerel, die gooi van ’n klip, stok of voorwerp, die gebruik van enige spuit of ander apparaat, of enige handeling wat die veiligheid of lewe van enige mens, dier of voorwerp in gevaar stel of wat as ’n oorlas, hindernis of steurnis vir die publiek beskou kan word;

(18) enige ware of artikel verkoop of vir verkoop of huur aanbied of uitstal, of enige vlugskrif, boek, strooibiljet of ander gedrukte of geskrewe stof aanplak of uitdeel, behalwe met die skriftelike vergunning van die Raad onder die hand van die Stadsklerk;

(19) enige musiekinstrument bespeel of daarop geluide maak wat ’n oorlas vir die publiek ten gevolge het;

(20) enige georganiseerde spel speel of die voorbereidings daarvoor tref, behalwe op die plekke en op die tye aangedui en deur die Raad vir sodanige spel afgesonder;

(21) die speel met- en slaan van gholfballe;

(22) enige publieke redevoering, gebed, toespraak van enige aard hou, uitspraak of luid uitlees of enige gewyde of wêreldlike gesang sing of enige publieke vergadering of byeenkoms hou of daaraan deelneem;

(23) enige beampte van die Raad of ander persoon in die uitvoering van sy pligte of die wettige uitoefening van enige gesag kragtens hierdie verordeninge of andersins aan te rand, te weerstaan of enige persoon aan te hits tot aanval of weerstand of sodanige persoon behulpsaam wees;

(24) weier om enige park, of ander ingeslote

ruimte of natuurreservaat of bewaringsgebied of dam te verlaat wanneer daartoe versoek deur enige beampte van die Raad, polisiebeampte of enige persoon daartoe deur die Raad gemagtig, of onwettig daarin bly nadat die hekke gesluit is of op of oor die hekke, omheinings of traliewerk te klim of in of uit te gaan op ’n ander plek as wat vir daardie doel aangedui is nie;

(25) weier om sy of haar korrekte naam en adres te gee wanneer daartoe versoek deur enige beampte van die Raad of polisiebeampte of persoon behoorlik daartoe deur die Raad gemagtig;

(26) rook in of gebou in ’n park, oop-ruimte, bewaringsgebied, natuurreservaat of dam waar daar ’n kennisgewing naby die ingang tot sulke plekke of gebou aangebring is waarvolgens dit verbied is om te rook;

(27) op ’n ander plek as deur die Raad van tyd tot tyd goedgekeur, oornag nie;

(28) ’n optog hou, of byeenkom of vergader nie.

DEEL II

BOTE

4. Geen dronk persoon of enige persoon wat nie ’n lewensreddingsbaadjie dra nie, mag met enige boot op die rivier of enige dam gaan, of met ’n boot daarop vertoef of sodanige boot okkupeer nie.

5. Niemand mag gedurende die tydperk van ’n halfuur na sonsondergang en ’n halfuur voor sonop enige boot op die rivier of enige dam gebruik nie sonder om in besit te wees van ’n skriftelike magtiging, welke magtiging deur die Raad of sy gemagtigde beampte op sodanige voorwaardes as wat na goedgekeurde mag wees, uitgereik is.

6. Geen persoon wat die sorg oor ’n boot het, of die beheer daarvoor het of wat ’n okkupeerder daarvan is, mag sodanige boot agterloosig of sorgloos gebruik nie, of deur enige agterloosigheid of wangedrag enige persoon, dier of voël beseer of hinder of voorwerp beskadig nie.

7. Niemand mag enige nie ander voorwerp as ’n boot wat veilig en vir die doel waarvoor dit gebruik word, geskik is en wat in ’n netjiese en bruikbare toestand is, op die rivier of enige dam plaas of gebruik nie.

8. Geen sport of speltjie word in of op die rivier, sonder die vergunning van die Raad, toege-laat nie.

DEEL III

ALGEMEEN

9. Die Raad kan by kennisgewing aangebring of op naby die ingangshekke, die ure aandui wanneer enige park, oop-ruimte, dam, natuurreservaat, of enige gedeelte daarvan of enige gebou daarop vir die publiek gesluit kan wees en mag vir enige spesiale doel deur middel van sodanige kennisgewing aangedui, toegang tot enige sodanige park, oop-ruimte, natuurreservaat, of enige gebou daartoe, sluit vir sodanige tydperk wat die Raad van tyd tot tyd nodig of dienstig ag. Niemand mag gedurende sodanige geslote tydperk enige park, oop-ruimte, natuurreservaat, of enige gebou of deel daarvan, betree of daarop of daarin wees nie.

10. Die Raad kan van tyd tot tyd die uitsonderlike gebruik van enige park, oop-ruimte, natuurreservaat, die rivier of dam of enige deel daarvan vir die doel van enige sport, speltjie of publieke vergadering aan enige persoon gedurende sodanige ure vir sodanige doeleindes as wat die Raad dienstig mag ag, verleen. Die Raad kan verder van tyd tot tyd ’n gedeelte van enige park, oop-ruimte, natuurreservaat, rivier of dam vir enige bepaalde doel reserveer en opdrag gee deur middel van ’n kennisgewing op of naby sodanige plek, oop-ruimte, natuurreservaat, die rivier of dam aangebring vir die reëling van verkeer daarin of daarop. Iemand wat hom

bemoei of op enige wyse sodanige uitsluitlike gebruik verhinder of probeer verhinder of nalaat of weier om enige sodanige opdragte te gehoorzaam, is skuldig aan 'n oortreding.

11. Waar daar in hierdie verordeninge enige reg, bevoegdheid, magtiging of voorreg toegeken of verleen is aan die Raad en deur hom uitvoerbaar is, is sodanige reg, bevoegdheid, magtiging of voorreg, behalwe waar dit anders in hierdie verordeninge bepaal is, uitvoerbaar deur enige behoorlik daartoe gemagtigde amp-tenaar, beampte, agent of verteenwoordiger van die Raad.

12. Iemand wat enige bepaling van hierdie verordeninge oortree of daarop inbreuk maak, begaan 'n misdryf en is by skuldigebevinding strafbaar met 'n boete van hoogstens R300 of, by wanbetaling tot gevangenisstraf vir 'n tydperk van hoogstens drie maande.

DR. H.B. SENEKAL
Stadsklerk

Stadsraadkantore
Posbus 40
Bronkhorstspruit
1020
15 Junie 1990
Kennisgewing No. 3/1990

LOCAL AUTHORITY NOTICE 4383

BRONKHORSTSPRUIT TOWN COUNCIL

BRONKHORSTSPRUIT MUNICIPALITY BY-LAWS FOR THE REGULATION OF PARKS, OPEN SPACES, DAMS AND CON- SERVATION AREAS

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

DEFINITIONS

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

"boats" means any vessel, punt, sailboard or raft which is moved on propelled by oars, poles, sails or machine and used to carry persons;

"conservation area" or "nature reserve" means any area within the Municipality of Bronkhorstspruit which is demarcated for the purpose of nature conservation;

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

"dam" means any pond, reservoir, fountain or open water surface situated in any park or open space;

"fauna species" any species belonging to the animal world;

"river" means the Hondsrivier and Bronkhorstspruit river and includes the embankments and the grounds in its immediate vicinity;

"park" and "open spaces" means the parks, gardens, recreation grounds, and open spaces within the Municipality of Bronkhorstspruit, and being under control of the Council, and shall include all improvements, ground and space comprised in such areas;

"tariffs" means the charges determined from

time to time by the Council in terms of section 80B of the Local Government Ordinance, 1939.

SCOPE OF BY-LAWS

2. The river and all the land laid out or which may hereafter be laid out as parks, open spaces and nature reserves within the Municipality of Bronkhorstspruit shall, where the same are under the control of the Council, be maintained and used solely for the purpose for which the same are laid out or otherwise, reserved in accordance with these by-laws, and these by-laws shall apply to the whole of the areas comprised in such river, parks, open spaces and nature reserves.

PART I

RIVERS, PARKS, OPEN SPACES AND NATURE RESERVES

3. Without the specific written permission of the Council, no person shall omit any of the acts and things specified hereinafter, in or on the river or in any park, open space or nature reserve;

(1) removing, damaging or interference with any fountain, statue, monument, bust, post, chain, railing, fence, seat, barrier, gate, lamp, lamp post, notice board or plate, watch box, house, building, shed, urinal cloakroom, flag, mark or other article or thing or defacing or disfiguring the same by pasting or affixing in any way, bills, papers, placards or notices or by cutting, writing, stamping, printing, drawing or marking thereon or in any other manner whatsoever;

(2) cutting, felling, removing, burning, breaking, climbing up or upon or doing any damage or injury to any tree, shrub, flower, grass or plant material;

(3) raking, digging, cutting, damaging or removing any gravel, sand, sod, clay, turf, mould, soil, rock, water or other substance;

(4) burning or lighting any article or fire other than in the fireplace as provided for;

(5) going or attempting to go into any plantation or garden or any temporary enclosure, or walking on any flowerbed or area which could be damaged thereby;

(6) walking in a demarcated nature reserve or part thereof which is not marked as a trail;

(7) committing any encroachment or making or attempting to make any enclosure;

(8) placing or erecting of any object, structure, obstruction of any kind whatsoever;

(9) depositing or leaving any refuse, rubbish, paper, dead animal or other matter or thing;

(10) pollution of the river or any dam;

(11) bringing or allowing any animal to enter or be in any park, open space or nature reserve, excepting a dog on a leash;

(12) bathing or washing any dog or other animal or allowing any dog or other animal to be in any pool, fountain, ornamental water, the river, open space or nature reserve;

(13) riding, driving, drawing or propelling any vehicle other than a wheeled chair or perambulator drawn or propelled by hand and used solely for the conveyance of a child or an invalid, except in the places and at the times which shall be defined by the Council's by-laws or by notices affixed or set up at or near the several entrances to any such park, open space or nature reserve;

(14) using any part of any park, open space or nature reserve for shaking, beating, brushing or cleaning any mat, carpet or other thing, or for drying or bleaching linen, clothing or other articles.

(15) washing clothes or other things in the river, any pond, dam, fountain or ornamental water, or otherwise polluting any water therein;

(16) disturbing any fauna species or its habitat or interfering with any said species in a manner which may be detrimental to such species or its habitat;

(17) firing any firearm, discharging any firework, catapult or sling, throwing any stone, stick or other missile, using any squirt or other instrument or doing anything which may endanger the life or safety of any person, animal or thing or be deemed a nuisance, obstruction or annoyance to the public;

(18) selling or offering or exposing for sale or hire any commodity or article, or affixing or distributing any pamphlet, book, handbill, or other printed or written matter, except by consent of the Council, in writing, under the hand of the Town Clerk;

(19) playing or making sounds on any musical instrument thereby causing a nuisance to the public;

(20) playing or making preparation to play any organized game except on the places and at the times indicated and set apart for such games by the Council;

(21) the playing with and hit of golfballs;

(22) delivering, uttering or reading aloud any public speech, prayer, or address of any kind, or singing any sacred or secular song, or holding or taking part in public meeting or assemblage;

(23) assaulting, resisting or aiding or inciting any person to assault or resist any officer to the Council, or other person in the execution of his duty or the lawful exercise of any authority under these by-laws or otherwise;

(24) refusing to leave any park, or other enclosed space or nature reserve or dam or conservation when requested to do so by any officer of the Council, police officer or any person authorized thereto by the Council, or lawfully remaining therein after the gates or railings, or entering or leaving a place otherwise than indicated for that purpose;

(25) refusing to give his proper name and address when requested to do so by any officer of the Council, or police officer, or person duly authorized thereto by the Council;

(26) smoking in a place or building on a park, open space, conservation area or nature reserve or dam in which by notice affixed at or near the entrance to such place or building smoking is prohibited;

(27) staying overnight at any place other than that approved by the Council from time to time;

(28) holding a procession or coming together or assembling.

PART II

BOATS

4. No intoxicated person or any person shall enter, remain in, or occupy any boat on the river or any dam, without wearing a life jacket.

5. No person shall between the hours, from half an hour after sunset until half an hour before sunrise, use any boat on the river or dam unless such person shall be in possession of the written consent issued by or on behalf of the Council or its duly authorized officer on such conditions as may be deemed necessary.

6. No person having the care of any boat, or being in charge thereof, or being an occupant thereof, shall use a boat negligently or carelessly, or shall by any negligence or misconduct injure or damage any person, bird, animal or thing.

7. No person shall bring, place or use on the river or any dam any object other than a boat which is safe for such purpose and in a neat serviceable condition.

8. No sports or games shall take place in or upon the river without consent of the Council.

**PART III
GENERAL**

9. The Council may by notice posted at or near the entrance gates indicate the hours during which any park, open space, dam, nature reserve, or the river or any part thereof is closed to the public, and may for any special purpose by means of such notice close any park, open space, nature reserve, or the river or any part thereof, or any building therein, to the public for such time as it may from time to time consider necessary or expedient. No person shall enter, be or remain in any park, open space, nature reserve, building enclosure, or the river, or any part thereof, during such time or hours as the same shall be closed to the public.

10. The Council may from time to time and on such conditions as it deems fit, grant the exclusive use of the river, any park, open space, nature reserve, or any portion thereof for the purpose of any sport, game, or public meeting to any person during such hours and for such purpose as the Council may deem fit. The Council may further from time to time reserve a portion of the river, any park, open space or nature reserve, river or dam for any specific purpose, and give order by means of a notice posted at or near the same for the regulation of traffic therein or thereon: Any person interfering with, or in any way hampering or attempting to hamper such exclusive use, or neglecting or refusing to obey any such order, shall be guilty of an offence.

11. Where in these by-laws any right, power, authority or privilege which is conferred upon or granted to the Council and exercisable by the Council is such a right, power, authority or privilege, except where duly stated otherwise in these by-laws, exercisable by a duly authorized officer, official agent or representative of the Council.

12. Any person contravening any provision of these by-laws or committing any breach thereof, shall be guilty of an offence and, on conviction be liable to a penalty not exceeding R300 or in default of payment to imprisonment for a period not exceeding three months.

DR. H.B. SENEKAL
Town Clerk

Town Council Office
PO Box 40
Bronkhorstspuit
1020
15 June 1990
Notice No. 3/1990

5

**PLAASLIKE BESTUURSKENNISGEWING
4384**

STADSRAAD VAN CARLETONVILLE

**CARLETONVILLE-WYSIGINGSKEMA
NR. 143**

Hiermee word ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekend gemaak dat die Stadsraad van Carletonville goedgekeur het dat die Carletonville-dorpsaanlegskema, 1961 gewysig word deur die hersonering van Gedeelte 23 en 27 van die Plaas Driefontein 355 I.Q. vanaf "Spesiaal" vir steenwerke en geassosieerde aktiwiteite, groewe en aanverwante gebruike en residensiële doeleindes, na "Spesiaal" vir steenwerke en geassosieerde aktiwiteite, groewe en aanverwante gebruike en residensiële doeleindes, onderworpe aan sekere gewysigde voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Departement Plaaslike Bestuur, Behuising en Werke, Administrasie Volksraad, Pretoria en die Stadsklerk, Carletonville en lê te alle redelike tye ter insae.

Hierdie wysiging staan bekend as Carletonville-wysigingskema Nr. 143 en tree in werking op die datum van publikasie van hierdie kennisgewing.

C.J. DE BEER
Stadsklerk

Munisipale Kantore
Halitestraat
Posbus 3
Carletonville
2500
Kennisgewing Nr. 82/1990

LOCAL AUTHORITY NOTICE 4384

TOWN COUNCIL OF CARLETONVILLE

AMENDMENT SCHEME NO. 143

It is hereby notified in terms of the provisions of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Carletonville Town Council has approved the amendment of the Carletonville Town-planning Scheme, 1961, by the rezoning of Portions 23 and 27 of the farm Driefontein 355 I.Q. from "Special" for brickworks and associated activities, quarrying and purposes incidental thereto and residential purposes to "Special" for brickworks and associated activities, quarrying and purposes incidental thereto and residential purposes subject to certain conditions as amended.

Map 3 and the scheme clauses of the amendment scheme are filed with the Director General, Department of Local Government, Housing and Works, House of Assembly, Pretoria and the Town Clerk of Carletonville and are open for inspection at all reasonable times.

The amendment is known as Carletonville Amendment Scheme Number 143 and will come into operation on the date of publication of this notice.

C.J. DE BEER
Town Clerk

Municipal Offices
Halite Street
PO Box 3
Carletonville
2500
Notice Number 82/1990

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**PLAASLIKE BESTUURSKENNISGEWING
4385**

STADSRAAD VAN EDENVALE

EDENVALE-WYSIGINGSKEMA 209

Hierby word ooreenkomstig die bepalings van Artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekend gemaak dat 'n wysiging van die Edenvale-dorpsbeplanningkema, 1980, waarkragtens Erf 240, Sebenza Uitbreiding 3, Edenvale hersoneer word na "Nywerheid 1" ingevolge Artikel 56(9) van gemelde Ordonnansie deur die Stadsraad van Edenvale goedgekeur is.

Kaart 3, Die Bylae, en die Skemaklousules van die wysigingskema word in bewaring gehou

deur die Stadsklerk, Munisipale Kantore, Van Riebeecklaan, Edenvale en die Direkteur: Plaaslike Bestuur, Departement Plaaslike Bestuur, Behuising en Werke, Administrasie Volksraad, Pretoria en is beskikbaar vir inspeksie te alle redelike tye.

Hierdie wysiging staan bekend as Edenvale-wysigingskema 209.

Hierdie wysigingskema sal in werking tree op 5 Desember 1990.

P.J. JACOBS
Stadsklerk

Munisipale Kantore
Posbus 25
Edenvale
1610
Kennisgewing Nr. 128/1990
5 Desember 1990

LOCAL AUTHORITY NOTICE 4385

EDENVALE TOWN COUNCIL

EDENVALE AMENDMENT SCHEME 209

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an amendment to the Edenvale Town-planning Scheme, 1980, whereby Erf 240, Sebenza Extension 3, Edenvale being rezoned to "Industrial 1" has been approved by the Town Council of Edenvale in terms of Section 56(9) of the said Ordinance.

Map 3, The Annexure, and the Scheme Clauses of the amendment scheme is filed with the Town Clerk, Municipal Offices, Van Riebeeck Avenue, Edenvale and the Director: Local Government, Department of Local Government Housing and Works, Administration House of Assembly, Pretoria and is open for inspection at all reasonable times.

This amendment is known as Edenvale Amendment Scheme 209.

This amendment scheme will come into operation on 5 December 1990.

P.J. JACOBS
Town Clerk

Municipal Offices
PO Box 25
Edenvale
1610
Notice No. 128/1990
5 December 1990

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**PLAASLIKE BESTUURSKENNISGEWING
4386**

STADSRAAD VAN ERMELO

WYSIGING VAN VERORDENINGE

**KENNISGEWING VAN VERBETERING:
MUNISIPALE KENNISGEWINGNOMMER
66/1990: VASSTELLING VAN GELDE
BETAALBAAR INGEVOLGE DIE
BOU-VERORDENINGE**

Munisipale Kennisgewingnommer 66 van 1990, gedateer 19 September 1990, word hiermee verbeter deur die uitdrukking "1.1(i)" in

item 1 van die kennisgewing te vervang met "1.1(a)".

P J G VAN R VAN OUDTSHOORN
Stadsklerk

Burgersentrum
Posbus 48
Ermelo
2350
Kennisgewing No. 90/1990

LOCAL AUTHORITY NOTICE 4386

TOWN COUNCIL OF ERMELO

AMENDMENT OF BY-LAWS

NOTICE OF IMPROVEMENT: MUNICIPAL
NOTICE NUMBER 66/1990: DETERMINA-
TION OF CHARGES PAYABLE IN RES-
PECT OF THE BUILDING BY-LAWS

Municipal Notice Number 66 of 1990, dated
19 September 1990, is hereby amended by the
substitution of the expression "1.1(i)" in item 1
of the notice with the expression "1.1(a)".

P J G VAN R VAN OUDTSHOORN
Town Clerk

Civic Centre
PO Box 48
Ermelo
2350
Notice No. 90/1990

PLAASLIKE BESTUURSKENNISGEWING
4387

STADSRAAD VAN ERMELO

KENNISGEWING VAN VERBETERING:
MUNISIPALE KENNISGEWING 56/90:
VASSTELLING VAN GELDE VIR DIE UIT-
REIKING VAN SERTIFIKATE EN VER-
SKAFFING VAN INLIGTING, BOU-
PLANAFDRUKKE EN FOTOSTATE

Munisipale Kennisgewing 56/90, gedateer 19
September 1990, word hiermee verbeter deur
die uitdrukkings "5,00" en "6,00" soos dit voor-
kom in item 10 van die kennisgewing te vervang
met die uitdrukkings "50,00" en "60,00" onder-
skedelik.

P J G VAN R VAN OUDTSHOORN
Stadsklerk

Burgersentrum
Tautestraat
Ermelo
2350
Kennisgewing No. 91/1990

LOCAL AUTHORITY NOTICE 4387

TOWN COUNCIL OF ERMELO

NOTICE OF IMPROVEMENT: MUNICIPAL
NOTICE 56/90: FIXING OF FEES FOR THE
ISSUE OF CERTIFICATES, FURNISHING
OF INFORMATION, BUILDING PLAN
COPIES AND PHOTOSTAT COPIES

Municipal Notice 56/90, dated 19 September
1990, is hereby amended by the substitution of
the expressions "5,00" and "6,00" where it ap-

pears in item 10 of the notice, with the expres-
sions "50,00" and "60,00".

P J G VAN R VAN OUDTSHOORN
Town Clerk

Civic Centre
Tautestraat
Ermelo
2350
Notice No. 91/1990

PLAASLIKE BESTUURSKENNISGEWING
4388

STADSRAAD VAN EVANDER

VASSTELLING VAN TARIWE:
STRAATHANDEL

Ingevolge artikel 80B(8) van die Ordonnansie
op Plaaslike Bestuur, 1939, word hierby bekend
gemaak dat die Stadsraad van Evander, by Spe-
siale Besluit, die volgende tariewe vir die ge-
bruik van staanplekke deur straathandelaars,
vasgestel het:

- "(a) Kunswerke — R100 per maand.
- (b) Blomme en Struik — R100 per maand.
- (c) Groente en Vrugte:
 - (i) Bona fide Boere van Evander Area — R10
per maand.
 - (ii) Ander — R100 per maand.
- (d) Roomys:
 - (i) Fietse — R20 per maand.
 - (ii) Voertuie — R50 per maand.
- (e) Ander Voedselsmouse:
 - (i) Voertuie — R100 per maand.
 - (ii) Drawinkels en ander houers — R20 per
maand.
- (f) Ander smouse wat die raad mag toelaat —
R100 per maand."

F J COETZEE
Stadsklerk

Burgersentrum
Privaatsak X1017
Evander
2280
5 Desember 1990
Tel. 0136-22231/5
23144
Kennisgewing No. 68/1990
/tb

LOCAL AUTHORITY NOTICE 4388

TOWN COUNCIL OF EVANDER

DETERMINATION OF TARIFFS: STREET
TRADING

In terms of section 80B(8) of the Local Go-
vernment Ordinance, 1939, it is hereby notified
that the Town Council of Evander has, by
Special Resolution, determined the following
tariffs for stands, used by street traders:

- "(a) Works of Art — R100 per month.
- (b) Flowers and shrubs — R100 per month.
- (c) Vegetables and Fruit:
 - (i) Bona fide farmers from the Evander Area
— R100 per month.

(ii) Others — R100 per month.

(d) Ice Cream:

(i) Bicycles — R20 per month.

(ii) Vehicles — R50 per month.

(e) Other Food Vendors:

(i) Vehicles — R100 per month.

(ii) Trays and other containers — R20 per
month.

(f) Other vendors permitted by the Council —
R100 per month."

F J COETZEE
Town Clerk

Civic Centre
Private Bag X1017
Evander
2280
5 Desember 1990
Tel. 0136-22231/5
23144
Notice No. 68/1990
/tb

PLAASLIKE BESTUURSKENNISGEWING
4389

STADSRAAD VAN GERMISTON

WYSIGING VAN BIBLIOTEEKVERORDE-
NINGE

Die Stadsklerk publiseer hiermee ingevolge
artikel 101 van die Ordonnansie op Plaaslike Be-
stuur, 1939, die verordeninge hierna uiteengesit
wat ingevolge artikel 96 van genoemde Ordon-
nansie deur die Stadsraad van Germiston opge-
stel is.

Die Biblioteekverordeninge van die Munisi-
paleiteit Germiston aangeneem by Administra-
teurskennisgewing 94 van 1 Februarie 1967, soos
gewysig, word hierby verder soos volg gewysig:

1. Deur in artikel 1 die woordomskriving van
"inwoner" deur die volgende te vervang:

"inwoner" — enige persoon wat in die regsge-
bied van die raad woon en 'n verbruiker van
water en elektrisiteit is, insluitende 'n woonstel-
bewoner of 'n belastingbetaler van die raad en
sluit enige lid van so 'n persoon se gesin, sy af-
hanklikes, bloedverwante en werknemers wa-
gewoonlik en permanent by hom inwoon in,
maar sluit nie 'n persoon in wat slegs tydelik
woonagtig is as 'n loseerder, besoeker of gas in
'n hotel, hostel, losieshuis of ander woonhuis in
die regsgebied van die raad in nie; met dien ver-
stande dat die bewyslas dat aan die omskriving
voldoen word op die aansoeker berus."

2. Deur in artikel 3(1)(a)(ii) die woorde "en
hul gesin" te skrap.

3. Deur in artikel 3(1)(b) die bedrag "R50"
deur die bedrag "R100" te vervang.

4. Deur in artikel 6 die woord "tien" deur die
woord "dertig" te vervang en na die woord
"boek" waar dit die eerste, derde, vierde en
laaste keer voorkom die woorde "of tydskrif" in
te voeg.

5. Deur artikel 11(1) deur die volgende te ver-
vang:

"11.(1) Die onderskeie naslaanafdelings mag
deur nie-lede gebruik word slegs na betaling van
die volgende fooie per dag of gedeelte van 'n
dag:

(a) Kinderafdeling: R1.

(b) Volwasse afdeling: R2."

6. Deur in artikel 11(2) na die woord "slegs"

die woorde "aan lede bedoel in artikel 3(1)(a)(i) n (ii)" in te voeg.

Burgersentrum
Cross-sstraat
Germiston
Kennissgewing No. 179/1990

A. W. HEYNEKE
Stadsklerk

LOCAL AUTHORITY NOTICE 4389

CITY COUNCIL OF GERMISTON

AMENDMENT TO LIBRARY BY-LAWS

The Town Clerk in terms of section of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereunder that have been made by the City Council of Germiston in terms of section 96 of the said Ordinance.

The Library By-laws of Germiston Municipality adopted under Administrators Notice 94 dated 1 February 1976, as amended, are hereby further amended as follows:

By the substitution in section 1 for the definition of "resident" of the following:

"resident" — means any person who resides in the area of jurisdiction of the council and who is a consumer of water and electricity including a flat-dweller or a ratepayer of the council and includes any member of such a person's family, his dependants, blood-relatives and employees that usually and permanently resides with him, but does not include a person who only temporarily resides as a border in a hotel, hostel, boarding house or other residence in the area of jurisdiction of the council; provided that the onus to prove that the definition is complied with shall rest with the applicant."

2. By the deletion in section 3(1)(a)(ii) of the words "and their families".

3. By the substitution in section 3(b) for the amount "R50" of the amount "R100".

4. By the substitution in section 6 for the word "ten" of the word "thirty" and the insertion after the word "book" where it occurs for the first, third, fourth and last time of the words "or magazine".

5. By the substitution for section 11(1) of the following:

"11.(1) The respective reference sections may be used by non-members only after payment of the following fees per day or part of a day:

(a) Children section: R1.

(b) Adult section: R2".

6. By the insertion in section 11(2) after the word "out" of the words "to members referred to in section 3(1)(a)(i) and (ii)".

A. W. HEYNEKE
Town Clerk

Civic Centre
Cross Street
Germiston
Notice No. 179/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4390

STAD GERMISTON

WYSIGING VAN GELDE VIR TOEGANG
TOT DIE MEERPARK

Ingevolge artikel 80B(8) van die Ordonnansie

op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Germiston by spesiale besluit, die Vastelling van Gelde vir Toegang tot die Meerpark afgekondig by Munisipale Kennissgewing 24/1988 met ingang van 1 September 1990, gewysig het deur item 1 deur die volgende te vervang:

"1(1) Vir doeleindes van die toepassing van hierdie tarief beteken "inwoner" — enige persoon wat in die regsgebied van die Raad woon en 'n verbruiker van water en elektrisiteit is, insluitende 'n woonstelbewoner of 'n belastingbetaler van die Raad en sluit enige lid van so 'n persoon se gesin, sy afhanklikes, bloedverwante of werknemers wat gewoonlik en permanent by hom inwoon in, maar sluit nie 'n persoon wat slegs tydelik woonagtig is as 'n loseerder, besoeker of gas in 'n hotel, hostel, losieshuis of ander woonhuis in die regsgebied van die Raad in nie, met dien verstande dat die bewyslas dat aan die omskrywing voldoen word op die aansoeker berus.

(2) Vir elke inwoner by die toon van 'n permit uitgereik deur die Verkeersdepartement van die Raad: Gratis.

(3) Slegs een permit sal per gesin uitgereik word."

A. W. HEYNEKE
Stadsklerk

Burgersentrum
Cross-sstraat
Germiston
Kennissgewing No. 178/1990

LOCAL AUTHORITY NOTICE 4390

CITY OF GERMISTON

AMENDMENT OF CHARGES FOR ENTRANCE TO THE LAKE PARK

In terms of section 80B(8) of the Local Government Ordinance, 1939, it is hereby notified that the Germiston City Council, by special resolution, amended the Determination of Charges for Entrance to the Lake Park published under Municipal Notice 24/1988 of 23 March 1988 with effect from 1 September 1990 by the substitution for item 1 of the following:

"1(1) For purposes of the application of this tariff "resident" means — any person who resides in the area of jurisdiction of the Council and who is a consumer of water and electricity including a flat-dweller or a ratepayer of the Council and includes any member of such a person's family, his dependants, blood-relatives and employees that usually and permanently resides with him, but does not include a person who only temporarily resides as a border in a hotel, hostel, boarding house or other residence in the area of jurisdiction of the Council; provided that the onus to prove that the definition is complied with shall rest with the applicant.

(2) For each resident upon the display of a permit issued by the Traffic Department of the Council: No charge.

(3) Only one permit shall be issued per family."

A. W. HEYNEKE
Town Clerk

Civic Centre
Cross Street
Germiston
Notice No. 178/1990

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PLAASLIKE BESTUURSKENNISGEWING
4391

STADSRAAD GERMISTON

WYSIGING VAN BEGRAAFPLAAS-
VERORDENINGE

Die Stadsklerk publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit wat ingevolge artikel 96 van genoemde Ordonnansie deur die Stadsraad van Germiston aange- neem is.

Die Begraafplaasverordeninge van die Munisipaliteit Germiston afgekondig by Administrateurskennisgewing 494 van 20 Junie 1956, soos gewysig word hierby verder soos volg gewysig:

1. Deur artikel 1 soos volg te wysig:

(a) Deur die woordomskrywing van inwoner deur die volgende te vervang:

"inwoner" — enige persoon wat ten tye van sy afsterwe in die regsgebied van die Raad woon en 'n verbruiker van water en elektrisiteit is, insluitende 'n woonstelbewoner of 'n belastingbetaler van die Raad en sluit enige lid van so 'n persoon se gesin, sy afhanklikes, bloedverwante en werknemers wat gewoonlik en permanent by hom inwoon in, maar sluit nie 'n persoon wat slegs tydelik woonagtig is as 'n loseerder, besoeker of gas in 'n hotel, hostel, losieshuis of ander woonhuis in die regsgebied van die raad in nie; met dien verstande dat die bewyslas dat aan die omskrywing voldoen word op die aansoeker berus."

(b) Deur die woordomskrywings van "Blanke" en "nie-Blanke" te skrap.

A. W. HEYNEKE
Stadsklerk

Burgersentrum
Cross-sstraat
Germiston
Kennissgewing No. 180/1990

LOCAL AUTHORITY NOTICE 4391

CITY OF GERMISTON

AMENDMENT TO CEMETERY BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, adopted by the City Council of Germiston in terms of section 96 of the said Ordinance.

The Cemetery By-laws of the Germiston Municipality published under Administrator Notice 494, dated 20 June 1956, as amended, are hereby further amended as follows:

1. By the amendment of section 1 as follows:

(a) By the substitution for the definition of "resident" of the following:

"resident" — means any person who at the time of his death resided in the area of jurisdiction of the Council and who was a consumer of water and electricity including a flat-dweller or a ratepayer of the Council and includes any member of such a person's family, his dependants, blood-relatives and employees that usually and permanently resides with him, but does not include a person who only temporarily resides as a border in a hotel, hostel, boarding house or other residence in the area of jurisdiction of the Council; provided that the onus to prove that the definition is complied with shall rest with the applicant."

(b) By the deletion of the definitions of "European" and "non-European".

Civic Centre
Cross Street
Germiston
Notice No. 180/1990

A. W. HEYNEKE
Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4392

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
3096

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Gedeelte 1 van Erf 171, Rosebank te hersoneer na Besigheid 4 — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 3096.

A. G. COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4392

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 3096

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Portion 1 of Erf 171, Rosebank to Business 4 — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3096.

A. G. COLLINS
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4393

STAD JOHANNESBURG

PERMANENTE SLUITING VAN DIE SMAL
DIAGONALE GEDEELTE VAN DIE
KRUISSING VAN KENMEREWEG EN
HUNTERSTRAAT, YEOVILLE

(Kennisgewing ingevolge artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939.)

