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(Verskyn elke Woensdag)

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C. G. D. GROVÉ

namens Direkteur-generaal

(K5-7-2-1)

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(Published every Wednesday)

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C. G. D. GROVÉ

for Director-General

(K5-7-2-1)

Proklamasies

PROKLAMASIE

No. 16 (Administrateurs-), 1992

Ek, Daniel Jacobus Hough, Administrateur van Transvaal, kragtens artikel 2 (2) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No. 15 van 1986), wysig hierby Proklamasie No. 11 van 18 Maart 1992—

- (a) deur die uitdrukking "Die Stadsraad van Swart-ruggens" deur die uitdrukking "Die Dorpsraad van Swaruggens" te vervang;
- (b) deur die uitdrukking "Die Stadsraad van Leeudoringstad" deur die uitdrukking "Die Dorpsraad van Leeudoringstad" te vervang; en
- (c) deur die uitdrukking "Die Stadsraad van Sabie" deur die uitdrukking "Die Dorpsraad van Sabie" te vervang.

Gegee onder my Hand te Pretoria op hede die Sewe-en-twintigste dag van April Eenduisend Nege-honderd Twee-en-negentig.

D. J. HOUGH,
Administrateur van Transvaal.

PROKLAMASIE

No. 17 (Administrateurs-), 1992

WYSIGING VAN DIE ORDONNANSIE OP PLAAS-LIKE BESTUUR, 1939 (ORDONNANSIE No. 17 VAN 1939)

Ek, Daniel Jacobus Hough, Administrateur van Transvaal, kragtens artikel 14 (2) (a) van die Wet op Provinsiale Regering, 1986 (Wet No. 69 van 1986), en nadat aan die bepalings van artikel 16 van die genoemde Wet voldoen is, wysig hierby die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939), soos in die Bylae uiteengesit, behalwe vir sover die bepalings van Deel IV van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet No. 110 van 1983), op daardie Ordonnansie van toepassing verklar is by Proklamasie No. R. 36 van 31 Maart 1989.

Hierdie Proklamasie is deur 'n staande komitee van die Parlement goedgekeur soos deur die voor-behoudsbepaling by genoemde artikel 14 (2) (a) vereis.

Gegee onder my Hand te Pretoria op hede die Twintigste dag van Mei, Eenduisend Nege-honderd Twee-en-negentig.

D. J. HOUGH,
Administrateur van Transvaal.

Proclamations

PROCLAMATION

No. 16 (Administrator's), 1992

I, Daniel Jacobus Hough, Administrator of the Transvaal, under section 2 (2) of the Town-planning and Townships Ordinance, 1986 (Ordinance No. 15 of 1986), hereby amend Proclamation No. 11 of 18 March 1992—

- (a) by the substitution for the expression "The Town Council of Swaruggens" of the expression "The Village Council of Swaruggens";
- (b) by the substitution for the expression "The Town Council of Leeudoringstad" of the expression "The Village Council of Leeudoringstad"; and
- (c) by the substitution for the expression "The Town Council of Sabie" of the expression "The Village Council of Sabie".

Given under my Hand at Pretoria this Twenty-seventh day of April, One thousand Nine hundred and Ninety-two.

D. J. HOUGH,
Administrator of the Transvaal.

PROCLAMATION

No. 17 (Administrator's), 1992

AMENDMENT OF THE LOCAL GOVERNMENT ORDINANCE, 1939 (ORDINANCE No. 17 OF 1939)

I, Daniel Jacobus Hough, Administrator of the Transvaal, under section 14 (2) (a) of the Provincial Government Act, 1986 (Act No. 69 of 1986), and after compliance with the provisions of section 16 of the said Act, hereby amend the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939), as set out in the Schedule, except in so far as the provisions of Part IV of the Republic of South Africa Constitution Act, 1983 (Act No. 110 of 1983), have been declared applicable to that Ordinance by Proclamation No. R. 36 of 31 March 1989.

This Proclamation has been approved by a standing committee of Parliament as required by the proviso to the said section 14 (2) (a).

Given under my Hand at Pretoria this Twentieth day of May, One thousand Nine hundred and Ninety-two.

D. J. HOUGH,
Administrator of the Transvaal.

BYLAE

ALGEMENE VERDUIDELIKENDE NOTA

[] Woorde tussen vierkantige hake, dui skrapings uit bestaande verordenings aan.

— Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordenings aan.

Wysiging van artikel 79 van Ordonnansie 17 van 1939, soos gewysig deur artikel 8 van Ordonnansie 12 van 1941, artikel 5 van Ordonnansie 11 van 1942, artikel 3 van Ordonnansie 19 van 1943, artikel 6 van Ordonnansie 19 van 1944, artikel 11 van Ordonnansie 27 van 1951, artikel 8 van Ordonnansie 25 van 1953, artikel 5 van Ordonnansie 16 van 1955, artikel 7 van Ordonnansie 21 van 1957, artikel 3 van Ordonnansie 33 van 1959, artikel 2 van Ordonnansie 24 van 1960, artikel 6 van Ordonnansie 18 van 1961, artikel 2 van Ordonnansie 5 van 1962, artikel 3 van Ordonnansie 12 van 1962, artikel 1 van Ordonnansie 7 van 1964, artikel 1 van Ordonnansie 14 van 1964, artikel 15 van Ordonnansie 18 van 1965, artikel 5 van Ordonnansie 24 van 1965, artikel 96 van Ordonnansie 25 van 1965, artikel 8 van Ordonnansie 24 van 1966, artikel 3 van Ordonnansie 16 van 1967, artikel 8 van Ordonnansie 15 van 1968, artikel 3 van Ordonnansie 10 van 1970, artikel 6 van Ordonnansie 10 van 1971, artikel 2 van Ordonnansie 16 van 1972, artikel 2 van Ordonnansie 6 van 1974, artikel 1 van Ordonnansie 15 van 1975, artikel 3 van Ordonnansie 14 van 1976, artikel 3 van Ordonnansie 21 van 1976, artikel 18 van Ordonnansie 18 van 1977, artikel 2 van Ordonnansie 22 van 1977, artikel 7 van Ordonnansie 16 van 1978, artikel 4 van Ordonnansie 16 van 1979, artikel 3 van Ordonnansie 13 van 1980, artikel 8 van Ordonnansie 13 van 1981, artikel 5 van Ordonnansie 16 van 1982, artikel 3 van Ordonnansie 9 van 1983, artikel 9 van Ordonnansie 16 van 1984, artikel 9 van Ordonnansie 18 van 1985, artikel 4 van Ordonnansie 16 van 1986, artikel 3 van Administrateursproklamasie 34 van 1988 en artikel 7 van Proklamasie 40 van 1990

1. Artikel 79 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby gewysig—

(a) deur subparagraaf (i) van paragraaf (b) van subartikel (15) deur die volgende subparagraaf te vervang:

“(i) die Transvaalse Munisipale Vereniging of enige ander soortgelyke munisipale vereniging wat die Administrateur goedkeur”; of;” en

SCHEDULE

GENERAL EXPLANATORY NOTE

[] Words in square brackets, indicate omissions from existing enactments.

— Words underlined with a solid line indicate insertions in existing enactments.

Amendment of section 79 of Ordinance 17 of 1939, as amended by section 8 of Ordinance 12 of 1941, section 5 of Ordinance 11 of 1942, section 3 of Ordinance 19 of 1943, section 6 of Ordinance 19 of 1944, section 11 of Ordinance 27 of 1951, section 8 of Ordinance 25 of 1953, section 5 of Ordinance 16 of 1955, section 7 of Ordinance 21 of 1957, section 3 of Ordinance 33 of 1959, section 2 of Ordinance 24 of 1960, section 6 of Ordinance 18 of 1961, section 2 of Ordinance 5 of 1962, section 3 of Ordinance 12 of 1962, section 1 of Ordinance 7 of 1964, section 1 of Ordinance 14 of 1964, section 15 of Ordinance 18 of 1965, section 5 of Ordinance 24 of 1965, section 96 of Ordinance 25 of 1965, section 8 of Ordinance 24 of 1966, section 3 of Ordinance 16 of 1967, section 8 of Ordinance 15 of 1968, section 3 of Ordinance 10 of 1970, section 6 of Ordinance 10 of 1971, section 2 of Ordinance 16 of 1972, section 2 of Ordinance 6 of 1974, section 1 of Ordinance 15 of 1975, section 3 of Ordinance 14 of 1976, section 3 of Ordinance 21 of 1976, section 18 of Ordinance 18 of 1977, section 2 of Ordinance 22 of 1977, section 7 of Ordinance 16 of 1978, section 4 of Ordinance 16 of 1979, section 3 of Ordinance 13 of 1980, section 8 of Ordinance 13 of 1981, section 5 of Ordinance 16 of 1982, section 3 of Ordinance 9 of 1983, section 9 of Ordinance 16 of 1984, section 9 of Ordinance 18 of 1985, section 4 of Ordinance 16 of 1986, section 3 of Administrator's Proclamation 34 of 1988 and section 7 of Proclamation 40 of 1990

1. Section 79 of the Local Government Ordinance, 1939, is hereby amended—

(a) by the substitution for subparagraph (i) of paragraph (b) of subsection (15) of the following subparagraph:

“(i) the Transvaal Municipal Association or any other similar municipal association approved by the Administrator; or”; and

(b) deur subartikel (35) deur die volgende subartikel te vervang:

“(35) sy ledegeld betaal aan die Transvaalse Munisipale Vereniging of enige ander soortgelyke munisipale vereniging wat die Administrateur goedkeur en die billike reis- en persoonlike onkoste van sy verteenwoordigers betaal wat hulle aangaan om vergaderings van enige konferensie of van die uitvoerende komitee van die genoemde vereniging of sodanige ander vereniging by te woon.”.

Kort titel en inwerkingtreding

2. (1) Hierdie Proklamasie heet die Wysigingsproklamasie op die Ordonnansie op Plaaslike Bestuur, 1992, en tree in werking op 'n datum wat die Administrateur by proklamasie in die *Offisiële Koerant* bepaal.

(2) Verskillende datums kan aldus bepaal word ten opsigte van verskillende bepalings van hierdie Proklamasie.

PROKLAMASIE

No. 18 (Administrateurs-), 1992

WYSIGING VAN DIE ORDONNANSIE OP PERDEWEDRENNE EN WEDDENSAPPE, 1978 (ORDONNANSIE No. 24 VAN 1978)

Ek, Daniël Jacobus Hough, Administrateur van Transvaal, kragtens artikel 14 (2) (a) van die Wet op Provinsiale Regering, 1986 (Wet No. 69 van 1986), en nadat aan die bepalings van artikel 16 van die genoemde Wet voldoen is, wysig hierby die Ordonnansie op Perdewedrenne en Weddensappe, 1978 (Ordonnansie No. 24 van 1978), soos in die Bylae uiteengesit.

Hierdie Proklamasie is deur 'n staande komitee van die Parlement goedgekeur soos deur die voorbehoudsbepaling by genoemde artikel 14 (2) (a) vereis.

Gegee onder my Hand te Pretoria, op hede die Twintigste dag van Mei Eenduisend Negehonderd Twee-en-negentig.

D. J. HOUGH,

Administrateur van Transvaal.

BYLAE

Wysiging van artikel 1 van Ordonnansie 24 van 1978, soos gewysig deur artikel 1 van Ordonnansie 11 van 1986

1. Artikel 1 van die Ordonnansie op Perdewedrenne en Weddensappe, 1978 (hieronder die Ordonnansie genoem), word hierby gewysig—

(a) deur die omskrywing van “Administrateur” deur die volgende omskrywing te vervang:

“‘Administrateur’ die administrateur soos omskryf in artikel 1 van die Wet op Provinsiale Regering, 1986 (Wet 69 van 1986), van die Provinsie van Transvaal; (iA)”;

(b) deur die omskrywing van “buitebaanse totalisator” te skrap;

(b) by the substitution for subsection (35) of the following subsection:

“(35) pay its subscription to the Transvaal Municipal Association or any other similar municipal association approved by the Administrator and the reasonable travelling and personal expenses of its representatives incurred in attending meetings of any conference of the executive committee of the said Association or such other association;”.

Short title and commencement

2. (1) This Proclamation shall be called the Local Government Ordinance Amendment Proclamation, 1992, and shall come into operation on a date fixed by the Administrator by proclamation in the *Official Gazette*.

(2) Different dates may be so fixed in respect of different provisions of this Proclamation.

PROCLAMATION

No. 18 (Administrator's), 1992

AMENDMENT OF THE HORSE-RACING AND BETTING ORDINANCE, 1978 (ORDINANCE No. 24 OF 1978)

I, Daniël Jacobus Hough, Administrator of the Transvaal, under section 14 (2) (a) of the Provincial Government Act, 1986 (Act No. 69 of 1986), and after compliance with the provisions of section 16 of the said Act, hereby amend the Horse-racing and Betting Ordinance, 1978 (Ordinance No. 24 of 1978), as set out in the Schedule.

This Proclamation has been approved by a standing committee of Parliament as required by the proviso to the said section 14 (2) (a).

Given under my Hand at Pretoria, this Twentieth day of May, One thousand Nine hundred and Ninety-two.

D. J. HOUGH,

Administrator of the Transvaal.

SCHEDULE

Amendment of section 1 of Ordinance 24 of 1978, as amended by section 1 of Ordinance 11 of 1986

1. Section 1 of the Horse-racing and Betting Ordinance, 1978 (hereinafter referred to as the Ordinance), is hereby amended—

(a) by the insertion before the definition of “Administrator” of the following definition:

“(i) ‘Account for Provincial Services: Transvaal’ means the Account for Provincial Services: Transvaal referred to in section 2 (1) (c) (iv) of the Exchequer Act, 1975 (Act 66 of 1975); (xiiA)”;

(c) deur voor die omskrywing van "gelisensieerde renbaan" die volgende omskrywings in te voeg:

"(ivA) 'die Provinsie' die Provinsie van Transvaal; (xixA)";

"(ivB) 'Direkteur-generaal' die Direkteur-generaal: Provinsiale Administrasie van Transvaal; (vB)";

"(ivC) 'Fonds' die Perdewedrenontwikkelingsfonds in artikel 43A (1) genoem; (vC)";

(d) deur die omskrywing van "gemagtigde beampte" deur die volgende omskrywing te vervang:

"'gemagtigde beampte' 'n gemagtigde beampte in artikel 9B (12) (b) genoem";

(e) deur die omskrywing van "Kommissaris van Binnelandse Inkomste" te skrap;

(f) deur die omskrywing van "Lisensiekomitee" te skrap;

(g) deur na die omskrywing van "Raad" die volgende omskrywing in te voeg:

"(xiA) 'Raad op Wedrenne en Weddenskappe' die Hoëveldse Raad op Perdewedrenne en Weddenskappe in artikel 9B (1) genoem; (xiiiA)";

(h) deur na die omskrywing van "regulasie" die volgende omskrywing in te voeg:

"(xiiA) 'Rekening vir Provinsiale Dienste: Transvaal' die Rekening vir Provinsiale Dienste: Transvaal in artikel 2 (1) (c) (iv) van die Skatkweswet, 1975 (Wet 66 van 1975) genoem; (i)";

(i) deur die omskrywing van "Sekretaris van die Lisensiekomitee" te skrap;

(j) deur die volgende omskrywing by te voeg:

"(xxii) 'Wedrenowerheid' die Hoëveldse Wedrenowerheid in artikel 9A (1) genoem; (xiiiB)"; en

(k) deur die volgende subartikel by te voeg terwyl die bestaande artikel subartikel (1) word:

"(2) Die beslissing van die Administrateur oor enige vraag rakende die omvang van die perdewedrenbedryf is afdoende."

Wysiging van artikel 3 van Ordonnansie 24 van 1978

2. Artikel 3 van die Ordonnansie word hierby gewysig—

(a) deur in subartikel (1) die woorde "Provinsiale Sekretaris" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang;

(b) deur na subartikel (1) die volgende subartikel in te voeg:

"(1A) Met ingang van 1 Januarie 1992 mag nie meer as een wedrenklub ingevolge subartikel (1) gelisensieer word om wedrenbyeenkomste op 'n besondere stuk grond te hou nie."

(b) by the substitution for the definition of "Administrator" of the following definition:

"(iA) 'Administrator' means the administrator as defined in section 1 of the Provincial Government Act, 1986 (Act 69 of 1986), of the Province of the Transvaal; (i)";

(c) by the substitution for the definition of "authorized officer" of the following definition:

"'authorized officer' means an authorized officer referred to in section 9B (12) (b);";

(d) by the deletion of the definition of "Commissioner for Inland Revenue";

(e) by the insertion before the definition of "horse-race" of the following definitions:

"(vB) 'Director-General' means the Director-General: Provincial Administration of the Transvaal; (ivB);

(vC) 'Fund' means the Horse-racing Development Fund referred to in section 43A (1); (ivC)";

(f) by the deletion of the definition of "Licensing Committee";

(g) by the deletion of the definition of "off-course totalizator";

(h) by the insertion after the definition of "race-meeting licence" of the following definitions:

"(xiiiA) 'Racing and Betting Board' means the Highveld Horse-racing and Betting Board referred to in section 9B (1); (xiA);

(xiiiB) 'Racing Authority' means the Highveld Racing Authority referred to in section 9A (1); (xxii)";

(i) by the deletion of the definition of "Secretary of the Licensing Committee";

(j) by the insertion after the definition of "Tattersalls Committee" of the following definition:

"(ixA) 'the Province' means the Province of the Transvaal' (ivA)"; and

(k) by the addition of the following subsection, the existing section becoming subsection (1):

"(2) The decision of the Administrator on any question concerning the extent of the horse-racing industry shall be final."

Amendment of section 3 of Ordinance 24 of 1978

2. Section 3 of the Ordinance is hereby amended—

(a) by the substitution in subsection (1) for the words "Provincial Secretary" of the words "Racing and Betting Board";

(b) by the insertion after subsection (1) of the following subsection:

"(1A) With effect from 1 January 1992 not more than one racing-club may be licensed in terms of subsection (1) to hold race-meetings on any particular piece of land."

(c) deur paragraaf (c) van subartikel (2) deur die volgende paragraaf te vervang:

“(c) wat aan niemand ’n dividend of ander geldelike voordeel betaal nie, uitgesonderd ten opsigte van—

- (i) bedryfskoste van die vereniging van persone;
- (ii) toekennings vir liefdadigheid;
- (iii) rente op en delging van lenings aangegaan en obligasies uitgereik ten einde die bates te verkry wat nodig is vir die hou van perdewedrenne; of
- (iv) dienste gelewer deur baanbeampes; en”;

(d) deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Geen wedrenbyeenkomslisensie word aan ’n wedrenklub uitgereik nie alvorens—

- (a) die grondwet van daardie klub; en
- (b) die reëls en regulasies waarvolgens ’n wedrenbyeenkoms deur daardie klub gehou sal word,

deur die Administrateur goedgekeur is.”;

(e) deur na subartikel (3) die volgende subartikel in te voeg:

“(3A) (a) ’n Wedrenklub wat sy grondwet wil wysig, stuur ’n skriftelike kennisgewing waarin die beoogde wysiging uiteengesit word per aangetekende pos aan die Administrateur.

(b) Geen wysiging aan die grondwet van ’n wedrenklub het enige regsrag alvorens dit deur die Administrateur goedgekeur is nie: Met dien verstande dat waar die Administrateur nie binne 30 dae vanaf die datum van ontvangs deur hom van die kennisgewing in paragraaf (a) beoog ’n beslissing daarvoor gegee het nie, daar geag word dat hy die wysiging goedgekeur het.”; en

(f) deur die volgende subartikel by te voeg:

“(6) ’n Gelisensieerde renbaan kan op ’n dag waarop dit nie vir perdewedrenne gebruik word nie vir enige ander wettige doel wat nie in stryd met bestaande regte is nie gebruik word.”.

Wysiging van artikel 4 van Ordonnansie 24 van 1978, soos gewysig deur artikel 2 van Ordonnansie 11 van 1986

3. Artikel 4 van die Ordonnansie word hierby gewysig—

(a) deur subartikel (2) deur die volgende subartikel te vervang:

“(2) ’n Wedrenbyeenkomslisensie is onderworpe aan die voorwaardes—

- (a) dat ’n wedrenbyeenkoms nie op ’n Sondag, Goeie Vrydag, Hemelvaartdag, Geloftedag of Kersdag gehou mag word nie;

(c) by the substitution for paragraph (c) of subsection (2) of the following paragraph:

“(c) which pays to no person any dividend or other pecuniary benefit, except in respect of—

- (i) running expenses of the association of persons;
- (ii) grants for charity;
- (iii) interest on and redemption of loans raised and debentures issued for the purpose of acquiring the assets necessary for the holding of horse-races; or
- (iv) services rendered by stewards; and”;

(d) by the substitution for subsection (3) of the following subsection:

“(3) No race-meeting licence shall be issued to a racing-club before—

- (a) the constitution of that club; and
- (b) the rules and regulations according to which a race-meeting will be held by that club,

have been approved by the Administrator.”;

(e) by the insertion after subsection (3) of the following subsection:

“(3A) (a) A Racing-club that wants to amend its constitution shall forward by registered post to the Administrator a written notice in which the amendment contemplated is set out.

(b) No amendment to the constitution of a racing-club shall have any force or effect before it has been approved by the Administrator: Provided that where the Administrator has not within 30 days from the date of receipt by him of the notice contemplated in paragraph (a) given a ruling on an amendment, it shall be deemed that he has approved the amendment.”; and

(f) by the addition of the following subsection:

“(6) A licensed race-course may, on a day that it is not used for horse-races, be used for any other lawful purpose which is not contrary to existing rights.”.

Amendment of section 4 of Ordinance 24 of 1978, as amended by section 2 of Ordinance 11 of 1986

3. Section 4 of the Ordinance is hereby amended—

(a) by the substitution for subsection (2) of the following subsection:

“(2) A race-meeting licence shall be subject to the conditions—

- (a) that a race-meeting shall not be held on a Sunday, Good Friday, Ascension Day, Day of the Vow of Christmas Day;

- (b) dat 'n wedrenklub wat besluit het om 'n wedrenbyeenkoms weens onvoorsiene omstandighede uit te stel, onverwyld die Raad op Wedrenne en Weddenskappe daarvan in kennis moet stel, en dat sodanige uitgestelde wedrenbyeenkoms op enige ander dag wat deur die betrokke wedrenklub na oorlegpleging met die Wedrenowerheid bepaal word, gehou of voortgesit moet word; en
- (c) dat 'n wedrenklub aan 'n persoon in artikel 8 (1) (b) (v) beoog gratis toegang tot 'n wedrenbyeenkoms wat deur sodanige wedrenklub gehou word, verleen.”;

(b) deur in subartikel (3) na die woord “sodanige” die woord “verdere” in te voeg; en

(c) deur subartikel (4) te skrap.

Wysiging van artikel 8 van Ordonnansie 24 van 1978

4. Artikel 8 van die Ordonnansie word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

“(1) (a) Behoudens die bepalings van hierdie Ordonnansie, word niemand op 'n gelisensieerde renbaan toegelaat nie en mag niemand daarop wees nie op 'n dag waarop 'n wedrenbyeenkoms daarop gehou word, tensy hy aan die wedrenklub wat die byeenkoms hou die bedrag wat die Raad op Wedrenne en Weddenskappe bepaal as toegangsgeld betaal het.

(b) Die bepalings van paragraaf (a) is nie van toepassing nie op—

- (i) die eienaar of afrigter van 'n perd wat by die wedrenbyeenkoms betrokke is;
- (ii) enige jockie of leerlingjockie;
- (iii) 'n werknemer van die betrokke wedrenklub, of iemand wat in verband met die betrokke wedrenbyeenkoms bona fide in diens is;
- (iv) 'n lid van die betrokke wedrenklub wat die jaarlikse ledegeld wat deur daardie klub bepaal is, betaal het;
- (v) iemand wie se gratis toegang tot 'n gelisensieerde renbaan deur die Administrateur, hetsy in die algemeen of in die besonder, goedgekeur is of deur die wedrenklub wat die wedrenbyeenkoms hou in die besonder gemagtig is; of
- (vi) 'n gemagtigde beampte.”.

Wysiging van artikel 9 van Ordonnansie 24 van 1978, soos gewysig deur artikel 3 van Ordonnansie 11 van 1986

5. Artikel 9 van die Ordonnansie word hierby gewysig deur in subartikel (1) die woorde “Provinsiale Sekretaris” deur die woorde “Raad op Wedrenne en Weddenskappe” te vervang.

(b) that a racing-club which has decided to postpone a race-meeting due to unforeseen circumstances, shall forthwith notify the Racing and Betting Board thereof, and that such postponed race-meeting shall be held or continued on any other day determined by the racing-club concerned after consultation with the Racing Authority; and

(c) that a racing-club shall grant to a person contemplated in section 8 (1) (b) (v) free admission to a racing-meeting held by such racing-club.”;

(b) by the insertion in subsection (3) after the word “such” of the word “further”; and

(c) by the deletion of subsection (4).

Amendment of section 8 of Ordinance 24 of 1978

4. Section 8 of the Ordinance is hereby amended by the substitution for subsection (1) of the following subsection:

“(1) (a) Subject to the provisions of this Ordinance, no person shall be admitted to a licensed race-course and no person shall be thereon on a day on which a race-meeting is held thereon, unless he has paid to the racing-club holding the race-meeting such amount as the Racing and Betting Board may determine as an admission fee.

(b) The provisions of paragraph (a) shall not apply to—

- (i) the owner or trainer of a horse engaged in the race-meeting;
- (ii) any jockey or apprentice jockey;
- (iii) an employee of the racing-club concerned or any person bona fide employed in connection with the race-meeting concerned;
- (iv) a member of the racing-club concerned who has paid the annual membership fee determined by that club;
- (v) any person whose free admission to a licensed race-course has been approved by the Administrator, either generally or specifically, or has been specifically authorized by the racing-club holding the race-meeting; or
- (vi) an authorized officer.”.

Amendment of section 9 of Ordinance 24 of 1978, as amended by section 3 of Ordinance 11 of 1986

5. Section 9 of the Ordinance is hereby amended by the substitution in subsection (1) for the words “Provincial Secretary” of the word “Racing and Betting Board”.

Byvoeging van Dele 2 en 3 by Hoofstuk 1

6. Die volgende Dele word hierby by Hoofstuk 1 gevoeg, terwyl die bestaande Hoofstuk DEEL 1, met lie opskrif "ALGEMEEN", word:

"DEEL 2**BESTUUR***Hoëveldse Wedrenowerheid*

9A. (1) Daar word hierby 'n liggaam, bekend te staan as die Hoëveldse Wedrenowerheid, ingestel.

(2) Die Wedrenowerheid is 'n regs persoon.

(3) Die Wedrenowerheid bestaan uit die volgende persone wat, uitgesonderd die hoof-uitvoerende beampste in paragraaf (f) genoem en behoudens subartikels (6) en (7), deur die Administrateur as lede aangestel word, naamlik—

- (a) hoogstens drie persone ten opsigte van elke wedrenklub in die Provinsie (waarvan een 'n betaalde amptenaar in die heeltydse diens van die wedrenklub moet wees) wat deur elke sodanige klub benoem word;
- (b) hoogstens vier persone wat deur die Administrateur aangewys word;
- (c) een persoon wat deur die Transvaalse Afrigtersvereniging benoem word;
- (d) een persoon wat deur die Eienaars- en Afrigtersvereniging van Transvaal benoem word;
- (e) een lid van die Plaaslike Uitvoerende Gesag van die Jokkieklub van Suid-Afrika vir die wedren-distrik van die Transvaal en die Oranje-Vrystaat, welke lid deur daardie Plaaslike Uitvoerende Gesag benoem word; en
- (f) die hoof-uitvoerende beampste in subartikel (16) beoog, wat amptshalwe lid van die Wedrenowerheid is:

Met dien verstande dat indien 'n persoon wat aldus benoem is nie vir die Administrateur aanvaarbaar is nie hy, na oorleg met die betrokke liggaam en behoudens subartikel (6), enige ander persoon as 'n lid kan aanstel.

(4) Waar die Wedrenowerheid uit hoofde van artikel 18 (2) van die Wet op Provinsiale Regering, 1986, enige van sy werksaamhede ten behoeve van 'n wedrenklub in 'n ander provinsie kan verrig, stel die Administrateur, behoudens subartikels (6) en (7)—

- (i) ten opsigte van elke sodanige provinsie, een verdere persoon wat, soos ooreengekom tussen die betrokke Administrateurs, deur die Administrateur van die betrokke provinsie aangewys word, as lid van die wedrenowerheid aan;

Addition of Parts 2 and 3 to Chapter 1

6. The following Parts are hereby added to Chapter 1, the existing Chapter becoming PART 1, with the heading "GENERAL":

"PART 2**MANAGEMENT***Highveld Racing Authority*

9A. (1) There is hereby established a body, to be known as the Highveld Racing Authority.

(2) The Racing Authority shall be a body corporate.

(3) The Racing Authority shall consist of the following persons who, excluding the chief executive officer referred to in paragraph (f) and subject to subsections (6) and (7), shall be appointed by the Administrator as members, namely—

- (a) not more than three persons in respect of each racing-club in the Province (one of whom shall be a paid official in the full-time employ of the racing-club), nominated by each such club;
- (b) not more than three persons designated by the Administrator;
- (c) one person nominated by the Transvaal Trainers' Association;
- (d) one person nominated by the Owners' and Trainers' Association of Transvaal;
- (e) one member of the Local Executive of the Jockey Club of South Africa for the racing District of the Transvaal and the Orange Free State, which member shall be nominated by that Local Executive; and
- (f) the chief executive officer contemplated in subsection (16), who shall ex officio be a member of the Racing Authority;

Provided that if a person so nominated is not acceptable to the Administrator, he may, after consultation with the body concerned and subject to subsection (6), appoint any other person as a member.

(4) Where the Racing Authority by virtue of section 18 (2) of the Provincial Government Act, 1986, may perform any of its functions on behalf of a racing-club in any other province, the Administrator shall appoint, subject to subsections (6) and (7)—

- (i) in respect of each such province, one further person designated, as agreed upon between the Administrators concerned, upon by the Administrator of the province concerned, as a member of the Racing Authority;

- (ii) waar sodanige klub die Vaal Turf-Klub is, drie verdere persone wat soos aldus ooreengekom deur die Administrateur van die provinsie van die Oranje-Vrystaat, met die instemming van daardie Klub, aangewys word, as lede van die Wedrenowerheid aan; en
- (iii) waar sodanige klub enige ander wedrenklub is, een verdere persoon wat soos aldus ooreengekom deur die Administrateur van die betrokke ander provinsie, met die instemming van die betrokke wedrenklub, aangewys word, as lid van die Wedrenowerheid aan.

(5) 'n Liggaam of persoon wat ingevolge subartikel (3) of (4) 'n persoon benoem of aangewys het vir aanstelling as 'n lid van die Wedrenowerheid, moet, behoudens subartikel (6), op dieselfde wyse 'n persoon benoem of aanwys, na gelang van die geval, om sonder aanstelling, as plaasvervanger vir daardie lid op te tree wanneer daardie lid nie in staat is om as lid op te tree nie, en moet die Wedrenowerheid onverwyld van die naam en adres van daardie plaasvervanger in kennis stel.

(6) (a) Die lede in paragraaf (a) van subartikel (3) beoog en die plaasvervangers vir sodanige lede beklee nie enige ander amp in die perdewedrenbedryf nie as die van—

- (i) 'n ampsdraer van enige liggaam in subartikel (8) (c) beoog, van die Raad, van die Raad op Wedrenne en Weddenskappe of van enige vereniging van wedrenklubs; of
- (ii) 'n baanbeampte of 'n werknemer van 'n wedrenklub.

(b) 'n Lid in paragraaf (c) van subartikel (3) beoog en die plaasvervanger vir sodanige lid beklee nie enige ander amp in die perdewedrenbedryf nie as dié van 'n ampsdraer van die Transvaalse Afrigtersvereniging.

(c) 'n Lid in paragraaf (d) van subartikel (3) beoog en die plaasvervanger vir sodanige lid beklee nie enige ander amp in die perdewedrenbedryf nie as dié van 'n ampsdraer van die Eienaars-Afrigtersvereniging van Transvaal.

(d) 'n Lid in paragraaf (e) van subartikel (3) beoog en die plaasvervanger vir sodanige lid beklee nie enige ander amp in die perdewedrenbedryf nie as dié van lid van die Plaaslike Uitvoerende Gesag in daardie paragraaf genoem.

(e) Die lede in subartikel (4) beoog en die plaasvervangers vir sodanige lede beklee nie enige ander amp in die perdewedrenbedryf nie as die van—

- (i) 'n ampsdraer van enige liggaam in subartikel (8) (c) beoog, van die Raad, van die Raad op Wedrenne en Weddenskappe, van enige soortgelyke liggaam of van enige vereniging van wedrenklubs; of
- (ii) 'n baanbeampte of 'n werknemer van 'n wedrenklub in die betrokke provinsie.

(7) (a) 'n Lid van die Wedrenowerheid, uitgesonderd die hoof-uitvoerende beampte in paragraaf (f) van subartikel (3) genoem, beklee sy amp vir 'n tydperk van drie jaar vanaf die datum van sy aanstelling: Met dien verstande dat 'n lid wat aangestel word om 'n vakature wat ingevolge paragraaf (d) ontstaan het te vul, sy amp beklee vir die onverstreke gedeelte van die tydperk waarvoor die lid wat hy vervang, aangestel was.

(ii) where such club is the Vaal Turf Club, three further persons designated as so agreed upon by the Administrator of the province of the Orange Free State, with the concurrence of that Club, as members of the Racing Authority; and

(iii) where such club is any other racing-club, one further person designated as so agreed upon by the Administrator of the other province concerned, with the concurrence of the racing-club concerned, as a member of the Racing Authority.

(5) A body or person that in terms of subsection (3) or (4) has nominated or designated a person for appointment as a member of the Racing Authority, shall, subject to subsection (6), in the same manner nominate or designate, as the case may be, a person to act without appointment, as alternate to that member when that member is incapable to act as member, and shall forthwith notify the Racing authority of the name and address of that alternate.

(6) (a) The members contemplated in paragraph (a) of subsection (3) and the alternates to such members shall not hold any office in the horse-racing industry other than that of—

- (i) an office bearer of any body contemplated in subsection (8) (c), of the Board, of the Racing and Betting Board or of any association of racing-clubs; or
- (ii) a steward or an employee of a racing-club.

(b) A member contemplated in paragraph (c) of subsection (3) and the alternate to such member shall not hold any office in the horse-racing industry other than that of an office bearer of the Transvaal Trainers Association.

(c) A member contemplated in paragraph (d) of subsection (3) and the alternate to such member shall not hold any office in the horse-racing industry other than that of an office bearer of the Owners and Trainers Association of Transvaal.

(d) A member contemplated in paragraph (e) of subsection (3) and the alternate to such members shall not hold any office in the horse-racing industry other than that of member of the Local Executive referred to in that paragraph.

(e) The members contemplated in subsection (4) and the alternates to such members shall not hold any office in the horse-racing industry other than that of—

- (i) an office bearer of any body contemplated in subsection (8) (c), of the Board, of the Racing and Betting Board or of any similar body or of any association of racing-clubs; or
- (ii) a steward or an employee of a racing-club in the province concerned.

(7) (a) A member of the Racing Authority, excluding the chief executive officer referred to in paragraph (f) of subsection (3), shall hold office for a period of three years from the date of his appointment: Provided that a member that is appointed to fill a vacancy which arose in terms of paragraph (d) shall hold office for the unexpired portion of the period for which the member that he replaces, was appointed.

(b) Iemand wie se ampstermyn as 'n lid van die Wedrenowerheid verstryk het, kan weer as so 'n lid benoem of aangewys en aangestel word.

(c) Die Administrateur kan te eniger tyd die aanstelling van 'n lid beëindig—

(i) op sy eie, in die geval van 'n lid in paragraaf (b) van subartikel (3) beoog; en

(ii) op versoek van of na raadpleging met die liggaam of persoon wat 'n ander persoon genoem in subartikel (3) benoem het of 'n persoon genoem in subartikel (4) aangewys het, na gelang van die geval.

(d) 'n Lid van die Wedrenowerheid ontruim sy amp—

(i) indien sy aanstelling as 'n lid kragtens paragraaf (c) beëindig word;

(ii) indien hy 'n amp in stryd met subartikel (6) beklee; of

(iii) indien hy skriftelik sy bedanking by die Administrateur indien.

(e) Enige vakature in die Wedrenowerheid wat ontstaan weens ampsontruiming ingevolge paragraaf (d) word onverwyld gevul met inagneming van subartikels (3) en (6).

(8) Benewens die ander werksaamhede by of kragtens hierdie Ordonnansie aan hom opgedra, is die werksaamhede van die Wedrenowerheid—

(a) om die perdewedrenbedryf in die Provinsie te rig en te bevorder;

(b) om beleid ten opsigte van alle werksaamhede wat ingevolge hierdie Ordonnansie aan hom opgedra is, te bepaal;

(c) om enige liggaam na goëddunke te bestuur en te beheer wat gemoëid is met—

(i) die afrigting van renperde by enige sentrum wat deur die perdewedrenbedryf beheer word;

(ii) sekuriteitsdienste in die perdewedrenbedryf;

(iii) tegniese dienste in die perdewedrenbedryf;

(iv) navorsing en ontwikkeling in die perdewedrenbedryf;

(v) die bemarking, reklame en bevordering van die perdewedrenbedryf;

(vi) die programmering van, en vasstelling van datums vir, wedrenbyeenkomste;

(vii) die vasstelling van wedpryse vir ander wedrenne as glanswedrenne;

(viii) smidswinkel-werksaamhede en hoëfsmidopleiding;

(ix) die vervoer van renperde; en

(x) die nominering, aanvaarding en voorree van perde vir wedrenne;

(d) om die begrotings van inkomste en en uitgawe en die kontantvloei van alle liggame onder sy beheer na goëddunke te oorweeg en goed te keur;

(b) Any person whose term of office as a member of the Racing Authority has expired, may again be nominated or designated and appointed as such a member.

(c) The Administrator may at any time terminate the appointment of a member—

(i) on his own, in the case of a member contemplated in paragraph (b) of subsection (3); and

(ii) at the request of or after consultation with the body or person that nominated any other person referred to in subsection (3) or designated a person referred to in subsection (4), as the case may be.

(d) A member of the Racing Authority shall vacate his office—

(i) if his appointment as a member is terminated under paragraph (c);

(ii) if he holds an office contrary to subsection (6); or

(iii) if he hands in his resignation in writing to the Administrator.

(e) Any vacancy in the Racing Authority which arises on account of the vacating of office in terms of paragraph (d) shall be filled forthwith with due regard to subsections (3) and (6).

(8) In addition to the other functions assigned to it by or under this Ordinance, the functions of the Racing Authority shall be—

(a) to direct and promote the horse-racing industry in the Province;

(b) to determine policy in respect of all functions assigned to it in terms of this Ordinance;

(c) to manage and control in its discretion any body concerned with—

(i) the training of racehorses at any centre controlled by the horse-racing industry;

(ii) security services in the horse-racing industry;

(iii) technical services in the horse-racing industry;

(iv) research and development in the horse-racing industry;

(v) the marketing, advertising and promotion of the horse-racing industry;

(vi) the programming of, and the fixing of dates for, race-meetings;

(vii) the fixing of stakes for races other than feature races;

(viii) smithy functions and farrier training;

(ix) the transportation of race horses; and

(x) the nomination, acceptance and handicapping of horses for races;

(d) to consider and approve in its discretion the estimates of income and expenditure and the cash flow of all bodies under its control;

- (e) om die werksaamhede van die perdewedrenbedryf in die Provinsie te rasionaliseer na raadpleging met al die wedrenklubs;
- (f) om alle navorsings- en ontwikkelingsprogramme rakende die perdewedrenbedryf te ondersoek en oor die lewensvatbaarheid daarvan en vordering daarmee aan die Raad op Wedrenne en Weddenskappe verslag te doen;
- (g) om aanbevelings te doen oor alle aansoeke om toekennings uit die Fonds wat deur die Raad op Wedrenne en Weddenskappe na hom verwys word; en
- (h) om dié verdere bevoegdhede uit te oefen en dié verdere pligte te verrig wat die Administrateur bepaal.
- (9) 'n Besluit van die Wedrenowerheid oor enige werksaamheid by of kragtens hierdie Ordonnansie aan hom opgedra, is bindend op alle wedrenklubs in die Provinsie en op die liggame in subartikel (8) (c) beoog.
- (10) Die beslissing van die Administrateur oor enige vraag rakende die werksaamhede van die Wedrenowerheid is afdoende.
- (ii) Die fondse van die Wedrenowerheid bestaan uit—
- (a) die bydraes deur wedrenklubs aan hom betaalbaar soos bepaal deur die Wedrenowerheid;
- (b) die gelde aan hom betaalbaar vir dienste gelewer soos deur hom bepaal;
- (c) die toekennings wat op aansoek uit die Fonds aan hom gemaak word soos beoog in artikel 43 A (3); en
- (d) gelde uit enige ander bron deur hom verkry.
- (12) Die Wedrenowerheid bepaal self die quorum en prosedure vir die hou van sy vergaderings.
- (13) (a) Die Wedrenowerheid bepaal self, behoudens paragraaf (b), die prosedure vir die verkiesing van 'n voorsitter.
- (b) 'n Betaalde amptenaar in die heeltydse diens van 'n wedrenklub, soos in paragraaf (a) van subartikel (3) genoem, mag nie voorsitter van die Wedrenowerheid wees nie.
- (14) Die Wedrenowerheid kan die vergoeding en reisuitgawes wat die Wedrenowerheid bepaal, uit die fondse van die Wedrenowerheid betaal aan 'n lid van die Wedrenowerheid wat nie in die heeltydse diens van die Staat of die perdewedrenbedryf is nie, vir die bywoning van vergaderings en vir ander dienste gelewer as lid van die Wedrenowerheid.
- (15) (a) Die Wedrenowerheid kan uit sy gelede komitees aanstel.
- (b) Die Wedrenowerheid kan enige van sy bevoegdhede delegeer, en enige van sy pligte opdra, aan enige van sy komitees, 'n lid van 'n komitee of aan 'n beampte of werknemer van die Wedrenowerheid.
- (e) to rationalize the functions of the horse-racing industry in the Province after consultation with all racing-clubs;
- (f) to investigate all research and development programmes concerning the horse-racing industry and report to the Racing and Betting Board on the viability thereof and the progress therewith;
- (g) to make recommendations on all applications for grants from the Fund referred to it by the Racing and Betting Board;
- (h) to exercise such further powers and to perform such further duties as the Administrator may determine.
- (9) A resolution by the Racing Authority on any function assigned to it by or under this Ordinance shall be binding on all racing-clubs in the Province and on the bodies contemplated in subsection (8) (c).
- (10) The decision of the Administrator on any question concerning the functions of the Racing Authority shall be final.
- (ii) The funds of the Racing Authority shall consist of—
- (a) the contributions payable to it by racing-clubs as may be determined by the Racing Authority;
- (b) the moneys payable to it for services rendered as may be determined by it;
- (c) the grants on application made to it from the Fund as contemplated in section 43 A (3) and
- (d) moneys obtained by it from any other source.
- (12) The Racing Authority itself shall determine the quorum and procedure for the holding of its meetings.
- (13) (a) The Racing Authority itself shall determine, subject to paragraph (b), the procedure for the election of a chairman.
- (b) A paid official in the full-time employ of a racing club, as referred to in paragraph (a) of subsection (3), shall not be chairman of the Racing Authority.
- (14) The Racing Authority may pay from the funds of the Racing Authority such remuneration and travelling expenses as the Racing Authority may determine to a member of the Racing Authority who is not in the full-time employ of the State or the horse-racing industry, for the attendance of meetings and for other services rendered as a member of the Racing Authority.
- (15) (a) The Racing Authority may appoint committees from its members.
- (b) The Racing Authority may delegate any of its powers, and assign any of its duties, to any of its committees, a member of a committee or to an officer or employee of the Racing Authority.

(16) Ten einde sy bevoegdhede uit te oefen en sy pligte te verrig, kan die Wedrenowerheid 'n hoof-uitvoerende beampte en die ander beamptes en werknemers wat hy nodig ag, aanstel op die voorwaardes en teen die vergoeding, met inbegrip van toelaes, wat die Wedrenowerheid bepaal.

(17) (a) Die Wedrenowerheid moet jaarliks, voor of op 31 Maart, 'n verslag oor sy bedrywighede gedurende die voorafgaande jaar aan die Administrateur voorlê.

(b) Die Wedrenowerheid moet die verdere verslae verstrek en die verdere inligting verskaf wat die Administrateur bepaal.

DEEL 3

BEHEER

Hoëveldse Raad op Perdewedrenne en Weddenskappe

9B. (1) Daar word hierby 'n raad, bekend te staan as die Hoëveldse Raad op perdewedrenne en Weddenskappe, ingestel.

(2) Die Raad op Wedrenne en Weddenskappe is 'n regs persoon.

(3) Die Raad op Wedrenne en Weddenskappe bestaan uit die volgende lede—

- (a) die Administrateur of sy genomineerde;
- (b) die Direkteur-generaal of sy genomineerde;
- (c) drie persone wat, behoudens subartikels (4) en (5), deur die Administrateur aangewys en as lede van genoemde Raad aangestel word;
- (d) drie persone wat, behoudens subartikels (4) en (5), deur die Wedrenowerheid benoem en deur die Administrateur as lede van genoemde Raad aangestel word: Met dien verstande dat indien 'n persoon wat aldus benoem is nie vir die Administrateur aanvaarbaar is nie hy, na oorleg met die Wedrenowerheid en behoudens subartikel (4), enige persoon as 'n lid kan aanstel; en
- (e) die hoof-uitvoerende beampte in paragraaf (a) van subartikel (12) beoog, wat amshalwe 'n lid van genoemde Raad is.

(4) 'n Persoon mag nie aangewys, benoem of aangestel word soos in paragrawe (c) en (d) van subartikel (3) beoog word nie—

- (a) indien hy enige ander amp in die perdewedrenbedryf beklee as dié van—
 - (i) 'n ampsdraer van die Wedrenowerheid, van die Raad, van enige liggaam in artikel 9A (8) (c) beoog of van enige vereniging van wedrenklubs; of
 - (ii) 'n baanbeampte of 'n werknemer van 'n wedrenklub;
- (b) tensy hy—
 - (i) 'n natuurlike persoon is; en
 - (ii) bo die ouderdom van 21 jaar is; en

(16) In order to exercise its powers and to perform its duties, the Racing Authority may appoint a chief executive officer and such other officers and employees as it may deem necessary on such conditions and at such remuneration, including allowances, as the Racing Authority may determine.

(17) (a) The Racing Authority shall annually, on or before 31 March, submit to the Administrator a report on its activities during the preceding year.

(b) The Racing Authority shall furnish such further reports and supply such further information as the Administrator may determine.

PART 3

CONTROL

Highveld Horse-racing and Betting Board

9B. (1) There is hereby established a board, to be known as the Highveld Horse-racing and Betting Board.

(2) The Racing and Betting Board shall be a body corporate.

(3) The Racing and Betting Board shall consist of the following members—

- (a) the Administrator or his nominee;
- (b) the Director-General or his nominee;
- (c) three persons who shall, subject to subsections (4) and (5), be designated and appointed by the Administrator as members of the said Board;
- (d) three persons who shall, subject to subsections (4) and (5), be nominated by the Racing Authority and be appointed by the Administrator as members of the said Board: Provided that if a person so nominated is not acceptable to the Administrator he may, after consultation with the Racing Authority and subject to subsection (4), appoint any person as a member; and
- (e) the chief executive officer contemplated in paragraph (a) of subsection (12), who shall *ex officio* be a member of the said Board.

(4) A person shall not be designated, nominated or appointed as contemplated in paragraphs (c) and (d) of subsection (3)—

- (a) if he holds any office in the horse-racing industry other than that of—
 - (i) an office bearer of the Racing Authority, of the Board, of any body contemplated in section 9A (8) (c) or of any association of racing-clubs; or
 - (ii) a steward of a racing-club;
- (b) unless he—
 - (i) is a natural person; and
 - (ii) is above the age of 21 years; and

(c) indien hy—

- (i) aan enige handelingsonbevoegdheid onderworpe is;
- (ii) 'n ongerehabiliteerde insolvent is;
- (iii) uit enige vertrouensamp op grond van wangedrag ontslaan is; of
- (iv) skuldig bevind is aan diefstal, bedrog, vervalsing of die uitgifte van 'n vervalste stuk, meened, 'n misdryf kragtens die Wet op die Voorkoming van Korruptsie, 1958 (Wet 6 van 1958), of enige misdryf waarby oneerlikheid betrokke is, en daarvoor gestraf is met gevangenisstraf sonder die keuse van 'n boete of met 'n boete van meer as R100.

(5) (a) 'n Lid in paragraaf (c) of (d) van subartikel (3) beoog, beklee sy amp vir 'n tydperk van drie jaar vanaf die datum van sy aanstelling: Met dien verstande dat 'n lid wat aangestel word om 'n vakature wat weens ampsontruiming ingevolge paragraaf (d) ontstaan het te vul, sy amp beklee vir die onverstreke gedeelte van die tydperk waarvoor die lid wat hy vervang, aangestel was.

(b) Iemand wie se ampstermyn beoog in paragraaf (a) verstryk het, kan weer as 'n lid genoem in paragraaf (c) of (d) van subartikel (3) aangestel word.

(c) Die Administrateur kan te eniger tyd die aanstelling van 'n lid beëindig—

- (i) op sy eie, in die geval van 'n lid in paragraaf (c) van subartikel (3) beoog; en
- (ii) op versoek van of na raadpleging met die Wedrenowerheid, in die geval van 'n lid in paragraaf (d) van subartikel (3) beoog.

(d) 'n Lid in paragraaf (c) of (d) van subartikel (3) beoog, ontruim sy amp—

- (i) indien sy aanstelling kragtens paragraaf (c) beëindig word;
- (ii) indien hy 'n amp in stryd met subartikel (4) beklee; of
- (iii) indien hy skriftelik sy bedanking by die Administrateur indien.

(e) Enige vakature in die Raad op Wedrenne en Weddenskappe wat ontstaan weens ampsontruiming ingevolge paragraaf (d) word onverwyld gevul met inagneming van subartikels (3) en (4).

(6) Benewens die ander werksaamhede by of kragtens hierdie Ordonnansie aan hom opgedra, is die werksaamhede van die Raad op Wedrenne en Weddenskappe—

- (a) om dié bevoegdhede uit te oefen en dié pligte te verrig wat die Administrateur kragtens subartikel (7) aan hom delegeer en opdra, na gelang van die geval;
- (b) om beroepswedder na goeddunke te beheer;

(c) if he—

- (i) is subject to any legal disability;
- (ii) is an unrehabilitated insolvent;
- (iii) has been removed from any office of trust on account of any misconduct; or
- (iv) has been convicted of theft, fraud, forgery or the uttering of a forged document, perjury, an offence under the Prevention of Corruption Act, 1958 (Act 6 of 1958), or any offence involving dishonesty, and has been sentenced therefor to imprisonment without the option of a fine or to a fine exceeding R100.

(5) (a) A member contemplated in paragraph (c) or (d) of subsection (3), shall hold office for a period of three years from the date of his appointment: Provided that a member who is appointed to fill a vacancy which arose in terms of paragraph (d), shall hold office for the unexpired portion of the period for which the member who he replaces, was appointed.

(b) Any person whose term of office contemplated in paragraph (a) has expired, may again be appointed as a member referred to in paragraph (c) or (d) of subsection (3).

(c) The Administrator may at any time terminate the appointment of a member—

- (i) on his own, in the case of a member contemplated in paragraph (b) of subsection (3); and
- (ii) at the request of or after consultation with the Racing Authority, in the case of a member contemplated in paragraph (d) of subsection (3).

(d) A member contemplated in paragraph (c) or (d) of subsection (3), shall vacate his office—

- (i) if his appointment is terminated under paragraph (c);
- (ii) if he holds an office contrary to subsection (4); or
- (iii) if he hands in his resignation in writing to the Administrator.

(e) Any vacancy in the Racing and Betting Board which arises on account of the vacating of office in terms of paragraph (d) shall be filled forthwith with due regard to subsections (3) and (4).

(6) In addition to the other functions assigned to it by or under this Ordinance, the functions of the Racing and Betting Board shall be—

- (a) to exercise such powers and to perform such duties as the Administrator under subsection (7) may delegate or assign to it, as the case may be;
- (b) to control bookmakers in its discretion;

- (c) om alle belastinge wat ingevolge die bepalings van hierdie Ordonnansie gehef word, te bereken, in te vorder en in die Rekening vir Provinsiale Dienste: Transvaal te stort;
- (d) om die juistheid vas te stel van alle op-gawes en beëdigde verklarings wat ingevolge die bepalings van hierdie Ordonnansie gehou en aan hom verstrekk moet word en van alle boeke wat gehou moet word deur enige persoon ingevolge hierdie Ordonnansie ten einde weddenskaptransaksies aan te teken;
- (e) om die werksaamhede van die Raad en die Wedrenowerheid te moniteer en die Administrateur daarvoor van advies te dien;
- (f) om toe te sien dat alle wette in verband met perdewedrenne en weddenskappe nagekom word;
- (g) om die dae waarop 'n totalisator en 'n Tattersalls oopgehou mag word vir die aangaan en vereffening van weddenskappe te bepaal; en
- (h) om dié verdere bevoegdhede uit te oefen en dié verdere pligte ter verrig wat die Administrateur bepaal.
- (7) Die Administrateur kan te eniger tyd—
- (a) enige bevoegdheid wat by hierdie Ordonnansie aan hom verleen word, uitgesonderd die bevoegdheid om regulasies uit te vaardig, delegeer; en
- (b) enige plig wat hom aldus opgelê word, opdra,
- aan die Raad op Wedrenne en Weddenskappe.
- (8) (a) Die fondse van die Raad op Wedrenne en Weddenskappe bestaan uit—
- (i) dié gelde aan hom betaalbaar vir dienste gelewer wat hy bepaal;
- (ii) dié toekennings uit die Fonds wat kragtens artikel 43A (4) deur die Administrateur gemagtig word; en
- (iii) dié gelde wat uit enige ander bron deur hom verkry word.
- (b) Al die rekenings van die Raad op Wedrenne en Weddenskappe word jaarliks deur die Ouditeur-generaal geouditeer.
- (9) (a) 'n Vergadering van die Raad op Wedrenne en Weddenskappe moet minstens een keer elke drie maande gehou word.
- (b) Die Administrateur of, in sy afwesigheid, sy genomineerde, is die voorsitter van die Raad op Wedrenne en Weddenskappe, en in die geval van 'n staking van stemme het hy, benewens sy beraadslagende stem, 'n beslissende stem.
- (c) Behoudens subparagraaf (b), bepaal die Raad op Wedrenne en Weddenskappe self die kworum en prosedure vir die hou van sy vergaderings.

- (c) to calculate, to recover and to deposit in the Account for Provincial Services: Transvaal all taxes levied in terms of the provisions of this Ordinance;
- (d) to ascertain the correctness of all returns and sworn statements to be kept and furnished to it in terms of the provisions of this Ordinance and of all books to be kept by any person in terms of this Ordinance in order to record betting transactions;
- (e) to monitor the functions of the Board and the Racing Authority and advise the Administrator thereon;
- (f) to see to it that all laws in connection with horse-racing and betting are complied with;
- (g) to determine the days on which a totalisator and a Tattersalls may be kept open for the making and settling of bets; and
- (h) to exercise such further powers and to perform such further duties as the Administrator may determine.
- (7) The Administrator may at any time—
- (a) delegate any power conferred upon him by this Ordinance, excluding the power to make regulations; and
- (b) assign any duty so imposed upon him, to the Racing and Betting Board.
- (8) (a) The funds of the Racing and Betting Board shall consist of—
- (i) such moneys payable to it for services rendered as may be determined by it;
- (ii) such grants from the Fund as may be authorized by the Administrator under section 43A (4); and
- (iii) such moneys as may be derived by it from any other source.
- (b) All the accounts of the Racing and Betting Board shall be audited annually by the Auditor-General.
- (9) (a) A meeting of the Racing and Betting Board shall be held at least once in every three months.
- (b) The Administrator, or in his absence, his nominee, shall be the chairman of the Racing and Betting Board, and in the event of an equality of votes he shall, in addition to his deliberative vote, have a casting vote.
- (c) Subject to subparagraph (b), the Racing and Betting Board itself shall determine the quorum and procedure for the holding of its meetings.

(10) Die Raad op Wedrenne en Weddenskappe kan dié vergoeding en reisuittgawes wat die Administrateur bepaal uit die fondse van genoemde Raad betaal aan 'n lid beoog in paragraaf (c) of (d) van subartikel (3), vir die bywoning van vergaderings en vir ander dienste gelewer as lid van genoemde Raad.

(11) (a) Die Raad op Wedrenne en Weddenskappe kan komitees aanstel.

(b) Die Raad op Wedrenne en Weddenskappe kan enige van sy bevoegdhede delegeer, en enige van sy pligte opdra, aan enige van sy komitees, 'n lid van 'n komitee of 'n beampte of werknemer van die Raad op Wedrenne en Weddenskappe.

(12) (a) Ten einde sy bevoegdhede uit te oefen en sy pligte te verrig, kan die Raad op Wedrenne en Weddenskappe 'n hoof-uitvoerende beampte en die ander beamptes en werknemers wat hy nodig ag, aanstel om die voorwaardes en teen die vergoeding, met inbegrip van toelaes, wat die Raad op Wedrenne en Weddenskappe bepaal.

(b) Die voorsitter van die Raad op Wedrenne en Weddenskappe kan 'n persoon in diens van genoemde Raad skriftelik aanwys as 'n gemagtigde beampte.

(13) Die bepalinge van hierdie artikel word nie so uitgelê dat dit afbreek doen aan die magte van die Jockieklub van Suid-Afrika of die Wedrenowerheid kragtens hierdie Ordonnansie nie."

Wysiging van artikel 10 van Ordonnansie 24 van 1978, soos gewysig deur artikel 4 van Ordonnansie 11 van 1986

7. Artikel 10 van die Ordonnansie word hierby gewysig deur die volgende subartikel na subartikel (2) in te voeg:

"(2A) Niemand mag op die uitslag van 'n gebeurtenis wat te enige plek op 'n dag genoem in subartikel (2) plaasvind, wed of iemand toelaat om te wed nie."

Vervanging van artikel 11 van Ordonnansie 24 van 1978, soos gewysig deur artikel 1 van Ordonnansie 6 van 1981

8. Artikel 11 van die Ordonnansie word hierby deur die volgende artikel vervang:

"Voortbestaan van Totalisatoragentskapsraad (Transvaal)

11. (1) Die Totalisatoragentskapsraad (Transvaal) wat onmiddellik voor die datum van inwerkingtreding artikel 8 van die Wysigingsproklamasie op Perdewedrenne en Weddenskappe, 1992, bestaan het, bly voortbestaan onder dieselfde naam.

(2) Met ingang van die datum in subartikel (1) beoog, kan die Raad, onderworpe aan die beheer en voorskrifte van die Administrateur, 'n totalisator instel en bedryf ooreenkomstig 'n permit wat ingevolge artikel 12 aan hom uitgereik is.

(3) Die Raad is 'n regs persoon.

(10) The Racing and Betting Board may pay from the funds of the said Board such remuneration and travelling expenses as the Administrator may determine to a member contemplated in paragraph (c) or (d) of subsection (3), for the attendance of meetings and for other services rendered as member of the said Board.

(11) (a) The Racing and Betting Board may appoint committees.

(b) The Racing and Betting Board may delegate any of its powers, and assign any of its duties, to any of its committees, a member of a committee or an officer or employee of the Racing and Betting Board.

(12) (a) In order to exercise its powers and to perform its duties, the Racing and Betting Board may appoint a chief executive officer and such other officers and employees as it may deem necessary, on such conditions and at such remuneration, including allowances, as the Racing and Betting Board may determine.

(b) The chairman of the Racing and Betting Board may in writing designate a person in the employment of the said Board as an authorized officer.

(13) The provisions of this section shall not be construed so as to detract from the powers of the Jockey Club of South Africa or the Racing Authority under this Ordinance."

Amendment of section 10 of Ordinance 24 of 1978, as amended by section 4 of Ordinance 11 of 1986

7. Section 10 of the Ordinance is hereby amended by the insertion after subsection (2) of the following subsection:

"(2A) No person shall bet or allow any person to make a bet on the result of any event that takes place at any place on a day referred to in subsection (2)."

Substitution of section 11 of Ordinance 24 of 1978, as amended by section 1 of Ordinance 6 of 1981

8. The following section is hereby substituted for section 11 of the Ordinance:

"Continuation of Totalizator Agency Board (Transvaal)

11. (1) The Totalizator Agency Board (Transvaal) which existed immediately prior to the date of commencement of section 8 of the Horse-racing and Betting Amendment Proclamation, 1992, shall continue to exist under the same name.

(2) With effect from the date contemplated in subsection (1), the Board may, subject to the control and directions of the Administrator, establish and conduct a totalizator in accordance with a permit issued to it in terms of section 12.

(4) Met ingang van die datum in subartikel (1) beoog, bestaan die Raad uit die volgende persone wat, uitgesonderd die hoof- uitvoerende beampte bedoel in paragraaf (d) en behoudens subartikels (6) en (7), deur die Administrateur as lede aangestel word, naamlik—

- (a) hoogstens twee persone wat deur die Administrateur aangewys word en waarvan minstens een 'n grondige kennis van finansiële en rekenkundige aangeleenthede moet hê;
- (b) die voorsitter van die Wedrenowerheid of sy genomineerde wat 'n lid van die Wedrenowerheid moet wees;
- (c) twee persone ten opsigte van elke wedrenklub in die Provinsie (waarvan een 'n betaalde amptenaar in die heelydse diens van die betrokke wedrenklub moet wees) wat deur die Wedrenowerheid benoem word; en
- (d) die hoof-uitvoerende beampte in subartikel (14) beoog, wat ampshalwe 'n lid van die Raad is:

Met dien verstande dat indien 'n persoon ingevolge paragraaf (c) benoem nie vir die Administrateur aanvaarbaar is nie hy, na oorleg met die Wedrenowerheid en behoudens subartikel (6), enige persoon as 'n lid kan aanstel.

(5) 'n Liggaam of persoon wat ingevolge paragraaf (a) of (c) van subartikel (4) 'n persoon aangewys of benoem het vir aanstelling as 'n lid van die Raad, moet behoudens subartikel (6), op dieselfde wyse 'n persoon benoem of aanwys, na gelang van die geval, om sonder aanstelling, as plaasvervanger vir daardie lid op te tree wanneer daardie lid nie in staat is om as lid op te tree nie, en moet die Raad onverwyld van die naam en adres van daardie plaasvervanger in kennis stel.