Die Raad is voornemens om 'n smal diagonale gedeelte van die kruising van Kenmereweg en Hunterstraat, Yeoville, permanent te sluit ten einde die twee eenrigting-verkeerstelsels van mekaar te skei.

Besonderhede van die Raad se besluit en 'n plan van die gedeelte van die straat wat gesluit gaan word, is gedurende gewone kantoorure ter insae in Kamer S211, Tweede Verdieping, Burgersentrum, Braamfontein, Johannesburg.

Enigeen wat teen die beoogde sluiting beswaar wil aanteken of wat 'n eis om vergoeding sal hê indien die sluiting bewerkstellig word, moet sodanige beswaar of eis op of voor 5 Februarie 1991 by my indien.

A. G. COLLINS
Waarnemende Stadsklerk

5 Desember 1990
Burgersentrum
Braamfontein

(21/4/400/5)

5351q
(NN)

LOCAL AUTHORITY NOTICE 4393

CITY OF JOHANNESBURG

PERMANENT CLOSURE OF NARROW
DIAGONAL PORTION OF INTERSECTION
OF KENMERE ROAD AND HUNTER
STREET, YEOVILLE

(Notice in terms of Section 67 of the Local Government Ordinance, 1939.)

The Council intends to close permanently a narrow diagonal portion of the intersection of Kenmere Road and Hunter Street, Yeoville so as to separate the two one-way traffic systems from each other.

Details of the Council's resolution and a plan of the portion of the street to be closed may be inspected during ordinary office hours at Room S211, Second Floor, Civic Centre, Braamfontein, Johannesburg.

Any person who objects to the proposed closure or who will have any claim for compensation if the closure is effected must lodge such objection or claim with me on or before 5 February 1991.

A. G. COLLINS
Acting Town Clerk

5 Desember 1990
Civic Centre
Braamfontein

(21/4/400/5)

5351q
(NN)

5

PLAASLIKE BESTUURSKENNISGEWING
4394

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2864

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erf 1084, Houghton Estate te

hersoneer na Residensieel 1, een woonhuis per 1 500 m² — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2864, en sal in werking tree op 30 Januarie 1991.

A. G. COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4294

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2864

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Erf 1084, Houghton Estate to Residential 1, one dwelling house per 1 500 m² — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2864 and will commence on 30 January 1991.

A. G. COLLINS
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4395

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2845

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erwe 2070 en 2071 Houghton Estate te hersoneer na Inrigting — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2845, en sal in werking tree op 30 Januarie 1991.

A. G. COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4395

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2845

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Erven 2070 and 2071 Houghton Estate to Institutional — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2845 and will commence on 30 January 1991.

A G COLLINS
Acting Town Clerk
5

PLAASLIKE BESTUURSKENNISGEWING
4396

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2293

Daar word hiermee ingevolge artikel 59(15) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur is deur Erf 1055 Fairland te hersonceer na Residensieel 1, een woonhuis per 1 500 m².

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2293.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4396

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2293

It is hereby notified in terms of Section 59(15) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of Erf 1055 Fairland to Residential 1, one dwelling-house per 1 500 m².

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2293.

A G COLLINS
Acting Town Clerk
5

PLAASLIKE BESTUURSKENNISGEWING
4397

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2850

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erf 113 Brixton te hersonceer na Residensieel 1 plus kantore met vergunning, onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2850.

H H S VENTER
Stadsklerk

LOCAL AUTHORITY NOTICE 4397

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2850

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Erf 113 Brixton to Residential 1 plus offices with consent, subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2850.

H H S VENTER
Town Clerk
5

PLAASLIKE BESTUURSKENNISGEWING
4398

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2844

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur die Resterende Gedeelte van Erf

246 Waverley te hersonceer na Residensieel 1, onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2844.

H H S VENTER
Stadsklerk

LOCAL AUTHORITY NOTICE 4398

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2844

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of the Remaining Extent of Erf 246 Waverley to Residential 1, subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2844.

H H S VENTER
Town Clerk
5

PLAASLIKE BESTUURSKENNISGEWING
4399

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2703

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Gedeelte 144 van Erf 1952 Malvern te hersonceer na Residensieel 1.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2703.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4399

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2703

It is hereby notified in terms of Section

57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Portion 14 of Erf 1952 Malvern to Residential 1.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2703.

A G COLLINS
Acting Town Clerk

5

PLAASLIKE BESTUURSKENNISGEWING
4400

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2942

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur die Resterende Gedeelte en Gedeelte 1 van Erf 475 Malvern te hersoneer na Besigheid 1 — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2942.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4400

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2942

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of the Remaining Extent and Portion 1 of Erf 475 Malvern to Business 1 — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2942.

A G COLLINS
Acting Town Clerk

5

PLAASLIKE BESTUURSKENNISGEWING
4401

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2912

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erf 289 Victory Park Uitbreiding 18, te hersoneer na Residensieel 1, met twee wooneenhede per erf — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2912.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4401

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2912

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Erf 289 Victory Park Extension 18 to Residential 1, two dwellings per erf — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2912.

A G COLLINS
Acting Town Clerk

5

PLAASLIKE BESTUURSKENNISGEWING
4402

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2640

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erf 38, 55, 56 en 57 Judith's Paarl te hersoneer na Inrigting — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direk-

teur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2640, en sal in werking tree op 30 Januarie 1991.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4402

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2640

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Erven 38, 55, 56 and 57 Judith's Paarl to Institutional — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2640 and will commence on 30 January 1991.

A G COLLINS
Acting Town Clerk

PLAASLIKE BESTUURSKENNISGEWING
4403

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2989

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Gedeeltes 12, 13 en 14 van Erf 197 Bruma te hersoneer na Residensieel 3 — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2989, en sal in werking tree op 30 Januarie 1991.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4403

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2989

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships

Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Portions 12, 13 and 14 of Erf 197 Bruma to Residential 3 — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2989 and will commence on 30 January 1991.

A G COLLINS
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4404

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2875

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur die Resterende Gedeeltes van Erwe 196 en 199 Orchards te hersoneer na Residensieel 1, een woonhuis per 700 m² — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2875, en sal in werking tree op 30 Januarie 1991.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4404

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2875

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of the Remaining Extents of Erven 196 and 199 Orchards to Residential 1, one dwelling-house per 700 m² — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2875 and will commence on 30 January 1991.

A G COLLINS
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4405

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2815

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Gedeelte 1 van Erf 329 Waverley te hersoneer na Residensieel 1 — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2815, en sal in werking tree op 30 Januarie 1991.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4405

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2815

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Portion 1 of Erf 329 Waverley to Residential 1 — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2815 and will commence on 30 January 1991.

A G COLLINS
Acting Town Clerk

5

PLAASLIKE BESTUURSKENNISGEWING
4406

KENNISGEWING VAN GOEDKEURING

JOHANNESBURGSE WYSIGINGSKEMA
2913

Daar word hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 kennis gegee dat die Stadsraad van Johannesburg die wysiging van die Johannesburgse Dorpsbeplanningskema, 1979, goedgekeur het deur Erf 89 Melrose North te hersoneer na Besigheid 4 — onderworpe aan voorwaardes.

Kaart 3 en die Skemaklousules van die Wysigingskema word op lêer gehou by die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Direkteur: Beplanning, Johannesburg, Sewende Ver-

dieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse Wysigingskema 2913.

A G COLLINS
Waarnemende Stadsklerk

LOCAL AUTHORITY NOTICE 4406

NOTICE OF APPROVAL

JOHANNESBURG AMENDMENT
SCHEME 2913

It is hereby notified in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Johannesburg has approved the amendment of the Johannesburg Town-planning Scheme, 1979 by the rezoning of Erf 89 Melrose North to Business 4 — subject to conditions.

Map 3 and the Scheme Clauses of the Amendment Scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 2913.

A G COLLINS
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4408

STADSRAAD VAN KEMPTON PARK

WYSIGING VAN PUBLIEKE GESONDHEIDSVERORDENINGE

Die Stadsklerk van die Stadsraad van Kempton Park 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 voornoemde Ordonnansie opgestel is.

Die Publieke Gesondheidsverordeninge van die Munisipaliteit van Kempton Park, afgekondig by Administrateurskennisgewing 11 van 12 Januarie 1949, soos gewysig, word hierby verder gewysig deur Hoofstukke 2 en 14 van Deel IV te skrap.

H-J K MÜLLER
Stadsklerk

Stadhuis
Margaretlaan
Posbus 13
Kempton Park
5 Desember 1990
Kennisgewing No. 134/1990
REG 2/6/2(C)

LOCAL AUTHORITY NOTICE 4408

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT TO PUBLIC HEALTH BY-LAWS

The Town Clerk of the Town Council of Kempton Park hereby in terms of section 101 of

the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been made by the Council in terms of section 96 of the said Ordinance.

The Public Health By-laws of the Kempton Park Municipality, published under Administrator's Notice 11 dated 12 January, 1949, as amended, are hereby further amended by the deletion of Chapters 2 and 14 of Part IV.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
PO Box 13
Kempton Park
5 December 1990
Notice 134/1990
REG 2/6/2(C)

5

PLAASLIKE BESTUURSKENNISGEWING
4409

STADSRAAD VAN WITBANK

PLAASLIKE GEREESTREERDE EF-
FEKTE

PERSENTASIE	LENING NR	
7,50	1968/93	35
7,00	1968/93	36
7,50	1968/93	37
7,00	1968/98	38
7,50	1968/98	39
7,20	1969/99	40
7,40	1969/94	41
8,625	1973/98	43
9,30	1974/99	45
12,50	1976/96	54
13,00	1976/96	56
12,90	1977/92	59
12,70	1977/97	61
11,73	1978/96	63
10,00	1979/96	67
9,60	1979/97	69
11,25	1980/2001	71
13,35	1981/91	73
12,00	1983/98	79
12,40	1987/90	96
16,60	1990/98	101
16,75	1990/2000	102

Die nominale register en oordragboeke vir bovermelde effekte sal, ooreenkomstig artikel 10 van Ordonnansie nr 3 van 1903, gesluit wees vanaf 1 Desember 1990 tot en met 31 Desember 1990, beide datums ingesluit. Rente betaalbaar op 31 Desember 1990 sal betaal word aan effek-tehouers wat geregistreer is op die sluitingsda-tum.

P.J.G. RÖRICH
Waarnemende Stadsklerk

Munisipale Kantoor
Posbus 3
Witbank
1035
Kennissgewing No. 145/1990

LOCAL AUTHORITY NOTICE 4409

TOWN COUNCIL OF WITBANK

PERCENTAGE	LOAN NO	
7,50	1968/93	35
7,00	1968/93	36
7,50	1968/93	37
7,00	1968/98	38
7,50	1968/98	39
7,20	1969/99	40

7,40	1969/94	41
8,625	1973/98	43
9,30	1974/99	45
12,50	1976/96	54
13,00	1976/96	56
12,90	1977/92	59
12,70	1977/97	61
11,73	1978/96	63
10,00	1979/96	67
9,60	1979/97	69
11,25	1980/2001	71
13,35	1981/91	73
12,00	1983/98	79
12,40	1987/90	96
16,60	1990/98	101
16,75	1990/2000	102

The nominal register and transfer books of the abovementioned stock will be closed in terms of section 10 of Ordinance no 3 of 1903, as from 1 December 1990, until 31 December 1990, both dates inclusive, and interest payable in respect thereof on 31 December 1990 will be paid to the stock-holders at the closing date.

P.J.G. RÖRICH
Acting Town Clerk

Municipal Offices
PO Box 3
Witbank
1035
Notice No. 145/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4410

STADSRAAD VAN KEMPTON PARK

MUNISIPALITEIT VAN KEMPTON PARK:
WYSIGING VAN SWEMBADVERORDE-
NINGE SOWEL AS DIE VERORDENINGE
VIR DIE REGULERING VAN PARKE,
TUINE EN OOPRUIMTES

Die Administrateur, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, publiseer die Verordeninge soos hieronder aangedui.

Die Swembadverordeninge en die Verorde-ninge vir die Regulering van Parke, Tuine en Oopruimtes van die Munisipaliteit van Kempton Park, onderskeidelik afgekondig by Administra-teurskennisgewing 1468 van 12 Desember 1979, gewysig by Administrateurskennisgewing 765 van 21 Oktober 1959, gewysig by Administra-teurskennisgewing 222 van 8 Februarie 1984, word hierby soos volg gewysig:—

Deur Bylax A (Tariewe) van albei bogemelde Verordeninge te skrap.

H-J K MÜLLER
Stadsklerk

Stadhuus
Margarettlaan
Posbus 13
Kempton Park
5 Desember 1990
Kennissgewing No. 144/1990
REG 2 (P)

LOCAL AUTHORITY NOTICE 4410

TOWN COUNCIL OF KEMPTON PARK

KEMPTON PARK MUNICIPALITY:
AMENDMENT OF SWIMMING-BATH BY-
LAWS AS WELL AS BY-LAWS FOR THE
REGULATION OF PARKS, GARDENS
AND OPEN SPACES

The Administrator hereby, in terms of section

101 of the Local Government Ordinance, 17 of 1939, publishes the By-laws indicated below.

The Swimming-bath By-laws and the By-laws for the Regulation of Parks, Gardens and Open Spaces of the Kempton Park Municipality, respectively promulgated under Administrator's Notice 1468 dated 12 December, 1979, amended under Administrator's Notice 1237 dated 24 May 1989 and Administrator's Notice 765 dated 21 October, 1959, amended under Administrator's Notice 222 dated 8 February, 1984, are hereby amended as follows:—

By deleting Annexure A (Tariffs) of both above-mentioned By-laws.

Town Hall
Margaret Avenue
P.O. Box 13
Kempton Park
5 December 1990
Notice No. 144/1990
REG 2 (P)

H-J K MÜLLER
Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4411

STADSRAAD VAN KEMPTON PARK

WYSIGING VAN TARIWE VIR DIE GE-
BRUIK VAN ONTSPANNINGSGERIEWE

Daar word hierby ingevolge artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, soos gewysig, bekend gemaak dat die Raad die tariewe van gelde betaalbaar ten opsigte van die gebruik van ontspanningsgeriewe met ingang van 1 Oktober 1990 soos volg vasge-stel het:

1. TOEGANG TOT PIEKNIEKTERREIN

- (a) Volwassenes: R1,00.
(b) Kinders: R0,50.
(c) Groepe wat gelyktydig die terrein betree:

Aantal

20 — 50	R10,00
51 — 100	R15,00
101 en meer	R20,00

GEBRUIK VAN RONDAWELS EN GE-
RIEWE (MET GEPAAARDGAANDE MUNI-
SIPALE DIENSTE)

(a) Terugbetaalbare deposito

R20,00 per rondawel

(b) Huurgeld

Rondawel 1 (Insluitende kroeg en kombuis)

08:00 — 17:30	R20,00
17:30 — 22:00	R25,00
08:00 — 22:00	R45,00
17:30 — 24:00	R60,00
08:00 — 24:00	R80,00

Rondawels 2 en 3

08:00 — 17:30	R15,00
17:30 — 22:00	R20,00
08:00 — 22:00	R35,00
17:30 — 24:00	R40,00
08:00 — 24:00	R55,00

(c) Vir elke uur of gedeelte van uur na 24:00: R40,00.

(d) Afdakke (Geen vooruitbesprekings nie)

08:00 — 17:30	R10,00
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3.(a) Alle kerke en skole asook jeugorganisa-sies wat by die Sentrale Kultuur-Skakeelkomitee geaffilieer is wat die terrein of gerief in naam van die instansie gebruik, kry 'n 50 % afslag slegs op die huur. Toegang bly dieselfde.

(b) Gratis gebruik van geriewe

Alle geriewe ingevolge items 1 en 2 word gratis beskikbaar gestel vir alle amptelike munisipale doeleindes en amptelike departementele gebruik deur amptenare van die Raad asook Krugerdag- en Geloftedagfeesvierings.

4. OORNAG HUISVESTING TE BLAAUWPAN JEUGKAMP TERREIN

(a) Skole, Kerke, Jeugorganisasies wat by die Sentrale Kultuur-Skakelkomitee geaffilieer is

10 — 20 kinders onder toesig: R30,00 per nag per groep.

21 — 40 kinders onder toesig: R60,00 per nag per groep.

41 — 80 kinders onder toesig: R80,00 per nag per groep.

81 en meer kinders onder toesig: R100,00 per nag per groep.

Deposito: R20,00 per groep.

(b) Saamtrekke: familie, woonwa, seminare en gesellighede

08:00 — 16:00: R60,00 per tydperk per groep.

16:00 — 24:00: R80,00 per tydperk per groep.

00:00 — 24:00: R100,00 per tydperk per groep.

Deposito: R100,00 per groep.

(c) Groepe mag nie die beperking van 200 persone oorskry nie

5. TOEGANG DEUR DIE PUBLIEK TOT DIE BLAAUWPAN ONTSPANNINGSTERREIN EN DIVERSE AANGELEENTHEDE

Motorvoertuig: R3,00 per motorvoertuig.

Volwassenes: R1,00 per persoon.

Skoliere: R0,50 per kind.

Windseilplanke en bote: R5,00 per plank/boot.

: Met dien verstande dat pensioentrekkers en persone wat medies ongeskik verklaar is, vrygestel is van die betaling van motorvoertuigtoegangsgelde tot die Blaauwpan Ontspannings-terrein.

6. SWEMBADDENS

(a) Seisoenkaartjies

Per volwassene: R25,00.

Per kind: R15,00.

(b) Duplikaatkaartjies

Duplikaatkaartjies uitgereik ingevolge paragraaf 6(a): R1,00.

(c) Daaglikse toegang

Per volwassene: R1,00.

Per kind: R0,50.

(d) Huurgeld van swembad vir galas: R25,00.

(e) Wipmat: Vir elke drie minute per persoon: R0,50.

(f) Waterglybaan te Kempton Park Swembad: Alle ouderdomme: R0,50 vir 1 rit per persoon: R1,00 vir 3 ritte per persoon.

H-J K MÜLLER
Stadsklerk

Stadshuis
Margaretlaan
(Pesbus 13)
Kempton Park
5 Desember 1990
Kenningsgewing 145/1990
REG 2(P)

LOCAL AUTHORITY NOTICE 4411

TOWN COUNCIL OF KEMPTON PARK

AMENDMENT OF TARIFFS FOR THE USE OF RECREATION FACILITIES

It is hereby notified in terms of section 80B(8) of the Local Government Ordinance, 17 of 1939, as amended, that the Council has determined the tariffs of fees payable in respect of the use of recreation facilities as from 1 October 1990 as follows:

1. ADMISSION TO PICNIC GROUNDS

(a) Adults: R1,00.

(b) Children: R0,50.

(c) Groups entering the grounds together:

Number

20 — 50	R10,00
51 — 100	R15,00
101 or more	R20,00

2. USE OF RONDAVELS AND FACILITIES (WITH RELATED MUNICIPAL SERVICES)

(a) Refundable deposit:

R20,00 per rondavel

(b) Rental:

Rondavel 1 (Including bar and kitchen)

08:00 — 17:30	R20,00
17:30 — 22:00	R25,00
08:00 — 22:00	R45,00
17:30 — 24:00	R60,00
08:00 — 24:00	R80,00

Rondavels 2 and 3

08:00 — 17:30	R15,00
17:30 — 22:00	R20,00
08:00 — 22:00	R35,00
17:30 — 24:00	R40,00
08:00 — 24:00	R55,00

(c) For every hour or part thereof after 24:00: R40,00.

(d) Shelters (no pre-bookings)

08:00 — 17:30 R10,00

3.(a) All churches and schools as well as youth organisations affiliated to the Central Cultural Liaison Committee which uses the terrain or facilities in the name of their organisation, get a rebate of 50 % on the rental only. Admission stays the same.

(b) Free use of facilities

All facilities under items 1 and 2 above shall be made available free of charge for all official municipal purposes and official departmental use by the employees of the Council as well as for Kruger Day and Day of the Covenant festivities.

4. OVERNIGHT ACCOMMODATION AT BLAAUWPAN YOUTH CAMPING SITE

(a) Schools, Churches, Youth organisations affiliated to the Central Cultural Liaison Committee

10 — 20 children under supervision: R30,00 per night per group.

21 — 40 children under supervision: R60,00 per night per group.

41 — 80 children under supervision: R80,00 per night per group.

81 and more children under supervision: R100,00 per night per group.

Deposit: R20,00 per group.

(b) Gatherings: family, caravan, seminars and social meetings

08:00 — 16:00: R60,00 per period per group.

16:00 — 24:00: R80,00 per period per group.

00:00 — 24:00: R100,00 per period per group.

Deposit: R100,00 per group.

(c) Groups may not exceed the limit of 200 people

5. ADMISSION BY THE PUBLIC TO THE BLAAUWPAN RECREATION GROUNDS AND MISCELLANEOUS AFFAIRS

Vehicles: R3,00 per vehicle.

Adults: R1,00 per person.

Scholars: R0,50 per child.

Windsurfers and boats: R5,00 per windsurfer/boat.

: Provided that pensioners and persons declared medically unfit are exempted from the payment of motor vehicle admission fees to the Blaauwpan Recreation Grounds.

6. SWIMMING-BATHS

(a) Season tickets

Per adult: R25,00.

Per child: R15,00.

(b) Duplicate tickets

Duplicate tickets issued in terms of paragraph 6(a): R1,00.

(c) Daily admission

Per adult: R1,00.

Per child: R0,50.

(d) Rental of swimming-bath for galas: R25,00.

(e) Trampoline: For every 3 minutes per person: R0,50.

(f) Water-slide at Kempton Park Swimming-bath: All ages: R0,50 per 1 slide per person: R1,00 for 3 slides per person.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
5 December 1990
Notice 145/1990
REG 2(P)

5

PLAASLIKE BESTUURSKENNISGEWING 4412

STADSRAAD VAN KEMPTON PARK

KEMPTON PARK-WYSIGINGSKEMA 207

Die Stadsraad van Kempton Park gee hiermee ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat die aansoek om die herosnering van Erwe 290, 291, 296 tot 299 en 303 tot 309, dorp Spartan Uitbreiding 7 vanaf "Kommer-sieel" na "Nywerheid 3" goedgekeur is.

Kaart 3 en die Skemaklousules van die Wysigingskema lê ter insae gedurende gewone kantoorure by die Kantoor van die Stadsklerk, Stadshuis, Margaretlaan, Kempton Park en die Kantoor van die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Privaatsak X340, Pretoria.

Hierdie wysigingskema staan bekend as Kempton Park-wysigingskema 207 en tree op datum van publikasie van hierdie kennisgewing in werking.

Stadhuis H-J K MÜLLER
Margarettlaan Stadsklerk
(Posbus 13)
Kempton Park
5 Desember 1990
Kennisgewing No. 146/1990

Verw: DA 1/1/207 (E)
DA 6/19/290, 291, 296 - 299,
303 - 309

LOCAL AUTHORITY NOTICE 4412

TOWN COUNCIL OF KEMPTON PARK

KEMPTON PARK AMENDMENT SCHEME 207

The Town Council of Kempton Park hereby gives notice in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the application for the rezoning of Erven 290, 291, 296 to 299 and 303 to 309, Spartan Extension 7 Township from "Commercial" to "Industrial 3" has been approved.

Map 3 and the scheme clauses of the Amendment Scheme will be open for inspection during normal office hours at the office of the Town Clerk, Town Hall, Margaret Avenue, Kempton Park and the office of the Head of Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Private Bag X340, Pretoria.

The amendment scheme is known as Kempton Park Amendment Scheme 207 and shall come into operation on the date of publication of this notice.

Town Hall H-J K MÜLLER
Margaret Avenue Town Clerk
(PO Box 13)
Kempton Park
5 Desember 1990
Notice No. 146/1990

PLAASLIKE BESTUURSKENNISGEWING 4413

STADSRAAD VAN KLERKSDORP

PROKLAMASIE VAN DIE DORP KLERKSDORP UITBREIDING 29

Ingevolge artikel 103 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), verklaar die Stadsraad van Klerksdorp hierby die dorp Klerksdorp Uitbreiding 29 tot 'n goedgekeurde dorp onderworpe aan die voorwaardes uiteengesit in die bygaande Bylae.

BYLAE

VOORWAARDES WAAROP DIE AAN-
SOEK GEDOEN DEUR JAN HENDRIK
STRAUSS INGEVOLGE DIE BEPALINGS
VAN DIE ORDONNANSIE OP DORPSBE-
PLANNING EN DORPE, 1986 OM TOE-
STEMMING OM 'N DORP TE STIG OP DIE
RESTERENDE GEDEELTE VAN GE-
DEELTE 103 ('N GEDEELTE VAN GE-
DEELTE 63) VAN DIE PLAAS
ELANDSHEUVEL 402, REGISTRASIE AF-
DELING IP TRANSVAAL, TOEGESTAAN
IS

1. STIGTINGSVOORWAARDES

(1) NAAM

Die naam van die dorp is Klerksdorp Uitbrei-
ding 29.

(2) ONTWERP

Die dorp bestaan uit twee erwe soos aangedui
op plan LG No A5594/89.

(3) VOORSIENING VAN NOODSAAK- LIKE DIENSTE

Die dorpsenaar moet ooreenkomstig die be-
palings van die Ordonnansie op Dorpsbeplan-
ning en Dorpe, 1986 en die plaaslike bestuur se
beleidsbesluite in die verband bydra tot die kos-
te ten opsigte van die voorsiening van inge-
nieursdienste aan die dorp.

(4) BESKIKKING OOR BESTAANDE TI- TELVOORWAARDES

Die erwe moet onderworpe gemaak word aan
bestaande voorwaardes en servitute, indien
daar is, met inbegrip van die voorbehoud van
die regte op minerale.

(5) TOEGANG

'n Lyn van geen toegang sal langs die suidelike
grens wat aan die padreserwe van Pad P3-5
grens, van toepassing wees.

(6) TITELVOORWAARDES

Die erf hieronder genoem is onderworpe aan
die voorwaardes soos aangedui, opgelê deur die
plaaslike bestuur ingevolge die bepalings van die
Ordonnansie op Dorpsbeplanning en Dorpe,
1986.

Erf 2080: Die erf is onderworpe aan 'n bou-
lynbeperking van 16 m langs die padreserwe van
Pad 3-5.

Burgersentrum J L MULLER
Klerksdorp Stadsklerk
Kennisgewing No. 176/1990
12 November 1990

LOCAL AUTHORITY NOTICE 4413

TOWN COUNCIL OF KLERKSDORP

PROCLAMATION OF THE TOWNSHIP KLERKSDORP EXTENSION 29

In terms of section 103 of the Town-planning
and Townships Ordinance, 1986 (Ordinance 15
of 1986), the Town Council of Klerksdorp here-
by declares Klerksdorp Extension 29 Township
to be an approved township subject to the con-
ditions set out in the Schedule hereto.

SCHEDULE

CONDITIONS UNDER WHICH THE AP-
PLICATION MADE BY JAN HENDRIK
STRAUSS UNDER THE PROVISIONS OF
THE TOWN-PLANNING AND TOWNSHIPS
ORDINANCE, 1986, FOR PERMISSION TO
ESTABLISH A TOWNSHIP ON THE RE-
MAINING PORTION OF PORTION 103 (A
PORTION OF PORTION 63) OF THE FARM
ELANDSHEUVEL 402, REGISTRATION
DIVISION IP TRANSVAAL, HAS BEEN
GRANTED

1. CONDITIONS OF ESTABLISHMENT

(1) NAME

The name of the township shall be Klerksdorp
Extension 29.

(2) DESIGN

The township shall consist of two erven as in-
dicated on General Plan SG No A5594/89.

(3) PROVISION OF ESSENTIAL SER- VICES

The township owner shall in terms of the pro-
visions of the Town-planning and Townships Or-

dinance, 1986, and the policy decisions of the
local authority in this connection, contribute to-
wards the costs in respect of the provision of en-
gineering services to the township.

(4) DISPOSAL OF EXISTING CONDI- TIONS OF TITLE

The erven shall be made subject to existing
conditions and servitudes, if any, including the
reservation of rights to minerals.

(5) ACCESS

A line of no access shall be applicable along
the southern boundary adjoining the road re-
serve of Road P3-5.

(6) CONDITIONS OF TITLE

The erf mentioned hereunder shall be subject
to the condition as indicated, imposed by the
local authority in terms of the provisions of the
Town-planning and Townships Ordinance,
1986.

Erf 2080: The erf is subject to a building line
restriction of 16 m along the road reserve of
Road P3-5.

J L MULLER
Town Clerk

Civic Centre
Klerksdorp
Notice No. 176/1990
12 November 1990

PAP/tp

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PLAASLIKE BESTUURSKENNISGEWING 4414

KLERKSDORP-WYSIGINGSKEMA 292

Die Stadsraad van Klerksdorp verklaar hierby
ingevolge die bepalings van artikel 125(1)(a) van
die Ordonnansie op Dorpsbeplanning en Dorpe,
1986, dat hy 'n wysigingskema synde 'n wysiging
van Klerksdorp-dorpsbeplanningskema, 1980,
wat uit dieselfde grond as die dorp Klerksdorp
Uitbreiding 29 bestaan, goedgekeur het.

Kaart 3 en die skemaklousules van die wysi-
gingskema word in bewaring gehou deur die
Stadsklerk, Klerksdorp en die Direkteur-gene-
raal: Departement van Plaaslike Bestuur, Be-
huisning en Werke, Pretoria en is beskikbaar vir
inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Klerksdorp-
wysigingskema 292.

J L MULLER
Stadsklerk

Burgersentrum
Klerksdorp
Kennisgewing No. 175/1990
12 November 1990

LOCAL AUTHORITY NOTICE 4414

KLERKSDORP AMENDMENT SCHEME 292

The Town Council of Klerksdorp hereby in
terms of the provisions of section 125(1)(a) of
the Town-planning and Townships Ordinance,
1986, declares that he has approved an amend-
ment scheme being an amendment of Klerks-
dorp Town-planning Scheme, 1980, comprising
the same land as included in the township of
Klerksdorp Extension 29.

Map 3 and the scheme clauses of the amend-
ment scheme are filed with the Town Clerk,
Klerksdorp and the Director-General: Depart-

ment of Local Government, Housing and Works, Pretoria and are open for inspection at all reasonable times.

This amendment is known as Klerksdorp Amendment Scheme 292.

J L MULLER
Town Clerk

Civic Centre
Klerksdorp
Notice No. 175/1990
12 November 1990

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PLAASLIKE BESTUURSKENNISGEWING
4415

RAAD OP PLAASLIKE BESTUURSAAN-
GELEENTHEDE

KENNISGEWING VAN AANSOEK OM
STIGTING VAN DORP

Die Raad op Plaaslike Bestuursangeleenthede gee hiermee kennis, ingevolge Artikel 69(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe (Ordonnansie 15 van 1986), 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 Hoof Uitvoerende Beampte, Kamer B701, H.B. Phillipsgebou, Bosmanstraat 320, Pretoria, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware of vertoë ten opsigte van die aansoek moet binne 28 dae vanaf 5 Desember 1990 skriftelik en in tweevoud by of tot die Hoof Uitvoerende Beampte by bovermelde adres ingedien word of aan Posbus 1341, Pretoria, 0001 gerig word.

BYLAE

1. Naam van dorp: Waterval Industria.
2. Volle naam van aansoeker: R H W Warren & Vennote namens Witwatersrand Estates Limited.
3. Aantal erwe in voorgestelde dorp: 2 "Spesiale" erwe vir Industriële doeleindes.
4. Beskrywing van grond waarop dorp gestig staan te word: 'n Gedeelte van die Restant van Gedeelte 1 van die plaas Waterval No. 5 I.R.
5. Ligging van voorgestelde dorp: Die eienom word na die weste en suide onderskeidelik begrens deur die voorgestelde beynings van die K-101 en K-60 hoof provinsiale paaie. Die oostelike grens is tussen 30 m en 60 m geleë vanaf die middellyn van die Jukskei-rivier en die noordelike grens stem ooreen met die serwituu vereis vir die akkommodasie van die Johannesburg Stadsraad se Bruma Uitbreiding Uitval Riool.

LOCAL AUTHORITY NOTICE 4415

LOCAL GOVERNMENT AFFAIRS COUN-
CIL

NOTICE OF APPLICATION FOR ESTAB-
LISHMENT OF A TOWNSHIP

The Local Government Affairs Council hereby gives notice in terms of Section 69(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish a township referred to in the annexure hereto, has been received by it.

Particulars of the application will lie open for inspection during normal office hours at the of-

fice of the Chief Executive Officer, Room B701, H.B. Phillips Building, 320 Bosman Street, Pretoria, for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Chief Executive Officer at the above address or at PO Box 1341, Pretoria, 0001 within a period of 28 days from 5 December 1990.

ANNEXURE

1. Name of township: Waterval Industria.
2. Full name of applicant: R H W Warren & Partners on behalf of Witwatersrand Estates Limited.
3. Number of erven in the township: 2 "Special" erven for Industrial purposes.
4. Description of land on which township is to be established: Part of the Remainder of Portion 1 of the farm Waterval No. 5 I.R.
5. Situation of proposed township: The property is bounded to the west and south respectively by the proposed alignments of the K-101 and K-60 major provincial roads. The eastern boundary is located between 30 m and 60 m from the centre line of the Jukskei-River and the northern boundary corresponds with the servitude to accommodate the Johannesburg City Council's Bruma Extension Outfall Sewer.