(6) Die lede in paragraaf (c) van subartikel (4) beoog en die plaasvervangers vir sodanige lede beklee nie enige ander amp in die perdewedrenbedryf nie as dié van—

- (a) 'n lid van die Wedrenowerheid;
- (b) 'n ampsdraer van enige liggaam in artikel 9A (8) (c) beoog, van die Raad op Wedrenne en Weddenskappe of van enige vereniging van wedrenklubs; of
- (c) 'n baanbeampte of 'n werknemer van 'n wedrenklub.

(7) (a) 'n Lid in paragraaf (a) of (c) van subartikel (4) beoog, beklee sy amp vir 'n tydperk van drie jaar vanaf die datum van sy aanstelling: Met dien verstande dat 'n lid wat aangestel word om 'n vakature wat ingevolge paragraaf (d) ontstaan het te vul, sy amp beklee vir die onverstreke gedeelte van die tydperk waarvoor die lid wat hy vervang, aangestel was.

(b) Iemand wie se ampstermyn beoog in paragraaf (a) verstryk het, kan weer as 'n lid bedoel in paragraaf (a) of (c) van subartikel (4) aangestel word.

(3) The Board shall be a body corporate.

(4) With effect from the date contemplated in subsection (1), the Board shall consist of the following persons who, excluding the chief executive officers referred to in paragraph (d) and subject to subsections (6) and (7), shall be appointed by the Administrator as members, namely—

- (a) not more than two persons designated by the Administrator and of whom at least one shall have a sound knowledge of financial and accounting matters;
- (b) the chairman of the Racing Authority or his nominee who shall be a member of the Racing Authority;
- (c) two persons in respect of each racing-club in the Province (one of whom shall be a paid official in the full-time employ of the racing-club concerned) who shall be nominated by the Racing Authority; and
- (d) the chief executive officer contemplated in subsection (14), who shall *ex officio* be a member of the Board:

Provided that if a person nominated in terms of paragraph (c) is not acceptable to the Administrator he may, after consultation with the Racing Authority and subject to subsection (6) appoint any person as a member.

(5) A body or person that in terms of paragraph (a) or (c) of subsection (4) has designated or nominated a person for appointment as a member of the Board shall, subject to subsection (6), in the same manner nominate or designate, as the case may be, a person to act, without appointment, as alternate to that member when that member is incapable to act as member, and shall forthwith notify the Board of the name and address of that alternate.

(6) Members contemplated in paragraph (c) of subsection (4) and the alternates to such members shall not hold any office in the horse-racing industry other than that of—

- (a) a member of the Racing Authority;
- (b) an office bearer of any body contemplated in section 9A (8) (c), of the Racing and Betting Board or of any association of racing-clubs; or
- (c) a steward or an employee of a racing-club.

(7) (a) A member contemplated in paragraph (a) or (c) of subsection (4) shall hold office for a period of three years from the date of his appointment: Provided that a member who is appointed to fill a vacancy which arose in terms of paragraph (d), shall hold office for the unexpired portion of the period for which the member who he replaces, was appointed.

(b) Any person whose term of office contemplated in paragraph (a) has expired, may again be appointed as a member referred to in paragraph (a) or (c) of subsection (4).

(c) Die Administrateur kan te eniger tyd die aanstelling van 'n lid beëindig—

- (i) op sy eie, in die geval van 'n lid in paragraaf (a) van subartikel (4) beoog; en
- (ii) op versoek van of na raadpleging met die Wedrenowerheid, in die geval van 'n lid in paragraaf (c) van subartikel (4) beoog.

(d) 'n Lid in paragraaf (a) of (c) van subartikel (4) beoog, ontruim sy amp—

- (i) indien sy aanstelling kragtens paragraaf (c) beëindig word; of
- (ii) indien hy skriftelik sy bedanking by die Administrateur indien,

en 'n lid beoog in paragraaf (c) van subartikel (4) ontruim verder sy amp indien hy 'n amp beklee in stryd met subartikel (6).

(e) Enige vakature in die Raad wat ontstaan weens ampsontruiming ingevolge paragraaf (d) word onverwyld gevul met inagneming van subartikels (4) en (6).

(8) Benewens die ander werksaamhede by of kragtens hierdie Ordonnansie aan hom opgedra, kan die Raad, met die goedkeuring van die Administrateur—

(a) 'n ooreenkoms aangaan met—

- (i) enige ander totalisatoragentskaps-raad of soortgelyke liggaam wat ingestel is in 'n ander provinsie, in 'n vreemde staat of in 'n gebied in die Republiek waarvoor 'n wetgewende vergadering ingestel is kragtens die Grondwet van die Selfregerende Gebiede, 1971 (Wet 21 van 1971), om namens daardie raad of liggaam enige werksaamheid met betrekking tot totalisatorweddenskappe te verrig; of
- (ii) enige vreemde staat of gebied in subparagraaf (i) beoog, om 'n totalisator in daardie staat of gebied in te stel en te bedryf;

(b) enige persoon aanstel om namens die Raad enige van sy bevoegdhede uit te oefen of enige van sy pligte te verrig.

(c) namens enige persoon enige wettige spel of kompetisie organiseer en bedryf, mits die Administrateur vooraf—

- (i) sodanige spel of kompetisie goed-gekeur het; en
- (ii) die doeleindes waarvoor die netto opbrengste van sodanige spel of kompetisie aangewend mag word, bepaal het; en

(d) reëls, wat nie onbestaanbaar met hierdie Ordonnansie is nie, maak ten opsigte van totalisators wat hy bedryf.

(c) The Administrator may at any time terminate the appointment of a member—

- (i) on his own, in the case of a member contemplated in paragraph (a) of subsection (4); and
- (ii) at the request of or after consultation with the Racing Authority, in the case of a member contemplated in paragraph (c) of subsection (4).

(d) A member contemplated in paragraph (a) or (c) of subsection (4), shall vacate his office—

- (i) if his appointment is terminated under paragraph (c); or
- (ii) if he hands in his registration in writing to the Administrator,

and a member contemplated in paragraph (c) of subsection (4) shall further vacate his office if he holds an office contrary to subsection (6).

(e) Any vacancy in the Board that arises on account of vacating of office in terms of paragraph (d) shall be filled forthwith with due regard to subsections (4) and (6).

(8) In addition to the other functions assigned to it by or under this Ordinance, the Board may, with the approval of the Administrator—

(a) enter into an agreement with—

- (i) any other totalizator agency board or similar body established in any other province, in a foreign state or in a territory in the Republic for which a legislative assembly has been established under the Self-governing Territories Constitution Act, 1971 (Act 21 of 1971), to perform on behalf of that board or body any function relating to totalizator betting; or
- (ii) any foreign state or territory contemplated in subparagraph (i), to establish and conduct a totalizator in that state or territory;

(b) appoint any person to exercise on behalf of the Board any of its powers or to perform any of its duties.

(c) organise and conduct on behalf of any person any lawful game or competition, provided the Administrator has beforehand—

- (i) approved such game or competition; and
- (ii) determined the purposes for which the net proceeds of such game or competition may be applied; and

(d) make rules, which shall not be inconsistent with this Ordinance, in respect of totalizators conducted by it.

(9) Die Raad kan, ten einde sy werksaamhede te verrig, roerende of onroerende eiendom verkry of huur en enige eiendom of gedeelte daarvan verhuur, verkoop, met 'n verband beswaar of andersins vervreem of van die hand sit: Met dien verstande dat die Raad nie sonder die vooraf verkreeë skriftelike goedkeuring van die Administrateur enige van sy onroerende bates vervreem, met verbande of andersins beswaar of andersins van die hand sit nie.

(10) (a) Die fondse van die Raad bestaan uit—

- (i) gelde wat hy ingevolge artikel 13A (3) kan behou;
- (ii) rente uit beleggings deur hom verkry;
- (iii) lenings deur hom aangegaan; en
- (iv) gelde uit enige ander bron deur hom verkry.

(b) Die Raad stort alle gelde wat hy aan die einde van sy finansiële jaar tot sy krediet het in 'n spesiale fonds wat deur die Administrateur goedkeur is, en die gelde in daardie fonds word uitsluitlik gebruik vir dié werksaamhede van die Raad wat die Administrateur goedkeur.

(c) Die Raad moet jaarliks, voor of op 1 Desember, 'n begroting van inkomste en uitgawes en 'n staat wat sy kontantvloei aantoon aan die Administrateur vir goedkeuring voorlê, en indien die Administrateur nie voor of op 31 Desember van die betrokke jaar geantwoord het nie, word daar geag dat hy sodanige goedkeuring verleen het.

(11) Die Raad bepaal self die kworum en procedure vir die hou van sy vergaderings.

(12) (a) Die Raad bepaal self, behoudens paragraaf (b), die procedure vir die verkiesing van 'n voorsitter.

(b) 'n Betaalde amptenaar in die heeltydse diens van 'n wedrenklub in paragraaf (c) van subartikel (4) genoem, mag nie voorsitter van die Raad wees nie.

(13) Die Raad kan dié vergoeding en reisuigawes wat die Raad bepaal uit die fondse aan die Raad betaal aan 'n lid van die Raad wat nie in die heeltydse diens van die Staat of die perdewedrenbedryf is nie, vir die bywoning van vergaderings en ander dienste gelewer as lid van die Raad.

(14) Ten einde sy bevoegdhede uit te oefen en sy pligte te verrig, kan die Raad, op dié voorwaardes en teen dié vergoeding, met inbegrip van toelaes, wat die Raad bepaal, 'n hoof-uitvoerende beampte en die ander beamptes en werknemers aanstel wat hy nodig ag: Met dien verstande dat die aanstelling, bepaling van vergoeding, met inbegrip van toelaes, en ontslag van die hoof-uitvoerende beampte aan die goedkeuring van die Administrateur onderworpe is.

(15) Die Raad moet jaarliks, voor of op 31 Maart, 'n verslag van sy bedrywighede gedurende die voorafgaande jaar aan die Administrateur voorlê, waarin enige afwykings van die begroting van inkomste en uitgawes wat deur die Administrateur ingevolge paragraaf (c) van subartikel (10) goedgekeur is, aangetoon en verduidelik word."

(9) The Board may, in order to perform its functions, acquire or hire movable or immovable property and let, sell, mortgage or otherwise alienate or dispose of any property or portion thereof: Provided that the Board may not, without the prior written approval of the Administrator, alienate, encumber with bonds or otherwise or dispose in any other manner any of its immovable assets.

(10) (a) The funds of the Board shall consist of—

- (i) moneys which it may retain in terms of section 13A (3);
- (ii) interest derived by it from investments;
- (iii) loans raised by it; and
- (iv) moneys derived by it from any other source.

(b) The Board shall pay all moneys standing to its credit at the end of its financial year into a special fund approved by the Administrator, and the moneys in that fund shall be utilized solely for such functions of the Board as may be approved by the Administrator.

(c) The Board shall annually, on or before 1 December, submit an estimate of income and expenditure and a statement showing its cash flow to the Administrator for approval, and if the Administrator has not responded on or before 31 December of the year concerned, it shall be deemed that he has granted approval.

(11) The Board itself shall determine the quorum and procedure for the holding of its meetings.

(12) (a) The Board itself shall determine, subject to paragraph (b), the procedure for the election of a chairman.

(b) A paid official in the full-time employ of a racing-club, referred to in paragraph (c) of subsection (4), shall not be chairman of the Board.

(13) The Board may pay such remuneration and travelling expenses as the Board may determine from the funds of the Board to a member of the Board who is not in the full-time employ of the State or the horse-racing industry, for the attendance of meetings and other services rendered as member of the Board.

(14) In order to exercise its powers and to perform its duties, the Board may, on such conditions and at such remuneration, including allowances, as the Board may determine, appoint a chief-executive officer and such other officers and employees as it may deem necessary: Provided that the appointment, determination of remuneration, including allowances, and discharge of the chief executive officer shall be subject to the approval of the Administrator.

(15) The Board shall annually, on or before 31 March, submit to the Administrator a report on its activities during the preceding year, in which any deviations from the estimates of income and expenditure approved by the Administrator in terms of paragraph (c) of subsection (10), shall be shown and explained."

Wysiging van artikel 12 van Ordonnansie 24 van 1978

9. Artikel 12 van die Ordonnansie word hierby gewysig—

(a) deur subartikel (1) deur die volgende subartikel te vervang:

“(1) Die Administrateur kan onderworpe aan die voorwaardes wat hy bepaal of voorskryf, die uitreiking van ’n permit-magtig aan—

(a) die houer van ’n spesiale lisensie in artikel 9 genoem, om ’n totalisator op die grond in sodanige lisensie vermeld, in te stel en te bedryf op ’n dag waarop sodanige houer ’n wedrenbyeenkoms hou; of

(b) die Raad, om ’n totalisator op enige gelisensieerde renbaan in die Provinsie en op enige ander plek in die permit vermeld, in te stel en te bedryf,

met die doel om weddenskappe ooreenkomstig die bepalings van hierdie Ordonnansie aan te gaan.”;

(b) deur subartikel (3) deur die volgende subartikel te vervang:

“(3) Behoudens die bepalings van hierdie Hoofstuk is ’n totalisatorpermit vir ’n onbepaalde tyd geldig.”; en

(c) deur subartikel (8) deur die volgende subartikel te vervang:

“(8) Iemand wat ’n totalisator instel of bedryf sonder dat hy in besit is van ’n geldige totalisatorpermit, is aan ’n misdryf skuldig.”.

Vervanging van artikel 13 van Ordonnansie 24 van 1978

10. Artikel 13 van die Ordonnansie word hierby deur die volgende artikel vervang:

“Houer van totalisatorpermit kan kommissie op bruto ontvangste hef

13. Die houer van ’n totalisatorpermit kan op die bruto ontvangste van ’n totalisator wat hy bedryf of op dié deel van sodanige ontvangste wat voorgeskryf word, ’n kommissie hef teen dié persentasie wat insgelyks voorgeskryf word, en sodanige kommissie—

(a) kan, in die geval van ’n houer van ’n spesiale lisensie in artikel 9 genoem, deur sodanige houer behou word; en

(b) word, in die geval van die Raad, mee gehandel soos die Raad op Wedrenne en Weddenskappe bepaal.”.

Invoeging van artikel 13A in Ordonnansie 24 van 1978

11. Die volgende artikel word hierby in die Ordonnansie na artikel 13 ingevoeg:

“Betaling van sekere gelde deur Raad aan wedrenklub

13A. (1) Waar die Raad ’n totalisator bedryf, betaal hy, behoudens subartikel (3), aan die wedrenklub wat die betrokke wedrenbyeenkoms gehou het—

(a) die netto ontvangste by sodanige totalisator wat onuitgekeer is omdat—

(i) soos hierby gemagtig, geen breukdeel van tien sent as ’n dividend betaalbaar aan wedders op sodanige ontvangste deur die Raad verklaar is nie; of

Amendment of section 12 of Ordinance 24 of 1978

9. Section 12 of the Ordinance is hereby amended—

(a) by the substitution for subsection (1) of the following subsection:

“(1) The Administrator may, subject to such conditions as he may determine or prescribe, authorize the issue of a permit to—

(a) the holder of a special licence referred to in section 9, to establish and conduct a totalizator on the land mentioned in such licence upon a day on which such holder holds a race-meeting; or

(b) the Board, to establish and conduct a totalizator on any licensed race-course in the Province and at any other place mentioned in the permit,

for the purpose of betting in accordance with the provisions of this Ordinance.”;

(b) by the substitution for subsection (3) of the following subsection:

“(3) Subject to the provisions of this Chapter, a totalizator permit shall be valid for an indefinite period.”; and

(c) by the substitution for subsection (8) of the following subsection:

“(8) Any person who establishes or conducts a totalizator without being in possession of a valid totalizator permit, shall be guilty of an offence.”.

Substitution of section 13 of Ordinance 24 of 1978

10. The following section is hereby substituted for section 13 of the Ordinance:

“Holder of totalizator permit may levy commission on gross takings

13. The holder of a totalizator permit may, on the gross takings of a totalizator conducted by him or on such portion of such takings as may be prescribed, levy a commission at such percentage as may likewise be prescribed, and such commission—

(a) may, in the case of a holder of a special licence referred to in section 9, be retained by such holder; and

(b) shall, in the case of the Board, be dealt with as the Racing and Betting Board may determine.”.

Insertion of section 13A in Ordinance 24 of 1978

11. The following section is hereby inserted in the Ordinance after section 13:

“Payment of certain moneys by Board to racing-club

13A. (1) Where the Board conducts a totalizator, it shall, subject to subsection (3), pay to the racing-club which held the race-meeting concerned—

(a) the net takings at such totalizator which are undistributed because—

(i) as is hereby authorized, no fractional part of ten cents was declared by the Board as a dividend payable to punters on such takings; or

(ii) geen kaartjie, wat die houer daarvan geregtig sou gemaak het op 'n terugbetaling van die bedrag wat deur hom verwed is, aangebied is vir die terugbetaling van sodanige bedrag nie; en

(b) alle dividende wat nie binne 'n tydperk van twee maande nadat sodanige dividende verklaar is, opgeëis is nie,

min enige belasting wat ingevolge artikel 45 op sodanige onuitgekeerde netto ontvangste of onopgeëiste dividende betaalbaar is.

(2) (a) Die onuitgekeerde netto ontvangste—

(i) in subartikel (1) (a) (i) beoog, word aan die betrokke wedrenklub betaal binne twee werksdae na die dag waarop die wedrenbyeenkoms gehou is; en

(ii) in subartikel (1) (a) (ii) beoog, word aan die betrokke wedrenklub betaal binne sewe werksdae na verstryking van die tydperk van twee maande vanaf die datum waarop die wedrenbyeenkoms gehou is.

(b) Die onopgeëiste dividende in subartikel (1) (b) beoog, word aan die betrokke wedrenklub betaal binne sewe werksdae na die verstryking van die tydperk in daardie subartikel genoem.

(3) Waar die wedrenklub wat die betrokke wedrenbyeenkoms gehou het 'n wedrenklub is wat nie gelisensieer is om wedrenbyeenkomste in die Provinsie of die Oranje-Vrystaat te hou nie, kan die Raad die gelde in subartikel (1) beoog, behou.

(4) Waar enige onuitgekeerde netto ontvangste in subartikel (1) (a) (ii) beoog of enige onopgeëiste dividende in subartikel (1) (b) beoog aan 'n wedrenklub betaal is, gaan enige regs aanspreeklikheid van die Raad ten opsigte van sodanige netto ontvangste of dividende op die wedrenklub oor aan wie die netto ontvangste of onopgeëiste dividende betaal is."

Wysiging van artikel 14 van Ordonnansie 24 van 1978

12. Artikel 14 van die Ordonnansie word hierby gewysig deur subartikel (3) deur die volgende subartikel te vervang:

"(3) Die Administrateur kan enige aangeleentheid wat hy vir die behoorlike bestuur van 'n Tattersalls dienstig ag, voorskryf."

Wysiging van artikel 15 van Ordonnansie 24 van 1978

13. Artikel 15 van die Ordonnansie word hierby gewysig deur in subartikel (14) die woorde "Provinsiale Inkomstefonds" deur die uitdrukking "Rekening vir Provinsiale Dienste: Transvaal" te vervang.

(ii) no ticket which would have entitled the holder thereof to a refund of the amount staked by him, was tendered for the refund of such amount; and

(b) all dividends which have not been claimed within a period of two months after such dividends were declared,

less any tax which shall be payable in terms of section 45 on such undistributed net takings or unclaimed dividends.

(2) (a) The undistributed net takings—

(i) contemplated in subsection (1) (a) (i) shall be paid to the racing-club concerned within two working days after the day on which the race-meeting was held; and

(ii) contemplated subsection (1) (a) (ii) shall be paid to the racing-club concerned within seven working days after the expiry of the period of two months from the date on which the race-meeting was held.

(b) The unclaimed dividends contemplated in subsection (1) (b) shall be paid to the racing-club concerned within seven working days after the expiry of the period referred to in that subsection.

(3) Where the racing-club which held the race-meeting concerned is a racing-club which is not licensed to hold race-meetings in the Province or the Orange Free State, the Board may retain the moneys contemplate in subsection (1).

(4) Where any undistributed net takings contemplated in subsection (1) (a) (ii) or any unclaimed dividends contemplated in subsection (1) (b) have been paid to a racing-club, any liability in law of the Board in respect of such net takings or dividends shall pass to the racing-club to which the net takings or unclaimed dividends have been paid."

Amendment of section 14 of Ordinance 24 of 1978

12. Section 14 of the Ordinance is hereby amended by the substitution for subsection (3) of the following subsection:

"(3) The Administrator may prescribe any matter that he may deem expedient for the proper management of a Tattersalls."

Amendment of section 15 of Ordinance 24 of 1978

13. Section 15 of the Ordinance is hereby amended by the substitution in subsection (14) for the words "Provincial Revenue Fund" of the expression "Account for Provincial Services: Transvaal".

Wysiging van artikel 17 van Ordonnansie 24 van 1978, soos gewysig deur artikel 5 van Ordonnansie 11 van 1986

14. Artikel 17 van die Ordonnansie word hierby gewysig deur die volgende subartikels by te voeg, terwyl die bestaande artikel subartikel (1) word:

“(2) (a) Niemand dryf die besigheid van ’n beroepswedder of verrig enige handeling wat daarmee verband hou nie, tensy hy die houer is van ’n geldige beroepswedderslisensie.

(b) Die bepalings van paragraaf (a) is nie van toepassing nie op ’n klerk wat ingevolge die betrokke regulasies in diens geneem is deur ’n gelisensieerde beroepswedder in ’n Tattersalls en wat ooreenkomstig daardie regulasies optree.

(3) Iemand wat ’n bepaling van subartikel (2) oortree of versuim om daaraan te voldoen, is aan ’n misdryf skuldig, en by skuldigbevinding strafbaar met ’n boete van minstens R10 000 en hoogstens R100 000 of met gevangenisstraf vir ’n tydperk van minstens twee en hoogstens 10 jaar, of met beide sodanige boete en sodanige gevangenisstraf.”.

Vervanging van artikel 18 van Ordonnansie 24 van 1978

15. Artikel 18 van die Ordonnansie word hierby deur die volgende artikel vervang:

“Oorweging van aansoeke om beroepswedderslisensies

18. ’n Aansoek om ’n beroepswedderslisensie ingevolge artikel 17 (1) word deur die Raad op Wedrenne en Weddenskappe oorweeg ooreenkomstig artikel 24 en, indien die aansoek toegestaan word, word die lisensie, deur daardie Raad uitgereik ooreenkomstig artikel 25.”.

Herroeping van artikel 19 van Ordonnansie 24 van 1978

16. Artikel 19 van die Ordonnansie word hierby herroep.

Wysiging van artikel 20 van Ordonnansie 24 van 1978, soos gewysig deur artikel 6 van Ordonnansie 11 van 1986

17. Artikel 20 van die Ordonnansie word hierby gewysig—

(a) deur in subartikel (2) die uitdrukking “artikel 110 van die Wet op Provinsiale Bestuur, 1961” deur die uitdrukking “artikel 91 van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet 110 van 1983)” te vervang; en

(b) deur in subartikel (3) die woorde “Sekretaris van die Lisensiekomitee” deur die woorde “Raad op Wedrenne en Weddenskappe” te vervang.

Wysiging van artikel 21 van Ordonnansie 24 van 1978

18. Artikel 21 van die Ordonnansie word hierby gewysig deur in subartikel (4) die woorde “Sekretaris van die Lisensiekomitee” deur die woorde “Raad op Wedrenne en Weddenskappe” te vervang.

Substitution of section 17 of Ordinance 24 of 1978, as amended by section 5 of Ordinance 11 of 1986

14. Section 17 of the Ordinance is hereby amended by the addition of the following subsections, the existing section becoming subsection (1):

“(2) (a) No person shall carry on the business of a bookmaker or perform any act connected therewith unless he is the holder of a valid bookmaker’s licence.

(b) The provisions of paragraph (a) shall not apply to a clerk who in terms of the regulations concerned is employed by a licensed bookmaker in a Tattersalls and who acts in accordance with those regulations.

(3) Any person who contravenes or fails to comply with a provision of subsection (2) (a) shall be guilty of an offence, and liable on conviction to a fine of not less than R10 000 and not more than R100 000 or to imprisonment for a period of not less than two and not more than 10 years, or to both such fine and such imprisonment.”.

Substitution of section 18 of Ordinance 24 of 1978

15. The following section is hereby substituted for section 18 of the Ordinance:

“Consideration of applications

18. An application for a bookmaker’s licence in terms of section 17 (1) shall be considered by the Racing and Betting Board in accordance with section 24 and, if the application is granted, the licence shall be issued by that Board in accordance with section 25.”.

Repeal of section 19 of Ordinance 24 of 1978

16. Section 19 of the Ordinance is hereby repealed.

Amendment of section 20 of Ordinance 24 of 1978, as amended by section 6 of Ordinance 11 of 1986

17. Section 20 of the Ordinance is hereby amended—

(a) by the substitution in subsection (2) for the expression “section 110 of the Provincial Government Act, 1961” of the expression “section 91 of the Republic of South Africa Constitution Act, 1983 (Act 110 of 1983)”; and

(b) by the substitution in subsection(3) for the words “Secretary of the Licensing Committee” of the words “Racing and Betting Board”.

Amendment of section 21 of Ordinance 24 of 1978

18. Section 21 of the Ordinance is hereby amended by the substitution in subsection (4) for the words “Secretary of the Licensing Committee” of the words “Racing and Betting Board”.

Wysiging van artikel 22 van Ordonnansie 24 van 1978

19. Artikel 22 van die Ordonnansie word hierby gewysig deur in subartikel (2) die woorde "Sekretaris van die Lisensiekomitee" deur die woorde "Raad op Wedrenne en Weddenskappe", en die woorde "sodanige Sekretaris" deur die woorde "daardie Raad" te vervang.

Wysiging van artikel 23 van ordonnansie 24 van 1978

20. Artikel 23 van die Ordonnansie word hierby gewysig deur die uitdrukkings "Sekretaris van die Lisensiekomitee" en "die Lisensiekomitee", waar dit ook al voorkom, deur onderskeidelik die uitdrukkings "Raad op Wedrenne en Weddenskappe" en "daardie Raad" te vervang.

Wysiging van artikel 24 van Ordonnansie 24 van 1978

21. Artikel 24 van Ordonnansie word hierby gewysig deur die woord "Lisensiekomitee", waar dit ook al voorkom, deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang.

Wysiging van artikel 25 van Ordonnansie 24 van 1978

22. Artikel 25 van die Ordonnansie word hierby gewysig—

- (a) deur in die uitdrukking wat paragraaf (a) van subartikel (1) voorafgaan die woorde "Sekretaris van die Lisensiekomitee" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang;
- (b) deur in paragraaf (c) van subartikel (1) die woorde "by die kantoor van die Ontvanger van Inkomste wat op die lisensie aangedui word" deur die woorde "aan die Raad op Wedrenne en Weddenskappe" te vervang; en
- (c) deur die volgende voorbehoudsbepaling by subartikel (1) te voeg:

"Met dien verstande dat geen sodanige lisensie uitgereik word nie tensy voorgeskrewe lisensiesigelde binne 14 dae nadat die aansoek toegestaan is, betaal word."

Wysiging van artikel 28 van Ordonnansie 24 van 1978, soos gewysig deur artikel 8 van Ordonnansie 11 van 1986

23. Artikel 28 van die Ordonnansie word hierby gewysig deur in subartikel (1) die woorde "Sekretaris van die Lisensiekomitee" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang.

Wysiging van artikel 29 van Ordonnansie 24 van 1978, soos vervang deur artikel 9 van Ordonnansie 11 van 1986

24. Artikel 29 van die Ordonnansie word hierby gewysig deur in subartikel (3) die woord "Lisensiekomitee", waar dit ook al voorkom, deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang.

Amendment of section 22 of Ordinance 24 of 1978

19. Section 22 of the Ordinance is hereby amended by the substitution in subsection (2) for the words "Secretary of the Licensing Committee" of the words "Racing and Betting Board", and for the words "such Secretary" of the words "that Board".

Amendment of section 23 of Ordinance 24 of 1978

20. Section 23 of the Ordinance is hereby amended by the substitution for the expressions "Secretary of the Licensing Committee" and "the Licensing Committee", wherever they occur, of the expressions "Racing and Betting Board" and "that Board", respectively.

Amendment of section 24 of Ordinance 24 of 1978

21. Section 24 of the Ordinance is hereby amended by the substitution for the words "Licensing Committee", wherever they occur, of the words "Racing and Betting Board".

Amendment of section 25 of Ordinance 24 of 1978

22. Section 25 of the Ordinance is hereby amended—

- (a) by the substitution in the expression preceding paragraph (a) of subsection (1) for the words "Secretary of the Licensing Committee" of the words "Racing and Betting Board";
- (b) by the substitution in paragraph (c) of subsection (1) for the words "at the office of the Receiver of Revenue indicated on such licence" of the words "to the Racing and Betting Board"; and
- (c) by the addition of the following proviso to subsection (1):

"Provided that no such licence shall be issued unless the prescribed licence fee is paid within 14 days after the application has been granted."

Amendment of section 28 of Ordinance 24 of 1978, as amended by section 8 of Ordinance 11 of 1986

23. Section 28 of the Ordinance is hereby amended by the substitution in subsection (1) for the words "Secretary of the Licensing Committee" of the words "Racing and Betting Board".

Amendment of section 29 of Ordinance 24 of 1978, as substituted by section 9 of Ordinance 11 of 1986

24. Section 29 of the Ordinance is hereby amended by the substitution in subsection (3) for the words "Licensing Committee", wherever they appear, of the words "Racing and Betting Board".

Wysiging van artikel 31 van Ordonnansie 24 van 1978

25. Artikel 31 van die Ordonnansie word hierby gewysig deur in subartikel (5) die woord "Lisensiekomitee" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang.

Wysiging van artikel 35 van Ordonnansie 24 van 1978

26. Artikel 35 van die Ordonnansie word hierby gewysig deur in subartikel (3) die woorde "Provinsiale Sekretaris en die Sekretaris van die Lisensiekomitee" deur die woorde "Raad op wedrenne en Weddenskappe" te vervang.

Wysiging van artikel 38 van Ordonnansie 24 van 1978

27. Artikel 38 van die Ordonnansie word hierby gewysig deur die volgende subartikel na subartikel (4) in te voeg:

"(4A) Waar iemand skuldig bevind word aan 'n oortreding van subartikel (2) of 'n versuim om daaraan te voldoen of waar 'n beroepswedder skuldig bevind word aan 'n oortreding van subartikel (3) of 'n versuim om daaraan te voldoen, is so iemand of so 'n beroepswedder, na gelang van die geval, strafbaar soos in artikel 17 (3) bepaal."

Wysiging van artikel 39 van Ordonnansie 24 van 1978

28. Artikel 39 van die Ordonnansie word hierby gewysig deur subartikel (3) deur die volgende subartikel te vervang:

"(3) Iemand wat 'n bepaling van subartikel (1) of (2) oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar soos in artikel 17 (3) bepaal."

Wysiging van artikel 43 van Ordonnansie 24 van 1978

29. Artikel 43 van die Ordonnansie word hierby gewysig deur in paragraaf (a) van subartikel (1) die woorde "by die plek of plekke in sodanige permit vermeld" deur die woorde "op enige plek" te vervang.

Vervanging van artikel 43A van Ordonnansie 24 van 1978, soos ingevoeg deur artikel 2 van Ordonnansie 14 van 1982

30. Artikel 43A van die Ordonnansie word hierby deur die volgende artikel vervang:

"Instelling en bestuur van Perdewedrenontwikkelingsfonds

43A. (1) Daar word hierby 'n fonds, bekend te staan as die Perdewedrenontwikkelingsfonds ingestel om die finansiering en ontwikkeling van die perdewedrenbedryf te ondersteun.

(2) Die inkomste van die Fonds bestaan uit—

- (a) heffings wat ingevolge artikel 51A aan die Raad op Wedrenne en Weddenskappe ten bate van die Fonds betaal word;
- (b) rente wat uit beleggings verkry word; en
- (c) gelde wat uit enige ander bron verkry word.

Amendment of section 31 of Ordinance 24 of 1978

25. Section 31 of the Ordinance is hereby amended by the substitution in subsection (5) for the words "Licensing Committee" of the words "Racing and Betting Board".

Amendment of section 35 of Ordinance 24 of 1978

26. Section 35 of the Ordinance is hereby amended by the substitution in subsection (3) for the words "Provincial Secretary and to the Secretary of the Licensing Committee" of the words "Racing and Betting Board".

Amendment of section 38 of Ordinance 24 of 1978

27. Section 38 of the Ordinance is hereby amended by the insertion after subsection (4) of the following subsection:

"(4A) Where any person is convicted of a contravention of subsection (2) or a failure to comply with it or where a licensed bookmaker is convicted of a contravention of subsection (3) or a failure to comply with it, such person or such a bookmaker, as the case may be, shall be liable as provided in section 17 (3)."

Amendment of section 39 of Ordinance 24 of 1978

28. Section 39 of the Ordinance is hereby amended by the substitution for subsection (3) of the following subsection:

"(3) Any person who contravenes or fails to comply with a provision of subsection (1) or (2) shall be guilty of an offence and liable on conviction as provided in section 17 (3)."

Amendment of section 43 of Ordinance 24 of 1978

29. Section 43 of the Ordinance is hereby amended by the substitution in paragraph (a) of subsection (1) for the words "at the places specified in such permit" of the words "at any place".

Substitution of section 43A of Ordinance 24 of 1978, as inserted by section 2 of Ordinance 14 of 1982

30. The following section is hereby substituted for section 43A of the Ordinance:

"Establishment and administration of Horse-racing development fund

43A. (1) There is hereby established a fund, to be known as the Horse-racing Development Fund to further the financing and development of the horse-racing industry.

(2) The revenue of the fund shall consist of—

- (a) levies which are paid in terms of section 51A to the Racing and Betting Board for the benefit of the Fund;
- (b) interest which is obtained from investments; and
- (c) moneys which are obtained from any other source.

(3) (a) Die Raad op Wedrenne en Weddenskappe bestuur die Fonds, en kan—

- (i) enige gelde wat aan die Fonds verskuldig is, verhaal;
- (ii) enige aansoek om 'n toekenning uit die Fonds na die Wedrenowerheid verwys vir sy aanbeveling; en
- (iii) behoudens paragraaf (b), aansoeke om toekennings uit die Fonds oorweeg.

(b) Die Administrateur kan te eniger tyd enige aansoek om 'n toekenning uit die Fonds of enige tipe sondanige aansoek vir oorweging deur homself of deur die Direkteur-generaal voorbehou.

(c) Indien 'n aansoek om 'n toekenning kragtens paragraaf (a) (ii) of (b) gunstig oorweeg is, moet die Raad op Wedrenne en Weddenskappe onverwyld die bedrag wat toegeken is uit die Fonds aan die aansoeker betaal.

(4) Die Administrateur kan op aansoek die Raad op Wedrenne en Weddenskappe magtig om toekennings uit die Fonds te neem om sy werksaamhede te finansier."

Herroeping van artikel 43B van Ordonnansie 24 van 1978, soos ingevoeg deur artikel 2 van Ordonnansie 14 van 1982

31. Artikel 43B van die Ordonnansie word hierby herroep.

Wysiging van artikel 44 van Ordonnansie 24 van 1978, soos gewysig deur artikel 11 van Ordonnansie 11 van 1986

32. Artikel 44 van die Ordonnansie word hierby gewysig deur die uitdrukkings "Kommissaris van Binnelandse Inkomste" en "Provinsiale Inkomstefonds", waar hulle ook al voorkom, onderskeidelik deur die uitdrukkings "Raad op Wedrenne en Weddenskappe" en "Rekening vir Provinsiale Dienste: Transvaal" te vervang.

Wysiging van artikel 45 van Ordonnansie 24 van 1978, soos gewysig deur artikel 3 van Ordonnansie 14 van 1982, artikel 1 van Ordonnansie 10 van 1985 en artikel 12 van Ordonnansie 11 van 1986

33. Artikel 45 van die Ordonnansie word hierby gewysig—

- (a) deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Die houer van 'n spesiale lisensie in artikel 9 genoem en die Raad betaal, ten opsigte van 'n totalisator wat deur so 'n houer of die Raad na gelang van die geval, bedryf word, aan die Raad op Wedrenne en Weddenskappe ten bate van die Rekening vir Provinsiale Dienste: Transvaal 'n belasting bereken teen—

- (a) die voorgeskrewe persentasie van die bruto ontvangste van daardie totalisator of van die voorgeskrewe deel van daardie ontvangste;

(3) (a) The Racing and Betting Board shall administer the Fund, and may—

- (i) recover any moneys due to the Fund;
- (ii) refer any application for a grant from the Fund to the Racing Authority for its recommendation; and
- (iii) subject to paragraph (b), consider application for grants from the Fund.

(b) The Administrator may at any time reserve any application for a grant from the Fund or any type of such application for consideration by himself or by the Director-General.

(c) If an application for a grant has been favourably considered under paragraph (a) (ii) or (b), the Racing and Betting Board shall forthwith pay the amount which has been granted from the Fund to the applicant.

(4) The Administrator may on application authorize the Racing and Betting Board to take grants from the Fund to finance its functions."

Repeal of section 43B of Ordinance 24 of 1978, as inserted by section 2 of Ordinance 14 of 1982

31. Section 43B of the Ordinance is hereby repealed.

Amendment of section 44 of Ordinance 24 of 1978, as amended by section 11 of Ordinance 11 of 1986

32. Section 44 of the Ordinance is hereby amended by the substitution for the expressions "Commissioner for Inland Revenue" and "Provincial Revenue Fund", wherever they occur, of the expressions "Racing and Betting Board" and "Account for Provincial Services: Transvaal", respectively.

Amendment of section 45 of Ordinance 24 of 1978, as amended by section 3 of Ordinance 14 of 1982, section 1 of Ordinance 10 of 1985 and section 12 of Ordinance 11 of 1986

33. Section 45 of the Ordinance is hereby amended—

- (a) by the substitution for subsection (1) of the following subsection:

"(1) The holder of a special licence referred to in section 9 and the Board shall, in respect of totalisator conducted by such a holder or the Board, as the case may be, pay to the Racing and Betting Board for the benefit of the Account for Provincial Services: Transvaal a tax calculated at—

- (a) the prescribed percentage of the gross takings of that totalisator or of the prescribed portion of those takings;

- (b) die voorgeskrewe persentasie van die onuitgekeerde netto ontvangste in artikel 13A (1) (a) beoog; en
- (c) die voorgeskrewe persentasie van die onopgeëiste dividende in artikel 13A (1) (b) beoog.”;

(b) deur subartikel (2) deur die volgende subartikel te vervang:

“(2) Die houër van ’n spesiale lisensie in artikel 9 genoem en die Raad lê binne die tydperk van 21 dae in subartikel (3) vermeld ’n beëdigde verklaring in die vorm en op die wyse deur die Raad op Wedrenne en Weddenskappe vereis, ten opsigte van ’n totalisator wat deur so ’n houër van die Raad, na gelang van die geval, bedryf word, aan die Raad op Wedrenne en Weddenskappe voor waarin—

- (a) die bruto ontvangste in subartikel 1 (a) beoog;
- (b) die totale bedrag van onuitgekeerde netto ontvangste in artikel 13A (1) (a) beoog; en
- (c) die totale bedrag van die onopgeëiste dividende in artikel 13A (1) (b) beoog,

aangetoon word of waarin, indien daar geen sodanige bruto ontvangste, onuitgekeerde netto ontvangste of onopgeëiste dividende was nie, daardie feit vermeld word.”;

- (c) deur in subartikel (3) deur woorde “drie maande”, waar dit ook al voorkom, deur die woorde “twee maande” te vervang;
- (d) deur subartikel (5) te skrap;
- (e) deur in subartikel (7) die woorde “nie binne die tydperk genoem in subartikel (3) betaal word nie, betaal die wedrenklub of” deur die woorde “nie ooreenkomstig die bepalings van subartikels (2), (3) en (4) betaal word nie, betaal” te vervang; en
- (f) deur subartikels (8), (9) en (10) onderskeidelik deur die volgende subartikels te vervang:

“(8) Die houër van ’n spesiale lisensie in artikel 9 genoem en die Raad teken, binne sewe dae nadat ’n wedrenbyeenkoms deur sodanige houër of ’n wedrenklub, na gelang van die geval, gehou is, al die besonderhede in paragrawe (a), (b) en (c) van subartikel (2) beoog in ’n boek aan wat vir daardie doel gehou word, en laat te alle redelike tye ’n gemagtigde beampte of iemand wat behoorlik deur die Raad op Wedrenne en Weddenskappe skriftelik daartoe gemagtig is, toe om insae in daardie boek te hê.

(9) Die houër van ’n spesiale lisensie in artikel 9 genoem of die Raad wat ’n bepaling van subartikel (8) oortree of versuim om daaraan te voldoen, is aan ’n misdryf skuldig.

(10) Waar die Administrateur van mening is dat die houër van ’n spesiale lisensie in artikel 9 genoem of die Raad ’n bepaling van subartikel (2), (3) of (4) oortree het of versuim het om daaraan te voldoen of in die verklaring in subartikel

(b) the prescribed percentage of the undistributed net takings contemplated in section 13A (1) (a); and

(c) the prescribed percentage of the unclaimed dividends contemplated in section 13A (1) (b).”;

(b) by the substitution for subsection (2) of the following subsection:

“(2) The holder of a special licence referred to in section 9 and the Board shall, within the period of 21 days referred to in subsection (3), submit to the Racing and Betting Board a sworn statement, in the form and in the manner required by the Racing and Betting Board, in respect of a totalizator which is conducted by such holder or the Board, as the case may be, in which—

- (a) the gross takings contemplated in subsection (1) (a);
- (b) the total amount of undistributed net takings contemplated in section 13A (1) (a); and
- (c) the total amount of unclaimed dividends contemplated in section 13A (1) (b),

are shown, or in which, if there were no such gross takings, undistributed net takings or unclaimed dividends, that fact shall be stated.”;

- (c) by the substitution in subsection (3) for the words “three months”, wherever they occur, of the words “two months”;
- (d) by the deletion of subsection (5);
- (e) by the substitution in subsection (7) for the words “within the period referred to in subsection (3)” of the words “in accordance with the provisions of subsections (2), (3) and (4)”;
- (f) by the substitution for subsections (8), (9) and (10) of the following subsections, respectively:

“(8) The holder of a special licence referred to in section 9 and the Board shall, within seven days after a race-meeting was held by such holder or a racing-club, as the case may be, enter all the particulars contemplated in paragraphs (a), (b) and (c) of subsection (2) in a book which shall be kept for that purpose, and shall at all reasonable times permit an authorized officer or any person duly authorized thereto in writing by the Racing and Betting Board, to inspect that book.

(9) The holder of a special licence referred to in section 9 or the Board that contravenes a provision of subsection (8) or fails to comply therewith, shall be guilty of an offence.

(10) Where the Administrator is of the opinion that the holder of a special licence referred to in section 9 or the Board has contravened a provision of subsection (2), (3) or (4) or has failed to comply therewith or has in the statement con-

(2) beoog opsetlik inligting te verstrek het wat vals is of bedoel is om te bedrieg, kan hy enige lisensie, permit of magtiging wat aan sodanige houër of die Raad ingevolge hierdie Ordonnansie uitgereik is, intrek.”.

Wysiging van artikel 46 van Ordonnansie 24 van 1978, soos gewysig deur artikel 2 van Ordonnansie 10 van 1985 en artikel 13 van Ordonnansie 11 van 1986

34. Artikel 46 van die Ordonnansie word hierby gewysig—

(a) (i) deur in die woorde wat paragraaf (a) van subartikel (1) voorafgaan die woorde “Provinsiale Inkomstefonds” deur die uitdrukking “Rekening vir Provinsiale Dienste: Transvaal” te vervang; en

(ii) deur paragraaf (b) van subartikel (1) te skrap;

(b) deur subartikel (2) deur die volgende subartikel te vervang:

“(2) ’n Gelisensieerde beroepswedder wat aan iemand ’n bedrag moet betaal waarop die belasting in subartikel (1) (a) genoem, betaalbaar is, trek daardie belasting van genoemde bedrag af en betaal daardie belasting nie later nie as die Dinsdag of werksdag bedoel in subartikel (4) aan die Raad op Wedrenne en Weddenskappe oor.”;

(c) deur subartikel (3) te skrap;

(d) (i) deur in subartikel (4) die woorde “Kommissaris van Binnelandse Inkomste” deur die woorde “Raad op Wedrenne en Weddenskappe” te vervang;

(ii) deur in subartikel (4) die woord “voorgeskryf” deur die woorde “deur daardie Raad bepaal” te vervang; en

(iii) deur in subartikel (4) die woorde “en betaal gelyktydig die belasting op sodanige transaksies” te skrap; en

(e) deur subartikels (5), (6) en (7) deur die volgende subartikels te vervang:

“(5) Indien ’n beroepswedder nie belasting wat ingevolge subartikel (1) (a) betaalbaar is ooreenkomstig die bepalings van subartikel (2) oorbetaal nie, betaal hy ’n boete op die bedrag van enige uitstaande belasting teen ’n skaal van tien persent van die belasting vir elke maand of deel van ’n maand waartydens die belasting onbetaald bly: Met dien verstande dat so ’n boete nie die totale bedrag van die betaalbare belasting te bowe gaan nie.

(6) ’n Gelisensieerde beroepswedder is aan ’n misdryf skuldig indien hy—

(a) ’n bepaling van subartikel (2), (4) of (7) oortree of versuim om daaraan te voldoen; of

(b) opsetlik valse of misleidende inligting in ’n beëdigde verklaring bedoel in subartikel (4) verstrek.

templated in subsection (2) wilfully furnished information which is false or is intended to deceive, he may cancel any licence, permit or authorization which has been issued to such holder or the Board in terms of this Ordinance.”.

Amendment of section 46 of Ordinance 24 of 1978, as amended by section 2 of Ordinance 10 of 1985 and section 13 of Ordinance 11 of 1986

34. Section 46 of the Ordinance is hereby amended—

(a) (i) by the substitution in the words preceding paragraph (a) of subsection (1) for the words “Provincial Revenue Fund” of the expression “Account for Provincial Services: Transvaal”; and

(ii) by the deletion of paragraph (b) of subsection (1);

(b) by the substitution for subsection (2) of the following subsection:

“(2) A licensed bookmaker who is liable to pay to any person an amount on which the tax referred to in subsection (1) (a) is payable, shall deduct that tax from the said amount and shall pay over that tax to the Racing and Betting Board not later than the Tuesday or working day referred to in subsection (4).”;

(c) by the deletion of subsection (3);

(d) (i) by the substitution in subsection (4) for the words “Commissioner for Inland Revenue” of the words “Racing and Betting Board”;

(ii) by the substitution in subsection (4) for the word “prescribed” of the words “determined by that Board”; and

(iii) by the deletion in subsection (4) of the words “and shall simultaneously pay the tax on such transactions”; and

(e) by the substitution for subsections (5), (6) and (7) of the following subsections:

“(5) If a licensed bookmaker does not pay over tax which is payable in terms of subsection (1) (a) in accordance with the provisions of subsection (2), he shall pay a penalty on the amount of any outstanding tax at a rate of ten per cent of the tax for each month or part of a month during which the tax remains unpaid: Provided that such a penalty shall not exceed the total amount of the tax payable.

(6) A licensed bookmaker shall be guilty of an offence if he—

(a) contravenes a provision of subsection (2), (4) or (7) or fails to comply therewith; or

(b) wilfully furnishes false or misleading information in a sworn statement referred to in subsection (4).

(7) Indien 'n beroepswedder versuim om belasting ooreenkomstig die bepalings van subartikel (2) oor te betaal, of om 'n beëdigde verklaring ooreenkomstig die bepalings van subartikel (4) voor te lê, word die beroepswedderslisensie van sodanige beroepswedder geag opgeskort te wees en dryf hy nie die besigheid van 'n beroepswedder nie of word hy nie toegelaat om so 'n besigheid te dryf nie alvorens daardie verklaring voorgelê en die belasting en boete betaalbaar, betaal is."

Wysiging van artikel 47 van Ordonnansie 24 van 1978, soos gewysig deur artikel 14 van Ordonnansie 11 van 1986

35. Artikel 47 van die Ordonnansie word hierby gewysig—

- (a) deur in subartikels (1) en (2) die woorde "Kommissaris van Binnelandse Inkomste", waar hulle ook al voorkom, deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang; en
- (b) deur die volgende subartikel by te voeg:

"(4) Die lyste in subartikels (1) en (2) beoog, is die vorm en bevat die inligting wat die Raad op Wedrenne en Weddenskappe bepaal."

Wysiging van artikel 48 van Ordonnansie 24 van 1978, soos gewysig deur artikel 15 van Ordonnansie 11 van 1986

36. Artikel 48 van die Ordonnansie word hierby gewysig deur die uitdrukkings "Kommissaris van Binnelandse Inkomste" en "sodanige Kommissaris"; waar hulle ook al voorkom, deur onderskeidelik die uitdrukkings "Raad op Wedrenne en Weddenskappe" en "daardie Raad" te vervang.

Wysiging van artikel 49 van Ordonnansie 24 van 1978, soos gewysig deur artikel 16 van Ordonnansie 11 van 1986

37. Artikel 49 van die Ordonnansie word hierby gewysig deur in subartikel (1) die woorde "Kommissaris van binnelandse Inkomste" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang.

Wysiging van artikel 50 van Ordonnansie 24 van 1978, soos gewysig deur artikel 17 van Ordonnansie 11 van 1986

38. Artikel 50 van die Ordonnansie word hierby gewysig deur die woorde "Kommissaris van Binnelandse Inkomste" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang.

Vervanging van artikel 51 van Ordonnansie 24 van 1978, soos gewysig deur artikel 18 van Ordonnansie 11 van 1986

39. Artikel 51 van die Ordonnansie word hierby deur die volgende artikel vervang:

"Heffing deur Hoëveldse Wedrenowerheid

51. (1) (a) Benewens enige belasting wat ingevolge artikel 46 betaalbaar is, kan die Wedrenowerheid elke persoon, met inbegrip van 'n gelisensieerde beroepswedder, wat 'n weddenskap by

(7) If a licensed bookmaker fails to pay over tax in accordance with the provisions of subsection (2), or to submit a sworn statement in accordance with the provisions of subsection (4), the bookmaker's licence of such bookmaker shall be deemed to have been suspended and he shall not carry on the business of a bookmaker or be permitted to carry on such business before that statement has been submitted and the tax and penalty payable have been paid."

Amendment of section 47 of Ordinance 24 of 1978, as amended by section 14 of Ordinance 11 of 1986

35. Section 47 of the Ordinance is hereby amended—

- (a) by the substitution in subsections (1) and (2) for the words "Commissioner for Inland Revenue" wherever they occur, of the words "Racing and Betting Board"; and
- (b) by the addition of the following subsection:

"(4) The lists contemplated in subsections (1) and (2) shall be in such form and shall contain such information as the Racing and Betting Board may determine."

Amendment of section 48 of Ordinance 24 of 1978, as amended by section 15 of Ordinance 11 of 1986

36. Section 48 of the Ordinance is hereby amended by the substitution for the expressions "Commissioner for Inland Revenue" and "such Commissioner", wherever they occur, of the expressions "Racing and Betting Board" and "that Board", respectively.

Amendment of section 49 of Ordinance 24 of 1978, as amended by section 16 of Ordinance 11 of 1986

37. Section 49 of the Ordinance is hereby amended by the substitution in subsection (1) for the words "Commissioner for Inland Revenue" of the words "Racing and Betting Board".

Amendment of section 50 of Ordinance 24 of 1978, as amended by section 17 of Ordinance 11 of 1986

38. Section 50 of the Ordinance is hereby amended by the substitution for the words "Commissioner for Inland Revenue" of the words "Racing and Betting Board".

Substitution of section 51 of Ordinance 24 of 1978, as amended by section 18 of Ordinance 11 of 1986

39. The following section is hereby substituted for section 51 of the Ordinance:

"Levy by Highveld Racing Authority

51. (1) (a) In addition to any tax payable in terms of section 46, the Racing Authority may impose on every person, including a licensed bookmaker, who has made a bet with a licensed

'n gelisensieerde beroepswedder aangegaan het, 'n heffing oplê op die bedrag wat aan sodanige persoon deur die gelisensieerde beroepswedder betaalbaar is ten opsigte van sodanige weddenskap, uitgenome die bedrag verwed.

(b) Die heffing in paragraaf (a) beoog, tesame met die belasting ingevolge artikel 46 (1) en die heffing ingevolge artikel 51A (1) betaalbaar, oorskry nie die voorgeskrewe persentasie van die bruto bedrag wat aan sodanige persoon betaalbaar is nie.

(c) Die Wedrenowerheid kan te eniger tyd die oplegging van sodanige heffing of 'n gedeelte daarvan terugtrek of dit verander.

(d) Die oplegging van 'n heffing, 'n latere verandering daarvan of a terugtrekking van sodanige heffing of gedeelte daarvan tree in werking op 'n datum wat die Administrateur vasstel.

(2) 'n Heffing kragtens subartikel (1) opgelê, word deur die beroepswedder van die bedrag betaalbaar aan die wedder afgetrek en nie later nie as die Dinsdag of werksdag in artikel 46 (4) genoem regstreeks aan die Wedrenowerheid oorbetal.

(3) Die Wedrenowerheid deel enige heffing wat ingevolge subartikel (2) aan hom oorbetal is uit tussen die wedrenklubs in die Provinsie op die grondslag wat die Wedrenowerheid bepaal.

(4) Ten einde die bedrag van enige heffing te bepaal wat ingevolge subartikel (1) opgelê word, lê elke gelisensieerde beroepswedder 'n duplikaat van die beëdigde verklaring wat hy ingevolge artikel 46 (4) aan die Raad op Wedrenne en Weddenskappe moet voorlê, nie later nie as die Dinsdag of werksdag in daardie artikel genoem aan die Wedrenowerheid voor."

Wysiging van artikel 51A van Ordonnansie 24 van 1978, soos ingevoeg deur artikel 4 van Ordonnansie 14 van 1982 en gewysig deur artikel 3 van Ordonnansie 10 van 1985

40. Artikel 51A van die Ordonnansie word hierby gewysig—

- (a) (i) deur in die uitdrukking wat paragraaf (a) van subartikel (1) voorafgaan, die woorde "Jokkieklub van Suid-Afrika" deur die woorde "Raad op Wedrenne en Weddenskappe" te vervang;
- (ii) deur paragraaf (a) van subartikel (1) deur die volgende paragraaf te vervang:
- "(a) deur die Raad op die bruto ontvangste van 'n totalisator wat deur hom bedryf word;"
- (iii) deur paragraaf (b) van subartikel (1) te skrap;
- (iv) deur in paragraaf (c) van subartikel (1) die uitdrukking "46 (1) (a) (ii)" deur die uitdrukking "46 (1) (a)" te vervang; en
- (v) deur paragraaf (d) van subartikel (1) te skrap.

bookmaker, a levy on the amount which is payable to such person by the licensed bookmaker in respect of such bet, excluding the amount staked.

(b) The levy contemplated in paragraph (a) together with the tax payable in terms of section 46 (1) and the levy payable in terms of section 51 (A) (1), shall not exceed the prescribed percentage of the gross amount which is payable to such person.

(c) The Racing authority may at any time withdraw or alter the imposition of such levy or part thereof.

(d) The imposition of a levy, a subsequent alteration thereof or a withdrawal of such levy or part thereof shall come into operation on a date determined by the Administrator.

(2) A levy imposed under subsection (1), shall be deducted by the licensed bookmaker from the amount payable to the punter and be paid over directly to the Racing Authority not later than the Tuesday or working day referred to in section 46 (4).

(3) The Racing Authority shall distribute any levy paid over to it in terms of subsection (2) among the racing-clubs in the Province on such basis as the Racing Authority may determine.

(4) In order to determine the amount of any levy imposed in terms of subsection (1), every licensed bookmaker shall submit a duplicate of the sworn statement which he is required to submit to the Racing and Betting Board in terms of section 46 (4), to the Racing authority not later than the Tuesday or working day referred to in that section."

Amendment of section 51A of Ordinance 24 of 1978, as inserted by section 4 of Ordinance 14 of 1982 and amended by section 3 of Ordinance 10 of 1985

40. Section 51A of the Ordinance is hereby amended—

- (a) (i) by the substitution in the expression preceding paragraph (a) of subsection (1) for the words "Jockey Club of South Africa" of the words "Racing and Betting Board";
- (ii) by the substitution for paragraph (a) of subsection (1) of the following paragraph:
- "(a) by the Board on the gross takings of a totalizator conducted by it;"
- (iii) by the deletion of paragraph (b) of subsection (1);
- (iv) by the substitution in paragraph (c) of subsection (1) for the expression "46 (1) (a) (ii)" of the expression "46 (1) (a)"; and
- (v) by the deletion of paragraph (d) of subsection (1);

- (b) deur subartikel (2) deur die volgende subartikel te vervang:

“(2) Binne 21 dae vanaf die datum waarop ’n wedrenbyeenkoms gehou is, moet die Raad—

- (a) ’n beëdigde verklaring in die vorm en op die wyse wat die Raad op Wedrenne en Weddenskappe vereis aan laasgenoemde Raad voorlê waarin die bruto ontvangste van die totalisator wat die Raad bedryf het, aangetoon word; en
- (b) gelyktydig die bedrag van die heffing op daardie ontvangste soos beoog in subartikel (1) (a) aan die Raad op Wedrenne en Weddenskappe betaal.”;

- (c) deur subartikel (3) deur die volgende subartikel te vervang:

“(3) ’n Gelisensieerde beroepswedder wat aan iemand in artikel 46 (1) (a) genoem ’n bedrag waarop belasting ingevolge daardie artikel betaalbaar is, moet betaal, trek die heffing ingevolge subartikel (1) (c) daarop betaalbaar van genoemde bedrag af, en betaal die heffing nie later nie as die Dinsdag of werksdag bedoel in artikel 46 (4) aan die Raad op Wedrenne en Weddenskappe oor.”;

- (d) deur subartikel (4) te skrap; en

- (e) deur subartikels (5), (6) en (7) deur die volgende subartikels te vervang:

“(5) Indien die heffing wat ingevolge subartikel (1) betaalbaar is, nie aan die Raad op Wedrenne en Weddenskappe betaal word voor of op die Dinsdag of werksdag in artikel 46 (4) genoem nie, betaal die Raad ’n boete op die bedrag van enige uitstaande heffing teen ’n skaal van tien persent van die heffing vir elke maand of deel van ’n maand waartydens die heffing onbetaald bly: Met dien verstande dat so ’n boete nie die totale bedrag van die betaalbare heffing te bowe gaan nie.

(6) Waar ’n gelisensieerde beroepswedder versuim om die heffing ooreenkomstig subartikel (3) oor te betaal, word die beroepswedderslisensie van so ’n beroepswedder geag opgeskort te wees en dryf hy nie die besigheid van ’n beroepswedder alvorens daardie heffing en die boete genoem in subartikel (5) betaal is nie.

(7) ’n Gelisensieerde beroepswedder wat ’n bepaling van subartikel (3) of (6) oortree of versuim om daaraan te voldoen, is aan ’n misdryf skuldig.”.

Wysiging van artikel 52 van Ordonnansie 24 van 1978

41. Artikel 52 van die Ordonnansie word hierby gewysig deur in subartikel (1) en (2) die woorde “Provinsiale Inkomstefonds”, waar hulle ook al voorkom, deur die uitdrukking “Rekening vir Provinsiale Dienste: Transvaal” te vervang.

- (b) by the substitution for subsection (2) of the following subsection:

“(2) Within 21 days from the date on which a race-meeting was held the Board shall—

- (a) in the form and in the manner required by the Racing and Betting Board, submit a sworn statement to the last-mentioned Board showing the gross takings of the totalizator which the Board conducted; and
- (b) simultaneously pay the amount of the levy on those takings as contemplated in subsection (1) (a) to the Racing and Betting Board.”;

- (c) by the substitution for subsection (3) of the following subsection:

“(3) A licensed bookmaker who is liable to pay to any person referred to in section 46 (1) (a) an amount on which tax is payable in terms of that section, shall deduct the levy payable thereon in terms of subsection (1) (c) from the said amount, and shall pay over the levy to the Racing and Betting Board not later than the Tuesday or working day referred to in section 46 (4).”;

- (d) by the deletion of subsection (4); and

- (e) by the substitution for subsections (5), (6) and (7) of the following subsections:

“(5) If the levy which is payable in terms of subsection (1) is not paid to the Racing and Betting Board before or on the Tuesday or working day referred to in section 46 (4), the Board shall pay a penalty on the amount of any outstanding levy at a rate of ten per cent of the levy for each month or part of a month during which the levy remains unpaid: Provided that such a penalty shall not exceed the total amount of the levy payable.

(6) Where a licensed bookmaker fails to pay over the levy in accordance with subsection (3), the bookmaker’s licence of such a bookmaker shall be deemed to have been suspended, and he shall not carry on the business of a bookmaker until that levy and the penalty referred to in subsection (5) have been paid.

(7) A licensed bookmaker who contravenes a provision of subsection (3) or (6) or fails to comply therewith, shall be guilty of an offence.”.

Amendment of section 52 of Ordinance 24 of 1978

41. Section 52 of the Ordinance is hereby amended by the substitution in subsections (1) and (2) for the words “Provincial Revenue Fund”, wherever they occur, of the expression “Account for Provincial Services: Transvaal”.

Wysiging van artikel 53 van Ordonnansie 24 van 1978

42. Artikel 53 van die Ordonnansie word hierby gewysig—

- (a) deur die woorde "Provinsiale Sekretaris", waar dit ook al voorkom, deur die woord "Direkteur-generaal" te vervang; en
- (b) deur die woorde "Provinsiale Inkomstefonds" deur die uitdrukking "Rekening vir Provinsiale Dienste: Transvaal" te vervang.

Wysiging van artikel 54 van Ordonnansie 24 van 1978

43. Artikel 54 van die Ordonnansie word hierby gewysig deur die woorde "eenduisend rand" deur die uitdrukking "R20 000", en die woorde "een jaar" deur die woorde "twee jaar" te vervang.

Wysiging van artikel 55 van Ordonnansie 24 van 1978

44. Artikel 55 van die Ordonnansie word hierby gewysig—

- (a) deur in paragraaf (e) van subartikel (1) na die woorde "gelisensieerde beroepswedder" die woorde "die Wedrenowerheid" in te voeg; en
- (b) deur in subartikel (3) die woorde "vyfhonderd rand" deur die uitdrukking "R5 000", en die woorde "ses maande" deur die woorde "een jaar" te vervang.

Oorgangsbepalings

45. (1) Ten einde te verseker dat die Raad op Wedrenne en Weddenskappe in artikel 9B van die Ordonnansie genoem met ingang van die datum van inwerkingtreding van daardie artikel doeltreffend kan funksioneer, kan die Administrateur te eniger tyd voor daardie datum, met inagneming van die bepalings van daardie artikel—

- (a) die stappe doen wat hy nodig ag om daardie Raad saam te stel;
- (b) die eerste hoof-uitvoerende beampte van daardie Raad aanstel; en
- (c) die ander stappe doen wat hy nodig ag.