5-12

PLAASLIKE BESTUURSKENNISGEWING
4416

STADSRAAD VAN LICHTENBURG

VERORDENINGE VIR DIE REGULERING
VAN BEURSLENINGS AAN WERKNEMERS VAN DIE RAAD

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

WOORDOMSKRYWING

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

"akademiese jaar" 'n tydperk van 'n jaar of enige sodanige korter tydperk soos vasgestel deur die opvoedkundige inrigting, vir die voltooiing van 'n leergang;

"beurslening" 'n beurslening uit die beursleningsfonds toegeken aan 'n werknemer vir studiedoeleindes;

"beursleningsfonds" 'n fonds deur die Raad gestig ingevolge die bepalings van artikel 79(51) van die Ordonnansie en waarin sodanige bedrae geld gestort word as waartoe die Raad van tyd tot tyd besluit;

"jaar" die tydperk van 1 Januarie tot 31 Desember;

"kursus" 'n vak, module, jaar- of semesterkursus waarvoor die werknemer vir die betrokke akademiese jaar by 'n opvoedkundige inrigting geregistreer is;

"leergang" 'n reeks kursusse wat lei tot die verwerwing van 'n graad, diploma of sertifikaat aan 'n opvoedkundige inrigting;

"opvoedkundige inrigting" 'n inrigting waarna in artikel 79(16)(e) van die Ordonnansie verwys word en wat deur die Raad goedgekeur is;

"Ordonnansie" die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig;

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

"salaris" ook enige loon, toelae, bonus, verlof- of ander gelde wat deur die Raad aan 'n werknemer by beëindiging van sy dienste verksuldig mag wees;

"studiegelde" die voorgeskrewe klas- en registrasiegelde, voorgeskrewe boekegelde, of enige gedeelte daarvan, wat aan 'n opvoedkundige inrigting of boekhandelaar betaalbaar is;

"werknemer" 'n permanente werknemer van die Raad wat betaling ontvang of daarop geregtig is, insluitende 'n vakleerling maar uitgesonderd 'n gesubsidieerde arbeider en 'n los werknemer, 'n onafhanklike kontraktant, lashebber of verteenwoordiger.

DOEL VAN VERORDENINGE

2. Die doel van die verordeninge is om voorwaardes neer te lê vir die toekenning van beurslenings en om verwante aangeleenthede te reël.

AANSOEK OM 'N BEURSLENING

3.(1) 'n Werknemer moet skriftelik, op die voorgeskrewe vorm, by die Raad aansoek doen om 'n beurslening en tesame met die aansoek, besonderhede voorlê van —

(a) huidige akademiese kwalifikasies;

(b) die beoogde leergang;

(c) die opvoedkundige inrigting waaraan die leergang gevolg gaan word;

(d) die betrokke kursus of kursusse; en

(e) die beraamde studiegelde.

(2) Die Raad kan 'n aansoek om 'n beurslening, na goeëdunke goedkeur of afkeur: Met dien verstande dat sodra 'n beurslening goedgekeur is, 'n sertifikaat tot dien effekte aan die werknemer uitgereik word.

AARD VAN LEERGANG

4. Enige leergang wat deur middel van 'n beurslening gevolg word, moet —

(a) direkte verband met die werknemer se werk hê; of

(b) betrekking hê en van toepassing wees op die werksaamhede van die Raad; en

(c) tot voordeel van die Raad strek.

FINANSIERING VAN 'N BEURSLENING

5.(1) Voor uitbetaling van die beurslening, moet 'n werknemer —

(a) sy vorderingsreg ten opsigte van sy salaris aan die Raad seeder; en

(b) 'n beursleningsooreenkoms met die Raad aangaan waarin die bepalings van hierdie verordeninge uiteengesit word; en

(c) 'n ooreenkoms met die Raad sluit dat hy vir 'n tydperk van 24 maande vanaf datum waarop die beurslening toegestaan word, in diens van die Raad sal aanbly.

(2) 'n Beurslening word direk aan die opvoedkundige inrigting oorbetal: Met dien verstande dat indien die werknemer genoegsame bewys kan lewer dat die studiegelde of 'n gedeelte daarvan reeds deur hom betaal is, sodanige studiegelde, onderworpe aan die bepalings van arti-

kels 4 en (1) subartikel 1 hiervan direk aan die werknemer uitbetaal word.

DELGING VAN 'N BEURSLENING

6.(1) Indien 'n werknemer aan die einde van 'n akademiese jaar —

(a) alle kursusse suksesvol aflê, is die beurslening nie aan die Raad terugbetaalbaar nie;

(b) 'n kursus druipe, is die beurslening, bereken op 'n pro rata-basis in verhouding met die aantal kursusse geslaag, deur die werknemer aan die Raad verskuldig.

(2) Indien 'n werknemer vermeld in subartikel (1)(b) —

(a) 'n kontrak met die Raad aangaan waarvolgens hy onderneem om vir 'n verdere tydperk van twaalf maande in diens van die Raad aan te bly, is die bedrag verskuldig ingevolge subartikel (1)(b) terugbetaalbaar in gelyke paaiemente oor 'n termyn waarop onderling tussen die Raad en die werknemer ooreengekom word: Met dien verstande dat —

(i) die maksimum terugbetalingstydperk nie twaalf maande vanaf die datum van kennisgewing deur die opvoedkundige inrigting van sodanige druipe oorskry nie; en

(ii) die termyn en die kontraktydperk ooreenstem met die akademiese jaar;

(b) nie 'n kontrak vermeld in paragraaf (a) met die Raad aangaan nie of te eniger tyd en om welke rede ook al voor die aanvang van die kontraktydperk die diens van die Raad verlaat, is die bedrag verskuldig ingevolge subartikel (1)(b), onmiddellik terugbetaalbaar en kan die Raad beslag lê op die salaris van die werknemer.

INDIENSTREDING GEDURENDE AKADEMIESE JAAR

7. 'n Werknemer wat gedurende die akademiese jaar in diens van die Raad tree, se studiegeld word, onderworpe aan die bepalinge van artikels 3, 4 en 5 verminder in verhouding met die aantal maande van die akademiese jaar wat die werknemer nie in diens van die Raad was nie.

SELF FINANSIERING

8. Indien 'n werknemer wat gedurende die akademiese jaar reeds in diens van die Raad was en self sy studies gefinansier het —

(a) alle kursusse suksesvol aflê, word 'n bedrag gelykstaande met sy studiegeld, deur die Raad aan hom oorbetalbaar;

(b) 'n kursus druipe, word 'n pro rata-terugbetaling, bereken in verhouding met die aantal kursusse geslaag, deur die Raad aan hom oorbetalbaar;

onderworpe aan die vereistes vermeld in artikel 4.

DIENSVERLATING

9. Indien 'n werknemer te eniger tyd en om welke rede ook al, die diens van die Raad verlaat voor voltooiing van die kontraktydperk vermeld in artikels 5(1)(c) en 7 is hy verplig om 'n bedrag, bereken op die basis dat een maand diens gelewer, gelykstaande is met 'n pro rata-gedeelte van die bedrag wat aan hom uitbetaal is, aan die Raad terug te betaal en kan die Raad beslag lê op die salaris van sodanige werknemer.

INTREKKING VAN BEURSLENING

10(1) Die Raad kan te eniger tyd, in sy uitsluitlike diskresie, 'n beurslening intrek indien hy van oordeel is dat die werknemer aan wangedrag skuldig is, of enige ander verpligtinge ingevolge hierdie verordeninge of die beursleningsooreenkomste, nie nakom nie.

(2) Indien —

(a) die Raad die studiebeurslening ingevolge subartikel (1) intrek; of

(b) die werknemer sy studie staak; of

(c) die werknemer van leergang verander tydens die akademiese jaar;

moet die werknemer die gelde soos uiteengesit in subartikel (3) aan die Raad terugbetaal en kan die Raad beslag lê op die salaris van die werknemer.

(3) Die gelde wat ingevolge subartikel (2) aan die Raad betaalbaar is, is die volle beurslening tesame met rente daarop, bereken teen 'n koers soos van tyd tot tyd deur die Raad bepaal, vanaf die datum waarop die beurslening aan die werknemer uitbetaal is.

P.J. JURGENS
Stadsklerk

Munisipale Kantoor
Posbus 7
Lichtenburg
2740

5 Desember 1990
Kennisgewing No. 52/1990

LOCAL AUTHORITY NOTICE 4416

TOWN COUNCIL OF LICHTENBURG

BY-LAWS FOR THE REGULATING OF BURSARY LOANS TO EMPLOYEES OF THE COUNCIL

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

DEFINITIONS

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

“academic year” means a period of a year or any such shorter period as determined by the educational institution, for the completion of a curriculum;

“bursary loan” means a bursary loan from the bursary loan fund, granted to an employee for study purposes;

“bursary loan fund” means a fund established by the Council in terms of the provisions of section 79(51) of the Ordinance and wherein such amounts may be paid, as decided upon by the Council from time to time;

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

“course” means a subject, module, year or semester course for which an employee has been registered at an educational institution in the academic year concerned;

“curriculum” means a series of courses which leads to the obtaining of a degree, diploma or certificate at an educational institution;

“educational institution” means an institution referred to in section 79(16)(c) of the Ordinance and which has been approved by the Council;

“employee” means a permanent employee of the Council, receiving or being entitled to re-

ceive pay, including an apprentice but excluding a subsidized labourer and an occasional employee, an independent contractor, mandatory or representative;

“Ordinance” means the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended;

“salary” also means any wage, allowance, bonus, leave or other monies which may be owing by the Council to an employee on termination of his services;

“study fees” means the prescribed tuition fees and registration fees, fees for the prescribed books, or any portion thereof, which is payable to the educational institution or the bookshop;

“year” means the period from 1 January to 31 December.

PURPOSE OF BY-LAWS:

2. The purpose of these by-laws is to lay down conditions for the granting of bursary loans and to regulate related matters.

APPLICATION FOR A BURSARY LOAN

3(1) An employee shall apply in writing, on the prescribed form, to the Council for a bursary loan and shall furnish simultaneously with the application, particulars of —

(a) present academic qualifications;

(b) the intended curriculum;

(c) the educational institution at which the curriculum will be attended;

(d) the relevant course of courses; and

(e) the estimated study fees.

(2) The Council may, in its discretion, approve or reject an application for a bursary loan: Provided that as soon as a bursary loan has been approved, a certificate to that effect shall be issued to the employee.

NATURE OF CURRICULUM

4. Any curriculum which is followed by means of a bursary loan, shall —

(a) be related direct to the work of the employee; or

(b) have a bearing upon or be applicable to the activities of the Council; and

(c) be to the advantage of the Council.

FINANCING OF A BURSARY LOAN

5.(1) Prior to payment of the bursary loan, an employee shall —

(a) cede to the Council his rights in respect of his salary; and

(b) enter into a bursary loan agreement with the Council in which the provisions of these by-laws shall be stipulated; and

(c) enter into an agreement with the Council to remain in the Council's service for a period of 24 months from the date on which the bursary loan has been granted.

(2) A bursary loan shall be paid direct to the educational institution: Provided that if an employee can provide sufficient proof that the relevant study fees or a portion thereof have been paid by him, such loan or portion thereof shall be paid direct to the employee, subject to the provisions of section 4 and subsection (1) thereof.

REDEMPTION OF A BURSARY LOAN

6.(1) Should an employee, at the end of the academic year —

(a) pass all the courses, the bursary loan shall not be repayable to the Council;

(b) fail a course, the bursary loan, calculated on a pro rata basis in relation to the number of courses passed shall be repayable by the employee to the Council.

(2) Should an employee mentioned in subsection (1)(b) —

(a) enter into an agreement with the Council to remain in the Council's service for the ensuing twelve months, the amount due in terms of subsection (1)(b) shall be repayable in equal instalments over a period to be agreed upon between the employee and the Council: Provided that —

(i) the maximum repayment period shall not exceed twelve months from the date of notification of such failure by the educational institution; and

(ii) the period and duration of the agreement correspond with the academic year;

(b) fail to enter into an agreement with the Council as mentioned in paragraph (a), or leave the Council's service at any time and for any reason whatsoever prior to the commencement of the contract period, the amount due in terms of subsection (1)(b) shall immediately be repayable and the Council may attach the salary of the employee.

ENTERING INTO SERVICE DURING ACADEMIC YEAR

7. Subject to the provisions of sections 3, 4 and 5, the study fees of an employee, who enters into the service of the Council during the academic year, shall be reduced in relation to the number of months of the academic year which the employee was not in the service of the Council.

SELF FINANCING

8. Should an employee who has been in the service of the Council during the academic year and who financed his studies himself —

(a) pass all the courses, an amount equal to his study fees shall be paid to him by the Council;

(b) fail a course, a pro rata repayment calculated in relation to the number of courses passed, shall be paid to him by the Council, subject to the conditions mentioned in section 4.

TERMINATION OF SERVICE

9. In the event an employee, for any reason whatsoever, at any time leaves the Council's service before completion of the contract period mentioned in sections 5(1)(a) and 7, such employee shall pay to the Council an amount calculated on the basis that one month's service rendered is equivalent to the pro rata portion of the amount paid to him and in such instance the Council may attach the salary of such employee.

CANCELLATION OF BURSARY LOAN

10.(1) The Council may at any time in its sole discretion, cancel a bursary loan if it is of the opinion that an employee is guilty of misconduct or if he fails to comply with any other obligation in terms of these by-laws or the bursary loan agreement.

(2) If —

(a) the Council cancels the bursary loan in terms of subsection (1); or

(b) the employee discontinues his studies; or

(c) the employee alters the curriculum during the academic year;

the employee shall repay the monies as set out in subsection (3), to the Council and the Council may attach the salary of the employee.

(3) The amount which shall be payable to the Council in terms of subsection (2) shall be the full amount of the bursary loan together with interest thereon, calculated at a rate as determined from time to time by the Council from the

date on which the bursary loan was paid over to the employee.

P.J. JURGENS
Town Clerk

Municipal Offices
PO Box 7
Lichtenburg
2740
5 December 1990
Notice No. 52/1990

5

PLAASLIKE BESTUURSKENNISGEWING 4417

STADSRAD VAN LYDENBURG

WYSIGING VAN WEIVELDVERORDENINGE

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

Die Weiveldverordeninge van die Munisipaliteit Lydenburg, afgekondig by Administrateurskennisgewing 1599 van 3 November 1982, word hierby soos volg gewysig:

1. Deur in artikel 1 voor die woordomskriving van "grootvee-eenheid" die volgende woordomskriving in te voeg:

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

2. Deur artikel 4 deur die volgende te vervang:

"4.(1) Elke inwoner wat vee op die weiveld wil aanhou, moet voor 31 Januarie 1991 op die vorm deur die Raad voorgeskryf, daarom aansoek doen. Die toekennings vir die jaar 1991 geld slegs tot 30 Junie 1991, waarna die bepalinge van subartikel (2) in werking tree.

(2) Elke inwoner wat vee op die weiveld wil aanhou, moet jaarliks voor 30 Junie op die vorm deur die Raad voorgeskryf, daarom aansoek doen."

3. Deur in artikel 8 die uitdrukking "soos in die Bylae uiteengesit." te skrap.

4. Deur in artikel 10 die woord "weifoerie" deur die woord "gelde" te vervang.

5. Deur die Bylae waarin die Tarief vir Weiveld vervat is, te skrap.

H.R. UYS
Stadsklerk

Munisipale Kantore
Posbus 61
Lydenburg
1120
5 Desember 1990
Kennisgewing No. 45/1990

LOCAL AUTHORITY NOTICE 4417

TOWN COUNCIL OF LYDENBURG

AMENDMENT TO GRAZING BY-LAWS

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

The Grazing By-laws of the Lydenburg Mu-

nicipality, published under Administrator's Notice 1599, dated 3 November 1982, are hereby amended as follows;

1. By the insertion in section 1 before the definition of "large stock unit" of the following definition:

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

2. By the substitution for section 4 of the following:

"4.(1) Each resident who wishes to keep livestock on the pasturage, shall apply therefor before 31 January 1991 on the form prescribed by the Council. The allocation for the year 1991 shall be valid only until 30 June 1991, whereafter the provisions of subsection (2) shall come into operation.

(2) Each resident who wishes to keep livestock on the pasturage, shall apply therefor annually before 30 June on the form prescribed by the Council."

3. By the deletion in section 8 of the expression "as set out in the Schedule hereto."

4. By the deletion in section 10 of the word "grazing".

5. By the deletion of the Schedule containing the Tariff of Pasturage.

H.R. UYS
Town Clerk

Municipal Offices
P.O. Box 61
Lydenburg
1120
5 December 1990
Notice No. 45/1990

5

PLAASLIKE BESTUURSKENNISGEWING 4418

MEYERTON-WYSIGINGSKEMA 61

STADSRAAD VAN MEYERTON

Die Stadsraad van Meyerton gee hiermee ingevolge artikel 28(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp dorpsbeplanningskema wat bekend staan as Meyerton-wysigingskema 61 deur hom opgestel is. Hierdie skema bevat die volgende voorstelle:

1. Die wysiging van die definisie "wooneenheid" om soos volg te lees:

"beteken 'n onderlinge verbinde stel kamers wat nie meer as een kombuis mag insluit nie, ontwerp vir bewoning en gebruik deur 'n enkele gesin en 'n enkele bediende en dit sluit ook sodanige buitegeboue en bediendekwartiere in as wat gewoonlik bykomstig daartoe is."

2. Dat Klousule 34 bygevoeg word tot die Meyerton-dorpsbeplanningskema wat soos volg lees:

"Toestemming kan deur die Stadsraad oorweeg word by ontvangs van 'n geskrewe aansoek om addisionele bediendes te huisves in 'n wooneenheid."

Besonderhede van die aansoek lê ter insae gedurende normale kantoorure by die kantoor van die Stadsklerk, Meyerton Munisipale Kantore, Kamer 201 vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen, of versoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990, skriftelik en in tweevoud in-

gedien word by die Stadsclerk by die bovermelde adres, of gepos word aan Posbus 9, Meyerton, 1960.

MCC OOSTHUIZEN
Stadsclerk

Munisipale Kantoor
Posbus 9
Meyerton
1960
12 November 1990
Kennisgewing No. 820/1990

LOCAL AUTHORITY NOTICE 4418

MEYERTON AMENDMENT SCHEME 61

TOWN COUNCIL OF MEYERTON

The Meyerton Town Council hereby gives notice in 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 Meyerton Amendment Scheme 61 has been prepared. This scheme is an amendment scheme and contains the following proposals:

1. The amendment of the definition "Dwelling-unit" to read as follows:

"means an interconnected suite of rooms which may not include more than one kitchen, designed for occupation by a single family and a single domestic servant also includes such out-buildings and servant's quarters as are ordinarily incidental thereto."

2. That clause 34 is added to the Meyerton Town-planning Scheme which reads as follows:

"On written application for additional domestic servants to occupy a dwelling-unit, permission may be granted by the Town Council."

Particulars of the application will lie for inspection during normal office hours at the office of the Town clerk, Town Council of Meyerton, Room 201, Civic Centre, Meyerton for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate at PO Box 9, Meyerton, 1960 within a period of 28 days from 5 December 1990.

MCC OOSTHUIZEN
Town Clerk

Municipal Offices
PO Box 9
Meyerton
1960
12 November 1990
Notice No. 820/1990

5—12

PLAASLIKE BESTUURSKENNISGEWING
4419

BYLAE 11

(Regulasie 21)

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 bylae hierby genoem, te stig deur hom ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Waarnemende Stadsclerk, Stadsraad van Midrand, Munisipale Kantore, Ou Pretoria Pad, Randjespark, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik en in tweevoud by of tot die Waarnemende Stadsclerk by bovermelde adres of by Privaat sak X20, Halfway House 1685, ingedien of gerig word.

HRA LUBBE
Waarnemende Stadsclerk

Munisipale Kantore
Ou Pretoriaweg
Randjespark
Privaatsak X20
Halfway House
1685
Kennisgewing No. 130/1990
21 November 1990

BYLAE 1

Naam van dorp: Vorna Valley Uitbreiding 42.

Volle naam van aansoeker: Van der Schyff, Baylis, Gericke & Druce.

Aantal erwe in voorgestelde dorp: Residensieel 1: 80 erwe.

Beskrywing van grond waarop dorp gestig staan te word: Gedeeltes 25 en 26 van die plaas Bothasfontein 408 JR.

Ligging van voorgestelde dorp: Die eiendom is geleë in die suidwestelike sektor van die Midrand Munisipale gebied en word begrens deur Albertynstraat in die ooste en Moerdykstraat in die noorde.

VERW: 15/8/VV42

LOCAL AUTHORITY NOTICE 4419

SCHEDULE 11

(Regulation 21)

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, 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 Acting Town Clerk, Town Council of Midrand, Municipal Offices, Old Pretoria Road, Randjespark, for a period of 28 days from 5 December 1990.

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 5 December 1990.

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
Halfway House
1685
Notice No. 130/1990
21 November 1990

HRA LUBBE
Acting Town Clerk

ANNEXURE 1

Name of township: Vorna Valley Extension 42.

Full name of applicant: Van der Schyff, Baylis, Gericke and Druce.

Number of erven in proposed township: Residential 1: 80 erven.

Description of land on which township is to be established: Portions 25 and 26 of the farm Bothasfontein 408 JR.

Situation of proposed township: The property is located in the south-western sector of the Midrand Municipal area and is bounded by Albertyn Street in the east and Moerdyk Street in the north.

Reference number: 15/8/VV42

5—12

PLAASLIKE BESTUURSKENNISGEWING
4420

STADSRAAD VAN MIDRAND

REGSTELLINGSKENNISGEWING

Plaaslike Bestuurskennisgewing No. 3787 gepubliseer in die Provinsiale Koerant, gedateer 24 Oktober 1990, word hiermee soos volg verbeter:

Deur die woord "Van Heerdenlaan" met die woord "Alexanderlaan" te vervang.

HRA LUBBE
Waarnemende Stadsclerk

Munisipale Kantore
Ou Pretoriaweg
Randjespark
Privaatsak X20
Halfway House
1685
Kennisgewing No. 131/1990
21 November 1990
EDEB/ab

LOCAL AUTHORITY NOTICE 4420

TOWN COUNCIL OF MIDRAND

CORRECTION NOTICE

Local Authority Notice No. 3787 published in Provincial Gazette, dated 24 October 1990, is hereby corrected as follows:

The substitution of the word "Van Heerden Avenue" by the word "Alexander Avenue".

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
Halfway House
1685
Notice No. 131/1990
21 November 1990
EDEB/ab

HRA LUBBE
Acting Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING
4421

STADSRAAD VAN MIDDELBURG,
TRANSVAAL

AANVULLENDE WAARDERINGSLYS
VIR DIE BOEKJAAR 1989/90

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van

Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die aanvullende waarderingslys vir die boekjaar 1989/90 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 17 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 Provinsiale Koerant van die kennisgewing in artikel 16(4)(a) genoem, of waar die bepaling van artikel 16(5) van toepassing is, binne een-en-twintig dae na die dag waarop die redes daar genoem aan sodanige beswaarmaker gestuur is, appèl aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appèl op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appèl aan die 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 dergelike wyse, teen sodanige beslissing appèl aanteken."

'n Vorm vir kennisgewing van appèl kan van die sekretaris van die waarderingsraad verkry word.

SEKRETARIS: WAARDERINGSRAAD
5 Desember 1990
Munisipale Gebou
Wandererslaan
Middelburg
Transvaal

LOCAL AUTHORITY NOTICE 4421

**TOWN COUNCIL OF MIDDELBURG,
TRANSVAAL**

**SUPPLEMENTARY VALUATION ROLL
FOR THE FINANCIAL YEAR 1989/90**

(Regulation 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the supplementary valuation roll for the financial year 1989/90 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of the 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 ap-

peal 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.

SECRETARY: VALUATION BOARD
5 Desember 1990
Municipal Buildings
Wanderers Avenue
Middelburg
1050

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**PLAASLIKE BESTUURSKENNISGEWING
4422**

STADSRAAD VAN ORKNEY

**WYSIGING VAN GELDE TEN OPSIGTE
VAN ELEKTRISITEITSVOORSIENING**

Kennis geskied hiermee kragtens artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Orkney, by Spesiale Besluit A 237 op 30 Oktober 1990, Gelde ten opsigte van Elektrisiteitsvoorsiening, afgekondig by Munisipale Kennisgewing No 13/1985 van 10 April 1985, gewysig het onderworpe aan die goedkeuring van die Elektrisiteitsbeheerraad.

Die doel van hierdie wysiging is om verbruikerstariewe vir verbruikers op die Plaas Goedgehoeg vas te stel.

Die wysiging het op 1 November 1990 in werking getree.

'n Afskrif van sodanige besluit en besonderhede van die vasstelling lê ter insae by Kamer 125, Burgersentrum, Patmoreweg, Orkney, vir veertien dae vanaf publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige besware moet voor of op 19 Desember 1990 skriftelik by die ondergetekende ingedien word.

J P DE KLERK
Stadsklerk

Burgersentrum
Privaatsak X8
Orkney
2620
5 Desember 1990
Kennisgewing No. 72/1990

LOCAL AUTHORITY NOTICE 4422

TOWN COUNCIL OF ORKNEY

**AMENDMENT TO CHARGES FOR THE
SUPPLY OF ELECTRICITY**

Notice is hereby given in terms of section

80B(3) of the Local Government Ordinance, 1939, that the Town Council of Orkney has, by Special Resolution A 237 dated 30 October 1990 amended the charges in respect of the supply of Electricity published by Municipal Notice no 13/1985 dated 10 April 1985. This amendment is however subject to the approval of the Electricity Control Board.

The purpose of the resolution is to determine the tariff for consumers on the farm Goedgehoeg.

The amendment came into effect 1 November 1990.

A copy of the resolution is open for inspection during office hours at Room 125, Civic Centre, Patmore Road, Orkney for a period of 14 days from the date of publication of this notice in the Provincial Gazette. Any objections should be lodged with the undersigned in writing on or before 19 December 1990.

J P DE KLERK
Town Clerk

Civic Centre
Private Bag X8
Orkney
2620
5 Desember 1990
Notice No. 72/1990

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**PLAASLIKE BESTUURSKENNISGEWING
4423**

DORPSRAAD VAN OTTOSDAL

**WYSIGING VAN GELDE VIR DIE VER-
SKAFFING VAN ELEKTRISITEIT**

Kennis geskied hiermee kragtens die bepaling van Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur 17/1939, dat die Munisipaliteit by Spesiale besluit en met ingang 1 Januarie 1991 die gelde in verband met die verskaffing van bogenoemde dienste gaan verhoog. 'n Afskrif van die Spesiale besluit van die Raad en volle besonderhede van die wysigings van gelde waarna hierbo verwys word, is gedurende kantoorure ter insae by die kantoor van die Stadsklerk, Munisipale Kantore, Ottosdal vir 'n tydperk van 14 (veertien) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

C.J.I. JONKER
Stadsklerk

Munisipale Kantore
Posbus 57
Ottosdal
2610
21 November 1990
Kennisgewing No. 8/1990

LOCAL AUTHORITY NOTICE 4423

TOWN COUNCIL OF OTTOSDAL

**AMENDMENT OF CHARGES FOR THE
SUPPLY OF ELECTRICITY**

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 17/1939 that the Town Council has by Special Resolution, and with effect from 1 January 1991, intend increasing the above mentioned charges. A copy of the Special Resolution of the Council

and full particulars of the amendment of charges referred to above, are open for inspection during office hours, at the office of the Town Clerk, Municipal Offices, Ottosdal for a period of fourteen days from the date of publication of this notice in the Provincial Gazette.

Any person who is desirous of recording his objections to the proposed, must lodge such objection in writing with the Town Clerk within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

Municipal Offices
PO Box 57
Ottosdal
2610
21 November 1990
Notice No. 8/1990

C.J.I. JONKER
Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING 4424

STADSRAAD VAN PHALABORWA

AANNAME VAN DIE STANDAARD- VERORDENINGE BETREFFENDE OPEN- BARE GERIEWE

Die Stadsklerk van Phalaborwa publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Phalaborwa ingevolge artikel 96bis(2) van genoemde Ordonnansie, die Standaardverordeninge betreffende Openbare Geriewe, afgekondig by Kennisgewing 60/1990 van 14 September 1990, sonder enige wysigings, aangeneem het as verordeninge wat deur genoemde Raad opgestel is.

W.D. FOUCHÉ
Stadsklerk

Munisipale Kantore
Posbus 67
Phalaborwa
1390
Kennisgewing No. 45/1990

LOCAL AUTHORITY NOTICE 4424

TOWN COUNCIL OF PHALABORWA

ADOPTION OF STANDARD PUBLIC AME- NITIES BY-LAWS

The Town Clerk of Phalaborwa hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Phalaborwa has, in terms of section 96bis(2) of the said Ordinance, adopted without any amendments, the Standard Public Amenities By-laws, published under Notice 60/1990 of 14 September 1990, as by-laws made by the said Council.

Municipal Offices
PO Box 67
Phalaborwa
1390
Notice No. 45/1990

W.D. FOUCHÉ
Town Clerk

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PLAASLIKE BESTUURSKENNISGEWING 4426

KENNISGEWING VAN ONTWERPSKEMA

Die Pietersburg Stadsraad gee hiermee ingevolge Artikel 28(1)(a) van die Ordonnansie op

Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-skema wat bekend staan as Pietersburg-wysigingskema 223 deur die gemelde Stadsraad opgestel is.

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

Die hersonering van die Restant van Gedeelte 10 van die Plaas Sterkloop 688 LS, groot 41 736 m² groot geleë op die gholfbaan aanliggend aan die westekant van die Pietersburg/Silikonpad, van "Private Oopruimte" na "Spesiaal" vir Hotel.

Die ontwerp-skema lê ter insae gedurende kantoorure by die kantoor van die Stadsekretaris, Kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 5 Desember 1990.

Besware of vertoë ten opsigte van die skema, moet binne 'n tydperk van 28 dae vanaf 5 Desember 1990 skriftelik by die Stadsklerk by bogenoemde adres of by Posbus 111, Pietersburg, 0700, ingedien word.

Pietersburg Stadsraad A C K VERMAAK
Burgersentrum Stadsklerk
Landdros Maréstraat
Posbus 111
Pietersburg
0700
13 November 1990

LOCAL AUTHORITY NOTICE 4426

NOTICE OF DRAFT SCHEME

The Pietersburg Town Council hereby gives notice in terms of Section 28(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Pietersburg Amendment Scheme 223 has been prepared by it.

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

The rezoning of the Remainder of Portion 10 of the Farm Sterkloop 688 LS, measuring 41 736 m², situated on the ghole course adjacent to the western side of the Pietersburg/Silicon road from "Private Open Space" to "Special" for the use of a hotel.

The draft scheme will lie for inspection during normal office hours at the office of the Town Secretary, Room 404, Civic Centre, Pietersburg, for a period of 28 days from 5 December 1990.

Objections to or representations in respect of the scheme must be lodged with or made in writing to the Town Clerk at the abovementioned address or at PO Box 111, Pietersburg, 0700, within a period of 28 days from 5 December 1990.

A C K VERMAAK
Town Clerk

Pietersburg Town Council
Civic Centre
Landdros Maré Street
PO Box 111
Pietersburg
0700
13 November 1990

5-12

PLAASLIKE BESTUURSKENNISGEWING 4427

STADSRAAD VAN PIETERSBURG

VASSTELLING VAN GELDE: TOE- GANGSGELDE TOT UNIEPARK PIEK- NIEKTERREIN

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad

van Pietersburg by Spesiale Besluit die toegangsgelde tot Uniepark pieknickerrein, met ingang van 8 Oktober 1990, vasgestel het.

BYLAE

1. Per voertuig met 'n maksimum van 6 persone bo die ouderdom van 3 jaar: R5,00.

2. Vir ekstra persone, per persoon: R1,00.

3. Persone wat die gebied te voet binnegaan, per persoon:

(i) Volwassenes: R3,00.

(ii) Kinders onder die ouderdom van 18 jaar: R2,00.

A C K VERMAAK
Stadsklerk

Burgersentrum
Pietersburg
22 November 1990

LOCAL AUTHORITY NOTICE 4427

PIETERSBURG TOWN COUNCIL

DETERMINATION OF CHARGES: EN- TRANCE FEES TO UNION PARK PICNIC AREA

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, notice is hereby given that the Pietersburg Town Council has by Special Resolution determined the entrance fees to Union Park picnic area, with effect of 8 October 1990.

SCHEDULE

1. Per vehicle with a maximum of 6 persons above the age of 3 years: R5,00.

2. For extra persons, per person: R1,00.

3. Persons who enter the area on foot:

(i) Adults: R3,00.

(ii) Children under the age of 18 years: R2,00.

A C K VERMAAK
Town Clerk

Civic Centre
Pietersburg
22 November 1990

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PLAASLIKE BESTUURSKENNISGEWING 4428

STADSRAAD VAN PIETERSBURG

VASSTELLING VAN GELDE: TOE- GANGSGELDE TOT MUNISIPALE SWEM- BADDENS

Ingevolge die bepalings van artikel 80B(8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Pietersburg by Spesiale Besluit die toegangsgelde tot munisipale swembaddens, met ingang van 8 Oktober 1990, vasgestel het.

BYLAE

1. Nie-inwoners en inwoners wat nie oor seisoenkaartjies beskik nie — per geleentheid: R3,00.

2. 'n Inwoner kan 'n seisoenkaartjie aankoop, welke kaartjie by vertoning toegang tot enige munisipale swembad van die Raad sal verleen gedurende 'n swemseisoen of gedeelte daarvan.

(i) Koste van kaartjie, per huisgesin, per jaar: R10,00.

(ii) Geldigheidsduur van seisoenkaartjie: Die tydperk wanneer 'n swembad vir die publiek oop is soos deur die Raad bepaal ingevolge artikel 2(a) van die Raad se swembadverordeninge.

A C K VERMAAK
Stadsklerk

Burgersentrum
Pietersburg
22 November 1990

LOCAL AUTHORITY NOTICE 4428

PIETERSBURG TOWN COUNCIL

DETERMINATION OF CHARGES: ENTRANCE FEES TO MUNICIPAL SWIMMING BATHS

In terms of the provisions of section 80B(8) of the Local Government Ordinance, 1939, notice is hereby given that the Pietersburg Town Council has by Special Resolution determined the entrance fees to municipal swimming baths, with effect from 8 October 1990.