(2) Indien die Wedrenowerheid in artikel 9B (3) (d) van die Ordonnansie genoem op die datum waarop die Administrateur kragtens subartikel (1) (a) stappe doen, nog nie saamgestel is nie, word die drie persone in daardie artikel beoog, benoem deur 'n persoon of liggaam wat na die oordeel van die Administrateur die wedrenklubs in die Provinsie van Transvaal verteenwoordig.

(3) Enige totalisatorpermit wat onmiddellik voor die datum van inwerkingtreding van artikel 8 van hierdie Proklamasie—

- (a) deur 'n wedrenklub gehou word, verval op 31 Maart 1992; of
- (b) deur die Raad gehou word, word geag 'n permit te wees wat ingevolge artikel 12 (1) van die Ordonnansie, soos vervang deur artikel 8 van hierdie Proklamasie, uitgereik te gewees het.

Amendment of section 53 of Ordinance 24 of 1978

42. Section 53 of the Ordinance is hereby amended—

- (a) by the substitution for the words "Provincial Secretary", wherever they occur, of the word "Director-General"; and
- (b) by the substitution for the words "Provincial Revenue Fund" of the expression "Account for Provincial Services: Transvaal".

Amendment of section 54 of Ordinance 24 of 1978

43. Section 54 of the Ordinance is hereby amended by the substitution for the words "one thousand rand" of the expression "R20 000", and for the words "one year" of the words "two years".

Amendment of section 55 of Ordinance 24 of 1978

44. Section 55 of the Ordinance is hereby amended—

- (a) by the insertion in paragraph (e) of subsection (1) after the words "licensed bookmaker" of the words "the Racing Authority"; and
- (b) by the substitution in subsection (3) for the words "five hundred rand" of the expression "R5 000", and for the words "six months" of the words "one year".

Transitional provisions

45. (1) In order to ensure that the Racing and Betting Board referred to in section 9B of the Ordinance may function effectively with effect from the date of commencement of that section, the Administrator may at any time before that date, with due regard to the provisions of that section—

- (a) take such steps as he may deem necessary to constitute that Board;
- (b) appoint the first chief executive officer of that Board; and
- (c) take such other steps as he may deem necessary.

(2) If the Racing Authority referred to in section 9B (3) (d) of the Ordinance has not been constituted on the date on which the Administrator takes steps under subsection (1) (a), the three persons contemplated in that section shall be nominated by a person or body that in the opinion of the Administrator represents the racing-clubs in the Province of the Transvaal.

(3) Any totalisator permit which immediately prior to the date of commencement of section 8 of this Proclamation—

- (a) is held by a racing-club, shall lapse on 31 March 1992; or
- (b) is held by the Board, shall be deemed to be a permit issued in terms of section 12 (1) of the Ordinance, as substituted by section 8 of this Proclamation.

Kort titel en inwerkingtreding

46. (1) Hierdie Proklamasie heet die **Wysigingsproklamasie op Perdewedrenne en Weddenskappe, 1992**, en tree, behoudens subartikels (2) en (3), in werking op 'n datum wat die *Administrateur* by proklamasie in die *Offisiële Koerant* bepaal.

(2) Die herroeping van artikels 46 (1) (b) en 51 (2) van die Ordonnansie, soos beoog onderskeidelik in artikels 34 (a) (ii) en 39 van hierdie Proklamasie, word geag op 1 Oktober 1991 in werking te getree het.

(3) Verskillende datums van inwerkingtreding kan ingevolge subartikel (1) ten opsigte van verskillende bepalinge van hierdie Proklamasie bepaal word.

Administrateurskennisgewings

Administrateurskennisgewing 74 13 Mei 1992

MUNISIPALITEIT VAN RAYTON: VOORGESTELDE VERANDERING VAN GRENSE

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Munisipaliteit van Rayton 'n versoekskrif by die *Administrateur* ingedien het met die bede dat hy die bevoegdheid aan hom verleen by artikel 9 (7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit van Rayton verander deur die opneming daarvan 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 *Offisiële 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.

(GO 17/30/2/175)

BYLAE**MUNISIPALITEIT VAN RAYTON: UITBREIDING VAN GRENSE**

Begin by die noordwestelike baken van Gedeelte 128 (Kaart A6343/1958) van die plaas Elandshoek 337 JR; daarvandaan algemeen ooswaarts en algemeen suidwaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 128 van die plaas Elandshoek 337 JR, Gedeelte 28 (Kaart A3127/1928) van die plaas Rooikopjes 483 JR, en die volgende gedeeltes van die genoemde plaas Elandfontein 337 JR: Gedeelte 127 (Kaart A6342/1958), Gedeelte 131 (Kaart A6346/1958), Gedeelte 132 (Kaart A6347/1958), Gedeelte 135 (Kaart A6350/1958), Gedeelte 74 (Kaart A3808/1951), Gedeelte 165 (Kaart A6226/1983), Gedeelte 139 (Kaart A6354/1958), Gedeelte 140

Short title and commencement

46. (1) This Proclamation shall be called the **Amendment Proclamation on Horse-racing and Betting, 1992**, and shall, subject to subsections (2) and (3), come into operation on a date fixed by the *Administrator* by proclamation in the *Official Gazette*.

(2) The repeal of sections 46 (1) (b) and 51 (2) of the Ordinance, as contemplated in sections 34 (a) (ii) and 39 respectively of this Proclamation, shall be deemed to have come into operation on 1 October 1991.

(3) Different dates of commencement may in terms of subsection (1) be fixed in respect of different provisions of this Proclamation.

Administrator's Notices

Administrator's Notice 74

13 May 1992

MUNICIPALITY OF RAYTON: PROPOSED ALTERATION OF BOUNDARIES

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

(GO 17/30/2/175)

SCHEDULE**MUNICIPALITY OF RAYTON: EXTENSION OF BOUNDARIES**

Beginning at the north-western beacon of Portion 128 (Diagram A6343/1958) of the farm Elandshoek 337 JR; thence generally eastwards and generally southwards along the boundaries of the following so as to include them in this area: The said Portion 128 of the farm Elandshoek 337 JR, Portion 28 (Diagram A3127/1928) of the farm Rooikopjes 483 JR, and the following portions of the said farm Elandshoek 337 JR: Portion 127 (Diagram A6342/1958), Portion 131 (Diagram A6346/1958), Portion 132 (Diagram A6347/1958), Portion 135 (Diagram A6350/1958), Portion 74 (Diagram A3808/1951), Portion 165 (Diagram

(Kaart A6355/1958), Gedeelte 7 (Kaart A3603/1911), Restant van Gedeelte 15, groot 83,0372 hektaar (Kaart A650/1932), Gedeelte 158 (Kaart A3677/1982), Gedeelte 9 (Kaart A4317/1911), Gedeelte 120 (Kaart A894/1958), Gedeelte 75 (Kaart A8476/1951), Gedeelte 59 (Kaart A832/1947), Restant van Gedeelte 119, groot 8,8681 hektaar (Kaart A1283/1957), Gedeelte 121 (Kaart A895/1958) en Gedeelte 122 (Kaart A896/1958), tot by die suidoostelike baken van die laasgenoemde eiendom; daarvandaan algemeen weswaarts en algemeen noordwaarts met die grense van die volgende langs sodat hulle in hierdie gebied ingesluit word: Die genoemde Gedeelte 122 (Kaart A896/1958), Gedeelte 123 (Kaart A897/1958) en die genoemde Restant van Gedeelte 15 (Kaart A650/1932) almal van die genoemde plaas Elandshoek 337 JR, Gedeelte 10 (Kaart A577/1922) van die plaas Rietfontein 366 JR, en die volgende gedeeltes van die genoemde plaas Elandshoek 337 JR: Die genoemde Restant van Gedeelte 15 (Kaart A650/1932), Gedeelte 141 (Kaart A6356/1958), Gedeelte 138 (Kaart A6353/1958), Restant van Gedeelte 136, groot 7,2651 hektaar (Kaart A6351/1958), Gedeelte 134 (Kaart A6349/1958), Gedeelte 133 (Kaart A6348/1958), Gedeelte 130 (Kaart A6345/1958), Gedeelte 129 (Kaart A6344/1958) en die genoemde Gedeelte 128 (Kaart A6343/1958), tot by die noordwestelike baken van die laasgenoemde eiendom, die beginpunt.

nms. Landmeter-generaal: Tvl.

A6226/1983), Portion 139 (Diagram A6354/1958), Portion 140 (Diagram A6355/1958), Portion 7 (Diagram A3603/1911), Remainder of Portion 15, in extent 83,0372 hectares (Diagram A650/1932), Portion 158 (Diagram A3677/1982), Portion 9 (Diagram A4317/1911), Portion 120 (Diagram A894/1958), Portion 75 (Diagram A8476/1951), Portion 59 (Diagram A832/1947), Remainder of Portion 119, in extent 8,8681 hectares (Diagram A1283/1957), Portion 121 (Diagram A895/1958) and Portion 122 (Diagram A896/1958), to the south-eastern beacon of the last-named property; thence generally westwards and generally northwards along the boundaries of the following so as to include them in this area: The said Portion 122 (Diagram A896/1958), Portion 123 (Diagram A897/1958) and the said Remainder of Portion 15 (Diagram A650/1932) all of the said farm Elandshoek 337 JR, Portion 10 (Diagram A577/1922) of the farm Rietfontein 366 JR and the following portions of the said farm Elandshoek 337 JR: The said Remainder of Portion 15 (Diagram A650/1932), Portion 141 (Diagram A6356/1958), Portion 138 (Diagram A6353/1958), Remainder of Portion 136, in extent 7,2651 hectares (Diagram A6351/1958), Portion 134 (Diagram A6349/1958), Portion 133 (Diagram A6348/1958), Portion 130 (Diagram A6345/1958), Portion 129 (Diagram A6344/1958) and the said Portion 128 (Diagram A6343/1958), to the north-western beacon of the last-named property, the point of beginning.

for Surveyor-General: Tvl.

13-20-27

Administrateurskennisgewing 79 20 Mei 1992

REGSTELLINGSKENNISGEWING

HALFWAY HOUSE EN CLAYVILLE-WYSIGING-SKEMA 502

Hiermee word ingevolge die bepalings van Artikel 38 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1965, bekendgemaak dat aangesien 'n fout voorgekom het in die skemadokumente gemeld in Administrateurskennisgewing 493 gedateer 17 Oktober 1990, die Administrateur goedgekeur het dat die kennisgewing reggestel word deur die vervanging van die Skemanommer 364 met die nommer 502 en die Bylae-nommer A248 met die Bylae-nommer A533, waar dit in die dokumente voorkom.

(PB 4-9-2-149-502)

Administrator's Notice 79 20 May 1992

CORRECTION NOTICE

HALFWAY HOUSE AND CLAYVILLE AMENDMENT SCHEME 502

It is hereby notified in terms of the provisions of section 38 of the Town-planning and Townships Ordinance, 1965, that whereas an error occurred in the scheme documents referred to in Administrator's Notice 493 dated 17 October 1990, the Administrator has approved the substitution for the Scheme number 364 of the number 502, and the substitution for the Annexure number A248 of the number A533, where they appear in the approved scheme documents.

(PB 4-9-2-149-502)

Administrateurskennisgewing 80 20 Mei 1992

DORPSTIGTING INGEVOLGE HOOFSTUK II VAN DIE WET OP MINDER FORMELE DORPSTIGTING, 1991

VOORGESTELDE DORP NTHABISENG

Die Administrateur van die provinsie Transvaal gee hiermee ingevolge artikel 19 (4) van die Wet op Minder Formele Dorpstigting, 1991 (Wet No. 113 van 1991), kennis dat hy van voorneme is om 'n dorp te stig op 'n deel van die Resterende Gedeelte van Gedeelte 5 ('n gedeelte van Gedeelte 1) van die plaas Haasbult 518 LS, distrik Zoutpansberg.

Administrator's Notice 80 20 May 1992

TOWNSHIP ESTABLISHMENT IN TERMS OF CHAPTER II OF THE LESS FORMAL TOWNSHIP ESTABLISHMENT ACT, 1991

PROPOSED NTHABISENG TOWNSHIP

In terms of section 19 (4) of the Less Formal Township Establishment Act, 1991 (Act No. 113 of 1991), the Administrator of the Province of the Transvaal do hereby give notice that he intends to establish a township on a part of the Remaining Extent of Portion 5 (a portion of Portion 1) of the farm Haasbult 518 LS, District of Zoutpansberg.

The proposed township will be 30,75 hectares in extent and will consist of 489 erven.

Die beoogde dorp is 30,75 hektaar groot en sal uit 489 erwe bestaan. Besonderhede omtrent die beoogde dorpsstigting kan deur belanghebbendes ingesien word gedurende 'n tydperk van 28 dae vanaf die datum van hierdie kennisgewing/gedurende normale kantoorure by Kamer 1316, Merinogebou, hoek van Pretorius-en Bosmanstraat, Pretoria.

Enige persoon wat verhoë ten opsigte van die aansoek wil rig mag dit skriftelik binne die genoemde tydperk van 28 dae—

(a) aan die volgende adres pos:

Direkteur-generaal
Transvaalse Provinsiale Administrasie
Tak Gemeenskapsontwikkeling
Privaatsak X437
PRETORIA
0001

(b) by die genoemde Kamer 1316 in handig.

(Lêer No. GO 15/3/2/325/1)

Details concerning the contemplated township establishment may be inspected by interested parties during a period of 28 days as from the date of this notice during normal office hours at Room 1316, Merino Building, corner of Pretorius and Bosman Streets, Pretoria.

Any person who wishes to submit representations in regard to the application may lodge it in writing within the said period of 28 days—

(a) by posting it to the following address:

Director-General
Transvaal Provincial Administration
Community Development Branch
Private Bag X437
PRETORIA
0001

(b) by handing it in at the said Room 1316.

(File No. GO 15/3/2/325/1)

Administrateurskennisgewing 81 20 Mei 1992

**MUNISIPALITEIT VAN RUSTENBURG:
VOORGESTELDE VERANDERING VAN GRENSE**

Ingevolge artikel 10 van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Munisipaliteit van Rustenburg 'n versoekskrif by die Administrateur ingedien het met die bede dat hy die bevoegdheid aan hom verleen by artikel 9 (7) van genoemde Ordonnansie uitoefen en die grense van die Munisipaliteit van Rustenburg verander deur die opnemings daarvan 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 *Offisiële 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, Provinsialegebou, Pretoriusstraat, Pretoria, ter insae.

BYLAE

Die volgende gedeeltes van die plaas Waterval 306 JQ:

- (i) Restant van Gedeelte 47, groot 11,0612 hektaar, volgens kaart A3859/1963.
- (ii) Gedeelte 67, groot 10,3521 hektaar, volgens kaart A3751/1989.

(GO 17/30/2/31 TL.L.)

Administrator's Notice 81 20 May 1992

**RUSTENBURG MUNICIPALITY: PROPOSED
ALTERATION OF BOUNDARIES**

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

The following portions of the farm Waterval 306 JQ:

- (i) Remainder of Portion 47, in extent 11,0612 hectare, vide diagram A3859/1963.
- (ii) Portion 67, in extent 10,3521 hectares, vide diagram A3751/1989.

(GO 17/30/2/31 TL.)

20-27-3

Administrateurskennisgewing 82 20 Mei 1992**WET OP STREEKSDIENSTERADE, 1985
(WET No. 109 VAN 1985)****SENTRAAL WITWATERSRAND STREEKSDIENSTER-
RAAD: OPDRA VAN STREEKSFUNKSIES:
VERVANGINGSKENNISGEWING**

Ek, Daniël Jacobus Hough, Administrateur van Transvaal, kragtens die bevoegdheid my verleen by artikel 3 (3) van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985):

- (a) herroep hiermee Administrateurskennisgewing No. 349 van 8 Augustus 1990; en
- (b) vervang bogemelde kennisgewing met die volgende:

"Die volgende funksies word as streeksfunksies geïdentifiseer en aan die Sentraal Witwatersrand Streeksdiensteraad opgedra:

- (i) oorhoofse beplanning van die gebruik van grond soos beoog in die Wet op Fisiese Beplanning, 1991 (Wet No. 125 van 1991), met die uitsondering van die magte, bevoegdhede en funksies van 'n plaaslike owerheid kragtens die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No. 15 van 1986), en die Wet op Minder Formele Dorpstigting, 1991 (Wet No. 113 van 1991); en
- (ii) vervoerbeplanning soos beoog in die Wet op Stedelike Vervoer, 1977 (Wet No. 78 van 1977)".

Gegee onder my Hand te Pretoria, op hede die Twintigste dag van Mei Eenduisend Negehoonderd Twee-en-negentig.

D. J. HOUGH,
Administrateur van Transvaal.

(GO 17/47/6/2/4)

Administrateurskennisgewing 83 20 Mei 1992**INTREKKING VAN STATUS VAN 'N GEDEELTE VAN
OPENBARE- EN PROVINSIALE PAD P6-1 BINNE
DIE MUNISIPALE GEBIED VAN BENONI**

Kragtens artikel 5 (1A) van die Padordonnansie, 1957, verklaar die Administrateur hierby dat 'n gedeelte van Openbare en Provinsiale Pad P6-1 oor die eiendomme soos aangetoon op bygaande sketsplan wat ook die algemene rigting en ligging van gemelde gedeelte pad aandui, nie langer 'n openbare pad vir die toepassing van gemelde Ordonnansie sal wees nie.

Uitvoerende Komiteebesluit: 311 van 18 Maart 1992.
Verwysing: DP 021-022-23/21/P6-1 (TL).

Administrator's Notice 82 20 May 1992**REGIONAL SERVICES COUNCILS ACT, 1985
(ACT No. 109 OF 1985)****ENTRUSTMENT OF REGIONAL FUNCTION TO THE
CENTRAL WITWATERSRAND REGIONAL SER-
VICES COUNCIL: SUBSTITUTION NOTICE**

I, Daniël Jacobus Hough, Administrator of the Transvaal, in terms of the powers vested in me by section 3 (3) of the Regional Services Councils Act, 1985 (Act No. 109 of 1985):

- (a) recall hereby Administrator's Notice No. 349 of 8 August 1990; and
- (b) substitute the above-mentioned notice with the following:

"The following functions are identified as regional functions and entrusted to the Central Witwatersrand Regional Services Council:

- (i) the overall use of land as contemplated in the Physical Planning act, 1991 (Act No. 125 of 1991), with the exception of the powers and functions of a local authority in terms of the Ordinance on Town-planning and Townships Ordinance, 1986 (Ordinance No. 15 of 1986) and the Less Formal Township Establishment Act, 1991 (Act No. 113 of 1991); and
- (ii) transport planning as contemplated in the Urban Transport Act, 1977 (Act No. 78 of 1977)".

Given under my Hand at Pretoria this Twentieth day of May, One thousand Nine hundred and Ninety-two.

D. J. HOUGH,
Administrator of the Transvaal.

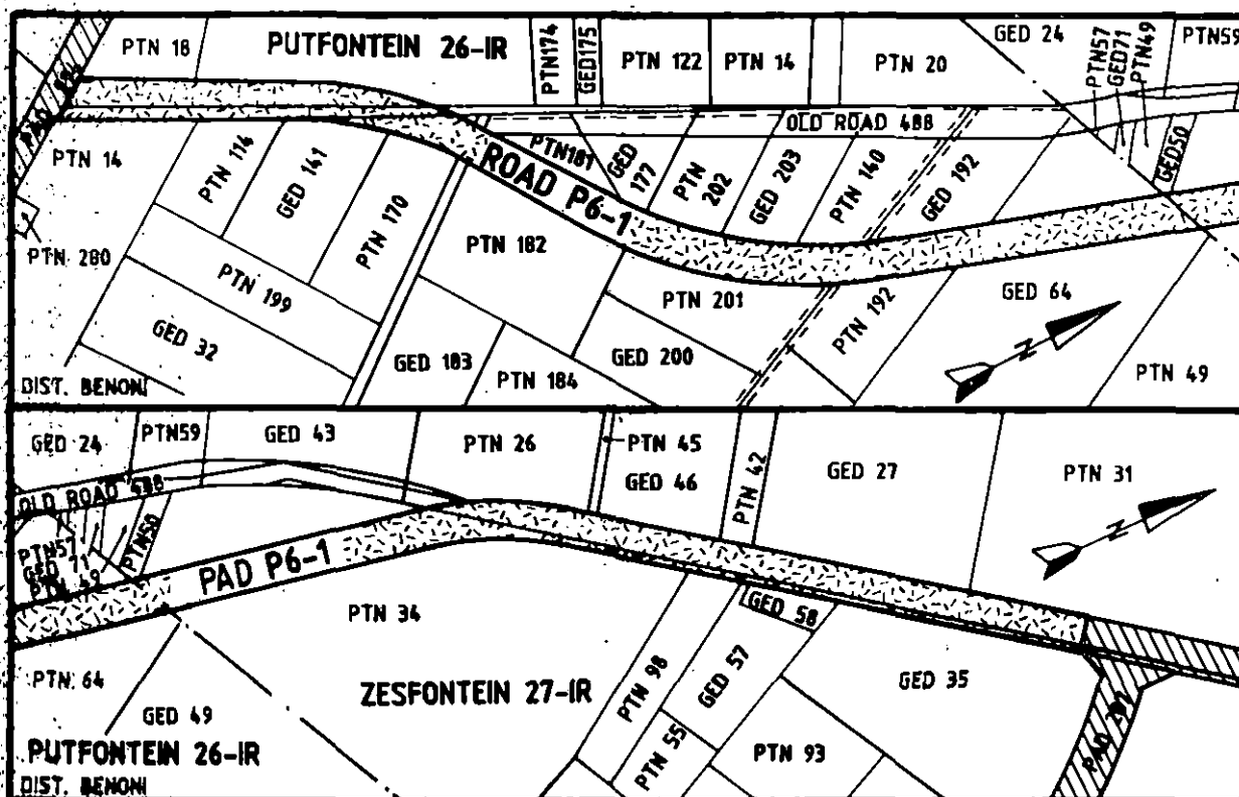
(GO 17/47/6/2/4)

Administrator's Notice 83 20 May 1992**REVOKING OF STATUS OF A PORTION OF PUBLIC
AND PROVINCIAL ROAD P6-1 WITHIN THE MUNICI-
PAL AREA OF BENONI**

In terms of section 5 (1A) of the Roads Ordinance, 1957, the Administrator hereby declares that a portion of Public and Provincial Road P6-1 over the properties as indicated on the subjoined sketch plan which also indicates the general direction and situation of the said portion of road, shall no longer be a public road for the purposes of the said Ordinance.

Executive Committee Resolution: 311 dated 18 March 1992.

Reference: DP 021-022-23/21/P6-1 (TL).



EXISTING ROAD
BESTAANDE PAD



PLAN NO. / PLAN NR. : TA 91/3
FILE NO. / LEER NR. : OP 021-022-23/21/P6-1

THE FIGURE :

REPRESENTS WITHDRAWAL OF STATUS OF ROAD P6-1 AS INTENDED BY PUBLICATION OF THIS ROAD ADJUSTMENT AND DEPICTED IN DETAIL ON PLAN NO TA 91/3

DIE FIGUUR :

STEL VOOR INTREKKING VAN STATUS VAN PAD P6-1 SOOS BEDOEL BY AFKONDIGING VAN HIERDIE PADREELING EN IN DETAIL GETOON OP PLAN NR : TA 91/3

REGSTELLING

VERKLARING TOT GOEDGEKEURDE DORP

Administrateurskennisgewing No. 40 gepubliseer in *Offisiële Koerant* No. 4827 van 29 April 1992 word hierby soos volg verbeter:

In die Engelse teks:

Vervang die uitdrukking "Sunninghill Extension 27 Township" waar dit voorkom in die inleidende paragraaf van bogenoemde kennisgewing met die uitdrukking "Sunninghill Extension 26 Township".

RECTIFICATION

DECLARATION AS APPROVED TOWNSHIP

Administrator's Notice No. 40 published in *Official Gazette* No. 4827 of 29 April 1992, is hereby corrected as follows:

In the English text:

Substitute the expression "Sunninghill Extension 26 Township" for the expression "Sunninghill Extension 27 Township" where it appears in the introductory paragraph of the above-mentioned notice.

Offisiële Kennisgewing

OFFISIËLE KENNISGEWING 8 VAN 1992

DEPARTEMENT VAN PLAASLIKE BESTUUR, BEHUISING EN WERKE 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 Plaaslike Bestuur, 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 Johannesburg op hede die 14de dag van April Eenduisend Negehoenderd Tweenenegentig.

L. J. NEL,
Ministeriële Verteenwoordiger: Volksraad.

BYLAE

'n Pad oor Gedeelte 1 van Hoewe 54, Gedeelte 1 van Hoewe 56, Gedeelte 1 van Hoewe 58 en Gedeelte 1 van Hoewe 60, Ravenswood-landbouhoewes-nederstelling, soos aangetoon op Kaart LG No. A7689/90.

[12/5/4(8)-2(DPB)]

Algemene Kennisgewings

KENNISGEWING 292 VAN 1992

SPRINGS-WYSIGINGSKEMA 1/655

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, Cornelius Ferdinand Pienaar, synde die gemagtigde agent van die eienaar van Erwe 530 en 358, Struisbult-uitbreiding 1, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Springs aansoek gedoen het vir die wysiging van die Springs-dorpsbeplanningskema deur die hersonering van die eiendom hierbo beskryf geleë te Patrysstraat 6 en Lewerikstraat 17, Struisbult-uitbreiding 1, as volg:

Erf 530 van "Spesiale Woon"—een woonhuis per erf na "Spesiale Woon"—een woonhuis per 1 000 m²;

Erf 358 van "Staat" tot "Spesiale Woon"—een woonhuis per 1 000 m².

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Burgersentrum, Springs, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Official Notice

OFFICIAL NOTICE 8 OF 1992

DEPARTMENT OF LOCAL GOVERNMENT, HOUSING AND WORKS 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 Local Government: 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 Johannesburg on this the 14th day of April One thousand Nine hundred and Ninety-two.

L. J. NEL,
Ministerial Representative: House of Assembly.

SCHEDULE

A road over Portion 1 of Holding 54, Portion 1 of Holding 56, Portion 1 of Holding 58 and Portion 1 of Holding 60, Ravenswood Agricultural Holdings Settlement, as shown on Diagram SG No. A7689/90.

[12/5/4(8)-2(DPB)]

General Notices

NOTICE 292 OF 1992

SPRINGS AMENDMENT SCHEME 1/655

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, Cornelius Ferdinand Pienaar, being the authorised agent of the owner of Erven 530 and 358, Struisbult 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 Town Council of Springs, for the amendment of the Springs Town-planning Scheme by the rezoning of the property described above, situated at 6 Patrys Street and 17 Lewerik Street, Struisbult Extension 1, as follows:

Erf 530 from "Special Residential" one dwelling per erf to "Special Residential" one dwelling per 1 000 m²;

Erf 358 from "Government" to "Special Residential" one dwelling per 1 000 m².

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Springs, for a period of 28 days from 13 May 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres ingedien of gerig word.

Adres van agent: C. F. Pienaar, namens Pine Pienaar Stadsbeplanners, Posbus 14221, Dersley, 1569. Tel. 816-1292.

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 within a period of 28 days from 13 May 1992.

Address of agent: C. F. Pienaar, for Pine Pienaar Town Planners, P.O. Box 14221, Dersley, 1569. Tel. 816-1292.

6-13-20

KENNISGEWING 335 VAN 1992**BYLAE II**

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

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

Besonderhede van die aansoek lê gedurende kantoorure by die kantoor van die Stadsekretaris, Kamer 3054, Derde Verdieping, Wesblok, Munitoria, vir 'n tydperk van 28 dae vanaf 13 Mei 1992 (die datum van eerste publikasie van hierdie kennisgewing) ter insae.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik en in tweevoud by die Stadsekretaris by bovermelde kantoor ingedien of aan hom by Posbus 440, Pretoria, 0001, gepos word.

J. N. REDELINGHUIJS,
Stadsklerk.

20 Mei 1992.

(Kennisgewing 305/1992)

BYLAE*Naam van dorp:* Willow Park Manor-uitbreiding 16.*Volle naam van aansoeker:* Colyn van Bergen.

Getal erwe in voorgestelde dorp: Spesiaal vir winkels, pakhuis, besigheidsgeboue, inrigtings, onderrigplekke, vermaaklikheidsplekke, motorhandelaars met ondergeskikte werkswinkels, parking en ander gebruike, werkswinkels en vervaardigingsbedrywe ingesluit, wat na die mening van die Stadsraad by 'n besigheidsnodus tuishoort, en soos meer volledig in die aansoek uiteengesit: 2.

Beskrywing van grond waarop dorp gestig staan te word: Hoewe 2, Willow Park-landbouhoewes.

Ligging van voorgestelde dorp: Die voorgestelde dorp is geleë suid van en aangrensend aan die ou Pretoria—Bronkhorstspruit-pad (P154-K22), noord van en aangrensend aan Havelockweg in die noordelike deel van Willow Park-landbouhoewes.

Verwysingsnommer: K13/10/2/1089.**NOTICE 335 OF 1992****SCHEDULE II**

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

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

Particulars of the application are open to inspection during normal office hours at the office of the City Secretary, Room 3054, Third Floor, West Block, Munitoria, for a period of 28 days from 13 May 1992 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged in writing and in duplicate with the City Secretary at the above office or posted to him at P.O. Box 440, Pretoria, 0001, within a period of 28 days from 3 May 1992.

J. N. REDELINGHUIJS,
Town Clerk.

20 May 1992.

(Notice 305/1992)

ANNEXURE*Name of township:* Willow Park Manor Extension 16.*Full name of applicant:* Colyn van Bergen.

Number of erven in proposed township: Special for shops, warehouses business buildings, institutions, places of instruction and recreation, motor dealers with ancillary workshops, parking and other uses, workshops and manufacturing included, which in the opinion of the Council is relevant to a business node, and is more fully set out in the application: 2.

Description of land on which township is to be established: Holding 2, Willow Park Agricultural Holdings.

Locality of proposed township: The proposed township is situated south of and adjacent to the old Pretoria—Bronkhorstspruit Road (P154-K22), north of and adjacent to Havelock Road in the northern part of Willow Park Agricultural Holdings.

Reference number: K13/10/2/1089.

13-20

KENNISGEWING 336 VAN 1992**STADSRAAD VAN PRETORIA****PRETORIA-WYSIGINGSKEMA 3971**

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat die Raad voornemens is om Parkerf 5002, Eersterust-uitbreiding 6, waarvan die Raad die eienaar is, te hersoneer van bestaande openbare oopruimte tot inrigting, onderworpe aan sekere voorwaardes.

Besonderhede van die voorgename hersonering lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3013, Derde Verdieping, Wes-blok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 13 Mei 1992, ter insae.

Besware teen of verhoë ten opsigte van die voorgename hersonering moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992, skriftelik by die Stadsekretaris by bovermelde kantoor ingedien word of aan hom by Posbus 440, Pretoria, 0001, gepos word.

J. N. REDELINGHUIJS,
Stadsklerk.

13 Mei 1992.
20 Mei 1992.

(Kennisgewing 272/1992)

(K13/4/6/3971)

KENNISGEWING 340 VAN 1992**JOHANNESBURG-WYSIGINGSKEMA 3837**

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, Russell Pierre Attwell, synde die gemagtigde agent van die eienaar van Erf 5387, dorp Lenasia-uitbreiding 5, 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 Nirvanarylaan 249, dorp Lenasia-uitbreiding 5, vanaf "Residensiële 1" met 'n digtheid van een woonhuis per erf na "Residensiële 3" onderworpe aan sekere voorwaardes soos deur die Stadsraad gestel.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Stadsraad van Johannesburg, Kamer 760, Sewende Verdieping, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

NOTICE 336 OF 1992**CITY COUNCIL OF PRETORIA****PRETORIA AMENDMENT SCHEME 3971**

The City Council of Pretoria hereby gives notice in terms of section 56 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Council intends rezoning Park Erf 5002, Eersterust Extension 6, of which the Council is the owner, from existing public open space to institution, subject to certain conditions.