SCHEDULE

1. Non residents and residents who do not have season tickets — per occasion: R3,00.

2. A resident can purchase a season ticket, which would grant entrance to any municipal swimming bath of the Council during a swimming season or part thereof.

(i) Cost of a ticket per household, per year: R10,00.

(ii) Validity terms for season tickets: The period for which a swimming bath is open to the public as determined by the Council in terms of section 2(a) of the Council's swimming bath by-laws.

A C K VERMAAK
Town Clerk

Civic Centre
Pietersburg
22 November 1990

stroom-wysigingskema 295 en tree in werking op 4 Februarie 1991.

Kennisgewing No. 133/1990

LOCAL AUTHORITY NOTICE 4429

POTCHEFSTROOM AMENDMENT SCHEME 295

It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Potchefstroom Town Council has approved the amendment of Potchefstroom Town-planning Scheme, 1980, by the rezoning of Erf 2936, Potchefstroom Extension 12 from "public garage" to "special" for public garage, offices and shops, subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria, and the Town Clerk, Municipal Offices, Wolmarans Street (PO Box 113), Potchefstroom, and are open for inspection at all reasonable times.

This amendment is known as Potchefstroom Amendment Scheme 295 and shall come into operation on the 4th February 1991.

Notice No. 133/1990

5

PLAASLIKE KENNISGEWING 4430

POTCHEFSTROOM-WYSIGINGSKEMA 292

Hierby word ooreenkomstig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Potchefstroom goedgekeur het dat Potchefstroom-dorpsbeplanningskema 1980 gewysig word deur die hersonering van Erf 2867, Potchefstroom, vanaf "Openbare garage" na "Besigheid 3", onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Hoof van die Departement van Plaaslike Bestuur, Behuising en Werke: Administrasie: Volksraad, Pretoria, en die Stadsklerk, Munisipale Kantore, Wolmaransstraat (Posbus 113), Potchefstroom, en lê ter insae te alle redelike tye.

Hierdie wysiging staan bekend as Potchefstroom-wysigingskema 292 en tree in werking op 30 Januarie 1991.

Kennisgewing 139/1990

LOCAL AUTHORITY NOTICE 4430

POTCHEFSTROOM AMENDMENT SCHEME 292

It is hereby notified in terms of the provisions of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Potchefstroom Town Council has approved the amendment of Potchefstroom Town-planning Scheme 1980 by the rezoning of Erf 2867, Potchefstroom, from "Public garage" to "Business 3", subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of the Department of Local Government, Housing and Works: Administration: House of Assembly, Pretoria, and the Town Clerk, Municipal Offices,

Wolmarans Street (PO Box 113), Potchefstroom, and are open for inspection at all reasonable times.

This amendment is known as Potchefstroom Amendment Scheme 292 and shall come into operation on 30 January 1991.

Notice No. 139/1990

5

PLAASLIKE BESTUURSKENNISGEWING 4431

PLAASLIKE BESTUUR VAN POTGIETERSRUS WAARDERINGSGLYS VIR DIE BOEKJARE 1990/94

(Regulasie 12)

Kennis word hierby ingevolge artikel 16(4)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Bestuur, 1977 (Ordonnansie 11 van 1977), gegee dat die waarderingsglys vir die boekjare 1990/94 van alle belasbare eiendom binne die munisipaliteit deur die voorsitter van die waarderingsraad gesertifiseer en geteken is en gevolglik finaal en bindend geword het op alle betrokke persone soos in artikel 16(3) van daardie Ordonnansie beoog.

Die aandag word egter gevestig op artikel 77 van die gemele Ordonnansie wat soos volg bepaal:

"Reg van appél 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 Provinsiale 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, appél aanteken deur by die sekretaris van sodanige raad 'n kennisgewing van appél op die wyse soos voorgeskryf en in ooreenstemming met die prosedure soos voorgeskryf in te dien en sodanige sekretaris stuur onverwyld 'n afskrif van sodanige kennisgewing van appél 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 appél aanteken op die wyse in subartikel (1) beoog en enige ander persoon wat nie 'n beswaarmaker is nie maar wat regstreeks deur 'n beslissing van 'n waarderingsraad geraak word, kan op dergelike wyse, teen sodanige beslissing appél aanteken."

'n Vorm van kennisgewing van appél kan van die sekretaris van die waarderingsraad verkry word.

Sekretaris: Waarderingsraad

Posbus 34
Potgietersrus
0600
21 November 1990

LOCAL AUTHORITY NOTICE 4431

LOCAL AUTHORITY OF POTGIETERSRUS VALUATION ROLL FOR THE FINANCIAL YEARS 1990/94

(Regulation 12)

Notice is hereby given in terms of section 16(4)(a) of the Local Authorities Rating Ordinance, 1977, that the Valuation Roll for the financial years 1990/94 has been prepared and is available for inspection at the offices of the Valuation Officer, Potgietersrus, from 10 o'clock on 21 November 1990 to 4 o'clock on 27 November 1990, subject to certain conditions.

nance, 1977 (Ordinance 11 of 1977), that the valuation roll for the financial years 1990/94 of all rateable property within the municipality has been certified and signed by the chairman of the valuation board and has therefore become fixed and binding upon all persons concerned as contemplated in section 16(3) of that Ordinance.

However, attention is directed to section 17 of the said Ordinance, which provides as follows:

"Right of appeal against decision of valuation board.

17.(1) An objector who has appeared or has been represented before a valuation board, including an objector who has lodged or presented a reply contemplated in section 15(4), may appeal against the decision of such board in respect of which he is an objector within thirty days from the date of the publication in the Provincial Gazette of the notice referred to in section 16(4)(a) or, where the provisions of section 16(5) are applicable, within twenty-one days after the day on which the reasons referred to therein, were forwarded to such objector, by lodging with the secretary of such board a notice of appeal in the manner and in accordance with the procedure prescribed and such secretary shall forward forthwith a copy of such notice of appeal to the valuer and to the local authority concerned.

(2) A local authority which is not an objector may appeal against any decision of a valuation board in the manner contemplated in subsection (1) and any other person who is not an objector but who is directly affected by a decision of a valuation board may, in like manner, appeal against such decision."

A notice of appeal form may be obtained from the secretary of the valuation board.

Secretary: Valuation Board

PO Box 34
Potgietersrus
0600
21 November 1990

5-12

PLAASLIKE BESTUURSKENNISGEWING
4432

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3478

Hierby word ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekend gemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van Erf 2160, Villieria tot Spesiale Woon.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris, Tak Gemeenskapdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3478 en tree op datum van publikasie van hierdie kennisgewing in werking.

(K13/4/6/3478)

J N REDELINGHUIJS
Stadsklerk

5 Desember 1990
Kennisgewing No. 500/1990

LOCAL AUTHORITY NOTICE 4432

CITY COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3478

It is hereby notified in terms of the provisions of section 57(1)(a) of the Town-planning and

Townships Ordinance, 1986 (Ordinance 15 of 1986), that the City Council of Pretoria has approved the amendment of the Pretoria Town-planning Scheme, 1974, being the rezoning of Erf 2160, Villieria, to Special Residential.

Map 3 and the scheme clauses of this amendment scheme are filed with the Town Clerk of Pretoria and the Provincial Secretary: Branch Community Services, Pretoria, and are open to inspection during normal office hours.

This amendment is known as Pretoria Amendment Scheme 3478 and shall come into operation on the date of publication of this notice.

(K13/4/6/3478)

J N REDELINGHUIJS
Town Clerk

5 Desember 1990
Notice No. 500/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4433

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3144

Hierby word ingevolge die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekend gemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van die Restant van Gedeelte 2 van die plaas Zwartkop 356 JR tot Spesiaal slegs vir die uitsluitlike gebruik vir natuurbewaring met 'n beperkte hoeveelheid hoëtegnologie-produkte en gepaardgaande ondersteunende en verwante dienste, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris, Tak Gemeenskapdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3144 en tree op datum van publikasie van hierdie kennisgewing in werking.

(K13/4/6/3144)

J N REDELINGHUIJS
Stadsklerk

5 Desember 1990
Kennisgewing No. 501/1990

LOCAL AUTHORITY NOTICE 4433

CITY COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3144

It is hereby notified in terms of the provisions of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the City Council of Pretoria has approved the amendment of the Pretoria Town-planning Scheme, 1974, being the rezoning of the Remainder of Portion 2 of the farm Zwartkop 356 JR to Special to be used solely for nature conservation with a limited area for the development and composition of a limited amount of high-technology products and associated supportive and ancillary services, subject to certain conditions.

Map 3 and the scheme clauses of this amendment scheme are filed with the Town Clerk of

Pretoria and the Provincial Secretary: Branch Community Services, Pretoria, and are open to inspection during normal office hours.

This amendment is known as Pretoria Amendment Scheme 3144 and shall come into operation on the date of publication of this notice.

(K13/4/6/3144)

J N REDELINGHUIJS
Town Clerk

5 Desember 1990
Notice No. 501/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4435

STADSRAAD VAN RUSTENBURG

VULLISVERWYDERINGSDIENS:
VASTELLING VAN TARIIEWE

Daar word hierby kennis gegee dat ingevolge die bepalings van Artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, die Stadsraad van Rustenburg gelde vasgestel het vir die lewering van 'n vullisverwyderingsdiens aan Sodisu Woonwepark.

Die algemene strekking is om 'n tarief vir die verwydering van vullis aan 'n perseel buite die Munisipale gebied vas te stel.

'n Afskrif van die tarief lê ter insae gedurende kantoorure by Kamer 714, Stadskantore, Burgerstraat Rustenburg vir 'n tydperk van veertien dae vanaf publikasie van hierdie kennisgewing in die Provinsiale Koerant naamlik 5 Desember 1990.

Enige persoon wat beswaar teen die vasstelling wil maak moet dit skriftelik by die Stadsklerk doen binne veertien dae na datum van publikasie van hierdie kennisgewing, naamlik 5 Desember 1990.

W J ERASMUS
Stadsklerk

Stadskantore
Posbus 16
Rustenburg
0300
Kennisgewing No. 162/1990
Verw: 18/5/1 (4762)

LOCAL AUTHORITY NOTICE 4435

TOWN COUNCIL OF RUSTENBURG

REFUSE REMOVAL SERVICE: DETERMINATION OF CHARGES

It is hereby notified in terms of Section 80B of the Local Government Ordinance, 1939, that the Town Council of Rustenburg has determined charges for a refuse removal service to Sodisu Caravan Park.

The general purport is to determine a tariff for refuse removal service to a site which is situated outside the municipal area.

A copy of the tariff lies for inspection during office hours at Room 714, Municipal Offices, Burger Street, Rustenburg, for a period of fourteen days from the date of publication of this notice in the Provincial Gazette namely 5 December 1990.

Any person desirous of objecting to the determination of charges, should lodge such objections in writing to the Town Clerk, within

fourteen days from the date of publication of this notice in the Provincial Gazette, namely 5 December 1990.

W J ERASMUS
Town Clerk

Municipal Offices
PO Box 16
Rustenburg
0300
Notice No. 162/1990
Ref: 18/5/1 (4762)

5

PLAASLIKE BESTUURSKENNIGGEWING
4436

ROODEPOORT-WYSIGINGSKEMA 220

Hierby word ooreenkomstig die bepalings van artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Roodepoort goedgekeur het dat die Roodepoort-dorpsbeplanningskema, 1987, gewysig word deur die grondgebruiksone van Gedeeltes 25, 26 en 27 van Erf 2237 Florida Uitbreiding 9 vanaf "Bestaande Openbare Pad" na "Residensieel 1" te wysig.

Besonderhede van die wysigingskema word in bewaring gehou deur die Direkteur-generaal: Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en is by die Hoof: Stedelike Ontwikkeling Roodepoort beskikbaar vir inspeksie te alle redelike tye.

Die datum van die inwerkingtreding van die skema is 5 Desember 1990.

Hierdie wysiging staan bekend as Roodepoort-wysigingskema 220.

Kennisgewing No. 212/1990

LOCAL AUTHORITY NOTICE 4436

ROODEPOORT AMENDMENT SCHEME
220

It is hereby notified in terms of section 57(1)(a) of the Town-planning and Townships Ordinance, 1986, that the Roodepoort City Council has approved the amendment of the Roodepoort Town-planning Scheme, 1987, by amending the land use zone of Portions 25, 26 and 27 of Erf 2237 Florida Extension 9 from "Existing Public Roads" to "Residential 1".

Particulars of the amendment scheme are filed with the Director-General: Department of Local Government, Housing and Works, Pretoria and the Chief: Urban Development, Roodepoort and are open for inspection at all reasonable times.

The date this scheme will come into operation is 5 December 1990.

This amendment is known as the Roodepoort Amendment Scheme 220.

Notice No. 212/1990

5

PLAASLIKE BESTUURSKENNIGGEWING
4437

SANDTON-WYSIGINGSKEMA 1539

Hierby word ooreenkomstig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Sandton goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig

word deur die skraping van Klousule 12, Voorbehoudsbepaling (11) van die skemaklousules.

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapontwikkeling, Pretoria, en by die kantoor van die Direkteur: Stadsbeplanning, Burgersentrum, Weststraat, Sandown, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1539 en tree in werking op datum van publikasie hiervan.

S E MOSTERT
Stadsklerk

5 Desember 1990
Kennisgewing No. 296/1990

LOCAL AUTHORITY NOTICE 4437

SANDTON AMENDMENT SCHEME 1539

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Sandton approved the amendment of the Sandton Town-planning Scheme, 1980 by the deletion of Clause 12, Proviso (11) from the scheme clauses.

Copies of Map No 3 and the scheme clauses of the amendment scheme are filed with the Director-General, Community Development, Pretoria, and at the office of the Director: Town-planning, Civic Centre, West Street, Sandown, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 1539 and it shall come into operation on the date of publication hereof.

S E MOSTERT
Town Clerk

5 Desember 1990
Notice No. 296/1990

5

PLAASLIKE BESTUURSKENNIGGEWING
4438

SANDTON-WYSIGINGSKEMA 1272

Hierby word ooreenkomstig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Sandton goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Erwe 188 en 189 Eastgate Uitbreiding 13 Dorpsgebied van "Spesiaal" vir kommersiële doeleindes tot "Spesiaal" vir kommersiële doeleindes, winkels, kantore, verversingsplekke en besighede, onderworpe aan sekere voorwaardes.

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapontwikkeling, Pretoria, en by die kantoor van die Direkteur: Stadsbeplanning, Burgersentrum, Weststraat, Sandown, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1272 en tree in werking op datum van publikasie hiervan.

S E MOSTERT
Stadsklerk

5 Desember 1990
Kennisgewing No. 297/1990

LOCAL AUTHORITY NOTICE 4438

SANDTON AMENDMENT SCHEME 1272

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Sandton approved the amendment of the Sandton Town-planning Scheme, 1980 by rezoning Erf 3 Hyde Park Township from "Municipal" to "Residential 1" with a density zoning of "One dwelling Unit per Erf."

1986, that the Town Council of Sandton approved the amendment of the Sandton Town-planning Scheme, 1980 by rezoning Erven 188 and 189 Eastgate Extension 13 Township from "Special" for commercial purposes to "Special" for shops, offices, places of refreshment and for commercial purposes, subject to certain conditions.

Copies of Map No 3 and the scheme clauses of the amendment scheme are filed with the Director-General, Community Development, Pretoria, and at the office of the Director: Town-planning, Civic Centre, West Street, Sandown, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 1272 and it shall come into operation on the date of publication hereof.

S E MOSTERT
Town Clerk

5 Desember 1990
Notice No. 297/1990

5

PLAASLIKE BESTUURSKENNIGGEWING
4439

SANDTON-WYSIGINGSKEMA 1585

Hierby word ooreenkomstig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Sandton goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Erf 3 Hyde Park Dorpsgebied van "Munisipaal" na "Residensieel 1" met 'n digtheidsondering van "Een Woonhuis per Erf."

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapontwikkeling, Pretoria, en by die kantoor van die Direkteur: Stadsbeplanning, Burgersentrum, Weststraat, Sandown, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1585 en tree in werking op datum van publikasie hiervan.

S E MOSTERT
Stadsklerk

5 Desember 1990
Kennisgewing No. 295/1990

LOCAL AUTHORITY NOTICE 4439

SANDTON AMENDMENT SCHEME 1585

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Sandton approved the amendment of the Sandton Town-planning Scheme, 1980 by rezoning Erf 3 Hyde Park Township from "Municipal" to "Residential 1" with a density zoning of "One dwelling Unit per Erf."

Copies of Map No 3 and the scheme clauses of the amendment scheme are filed with the Director-General, Community Development, Pretoria, and at the office of the Director: Town-planning, Civic Centre, West Street, Sandown, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 1585 and it shall come into operation on the date of publication hereof.

S E MOSTERT
Town Clerk

5 Desember 1990
Notice No. 295/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4440

SANDTON-WYSIGINGSKEMA 1586

Hierby word ooreenkomstig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekend gemaak dat die Stadsraad van Sandton goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Erf 5099, Bryanston Dorpsgebied van "Bestaande Openbare Paaië" na "Residensieël 1" met 'n digtheidsonering van "Een Woonhuis per Erf."

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapontwikkeling, Pretoria, en by die kantoor van die Direkteur: Stadsbeplanning, Burgersentrum, Weststraat, Sandown, Sandton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Sandton-wysigingskema 1586 en tree in werking op datum van publikasie hiervan.

S E MOSTERT
Stadsklerk

5 Desember 1990
Kenningsgewing No. 294/1990

LOCAL AUTHORITY NOTICE 4440

SANDTON AMENDMENT SCHEME 1586

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Sandton approved the amendment of the Sandton Town-planning Scheme, 1980 by rezoning Erf 5099 Bryanston Township from "Existing Public Roads" to "Residential 1" with a density zoning of "One Dwelling Unit per Erf."

Copies of Map No 3 and the scheme clauses of the amendment scheme are filed with the Director-General, Community Development, Pretoria, and at the office of the Director, Town-planning, Civic Centre, West Street, Sandown, Sandton, and are open for inspection at all reasonable times.

This amendment is known as Sandton Amendment Scheme 1586 and it shall come into operation on the date of publication hereof.

S E MOSTERT
Town Clerk

5 December 1990
Notice No. 294/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4441

STADSRAAD VAN SPRINGS

KENNISGEWING VAN WYSIGINGSKEMA: SPRINGSSE WYSIGINGSKEMA 1/542

Die Stadsraad van Springs gee hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningkema bekend te staan as Springsse Wysigingskema 1/542 deur hom goedgekeur is.

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

'n Verhoging in die dekking van Erf 2023, Geduld-uitbreiding van 70 % tot 90 %.

Hierdie wysigingskema sal op 5 Desember 1990 in werking tree.

Die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Burgersentrum, Suid-hoofrifweg, Springs (Kamer 204) en die kantoor van die Direkteur, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

H.A. DU PLESSIS
Stadsklerk

Burgersentrum
Springs
22 November 1990
Kenningsgewing No. 160/1990

LOCAL AUTHORITY NOTICE 4441

TOWN COUNCIL OF SPRINGS

NOTICE OF AMENDMENT SCHEME: SPRINGS AMENDMENT SCHEME 1/542

The Town Council of Springs hereby gives notice in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Springs Amendment Scheme 1/542, has been approved by it.

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

An increase in the coverage of Erf 2023, Geduld Extension from 70 % to 90 %.

This amendment scheme will come into operation on 5 December 1990.

The amendment scheme will lie for inspection during normal office hours at the office of the Town Secretary, Civic Centre, South Main Reef Road, Springs (Room 204) and the office of the Director, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

H.A. DU PLESSIS
Town Clerk

Civic Centre
Springs
22 November 1990
Notice No. 160/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4442

STADSRAAD VAN SPRINGS

KENNISGEWING VAN WYSIGINGSKEMA: SPRINGSSE WYSIGINGSKEMA 1/553

Die Stadsraad van Springs gee hiermee ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningkema bekend te staan as Springsse Wysigingskema 1/553 deur hom goedgekeur is.

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

Die hersonering van Erf 865, Selection Park van "Algemene woon" tot "spesiale woon" teen 'n digtheid van twee woonhuise per erf met die opheffing van die sypasiebeperking.

Hierdie wysigingskema sal op 5 Desember 1990 in werking tree.

Die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Burgersentrum, Suid-hoofrifweg, Springs (Kamer 204) en die kantoor van die Di-

rekteur, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

H.A. DU PLESSIS
Stadsklerk

Burgersentrum
Springs
22 November 1990
Kenningsgewing No. 163/1990

LOCAL AUTHORITY NOTICE 4442

TOWN COUNCIL OF SPRINGS

NOTICE OF AMENDMENT SCHEME: SPRINGS AMENDMENT SCHEME 1/553

The Town Council of Springs hereby gives notice in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Springs Amendment Scheme 1/553, has been approved by it.

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

The rezoning of Erf 865, Selection Park from "General Residential" to "Special Residential" with a density of two dwellings per erf with the upliftment of the side space limitation.

This amendment scheme will come into operation on 5 December 1990.

The amendment scheme will lie for inspection during normal office hours at the office of the Town Secretary, Civic Centre, South Main Reef Road, Springs (Room 204) and the office of the Director, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

H.A. DU PLESSIS
Town Clerk

Civic Centre
Springs
22 November 1990
Notice No. 163/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4443

STADSRAAD VAN SPRINGS

KENNISGEWING VAN WYSIGINGSKEMA: SPRINGSSE WYSIGINGSKEMA 1/561

Die Stadsraad van Springs gee hiermee, ingevolge artikel 57(1)(a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningkema bekend te staan as Springsse Wysigingskema Nr. 1/563 deur hom goedgekeur is.

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

Die hersonering van Erf 111, Rowhill van "Spesiale Woon" met 'n dekking van 40 % tot "Spesiale Woon" met 'n dekking van 60 %.

Hierdie wysigingskema sal op 5 Desember 1990 in werking tree.

Die wysigingskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Burgersentrum, Suid-hoofrifweg, Springs (Kamer 204) en die kantoor van die Direkteur, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

H.A. DU PLESSIS
Stadsklerk

Burgersentrum
Springs
20 November 1990
Kenningsgewing No. 162/1990

LOCAL AUTHORITY NOTICE 4443

TOWN COUNCIL OF SPRINGS

NOTICE OF AMENDMENT SCHEME:
SPRINGS AMENDMENT SCHEME 1/563

The Town Council of Springs hereby gives notice in terms of Section 57(1)(a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft town-planning scheme to be known as Springs Amendment Scheme 1/563, has been approved by it.

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

The rezoning of Erf 111, Rowhill from "Special Residential" with a coverage of 40 % to "Special Residential" with a coverage of 60 %.

This amendment scheme will come into operation on 5 December 1990.

The amendment scheme will lie for inspection during normal office hours at the office of the Town Secretary, Civic Centre, South Main Reef Road, Springs (Room 204) and the office of the Director, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

H.A. DU PLESSIS
Town Clerk

Civic Centre
Springs
20 November 1990
Notice No. 162/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4444

MUNISIPALITEIT VAN SCHWEIZER-RENEKE

WYSIGING EN VASSTELLING VAN
GELDE

Hierby word ingevolge die bepalings van Artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur 17 van 1939 kennis gegee dat die Stadsraad by Spesiale Besluit op 26 November 1990, die tarief van Gelde vir Watervoorsiening gewysig en vasgestel het met ingang vanaf 1 Desember 1990.

Die algemene strekking van die wysiging en vasstelling is instelling van 'n glyskaal met die op waterbepelings.

Afskrifte en besonderhede van die wysiging, vasstelling, besluite en verordeninge lê ter insae in die kantoor van die Stadsklerk, Munisipale Kantore, Schweizer-Reneke gedurende normale kantoorure vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings, vasstellings en intrekkings wil maak moet sodanige beswaar binne 14 dae na publikasie van hierdie kennisgewing in die Offisiële Koerant van die Provinsie Transvaal skriftelik by ondergetekende indien.

N.T.P. VAN ZYL
Stadsklerk

Munisipale Kantore
Posbus 5
Schweizer-Reneke
2780
Kennisgewing No. 50/1990

LOCAL AUTHORITY NOTICE 4444

SCHWEIZER-RENEKE MUNICIPALITY

AMENDMENT AND DETERMINATION
OF TARIFFS OF CHARGES

Notice is hereby given in terms of Section 80B(3) of the Local Government Ordinance 17

of 1939 that the Council has by special resolution dated 26 November 1990 amended and determined the tariff of charges for the supply of water:

The amendment and determination will come into effect on the 1st December 1990.

The General purport of the amendment and determinations is the introduction of a sliding scale with the view to curtail waterconsumption.

Copies of the amendments, determinations, resolutions and by-laws will be open for inspection at the office of the Town Clerk, Municipal Offices, Schweizer-Reneke during normal office hours for a period of 14 days from date of publication hereof.

Any person who wishes to object to the proposed amendments, determinations and withdrawals must lodge his objection in writing with the undersigned within 14 days from the date of publication of this notice in the Official Gazette of the Province of Transvaal.

N.T.P. VAN ZYL
Town Clerk

Municipal Office
PO Box 5
Schweizer-Reneke
2780
Notice No. 50/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4445

STADSRAAD VAN TZANEEN

VASSTELLING VAN GELDE

VIR DIE GOEDKEURING VAN BOU-
PLANNE

Kennis geskied hiermee ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, Ordonnansie 17 van 1939, dat die Stadsraad van Tzaneen van voorneme is om met ingang vanaf 1 November 1990 by Spesiale Besluit die onderstaande gelde vas te stel:

GELDE VIR DIE GOEDKEURING VAN
BOUPLANNE

Die algemene strekking van die vasstelling hierbo is om vir 'n verhoogde tarief van gelde vir die goedkeuring van bouplangelde voorsiening te maak.

'n Afskrif van die Spesiale Besluit van die Raad en die volle besonderhede van die vasstelling van gelde waarna hierbo verwys word is gedurende gewone kantoorure ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, Tzaneen vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde vasstelling, moet sodanige beswaar skriftelik by die Stadsklerk indien binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant.

JAN DE LANG
Stadsklerk

Munisipale Kantore
Posbus 24
Tzaneen
0850
Kennisgewing No. 52/1990
5 Desember 1990

LOCAL AUTHORITY NOTICE 4445

TOWN COUNCIL OF TZANEEN

DETERMINATION OF CHARGES

FOR THE APPROVAL OF BUILDING
PLANS

Notice is hereby given in terms of section 80B(3) of the Local Government Ordinance, 17

of 1939, that the Council intends to determine by Special Resolution the following charges with effect from 1 November 1990.

CHARGES FOR THE APPROVAL OF
BUILDING PLANS

The general purport of the determination is to make provision for an increase of the tariff of charges for the approval of building plans.

A copy of the Special Resolution of the Council and full particulars of the determination of charges referred to above are open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Tzaneen for a period of fourteen (14) days from the date of publication of this notice in the Provincial Gazette.

Any person who is desirous of recording his objection to the proposed determination, must lodge such objection in writing with the Town Clerk within fourteen (14) days after the date of publication of this notice in the Provincial Gazette.

JAN DE LANG
Town Clerk

Municipal Offices
PO Box 24
Tzaneen
0850
Notice No. 52/1990
5 December 1990

5

PLAASLIKE BESTUURSKENNISGEWING
4446

STADSRAAD VAN VANDERBIJLPARK

VANDERBIJLPARK-WYSIGINGSKEMA
119

Hierby word ooreenkomstig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Vanderbijlpark die wysiging van die Vanderbijlpark-dorpsbeplanningskema, 1987, deur die herosenering van Erf 903, Vanderbijlpark Central West 6 Uitbreiding 1, van "Bestaande Openbare Pad" tot "Spesiaal" vir die parkering en berging van voertuie, goedgekeur het.

Kaart 3, bylae en skemaklousules van hierdie wysigingskema word deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Vanderbijlpark, Posbus 3, Vanderbijlpark 1900, in bewaring gehou en is gedurende normale kantoorure vir inspeksie beskikbaar.

Hierdie wysigingskema staan bekend as Vanderbijlpark-wysigingskema 119.

CBEUKES
Stadsklerk

5 Desember 1990
Kennisgewing No. 132/1990

LOCAL AUTHORITY NOTICE 4446

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT
SCHEME 119

It is hereby notified in terms of section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Erf 903, Vanderbijlpark Central West 6 Extension 1, from "Existing Public Road" to "Special" for parking and storage of vehicles.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of Department, Department of Local Government, Housing and Works, Pretoria, and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark 1900, and are open for inspection at all reasonable times.

This amendment is known as Vanderbijlpark Amendment Scheme 119.

C BEUKES
Town Clerk

5 December 1990
Notice No. 132/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4447

STADSRAAD VAN VANDERBIJLPARK

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN PARK 903, VANDERBIJLPARK SOUTH EAST 6

Ingevolge die bepalings van artikels 67, 68 en 79(18) van die Ordonnansie op Plaaslike Bestuur, 1939 (No. 17 van 1939), soos gewysig, word bekendgemaak dat die Stadsraad van Vanderbijlpark van voorneme is om 'n gedeelte van Park 903, Vanderbijlpark South East 6, permanent te sluit en te verkoop.

'n Plan wat die ligging en grense van die betrokke parkgedeelte aantoon en die Raad se besluit en voorwaardes in verband met die voorgenome sluiting en vervreemding van die eiendom, sal vir 'n tydperk van 60 dae vanaf datum van hierdie kennisgewing gedurende normale kantoorure by Kamer 305, Munisipale Kantoorgebou, Klasie Havengastraat, Vanderbijlpark, ter insae lê.

Enige persoon wat beswaar teen die voorgestelde sluiting of vervreemding het, of wat enige eis om skadevergoeding sal hê indien die sluiting uitgevoer word, moet sodanige beswaar of eis, na gelang van die geval, skriftelik by die Stadsklerk, Posbus 3, Vanderbijlpark indien, nie later nie as Woensdag, 6 Februarie 1991.

C BEUKES
Stadsklerk

Posbus 3
Vanderbijlpark
1900
Kennisgewing No. 136/1990

LOCAL AUTHORITY NOTICE 4447

TOWN COUNCIL OF VANDERBIJLPARK

PROPOSED PERMANENT CLOSING AND ALIENATION OF A PORTION OF PARK 903, VANDERBIJLPARK SOUTH EAST 6

Notice is hereby given in terms of sections 67, 68 and 79(18) of the Local Government Ordinance, 1939 (No. 17 of 1939), as amended, that the Town Council of Vanderbijlpark intends to close permanently and to sell a portion of Park 903, Vanderbijlpark South East 6.

A plan showing the position of the boundaries of the relevant portion of the park and the Council's resolution and conditions in respect of the proposed closing and alienation are open for inspection for a period of 60 days as from date of this notice, during normal office hours at Room 305, Municipal Office Building, Klasie Havenga Street, Vanderbijlpark.

Any person who has any objection to the proposed closing and alienation or who has any

claim for compensation if the closing is carried out, must lodge his objection or claim, as the case may be, with the Town Clerk, PO Box 3, Vanderbijlpark, in writing not later than Wednesday, 6 February 1991.

C BEUKES
Town Clerk

PO Box 3
Vanderbijlpark
1900
Notice No. 136/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4448

STADSRAAD VAN VANDERBIJLPARK

VANDERBIJLPARK-WYSIGINGSKEMA
120

Hierby word ooreenkomstig die bepalings van artikel 57(1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Vanderbijlpark die wysiging van die Vanderbijlpark-dorpsbeplanningskema, 1987, deur die hersenering van Gedeelte 1 van Erf 802, Vanderbijlpark Central West 6 Uitbreiding 1 van "Munisipaal" tot "Opvoedkundig" vir die doel van plekke vir openbare godsdiens-oefening, goedgekeur het.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria en die Stadsklerk van Vanderbijlpark, Posbus 3, Vanderbijlpark, 1900, in bewaring gehou en is gedurende normale kantoorure vir inspeksie beskikbaar.

Hierdie wysigingskema staan bekend as Vanderbijlpark-wysigingskema 120.

C. BEUKES
Stadsklerk

5 Desember 1990
Kennisgewing No. 133/1990

LOCAL AUTHORITY NOTICE 4448

TOWN COUNCIL OF VANDERBIJLPARK

VANDERBIJLPARK AMENDMENT
SCHEME 120

It is hereby notified in terms of Section 57(1) of the Town-planning and Townships Ordinance, 1986, that the Council has approved the amendment of Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of Portion 1 of Erf 802, Vanderbijlpark Central West 6 Extension 1 from "Municipal" to "Educational" for the purpose of places of public worship.

Map 3 and the scheme clauses of the amendment scheme are filed with the Head of Department, Department of Local Government, Housing and Works, Pretoria and the Town Clerk, Vanderbijlpark, PO Box 3, Vanderbijlpark, 1900 and are open for inspection at all reasonable times.

This amendment is known as Vanderbijlpark Amendment Scheme 120.

C. BEUKES
Town Clerk

5 December 1990
Notice No. 133/1990

5

PLAASLIKE BESTUURSKENNISGEWING
4449

STADSRAAD VAN VENTERSDORP

VASSTELLING VAN GELDE: BIBLIOTEEK

Daar word hierby ingevolge die bepaling van artikel 80(B)(3) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, bekendgemaak dat die Stadsraad van Ventersdorp by Spesiale Besluit gelde ten opsigte van die gebruik van die Biblioteek vasgestel het.

Die algemene strekking van die wysigings is om voorsiening te maak vir die betaling van lidmaatskapgelde.

Besonderhede van die voorgestelde wysigings van die verordeninge lê gedurende kantoorure vir 'n tydperk van 14 dae vanaf publikasie van hierdie kennisgewing by die kantoor van die Stadsklerk, Munisipale Kantore, Ventersdorp, ter insae.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet dit skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die Provinsiale Koerant by die Stadsklerk indien.