Particulars of the proposed rezoning are open to inspection during normal office hours at the office of the City Secretary, Room 3013, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 13 May 1992.

Objections to or representations in respect of the proposed rezoning must be lodged in writing with the City Secretary at the above office or posted to him at P.O. Box 440, Pretoria, 0001, within a period of 28 days from 13 May 1992.

J. N. REDELINGHUIJS,
Town Clerk.

13 May 1992.
20 May 1992.

(Notice 272/1992)

(K13/4/6/3971)

13-20

NOTICE 340 OF 1992**JOHANNESBURG AMENDMENT SCHEME 3837**

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)

I, Russell Pierre Attwell, being the authorised agent of the owner of Erf 5387, Lenasia Extension 5 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 the Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 249 Nirvana Drive, Lenasia Extension 5 Township, from "Residential 1" with a density of one dwelling per erf to "Residential 3" subject to certain conditions as imposed by the Council.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Seventh Floor, Civic Centre, Braamfontein, for a period of 28 days from 13 May 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017, ingedien of gerig word.

Adres van agent: Attwell & Associates, Posbus 490, Pinegowrie, 2132.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director, Planning, at the above address or at P.O. Box 30733, Braamfontein, 2017, within a period of 28 days from 13 May 1992.

Address of agent: Attwell & Associates, P.O. Box 490, Pinegowrie, 2132.

13-20

KENNISGEWING 341 VAN 1992

PRETORIA-WYSIGINGSKEMA

Ek, Errol Raymond Bryce, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1720, Pretoria, geleë te Zeilerstraat, Pretoria, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, van Spesiale Woon tot Spesiaal vir kommersiële doeleindes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur: Stedelike Beplanning, Kamer 6002, Wes-blok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Direkteur: Stedelike Beplanning by bovermelde adres of by Posbus 3242, Pretoria, 0001, ingedien word of gerig word.

Adres van agent: P/a E. R. Bryce & Medewerkers, Posbus 28528, Sunnyside, 0132. [Tel. (011) 315-4964.]

NOTICE 341 OF 1992

PRETORIA AMENDMENT SCHEME

I, Errol Raymond Bryce, being the authorised agent of the owners of Portion 1 of Erf 1720, Pretoria, situated in Zeiler Street, Pretoria, hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Pretoria for the amendment of the Pretoria Town-planning Scheme, 1974, by the rezoning of the properties described above, from Special Residential to Special for commercial purposes.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of City Planning, Room 6002, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 13 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of City Planning at the above address or at P.O. Box 3242, Pretoria, 0001, within a period of 28 days from 13 May 1992.

Address of agent: C/o E. R. Bryce & Associates, P.O. Box 28528, Sunnyside, 0132. [Tel. (011) 315-4964.]

13-20

KENNISGEWING 342 VAN 1992

KENNISGEWING VAN AANSOEK OM WYSIGING VAN GROBLERSDAL-DORPSBEPLANNINGSKEMA, 1981, INGEVOLGE ARTIKEL 56 (1) (b) (i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

GROBLERSDAL-WYSIGINGSKEMA 29

Ek, Marthinus Wilhelmus Jacobus de Jager van die firma De Jager, Hunter & Theron, synde die gemagtigde agent van die eienaar van Erf 755, Groblersdal, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Groblersdal aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Groblersdal-dorpsbeplanningskema, 1981, deur die hersonering van die eiendom hierbo beskryf, geleë op die hoek van Kanaallaan en Eindstraat vanaf "Nywerheid 3" na "Spesiaal" vir supermark, kafee, wegneemetes, hardeware, algemene handelaar, skoerwinkel, bandeverkope, montering van uitlaatstelsels, drankwinkel, taxistaanplekke en sodanige ander gebruike as wat die Raad skriftelik mag goedkeur.

NOTICE 342 OF 1992

NOTICE OF APPLICATION FOR AMENDMENT OF THE GROBLERSDAL TOWN-PLANNING SCHEME, 1981, IN TERMS OF SECTION 56 (1) (b) (i) OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

GROBLERSDAL AMENDMENT SCHEME 29

I, Marthinus Wilhelmus Jacobus de Jager of the firm De Jager, Hunter & Theron being the authorised agent of the owner of Erf 755, Groblersdal, 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 Groblersdal for the amendment of the town-planning scheme known as the Groblersdal Town-planning Scheme, 1981, by the rezoning of the property described above, situated on the corner of Kanaal Avenue and Eind Street in Groblersdal from "Industrial 3" to "Special" for a supermarket, cafe, take aways, hard ware, general dealer, shoe shop, tyre sales, exhaust fitting, liquor store, taxi rank and such other uses as the Council may approve in writing.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Groblersdal, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by die kantoor van die Stadsklerk van Groblersdal of by Privaatsak X668, Groblersdal, 0470, ingedien of gerig word.

Adres van applikant: De Jager, Hunter & Theron, Posbus 489, Florida Hills, 1716.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk of Groblersdal for a period of 28 days from 13 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the office of the Town Clerk, Groblersdal, or Private Bag X668, Groblersdal, 0470, within a period of 28 days from 13 May 1992.

Address of applicant: De Jager, Hunter & Theron, P.O. Box 489, Florida Hills, 1716.

13-20

KENNISGEWING 343 VAN 1992

PRETORIASTREEK-WYSIGINGSKEMA 1276

Ek, Leonie du Bruto, synde die gemagtigde agent van die eienaar van Hoewes 256 en 258, Lyttelton-landbouhoewes-uitbreiding 2, Registrasieafdeling JR, Transvaal, 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-dorpsaanlegskema, 1960, deur die hersonering op 'n deel van Hoewe 256 en 'n deel van Hoewe 258, Lyttelton-landbouhoewes-uitbreiding 2, geleë te Basdenlaan tussen Rabie- en Gerhardstraat, Lyttelton-landbouhoewes-uitbreiding 2, vanaf "Landbou" na "Spesiaal" vir 'n restaurant met konferensiefasiliteite, wooneenhede, kantore, en professionele kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Munisipale Kantore, op die hoek van Basdenlaan en Rabiestraat, Verwoerdburg, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 14013, Verwoerdburg, 0140, ingedien of gerig word.

Adres van gemagtigde agent: Leonie du Bruto, Stads- en Streeksbeplanner, Posbus 51051, Wierda Park, 0149; Kiewietlaan 263, Wierdapark-uitbreiding 1. Tel. (012) 64-4354/64-6058.

NOTICE 343 OF 1992

PRETORIA REGION AMENDMENT SCHEME 1276

I, Leonie du Bruto, being the authorised agent of the owner of Holdings 256 and 258, Lyttelton Agricultural Holdings Extension 2, Registration Division JR, 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 Verwoerdburg for the amendment of the town-planning scheme in operation known as Pretoria Region Town-planning Scheme, 1960, by the rezoning of a part of Holding 256 and a part of Holding 258, Lyttelton Agricultural Holdings Extension 2, situated in Basden Avenue between Rabie and Gerhard Streets, Lyttelton Agricultural Holdings Extension 2, from "Agricultural" to "Special" for a restaurant with conference facilities, dwelling units, offices and professional suites.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Town Council of Verwoerdburg, corner of Basden Avenue and Rabie Street, Verwoerdburg, for the period of 28 days from 13 May 1992.

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 14013, Verwoerdburg, 0140, within a period of 28 days from 13 May 1992.

Address of authorised agent: Leonie du Bruto, Town and Regional Planner, P.O. Box 51051, Wierda Park, 0149; 263 Kiewiet Avenue, Wierdapark Extension 1. Tel. (012) 64-4354/64-6058.

13-20

KENNISGEWING 345 VAN 1992

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

ROODEPOORT-WYSIGINGSKEMA 414

Ek, Petrus Arnoldus Greeff, synde die gemagtigde agent van die eienaar van die Erf 663, Florida Park, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986,

NOTICE 345 OF 1992

NOTICE OF APPLICATION FOR THE 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)

ROODEPOORT AMENDMENT SCHEME 414

I, Petrus Arnoldus Greeff, being the authorised agent of the owner of the Erf 663 Florida 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 Roodepoort for the

kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Roodepoort-dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierby beskryf, geleë in Louis Botharylaan en Ontdekkersweg van "Openbare Oopruimte" na "Residensieel 2" met 'n digtheid van 14 wooneenhede per hektaar.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 40, Derde Verdieping, Munisipale Kantore, Christiaan de Wetrylaan, Florida Park, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot Mathey & Greeff, Kamer 3, Eerste Verdieping, Saambougebou, hoek van Van Wyk- en Luttigstraat, Roodepoort, of by Posbus 680, Florida Hills, 1710, ingedien of gerig word.

KENNISGEWING 346 VAN 1992

RANDBURG-WYSIGINGSKEMA 1669

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

Ek, Friedrich Jacob Mathey, synde die gemagtigde agent van die eienaar van Erf 878, Bordeaux, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Randburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Randburg-dorpsbeplanningskema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Mainstraat, vanaf "Openbare Pad" na "Spesiaal vir kantore", onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk van Randburg, hoek van Jan Smuts en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak 1, Randburg, 2125, ingedien of gerig word.

Adres van eienaar: P/a Mathey & Greeff, Posbus 2636, Randburg, 2125.

KENNISGEWING 347 VAN 1992

PRETORIA-WYSIGINGSKEMA 4017

Ek, L. Pelimpasakis synde die gemagtigde agent van die eienaar van Gedeelte 43 van Erf 1015, 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

amendment of the town-planning scheme known as the Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above, situated in Louis Botha Drive and Ontdekkers Road, from "Public Open Space" to "Residential 2" with a density of 14 dwelling-units per hectare.

Particulars of the application will lie for inspection during normal office hours at the office of the City Secretary, Room 40, Third Floor, Municipal Offices, Christiaan de Wet Drive, Florida Park, for a period of 28 days from 13 May 1992.

Objections to or representations in respect of the scheme must be lodged with or made in writing to Mathey & Greeff, Room 3, First Floor, Saambou Building, corner of Van Wyk and Luttig Streets, Roodepoort or at P.O. Box 680, Florida Hills, 1710, within a period of 28 days from 13 May 1992.

13-20

NOTICE 346 OF 1992

RANDBURG AMENDMENT SCHEME 1669

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

I, Friedrich Jacob Mathey, being the authorised agent of the owner of Erf 878, Bordeaux, 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 Randburg, 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 Main Street, from "Public Road" to "Special for offices", subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the offices of the Town Clerk of Randburg, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, for a period of 28 days from 13 May 1992.

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 13 May 1992.

Address of owner: C/o Mathey & Greeff, P.O. Box 2636, Randburg, 2125.

13-20

NOTICE 347 OF 1992

PRETORIA AMENDMENT SCHEME 4017

I, L. Pelimpasakis being the authorised agent of the owner of Portion 43 of Erf 1015, 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

bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë te Belvederestraat 481, Arcadia, van "Algemene Woon" tot "Spesiaal" vir kantore, laboratorium en geselligheidslokaal vir eie werknemers.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur: Stedelike Beplanning, Afdeling Ontwikkelingsbeheer, Aansoekadministrasie, Kamer 6002, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Direkteur by bovermelde adres of by Posbus 3242, Pretoria, 0001, ingedien of gerig word.

Adres van gemagtigde agent: Posbus 1721, Pretoria, 0001.

KENNISGEWING 348 VAN 1992

NIGEL-WYSIGINGSKEMA 103

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, Cornelius Ferdinand Pienaar, synde die gemagtigde agent van die eienaar van Erf 210, Nigel, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Nigel aansoek gedoen het vir die wysiging van die Nigel-dorpsbeplanningskema deur die hersonering van die eiendom hierbo beskryf geleë te Laverstraat, Nigel, van Residensieel 1, tot "Spesiaal" vir kantore en woonstelle.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres ingedien of gerig word.

Adres van agent: C. F. Pienaar, namens Pine Pienaar Stadsbeplanners, Posbus 14221, Dersley, 1569. (Tel. 816-1292.)

KENNISGEWING 349 VAN 1992

EERSTE BYLAE

(Regulasie 5)

Die Dorpsraad van Roodepoort 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 Stadsklerk, Burgersentrum, Christiaan de Wetweg, Florida Park, Florida.

Scheme, 1974, by the rezoning of the property described above, situated in 481 Belvedere Street, Arcadia, from "General Residential" to "Special" for offices, laboratory and social hall for own employees.

Particulars of the application will lie for inspection during normal office hours at the office of the Director: City Planning, Division Development Control, Application Section, Room 6002, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 13 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director at the above address or at P.O. Box 3242, Pretoria, 0001, within a period of 28 days from 13 May 1992.

Address of authorised agent: P.O. Box 1721, Pretoria, 0001.

13-20

NOTICE 348 OF 1992

NIGEL AMENDMENT SCHEME 103

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, Cornelius Ferdinand Pienaar, being the authorised agent of the owner of Erf 210, Nigel, 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 Nigel for the amendment of the Nigel Town-planning Scheme by the rezoning of the property described above, situated at Laver Street, Nigel, from Residential 1 to "Special" for offices and flats.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Civic Centre, Nigel, for a period of 28 days from 13 May 1992.

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 within a period of 28 days from 13 May 1992.

Address of agent: C. F. Pienaar, for Pine Pienaar Town Planners, P.O. Box 14221, Dersley, 1569. (Tel. 816-1292.)

13-20

NOTICE 349 OF 1992

FIRST SCHEDULE

(Regulation 5)

The Town Council of Roodepoort 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 Clerk, Civic Centre, Christiaan de Wet Road, Florida Park, Florida.

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 Stadsklere, by bovermelde adres of by Privaatsak X30, 1725, te enige tyd binne 'n tydperk vanaf die datum van eerste publikasie van hierdie kennisgewing, indien.

Datum van eerste publikasie: 13 Mei 1992.

Beskrywing van grond: Gedeelte 168 ('n gedeelte van Gedeelte 88 van die plaas Roodepoort 237 IQ).

Getal en oppervlakte van voorgestelde gedeeltes: 2 gedeeltes van 2,5 ha en 6,0654 ha.

KENNISGEWING 350 VAN 1992

KEMPTON PARK-WYSIGINGSKEMA 356

Ek, Pieter Venter, synde die gemagtigde agent van die eienaar van Gedeelte 214 van die plaas Zuurfontein 33 IR (Allen Grove), 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 op die hoek van Eland- en Greenwoodweg, Allen Grove, Kempton Park, van "Munisipaal" na "Spesiaal" vir Opvoedkundige fasiliteite, 'n Privaatklub, 'n Plek van Vermaak en ander aanverwante grondgebruike asook sodanige ander grondgebruike soos met die nodige toestemming toegestaan deur die Plaaslike Bestuur, onderworpe aan sekere beperkende voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklere, Kamer 105, hoek van Margaretlaan en Longstraat, Kempton Park, vir 'n tydperk van 28 dae vanaf 13 Mei 1992 tot 10 Junie 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Stadsklere 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 351 VAN 1992

BRONKHORSTSPRUIT-WYSIGINGSKEMA 64

Ek, Andries Albertus Petrus Greeff van die firma Van Wyk & Vennote, synde die gemagtigde agent van die eienaar van Erf 192, Erasmus-dorpsgebied, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Bronkhorstspuit aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as die Bronkhorstspuit-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Burgerstraat vanaf "Residensieel 1" met 'n digtheid van "een woonhuis per 1 250 vierkante meter" na "Besigheid 1".

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 in duplicate to the Town Clerk, at the above address or at Privat Bag X30, Roodepoort, 1725, at any time within a period of 28 days from the date of the first publication of this notice.

Date of first publication: 13 May 1992.

Description of land: Portion 168 (a portion of Portion 88 of the farm Roodepoort 237 IQ).

Number and area of proposed portions: 2 portions measuring 2,5 ha and 6,0654 ha.

13-20

NOTICE 350 OF 1992

KEMPTON PARK AMENDMENT SCHEME 356

I, Pieter Venter, being the authorised agent of the owner of Portion 214 of the farm Zuurfontein 33 IR (Allen Grove), 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 City 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 at the corner of Eland and Greenwood Avenue, Allen Grove, Kempton Park, from "Municipal" to "Special" for Educational purposes, a Private Club and a Place of Amusement, and land uses incidental thereto as well as such other land uses as may be consented to by the Local Authority, subject to certain measures.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 105, corner of Margaret Avenue and Long Street, Kempton Park, for the period of 28 days from 13 May 1992 to 10 June 1992.

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 13 May 1992.

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

13-20

NOTICE 351 OF 1992

BRONKHORSTSPRUIT AMENDMENT SCHEME 64

I, Andries Albertus Petrus Greeff of the firm Van Wyk & Partners, being the authorised agent of the owner of Erf 192, Erasmus 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 Bronkhorstspuit for the amendment of the town-planning scheme known as the Bronkhorstspuit Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Burger Street, from "Residential 1" with a density of "one dwelling per 1 250 square metres" to "Business 1".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Munisipale Kantore, Bothastraat, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek met binne 'n tydperk van 28 dae vanaf 13 Mei 1992 by bovermelde adres of by Posbus 40, Bronkhorstspuit, 1020, ingedien of gerig word.

Adres van aansoekdoener: Van Wyk & Vennote, hoek van Suidstraat en Lenchenlaan-Suid, Verwoerdburgstad; Posbus 7710, Hennopsmeer, 0046.

KENNISGEWING 352 VAN 1992

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)

GERMISTON-WYSIGINGSKEMA 418

Ek, Johannes du Plessis van Zyl, synde die gemagtigde agent van die eienaar van Erf 415, Wadeville-uitbreiding 6, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Germiston aansoek gedoen het om die wysiging van dorpsbeplanningskema bekend as Germiston-dorpsbeplanningskema, 1985, deur die hersonering van bovermelde eiendom, suidaangrensend geleë aan Peddieweg, Wadeville, vanaf "Nywerheid 3" na "Nywerheid 3" met 'n bylae wat kantore toegelaat as 'n addisionele reg.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Derde Verdleping, Samiegebou, hoek van Queen- en Spilsburystraat, Germiston, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by of tot die Stadsingenieur, by bovermelde adres of by Posbus 145, Germiston, 1400, ingedien of gerig word.

Adres van eienaar: Van Zyl, Attwell & De Kock, Posbus 4112, Germiston-Suid, 1411.

KENNISGEWING 353 VAN 1992

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 1996

Ek, Gordon Robert Dyus, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 8, dorp Atholl, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Centraallaan en Linkweg, van "Residensieel 1" met 'n digtheid van 1 woonhuis per 2 000 m² tot "Residensieel 1" met 'n digtheid van 1 woonhuis per 1 000 m², onderworpe aan sekere voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 206, B-blok, Sandton Burgersentrum, Rivoniaweg, Sandown, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Botha Street, Bronkhorstspuit, for the period of 28 days from 13 May 1992.

Objections to or representations in respect of this application must be lodged with or made in writing to the Town Secretary at the above address or at P.O. Box 40, Bronkhorstspuit, 1020, within a period of 28 days from 13 May 1992.

Address of applicant: Van Wyk & Partners, corner of South Street and Lenchen Avenue South, Verwoerdburgstad; P.O. Box 7710, Hennopsmeer, 0046.

13-20

NOTICE 352 OF 1992

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 No. 15 OF 1986)

GERMISTON AMENDMENT SCHEME 418

I, Johannes du Plessis van Zyl, being the authorised agent of the owner of Erf 415, Wadeville Extension 6, hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance, 1986, I have applied to the Town Council of Germiston for the amendment of the town-planning scheme known as the Germiston Town-planning Scheme, 1985, by the rezoning of the property described above, situated south adjacent to Peddie Road, Wadeville, from "Industrial 3" to "Industrial 3" with an annexure permitting offices as an additional right.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Engineer, Third Floor, Samie Building, corner of Queen and Spilsbury Streets, Germiston, for a period of 28 days from 13 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Engineer at the above address or at P.O. Box 145, Germiston, 1400, within a period of 28 days from 13 May 1992.

Address of owner: Van Zyl, Attwell & De Kock, P.O. Box 4112, Germiston South, 1411.

13-20

NOTICE 353 OF 1992

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 1996

I, Gordon Robert Dyus, being the authorised agent of the owner of Portion 1 of Erf 8, Atholl 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 Sandton for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on Central Avenue and Link Road, from "Residential 1" with a density of 1 dwelling per 2 000 m² to "Residential 1" with a density of 1 dwelling per 1 000 m², subject to certain conditions.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik by die Stadsklerk by bovermelde adres of aan die Stadsklerk (Aandag: Stadsbeplanning), Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaar: P/a De Swardt & Dyus, P.O. Box 65022, Benmore, 2010.

KENNISGEWING 355 VAN 1992

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 Departementshoof van Plaaslike Bestuur, Behuising en Werke ontvang is en ter insae lê by die Sesde Verdieping, City Forumgebou, 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 17 Junie 1992.

BYLAE

Michael Clifford vir die opheffing van die titelvoorwaardes van Erf 20, Jacanlee, ten einde dit moontlik te maak dat 'n kothuis op die erf gebou kan word.

(PB 4-14-2-2899-1)

Stephen Thomas Hamilton en Brian David Rose vir—

- (1) die opheffing van die titelvoorwaardes van Erf 276 in die dorp Florida ten einde dit moontlik te maak dat die erf gebruik kan word vir Besigheid 4-doeleindes (kantore).
- (2) die wysiging van die Roodepoort-dorpsbeplanningskema, 1987, deur die hersoenering van die erf van "Residensieel 1" tot "Besigheid 4".

Die aansoek sal bekend staan as Roodepoort-wysigingskema 581 met Verwysingsnommer PB 4-14-2-482-57.

Goeiejaar Ontwikkeling BK vir die opheffing van Gedeelte 46 van die plaas Boschkop 199 IQ om die stigting van 'n dorp toe te laat.

(PB 4-15-2-39-199-6)

Adlinder CC vir—

- (1) die opheffing van die titelvoorwaardes van Erwe 1226 en 1227 in die dorp Berea ten einde dit moontlik te maak dat die erwe gebruik kan word vir kantore; en
- (2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersoenering van die erwe van "Residensieel 4" tot "Residensieel 4", insluitend kantore, onderworpe aan sekere voorwaardes.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 206, B Block, Sandown, for a period of 28 days from 13 May 1992.

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), P.O. Box 78001, Sandton, 2146, within a period of 28 days from 13 May 1992.

Address of owner: C/o De Swardt & Dyus, P.O. Box 65022, Benmore, 2010.

13-20

NOTICE 355 OF 1992

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 Annexure have been received by the Head of the Department of Local Government, Housing and Works and are open for inspection at the Sixth Floor, City Forum Building, Vermeulen Street, Pretoria, and at the office of the relevant local authority.

Any objection, with full reasons therefore, 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 17 June 1992.

ANNEXURE

Michael Clifford for the removal of the conditions of title of Erf 20, Jacanlee, in order to permit a cottage to be build on the erf.

(PB 4-14-2-2899-1)

Stephen Thomas Hamilton and Brian David Rose for—

- (1) the removal of the conditions of title of Erf 276 in Florida Township in order to permit the erf to be used for Business 4 purposes (offices);
- (2) the amendment of the Roodepoort Town-planning Scheme, 1987, by the rezoning of the erf from "Residential 1" to "Business 4".

This application will be known as Roodepoort Amendment Scheme 581, with Reference Number PB 4-14-2-482-57.

Goeiejaar Ontwikkelings BK for the removal of the conditions of title of Portion 46 of the farm Boschkop 199 IQ in order to permit the establishment of a township.

(PB 4-14-2-39-199-6)

Adlinder CC for—

- (1) the removal of the conditions of title of Erven 1226 and 1227 in Berea Township in order to permit the erven to be used for offices; and
- (2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erven from "Residential 4" to "Residential 4", permitting offices, subject to certain conditions.

Die aansoek sal bekend staan as Johannesburg-wysigingskema, 3540 met Verwysingsnommer PB 4-14-2-139-26.

Fransciska Engelbrecht en Johannes Gerhard Engelbrecht vir die opheffing van die titelvoorwaardes van Erf 279 in die dorp Meyerspark ten einde die boulyn te verslap en 'n duet woning op te rig.

(PB 4-14-2-868-17)

Northcliff Eiendom 1617 CC vir—

- (1) die opheffing van die titelvoorwaardes van Erf 18 en Restant van Erf 16 in die dorp Northcliff ten einde dit moontlik te maak dat die erwe gebruik kan word vir "Besigheid 4" doeleindes;
- (2) die wysiging van die Johannesburg-dorpsbeplanningskema, 1979, deur die hersonering van die erwe van "Residensieel 1" tot "Besigheid 4".

Die aansoek sal bekend staan as Johannesburg-wysigingskema 3640 met Verwysingsnommer PB 4-14-2-947-23.

This application will be known as Johannesburg Amendment Scheme 3540 with Reference Number PB 4-14-2-139-26.

Johannes Gerhard Engelbrecht en Fransciska Engelbrecht for the removal of the conditions of title of Erf 279 in the Township of Meyerspark in order to permit the relaxation of the building line and to erect a duet dwelling.

(PB 4-14-2-868-17)

Northcliff Eiendom 1617 CC for—

- (1) the removal of the conditions of title of Erf 18 and Remaining Extent of Erf 16 in the Township of Northcliff in order to permit the erven to be used for "Business 4" purposes;
- (2) the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of the erven from "Residential 1" to "Business 4".

This application will be known as Johannesburg Amendment Scheme 3640, with Reference Number PB 4-14-2-947-23.

KENNISGEWING 356 VAN 1992

WET OP OPHEFFING VAN BEPERKINGS, 1967

ERWE 1, 2 EN DIE RE VAN GEDEELTE 6 VAN ERF 3, ERF 7 EN ERF 222, BENMORE GARDENS, RE VAN LOT 1279 EN ERF 1474, PARKMORE, ERWE 1125 EN DIE RE VAN ERF 91, MORNINGSIDE-UITBREIDING 5, GEDEELTE 2 VAN LOT 78, SANDOWN, EN GEDEELTE 697, ZANDFONTEIN 42 IR

Hierby word ingevolge die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperrings, 1967, bekendgemaak dat die Minister van Begroting en Plaaslike Bestuur: Volksraad goedgekeur het dat—

- (1) voorwaardes 1.B., 2.B. en D., 4.A. (c), B (i) en (ii) en (a) tot (e) en die verwysing na voorwaardes B (e), en (h) onder paragraaf 2, op bladsy 12 van die Akte, 5.B en D. en die verwysing na voorwaardes B (a), (b), (d), (e), (f), (g), (h) en (i) onder paragraaf 2 op bladsy 15 van die Akte, A op bladsy 16, uitsluitend die verwysing na voorwaarde A onder paragraaf 2, 7.B, C, D en E uitsluitend die verwysing na voorwaardes C (a) tot (c) onder paragraaf 5 op bladsy 17 van die Akte, in Akt van Transport T62121/89, en voorwaardes 1.B. en die verwysing na voorwaarde B onder paragraaf 1 op bladsy 5 van die Akte, 3 B., in Akte van Transport T62122/89 opgehef word;
- (2) Sandton-dorpsbeplanningskema, 1980, gewysig word deur die hersonering van Erwe 1, 2 en die RE van Gedeelte 6 van Erf 3, Erf 7 en Erf 222, Benmore Gardens, RE van Lot 1279 en Erf 1474, Parkmore, Erwe 1125 en die RE van Erf 91, Morningside-uitbreiding 5, Gedeelte 2 van Lot 78, Sandown, en Gedeelte 697, Zandfontein 42 IR, na Spesiaal vir winkels, besighede, droogskoonmakers, vermaaklikheidsplekke, onderrigplekke verversingsplekke, banketbakerye,

NOTICE 356 OF 1992

REMOVAL OF RESTRICTIONS ACT, 1967

ERVEN 1, 2 AND THE RE OF PORTION 6 OF ERF 3, ERF 7 AND ERF 222, BENMORE GARDENS, RE LOT 1279 AND ERF 1474, PARKMORE, ERVEN 1125 AND THE RE OF ERF 91, MORNINGSIDE EXTENSION 5, PORTION 2 OF LOT 78, SANDOWN AND PORTION 697, ZANDFONTEIN 42 IR

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—

- (1) conditions 1.B., 2.B. and D., 4.A. (c), B (i) and (ii) and (a) to (e) and the reference to conditions B (e), and (h) under paragraph 2, on page 12 of the Deed, 5.B. and D. and the reference to conditions B (a), (b), (c), (d), (e), (f), (g), (h) and (i) under paragraph 2 on page 15 of the Deed, A on page 16, excluding the reference to condition A under paragraph 2, 7.B, C, D and E excluding the reference to conditions C (a) to (c) under paragraph 5 on page 17 of the Deed, in Deed of Transfer T62121/89, and conditions 1.B. and the reference to condition B under paragraph 1 on page 5 of the Deed, 3 B., in Deed of Transfer T62122/89 be removed;
- (2) Sandton Town-planning Scheme, 1980, be amended by the rezoning of Erven 1, 2 and the RE of Portion 6 of Erf 3, Erf 7 and Erf 222, Benmore Gardens, RE of Lot 1279 and Erf 1474, Parkmore, Erven 1125 and the RE of Erf 91, Morningside Extension 5, Portion 2 of Lot 78, Sandown and Portion 697, Zandfontein:42 IR, to Special for shops, businesses, dry cleaning works, places of amusement, places of instruction, places of refreshment, confectionaries,

inrigtings en sodanige ander gebruike met die toestemming van die plaaslike bestuur, onderworpe aan sekere voorwaardes, welke wysigingskema bekend staan as Sandton-wysigingskema 1625 soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof: Departement Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Sandton.

(PB 4-14-2-2497-4)

U525618

7 September 1990

R700,00

institutions and such other uses with the consent of the local authority subject to certain conditions, which amendment scheme will be known as Sandton Amendment Scheme 1625 as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Head of Department: Department of Local Government, Housing and Works, Pretoria, and the Town Clerk of Sandton.

(PB 4-14-2-2497-4)

U525618

7 September 1990

R700,00

KENNISGEWING 357 VAN 1992

WET OP OPHEFFING VAN BEPERKINGS, 1967:

ERWE 87 EN 88 IN DIE DORP HAZELWOOD

Hierby word ingevolge die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperkings, 1967, bekendgemaak dat die Minister van Plaaslike Bestuur: Volksraad goedgekeur het dat Pretoria-dorpsbeplanningkema, 1974, gewysig word deur die hersonering van Erwe 87 en 88 in die dorp Hazelwood tot "Spesiaal" vir kantore, onderworpe aan voorwaardes, welke wysigingskema bekend staan as Pretoria-wysigingskema 2237 soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof: Departement Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Pretoria.

(PB 4-14-2-579-1)

A-394420

16 November 1990

R1 000,00.

NOTICE 357 OF 1992

REMOVAL OF RESTRICTIONS ACT, 1967:

ERVEN 87 AND 88 IN HAZELWOOD TOWNSHIP

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 Pretoria Town-planning Scheme 1974, be amended by the rezoning of Erven 87 and 88, in the Township of Hazelwood, to "Special" for offices subject to conditions which amendment scheme will be known as Pretoria Amendment Scheme 2237 as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Head of Department: Department of Local Government, Housing and Works, Pretoria, and the Town Clerk of Pretoria.

(PB 4-14-2-579-1)

A-394420

16 November 1990

R1 000,00.