G J HERMANN
Stadsklerk

Munisipale Kantore
Posbus 15
Ventersdorp
2710
November 1990
Kennisgewing No 21/1990
00000550
HDB/edp

LOCAL AUTHORITY NOTICE 4449

TOWN COUNCIL OF VENTERSDORP

DETERMINATION OF CHARGES:
LIBRARY

It is hereby notified in terms of section 80(B)(3) of the Local Government Ordinance, 17 of 1939, that the Town Council of Ventersdorp by Special Resolution has determined charges for the rendering of library services.

The general purport of the amendment is to make provision for fees payable of membership.

Particulars of proposed amendment will be open for inspection for a period of 14 days after publication of this notice at the office of the Town Clerk, Municipal Offices, Ventersdorp, during office hours.

Any person desirous of lodging any objection against the proposed amendment should do so in writing to the Town Clerk within 14 days after the date of publication of this notice in the Provincial Gazette.

G J HERMANN
Town Clerk

Municipal Offices
PO Box 15
Ventersdorp
2710
November 1990
Notice No. 21/1990

00000551
HDB/edp

5

PLAASLIKE BESTUURSKENNISGEWING
4450

STADSRAAD VAN VENTERSDORP

WYSIGING VAN BIBLIOTEEKVERORDENINGE

Kennis geskied ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, No 17 van 1939, dat die Stadsraad van Ventersdorp van voornemens is om by Biblioteekverordeninge te wysig.

Afskrifte van die voorgestelde wysiging lê op weksdae ter insae by die Stadsklerk se kantoor vir 'n tydperk van veertien (14) dae vanaf datum van hierdie publikasie in die Provinsiale Koerant.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysiging, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van hierdie publikasie in die Provinsiale Koerant by ondergetekende indien.

G J HERMANN
Stadsklerk

Munisipale Kantore

Posbus 15
Ventersdorp
710
21 November 1990
Kennisgewing No 22/1990

00000549
HDB/edp

LOCAL AUTHORITY NOTICE 4450

VENTERSDORP TOWN COUNCIL

AMENDMENT OF LIBRARY BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, No 17 of 1939, that the Town Council of Ventersdorp intends to amend the Library By-laws.

Copies of the proposed amendment are open for inspection on weekdays at the office of the Town Clerk for a period of fourteen (14) days from date of publication hereof in the Provincial Gazette.

Any person who desires to object to the proposed by-laws, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of the date of publication hereof in the Provincial Gazette.

G J HERMANN
Town Clerk

Municipal Offices

PO Box 15
Ventersdorp
2710
21 November 1990
Notice No 22/1990

00000549
HDB/edp

PLAASLIKE BESTUURSKENNISGEWING
4451

STADSRAAD VAN VEREENIGING

VASSTELLING VAN TARIWE INGEVOLGE DIE BIBLIOTEEKVERORDENINGE

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit gedateer 26 Julie 1990, die tariewe soos in onderstaande bylae uiteengesit, met ingang 1 Augustus 1990 vasgestel het.

CK STEYN
Stadsklerk

BYLAE

1. Deur item 6(3) van die asstelling van Biblioteektariewe wat op 30 Mei 1990 deur die Raad goedgekeur is, deur die volgende te vervang:

"(3) Naslaanbiblioteek

(a) Alle verbruikers van hierdie afdeling moet hulle rekenaarlidmaatskapkaarte wat vir die onderskeie kategorieë van betalende lede uitgereik word, toon as bewys van lidmaatskap alvorens toegang tot hierdie fasiliteit verleen sal word.

(b) Verbruikers wat nie belastingbetalers van die Raad is nie of wat nie in die Vereeniging munisipale gebied woonagtig is nie, en wat slegs van die dienste van die Naslaanbiblioteek gebruik wil maak:

(i) Volwassenes, per jaar: R25,00.

(ii) Kinders, per jaar: R12,50".

Munisipale Kantoor
Posbus 35
Vereeniging
Kennisgewing No. 186/1990

LOCAL AUTHORITY NOTICE 4451

TOWN COUNCIL OF VEREENIGING

DETERMINATION OF TARIFFS IN TERMS OF THE LIBRARY BY-LAWS

In terms of section 80B of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging has by special resolution dated 26 July 1990, determined the tariffs as set out in the schedule below, with effect from 1 August 1990.

CK STEYN
Town Clerk

SCHEDULE

1. By the substitution for item 6(3) of the Determination of Library Tariffs as resolved by Council on 30 May 1990, of the following

"(3) Reference library

(a) All users of this department must show their computer cards issued to the various categories of paying members as proof of membership before being allowed to use the facilities.

(b) Users who are not ratepayers of the Council or who do not reside in the Vereeniging municipal area, and who only wish to make use of the Reference Library:

(i) Adults, per annum: R25,00.

(ii) children, per annum: R12,50".

Municipal Offices
PO Box 35
Vereeniging
Notice No. 186/1990

PLAASLIKE BESTUURSKENNISGEWING
4452

STADSRAAD VAN VOLKSRUST

AANVAARDING VAN VERORDENINGE EN WYSIGING VAN VERSKEIE TARIWE VAN GELDE

Kennis geskied hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Volksrust ingevolge artikel 96bis(2) van die Ordonnansie op Plaaslike Be-

stuur, 1939, (Ordonnansie no 17 van 1939), die Standaardverordeninge Betreffende Openbare Geriewe, deur die Minister van Begroting en Plaaslike Bestuur afgekondig by kennisgewing 60 van 1990 in die Buitengewone Offisiële Koerant van 14 September 1990, sonder wysigings, as verordeninge van die Raad aangeneem het.

Daar word verder hierby ingevolge artikel 80B(3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die raad by spesiale besluit, gelde ten opsigte van die volgende verordeninge met ingang van die datums soos vermeld, vasgestel het:

a. Biblioteek: met ingang 1 November 1990.

b. Swembad: met ingang 1 November 1990.

c. Huur van sale: met ingang 1 November 1990.

d. Woonwaparke: met ingang 1 November 1990.

e. Elektrisiteitsvoorsiening: met ingang 1 Januarie 1991.

Die algemene strekking van die voorgestelde wysigings in om die tarief van gelde te verhoog.

Afskrifte van die konsepverordeninge, sowel as die vasstelling van gelde lê ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, Voortrekkerplein, Volksrust gedurende kantoortyd vir 'n tydperk van veertien dae vanaf die datum van publikasie hiervan in die Provinsiale Koerant.

Enige persoon wat teen die aanname van genoemde verordeninge en vasstelling van gelde beswaar wil aanteken moet dit skriftelik binne veertien dae vanaf die publikasie hiervan in die Provinsiale Koerant by die ondergetekende doen.

A STRYDOM
Stadsklerk

Munisipale Kantore

Privaatsak X9011
Volksrust
2470
5 Desember 1990
Kennisgewing No. 34/1990

LOCAL AUTHORITY NOTICE 4452

TOWN COUNCIL OF VOLKSRUST

ADOPTION OF BY-LAWS AND AMENDMENT OF SEVERAL TARIFFS OF CHARGE

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Volksrust has in terms of section 96bis(2) of the Local Government Ordinance, 1939, (Ordinance no 17 of 1939), adopted the Standard Public Amenities By-laws, published by the Minister of the Budget and Local Government under Notice 60 of 1990 in the Extraordinary Official Gazette of 14 September 1990 without amendments, as By-laws of the Council.

It is hereby further notified in terms of section 80B(3) of the Local Government Ordinance, 1939, that the Council has, by special resolution, determined charges for the following by-laws with effect from the dates as shown:

a. Library: with effect from 1 November 1990.

b. Swimming bath: with effect from 1 November 1990.

c. Hire of halls: with effect from 1 November 1990.

d. Caravan parks: with effect from 1 November 1990.

c. Electricity supply: with effect from 1 January 1991.

The general purport of these proposed amendments is to increase the tariff of charges.

Copies of the proposed by-laws as well as the determination of charges are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Voortrekkerplein, Volksrust, for a period of fourteen days from publication of this notice in the Official Gazette.

Any person who wishes to record his objection to the adoption of the said by-laws and determination of charges must do so in writing to the undersigned within fourteen days from publication of this notice in the Official Gazette.

A STRYDOM
Town Clerk

Municipal Offices
Private Bag X9011
Volksrust
2470
5 December 1990
Notice No. 34/1990

5

**PLAASLIKE BESTUURSKENNISGEWING
4453**

DORPSRAAD VAN WATERVAL BOVEN

**WYSIGING VAN ELEKTRISITEITSVER-
ORDENINGE**

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

Die Elektrisiteitsverordeninge van die Munisipaliteit Waterval Boven, op die Raad van toepassing gemaak by Administrateurskennisgewing 61 van 17 Januarie 1973, soos gewysig, word hierby verder gewysig deur item 2 van die Tarief van Gelde onder die Bylae deur die volgende te vervang:

"2. Gelde vir die lewering van Elektrisiteit, per Maand

(1) Huishoudelike verbruikers, per kW.h verbruik: 12c.

(2) Nie-huishoudelike verbruikers, per kW.h verbruik: 12c.

(3) Grootmaatverbruikers, per kW.h verbruik: 12c."

M J VERREYNNE
Stadsclerk

Munisipale Kantore
Privaatsak X05
Waterval Boven
1195

LOCAL AUTHORITY NOTICE 4453

**VILLAGE COUNCIL WATERVAL BOVEN
AMENDMENT TO ELECTRICITY BY-
LAWS**

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

The Electricity By-laws of the Waterval Boven Municipality made applicable to the Council under Administrator's Notice 61, dated 17 January 1973, as amended, are hereby further amended by the substitution for item 2 of the Tariff of Charges under the Schedule of the following:

"2. Charges for the Supply of Electricity, per Month

(1) Domestic consumers, per kW.h consumed: 12c.

(2) Non-domestic consumers, per kW.h consumed: 12c.

(3) Bulk consumers, per kW.h consumption: 12c."

M J VERREYNNE
Town Clerk

Municipal Offices
Private Bag X05
Waterval Boven
1195

5

**PLAASLIKE BESTUURSKENNISGEWING
4454**

**PLAASLIKE BESTUUR VAN WESTON-
ARIA**

**KENNISGEWING WAT BESWARE TEEN
VOORLOPIGE WAARDERINGSLYS AAN-
VRA**

(REGULASIE 5)

Kennis word hierby ingevolge artikel 12(1)(a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977) gegee dat die voorlopige waarderingslys vir die boekjare 1990/92, ten opsigte van die gebied wat by wyse van Administrateurskennisgewing 1899 gedateer 23 Desember 1987 by die Raad se reggebied ingelyf is (wat voorheen bekend was as die Plaaslike Gebiedskomitee — Wesrand), oop is vir inspeksie by die kantoor van die plaaslike bestuur van Westonaria vanaf 5 Desember 1990 tot 11 Januarie 1991 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsclerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys, opgeteken, soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting

of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid 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 indien het nie.

J H VAN NIEKERK
Stadsclerk

Munisipale Kantore
H/v Jan Blygnautrylaan en Neptunusstraat
Westonaria
1780
5 Desember 1990
Kennisgewing No. 68/1990

LOCAL AUTHORITY NOTICE 4454

LOCAL AUTHORITY OF WESTONARIA

**NOTICE CALLING FOR OBJECTIONS TO
PROVISIONAL VALUATION ROLL**

(REGULATION 5)

Notice is hereby given in terms of section 12(1)(a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1990/92 in respect of the area that has been incorporated in the area of Jurisdiction of the Council by means of Administrator's Notice 1899 dated 23 Desember 1987 (previously known as the Local Area — West Rand), is open for inspection at the office of the local authority of Westonaria from 5 December 1990 to 11 January 1991 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of 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 H VAN NIEKERK
Town Clerk

Municipal Offices
Cnr Jan Blygnaut Drive and
Neptunus Street
Westonaria
1780
5 Desember 1990
Notice No. 68/1990

5-12

PLAASLIKE BESTUURSKENNISGEWING 4407

STADSRAAD VAN KEMPTON PARK

**VERORDENINGE WAT DIE AANHOU VAN DIERE, VOËLS,
PLUIMVEE EN TROETELDIERE EN BESIGHEDE BETROKKE
BY DIE AANHOU VAN DIERE, VOËLS, PLUIMVEE OF TROE-
TELDIERE, REGULÉER**

Die Stadsclerk van die Stadsraad van Kempton Park 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 voornoemde Ordonnansie opgestel is.

LOCAL AUTHORITY NOTICE 4407

TOWN COUNCIL OF KEMPTON PARK

**BY-LAWS REGULATING THE KEEPING OF ANIMALS, BIRDS,
POULTRY AND PETS AND BUSINESSES INVOLVED IN THE
KEEPING OF ANIMALS, BIRDS, POULTRY OR PETS**

The Town Clerk of the Town Council of Kempton Park 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 the said Ordinance.

INHOUDSOPGAWE

HOOFSTUK I

ALGEMEEN

ARTIKEL

1. Woordomskriving
2. Toepassing van Verordeninge
3. Persele vir die aanhou van Lewende Hawe en Hondherberge
4. Aanhou van Diere, Plumvee en Voëls
5. Permitte vir die aanhou van Diere en Plumvee

HOOFSTUK II

AANHOU VAN BEESTE, PERDE, MUILE EN DONKIES

6. Vereistes vir Persele
7. Pligte van Aanhouer van Beeste, Perde, Muile en Donkies

HOOFSTUK III

AANHOU VAN VARKE

8. Vereistes vir Persele
9. Pligte van Aanhouer van Varke

HOOFSTUK IV

AANHOU VAN BOKKE EN SKAPE

10. Vereistes vir Persele
11. Pligte van Aanhouer van Bokke en Skape

HOOFSTUK V

AANHOU VAN PLUIMVEE

12. Vereistes vir Persele
13. Pligte van Aanhouer van Plumvee

HOOFSTUK VI

AANHOU VAN KONYNE

14. Vereistes vir Persele
15. Pligte van Aanhouer van Konyne

HOOFSTUK VII

AANHOU VAN VOËLS

16. Vereistes vir Persele
17. Pligte van Aanhouer van Voëls

HOOFSTUK VIII

HANDELAAR IN LEWENDE HAWE EN ANDER BESIGHEDE WAT DIE AANHOU VAN DIERE OF PLUIMVEE BEHELS

18. Vereistes vir Dryf van Besigheid

HOOFSTUK IX

HONDE- EN KATTEHERBERGE

19. Vereistes van Persele
20. Pligte van Persoon in Beheer van Honde-en Katteherberge

HOOFSTUK X

TROETELDIERWINKELS EN TROETELDIERSALONNE

21. Vereistes vir Persele
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HOOFSTUK I

ALGEMEEN

WOORDOMSKRYWING

1. In hierdie verordeninge, tensy die sinsverband anders aandui, beteken —

“batterystelsel” die metode vir die aanhou van pluimvee of konyne in hokke, in enkel rye of in ’n verdieping-formasie binne ’n gebou of struktuur;

“dier” enige bees, skaap, bok, perd, muil, donkie, vark, konyne, kat en hond;

“dierewinkel” die besigheid vir die aanhou en verkoop van troeteldiere op persele wat kragtens die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), vir daardie doel gelisensieer is;

“gesondheidsbeampte” die Hoof Gesondheidsdienste van die Stadsraad van Kempton Park of iemand wat behoorlik deur die stadsraad gemagtig is om namens hom op te tree;

“goedgekeur” deur die gesondheidsbeampte goedgekeur, met inagneming van die redelike openbare gesondheidsvereistes van die besondere geval;

“hondeherberg” ’n perseel waarin of waarop —

(a) loseerfasiliteite vir honde verskaf word;

(b) honde vir handelsdoeleindes geteel word; of

(c) honde aangehou word om opgelei of uitgehuur te word, met of sonder afritgers of hanteerders;

“katteherberg” perseel waarin of waarop loseerfasiliteite vir katte voorskyn word of katte vir handelsdoeleindes aangehou of geteel word;

“konynhok” enige omheinde plek sonder ’n dak, wat met ogiesdraad of ander goedgekeurde materiaal omhein is, hetsy ’n toevoeging tot ’n konynhuis al dan nie, waarin konyne aangehou word;

“konynhuis” enige gebou of struktuur met ’n dak, buiten een waarin ’n batterystelsel bedryf word, waarin konyne aangehou word;

“lewende hawe” perde, beeste, skape, bokke, varke, muile, donkies en pluimvee;

“omheinde plek” met betrekking tot diere, enige kraal, hok, kamp of sodanige ander omheinde of toegemaakte gebied wat gebruik word om diere in te huisves, aan te hou of te oefen;

“openbare plek” enige pad, straat, looppad, sygaardjie, park of enige ander plek waartoe die publiek gemagtigde en onbelemmerde toegang het;

“oorlas” ’n oorlas soos omskryf in die Wet op Gesondheid, 1977 (Wet 63 van 1977);

“permithouer” die persoon aan wie die gesondheidsbeampte kragtens hierdie verordeninge ’n permit uitgereik het;

“persoon in beheer” die persoon wat werklik in beheer van ’n perseel of ’n besigheid is of dit werklik bestuur;

“perseel” enige grond, gebou of struktuur of enige gedeelte van grond, gebou of struktuur waarop of waarin enige van die aktiwiteite wat deur hierdie verordeninge beheer word, bedryf word;

“pluimvee” hoenders, eende, makoue, ganse, kalkoene, poue en mak tarentale;

“pluimveehok” enige omheinde plek sonder ’n dak, hetsy ’n uitbreiding van ’n pluimveehuis of nie, waarin pluimvee aangehou word;

“pluimveehuis” enige gebou of struktuur met ’n dak, buiten een waarin ’n batterystelsel bedryf word, waarin pluimvee aangehou word;

“raad” die grootstadsraad, stadsraad, dorpsraad of gesondheidskomitee wat kragtens die Ordonnansie op Plaaslike Bestuur, 1939 gestig is, of die Raad op Plaaslike Bestuursangeleenthede wat kragtens die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, ingestel is, en wat hierdie verordeninge ingevolge die Ordonnansie op Plaaslike Bestuur, 1939, aangeneem het, en omvat die bestuurskomitee van sodanige raad of enige beampte in diens van sodanige raad wat handel uit hoofde van enige bevoegdheid wat in verband met hierdie verordeninge by sodanige raad berus en wat ingevolge artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiezings), 1960, of artikel 21bis van die Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943, aan hom gedelegeer is;

SCHEDULE 1: Permit

SCHEDULE 2: Application for permit

CHAPTER I

GENERAL

DEFINITIONS

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

“adequate” means adequate in the opinion of the council;

“animal” means any cattle, sheep, goat, horse, mule, donkey, pig, rabbit, cat and dog;

“approved” means approved by the health officer in consideration of the reasonable public health requirements of the particular case;

“aviary” means a roofed or unroofed enclosure used for the keeping of birds, other than a portable cage;

“battery system” means the method of keeping poultry or rabbits in cages in either single rows or tier formation within a building or structure;

“bird” means a feathered vertebrate other than poultry;

“cattery” means premises in or upon which boarding facilities for cats are provided or cats are kept and bred for commercial purposes;

“council” means the city council, town council, village council or health committee established in terms of the Local Government Ordinance, 1939, or the Transvaal Board for the Development of Peri-Urban Areas established in terms of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943, which has adopted these by-laws in terms of the Local Government Ordinance, 1939, and includes the management committee of such council or any officer employed by such council, acting by virtue of any power vested in such 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 or section 21bis of the Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943;

“dwelling” means any building or part thereof used for human occupancy;

“enclosure” in relation to animals, means any kraal, pen, paddock, or other such fenced or enclosed area used for accommodating, keeping or exercising animals;

“hawk” means the activity licensed in terms of item 41 of Schedule I to the Licences Ordinance, 1974 (Ordinance 19 of 1974), and the ‘hawker’ means any person carrying on such activity;

“health officer” the Chief of Health Services of the Town Council of Kempton Park or someone duly authorised thereto by the Town Council to act on his behalf;

“kennels” means premises in or upon which —

(a) boarding facilities for dogs are provided;

(b) dogs are bred for commercial purposes; or

(c) dogs are kept for the purpose of being trained or hired out with or without trainers or handlers;

“livestock” means horses, cattle, sheep, goats, pigs, mules, donkeys and poultry;

“nuisance” means a nuisance as defined in the Health Act, 1977 (Act 3 of 1977);

“permit holder” means the person to whom a permit has been issued by the health officer in terms of these by-laws;

“person in control” means the person actually managing or actually in control of a premises or a business;

“pet” means any domestic or other animal which may be lawfully kept as a pet any includes and bird and non-poisonous reptile;

“pet salon” means any premises in or upon which beauty treatment is given to dogs or cats by washing, drying, brushing, clipping, trimming or by attending to their nails or teeth;

“pet shop” means the business of keeping and selling of pets on premises licensed for that purpose under the Licences Ordinance, 1974 (Ordinance 19 of 1974);

“pigsty” means a building, structure or enclosure in which pigs are kept;

“poultry” means fowls, ducks, muscovy ducks, geese, turkeys, peacocks and domestic guinea-fowls;

“smous” die aktiwiteit gelisensieer ingevolge item 41 van Bylae 1 tot die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), asook enige persoon wat laasgenoemde aktiwiteit bedryf;

“stal” enige gebou of struktuur of enige deel daarvan wat gebruik word vir die huisvesting of aanhou van enige bees, perd, muil of donkie;

“toereikend” toereikend na die mening van die raad;

“troeteldier” enige huishoudelike of ander dier wat regmatig as 'n troeteldier aangehou mag word en sluit in enige voël en gifvrye reptiel;

“troeteldiersalon” enige perseel waarin of waarop skoonheidsbehandeling aan honde of katte gegee word deur hulle te was, droog te maak, te borsel, te skeer, te knip of hulle naels of tande te versorg;

“troeteldierwinkel” die besigheid van troeteldiere aanhou en verkoop op 'n perseel wat kragtens die Ordonnansie op Lisensies, 1974 (Ordonnansie 19 van 1974), vir daardie doel gelisensieer is;

“varkhok” 'n gebou, struktuur of omheinde plek waarin varke aangehou word;

“voël” 'n geveerde werweldier wat nie pluimvee is nie;

“voëlhok” 'n omheinde plek met of sonder 'n dak gebruik vir die aanhou van voëls en wat nie 'n draagbare hok is nie;

“woonhuis” enige gebou of 'n deel daarvan wat vir menslike bewoning gebruik word.

TOEPASSING VAN VERORDENINGE

2.(1) Die bepalinge van hierdie verordeninge is nie van toepassing nie op —

(a) die aanhou van koeie vir kommersiële melkproduksie;

(b) enige landboutoonstelling waar diere, pluimvee of voëls tydelik gehou word; en

(c) enige laboratorium waar diere, pluimvee of voëls vir navorsingsdoeleindes gehou word; Met dien verstande dat die gesondheidsbeampte, indien hy oortuig is dat die toepassing van een of meer van die bepalinge van hierdie verordeninge in die belang van die openbare gesondheid noodsaaklik is, deur middel van 'n kennisgewing aan die betrokke persoon kan vereis dat sodanige bepaling nagekom word.

(2) Die bepalinge van artikels 4(a), 10(b), 11(e) en 11(f) is nie op die tydelike aanhou van 'n bok op enige grond vir die voorsiening van melk vir mediese redes van toepassing nie, behoudens die voorafverkreë goedkeuring van die gesondheidsbeampte en op voorwaarde dat geen oorlas uit die aanhou van sodanige bok ontstaan nie.

(3) Die bepalinge van artikels 3, 4(a), 6, 8, 10, 12, 14, 16, 18, 19 en 21 is slegs van toepassing op persele wat nuut gebou is, herbou is of omskep is na die inwerkingtreding van hierdie verordeninge: Met dien verstande dat die gesondheidsbeampte, indien hy oortuig is dat enige een of meer van die voormelde vereistes in belang van die openbare gesondheid noodsaaklik is, skriftelik aan die eienaar of enige persoon in beheer van sodanige perseel kennis kan gee om sodanige vereistes as wat hy mag aandui binne 'n redelike tydperk soos vermeld in die kennisgewing, na te kom.

(4) Die bepalinge van artikels 12(e), (f)(i) en (ii) en 13(e)(ii), 13(g) en 13(i) is nie van toepassing op die aanhou van hoogstens tien stuks pluimvee nie.

(5) Die bepalinge van artikels 14(e)(iii) en 15(d)(ii), is nie van toepassing op die aanhou van hoogstens tien konyne nie.

PERSELE VIR DIE AANHOUDING VAN LEWENDE HAWE EN HONDEHERBERGE

3. Niemand mag —

(a) enige lewende hawe, buiten pluimvee, aanhou of enige hondeherberge bedryf binne enige gebied wat deur die raad as ongeskik vir die aanhou van lewende hawe of die bedryf van hondeherberge beskou word nie: Met dien verstande dat die voorafgaande nie op 'n veeartsenykundige kliniek of 'n sodanige hospitaal wat met die vergunning van die raad bedryf word, van toepassing is nie; en

(b) enige lewende hawe, buiten pluimvee, op persele wat minder as 1 ha groot is, aanhou nie: Met dien verstande dat in die geval van 'n handelaar of spekulant in lewende hawe, die grond nie minder as 2,5 ha groot moet wees.

AANHOUDING VAN DIERE, PLUIMVEE EN VOËLS

4. Niemand mag enige dier, pluimvee of voël aanhou in of op enige perseel —

(a) wat nie aan die bepalinge van hierdie verordeninge voldoen nie; en

(b) wat so gebou, in stand gehou of gelê is dat die aanhouding van diere, pluimvee of voëls daarop na die mening van die gesondheidsbeampte waarskynlik 'n oorlas sal veroorsaak wat nadelig of gevaarlik vir die ge-

“poultry house” means any roofed building or structure, other than one in which a battery system is operated, in which poultry is kept;

“poultry run” means any unroofed wire mesh or other enclosure, whether or not an addition to a poultry house, in which poultry is kept;

“premises” means any land, building or structure or any portion of land, building or structure on or in which any of the activities regulated by these by-laws are carried on;

“public place” means any road, street, pavement, sidewalk, park or other place to which the public has authorised and unimpeded access;

“rabbit hutch” means any roofed building or structure, other than one in which a battery system is operated, in which rabbits are kept;

“rabbit run” means any unroofed wire mesh or other approved enclosure, whether or not an addition to a rabbit hutch, in which rabbits are kept;

“stable” means any building or structure or any part thereof used for accommodating or keeping any cattle, horses, mules or donkeys.

APPLICATION OF BY-LAWS

2.(1) The provisions of these by-laws shall not be applicable to —

(a) the keeping of cows for commercial milk production;

(b) any agricultural show where animals, poultry or birds are kept on a temporary basis; and

(c) any laboratory where animals, poultry or birds are kept for research purposes: Provided that the health officer may, if he is satisfied that the application of one or more provisions of these by-laws is essential in the interest of public health, by notice to the person concerned require such provision be complied with.

(2) The provisions of sections 4(a), 10(b), 11(e) and 11(f) shall not apply to the temporary keeping of a goat on any land for the provision of milk for medical reasons, provided that the prior approval of the health officer is obtained and no nuisance arises from the keeping of such goat.

(3) The provisions of sections 3, 4(a), 6, 8, 10, 12, 14, 16, 18, 19 and 21 shall apply only to premises which are newly constructed, re-constructed or converted after the commencement of these by-laws: Provided that the health officer may, if he is satisfied that the application of any one or more of the said requirements is essential in the interests of public health, give notice in writing to the owner or person in control of such premises, to comply with such requirements as he may specify within a reasonable period stated in the notice.

(4) The provisions of sections 12(e), (f)(i) and (ii) and 13(e)(ii), 13(g) and 13(i) shall not apply to the keeping of poultry not exceeding ten in number.

(5) The provisions of sections 14(e)(iii) and 15(d)(ii), shall not apply to the keeping of rabbits not exceeding ten in number.

PREMISES FOR THE KEEPING OF LIVESTOCK AND KENNELS

3. No person shall —

(a) keep any livestock, other than poultry, or conduct kennels within any area defined by the council as unsuitable for the keeping of livestock and the conduct of kennels: Provided that the foregoing shall not apply in respect of a veterinary clinic or veterinary hospital operating with the council's consent; and

(b) keep livestock, other than poultry, on premises less than 1 ha in extent: Provided that in the case of a dealer or speculator in livestock the land shall not be less than 2,5 ha in extent.

KEEPING OF ANIMALS, POULTRY AND BIRDS

4. No person shall keep any animals, poultry or bird in or on any premises —

(a) which does not comply with the provisions of these by-laws; and

(b) which are so constructed, maintained or situated that the keeping of animals, poultry or birds therein is, in the opinion of the health officer, likely to cause a nuisance or which may be injurious or dangerous to

sondheid sal wees, soos in artikel 80(7)(c) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), beoog.

PERMITTE VIR DIE AANHOU VAN DIERE EN PLUIMVEE

5.(1) Niemand mag —

(a) enige dier, buiten 'n kat, hond of meer as tien konyne of twintig stuks pluimvee aanhou nie, tensy hy die houër is van 'n permit uitgereik deur die gesondheidsbeampte op die vorm soos uiteengesit in Bylae 1 hierby: Met dien verstande dat sodanige permit nie nodig is nie vir die aanhou van enige dier of pluimvee in verband met die besigheid van 'n troeteldierwinkel; en

(b) enige dier of pluimvee aanhou wat meer is as die getal wat in sodanige permit aangedui word nie: Met dien verstande dat die suigelingen van soogdiere, nie in ag geneem word nie.

(2) Aansoek om sodanige permit moet gedoen word by die gesondheidsbeampte op die vorm uiteengesit in Bylae 2 hierby.

(3) 'n Permit is nie oordraagbaar nie en verval op die datum waarop die permithouër ophou om die diere of pluimvee waarvoor die permit uitgereik is, aan te hou.

(4) 'n Permithouër moet die gesondheidsbeampte binne tien dae nadat dit plaasgevind het, skriftelik in kennis stel as hy ophou om die diere en pluimvee ten opsigte waarvan die permit uitgereik is, aan te hou of van enige toename in die getal diere of pluimvee aangehou wat meer is as die getal wat in die betrokke permit aangedui word.

(5) Die raad kan 'n permit, uitgereik ingevolge subartikel (1)(a), intrek indien —

(a) die konstruksie of instandhouding van die betrokke perseel op enige tydstip nie aan die bepalinge van hierdie verordeninge voldoen nie of as die permithouër sodanige bepaling oortree of versuim om daaraan te voldoen en as die permithouër versuim om te voldoen aan 'n skriftelike kennisgewing van die gesondheidsbeampte wat van hom vereis om sodanige perseel, aan die verordeninge te laat voldoen of om sodanige oortreding of versuim binne 'n tydperk wat in sodanige kennisgewing aangedui word, te staak;

(b) enige siekte wat, na die mening van die gesondheidsbeampte of 'n veearts, van so 'n aard is dat dit waarskynlik 'n gevaar vir die openbare gesondheid of vir ander diere en pluimvee inhou, onder die diere of pluimvee wat kragtens sodanige permit aangehou word, uitbreek;

(c) die permithouër of die persoon in beheer van die perseel op die betrokke tydstip, persoonlik of deur sy werknemer die gesondheidsbeampte dwarsboom in die uitvoering van sy pligte ingevolge hierdie verordeninge;

(d) die permithouër deur 'n bevoegde Hof aan die oortreding van hierdie verordeninge skuldig bevind is; en

(e) na die mening van die gesondheidsbeampte, 'n openbare oorlas as gevolg van die aanhou van die diere bestaan.

(6) Sodra 'n permit ingetrek is, moet die gesondheidsbeampte die permithouër skriftelik van sodanige intrekking verwittig.

(7) Die gesondheidsbeampte kan, behoudens die voorafgaande bepalinge van hierdie artikel, 'n nuwe permit uitreik as hy oortuig is dat die rede vir die intrekking nie meer bestaan nie of dat daar geen rede is waarom 'n nuwe permit nie uitgereik behoort te word nie.

HOOFSTUK II

AANHOU VAN BEESTE, PERDE, MUILE EN DONKIES

VEREISTES VIR PERSELE

6. Vir die aanhou van enige bees, perd, muil of donkie, moet 'n stal of omheinde plek wat aan die volgende vereistes voldoen, verskaf word:

(a) Elke muur en afskorting van die stal moet van baksteen, klip, beton of ander duursame materiaal gebou word.

(b) Die oppervlakte van die binnemure van die stal moet van 'n gladde baksteen of 'n ander duursame oppervlakte wat glad afgewerk is, wees.

(c) Die hoogte van die mure tot by die muurplate van die stal moet —

(i) 2,4 m wees in die geval van 'n staandak;

(ii) 2,7 m wees in die geval van 'n platdak;

(iii) gemiddeld 3 m hoog wees met 'n minimum hoogte van 2,4 m aan die een sy in die geval van 'n afdak; en

(iv) nie minder nie as 2 m wees in die geval van 'n stal met 'n opening langs die volle lengte van een van die lang sye daarvan.

(d) Die stal moet 'n vloeroppervlakte van ten minste 9 m² hê vir elke bees, perd, muil of donkie wat daarin gehuisves gaan word.

(e)(i) Behalwe in die geval van 'n stal wat langs die volle lengte van een van die lang sye daarvan oop is, moet beligting en lugventilasie deur

health as contemplated in section 80(7)(c) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939).

PERMITS FOR KEEPING OF ANIMALS AND POULTRY

5.(1) No person shall keep —

(a) any animals, other than a cat, dog or more than ten rabbits or poultry in excess of twenty, unless he is the holder of a permit issued by the health officer in the form set out in Schedule 1 hereto: Provided that such permit shall not be required for the keeping of any animal or poultry in connection with the business of a pet shop;

(b) any animal or poultry in excess of the number specified in such permit: Provided that sucklings of any mammal shall not be taken into account.

(2) Application for such a permit must be made to the health officer in the form set out in Schedule 2 hereto.

(3) A permit shall not be transferable and shall expire on the date on which the permit holder ceases to keep the animals or poultry for which the permit was issued.

(4) A permit holder must in writing notify the health officer if he ceases to keep the animals or poultry in respect of which a permit was issued or of any increase in the number of animals or poultry kept in excess of the number specified in the permit concerned, within ten days of any such occurrence.

(5) The council may cancel a permit issued in terms of subsection (1)(a), if —

(a) the construction or maintenance of the premises concerned at any time does not comply with any provision of these by-laws, or the permit holder contravenes, or fails to comply with any such provision, and the permit holder fails to comply with a written notice from the health officer requiring him to make such premises comply with the by-laws or to cease such contravention or failure within a period specified in such notice;

(b) any disease, which in the opinion of the health officer or a veterinarian, is of such a nature that it is likely to constitute a danger to the public health or to other animals or poultry, breaks out amongst the animals or poultry kept under such permit;

(c) the permit holder or person in control of the premises at the time, personally or through his employee obstructs the health officer in the execution of his duties under these by-laws;

(d) the permit holder has been found guilty in a competent court of a contravention of these by-laws;

(e) in the opinion of the health officer, a public nuisance exists due to the keeping of the animals.

(6) The health officer must as soon as a permit has been cancelled, notify the permit holder of such cancellation in writing.

(7) The health officer may, subject to the foregoing provisions of this section, issue a new permit if he is satisfied that the reason for the cancellation no longer exists or that there is no reason why a new permit should not be issued.

CHAPTER II

KEEPING OF CATTLE, HORSES, MULES AND DONKEYS

REQUIREMENTS FOR PREMISES

6. A stable or enclosure complying with the following requirements, must be provided for the keeping of any cattle, horse, mule or donkey: —

(a) Every wall and partition of the stable must be constructed of brick, stone, concrete or other durable material.

(b) The internal wall surfaces of the stable must be of smooth brick or other durable surface brought to a smooth finish.

(c) The height of the walls to the wall plates of the stable must be —

(i) 2,4 m in the case of a pitched roof;

(ii) 2,7 m in the case of a flat roof;

(iii) 3 m in average with a minimum of 2,4 m on the one side, in the case of a lean-to-roof;

(iv) not less than 2 m in the case of a stable which has an opening along the entire length of one of its long sides.

(d) The stable must have a floor area of at least 9 m² for each head of cattle, horse, mule or donkey to be accommodated therein.

(e)(i) Except in the case of a stable which is open along the entire length of one of its long sides, lighting and ventilation must be provided

openinge of copmaakbare glasvensters of hortjies van ten minste 0,3 m² vir elke dier wat daarin gehuisves gaan word, voorsien word; en

(ii) die laagste punt van elke sodanige opening, venster of hortjiesvenster moet ten minste 1,8 m bokant die vloervlak wees.

(f) Die vloer van die stal moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees wat glad afgewerk, afgeskuins is na 'n vloergeut en wat ingevolge die bepalings van artikel 23 gedreineer moet wees.

(g) Enige omheinde plek moet 'n oppervlakte van ten minste 10 m² hê vir elke bees, perd, muil of donkie wat daarin gehuisves gaan word, en die omheining moet van 'n materiaal met 'n genoegsame sterkte sodanig gebou wees dat dit die uitbreek van sodanige diere sal voorkom.

(h) Geen omheinde plek of stal mag binne 50 m van enige put, waterloop of ander waterbron wat vir menslike gebruik bedoel is of gebruik word en geen stal mag minder as 15 m van enige grens van enige grond, woonhuis of ander gebou of struktuur wat vir menslike bewoning gebruik word, wees nie.

(i) 'n Toevoer van drinkbare water wat toereikend vir drink- en skoonmaakdoeleindes is, moet in of aanliggend aan elke stal en omheinde plek verskaf word.

PLIGTE VAN AANHOUER VAN BEESTE, PERDE, MUILE EN DONKIES

7. Elke persoon wat enige bees, perd, muil of donkie aanhou, moet —

(a) toesien dat elke sodanige dier binne 'n stal of 'n omheinde plek gehou word;

(b) die perseel, enige toerusting, apparaat, houers en bak wat in verband met sodanige aanhou gebruik word, in 'n skoon, higiëniese en goeie toestand in stand hou;

(c)(i) draagbare misopbergbakke van 'n ondeurdringbare materiaal en met digpassende deksels verskaf; en

(ii) elke sodanige bak hou op 'n platform wat van beton of 'n ander duursame en ondeurdringbare materiaal en aanliggend aan die stal of omheinde plek gebou is, tot so 'n mate dat dit mutatis mutandis aan die bepalings van artikel 6(h) voldoen;

(d) indien die mis en kooigoed van so 'n omvang is dat opbergbakke nie toereikend of onprakties is, 'n misopbergplek verskaf wat aan die volgende voldoen: —

(i) Die misopbergplek moet omsluit word deur drie mure gebou van baksteen, beton of 'n ander duursame materiaal wat glad gepleister is en gewelf is by die aansluiting met die vloer; en

(ii) die vloer moet van beton wees wat glad afgewerk, afgeskuins en gedreineer word na 'n watergeut met 'n minimum deursnee van 150 mm langs die volle lengte aan die oop kant, welke geut vol water gehou moet word;

(e) al die mis uit die stal en omheinde plek minstens een keer elke 24 uur verwyder en dit in die misopbergbakke of misopbergplek plaas totdat dit van die perseel af verwyder word;

(f) die inhoud van die misopbergbakke of misopbergplek ten minste een maal elke tweede dag van die perseel verwyder word of dit wegdoen op so 'n wyse wat nie 'n oorlas sal veroorsaak nie;

(g) alle kooigoed ten minste een maal per week van die stal verwyder en dit in die misopbergbakke of misopbergplek berg totdat dit van die perseel af verwyder word;

(h) alle saals, tooms, tuie en ander toerusting of artikels wat in verband met die aanhou van sodanige diere gebruik word, in 'n pakkamer of ander bergfasiliteit wat deur die Raad goedgekeur is, opberg;

(i) 'n pakkamer wat knaagdierdig is, verskaf waarin alle voer geberg moet word asook 'n aantal houers wat knaagdierdig is met digpassende deksels in sodanige pakkamer waarin alle los voer geberg moet word; en

(j) doeltreffende maatreëls tref om te voorkom dat vlieë, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbreei, en vir die vernietiging daarvan.

**HOOFSTUK III
AANHOU VAN VARKE
VEREISTES VIR PERSELE**

8.(1) 'n Varkhok wat aan die volgende vereistes voldoen, moet vir die aanhou van varke verskaf word: —

(a) Elke muur moet van baksteen, klip, beton of 'n ander duursame materiaal wat nie laer as 1,5 m is nie en wat oor 'n gladde binne-oppervlakte beskik, gebou wees;

(b) Die varkhok moet 'n vloeroppervlakte van ten minste 3 m² hê vir elke vark wat daarin gehuisves word, met 'n algemene minimum vloeroppervlakte van 6 m²;

by openings of glazed opening windows or louvres totalling at least 0,3 m² for each animal to be accommodated therein; and

(ii) The lowest point of every such opening, window or louver must be at least 1,8 m above floor level.

(f) The floor of the stable must be constructed of concrete or other durable and impervious material brought to a smooth finish and graded to a channel and which must be drained in terms of the provisions of section 23.

(g) Any enclosure must have an area of at least 10 m² for each head of cattle, horse, mule or donkey to be accommodated therein and the fencing must be of such substantial material and so constructed as to prevent such animals from breaking out.

(h) No enclosure or stable shall be situated within 50 m of any well, water course or other source of water supply intended or used for human consumption and no stable shall be situated less than 15 m of any boundary of any land, dwelling or other building or structure used for human occupancy.

(i) A potable water supply adequate for dinking and cleaning purposes, must be provided in or adjacent to every stable or enclosure.

DUTIES OF KEEPER OF CATTLE, HORSES, MULES AND DONKEYS

7. Every person keeping any cattle, horse, mule or donkey must —

(a) ensure that any such animal is kept within a stable or enclosure;

(b) maintain the premises, any equipment, apparatus, container and receptacle used in connection with such keeping, in a clean and hygienic condition and in good repair;

(c)(i) provide portable manure storage receptacles of any impervious material and with close fitting lids; and

(ii) every such receptacle shall be kept on a platform constructed of concrete or other durable and impervious material and situated adjacent to the stable or enclosure and so as to comply mutatis mutandis with the provisions of section 6(h);

(d) if the manure and bedding is of such quantity that storage receptacles are inadequate or impractical, provide a manure midden complying with the following requirements: —

(i) The midden must be enclosed by three walls constructed of brick, concrete or other durable material plastered to a smooth finish and covered at the junctions with the floor;

(ii) the floor must be of concrete brought to a smooth finish, graded and drained to a water channel at least 150 mm in diameter along the full length of the open side, which channel must be kept filled with water;

(e) remove all the manure from the stable and enclosure at least once every 24 hours and place it in the manure storage receptacles or midden pending removal from the premises;

(f) remove the contents of the manure storage receptacles or midden from the premises at least once every second day or dispose thereof in a manner which will not cause a nuisance;

(g) remove all bedding from the stable at least once a week and store it in the manure receptacles or midden pending removal from the premises;

(h) store all saddles, bridles, harnesses and other equipment or articles used in connection with the keeping of such animals, in a store-room or other storage facilities approved by the council;

(i) provide a rodent-proofed store-room in which all fodder must be stored as well as a number of rodent proofed receptacles provided with close fitting lids in such store-rooms in which all loose fodder must be stored;

(j) take effective measures for the prevention of harbouring or breeding of, and for the destruction of flies, cockroaches, rodents and other vermin.

**CHAPTER III
KEEPING OF PIGS
REQUIREMENTS FOR PREMISES**

8.(1) A pigsty complying with the following requirements must be provided for the keeping of pigs: —

(a) Every wall must be constructed of brick, stone, concrete or other durable material not less than 1,5 m in height and must have a smooth internal surface;

(b) The pigsty must have a floor area of at least 3 m² for each pig to be accommodated therein, with an overall minimum floor area of 6 m²;

(c) 'n Dak wat oor enige deel van 'n varkhok verskaf word, moet op die laagste punt van die varkhok gemeet vanaf die grondvlak daarvan, nie minder as 1,5 m hoog wees nie en uitgesonderd in die geval van 'n bedekte struktuur waarvan een van die lang sye daarvan heeltemal oop is, moet openinge vir beligting en lugventilasie in teenoorgestelde mure van ten minste 0,15 m² vir elke vark wat gehuisves gaan word, of 'n ander toereikende wyse van beligting en lugventilasie verskaf word;

(d) Die aansluiting tussen die mure en die vloer moet gewelf word;

(e) Die vloer moet ten minste 150 mm bokant die omringde grondvlak wees en moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees wat glad afgewerk en afgeskuins is vir die afvoer van vloeistowwe na 'n oop geut buite die varkhok, gebou van beton, geglasuurde erdeware of 'n ander duursame en ondeurdringbare materiaal wat nie minder as 100 mm in deursnee is nie en ingevolge die bepalings van artikel 23 gedreineer is;

(f) Die varkhok moet so gebou wees dat dit voorkom word dat die varke uitbreek; en

(g) geen varkhok mag binne 50 m van enige woonhuis of 'n ander gebou of struktuur wat vir menslike bewoning gebruik word of van 'n grens van enige grond of van enige put, waterloop of 'n ander bron van watervoorsiening wat vir menslike verbruik bedoel of gebruik word, geleë wees nie.

(2)(a) 'n Betonplatform waaroor 'n dak aangebring is, moet verskaf word vir die opberg van alle varkkos en houters vir die voorbereiding van varkvoer en dit moet so geleë wees dat dit mutatis mutandis aan die bepalings van subartikel (1)(g) voldoen; en

(b) sodanige platform moet 'n rand van ten minste 100 mm hoog aan al sy sye hê en die oppervlak van die platform moet glad en onderdringbaar afgewerk wees en afgeskuins wees na 'n geut wat ingevolge die bepalings van artikel 23 gedreineer moet wees.

(3) 'n Toevoer van drinkbare water wat toereikend is vir drink- en skoonmaakdoeleindes, moet in of aanliggend aan elke varkhok verskaf word.

PLIGTE VAN AANHOUER VAN VARKE

9. Elke persoon wat varke aanhou moet —

(a) toesien dat elke vark in 'n varkhok aangehou word;

(b) die perseel en enige toerusting, apparaat, houer en bak wat in verband met sodanige aanhouding gebruik word, in 'n skoon, higiëniese en goeie toestand in stand hou;

(c)(i) draagbare misopbergbakke van ondeurdringbare materiaal en met digpassende deksels verskaf; en

(ii) elke sodanige bak hou op 'n platform wat van beton of 'n ander duursame en ondeurdringbare materiaal gebou is aanliggend aan die varkhok sodat dit mutatis mutandis aan die bepalings van artikel 8(1)(g) voldoen;

(d) alle mis ten minste een keer in elke 24 uur uit die varkhok verwyder en in die misopbergbakke plaas;

(e) die inhoud van die misopbergbakke ten minste een keer elke tweede dag van die perseel verwyder of wegdoen op 'n wyse wat nie 'n oorlas skep nie;

(f) 'n knaagdierdigte pakkamer verskaf waarin alle voer, buiten varkkos, geberg moet word asook 'n aantal knaagdierdigte houters met digpassende deksels waarin los voer geberg moet word; en

(g) doeltreffende maatreëls tref om te voorkom dat vlieë, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbroei, en vir die vernietiging daarvan.

HOOFSTUK IV

AANHOU VAN BOKKE EN SKAPE

VEREISTES VIR PERSELE

10. Vir die aanhou van enige bok of skaap moet persele wat aan die volgende vereistes voldoen, verskaf word: —

(a) 'n Omheinde plek met 'n oppervlakte van ten minste 1,5 m² moet vir elke bok of skaap wat daarin gehuisves gaan word, verskaf word met 'n algemene minimum vloeroppervlakte van 30 m².

(b) Indien 'n gebou of skuur vir sodanige aanhouding verskaf word, moet dit aan die volgende vereistes voldoen: —

(i) Elke muur daarvan moet van baksteen, klip, beton of ander duursame materiaal met 'n hoogte van nie minder nie as 2 m gebou wees en moet 'n gladde binne-oppervlakte hê;

(ii) Die vloer moet van beton of 'n ander duursame onderdringbare materiaal gebou wees wat glad afgewerk en afgeskuins is na 'n geut wat ingevolge die bepalings van artikel 23 gedreineer moet wees;

(c) A roof provided over any portion of a pigsty must be of a height of not less than 1,5 m from ground level at the lowest point in the pigsty and, except in the case of a covered structure having one of its long sides completely open, lighting and ventilation openings situated in opposite external walls of at least 0,15 m² for each pig accommodated or other adequate means of ventilation and lighting must be provided;

(d) The junction between the walls and floor must be coved;

(e) The floor must be at least 150 mm above the surrounding ground level, and must be constructed of concrete or other durable and impervious material brought to a smooth finish and graded for the runoff of liquids into an open channel outside the pigsty, constructed of concrete, glazed earthenware, or other durable and impervious material, measuring not less than 100 mm in diameter and drained in terms of the provisions of section 23;

(f) The pigsty must be so constructed as to prevent the pigs therein from breaking out; and

(g) no pigsty must be situated within 50 m of any dwelling or other building or structure used for human occupancy or from the boundary of any land or from any well, water course or other source of water supply intended or used for human consumption.

(2)(a) A roofed concrete platform must be provided for the storage of all swill in containers and for the preparation of pig food and it must be so situated as to comply mutatis mutandis with the provisions of subsection (1)(g); and

(b) such platform must have a kerbing of at least 100 mm high on all sides and the surface of the platform must be brought to a smooth impervious finish and graded to a channel drained in terms of the provisions of section 23.

(3) A potable water supply adequate for drinking and cleaning purposes must be provided in or adjacent to every pigsty.

DUTIES OF KEEPER OF PIGS

9. Every person keeping pigs must —

(a) ensure that every pig is kept in a pigsty;

(b) maintain the premises and any equipment, apparatus, container and receptacle used in connection with such keeping, in a clean and hygienic condition and in good repair;

(c)(i) provide portable manure storage receptacles of an impervious material and with close fitting lids; and

(ii) keep every such receptacle on a platform constructed of concrete or other durable and impervious material adjacent to the pigsty so as to comply mutatis mutandis with the provisions of section 8(1)(g);

(d) remove all manure from the pigsty at least once every 24 hours and place it in the manure storage receptacles;

(e) remove the contents of the manure storage receptacles from the premises at least once every second day or dispose thereof in a manner which will not cause a nuisance;

(f) provide a rodent proofed store-room in which all fodder, other than swill, must be stored as well as a number of rodent proofed receptacles with close fitting lids in such store-room in which all loose fodder must be stored;

(g) take effective measures for the prevention of harbouring or breeding of, and for the destruction of flies, cockroaches, rodents and other vermin.

CHAPTER IV

KEEPING OF GOATS AND SHEEP

REQUIREMENTS FOR PREMISES

10. Premises complying with the following requirements, must be provided for the keeping of any goat or sheep: —

(a) An enclosure with an area of at least 1,5 m² must be provided for every goat or sheep to be accommodated therein with an overall minimum floor area of 30 m².

(b) If a building or shed is provided for such keeping, it must comply with the following requirements: —

(i) Every wall thereof must be constructed of brick, stone, concrete or other durable material not less than 2 m in height and must have a smooth internal finish;

(ii) The floor must be constructed of concrete or other durable and impervious material brought to a smooth finish and graded to a channel which must be drained in terms of the provisions of section 23;

(iii) Die vloeroppervlakte moet ten minste 1,5 m² groot wees vir elke bok of skaap wat daarin gehuisves gaan word, met 'n algemene minimum vloeroppervlakte van 6 m²; en

(iv) openinge vir beligting en lugventilasie met 'n totale grootte van ten minste 0,15 m² moet verskaf word per bok of skaap wat in die gebou of skuur aangehou word.

(c) Geen gebou of skuur mag binne 15 m en geen omheinde plek mag binne 50 m vanaf enige woonhuis of enige ander gebou of struktuur wat vir menslike bewoning gebruik word en binne 50 m van enige put, waterloop of enige ander bron van watervoorsiening wat vir menslike verbruik bedoel is of gebruik word, geleë wees nie.

(d) 'n Toevoer van drinkbare water wat toereikend is vir drink- en skoonmaakdoeleindes, moet in of aanliggend aan elke skuur of omheinde plek verskaf word.

PLIGTE VAN AANHOUER VAN BOKKE EN SKAPE

11. Elke persoon wat enige bok of skaap aanhou, moet —

(a) toesien dat elke sodanige dier binne 'n omheinde plek, gebou of skuur aangehou word;

(b) die perseel en enige toerusting, apparaat, houer en bak wat in verband met sodanige aanhouding gebruik word, in 'n skoon, higiëniese en goeie toestand in stand hou;

(c) draagbare misopbergbakke van 'n ondeurdringbare materiaal en met digpassende deksels verskaf;

(d) alle mis ten minste een maal elke sewe (7) dae uit die omheinde plek, gebou of skuur verwyder en dit in die misopbergbakke plaas;

(e) die inhoud van die misopbergbakke ten minste een keer elke sewe (7) dae van die perseel verwyder of dit wegdoen op 'n wyse wat nie 'n oorlas skep nie;

(f) 'n knaagdierdigte pakkamer verskaf waarin alle voer geberg moet word asook 'n aantal knaagdierdigte bakke met digpassende deksels in sodanige pakkamer verskaf waarin alle los voer geberg moet word; en

(g) doeltreffende maatreëls tref om te voorkom dat vlieë, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbroei, en vir die vernietiging daarvan.

HOOFSTUK V

AANHOU VAN PLUIMVEE

VEREISTES VIR PERSELE

12. Vir die aanhou van pluimvee, moet persele wat aan die volgende vereistes voldoen, verskaf word: —

(a) 'n Pluimveehuis wat aan die volgende vereistes voldoen: —

(i) Elke muur daarvan moet van baksteen, klip, beton of 'n ander duursame materiaal gebou wees en moet 'n gladde binne-oppervlakte hê;

(ii) Die vloer moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees en dit moet glad afgewerk wees;

(iii) Die boonste vloere van 'n struktuur met twee of meer vlakke moet van 'n ondeurdringbare materiaal wees wat maklik skoongemaak kan word; en

(iv) dit moet 'n oppervlakte hê van ten minste 0,2 m² vir elke volgroeiende hoender, eend, makou of tarentaal en 0,5 m² vir elke volgroeiende gans, kalkoen of pou wat daarin aangehou word, met 'n minimum totale oppervlakte van 4 m².

(b) 'n Pluimveehok, indien verskaf, moet met ogiesdraad of 'n ander duursame materiaal omhein wees.

(c) Indien 'n batterystelsel bedryf gaan word, moet 'n gebou of 'n struktuur verskaf word waarin sodanige stelsel gehuisves moet word en sodanige gebou of struktuur moet ooreenkomstig die volgende vereistes gebou en toegegerus wees: —

(i) Elke muur, indien verskaf, moet ten minste 2,5 m hoog wees en moet gebou wees van baksteen, klip, beton of 'n duursame materiaal en die binne-oppervlakte daarvan moet glad afgewerk wees;

(ii) Indien mure verskaf word, moet die gebou deur middel van meganiese ventilasie en kunsmatige beligting geventileer of verlig word of deur natuurlike lugventilasie en lig te verkry deur openinge of oopmaakvensters wat gelyk is aan nie minder nie as 15 % van die vloeroppervlakte van die gebou;

(iii) Die vloer moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees, wat glad afgewerk is en indien dit deur die gesondheidsbeampte vereis word, moet die vloeroppervlakte afgeskuins wees na 'n geut wat ingevolge die bepalings van artikel 23 gedreineer moet wees;

(iii) The floor area must be at least 1,5 m² for every goat or sheep to be accommodated therein with an overall minimum floor area of 6 m²;

(iv) lighting and ventilation openings totalling at least 0,15 m² must be provided per goat or sheep to be kept in the building or shed.

(c) No building or shed may be situated within 15 m and no enclosure within 50 m from any dwelling or any other building or structure used for human occupancy and within 50 m from any well, water course or other source of water supply intended or used for human consumption.

(d) A potable water supply adequate for drinking and cleaing purposes must be provided in or adjacent to every shed or enclosure.

DUTIES OF KEEPER OF GOATS AND SHEEP

11. Every person keeping any goat or sheep must —

(a) ensure that every such animal is kept within an enclosure, building or shed;

(b) maintain the premises and any equipment, apparatus, container and receptacle used in connection with such keeping, in a clean and hygienic condition and in good repair;

(c) provide portable manure storage receptacles of an impervious material and with close fitting lids;

(d) remove all manure from the enclosure, building or shed at least once every 7 days and place it in the manure storage receptacles;

(e) remove the contents of the manure storage receptacles from the premises at least once every 7 days or dispose thereof in a manner which will not cause a nuisance;

(f) provide a rodent proofed store-room in which all fodder must be stored as well as a number of rodent proofed receptacles, with close fitting lids in such store-room in which all loose fodder must be stored; and

(g) take effective measures for the prevention of harbouring and breeding of, and for the destruction of flies, cockroaches, rodents and other vermin.

CHAPTER V

KEEPING OF POULTRY

REQUIREMENTS FOR PREMISES

12. Premises complying with the following requirements must be provided for the keeping of poultry: —

(a) A poultry house complying with the following requirements: —

(i) Every wall thereof must be constructed of brick, stone, concrete or other durable material and must have a smooth internal surface;

(ii) The floor must be constructed of concrete or other durable and impervious material brought to a smooth finish;

(iii) The upper floors of a structure of two or more levels must be of an impervious material which can be easily cleaned; and

(iv) it must have an area of at least 0,2 m² for each grown fowl, duck, muscovy duck or guinea-fowl, and 0,5 m² for each grown goose, turkey, peacock to be accommodated therein, with a minimum total area of 4 m².

(b) A poultry run, if provided, must be enclosed with wire mesh or other durable material.

(c) If a battery system is to be operated, a building or structure in which such system must be housed, must be provided, and such building or structure must be constructed and equipped in accordance with the following requirements: —

(i) Every wall, if provided, must be at least 2,4 m high and must be constructed of concrete, stone, brick or other durable material and must have a smooth internal surface;

(ii) If walls are provided, the building must be ventilated and lighted by means of mechanical ventilation and artificial lighting or by obtaining natural ventilation and light through openings or opening windows of an area equal to not less than 15 % of the floor area of the building;

(iii) The floor must be constructed of concrete or other durable and impervious material brought to a smooth finish, and if required by the health officer, the floor surface must be graded and drained to a channel which must be drained in terms of the provisions of section 23;

(iv) Indien geen mure verskaf word nie of as die mure van metaal vervaardig is, moet die vloer voorsien wees van 'n rand reg rondom van ten minste 150 mm hoog;

(v) Elke aansluiting tussen die vloer en die mure en die rand moet gewelf wees;

(vi) Die hokke van die batterystelsel moet van 'n ondeurdringbare materiaal gebou wees;

(vii) Indien die gesondheidsbeampte dit vereis, moet 'n pan van 'n ondeurdringbare materiaal en ontwerp, vir die opvang van mis onder elke hok aangebring word; en

(viii) 'n handewasbak met 'n standhoudende watertoevoer daarvoor aangelê, moet verskaf word en ingevolge die bepalings van artikel 23 gedreineer wees.

(d) 'n Toevoer van drinkbare water wat toereikend is vir drink- en skoonmaakdoeleindes, moet in of aangrensend aan die batterystelselgebou, struktuur of pluimveehuis verskaf word.

(e) Daar moet 'n onbelemmerde ruimte van ten minste 3 m wees tussen enige pluimveehuis, pluimveehok of gebou of struktuur wat 'n batterystelsel huisves en die naaste punt van enige woonhuis, ander gebou of struktuur wat vir menslike bewoning gebruik word of 'n plek waar voedsel vir menslike gebruik geberg of voorberei word, asook die naaste grens van enige grond.

(f)(i) 'n Knaagdierdigte pakkamer waarvan die vloeroppervlakte nie minder as 7 m², die wydte nie minder as 2,2 m en die hoogte nie minder as 2,4 m moet wees nie, moet vir die berging van voer verskaf word;

(ii) Indien die gesondheidsbeampte oortuig is dat met inagneming van die getal pluimvee wat aangehou word, 'n pakkamer met afmetings wat minder is as die minimum afmetings wat ingevolge subparagraaf (i) vereis word of dat ander geriewe geskik is, kan hy sodanige kleiner pakkamer of ander bergeriewe toelaat; en

(iii) 'n berande wasplatform of 'n trog van vlekvrige staal met 'n dreineringsbord en met 'n standhoudende toevoer van water wat aangelê is, moet binne in of aanliggend aan sodanige gebou of struktuur vir die skoonmaak en ontsmetting van hokke verskaf word indien dit deur die gesondheidsbeampte vereis word. Die wasplatform en trog moet ingevolge die bepalings van artikel 23 gedreineer wees.

(g)(i) Indien die gesondheidsbeampte dit vereis, met deeglike inagneming van die hoeveelheid mis wat in afwagting op die verwydering daarvan op die perseel geberg word, moet 'n bergplek bestaande uit 'n oordekte platform gebou van beton of 'n ander duursame en ondeurdringbare materiaal met 'n rand reg rondom van ten minste 100 mm hoog wat afgeskuins en gedreineer is ingevolge die bepalings van artikel 23, verskaf word; en

(ii) die dak oor sodanige platform moet ten minste tot 1 m verby al die kante van die platform strek.

SLAG VAN PLUIMVEE

(h) Niemand mag enige pluimvee vir die doel van verkoop, of vir 'n geldelike bedrag, of vir 'n ander gebruik as vir sy eie onmiddellike huisgesin, slag, pluk, skoonmaak of berei nie, behalwe in 'n vertrek wat uitsluitlik verskaf is en gebruik word vir die slag, pluk, skoonmaak en bereiding van sodanige pluimvee.

(i) Sodanige vertrek kragtens die bepalings van artikel 12(h) vereis, moet —

(i) nie regstreeks in verbinding staan met 'n woonhuis, winkel, pakhuis of ander gebou wat vir enige ander doel gebruik word nie;

(ii) voorsien wees van 'n knaagdierdigte en ongediertedigte plafon;

(iii) elke muur daarvan gebou hê van baksteen, klip, beton of ander duursame en ondeurdringbare materiaal wat geteël of glad afgewerk en geverf moet wees met 'n ligkleurige duursame olievern;

(iv) voorsien wees van 'n beton-vloer of 'n vloer van 'n ander duursame en ondeurdringbare materiaal wat glad afgewerk moet wees en indien deur die gesondheidsbeampte vereis, moet die vloeroppervlakte afgeskuins en gedreineer wees na 'n geut wat ingevolge die bepalings van artikel 23 gedreineer moet wees;

(v) elke aansluiting tussen die vloer en die mure en die rand gewelf wees;

(vi) voorsien wees van ongedierte-vry werksoppervlakte, toerusting, apparaat, houers en bakke van vlekvrige staal of ander goedgekeurde duursame en ondeurdringbare materiaal;

(vii) voorsien wees van 'n goedgekeurde metaal-pluktrog toegerus met 'n dreineringsuitlaat wat so ingerig is dat dit maklik uitgespoel en skoonmaak kan word en wat gedreineer moet wees kragtens die bepalings van artikel 23;

(viii) voorsien wees van metaal-hangrelings en met goedgekeurde metaalbakke vir die tydelike berging van alle vullis en afval in afwagting van die verwydering daarvan uit sodanige vertrek; en

(iv) If no walls are provided, or if the walls are constructed of metal the floor must be provided with a curb of at least 150 mm high around its extremities;

(v) Every junction between the floor and walls and curbing must be coved;

(vi) The cages of the battery system must be constructed of an impervious material;

(vii) If so required by the health officer, a tray of an impervious material and design, must be fitted under every cage for the collection of manure; and

(viii) a hand wash-basin with a constant supply of water must be provided and drained in terms of the provisions of section 23.

(d) A potable water supply adequate for drinking and cleaning purposes, must be provided in or adjacent to the battery system building, structure of poultry house.

(e) There must be at least 3 m of clear unobstructed space between any poultry house, poultry run, or building or structure housing a battery system and the nearest point of any dwelling, other building or structure used for human occupancy or place where foodstuffs are stored or prepared for human consumption as well as the nearest boundary of any land.

(f)(i) A rodent proofed store-room must be provided for the storage of food, the floor area of which must not be less than 7 m², the width not less than 2,2 m and the height not less than 2,4 m;

(ii) If the health officer is satisfied that, having regard to the number of poultry being kept, a store-room of dimensions less than the minimum dimensions required in terms of subparagraph (i) or that other storage facilities are suitable, he may permit such smaller store-room or other storage facilities;

(iii) a curbed concrete washing platform or stainless steel trough with draining board and with a constant supply of water laid on, must be provided if required by the health officer within or adjacent to such building or structure for the cleaning and disinfection of cages. The washing platform and trough must be drained in terms of the provisions of section 23.

(g)(i) If so required by the health officer, with due regard to the quantity of manure to be stored pending removal from the premises, a storage area comprising of a roofed platform constructed of concrete or other durable and impervious material, with a curb of at least 100 mm high around its extremities and graded and drained in terms of the provisions of section 23, must be provided;

(ii) the roof over such platform must extend at least 1 m beyond the extremities of the platform.

SLAUGHTERING OF POULTRY

(h) No person shall slaughter, pluck, dress or prepare any poultry for the purpose of sale, or for a fee, or for any use other than by his own immediate household, except in a room provided and used solely for the purpose of such slaughtering and for the plucking, dressing and preparation of such poultry.

(i) Such room required in terms of the provisions of section 12(h) must —

(i) have no direct means of communication with any dwelling, shop, store-room or other building used for any other purpose;

(ii) be provided with a rodent and vermin proofed ceiling;

(iii) have every wall thereof constructed of brick, stone, concrete or other durable and impervious material which must be tiled or brought to a smooth finish and painted with a light coloured durable oil paint;

(iv) be provided with a floor constructed of concrete or other durable and impervious material brought to a smooth finish and if required by the health officer, the floor surface must be graded and drained to a channel which must be drained in terms of the provisions of section 23;

(v) have every junction between the floor and walls and curbing coved;

(vi) be provided with vermin proofed working surfaces, equipment, apparatus, containers and receptacles manufactured from stainless steel or other approved durable and impervious material;

(vii) be provided with an approved metal plucking-trough fitted with a drainage outlet so arranged as to provide for ready flushing and cleaning and which must be drained in terms of the provisions of section 23;

(viii) be provided with metal hanging rails and with approved metal receptacles for temporary storage of all refuse and wastes pending removal from such room;

(ix) voorsien wees van 'n wasbak met 'n toereikende toevoer drinkbare water daaroor aangelê en wat gedreineer moet wees kragtens die bepaling van artikel 23.