KENNISGEWING 358 VAN 1992

WET OP OPHEFFING VAN BEPERKINGS, 1967

ERF 353 IN DIE DORP FLORIDA

Hierby word ingevolge die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperkings, 1967, bekendgemaak dat die Minister van Begroting en Plaaslike Bestuur: Volksraad goedgekeur het dat—

(1) voorwaarde (a) in Akte van Transport F1522/1957 opgehef word;

NOTICE 358 OF 1992

REMOVAL OF RESTRICTIONS ACT, 1967

ERF 353 IN FLORIDA TOWNSHIP

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—

(1) condition (a) in Deed of Transfer F1522/1957 be removed; and

(2) Roodepoort-dorpsbeplanningskema, 1987, gewysig word deur die hersonering van Erf 353 in die dorp Florida tot "Besigheid 4" onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Roodepoort-wysigingskema 536 soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof: Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Roodepoort.

(PB 4-14-2-482-53)

A434559
1991-09-11
R1 000,00.

(2) Roodepoort Town-planning Scheme, 1987, be amended by the rezoning of Erf 353 in the Township of Florida to "Business 4" subject to certain conditions which amendment scheme will be known as Roodepoort Amendment Scheme 536 as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Head of Department: Department of Local Government, Housing and Works, Pretoria, and the Town Clerk of Roodepoort.

(PB 4-14-2-482-53)

A434559
1991-09-11
R1 000,00.

KENNISGWING 359 VAN 1992**WET OP OPHEFFING VAN BEPERKINGS, 1967
ERF 668 IN DIE DORP MUCKLENEUK**

Hierby word ingevolge die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperkings, 1967, bekendgemaak dat die Minister van Begroting en Plaaslike Bestuur: Volksraad goedgekeur het dat—

- (1) voorwaarde (b) in Akte van Transport T29283/1955 soos volg gewysig word:

"The sale of wines, malt or spirituous liquors is prohibited on the said Lot. No shops or other business place whatsoever, shall be opened or carried on by any persons whomsoever on the said Lot without the previous consent in writing of the South African Township Mining and Finance Corporation Limited (herein after referred to as the company) or its successors in Titel (being the owner of the Township for the time being) first had and obtained."

- (2) Pretoria-dorpsbeplanningskema, 1974, gewysig word deur die hersonering van Erf 668 in die dorp Muckleneuk tot "Groepsbehuising" onderworpe aan sekere voorwaardes welke wysigingskema bekend staan as Pretoria-wysigingskema 2219 soos aangedui op die betrokke Kaart 3 en skemaklousules wat ter insae lê in die kantoor van die Departementshoof: Departement Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk van Pretoria.

(PB 4-14-2-906-47)

U524462
1990-08-02
R700,00

KENNISGEWING 360 VAN 1992**WET OP OPHEFFING VAN BEPERKINGS, 1967
ERF 206 IN DIE DORP WATERKLOOF**

Hierby word ooreenkomstig die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperkings, 1967, bekendgemaak dat die Minister van Plaaslike Bestuur: Volksraad goedgekeur het dat voorwaarde (a) in Aktes van Transport T15384/1990 en T39526/1986 gewysig word deur die skraping van die volgende sin:

"Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided."

(PB 4-14-2-1404-303)

D775260
1992-02-20
R1 000,00.

NOTICE 359 OF 1992**REMOVAL OF RESTRICTIONS ACT, 1967
ERF 668 IN MUCKLENEUK TOWNSHIP**

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—

- (1) condition (b) in Deed of Transfer T29283/1955 be amended as follows:

"The sale of wines, malt or spirituous liquors is prohibited on the said Lot. No shops or other business place whatsoever, shall be opened or carried on by any persons whomsoever on the said Lot without the previous consent in writing of the South African Township Mining and Finance Corporation Limited (herein after referred to as the company) or its successors in Titel (being the owner of the Township for the time being) first had and obtained."

- (2) Pretoria Town-planning Scheme, 1974, be amended by the rezoning of Erf 668 in Muckleneuk Township to "Group Housing" subject to certain conditions which amendment scheme will be known as Pretoria Amendment Scheme 2219 as indicated on the relevant Map 3 and scheme clauses which are open for inspection at the office of the Head of Department: Department of Local Government, Housing and Works, Pretoria, and the Town Clerk of Pretoria.

(PB 4-14-2-906-47)

U524462
1990-08-02
R700,00

NOTICE 360 OF 1992**REMOVAL OF RESTRICTIONS ACT, 1967
ERF 206 IN WATERKLOOF**

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 the condition (a) in Deeds of Transfer T15384/1990 and T39526/1986 be altered by the deletion of the following sentence:

"Not more than one dwelling-house with the necessary outbuildings and appurtenances shall be erected on the said Lot and the said Lot shall not be subdivided."

(PB 4-14-2-1404-303)

D775260
1992-02-20
R1 000,00.

KENNISGEWING 361 VAN 1992**WET OP OPHEFFING VAN BEPERKINGS, 1967
ERF 670 IN DIE DORP WIERDA PARK**

Hierby word ooreenkomstig die bepalings van artikel 2 (1) van die Wet op Opheffing van Beperkings, 1967, bekendgemaak dat die Minister van Plaaslike Bestuur: Volksraad goedgekeur het dat voorwaarde (K) in Akte van Transport T86408/89 opgehef word.

(PB 4-14-2-1456-28)

D-7748259
92-01-23
R1 000,00

NOTICE 361 OF 1992**REMOVAL OF RESTRICTIONS ACT, 1967
ERF 670 WIERDA PARK TOWNSHIP**

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 condition (K) in Deed of Transfer be removed T86408/89.

(PB 4-14-2-1456-28)

D-774825
92-01-23
R1 000,00

KENNISGEWING 362 VAN 1992**WET OP OPHEFFING VAN BEPERKINGS, 1967
(WET No. 84 VAN 1967)****LANDBOUHOEWE 69, OLYMPUSLANDBOU-
HOEWES, IN DIE DORP PRETORIA**

Hierby word bekendgemaak dat ingevolge die bepalings van artikel 3 (1) van die Wet op Opheffing van Beperkings, 1967, aansoek gedoen is deur W. M. Nicholson vir die opheffing van die titelvoorwaardes van Landbouhoewe 69, Olympuslandbouhoewes, in die dorp Pretoria, ten einde dit moontlik te maak dat die landbouhoewe gebruik kan word vir die teel, huisvesting en opleiding van perde en die skraping van die beperking op die aanhou van diere en die getal grootvee wat op die hoewe aangehou mag word.

(Lêer-verwysingsnommer GO 15/4/2/2/37/5)

Die aansoek en die betrokke dokumente lê ter insae in die kantoor van die Direkteur-generaal, Transvaal Provinsiale Administrasie, Tak: Gemeenskapsontwikkeling, Kamer 1320, Merinogebou, Pretoriusstraat, Pretoria, tot 17 Junie 1992.

Besware teen die aansoek kan op of voor 17 Junie 1992 skriftelik by die Direkteur-generaal, Transvaalse Provinsiale Administrasie, Tak: Gemeenskapsontwikkeling, Privaatsak X437, Pretoria, of Kamer 1320, Merinogebou, Pretoriusstraat, Pretoria, ingedien word.

NOTICE 362 OF 1992**REMOVAL OF RESTRICTIONS ACT, 1967
(ACT No. 84 OF 1967)****PLOT 69, OLYMPUS, PRETORIA**

It is hereby notified that application has been made in terms of the provisions of section 3 (1) of the Removal of Restrictions Act, 1967 by W. M. Nicholson for the removal of the conditions of title of Plot 69, Olympus Plots, in the Township of Pretoria, in order to permit the plot being used for the breeding, rearing, boarding and training of horses and the deletion of the condition for the home of detention and the number of neat which may be kept on the plot.

(File reference number GO 15/4/2/2/37/5)

The application and the relative documents are open for inspection at the office of the Director General, Transvaal Provincial Administration, Branch Community Development, Room 1320, Merino Building, Pretorius Street, Pretoria, until 17 June 1992.

Objections to the application may be lodged in writing to the Director General, Transvaal Provincial Administration, Branch: Community Development, Private Bag X437, Pretoria, or Room 1320, Merino Building, Pretoria Street, Pretoria, on or before 27 June 1992.

KENNISGEWING 363 VAN 1992

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 bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Bedfordview-uitbreiding 409-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Bedfordview-uitbreiding 409-dorp (Algemene Plan LG No. A9341/1991).

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

NOTICE 363 OF 1992

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 Bedfordview Extension 409 Township.

Town where reference marks have been established: Bedfordview Extension 409 Township (General Plan SG No. A9341/1991).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

KENNISGEWING 364 VAN 1992

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
PRETORIA

Kragtens die vereistes van artikel 26*bis* (1) (d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Reyno Ridge-uitbreiding 15-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Reyno Ridge-uitbreiding 15-dorp (Algemene Plan LG No. A752/1992).

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

KENNISGEWING 365 VAN 1992

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
PRETORIA

Kragtens die vereistes van artikel 26*bis* (1) (d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Promosa-uitbreiding 2-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Promosa-uitbreiding 2-dorp. (Gedeeltes 1 tot 140 van Erf 2164) (Algemene Plan LG No. A1675/1992).

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

KENNISGEWING 366 VAN 1992

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
PRETORIA

Kragtens die vereistes van artikel 26*bis* (1) (d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Sundowner-uitbreiding 14-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Sundowner-uitbreiding 14-dorp (Algemene Plan LG No. A1081/1992).

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

NOTICE 364 OF 1992

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of section 26*bis* (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 Reyno Ridge Extension 15 Township.

Town where reference marks have been established: Reyno Ridge Extension 15 Township (General Plan SG No. A752/1992).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

NOTICE 365 OF 1992

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of section 26*bis* (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 Promosa Extension 2 Township.

Town where reference marks have been established: Promosa Extension 2 Township (Portions 1 to 140 of Erf 2164) (General Plan SG No. A1675/1992).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

NOTICE 366 OF 1992

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of section 26*bis* (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 Sundowner Extension 14 Township.

Town where reference marks have been established: Sundowner Extension 14 Township (General Plan SG No. A1081/1992).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

KENNISGEWING 367 VAN 1992

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 bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Glen Lauriston-uitbreiding 4-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Glen Lauriston-uitbreiding 4-dorp (Algemene Plan LG No. A2650/1992).

D. J. J. VAN RENSBURG,

Landmeter-generaal.
Pretoria.

NOTICE 367 OF 1992

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 Glen Lauriston Extension 4 Township.

Town where reference marks have been established: Glen Lauriston Extension 4 Township (General Plan SG No. A2560/1992).

D. J. J. VAN RENSBURG,

Surveyor-General.
Pretoria.

KENNISGEWING 368 VAN 1992

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 bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Denlee-uitbreiding 12-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Denlee-uitbreiding 12-dorp (Algemene Plan LG No. A1404/1992).

D. J. J. VAN RENSBURG,

Landmeter-Generaal.
Pretoria.

NOTICE 368 OF 1992

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 Denlee Extension 12 Township.

Town where reference marks have been established: Denlee Extension 12 Township (General Plan SG No. A1404/1992).

D. J. J. VAN RENSBURG,

Surveyor-General.
Pretoria.

KENNISGEWING 369 VAN 1992

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 bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Sunninghill-uitbreiding 22-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Sunninghill-uitbreiding 22-dorp (Gedeeltes 1 tot 15 van Erf 855) (Algemene Plan LG No. A1736/1992).

D. J. J. van Rensburg,

Landmeter-generaal.
Pretoria.

NOTICE 369 OF 1992

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 Sunninghill Extension 22 Township

Town where reference marks have been established: Sunninghill Extension 22 Township (Portions 1 to 15 of Erf 855) (General Plan SG No. A1736/1992).

D. J. J. VAN RENSBURG,

Surveyor-General.
Pretoria.

KENNISGEWING 370 VAN 1992

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
PRETORIA

Kragtens die vereistes van artikel 26*bis* (1) (d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Parktown-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Parktown (Gedeeltes 2 tot 14 van Lot 613) (Algemene Plan LG No. A1754/1992)

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

NOTICE 370 OF 1992

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of section 26*bis* (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 Parktown Township.

Town where reference marks have been established: Parktown Township (Portions 2 to 14 of Lot 613) (General Plan SG No. A1754/1992).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

KENNISGEWING 371 VAN 1992

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
PRETORIA

Kragtens die vereistes van artikel 26*bis* (1) (d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Daveyton-uitbreiding 7-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Daveyton-uitbreiding 7-dorp (Algemene Plan LG No. A8547/1991).

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

NOTICE 371 OF 1992

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of section 26*bis* (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 Daveyton Extension 7 Township.

Town where reference marks have been established: Daveyton Extension 7 Township (General Plan SG No. A8547/1991).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

KENNISGEWING 372 VAN 1992

Onderstaande kennisgewing word vir algemene inligting gepubliseer:

Landmeter-generaal
Kantoor van die Landmeter-generaal
PRETORIA

Kragtens die vereistes van artikel 26*bis* (1) (d) van die Opmetingswet (Wet 9 van 1927), word hiermee bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Botleng-uitbreiding 2-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Botleng-uitbreiding 2-dorp (Algemene Plan LG No. A5110/1991).

D. J. J. VAN RENSBURG,
Landmeter-generaal.
Pretoria.

NOTICE 372 OF 1992

The following notice is published for general information:

Surveyor-General
Surveyor-General's Office
PRETORIA

Notice is hereby given in terms of section 26*bis* (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 Botleng Extension 2 Township.

Town where reference marks have been established: Botleng Extension 2 Township (General Plan SG No. A5110/1991).

D. J. J. VAN RENSBURG,
Surveyor-General.
Pretoria.

KENNISGEWING 373 VAN 1992

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 bekendgemaak dat versekeringsmerke in die ondergenoemde deel van Laudium-uitbreiding 1-dorp amptelik opgerig is ingevolge daardie subartikel.

Dorp waar versekeringsmerke opgerig is: Laudium-uitbreiding 1-dorp (Gedeeltes 5 tot 35 van Erf 1694, Gedeeltes 1 tot 21 van Erf 1695, Gedeeltes 1 tot 58 van Erf 1696, Gedeeltes 6 tot 39 van Erf 1697, Gedeeltes 2 tot 24 van Erf 1699, Gedeeltes 17 tot 24 van Erf 1701, Gedeeltes 13 tot 20 van Erf 1702) (Algemene Plan LG No. A646/1992).

D. J. J. VAN RENSBURG,

Landmeter-generaal.

Pretoria.

KENNISGEWING 374 VAN 1992**BYLAE II**

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

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

Besonderhede van die aansoek lê gedurende kantoorure by die kantoor van die Stadsekretaris, Kamer 3054, Derde Verdieping, Wesblok, Munitoria, vir 'n tydperk van 28 dae vanaf 20 Mei 1992 (die datum van eerste publikasie van hierdie kennisgewing) ter insae.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik en in tweevoud by die Stadsekretaris by bovermelde kantoor ingedien of aan hom by Posbus 440, Pretoria, 0001, gepos word.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(Kennisgewing 304/1992)

BYLAE

Naam van dorp: Daspoort-uitbreiding 9.

Volle naam van aansoeker: Adriaan Hendrikus Erasmus.

Getal erwe in voorgestelde dorp:

Algemene woon: 1.

Spesiaal vir besigheidsgeboue, winkels, woonstel-eenhede en, met die Stadsraad se toestemming, beperkte nywerheidsgebruike wat geen gevaar of oorlas weens geraas, stof, dampe of reuke skep nie:

1.

NOTICE 373 OF 1992

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 Laudium Extension 1 Township.

Town where reference marks have been established: Laudium Extension 1 Township (Portions 5 to 35 of Erf 1694, Portions 1 to 21 of Erf 1695, Portions 1 to 58 of Erf 1696, Portions 6 to 39 of Erf 1697, Portions 2 to 24 of Erf 1699, Portions 17 to 24 of Erf 1701, Portions 13 to 20 of Erf 1702) (General Plan SG No. A646/1992).

D. J. J. VAN RENSBURG,

Surveyor-General.

Pretoria.

NOTICE 374 OF 1992**SCHEDULE II**

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

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

Particulars of the application are open to inspection during normal office hours at the office of the City Secretary, Room 3054, Third Floor, West Block, Munitoria, for a period of 28 days from 20 May 1992 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged in writing and in duplicate with the City Secretary at the above office or posted to him at P.O. Box 440, Pretoria, 0001, within a period of 28 days from 20 May 1992.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

(Notice 304/1992)

ANNEXURE

Name of township: Daspoort Extension 9.

Full name of applicant: Adriaan Hendrikus Erasmus.

Number of erven in proposed township:

General Residential: 1.

Special for business buildings, shops, flat-units and, with the consent of the City Council, limited industrial uses which create no danger or nuisance due to noise, dust, fumes or ordours: 1.

Beskrywing van grond waarop dorp gestig staan te word: Restant van Gedeelte 99 van die plaas Daspoort 319 JR.

Ligging van voorgestelde dorp: Die eiendom is geleë noord van en aangrensend aan Van der Hoffweg, wes van en aangrensend aan Hendrikstraat en ten noorde van Pretoria-Tuine.

Verwysingsnommer: K13/10/2/1107.

Description of land on which township is to be established: Remainder of Portion 99 of the farm Daspoort 319 JR.

Locality of proposed township: The property is situated north of and adjacent to Van der Hoff Road, west of and adjacent to Hendrik Street and to the north of Pretoria Gardens.

Reference Number: K13/10/2/1107.

20-27

KENNISGEWING 375 VAN 1992

BYLAE II

(Regulasie 21)

KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP

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

Besonderhede van die aansoek lê gedurende kantoorure by die kantoor van die Stadsekretaris, Kamer 3054, Derde Verdieping, Wesblok, Munitoria, vir 'n tydperk van 28 dae vanaf 20 Mei 1992 (die datum van eerste publikasie van hierdie kennisgewing) ter insae.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik en in tweevoud by die Stadsekretaris by bovermelde kantoor ingedien of aan hom by Posbus 440, Pretoria, 0001, gepos word.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(Kennisgewing 288/1992)

BYLAE

Naam van dorp: Faerie Glen-uitbreiding 31.

Volle naam van aansoeker: Nicolene Agatha Cooper.

Getal erwe in voorgestelde dorp: Residensieel 1: 6.

Beskrywing van grond waarop dorp gestig staan te word: Gedeelte 94 van die plaas Valley Farm 379 JR.

Ligging van voorgestelde dorp: Die terrein vorm deel van die suidelike kant van die rif bekend as Wapadrand en is geleë aan die noordekant van Koedoebergweg, direk noord van Faerie Glen-uitbreiding 6.

Verwysingsnommer: K13/10/2/1109.

NOTICE 375 OF 1992

SCHEDULE II

(Regulation 21)

NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP

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

Particulars of the application are open to inspection during normal office hours at the office of the City Secretary, Room 3054, Third Floor, West Block, Munitoria, for a period of 28 days from 20 May 1992 (the date of first publication of this notice).

Objections to or representations in respect of the application must be lodged in writing and in duplicate with the City Secretary at the above office or posted to him at P.O. Box 440, Pretoria, 0001, within a period of 28 days from 20 May 1992.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

(Notice 288/1992)

ANNEXURE

Name of township: Faerie Glen Extension 31.

Full name of applicant: Nicolene Agatha Cooper.

Number of erven in proposed township: Residential 1: 6.

Description of land on which township is to be established: Portion 94 of the farm Valley Farm 379 JR.

Locality of proposed township: The site forms part of the southern side of the ridge known as Wapadrand and is situated on the northern side of Koedoeberg Road, directly north of Faerie Glen Extension 6.

Reference number: K13/10/2/1109.

20-27

KENNISGEWING 376 VAN 1992

STADSRAAD VAN PRETORIA

KENNISGEWING VAN HERSONERING

Die Stadsraad van Pretoria gee hiermee ingevolge artikel 56 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat

NOTICE 376 OF 1992

CITY COUNCIL OF PRETORIA

NOTICE OF REZONING

The City Council of Pretoria hereby gives notice in terms of section 56 of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986),

die Raad voornemens is om Gedeelte 2 ('n gedeelte van Gedeelte 1) van Erf 394, Nieuw Muckleneuk, waarvan die Raad die eienaar is, te hersoneer van Bestaande Openbare Oopruimte tot Spesiaal vir 'n kunsgalery (wat die uitstal en verkoop van kunswerke en aanverwante kantore insluit), 'n verversingsplek en aanverwante gebruike, onderworpe aan 'n Bylae B.

Besonderhede van die voorgename hersonering lê gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 3008, Derde Verdieping, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 20 Mei 1992 ter insae.

Besware teen of verhoë ten opsigte van die voorgename hersonering moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by die Stadsekretaris by bovermelde kantoor ingedien word of aan hom by Posbus 440, Pretoria, 0001, gepos word.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

27 Mei 1992.

(Kennisgewing 284/1992)

(K13/4/6/4016)

KENNISGEWING 377 VAN 1992

BYLAE A

[Regulasie 2 (1)]

WET OP DIE OMSETTING VAN SEKERE REGTE IN HUURPAG, 1988 (Wet No. 81 VAN 1988)

KENNISGEWING VAN ONDERSOEK TER BEPALING WIE VERKLAAR STAAN TE WORD 'N REG VAN HUURPAG VERLEEN TE GEWEES HET

Kragtens artikel 2 (1) van die Wet op die Omsetting van Sekere Regte in Huurpag, 1988 (Wet No. 81 van 1981), is ek, die Direkteur-generaal: Transvaalse Provinsiale Administrasie, voornemens om ondersoek in te stel met betrekking tot 'n geaffekteerde perseel, soos in dié Wet omskryf, ten einde vas te stel wie verklaar staan te word 'n reg van huurpag verleen te gewees het met betrekking tot daardie perseel.

Ingevolge regulasie 2 van die Regulasies kragtens artikel 9 van die Wet uitgevaardig, gee ek hierby kennis dat, op die plek hierin vermeld—

- (a) die persoon hierin genoem wat volgens die aantekeninge van **Mamelodi Plaaslike Owerheid** die okkupeerder blyk te wees van die geaffekteerde perseel naas sy naam omskryf, aangesê word om te verskyn op 'n datum hierin gespesifiseer om getuïenis te lewer ten opsigte van sy regte met betrekking tot daardie perseel en om met hom saam te bring die perseelpermit, sertifikaat, handelspermit of soortgelyke permit wat betrekking het op daardie perseel;
- (b) 'n ander persoon wat daarop aanspraak maak die houer van regte met betrekking tot die betrokke perseel te wees, met inbegrip van 'n party tot enige ooreenkoms of transaksie ten opsigte van die perseel, 'n erfgenaam of legataris en 'n vonniskskuldeiser of koper aangesê word om getuïenis te lewer ten opsigte van sy regte en om alle dokumentêre en ander getuïenis voor te lê ter staving daarvan; en

that the Council intends rezoning Portion 2 (a portion of Portion 1) of Erf 394, Nieuw Muckleneuk, of which the Council is the owner, from Existing Public Open Space to Special for an art gallery (which includes the exhibition and selling of works of art and ancillary offices), a place of refreshment and ancillary uses, subject to an Annexure B.

Particulars of the proposed rezoning are open to inspection during normal office hours at the office of the City Secretary, Room 3008, Third Floor, West Block, Munitoria, Van der Walt Street, Pretoria, for a period of 28 days from 20 May 1992.

Objections to or representations in respect of the proposed rezoning must be lodged in writing with the City Secretary at the above office or posted to him at P.O. Box 440, Pretoria, 0001, within a period of 28 days from 20 May 1992.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

27 May 1992.

(Notice 284/1992)

(K13/4/6/4016)

20-27

NOTICE 377 OF 1992

SCHEDULE A

[Regulation 2 (1)]

CONVERSION OF CERTAIN RIGHTS TO LEASEHOLD ACT, 1988 (ACT No. 81 OF 1988)

NOTICE OF INQUIRY TO DETERMINE WHO SHALL BE DECLARED TO HAVE BEEN GRANTED A RIGHT OF LEASEHOLD

Under section 2 (1) of the Conversion of Certain Rights to Leasehold Act, 1988 (Act No. 81 of 1988), I, the Director-General: Transvaal Provincial Administration, intends to conduct an inquiry in respect of an affected site, as defined in the Act, to determine who shall be declared to have been granted a right of leasehold with regard to that site.

In terms of regulation 2 of the Regulations made under section 9 of the Act, I hereby give notice that, at the place specified herein—

- (a) the person mentioned herein, who appears from the records of **Mamelodi Local Authority** to be the occupier of the affected site described opposite his name, is called upon to appear on the date specified herein to give evidence with regard to his rights in respect of that site, and to bring with him the site permit, certificate, trading site-permit or similar permit relating to that site;
- (b) any other person claiming to be the holder of rights in respect of that site, including a party to any agreement or transaction in respect of the site, any heir or legatee, and any judgement creditor or purchaser, is called upon to give evidence with regard to his rights and to produce all documentary and other evidence in support thereof; and

(c) 'n persoon wat besware wil indien of verdoë wil rig aangesê word om teenwoordig te wees vir daardie doel.

Plek van ondersoek: Makobelastraat 19481, Mamelodi.

Tyd van ondersoek: 08:30.

Dorpsgebied: Mamelodi.

Perseel	Tydperk van ondersoek	Aangetekende houër van permit of sertifikaat ten opsigte van geaffekteerde perseel
C960	1992-06-08	Elsie Mathebula.
C961	1992-06-08	Simon Nkosi.
C962	1992-06-08	Alfred Lukhele.
C964	1992-06-08	Petrus Vilakazi.
C963	1992-06-08	Winnie Mahlangu.
C955	1992-06-08	Roy Kambule.
C966	1992-06-08	Ezekiel Shongwe.
C965	1992-06-08	Alfred Masemola.
C967	1992-06-08	Daniel Mbatha.
C969	1992-06-08	Jan Masehele.
C970	1992-06-08	Simon Thamane.
C971	1992-06-08	Ruth Khumalo.
C981	1992-06-08	Koos Ndala.
C973	1992-06-08	Mzimango Enkel.
C974	1992-06-08	Jeremiah Masina.
C975	1992-06-08	Phaswane Mathibela.
C977	1992-06-08	Johannes Moloto.
C978	1992-06-08	David Masango.
C979	1992-06-08	Jan Mncongwane.
C980	1992-06-08	Ezekiel S. Magadurela.
C984	1992-06-08	Victor Ntsibande.
C988	1992-06-08	Sello Bapela.
C989	1992-06-08	Frans Mathebula.
C1024	1992-06-08	Abram Mabaso.
C1024	1992-06-08	William Mashabela.
D1247	1992-06-09	Johannes Malaga.
D1249	1992-06-09	Jerry Twala.
D1250	1992-06-09	Lucas Nkosi.
D1281	1992-06-09	Moses Masango.
D1282	1992-06-09	Sisi Zulu.
D1285	1992-06-09	Piet Mathibela.
D1286	1992-06-09	Aaron Mahlangu.
D1287	1992-06-09	Grace Sibanyoni.
D1288	1992-06-09	Lukas Sibanda.
D1290	1992-06-09	Grace Zulu.
D1372	1002-06-09	Maria Malebe.
D1373	1992-06-09	Albert Mthimunye.
D1374	1992-06-09	Elijah Vilakazi.
D1375	1992-06-09	Piet Mhlanga.
D1376	1992-06-09	Mary Likhela.
D1377	1992-06-09	Koning Bhembe.
D1378	1992-06-09	Judah Nkosi.
D1379	1992-06-09	Daniel Nkosi.
D1380	1992-06-09	Moses Nguna.
D1399	1992-06-09	Evelyn Mathe.
D1401	1992-06-09	Kleinbooi Sithole.
C1027	1992-06-09	Regina Letsoalo.
C1028	1992-06-09	Solomon Jele.
C1030	1992-06-09	Gertrude Ngwenyama.
C1084	1992-06-09	Jane Maseko.
C1087	1992-06-10	Elias Aphane.
C1088	1992-06-10	Andries Mokoena.
D 1135	1992-06-10	William Makhonjwa.
D1136	1992-06-10	Emily Mgila.
D1437	1992-06-10	Emily Thongo.

(c) any person who wishes to lodge objections or make representations is called upon to be present for that purpose.

Place of inquiry: 19481 Makobela Street, Mamelodi.

Time of inquiry: 08:30.

Township: Mamelodi.

Site	Period of inquiry	Recorded holder of permit or certificate in respect of affected site
C960	1992-06-08	Elsie Mathebula.
C961	1992-06-08	Simon Nkosi.
C962	1992-06-08	Alfred Lukhele.
C964	1992-06-08	Petrus Vilakazi.
C963	1992-06-08	Winnie Mahlangu.
C955	1992-06-08	Roy Kambule.
C966	1992-06-08	Ezekiel Shongwe.
C965	1992-06-08	Alfred Masemola.
C967	1992-06-08	Daniel Mbatha.
C969	1992-06-08	Jan Masehele.
C970	1992-06-08	Simon Thamane.
C971	1992-06-08	Ruth Khumalo.
C981	1992-06-08	Koos Ndala.
C973	1992-06-08	Mzimango Enkel.
C974	1992-06-08	Jeremiah Masina.
C975	1992-06-08	Phaswane Mathibela.
C977	1992-06-08	Johannes Moloto.
C978	1992-06-08	David Masango.
C979	1992-06-08	Jan Mncongwane.
C980	1992-06-08	Ezekiel S. Magadurela.
C984	1992-06-08	Victor Ntsibande.
C988	1992-06-08	Sello Bapela.
C989	1992-06-08	Frans Mathebula.
C1024	1992-06-08	Abram Mabaso.
C1024	1992-06-08	William Mashabela.
D1247	1992-06-09	Johannes Malaga.
D1249	1992-06-09	Jerry Twala.
D1250	1992-06-09	Lucas Nkosi.
D1281	1992-06-09	Moses Masango.
D1282	1992-06-09	Sisi Zulu.
D1285	1992-06-09	Piet Mathibela.
D1286	1992-06-09	Aaron Mahlangu.
D1287	1992-06-09	Grace Sibanyoni.
D1288	1992-06-09	Lukas Sibanda.
D1290	1992-06-09	Grace Zulu.
D1372	1002-06-09	Maria Malebe.
D1373	1992-06-09	Albert Mthimunye.
D1374	1992-06-09	Elijah Vilakazi.
D1375	1992-06-09	Piet Mhlanga.
D1376	1992-06-09	Mary Likhela.
D1377	1992-06-09	Koning Bhembe.
D1378	1992-06-09	Judah Nkosi.
D1379	1992-06-09	Daniel Nkosi.
D1380	1992-06-09	Moses Nguna.
D1399	1992-06-09	Evelyn Mathe.
D1401	1992-06-09	Kleinbooi Sithole.
C1027	1992-06-09	Regina Letsoalo.
C1028	1992-06-09	Solomon Jele.
C1030	1992-06-09	Gertrude Ngwenyama.
C1084	1992-06-09	Jane Maseko.
C1087	1992-06-10	Elias Aphane.
C1088	1992-06-10	Andries Mokoena.
D 1135	1992-06-10	William Makhonjwa.
D1136	1992-06-10	Emily Mgila.
D1437	1992-06-10	Emily Thongo.