PLIGTE VAN AANHOUE VAN PLUIMVEE

13. Elke persoon wat pluimvee aanhou moet —

(a) toesien dat alle pluimvee binne die pluimveehuis, pluimveehok of gebou of struktuur wat 'n batterystelsel huisves, aangehou word;

(b) die perseel en enige toerusting, apparaat, houër en bak wat in verband met sodanige aanhouding gebruik word, in 'n skoon, higiëniese en goeie toestand in stand hou;

(c) die perseel vry van aanstootlike reuke hou en elke pluimveehuis, pluimveehok of gebou of struktuur wat 'n batterystelsel huisves asook alle hokke skoon en vry van ongediertes in stand hou;

(d) toesien dat sodanige pluimvee nie die gemak, gerief, vrede en stilte van die publiek versteur of hinder nie;

(e)(i) draagbare misopbergbakke van 'n ondeurdringbare materiaal en met deksels wat dig pas, verskaf;

(ii) elke sodanige bak hou op 'n platform wat van beton of 'n ander duursame ondeurdringbare materiaal gebou is en wat langs die pluimveehuis, pluimveehok of gebou of struktuur wat 'n batterystelsel huisves, geleë is;

(f)(i) alle mis en ander afval ten minste een keer elke 48 uur uit die pluimveehuis en pluimveehok en een keer elke 4 dae of met sodanige langer tussenpose as wat die gesondheidsbeampte goedkeur, uit die gebou of struktuur wat 'n batterystelsel huisves, verwyder met inagneming van die voorkoming van 'n openbare gesondheidsoorlas wat deur aanstootlike reuke veroorsaak word; en

(ii) die mis en ander afval in die misopbergbakke plaas;

(g) die inhoud van die misopbergbakke ten minste een keer elke 7 dae van die perseel verwyder of dit wegdoen op 'n wyse wat nie 'n oorlas sal veroorsaak nie;

(h) geen materiaal of voorwerp in enige pluimveehuis, pluimveehok of gebou of struktuur wat 'n batterystelsel huisves, berg nie, uitgesonderd materiaal of 'n voorwerp wat in sodanige huis, hok, gebou of struktuur benodig word;

(i) in die bergkamer soos vereis ingevolge artikel 12(f) 'n aantal knaagdierdigte bakke met digpassende deksels verskaf, waarin alle los voer geborg moet word; en

(j) doeltreffende maatreëls tref om te voorkom dat vlieë, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbloeï en vir die vernietiging daarvan en vir die voorkoming van aanstootlike reuke wat uit die aanhou van pluimvee op die perseel voortspruit.

HOOFSTUK VI

AANHOUE VAN KONYNE

VEREISTES VIR PERSELE

14. Vir die aanhou van konyne, moet persele wat aan die volgende vereistes voldoen, verskaf word: —

(a) 'n Konynhok wat aan die volgende vereistes voldoen:

(i) Elke muur daarvan moet van baksteen, klip, beton of 'n ander duursame materiaal gebou wees en moet 'n gladde binne-oppervlakte hê;

(ii) die vloeroppervlakte wat ten minste 150 mm bo die grondvlak moet wees, moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees wat glad afgewerk is en indien dit deur die gesondheidsbeampte vereis word, moet die vloer afgeskuins word na 'n geut wat ingevolge die bepalinge van artikel 23 gedreineer moet wees;

(iii) natuurlike lig en lugventilasie moet verskaf word;

(iv) dit moet 'n minimum oppervlakte van 0,4 m² hê vir elke konyne wat daarin gehuisves gaan word; en

(v) 'n konynhok, indien verskaf, moet met maasdraad of 'n ander duursame materiaal omhein wees en so gebou wees dat voorkom word dat konyne uit die hok ontsnap.

(b) Indien 'n batterystelsel bedryf word, moet 'n gebou of 'n struktuur waarin sodanige stelsel gehuisves word en wat ooreenkomstig die volgende vereistes gebou en toegerus is, verskaf word:

(i) Elke muur, indien verskaf, moet ten minste 2,4 m hoog wees van baksteen, klip, beton of 'n ander duursame materiaal gebou wees en moet 'n gladde binne-oppervlakte hê;

(ii) indien mure verskaf word, moet die gebou geventileer en verlig wees deur middel van natuurlike openinge of vensters met 'n oppervlakte wat gelyk is aan nie minder nie as 15 % van die vloeroppervlakte van die gebou;

(ix) be provided with a wash-up sink with a constant supply of potable water laid over and which must be drained in terms of the provisions of section 23.

DUTIES OF KEEPER OF POULTRY

13. Every person keeping poultry must —

(a) ensure that all poultry is kept within the poultry house, poultry run or building or structure housing a battery system;

(b) maintain the premises and any equipment, apparatus, container and receptacle used in connection with such keeping in a clean hygienic condition and in good repair;

(c) maintain the premises free from offensive odours and maintain every poultry house, poultry run or building or structure housing a battery system as well as all cages clean and free from vermin;

(d) ensure that such poultry do not disturb or hinder the comfort, convenience, peace or quiet of the public;

(e)(i) provide portable manure storage receptacles of an impervious material and with close fitting lids;

(ii) keep such receptacles on a platform constructed of concrete or other durable and impervious material adjacent to the poultry house, poultry run or building or structure housing a battery system;

(f)(i) remove all manure and other waste from a poultry house and poultry run at least once every 48 hours and once every four days or at such longer intervals approved of by the health officer from a building or structure housing a battery system, regard being had to the prevention of a public health nuisance caused by offensive smell; and

(ii) place the manure and other waste matter in the manure storage receptacles;

(g) remove the contents of the manure storage receptacles from the premises at least once every 7 days or dispose thereof in a manner which will not cause a nuisance;

(h) not store any material or article in any poultry house, poultry run or building or structure housing a battery system, except material or an article which is required for use in such house, run, building or structure;

(i) provide within the store-room required in terms of section 12(f), a number of rodent proofed receptacles with close fitting lids in which all loose food must be stored;

(j) take effective measures for the prevention of harbouring and breeding and for the destruction of flies, cockroaches, rodents and other vermin and for the prevention of offensive odours arising from the keeping of poultry on the premises.

CHAPTER VI

KEEPING OF RABBITS

REQUIREMENTS FOR PREMISES

14. For the keeping of rabbits, premises complying with the following requirements, must be provided —

(a) A rabbit hutch complying with the following requirements:

(i) Every wall thereof must be constructed of brick, stone, concrete or other durable material and must have a smooth internal surface;

(ii) The floor surface which must be at least 150 mm above ground level, must be constructed of concrete or other durable and impervious material brought to a smooth finish and, if required so by the health officer, the floor must be graded to a channel drained in terms of the provisions of section 23;

(iii) Natural light and ventilation must be provided;

(iv) it must have a minimum area of 0,4 m² for every rabbit to be accommodated therein;

(v) a rabbit run, if provided, must be enclosed with wire mesh or other durable material and constructed so as to prevent the escape of rabbits from the run.

(b) If a battery system is to be operated, a building or structure in which such system shall be housed, must be provided and must be constructed and equipped in accordance with the following requirements:

(i) Every wall, if provided, must be at least 2,4 m high, must be constructed of concrete, stone, brick or other durable material and must have a smooth internal surface;

(ii) If walls are provided, the building must be ventilated and lighted by means of natural openings or windows of an area equal to not less than 15 % of the floor area of the building;

(iii) die vloer moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees, wat glad afgewerk is en indien dit deur die gesondheidsbeampte vereis word, afgeskuins word na 'n geut wat ingevolge die bepalings van artikel 23 gedreineer moet wees;

(iv) indien geen mure verskaf word nie of as die mure van metaal gebou is, moet die vloer voorsien wees van 'n rand reg rondom van ten minste 150 mm hoog;

(v) elke aansluiting tussen die vloer en die mure en die rand moet gewelf wees;

(vi) die hokke van die batterystelsel moet van 'n ondeurdringbare materiaal gebou wees en moet toegerus wees met panne van 'n ondeurdringbare materiaal onder elke hok vir die opvang van urine;

(vii) 'n handewasbak met 'n standhoudende watertoevoer wat aangelê is, moet verskaf word en ingevolge die bepalings van artikel 23 gedreineer wees.

(c) 'n Toevoer drinkbare water, toereikend vir drink- en skoonmaakdoeleindes, moet verskaf word in of aanliggend aan die gebou van die batterystelsel of struktuur of die konynhok.

(d) Daar moet 'n oop en onbelemmerde ruimte van ten minste 5 m wees tussen 'n konynhuis, konynhok of gebou of struktuur wat 'n batterystelsel huisves en die naaste punt van enige woonhuis of ander gebou of struktuur wat vir menslike bewoning gebruik word of 'n plek waar menslike verbruik geberg en voorberei word, asook die naaste grens van enige grond.

(e)(i) 'n Knaagdierdigte pakkamer moet vir die berging van voer verskaf word waarvan die vloeroppervlakte nie minder as 7 m², die wydte nie minder as 2,2 m en die hoogte nie minder as 2,4 m moet wees nie;

(ii) indien die gesondheidsbeampte oortuig is dat met inagneming van die getal konyne wat aangehou word, 'n pakkamer met afmetings wat minder is as die minimum afmetings wat ingevolge subparagraaf (i) vereis word of as ander opbergfasiliteite geskik is, kan hy sodanige kleiner opbergpakkamer of ander opbergfasiliteite toelaat; en

(iii) 'n berande wasplatform van beton of 'n trog van vlekvrystaal met 'n dreineringsbord en met 'n standhoudende watertoevoer wat daarvoor aangelê is, moet verskaf word binne of aanliggend aan sodanige gebou of struktuur vir die skoonmaak en ontsmetting van hokke. Die wasplatform en trog moet ingevolge die bepalings van artikel 23 gedreineer wees.

PLIGTE VAN AANHOUER VAN KONYNE

15. Elke persoon wat konyne aanhou moet —

(a) toesien dat alle konyne binne 'n konynhuis, konynhok of 'n gebou of 'n struktuur wat 'n batterystelsel huisves, aangehou word;

(b) die perseel en enige toerusting, apparaat, houers en bakke wat in verband met sodanige aanhouding gebruik word, in 'n skoon, higiëniese en goeie toestand in stand hou;

(c) die perseel vry van aanstootlike reuke hou en elke konynhuis, konynhok of gebou of struktuur wat 'n batterystelsel huisves en alle hokke skoon en vry van ongediertes in stand hou;

(d)(i) draagbare misopbergbakke van 'n ondeurdringbare materiaal en met digpassende deksels verskaf;

(ii) elke sodanige bak hou op 'n platform gebou van beton of 'n ander duursame en ondeurdringbare materiaal aanliggend aan die konynhuis, konynhok of 'n gebou of 'n struktuur wat 'n batterystelsel huisves op so 'n wyse dat die bepalings van artikel 14(d) *mutatis mutandis* nagekom word;

(e) alle mis en ander afval ten minste een keer elke 48 uur van die konynhuis en konynhok of 'n gebou of 'n struktuur wat 'n batterystelsel huisves, verwyder en dit in die misopbergbakke plaas;

(f) die inhoud van die misopbergbakke ten minste een keer elke 7 dae van die perseel verwyder en dit wegdoen op 'n wyse wat nie 'n oorlas sal veroorsaak nie;

(g) nie enige materiaal of artikel in enige konynhuis, konynhok of 'n gebou of struktuur, wat 'n batterystelsel huisves, opberg nie, behalwe materiaal of 'n artikel wat vir gebruik in sodanige huis, hok, gebou of struktuur benodig word;

(h) binne die opbergkamer wat ingevolge artikel 14(e) vereis word 'n aantal knaagdierdigte bakke met digpassende deksels verskaf, waarin alle los voer opgeberg moet word; en

(i) doeltreffende maatreëls tref om te voorkom dat vlieg, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbroei, en vir die vernietiging daarvan, en vir die voorkoming van aanstootlike reuke wat uit die aanhou van konyne op die perseel voortspruit.

(iii) The floor must be constructed of concrete or other durable and impervious material brought to a smooth finish and if required so by the health officer, the floor surface must be graded to a channel and drained in terms of the provisions of section 23;

(iv) If no walls are provided, or the walls are constructed of metal, the floor must be provided with a curb at least 150 mm high around its extremities;

(v) Every junction between the floor and the walls and the curbing must be coved;

(vi) The cages of the battery system must be constructed of impervious material and must be fitted with trays of an impervious material under every cage for the reception of urine;

(vii) a hand wash-basin with a constant supply of water must be provided and drained in terms of the provisions of section 23.

(c) A potable water supply adequate for drinking and cleaning purposes must be provided in or adjacent to the battery system building or structure or the rabbit hutch.

(d) There must be at least 5 m of clear unobstructed space between a rabbit hutch, rabbit run, or building or structure housing a battery system and the nearest point of any dwelling, or other building or structure used for human occupancy or place where foodstuffs are stored or prepared for human consumption as well as the nearest boundary of any land.

(e)(i) A rodent proofed store-room must be provided for the storage of food, the floor area of which must be not less than 7 m², the width not less than 2,2 m and the height not less than 2,4 m;

(ii) If the health officer is satisfied that, having regard to the number of rabbits being kept, a store-room of dimensions less than the minimum dimensions required in terms of subparagraph (i) or if other storage facilities are suitable, he may permit such smaller store-rooms or other storage facilities;

(iii) a curbed concrete washing platform or a stainless steel trough with draining board and with a constant supply of water laid on, must be provided within or adjacent to such building or structure for the cleaning and disinfection of cages. The washing platform and trough must be drained in terms of the provisions of section 23.

DUTIES OF KEEPER OF RABBITS

15. Every person keeping rabbits must —

(a) ensure that all rabbits are kept within the rabbit hutch, rabbit run or building or structure housing a battery system;

(b) maintain the premises and any equipment, apparatus, container and receptacle used in connection with such keeping, in a clean, hygienic condition and in good repair;

(c) maintain the premises free from offensive odours and every rabbit hutch, rabbit run or building or structure housing a battery system and all cages clean and free from vermin;

(d)(i) provide portable manure storage receptacles of an impervious material with close fitting lids;

(ii) every such receptacle must be kept on a platform constructed of concrete or other durable and impervious material adjacent to the rabbit hutch, rabbit run or building or structure housing the battery system and so as to comply *mutatis mutandis* with the provisions of section 14(d);

(e) remove all manure and any other waste from the rabbit hutch, rabbit run or building or structure housing a battery system at least once every 48 hours and place it in the manure storage receptacles;

(f) remove the contents of the manure storage receptacles from the premises at least once every 7 days and dispose thereof in a manner which will not create a nuisance;

(g) not store any material or article in any rabbit hutch, rabbit run or building or structure housing a battery system, except material or an article which is required for use in such house, run or building or structure;

(h) provide within the store-room required in terms of section 14(e) a number of rodent proof receptacles with close fitting lids in which all loose food must be stored;

(i) take effective measures for the prevention of harbouring and breeding and for the destruction of flies, cockroaches, rodents and other vermin and for the prevention of offensive odours arising from the keeping of rabbits on the premises.

**HOOFDSTUK VII
AANHOU VAN VOËLS
VEREISTES VIR PERSELE**

16. Vir die aanhou van voëls in 'n voëlhok, moet persele wat aan die volgende vereistes voldoen, verskaf word: —

- (a) Die voëlhok moet behoorlik van duursame materiaal gebou wees, knaagdierdig wees en voorsien wees van toereikende toegang daartoe vir skoonmaakdoeleindes;
- (b) indien die voëlhok bokant grondvlak gebou is, moet die voetstuk daarvan van 'n ondeurdringbare en duursame materiaal gebou wees en dit mag nie minder as 300 mm bokant grondvlak wees nie;
- (c) 'n toereikende en skoon watertoevoer vir drink- en skoonmaakdoeleindes moet verskaf word;
- (d) niemand mag meer as een honderd en twintig duive of voëls op enige perseel aanhou nie. Die bepalings van hierdie subartikel is nie van toepassing op landbouhoewes nie; en
- (e) die aantal voëls wat as troeteldiere binnenshuis aangehou kan word, word beperk tot hoogstens vyf.

PLIGTE VAN AANHOUER VAN VOËLS

17. Elke persoon wat voëls in 'n voëlhok aanhou, moet —

- (a) toesien dat die voëlhok en die perseel in 'n skoon toestand en vry van ongediertes word;
- (b) knaagdiertdigte fasiliteite vir die opberg van voëlkos verskaf en sommige kos daarin hou;
- (c) doeltreffende maatreëls tref om te voorkom dat vlieë, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbroei, en vir die vernietiging daarvan; en
- (d) toesien dat sodanige voëls nie die gemak, gerief, vrede en stilte van die publiek belemmer nie.

HOOFSTUK VIII

**HANDELAAR IN LEWENDE HAWE EN ANDER BESIGHEDE
WAT DIE AANHOU VAN DIERE OF PLUIMVEE BEHEL
VEREISTES VIR DRYF VAN BESIGHEID**

18. (1) Elke persoon wat die besigheid bedryf van 'n handelaar of spekulant in lewende hawe of ander besigheid wat die aanhou van diere of pluimvee, buiten 'n troeteldierwinkel, behels, moet aan die vereistes van subartikels (2) en (3) voldoen.

(2) (a) Behoudens die bepalings van artikel 21, moet die vereistes van artikels 2 tot en met 15 nagekom word vir sover as wat daardie bepalings van toepassing is op die diere of pluimvee wat aangehou word;

(b) 'n Omheinde plek met 'n oppervlakte van ten minste 10 m² per bees, perd, muil of donkie en 1,5 m² per bok of skaap wat daarin gehuisves gaan word, met 'n totale minimum oppervlakte van 50 m² en 15 m² alternatiewelik moet verskaf word;

(c) (i) 'n Afsonderlike kleedkamer, duidelik aangedui, moet verskaf word vir elke geslag indien meer as drie nie-inwonende persone van daardie geslag vir die aanhou van diere en pluimvee in diens geneem word;

(ii) Elke sodanige kleedkamer moet 'n vloeroppervlakte van ten minste 0,5 m² per werknemer hê, onderworpe aan 'n minimum vloeroppervlakte van 6,5 m² en 'n minimum breedte van 2 m;

(iii) Elke sodanige kleedkamer moet toegerus wees met 'n kleresluitkas van metaal vir die hou van die persoonlike klerasie van elke werknemer; en

(iv) vir elke werknemer waarvoor 'n kleedkamer nie ingevolge subparagraaf (i) vereis word nie, moet 'n kleresluitkas van metaal verskaf word;

(d) (i) Een handewasbak en een stortbad moet vir elke 15 persone of 'n deel van sodanige getal wat in diens geneem word, verskaf word; en

(ii) elke handewasbak en stortbad moet binne of langs die kleedkamer geleë wees en moet 'n konstante voorraad aangelegde toevoer van warm en koue water hê wat ingevolge artikel 23 gedreineer moet wees;

(e) Seep en handdoeke moet by elke handewasbak en stortbad verskaf word; en

(f) oorpakke of ander beskermingsklere en, indien vereis deur die gesondheidsbeampte, beskermingskoeisel, moet verskaf word vir die gebruik van persone wat vir die aanhou van diere en pluimvee in diens geneem word.

(3) Daar moet ten opsigte van personeel wat op die perseel inwoon —

(a) slaapperiewe, toegerus met 'n bed vir elke sodanige werknemer verskaf word;

**CHAPTER VII
KEEPING OF BIRDS
REQUIREMENTS FOR PREMISES**

16. For the keeping of birds in an aviary, premises complying with the following requirements, must be provided:

(a) the aviary must be properly constructed of durable material, rodent proofed and provided with adequate access thereto for cleaning purposes;

(b) If the aviary is constructed above ground level, the base thereof must be constructed of an impervious and durable material and shall not be less than 300 mm above ground level;

(c) An adequate and clean supply of water must be provided for drinking and cleaning purposes;

(d) No person shall keep more than one hundred and twenty pigeons or birds on any premises. The provisions of this subsection shall not be applicable to agricultural holdings;

(e) the number of birds kept indoors as pets shall not exceed a maximum of five.

DUTIES OF KEEPER OF BIRDS

17. Every person keeping birds in an aviary must —

(a) ensure that the aviary and the premises are kept in a clean condition and free from vermin;

(b) provide rodent proof facilities for the storage of bird food and keep such food therein;

(c) take effective measures for the prevention of harbouring and breeding and for the destruction of flies, cockroaches, rodents and other vermin;

(d) ensure that such birds do not disturb or hinder the comfort, convenience, peace or quiet of the public.

CHAPTER VIII

DEALER IN LIVESTOCK AND OTHER BUSINESSES REGULATING THE KEEPING OF ANIMALS OR POULTRY

REQUIREMENTS FOR CONDUCTING BUSINESS

18. (1) Every person conducting the business of a dealer or speculator in livestock or other business regulating the keeping of animals or poultry, other than a pet shop, must comply with the requirements of subsections (2) and (3).

(2) (a) Subject to the provisions of section 21, the requirements of sections 2 to 15 inclusive, must be complied with in so far as those provisions are applicable to the animals or poultry kept;

(b) An enclosure with an area of at least 10 m² per head of cattle, horse, mule or donkey and 1,5 m² per goat or sheep to be accommodated therein at any time with an overall minimum area of 50 m² and 15 m² alternatively must be provided;

(c) (i) A separate changeroom, clearly designated, must be provided for every sex if more than three non-resident persons of the same sex are employed in the keeping of animals or poultry;

(ii) Every such changeroom must have a floor area of at least 0,5 m² per employee, subject to an overall minimum area of 6,5 m² and a minimum width of 2 m;

(iii) Every such changeroom must be equipped with a metal clothes locker for the keeping of personal clothing of each employee; and

(iv) for each employee for whom no changeroom is required in terms of subparagraph (i), a metal clothes locker must be provided;

(d) (i) one hand wash-basin and one shower-bath must be provided for every 15 persons, or part thereof, employed;

(ii) every hand wash-basin and shower bath must be located within or adjacent to the changerooms, must have a constant supply of hot and cold running water laid on and be drained in terms of section 23;

(c) soap and towels must be provided at each hand wash-basin and shower-bath; and

(f) overalls or other protective clothing and, if required by the health officer, protective footwear must be provided for the use of persons employed in the keeping of animals or poultry.

(3) In respect of employees resident on or at the premises —

(a) sleeping accommodation equipped with a bed for each such employee must be provided;

(b) (i) wasgeriewe bestaande uit een handwasbak en een stortbad of 'n bad, afsonderlik vir die geslagte wat duidelik aangedui moet word, vir elke 10 persone of 'n deel van daardie getal van 'n bepaalde geslag wat in diens geneem word, verskaf word; en

(ii) elke handwasbak, stortbad of bad moet 'n konstante voorraad aangelegde toevoer warm en koue water hê wat ingevolge artikel 23 gedreineer moet wees;

(c) (i) kookgeriewe en 'n opwaskamer vir die skoonmaak van kook- en eetgerei verskaf word;

(ii) die opwaskamer moet toegerus wees met 'n dubbelkomopwasbak, van vlekvrystaal met 'n konstante voorraad aangelegde toevoer warm en koue water wat ingevolge artikel 23 gedreineer moet wees; en

(iii) elke kom van die wasbak moet 'n minimum inhoudsvermoë van 55 liter hê, toegerus wees met 'n spatserm 150 mm hoog aan die kant naaste aan die muur en moet ten minste 100 mm weg van sodanige muur-oppervlak af wees;

(d) wasgeriewe verskaf word bestaande uit 'n wastrog van vlekvrystaal met 'n konstante voorraad aangelegde toevoer van warm en koue water wat ingevolge artikel 23 gedreineer moet wees;

(e) 'n vullishouer in die opwaskamer verskaf word; en

(f) 'n sluitkas of ander goedgekeurde geriewe verskaf word in die vertrek waarin die kookgeriewe geleë is vir die opberging van die nie-bederfbare voedsel van elke werknemer.

HOOFSTUK IX

HONDE- EN KATTEHERBERGE

VEREISTES VAN PERSELE

19. (1) Niemand mag honde- of katteherberge bedryf en onderhou tensy die bepalings van sub-artikels (2) tot en met (12) nagekom word nie.

(2) Elke hond of kat moet aangehou word in 'n omheinde plek wat aan die volgende vereistes voldoen:

(a) Dit moet van duursame materiaal gebou wees en toereikende toegang daartoe hê vir skoonmaakdoeleindes;

(b) die vloer moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees wat glad afgewerk is en afgeskuins is na 'n geut wat 100 mm breed is oor die volle wydte van die vloer en geleë binne die omheinde plek, welke geut afgeskuins en gedreineer moet wees na 'n rioolput wat met die raad se rioolstelsel verbind is deur middel van 'n erdepyp met 'n deursnee van ten minste 100 mm; en

(c) 'n rand, met 'n hoogte van 150 mm, moet verskaf word langs die volle lengte van die geut waarna in paragraaf (b) hierbo verwys word en aan die sy daarvan wat langs die omliggende buite-gebied is om te verhoed dat vloedwater uit sodanige gebied die vloergeut binnekom.

(3) Elke omheinde plek waarna in subartikel (2) verwys word, moet 'n oordekte skuiling vir die huisvesting van honde en katte hê, wat aan die volgende vereistes voldoen:

(a) Elke muur moet van baksteen, klip, beton of ander duursame materiaal gebou wees en moet 'n gladde binne-oppervlakte hê sonder barste of oop voëe;

(b) die vloer moet van beton of 'n ander ondeurdringbare en duursame materiaal gebou wees wat glad afgewerk is sonder barste of oop voëe en elke aansluiting tussen die vloer en die mure van 'n permanente struktuur moet gewelf wees; en

(c) elke skuiling moet toereikende toegang daartoe hê vir die skoonmaak daarvan en die vernietiging van ongediertes.

(4) In die geval van honde kan 'n hondehok van gevormde asbes of 'n ander soortgelyke materiaal, wat verplaasbaar is en geplaas is op 'n voetstuk van beton of 'n ander duursame materiaal met 'n afwerking wat maklik skoongemaak kan word, sonder barste of oop voëe verskaf word in plaas van 'n skuiling soos beoog in subartikel (2) en as die voetstuk van sodanige hondehok nie waterdig gemaak is nie, moet 'n slaapplank wat die hond in staat stel om droog te bly, in elke sodanige hondehok verskaf word.

(5) 'n Betonskort wat tot ten minste 1 m breed rondom die verste kante van die omheinde plek strek, moet verskaf word, welke skort afgeskuins en gedreineer moet wees sodat vloedwater van die omheinde plek wegvloei.

(6) 'n Drinkbare watertoevoer wat toereikend is vir drink- en skoonmaakdoeleindes moet in of aanliggend aan die omheinde plek verskaf word.

(7) (a) Indien dit deur die gesondheidsbeampte vereis word, moet 'n afsonderlike vertrek of 'n oordekte gebied met 'n vloeroppervlakte van nie minder nie as 6,5 m², 'n breedte van nie minder nie as 2 m en 'n hoogte van nie minder nie as 2,4 m vir die voorbereiding van voedsel verskaf word;

(b)(i) ablution facilities comprising one hand wash-basin and of shower-bath or bath, separate for the sexes and clearly designated, must be provided for every 10 persons or part of that number of a particular sex employed;

(ii) every hand wash-basin, shower-bath or bath must have a constant supply of hot and cold running water laid on and be drained in terms of section 23;

(c)(i) cooking facilities and a scullery for the cleaning of cooking and eating utensils must be provided;

(ii) the scullery must be fitted with a double bowled sink of stainless steel with a constant supply of hot and cold running water laid on and drained in terms of section 23;

(iii) every bowl of the sink must have a minimum capacity of 55 litre be fitted with a 150 mm high splash screen on the side nearest to the wall and be positioned at least 100 mm away from any wall surface;

(d) laundry facilities consisting of a stainless steel laundry trough with a constant supply of hot and cold running water laid on and drained in terms of section 23, must be provided;

(e) a refuse receptacle must be provided in the scullery; and

(f) a locker or other approved facilities must be provided in the room where the cooking facilities are situated for the storage of non-perishable food of each employee.

CHAPTER IX

DOG KENNELS AND CATTERIES

REQUIREMENTS FOR PREMISES

19.(1) No person shall conduct and maintain kennels or catteries, unless the requirements of subsections (2) to (12), inclusive are complied with.

(2) Every dog or cat must be kept in an enclosure complying with the following requirements:

(a) It must be constructed of durable materials and shall have adequate access thereto for cleaning purposes;

(b) the floor must be constructed of concrete or other durable and impervious material brought to a smooth finish and graded to a channel 100 mm wide, extending the full width of the floor and situated within the enclosure, which channel must be graded and drained into a gully connected to the council's sewer by means of an earthenware pipe of at least 100 mm in diameter; and

(c) a curb 150 mm high must be provided along the entire length of the channel referred to in paragraph (b) and on the side thereof adjacent to the surrounding outside area to prevent storm-water from such area from entering the channel.

(3) Every enclosure referred to in subsection (2), must contain a roofed shelter for the accommodation of dogs and cats, complying with the following requirements:

(a) Every wall must be constructed of brick, stone, concrete or other durable material and must have a smooth internal surface without cracks or open joints;

(b) the floor must be of concrete or other impervious durable material brought to a smooth finish without cracks or open joints and every junction between the floor and the walls of a permanent structure must be coved; and

(c) every shelter must have adequate access thereto for cleaning and de-verminizing.

(4) In the case of dogs, a dog kennel of moulded asbestos or other similar material, which is movable, and placed on a base constructed of concrete or other durable material which can be easily cleaned, without cracks or open joints, may be provided instead of a shelter contemplated in subsection (2), and if the base of such kennel is not rendered waterproof, a sleeping board which will enable the dog to keep dry, must be provided in every such kennel.

(5) A concrete apron extending at least 1 m wide around the extremities of the enclosure must be provided, which apron must be graded and drained for the draining of storm-water from the enclosure.

(6) A potable water supply must be provided in or adjacent to the enclosure adequate for drinking and cleaning purposes.

(7)(a) If required by the health officer, a separate room or roofed area with a floor area of not less than 6,5 m², a width of not less than 2 m and a height of not less than 2,4 m must be provided for the preparation of food;

(b) die vloer van die vertrek of oordekte gebied moet van beton of 'n der duursame ondeurdringbare materiaal wees wat glad afgewerk is;

(c) die oppervlakte van die binnemure van die vertrek of oordekte gebied moet glad gepleister wees en met 'n ligkleurige wasbare verf geverf wees;

(d) die vertrek of oordekte gebied moet toegerus wees met voorbereidingstafels van metaal en 'n dubbelkomwasbak van vlekvrystaal met 'n konstante voorraad toevoer van warm en koue water en moet ingevolgt artikel 23 gedreineer wees; en

(e) elke kom van die opwasbak moet 'n minimum diepte van 225 mm en 'n minimum inhoudsmaat van 55 liter hê.

(8) Vir die opberging van kos, moet 'n knaagdierdigte pakkamer met 'n vloeroppervlakte van nie minder nie as 6,5 m² en 'n breedte van nie minder nie as 2 m verskaf word: Met dien verstande dat as die gesondheidsbeampte oortuig is dat, met inagneming van die aantal honde of katte wat op die perseel aangehou word, 'n pakkamer met kleiner afmetings as die minimum afmetings wat vereis word, of ander bergfasiliteite toereikend sal wees, hy 'n kleiner pakkamer of ander bergfasiliteit wat hy goeddink, kan toelaat.

(9) Daar moet ten minste 5 m oop en onbelemmerde ruimte verskaf word tussen enige skuiling of omheinde plek en die naaste punt van enige woonhuis, ander gebou of struktuur wat vir menslike bewoning gebruik word of 'n plek waar voedsel vir menslike verbruik geberg of voorberei word, of die grens van enige aanliggende grond.

(10) Afsonderingsgeriewe vir honde en katte wat siek is, moet verskaf word.

(11) Indien honde gewas, geskeer of versorg word, moet die volgende geriewe verskaf word:

(a) 'n Badkamer met 'n minimum vloeroppervlakte van 9 m², 'n breedte van nie minder nie as 2 m, toegerus met 'n bad of 'n soortgelyke goedgekeurde gerief en 'n handwasbak met 'n konstante voorraad aangelegde toevoer van warm en koue water;

(b) 'n skeer- en versorgkamer met 'n minimum vloeroppervlakte van 10 m² en 'n breedte van nie minder nie as 2 m en toegerus met goedgekeurde tafels met ondeurdringbare blaaie en 'n toereikende aantal draagbare bērebakke van ondeurdringbare duursame materiaal met digpassende deksels vir die berging van haarsnyfels wat op verwydering wag;

(c) die kamers waarna in paragrawe (a) en (b) hierbo verwys word, moet so uitgelê wees om 'n onbelemmerde vloeroppervlakte van ten minste 30 % te verskaf;

(d) die vloere van die kamers waarna in paragrawe (a) en (b) verwys word, moet van beton of 'n ander duursame ondeurdringbare materiaal gebou wees wat glad afgewerk en afgeskuins is na 'n geut wat ingevolgt artikel 23 gedreineer moet wees;

(e) elke aansluiting tussen die vloer en die mure van sodanige kamer moet gewelf wees met 'n minimum straal van 75 mm; en

(f) elke binnemuurvlak moet glad gepleister en met 'n ligkleurige wasbare verf geverf wees.

(12) Indien hokke vir die aanhou van katte verskaf word, moet sodanige hokke van duursame ondeurdringbare materiaal gebou wees sodat dit maklik skoongemaak kan word.

PLIGTE VAN PERSOON IN BEHEER VAN HONDE- EN KATTEHERBERGE

20. Enige persoon in beheer van 'n honde- of katteherberg moet —

(a) die perseel, toerusting en elke vat, bak of houër en slaaplank wat in verband met die honde- of katteherberge gebruik word, in 'n skoon, higiëniese en goeie toestand in stand hou;

(b) (i) draagbare opbergbakke van 'n ondeurdringbare materiaal met digpassende deksels verskaf vir die berging van honde- en kattenis; en

(ii) elke sodanige bak hou op 'n platform gebou van beton of 'n ander duursame en ondeurdringbare materiaal aanliggend aan die omheining;

(c) alle mis en ander afvalstowwe ten minste een keer elke 24 uur uit die omheinde plek verwyder en dit in die bakke waarna in paragraaf (b) hierbo verwys word, plaas;

(d) die inhoud van alle opbergbakke ten minste twee keer elke 7 dae van die perseel af verwyder en dit wegdoen op 'n wyse wat nie 'n oorlas sal skep nie;

(e) alle los kos in bakke met digpassende deksels binne die kospakkamer opberg;

(f) verkoelingsfasiliteite verskaf waarin alle bederfbare kos teen 'n temperatuur wat nie hoër as 10°C is nie, gehou moet word;

(g) doeltreffende maatreëls tref om te voorkom dat vlieë, kakkerlakke, knaagdiere en ander ongediertes gehuisves word of uitbroei en vir

(b) the floor of the room or roofed area must be of concrete or other durable and impervious material brought to a smooth finish;

(c) the internal wall surfaces of the room or roofed area must be smooth plastered and painted with a light coloured washable paint;

(d) the room or roofed area must be equipped with metal preparation tables and a double bowled stainless steel sink with a constant supply of hot and cold water laid on and drained in terms of section 23; and

(e) every bowl of the sink must have a minimum depth of 225 mm and a minimum capacity of 55 litre.

(8) A rodent proof store-room must be provided for the storage of food, the floor area of which must not be less than 6,5 m² and the width not less than 2 m: Provided that if the health officer is satisfied that, having regard to the number of dogs or cats being kept on the premises, a storeroom of smaller dimensions than the minimum dimensions required or other storage facilities would be adequate, he may permit a smaller store-room or other storage facilities as he deems fit.

(9) At least 5 m of clear unobstructed space must be provided between any shelter or enclosure and the nearest point of any dwelling, other building or structure used for human occupancy or place where food is stored or prepared for human consumption, or the boundary of any land.

(10) Isolation facilities must be provided for sick dogs and cats.

(11) If washing, clipping or grooming of pets is done, the following facilities must be provided:

(a) A bathroom with a minimum floor area of 9 m², a width of not less than 2 m fitted with a bath or similar approved fitting and hand wash-basin with a constant supply of hot and cold running water laid on;

(b) a clipping and grooming room with a minimum floor area of 10 m², a width of not less than 2 m and fitted with approved impervious topped tables and an adequate number of portable storage receptacles of an impervious durable material with close fitting lids for the storage of cut hair pending removal;

(c) the rooms referred to in paragraphs (a) and (b) above, must be laid out in such a manner so as to provide an unobstructed floor area of at least 30 %;

(d) the floors of the rooms referred to in paragraphs (a) and (b) above, must be constructed of concrete or other durable and impervious material, brought to a smooth finish, graded to a channel drained in terms of section 23;

(e) every junction between the floor and walls of such rooms must be coved and the coving shall have a minimum radius of 75 mm;

(f) every internal wall surface must be smooth plastered and painted with a light coloured washable paint.

(12) If cages are provided for the keeping of cats, such cages must be of durable impervious material and constructed so as to be easily cleaned.

DUTIES OF PERSON IN CONTROL OF KENNELS OR CATTERIES

20. Any person in control of kennels or catteries must —

(a) maintain the premises, equipment and every vessel, receptacle or container and sleeping board used in connection with the kennels or catteries in a clean, hygienic condition and in good repair;

(b)(i) provided portable storage receptacles of an impervious material with close fitting lids for the storage of dog and cat faeces; and

(ii) keep every such receptacle on a platform constructed of concrete or other durable and impervious material adjacent to the enclosure;

(c) remove all faeces and other waste from the enclosure and shelter at least once every 24 hours and place it in the receptacles referred to in paragraph (b).

(d) remove the contents of the storage receptacles from the premises at least twice every 7 days and dispose thereof in a manner which will not create a nuisance;

(e) store all loose food in receptacles with close fitting lids within the food store;

(f) provide refrigeration facilities in which all perishable food must be stored at a temperature not higher than 10°C;

(g) take effective measures for the prevention of harbouring or breeding and for the destruction of flies, cockroaches, rodents and other ver-

die vernietiging daarvan en vir die voorkoming van aanstootlike reuke wat uit die aanhou van honde of katte voortspruit;

(h) vullishouers met digpassende deksels in die kosvoorbereidingskamer of oordekte gebied, vereis ingevolge artikel 19(7), verskaf;

(i) enige hond of kat wat siek is terwyl dit op die perseel is, hou in die afsonderingsgeriewe vereis ingevolge artikel 19(10);

(j) toesien dat honde en katte wat op die perseel aangehou word, nie die gemak, gerief, vrede en stilte van die publiek versteur nie.

HOOFSTUK X

TROETELDIERWINKELS EN TROETELDIERSALONNE

VEREISTES VIR PERSELE

21. Niemand mag die besigheid van 'n troeteldierwinkel of 'n troeteldiersalon bedryf in of op 'n perseel —

(a) wat oor direkte binnenshuise toegang beskik tot enige kamer of plek wat vir menslike bewoning gebruik word of waarin klerasie geberg of verkoop word of voedsel vir menslike verbruik voorberei, geberg, verkoop of verbruik word; en

(b) tensy die perseel ooreenkomstig die volgende vereistes gebou en toegegerus is:

(i) Elke muur, met inbegrip van enige verdeling van enige gebou, moet van baksteen, beton of 'n ander duursame materiaal gebou wees, moet 'n gladde binne-afwerking hê en met 'n ligkleurige wasbare verf geverf wees of 'n ander goedgekeurde afwerking hê;

(ii) die vloer van enige gebou moet van beton of 'n ander duursame en ondeurdringbare materiaal gebou wees wat glad afgewerk is;

(iii) die plafon van enige gebou moet van 'n duursame materiaal gebou wees, glad afgewerk en stofdig wees en met 'n ligkleurige wasbare verf geverf wees;

(iv) een handwasbak met 'n konstante voorraad aangelegde toevoer van warm en koue water moet verskaf word vir elke 15 persone, of deel daarvan wat op die perseel in diens geneem word, welke perseel ingevolge artikel 23 gedreineer moet wees;

(v) (aa) 'n knaagdierdigte pakkamer met 'n vloeroppervlakte van nie minder nie as 10 m² moet verskaf word; en

(bb) indien die gesondheidsbeampte oortuig is dat, met inagneming van die omvang van die besigheid en die hoeveelheid goedere, toerusting en troeteldierkos wat op die perseel geberg moet word, 'n pakkamer met afmetings wat minder is as die minimum afmetings ingevolge subparagraaf (aa) toereikend is, kan hy 'n kleiner pakkamer toelaat;

(vi) geriewe vir die was van hokke, panne en ander toerusting moet verskaf word in die vorm van of —

(aa) 'n berande en oordekte platform met 'n oppervlakte van ten minste 1,5 m² wat ten minste 100 mm hoër as die vloer is en gebou is van beton of 'n ander duursame en ondeurdringbare materiaal wat glad afgewerk is, welke platform 'n standhoudende aangelegde toevoer van water moet hê; of

(bb) 'n wasbak of trog van vlekvrye staal wat nie minder as 304 mm diep is nie met 'n dreineringsbord en met 'n standhoudende aangelegde toevoer van water;

(vii) Die platform, wasbak of trog waarna in subparagraaf (vi) hierbo verwys word, moet ingevolge artikel 23 gedreineer wees en enige muur-oppervlakte binne 0,5 m van sodanige platform, wasbak of trog moet permanent met 'n duursame waterdigte materiaal bedek wees tot 'n hoogte van ten minste 1,4 m bokant die vloer;

(viii)(aa) Indien die Gesondheidsbeampte dit vereis, moet 'n afsonderlike kleedkamer duidelik aangedui, verskaf word vir elke geslag indien meer as twee persone van dieselfde geslag op die perseel in diens is;

(bb) Elke sodanige kleedkamer moet 'n vloeroppervlakte van ten minste 0,5 m² hê vir elke werknemer met 'n minimum totale vloeroppervlakte van 6,5 m² en 'n minimum breedte van 2,1 m en dit moet toegegerus wees met 'n afsonderlike sluitkas van metaal waarin die persoonlike klerasie van elke werknemer gehou kan word; en

(cc) vir elke werknemer vir wie 'n kleedkamer nie ingevolge subparagraaf (aa) vereis word nie, moet 'n kleresluitkas van metaal verskaf word;

(ix) Geen deur, venster of ander opening in enige muur van 'n gebou op die perseel mag geleë wees binne 2 m vanaf enige deur, venster, of ander opening na enige gebou waarin voedsel vir menslike verbruik voorberei, geberg of verkoop word of deur mense verbruik word nie; en

(x) indien die was, skeer of versorging van troeteldiere op die perseel gedoen word, moet die vereistes van artikel 19(11) nagekom word.

min and for the prevention of offensive odours arising from the keeping of dogs or cats;

(h) provide refuse receptacles with close fitting lids in the food preparation room or roofed area required in terms of section 19(7);

(i) keep any sick dog or cat in the isolation facilities required in terms of section 19(10), whilst on the premises;

(j) ensure that dogs and cats kept on the premises do not disturb or hinder the comfort, convenience, peace or quiet of the public.

CHAPTER X

PET SHOPS AND PET SALONS

REQUIREMENTS FOR PREMISES

21. No person shall conduct a business of a pet shop or pet salon in or upon any premises —

(a) in which there is direct internal access with any room or place used for human occupancy or in which clothing is stored or sold or food for human consumption is prepared, stored, sold or consumed;

(b) unless the premises are constructed and equipped in accordance with the following requirements: —

(i) Every wall, including any partition of any building, must be constructed of brick, concrete or other durable material, must have a smooth internal surface and painted with a light coloured washable paint or given some other approved finish;

(ii) the floor of any building must be constructed of concrete or other durable and impervious material brought to a smooth finish;

(iii) the ceiling of any building must be constructed of durable material, have a smooth finish, be dust proof and painted with a light coloured washable paint;

(iv) one hand wash-basin with a constant supply of hot and cold running water laid on, must be provided for every 15 persons or part thereof employed on the premises which shall be drained in terms of section 23;

(v)(aa) a rodent proof store-room, with a floor area of not less than 10 m² must be provided; and

(bb) if the health officer is satisfied that, having regard to the extent of the business and the quantity of goods and equipment and pet food to be stored on the premises, a store-room of smaller dimensions than the minimum dimensions in terms of subparagraph (aa) is adequate, he may permit a smaller store-room;

(vi) facilities for the washing of cages, trays and other equipment must be provided in the form of either —

(aa) a kerbed and roofed platform with a surface of at least 1,5 m² raised at least 100 mm above the floor and constructed of concrete or other durable and impervious material brought to a smooth finish, which platform must be provided with a constant supply of water laid on; or

(bb) a stainless steel sink or trough not less than 304 mm deep with a drainage board and with a constant supply of water laid on;

(vii) the platform, sink or trough referred to in subparagraph (vi) above must be drained in terms of section 23 and any wall surface within 0,5 m of such platform, sink or trough must be permanently covered with durable waterproof material to a height of at least 1,4 m above the floor;

(viii)(aa) if required by the health officer, a separate change-room, clearly designated, must be provided for each sex if more than two persons of the same sex are employed on the premises;

(bb) every such changeroom must have a floor area of at least 0,5 m² for each employee with a minimum overall floor area of 6,5 m² and a minimum width of 2,1 m and must be equipped with a separate metal clothes locker for the keeping of personal clothing of each employee; and

(cc) for each employee for which no changeroom is required in terms of subparagraph (aa), a metal clothes locker must be provided;

(ix) no door, window or other opening in any wall of a building on the premises shall be within 2 m of any door, window or opening to any building in which food is prepared, stored or sold for human consumption or consumed by humans; and

(x) if the washing, clipping or grooming of pets is done on the premises the requirements of section 19(11) must be complied with.

PLIGTE VAN HANDELAAR

22. Elke persoon wat die besigheid van 'n troeteldierwinkel bedryf, moet —

(a) hokke vir die huisvesting van diere, pluimvee of voëls verskaf en die volgende vereistes moet nagekom word:—

(i) Die hokke moet in geheel van metaal of 'n ander duursame ondeurdringbare materiaal gebou wees en moet toegerus wees met 'n verwyderbare metaalplan onder die vloer daarvan om skoonmaak daarvan te vergemaklik;

(ii) Elke hok moet vry van enige duik of holte wees wat nie gereedelik vir die skoonmaak daarvan toeganklik is nie en die binneholte van elke hol- of buistoebehore wat in verband daarmee gebruik word, moet versêl wees;

(iii) Die grootte, gewig en plasing van hokke moet sodanig wees dat dit maklik verskuif kan word;

(iv) Indien konyne in 'n hok aangehou word, moet die metaalplan waarna in subparagraaf (i) hierbo verwys word, na 'n verwyderbare hou-er gedreineer word;

(v) Elke hok moet toegerus wees met 'n drinkbak wat met water gevul is en wat vir die troeteldiere in die hok toeganklik is;

(vi) Die afstand vanaf enige hok tot die naaste muur moet te alle tye nie minder as 150 mm wees nie; en

(vii) die hokke moet ten minste 450 mm bo grondvlak gehou word en die ruimte onder die hokke moet onbelemmerd wees;

(b) knaagdierdigte bakke van 'n ondeurdringbare materiaal met digpassende deksels in die pakkamer verskaf waarin los troeteldierkos geberg moet word;

(c) verkoelingsfasiliteite verskaf waarin alle bederfbare troeteldierkos wat op die perseel aangehou word, teen 'n temperatuur wat nie hoër as 10°C is nie, geberg moet word;

(d) in elke vertrek waarin troeteldiere aangehou word, 'n onbelemmerde vloer ruimte van nie minder nie as 30 % van die vloeroppervlakte van sodanige vertrek en 'n afstand van nie minder nie as 800 mm tussen rye hokke behou;

(e) die perseel en elke hok, pan, houer, bak, mandjie en alle apparaat, toerusting en toestelle wat in verband met die troeteldierwinkel gebruik word, in 'n skoon en higiëniese toestand, ongediertevry en in 'n goeie toestand in stand hou;

(f) doeltreffende maatreëls tref om te voorkom dat vlieg, kakkerlakke, knaagdier en ander ongediertes gehuisves word of uitbroei en vir die vernietiging daarvan, en vir die voorkoming van aanstootlike reuke wat uit die aanhou van troeteldiere op die perseel voortspruit;

(g) oorpakke of ander beskermingsklere verskaf vir die gebruik van persone wat in verband met die troeteldierwinkel in diens is en toesien dat sodanige kleredrag deur 'n werknemer wat aan diens is, gedra word;

(h) nie enige troeteldier in die agterplaas of ander oopruimte op die perseel aanhou nie, tensy deur die gesondheidsbeampte goedgekeur;

(i) afsonderingsgeriewe verskaf waarin elke troeteldier op die perseel wat siek is of sodanig blyk te wees, gehou moet word;

(j) toesien dat daar 'n konstante voorraad drinkbare watertoevoer vir drink- en skoonmaakdoeleindes beskikbaar is;

(k) toesien dat die perseel te alle tye so geventileer is dat daar toereikende lugbeweging vir die gerief en voortbestaan van die troeteldiere plaasvind; en

(l) toesien dat die getal troeteldiere per hok nie sodanig is dat die vrye beweging van sodanige troeteldiere benadeel word nie.

**HOOFSTUK XI
DIVERSE
DREINERING**

23. Alle opwasbakke, handwasbakke, baddens, stortbaddens, trôe, vloeroppervlaktes met inbegrip van geute en wasplatforms wat ingevolge hierdie verordeninge gedreineer moet wees, moet gedreineer word na 'n buite-geleë dreineringsput wat met die raad se rioolstelsel verbind is of, waar so 'n stelsel nie beskikbaar is of gereedelik toeganklik is nie, na 'n ander vorm van dreineringsput wat deur die raad goedgekeur is.

UITMOND VAN KRANE

24. Die krane by alle watervoorsieningspunte wat ingevolge hierdie verordeninge vereis word, buiten daardie krane geleë binne 'n gebou of struktuur waarvan die vloere afgeskuins en gedreineer is, moet so geplaas wees dat dit regstreeks oor en in 'n kom uitmond wat aangebring is aan 'n buite-geleë rioolput wat met die raad se rioolstelsel verbind is, of waar sodanige rioolstelsel nie beskikbaar of gereedelik toeganklik is nie, na 'n ander vorm van dreineringsput wat deur die raad goedgekeur is.

DUTIES OF TRADER

22. Every person who conducts the business of a pet shop must —

(a) provide cages for housing animals, poultry or birds, and the following requirements must be complied with:

(i) The cages must be constructed entirely of metal or other durable impervious material and must be fitted with a removable metal tray below the floor thereof to facilitate cleaning;

(ii) every cage must be free from any recess or cavity not readily accessible for cleaning and every tubular or hollow fitting used in connection therewith must have its interior cavity sealed;

(iii) every cage must be of such size, mass and so placed that it can be readily moved;

(iv) if rabbits are kept in a cage, the metal tray referred to in subparagraph (i) above must be drained to a removable receptacle;

(v) every cage must be fitted with a drinking vessel filled with water and accessible to the pets kept in the cage;

(vi) the distance from any cage to the nearest wall must at all times be not less than 150 mm; and

(vii) the cage must be kept not less than 450 mm above floor level and the space beneath the cages must be unobstructed;

(b) provide rodent proof receptacles of an impervious material with close fitting lids in the store-room in which all loose pet food must be stored;

(c) provide refrigeration facilities in which all perishable pet food kept on the premises must be stored at a temperature not higher than 10° C;

(d) maintain in every room in which pets are kept, an unobstructed floor space of not less than 30 % of the floor area of such room and a distance of not less than 800 mm between rows of cages;

(e) maintain the premises and every cage, tray, container, receptacle, basket and all apparatus, equipment and appliances used in connection with the pet shop, in a clean, hygienic condition, free from vermin and in good repair;

(f) take effective measures for the prevention of harbouring or breeding and for the destruction of flies, cockroaches, rodents and other vermin and for the prevention of offensive odours arising from the keeping of pets on the premises;

(g) provide overalls or other protective clothing for the use of persons employed in connection with the pet shop and ensure that such apparel is worn by the employee when on duty;

(h) not keep any pet in the yard or other open space on the premises, unless otherwise approved by the health officer;

(i) provide isolation facilities, in which every pet which is or appears to be sick shall be kept whilst on the premises;

(j) ensure that there is a constant and potable water supply for drinking and cleaning purposes;

(k) ensure that the premises are at all times so ventilated so as to ensure sufficient movement of air for the comfort and survival of the pets;

(l) ensure that the number of pets per cage are not such that the free movement of such pets is impeded.

**CHAPTER XI
MISCELLANEOUS
DRAINING**

23. All sinks, hand wash-basins, baths, shower-baths, troughs, floor surfaces, including channels and washing platforms, required to be drained in terms of these by-laws, must be drained to an external gully, connected to the council's sewer or, where no sewer is available or readily accessible, to other means of drainage approved by the council.

DISCHARGE OF TAPS

24. The taps at all water supply points required in terms of these by-laws, other than those within a building or structure, the floors of which are graded and drained, must be placed so as to discharge directly over and into a dished top fitted to an external gully connected to the council's sewer or, where no sewer is available or readily accessible, to other means of drainage approved by the council.

OORLAS

25. Niemand mag —

(a) enige dier of troeteldier op so 'n wyse aanhou dat dit 'n oorlas veroorsaak nie;

(b) in gebreke bly om mis wat deur 'n hond, terwyl dit onder sy beheer of toesig is, in 'n openbare plek gelaat word, te verwyder nie en om sodanige mis in 'n vullishouer weg te doen nie; en

(c) in gebreke bly om dooie diere behoorlik weg te doen nie op so 'n wyse wat deur die gesondheidsbeampte voorgeskryf word.

SIEKTE WAT AAN DIERE TOESKRYFBAAR IS

26. Die siekte van enige persoon wat toegeskryf kan word aan die aanhou van enige dier, pluimvee, voël of troeteldier soos beoog in Hoofstukke VII tot en met X, moet binne vier-en-twintig uur na diagnose by die gesondheidsbeampte aangemeld word deur die persoon wat die diagnose gemaak het.

INSPEKSIE

27. Die gesondheidsbeampte en enige ander beampte deur die raad daartoe gemagtig, kan ten einde homself daarvan te vergewis dat die bepalinge van hierdie verordeninge nagekom word, mag —

(a) enige perseel waarop diere, pluimvee, voëls of troeteldiere aangehou word of waarop honde- of katteherberge bedryf word of die besigheid van 'n handelaar of spekulant in lewende hawe of 'n dierewinkel, 'n smousery van pluimvee of konyne bedryf word, of ten opsigte waarvan hy 'n redelike vermoede het dat diere of troeteldiere aangehou word, of sodanige besigheid bedryf word, te alle redelike tye betree;

(b) sodanige perseel of enige voertuig wat vir sodanige besigheid gebruik word of ten opsigte waarvan hy 'n redelike vermoede het dat dit daarvoor gebruik word, en enige iets daarop of daarin, inspekteer; en

(c) enige persoon op sodanige perseel of in sodanige voertuig of wat onlangs op sodanige perseel of in sodanige voertuig was, ondervra.

MISDRYWE EN STRAWWE

28.(1) Enige persoon —

(a) wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen; of

(b) wat diere, voëls of pluimvee aanhou of wat die persoon in beheer is van, of wat die besigheid van 'n handelaar of spekulant in lewende hawe, 'n troeteldierwinkel of -salon, of honde- of katteherberge op enige perseel bedryf en wat in gebreke bly om toe te sien dat daar aan die bepalinge van hierdie verordeninge wat op sodanige perseel of besigheid van toepassing is, voldoen word;

(c) wat gebreke bly of weier om aan die gesondheidsbeampte of enige beampte van ten opsigte waarvan hy 'n redelike vermoede het dat dit daarvoor gebruik word, toegang tot 'n perseel te verleen wanneer sodanige toegang versoek word;

(d) wat die gesondheidsbeampte of sodanige ander beampte in die uitvoering van sy pligte ingevolge hierdie verordeninge dwarsboom of belemmer;

(e) wat gebreke bly of weier om aan die gesondheidsbeampte of sodanige ander beampte, inligting te verstrek wat regtens vereis word of wilens en wetens valse of misleidende inligting verstrek;

(f) wat gebreke bly om gevolg te gee aan 'n kennisgewing ingevolge artikel 2, is behoudens —

die bepalinge van subartikel (2) hieronder, skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300,00 of, by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens twaalf maande, of in die geval van 'n voortdurende oortreding, onderworpe aan die bepalinge van artikel 105(1) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), met 'n boete van hoogstens R20 of by wanbetaling, met gevangenisstraf vir 'n tydperk van hoogstens tien dae vir elke tydperk van 24 uur waartydens sodanige oortreding voortduur.

(2) Dit is 'n geldige verweer indien 'n persoon waarna daar in subartikel (1)(b) hierbo verwys word, bewys dat hy nie van die pleging van die misdryf wat in subartikel (1) hierbo beoog word, geweet het, dit gereedlikerwys kon voorsien het of dit kon verhoed het nie.

BYLAE 1

Plaaslike Bestuur:Permitnr:.....
Datum:.....

NUISANCE

25. No person shall —

(a) keep any animal or pet in such a manner as to cause a nuisance;

(b) fail to remove faeces deposited by a dog in a public place whilst under his control or supervision and dispose of such faeces in a refuse receptacle; and

(c) fail to duly dispose of dead animals in such a manner as prescribed by the health officer.

ILLNESS ATTRIBUTABLE TO ANIMALS

26. The illness of any person which is attributable to the keeping of any animal, poultry, bird or pet as contemplated in Chapters VII to X inclusive, must be reported to the health officer within 24 hours of diagnosis by the person making the diagnosis.

INSPECTION

27. The health officer and any officer authorized thereto by the council may, in order to satisfy himself that the provisions of these by-laws are being complied with —

(a) enter any premises on which animals, poultry, birds or pets are kept or on which kennels or a cattery is conducted or the business of a dealer or speculator in livestock or a pet shop, a hawker of poultry or rabbits is being conducted or on which he reasonably suspects animals, poultry, birds or pets are kept or such business is being conducted at all reasonable times;

(b) inspect such premises or any vehicle used or reasonably suspected by him to be used for such business and anything thereon or therein; and

(c) question any person on such premises or in such vehicle or who has recently been on such premises or in such vehicle.

OFFENCES AND PENALTIES

28.(1) Any person —

(a) who contravenes or fails to comply with any provision of these by-laws; or

(b) who keeps animals, birds or poultry or who is the person in control of or who conducts the business of a dealer or speculator in livestock, a pet shop or dog kennels or cattery on any premises fails to ensure that all the provisions of these by-laws applicable to such premises or business are complied with;

(c) who fails or refuses to give access to premises to the health officer or any officer contemplated in section 27 when requested to give such access;

(d) who obstructs or hinders the health officer or other officer in the execution of his duties under these by-laws;

(e) who fails or refuses to give information to the health officer or such other officer which is lawfully required, or knowingly furnishes false or misleading information; and

(f) who fails or refuses to comply with a notice in terms of section 2 shall, subject to the provisions of subsection (2), be guilty of an offence and shall be liable on conviction to a fine not exceeding R300 or, in default of payment to imprisonment for a period not exceeding six months, or in the case of a continuous offence, subject to the provisions of section 105(1) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), to a fine not exceeding R20 or, in default of payment, to imprisonment for a period not exceeding ten days for every period of 24 hours during which such offence continues.

(2) It shall be competent defence if a person referred to in subsection (1)(b) proves that he did not know of, could not reasonably have foreseen and could not have prevented the commission of the offence contemplated in subsection (1) above.

SCHEDULE 1

Local Authority:Permit No: ...
Date:.....

Ek/Ons aanvaar die verantwoordelikheid vir die aanhou van * diere-/pluimvee/konyne, in ooreenstemming met die bepalings van die gemelde Verordeninge en erken dat indien ek/ons in gebreke bly om sodanige bepalings na te kom, hierdie permit kragtens artikel 5 van die gemelde Verordeninge ingetrek mag word.

Handtekening van Applikant/e:

Hoedanigheid :

Datum :

* Skrap wat nie van toepassing is nie.

H-J K MÜLLER
Stadsklerk

Stadhuis
Margaretlaan
(Posbus 13)
Kempton Park
5 Desember 1990
Kennisgewing No. 135/1990
REG 2/45(C)

PLAASLIKE BESTUURSKENNISGEWING 4425

STADSRAAD VAN PIETERSBURG

WYSIGING VAN VERORDENINGE VIR DIE BEHEER OOR
ONTVLAMBARE VLOEISTOWWE EN STOWWE

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

Die verordeninge vir die Beheer van Ontvlambare Vloeistowwe en Stowwe afgekondig by Administrateurskennisgewing 354 van 8 Mei 1957, soos gewysig, word hierby verder soos volg gewysig.

1. Deur die tabel in Bylae II van Hoofstuk 1 deur die volgende te vervang:

"Beskrywing van persele	Halfjaar- Jaarliks	
	liks	liks
	R	R
A Grootmaakdepots	75,00	150,00
B Droogskoonmaaklokale	25,00	50,00
C Spuitlokale	25,00	50,00
Registrasiesertifikaat uitgereik ten opsigte van persele wat nie onder bovermelde opskrifte ingedeel kan word nie:		
D Tot en met 'n bergingsmaat van 2 500 ℓ	10,00	20,00
E Tot en met 'n bergingsmaat van 5 000 ℓ	15,00	30,00
F Tot en met 'n bergingsmaat van 25 000 ℓ	20,00	40,00
G Ten opsigte van 'n bergingsmaat van meer as 25 000 ℓ	25,00	50,00
H Oordrag van registrasiesertifikaat, R10,00.	—	—

A C K VERMAAK
Stadsklerk

Burgersentrum
Pietersburg
16 November 1990

I/We accept the responsibility for the keeping of *animals/poultry/rabbits, in accordance with the provisions of the said by-laws and acknowledge that in the event of my/our failure to comply with such provisions this permit may be cancelled in terms of section 5 of the said by-laws.

Signature of Applicant/s :

Capacity :

Date :

* Delete whichever is not applicable.

H-J K MÜLLER
Town Clerk

Town Hall
Margaret Avenue
(PO Box 13)
Kempton Park
5 December 1990
Notice No. 135/1990

LOCAL AUTHORITY NOTICE 4425

PIETERSBURG TOWN COUNCIL

AMENDMENT OF BY-LAWS RELATING TO INFLAMMABLE
LIQUIDS AND SUBSTANCES

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

The By-laws Relating to Inflammable Liquids and Substances published under Administrator's Notice 354 dated 8 May 1957, as amended, are hereby further amended, as follows:

1. By the substitution for the table in Schedule II of Chapter 1 of the following:

"Description of Premises	Half Yearly		Yearly	
	R	R	R	R
A. Bulk depots	75,00	150,00		
B. Dry-cleaning room	25,00	50,00		
C. Spraying room	25,00	50,00		
Certificate of registration issued to premises other than the above:				
D. Up to and including 2 500 ℓ storage capacity	10,00	20,00		
E. Up to and including 5 000 ℓ storage capacity	15,00	30,00		
F. Up to and including 25 000 ℓ storage capacity	20,00	40,00		
G. Over 25 000 ℓ storage capacity	25,00	50,00		
H. Transfer of a certificate of registration, R10,00	—	—		

A C K VERMAAK
Town Clerk

Civic Centre
Pietersburg
16 November 1990

PLAASLIKE BESTUURSKENISGEWING
4434

STADSRAAD VAN RANDBURG

REGSTELLINGSKENNISGEWING: VER-
KLARING TOT GOEDGEKEURDE DORP

Plaaslike Bestuurskennisgewing No. 1803 van
20 Junie 1990 word hiermee verbeter deur die
vervanging van die nommer A854188 in klousule
1(2) met die nommer 8451/88.

B J VANDER VYVER
Stadsklerk

5 Desember 1990
Kennisgewing No. 247/1990

LOCAL AUTHORITY NOTICE 4434

TOWN COUNCIL OF RANDBURG

CORRECTION NOTICE: DECLARATION
AS APPROVED TOWNSHIP

Local Authority Notice No. 1803 dated 20
June 1990 is hereby corrected by the substitution
for the number A8541/88 in clause 1(2) of the
number 8451/88.

B J VANDER VYVER
Town Clerk

5 December 1990
Notice No. 247/1990

TENDERS

LW — 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

Besonderhede van Items wat in die lys van die Tenderkennisgewing in die Offisiële Koerant vervat moet word.

Publikasiedatum: 5 Desember 1990.

TENDERS

NB — 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

Particulars of Items to be included in the schedule of the Tender notice in the Official Gazette.

Date of publication: 5 December 1990.

Tender No

Beskrywing van Tender
Description of TenderSluitingsdatum
Closing Date

Sekretariaat/Secretariat 149/90 Vrouesandale/Women's sandals

02/01/91

BELANGRIKE OPMERKINGS IN VERBAND MET TENDERS

1. Die betrokke tenderdokumente, met inbegrip van die amptelike tendervorms van die Transvaalse Provinsiale Administrasie, is op aanvraag by die onderstaande adresse verkrygbaar. Sodanige dokumente as mede enige tender kontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse ter insae beskikbaar.

Tender verwy-sing?	Posadres	Kamer No	Gebou	Verdie-ping	Foon Pretoria
ITHA	Uitvoerende Direk-teur: Tak Hospi-taaldienste, Privaat-sak X221, Pretoria	780 AI	Provin-siale Gebou	7	201-2654
ITHB en ITHC	Uitvoerende Direk-teur: Tak Hospi-taaldienste, Privaat-sak X221, Pretoria	782 AI	Provin-siale Gebou	7	201-4281
ITHD	Uitvoerende Direk-teur: Tak Hospi-taaldienste, Privaat-sak X221, Pretoria	781 AI	Provin-siale Gebou	7	201-4202
SEKR.	Direkteur-generaal (Aankope en Voor-rade), Privaatsak X64, Pretoria	522	Ou Poynton Gebou	5	201-2510
ITR	Uitvoerende Direk-teur: Tak Paaië, Privaatsak X197, Pretoria	D307	Provin-siale Gebou	3	201-2618
ITWB	Hoofdirekteur, Hoof-direktoraat Werke, Privaatsak X228, Pretoria	E103	Provin-siale Gebou	1	201-2306
ITHW	Hoofdirekteur, Hoof-direktoraat Werke, Privaatsak X228, Pretoria	CM 5	Provin-siale Gebou	M	201-4388

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 tendervorms van die Admini-strasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verselde kovert inge-dien word, geadresseer aan die Adjunk-direkteur: Voorsieningsadmini-strasiebeheer, 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. Inskry-wings moet teen 11h00 op die sluitingsdatum, in die Adjunk-direkteur se hande wees.

5. Indien inskrywings per hand ingediën word, moet hulle teen 11h00 op die sluitingsdatum in die tenderbus geplaas wees by die navraagkan-toor in die voorportaal van die Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

CG D GROVÉ, Adjunk-Direkteur: Voorsieningsadministrasiebeheer.
25 Oktober 1989

IMPORTANT NOTICES IN CONNECTION WITH TENDERS

1. The relative tender documents including the Transvaal Provincial Administrator's official tender forms, are obtainable on application form the relative addresses indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also avail-able for perusal at the said addresses.

Tender Ref	Postal address	Room No	Building	Floor	Phone Pretoria
ITHA	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	780 AI	Provincial Building	7	201-2654
ITHB and ITHC	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	782 AI	Provincial Building	7	201-4281
ITHD	Executive Director of Hospital Services Branch, Private Bag X221, Pretoria	781 AI	Provincial Building	7	201-4202
SECR.	Director-General (Purchases and Supplies), Private Bag X64, Pretoria	522	Old Poynton Building	5	201-2510
ITR	Executive Director, Transvaal Roads Branch, Private Bag X197, Pretoria	D307	Provincial Building	3	201-2618
ITWB	Chief Director, Chief Directorate of Works, Private Bag X228, Pretoria	E103	Provincial Building	1	201-2306
ITHW	Chief Director, Chief Directorate of Works, Private Bag X228, Pretoria	CM 5	Provincial Building	M	201-4388

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 ad-dressed to the Deputy Director: Provisioning Administration Control, 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 Deputy Director by 11h00 on the closing date.

5. If tenders are delivered by hand, they must be deposited in the tender box at the enquiry office in the foyer of the Provincial Building and the Pretorius Street main entrance (near Bosman Street corner), Pre-toria, by 11h00 on the closing date.

CG D GROVÉ, Deputy Director: Provisioning Administration Control

25 October 1989

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