Perseel	Typerk van ondersoek	Aangetekende houër van permit of sertifikaat ten opsigte van geaffekteerde perseel	Site	Period of inquiry	Recorded holder of permit or certificate in respect of affected site
D1138	1992-06-10	Samuel Ntuli.	D1138	1992-06-10	Samuel Ntuli.
D1140	1992-06-10	Dick Mdaweni.	D1140	1992-06-10	Dick Mdaweni.
D1141	1992-06-10	Emma Nyila.	D1141	1992-06-10	Emma Nyila.
D1142	1992-06-10	Emily Mthimunye.	D1142	1992-06-10	Emily Mthimunye.
D1166	1992-06-10	Abednego Smith.	D1166	1992-06-10	Abednego Smith.
D1167	1992-06-10	Jane Mahlangu.	D1167	1992-06-10	Jane Mahlangu.
D1354	1992-06-10	Johannes Msiza.	D1354	1992-06-10	Johannes Msiza.
D1355	1992-06-10	Elijah Ngwenya.	D1355	1992-06-10	Elijah Ngwenya.
D1356	1992-06-10	Freddie Majola.	D1356	1992-06-10	Freddie Majola.
D1357	1992-06-10	Mary Khoza.	D1357	1992-06-10	Mary Khoza.
D1358	1992-06-10	Albert Nyondo.	D1358	1992-06-10	Albert Nyondo.
D1359	1992-06-10	Johannes Maseko.	D1359	1992-06-10	Johannes Maseko.
D1360	1992-06-10	Johannes Mahlangu.	D1360	1992-06-10	Johannes Mahlangu.
D1168	1992-06-10	Johannes en Lena Mahlangu.	D1168	1992-06-10	Johannes en Lena Mahlangu.
D1169	1992-06-10	Alina Masombuka.	D1169	1992-06-10	Alina Masombuka.
D1170	1992-06-10	Johanna Malebolo.	D1170	1992-06-10	Johanna Malebolo.
D1171	1992-06-10	Betty Ntuli.	D1171	1992-06-10	Betty Ntuli.
D1172	1992-06-10	Johannes Kekana.	D1172	1992-06-10	Johannes Kekana.
D1173	1992-06-10	Yvonne Zitha.	D1173	1992-06-10	Yvonne Zitha.
D1191	1992-06-10	Timothy Ntuli.	D1191	1992-06-10	Timothy Ntuli.
D1193	1992-06-11	Linah Thabethe. Samaria Thabethe. Ndinisa Thabethe. Jane Thabethe.	D1193	1992-06-11	Linah Thabethe. Samaria Thabethe. Ndinisa Thabethe. Jane Thabethe.
D1196	1992-06-10	Winnie Mohatse.	D1196	1992-06-10	Winnie Mohatse.
D1198	1992-06-10	Meschack Mdhlalose.	D1198	1992-06-10	Meschack Mdhlalose.
D1199	1992-06-11	Elizabeth Mathimbi.	D1199	1992-06-11	Elizabeth Mathimbi.
D1200	1992-06-11	Betty Sibande.	D1200	1992-06-11	Betty Sibande.
D1242	1992-06-11	Aaron Molautsi.	D1242	1992-06-11	Aaron Molautsi.
D1243	1992-06-11	Markus Mathanya.	D1243	1992-06-11	Markus Mathanya.
D1244	1992-06-11	Fransalphina Matshaba.	D1244	1992-06-11	Fransalphina Matshaba.
D1410	1992-06-11	Piet Ncongwane.	D1410	1992-06-11	Piet Ncongwane.
D1411	1992-06-11	Salome Mdluli.	D1411	1992-06-11	Salome Mdluli.
D1414	1992-06-11	Simon Msiza.	D1414	1992-06-11	Simon Msiza.
D1415	1992-06-11	Joseph Makhubu.	D1415	1992-06-11	Joseph Makhubu.
D1416	1992-06-11	Johannes Vilakazi.	D1416	1992-06-11	Johannes Vilakazi.
D1419	1992-06-11	Solomon Shabalala.	D1419	1992-06-11	Solomon Shabalala.
D1432	1992-06-11	Mary Dube.	D1432	1992-06-11	Mary Dube.
D1433	1992-06-11	Lettie Mdakwende.	D1433	1992-06-11	Lettie Mdakwende.
D1434	1992-06-11	Albert Kambule.	D1434	1992-06-11	Albert Kambule.
D1439	1992-06-11	Samson Maseko.	D1439	1992-06-11	Samson Maseko.
D1440	1992-06-11	Jantjie Mahlangu.	D1440	1992-06-11	Jantjie Mahlangu.
D1441	1992-06-11	Solomon Chuma.	D1441	1992-06-11	Solomon Chuma.
D1442	1992-06-11	Bernard Chimsalazo.	D1442	1992-06-11	Bernard Chimsalazo.
D1443	1992-06-11	Emily Dhlamini.	D1443	1992-06-11	Emily Dhlamini.
D1466	1992-06-11	Michael Nkosi.	D1466	1992-06-11	Michael Nkosi.
D1468	1992-06-11	Bessie Shongwe.	D1468	1992-06-11	Bessie Shongwe.
D1469	1992-06-11	Moses Lushozi.	D1469	1992-06-11	Moses Lushozi.
D1471	1992-06-12	Lena Nkosi.	D1471	1992-06-12	Lena Nkosi.
D1472	1992-06-12	Martha Mashaba.	D1472	1992-06-12	Martha Mashaba.
D1474	1992-06-12	John Rossouw.	D1474	1992-06-12	John Rossouw.
D1484	1992-06-12	Wilson Rambau.	D1484	1992-06-12	Wilson Rambau.
D1497	1992-06-12	Cynthia Khoza.	D1497	1992-06-12	Cynthia Khoza.
E1498	1992-06-12	Selina Tebane.	E1498	1992-06-12	Selina Tebane.
E1500	1992-06-12	George Mlambo.	E1500	1992-06-12	George Mlambo.
E1501	1992-06-12	Elizabeth Ringane.	E1501	1992-06-12	Elizabeth Ringane.
E1502	1992-06-12	Joshua Lebese.	E1502	1992-06-12	Joshua Lebese.
E1504	1992-06-12	Johannes Nilankulu.	E1504	1992-06-12	Johannes Nilankulu.
E1505	1992-06-12	Catherine Maleka.	E1505	1992-06-12	Catherine Maleka.
E1516	1992-06-12	Esrom Khoza.	E1516	1992-06-12	Esrom Khoza.
E1517	1992-06-12	Johannes Moeti.	E1517	1992-06-12	Johannes Moeti.

Direkteur-generaal:

Transvaalse Provinsiale Administrasie.

Datum: 20 April 1992.

Adres: AVBOB-gebou
Prince's Parkstraat
Privaatsak X449
PRETORIA
0001

Director-General:

Transvaal Provincial Administration.

Date: 20 April 1992.

Address: AVBOB-Building
Prince's Park Street
Private Bag X449
PRETORIA
0001

KENNISGEWING 378 VAN 1992**BYLAE A**

[Regulasie 2 (1)]

WET OP DIE OMSETTING VAN SEKERE REGTE IN HUURPAG, 1988 (WET No. 81 VAN 1988)**KENNISGEWING VAN ONDERSOEK TE BEPALING WIE VERKLAAR STAAN TE WORD 'N REG VAN HUURPAG VERLEEN TE GEWEES HET**

Kragtens artikel 2 (1) van die Wet op die Omsetting van Sekere Regte in Huurpag, 1988 (Wet No. 81 van 1988), is ek, die Direkteur-generaal: Transvaalse Provinsiale Administrasie, voornemens om 'n ondersoek in te stel met betrekking tot 'n geaffekteerde perseel soos in die Wet omskryf ten einde vas te stel wie verklaar staan te word 'n reg van huurpag verleen te gewees het met betrekking tot daardie perseel.

Ingevolge regulasie 2 van die Regulasies kragtens artikel 9 van die Wet uitgevaardig, gee ek hierby kennis dat, op die plek hierin vermeld:

- (a) die Persoon hierin genoem wat volgens die aantekeninge van (naam van die betrokke plaaslike owerheid), die okkupeerder blyk te wees van die geaffekteerde perseel naas my naam omskryf, aangesê word om te verskyn op 'n datum hierin gespesifiseer om getuienis te lewer ten opsigte van sy regte met betrekking tot daardie perseel en om met hom saam te bring die perseel permit of soortgelyke permit wat betrekking het op daardie perseel;
- (b) 'n Ander persoon wat daarop aanspraak maak die houer van regte met betrekking tot die betrokke perseel te wees met inbegrip van party tot enige ooreenkoms of transaksie ten opsigte van die perseel, 'n erfgenaam of legataris en 'n vonnisskuldeiser of koppee aangesê word om getuienis te lewer ten opsigte van sy regte en om alle dokumentêre en ander getuienis voor te lê ter staving daarvan; en
- (c) 'n Persoon wat besware wil indien of vertoë wil rig aangesê word om teenwoordig te wees vir daardie doel.

Tyd van ondersoek: 18–27 Mei 1992.

Plek van ondersoek: Dorpsgebied Kantoor.

Dorpsgebied: Sakhile.

(Kennisgewing 340/91.)

SAKHILE

Perseel	Aangetekende houer van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek
904	M. Mabanga	18–27 Mei 1992.
905	D. Moloji	18–27 Mei 1992.
906	S. Nhlapho	18–27 Mei 1992.
907	M. Mabuza	18–27 Mei 1992.
908	M. Abrahms	18–27 Mei 1992.
909	L. Mosia	18–27 Mei 1992.
910	A. Lukhele	18–27 Mei 1992.
911	N. Dubazane	18–27 Mei 1992.

NOTICE 378 OF 1992**SCHEDULE A**

[Regulation 2 (1)]

CONVERSION OF CERTAIN RIGHTS TO LEASE-HOLD ACT, 1988 (ACT No. 81 OF 1988)**NOTICE OF INQUIRY TO DETERMINE WHO SHALL DECLARED TO HAVE BEEN GRANTED A RIGHT OF LEASEHOLD**

Under section 2 (1) of Conversion of Certain Rights of Leasehold Act, 1988 (Act No. 81 of 1988), I, the Director-General: Transvaal provincial Administration, intend to conduct an inquiry in respect of an affected site, as defined in the Act, to determine who shall be declared to have been granted a right of leasehold with regard to that site.

In terms of regulation 2 of the regulations made under section 9 of the Act, I hereby give notice that, at the place specified herein:

- (a) The person mentioned herein who appears from the records of (name of the local authority concerned) to be the occupier of the affected site described opposite his name, is called upon to appear on the date specified herein to give evidence with regard to his rights in respect of that site, and to bring with him the site permit, certificate, trading-site permit or similar permit relating to that site;
- (b) Any other person claiming to be the holder of rights in respect of that site, including a party to any agreement of judgment creditor or purchaser, is called upon to give evidence with regard to his rights and to produce all documentary and other evidence in support thereof; and
- (c) any person who wishes to lodge objections or make representations is called upon to be present for that purpose.

Time of inquiry: 18–27 May 1992.

Place of inquiry: Dorpsgebied Kantoor.

Township: Sakhile.

(Notice 340/91.)

SAKHILE

Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
904	M. Mabanga	18–27 May 1992.
905	D. Moloji	18–27 May 1992.
906	S. Nhlapho	18–27 May 1992.
907	M. Mabuza	18–27 May 1992.
908	M. Abrahms	18–27 May 1992.
909	L. Mosia	18–27 May 1992.
910	A. Lukhele	18–27 May 1992.
911	N. Dubazane	18–27 May 1992.

Perseel	Aangetekende houer van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek	Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
912	S. Motaung	18-27 Mei 1992.	912	S. Motaung	18-27 May 1992.
913	M. Mborazi	18-27 Mei 1992.	913	M. Mborazi	18-27 May 1992.
914	E. Sibeko	18-27 Mei 1992.	914	E. Sibeko	18-27 May 1992.
917	E. Phungwayo	18-27 Mei 1992.	917	E. Phungwayo	18-27 May 1992.
919	F. Nhlapo	18-27 Mei 1992.	919	F. Nhlapo	18-27 May 1992.
920	E. Zulu	18-27 Mei 1992.	920	E. Zulu	18-27 May 1992.
921	M. Cibe	18-27 Mei 1992.	921	M. Cibe	18-27 May 1992.
922	J. Mahlaba	18-27 Mei 1992.	922	J. Mahlaba	18-27 May 1992.
923	P. Mahlaba	18-27 Mei 1992.	923	P. Mahlaba	18-27 May 1992.
925	J. Masilela	18-27 Mei 1992.	925	J. Masilela	18-27 May 1992.
926	M. Mkhwanazi	18-27 Mei 1992.	926	M. Mkhwanazi	18-27 May 1992.
927	L. Chonco	18-27 Mei 1992.	927	L. Chonco	18-27 May 1992.
928	B. Mabanga	18-27 Mei 1992.	928	B. Mabanga	18-27 May 1992.
292	B. Mabanga	18-27 Mei 1992.	292	B. Mabanga	18-27 May 1992.
930	J. Nhlapo	18-27 Mei 1992.	930	J. Nhlapo	18-27 May 1992.
931	J. Nhlapo	18-27 Mei 1992.	931	J. Nhlapo	18-27 May 1992.
932	J. Mhlanga	18-27 Mei 1992.	932	J. Mhlanga	18-27 May 1992.
933	G. Mabula	18-27 Mei 1992.	933	G. Mabula	18-27 May 1992.
934	L. Mnguni	18-27 Mei 1992.	934	L. Mnguni	18-27 May 1992.
935	L. Mokoena	18-27 Mei 1992.	935	L. Mokoena	18-27 May 1992.
937	S. Tshabalana	18-27 Mei 1992.	937	S. Tshabalana	18-27 May 1992.
938	H. Dlamini	18-27 Mei 1992.	938	H. Dlamini	18-27 May 1992.
941	M. Dlamini	18-27 Mei 1992.	941	M. Dlamini	18-27 May 1992.
942	P. Mosia	18-27 Mei 1992.	942	P. Mosia	18-27 May 1992.
943	D. Jiyane	18-27 Mei 1992.	943	D. Jiyane	18-27 May 1992.
944	J. Bocibo	18-27 Mei 1992.	944	J. Bocibo	18-27 May 1992.
945	J. Mnisi	18-27 Mei 1992.	945	J. Mnisi	18-27 May 1992.
947	G. Mnyamati	18-27 Mei 1992.	947	G. Mnyamati	18-27 May 1992.
948	E. Nkabinde	18-27 Mei 1992.	948	E. Nkabinde	18-27 May 1992.
951	A. Makhubo	18-27 Mei 1992.	951	A. Makhubo	18-27 May 1992.
952	A. Mnisi	18-27 Mei 1992.	952	A. Mnisi	18-27 May 1992.
959	E. Thusi	18-27 Mei 1992.	959	E. Thusi	18-27 May 1992.
960	A. Mashinini	18-27 Mei 1992.	960	A. Mashinini	18-27 May 1992.
961	L. Twala	18-27 Mei 1992.	961	L. Twala	18-27 May 1992.
965	W. Cindi	18-27 Mei 1992.	965	W. Cindi	18-27 May 1992.
966	J. Ndlozi	18-27 Mei 1992.	966	J. Ndlozi	18-27 May 1992.
967	M. Mosea	18-27 Mei 1992.	967	M. Mosea	18-27 May 1992.
968	A. Hlubi	18-27 Mei 1992.	968	A. Hlubi	18-27 May 1992.
969	Q. E. Madiqoane	18-27 Mei 1992.	969	Q. E. Madiqoane	18-27 May 1992.
970	Methodist Church	18-27 Mei 1992.	970	Methodist Church	18-27 May 1992.
972	J. Radebe	18-27 Mei 1992.	972	J. Radebe	18-27 May 1992.
973	A. Molefe	18-27 Mei 1992.	973	A. Molefe	18-27 May 1992.
975	T. Tsabalala	18-27 Mei 1992.	975	T. Tsabalala	18-27 May 1992.
976	A. Mashinini	18-27 Mei 1992.	976	A. Mashinini	18-27 May 1992.
977	A. Ndlovu	18-27 Mei 1992.	977	A. Ndlovu	18-27 May 1992.
978	S. Mollo	18-27 Mei 1992.	978	S. Mollo	18-27 May 1992.
979	E. Mazibuko	18-27 Mei 1992.	979	E. Mazibuko	18-27 May 1992.
980	D. Letsela	18-27 Mei 1992.	980	D. Letsela	18-27 May 1992.
981	E. Mnisi	18-27 Mei 1992.	981	E. Mnisi	18-27 May 1992.
982	J. Mbele	18-27 Mei 1992.	982	J. Mbele	18-27 May 1992.
984	E. Selepe	18-27 Mei 1992.	984	E. Selepe	18-27 May 1992.
985	R. Tshabalala	18-27 Mei 1992.	985	R. Tshabalala	18-27 May 1992.
986	M. Makhubu	18-27 Mei 1992.	986	M. Makhubu	18-27 May 1992.
988	J. Twala	18-27 Mei 1992.	988	J. Twala	18-27 May 1992.
989	J. Nhlapo	18-27 Mei 1992.	989	J. Nhlapo	18-27 May 1992.
990	M. Motopeng	18-27 Mei 1992.	990	M. Motopeng	18-27 May 1992.
991	S. Tshabalala	18-27 Mei 1992.	991	S. Tshabalala	18-27 May 1992.
992	W. Nkosi	18-27 Mei 1992.	992	W. Nkosi	18-27 May 1992.
993	C. Mnisi	18-27 Mei 1992.	993	C. Mnisi	18-27 May 1992.
994	L. Nkarazi	18-27 Mei 1992.	994	L. Nkarazi	18-27 May 1992.
995	S. Mphuthi	18-27 Mei 1992.	995	S. Mphuthi	18-27 May 1992.
996	G. Mshibe	18-27 Mei 1992.	996	G. Mshibe	18-27 May 1992.
997	M. Mlangeni	18-27 Mei 1992.	997	M. Mlangeni	18-27 May 1992.
998	E. Twala	18-27 Mei 1992.	998	E. Twala	18-27 May 1992.

Perseel	Aangetekende houer van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek	Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
999	A. Ngubeni	18-27 Mei 1992.	999	A. Ngubeni	18-27 May 1992.
1001	R. Sikhonde	18-27 Mei 1992.	1001	R. Sikhonde	18-27 May 1992.
1004	G. Sishange	18-27 Mei 1992.	1004	G. Sishange	18-27 May 1992.
1005	J. Sibeko	18-27 Mei 1992.	1005	J. Sibeko	18-27 May 1992.
1006	E. Tshabalala	18-27 Mei 1992.	1006	E. Tshabalala	18-27 May 1992.
1007	F. Nkambule	18-27 Mei 1992.	1007	F. Nkambule	18-27 May 1992.
1008	E. Moloi	18-27 Mei 1992.	1008	E. Moloi	18-27 May 1992.
1009	D. Dlamini	18-27 Mei 1992.	1009	D. Dlamini	18-27 May 1992.
1010/11	(Bantu) Methodist Church	18-27 Mei 1992.	1010/11	(Bantu) Methodist Church	18-27 May 1992.
1012	J. Nhlapo	18-27 Mei 1992.	1012	J. Nhlapo	18-27 May 1992.
1017	J. Nkosi	18-27 Mei 1992.	1017	J. Nkosi	18-27 May 1992.
1019	Baptist Church	18-27 Mei 1992.	1019	Baptist Church	18-27 May 1992.
1020	J. Mthombeni	18-27 Mei 1992.	1020	J. Mthombeni	18-27 May 1992.
1023	J. Khoza	18-27 Mei 1992.	1023	J. Khoza	18-27 May 1992.
1024	E. Radebe	18-27 Mei 1992.	1024	E. Radebe	18-27 May 1992.
1025	S. Moloi	18-27 Mei 1992.	1025	S. Moloi	18-27 May 1992.
1026	A. Phungwayo	18-27 Mei 1992.	1026	A. Phungwayo	18-27 May 1992.
1027	F. Mngoma	18-27 Mei 1992.	1027	F. Mngoma	18-27 May 1992.
1028	M. Cindi	18-27 Mei 1992.	1028	M. Cindi	18-27 May 1992.
1029	G. Moforeng	18-27 Mei 1992.	1029	G. Moforeng	18-27 May 1992.
1030	C. Tsibane	18-27 Mei 1992.	1030	C. Tsibane	18-27 May 1992.
1031	J. Nkabinde	18-27 Mei 1992.	1031	J. Nkabinde	18-27 May 1992.
1032	A. Motloung	18-27 Mei 1992.	1032	A. Motloung	18-27 May 1992.
1033	P. Kubneka	18-27 Mei 1992.	1033	P. Kubneka	18-27 May 1992.
1034	S. Kasethola	18-27 Mei 1992.	1034	S. Kasethola	18-27 May 1992.
1035	B. Selepe	18-27 Mei 1992.	1035	B. Selepe	18-27 May 1992.
1036	T. Gule	18-27 Mei 1992.	1036	T. Gule	18-27 May 1992.
1037	D. Makhubu	18-27 Mei 1992.	1037	D. Makhubu	18-27 May 1992.
1038	G. Khoza	18-27 Mei 1992.	1038	G. Khoza	18-27 May 1992.
1039	E. Radebe	18-27 Mei 1992.	1039	E. Radebe	18-27 May 1992.
1040	J. Mashinini	18-27 Mei 1992.	1040	J. Mashinini	18-27 May 1992.
1055	P. Zimu	18-27 Mei 1992.	1055	P. Zimu	18-27 May 1992.
1056	J. Mbatha	18-27 Mei 1992.	1056	J. Mbatha	18-27 May 1992.
1060	J. Selepe	18-27 Mei 1992.	1060	J. Selepe	18-27 May 1992.
1061	P. Motaung	18-27 Mei 1992.	1061	P. Motaung	18-27 May 1992.
1063	M. Nhalpo	18-27 Mei 1992.	1063	M. Nhalpo	18-27 May 1992.
1096	P. Khumalo	18-27 Mei 1992.	1096	P. Khumalo	18-27 May 1992.
1099	A. Mlaba	18-27 Mei 1992.	1099	A. Mlaba	18-27 May 1992.
1100	A. Mtshali	18-27 Mei 1992.	1100	A. Mtshali	18-27 May 1992.
1102	J. Zondo	18-27 Mei 1992.	1102	J. Zondo	18-27 May 1992.
1103	J. Mothopeng	18-27 Mei 1992.	1103	J. Mothopeng	18-27 May 1992.
1104	J. Vilakazi	18-27 Mei 1992.	1104	J. Vilakazi	18-27 May 1992.
1106	J. Sambo	18-27 Mei 1992.	1106	J. Sambo	18-27 May 1992.
1108	J. Ngwenya	18-27 Mei 1992.	1108	J. Ngwenya	18-27 May 1992.
1109	J. Tsotetsi	18-27 Mei 1992.	1109	J. Tsotetsi	18-27 May 1992.
1111	P. Nhlapo	18-27 Mei 1992.	1111	P. Nhlapo	18-27 May 1992.
1126	D. Mokoena	18-27 Mei 1992.	1126	D. Mokoena	18-27 May 1992.
1125	J. Mnsi	18-27 Mei 1992.	1125	J. Mnsi	18-27 May 1992.
1127	E. Monyamate	18-27 Mei 1992.	1127	E. Monyamate	18-27 May 1992.
1128	E. Tsotetsi	18-27 Mei 1992.	1128	E. Tsotetsi	18-27 May 1992.
1129	A. Sibeko	18-27 Mei 1992.	1129	A. Sibeko	18-27 May 1992.
1130	I. Makhoba	18-27 Mei 1992.	1130	I. Makhoba	18-27 May 1992.
1132	M. Sibeko	18-27 Mei 1992.	1132	M. Sibeko	18-27 May 1992.
1133	Z. Masuku	18-27 Mei 1992.	1133	Z. Masuku	18-27 May 1992.
1134	T. Makhanya	18-27 Mei 1992.	1134	T. Makhanya	18-27 May 1992.
1136	M. Mdakane	18-27 Mei 1992.	1136	M. Mdakane	18-27 May 1992.
1137	S. Dlangalala	18-27 Mei 1992.	1137	S. Dlangalala	18-27 May 1992.
1138	M. Twala	18-27 Mei 1992.	1138	M. Twala	18-27 May 1992.
1139	A. M. E. Church	18-27 Mei 1992.	1139	A. M. E. Church	18-27 May 1992.
1160	C. Cindi	18-27 Mei 1992.	1160	C. Cindi	18-27 May 1992.
1163	K. Mokoena	18-27 Mei 1992.	1163	K. Mokoena	18-27 May 1992.
1164	S. Thabetwe	18-27 Mei 1992.	1164	S. Thabetwe	18-27 May 1992.
1165	F. W. Sithathu	18-27 Mei 1992.	1165	F. W. Sithathu	18-27 May 1992.
1166	M. Ngwenya	18-27 Mei 1992.	1166	M. Ngwenya	18-27 May 1992.

Perseel	Aangetekende houër van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek	Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
1167	P. Tshabalala	18-27 Mei 1992.	1167	P. Tshabalala	18-27 May 1992.
1168	M. Mlangeni	18-27 Mei 1992.	1168	M. Mlangeni	18-27 May 1992.
1169	A. Motaung	18-27 Mei 1992.	1169	A. Motaung	18-27 May 1992.
1170	E. Morajane	18-27 Mei 1992.	1170	E. Morajane	18-27 May 1992.
1174	M. Tsoetsi	18-27 Mei 1992.	1174	M. Tsoetsi	18-27 May 1992.
1172	E. Tshabangu	18-27 Mei 1992.	1172	E. Tshabangu	18-27 May 1992.
1175	A. Thabethe	18-27 Mei 1992.	1175	A. Thabethe	18-27 May 1992.
1176	M. Twala	18-27 Mei 1992.	1176	M. Twala	18-27 May 1992.
1177	K. Mnguni	18-27 Mei 1992.	1177	K. Mnguni	18-27 May 1992.
1149	M. Sibeko	18-27 Mei 1992.	1149	M. Sibeko	18-27 May 1992.
1148	Hadebe	18-27 Mei 1992.	1148	Hadebe	18-27 May 1992.
1178	P. Mkhondwane	18-27 Mei 1992.	1178	P. Mkhondwane	18-27 May 1992.
1179	J. Tshabangu	18-27 Mei 1992.	1179	J. Tshabangu	18-27 May 1992.
1180	M. Mavuso	18-27 Mei 1992.	1180	M. Mavuso	18-27 May 1992.
1181	B. Moloji	18-27 Mei 1992.	1181	B. Moloji	18-27 May 1992.
1183	E. Tshabangu	18-27 Mei 1992.	1183	E. Tshabangu	18-27 May 1992.
1184	J. Yika	18-27 Mei 1992.	1184	J. Yika	18-27 May 1992.
1185	J. Tshabalala	18-27 Mei 1992.	1185	J. Tshabalala	18-27 May 1992.
1186	J. Mokoena	18-27 Mei 1992.	1186	J. Mokoena	18-27 May 1992.
1187	B. Mosia	18-27 Mei 1992.	1187	B. Mosia	18-27 May 1992.
1188	R. Motloung	18-27 Mei 1992.	1188	R. Motloung	18-27 May 1992.
1190	J. Moloji	18-27 Mei 1992.	1190	J. Moloji	18-27 May 1992.
1193	A. Mahamotsa	18-27 Mei 1992.	1193	A. Mahamotsa	18-27 May 1992.
1194	G. Sibeko	18-27 Mei 1992.	1194	G. Sibeko	18-27 May 1992.
1195	A. Madlala	18-27 Mei 1992.	1195	A. Madlala	18-27 May 1992.
1818	E. Ramela	18-27 Mei 1992.	1818	E. Ramela	18-27 May 1992.
1828	S. Dube	18-27 Mei 1992.	1828	S. Dube	18-27 May 1992.
1829	J. Mncube	18-27 Mei 1992.	1829	J. Mncube	18-27 May 1992.
1830	D. Mosia	18-27 Mei 1992.	1830	D. Mosia	18-27 May 1992.
1844	E. Tshabalala	18-27 Mei 1992.	1844	E. Tshabalala	18-27 May 1992.
1845	D. Tshabalala	18-27 Mei 1992.	1845	D. Tshabalala	18-27 May 1992.
1846	J. Ngubeni	18-27 Mei 1992.	1846	J. Ngubeni	18-27 May 1992.
1847	E. Mahamutsa	18-27 Mei 1992.	1847	E. Mahamutsa	18-27 May 1992.
1849	J. Mchunu	18-27 Mei 1992.	1849	J. Mchunu	18-27 May 1992.
1850	J. Nkosi	18-27 Mei 1992.	1850	J. Nkosi	18-27 May 1992.
1851	E. Mlambo	18-27 Mei 1992.	1851	E. Mlambo	18-27 May 1992.
1852	S. Nkosi	18-27 Mei 1992.	1852	S. Nkosi	18-27 May 1992.
1853	M. Motaung	18-27 Mei 1992.	1853	M. Motaung	18-27 May 1992.
1856	L. Ndlovu	18-27 Mei 1992.	1856	L. Ndlovu	18-27 May 1992.
1858	B. J. Gwebu	18-27 Mei 1992.	1858	B. J. Gwebu	18-27 May 1992.
1859	M. Hlase	18-27 Mei 1992.	1859	M. Hlase	18-27 May 1992.
1860	A. Nkosi	18-27 Mei 1992.	1860	A. Nkosi	18-27 May 1992.
1861	E. Tywala	18-27 Mei 1992.	1861	E. Tywala	18-27 May 1992.
1863	E. Mothopeng	18-27 Mei 1992.	1863	E. Mothopeng	18-27 May 1992.
1865	C. Tshabalala	18-27 Mei 1992.	1865	C. Tshabalala	18-27 May 1992.
1866	R. Tshabalala	18-27 Mei 1992.	1866	R. Tshabalala	18-27 May 1992.
1867	J. Dhlanduni	18-27 Mei 1992.	1867	J. Dhlanduni	18-27 May 1992.
1868	F. Khumalo	18-27 Mei 1992.	1868	F. Khumalo	18-27 May 1992.
1869	D. Cebekhulu	18-27 Mei 1992.	1869	D. Cebekhulu	18-27 May 1992.
1870	S. Thabede	18-27 Mei 1992.	1870	S. Thabede	18-27 May 1992.
1871	J. Vilakazi	18-27 Mei 1992.	1871	J. Vilakazi	18-27 May 1992.
1872	T. Tshabalala	18-27 Mei 1992.	1872	T. Tshabalala	18-27 May 1992.
1873	W. Cebekhulu	18-27 Mei 1992.	1873	W. Cebekhulu	18-27 May 1992.
1874	J. Mathebula	18-27 Mei 1992.	1874	J. Mathebula	18-27 May 1992.
1875	E. Nkosi	18-27 Mei 1992.	1875	E. Nkosi	18-27 May 1992.
1877	R. Nkambule	18-27 Mei 1992.	1877	R. Nkambule	18-27 May 1992.
1878	M. Sigasa	18-27 Mei 1992.	1878	M. Sigasa	18-27 May 1992.
1880	R. Nhlapo	18-27 Mei 1992.	1880	R. Nhlapo	18-27 May 1992.
1881	B. Zwane	18-27 Mei 1992.	1881	B. Zwane	18-27 May 1992.
1882	M. Nkosi	18-27 Mei 1992.	1882	M. Nkosi	18-27 May 1992.
1883	E. Moloji	18-27 Mei 1992.	1883	E. Moloji	18-27 May 1992.
1884	S. Moloji	18-27 Mei 1992.	1884	S. Moloji	18-27 May 1992.
1885	J. Malinga	18-27 Mei 1992.	1885	J. Malinga	18-27 May 1992.
1886	S. Ndlovu	18-27 Mei 1992.	1886	S. Ndlovu	18-27 May 1992.
1887	T. Twala	18-27 Mei 1992.	1887	T. Twala	18-27 May 1992.

Perseel	Aangetekende houer van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek	Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
1888	L. Mabaso	18-27 Mei 1992.	1888	L. Mabaso	18-27 May 1992.
1890	J. Nyathi	18-27 Mei 1992.	1890	J. Nyathi	18-27 May 1992.
1891	P. Dubazane	18-27 Mei 1992.	1891	P. Dubazane	18-27 May 1992.
1892	V. Mahlangu	18-27 Mei 1992.	1892	V. Mahlangu	18-27 May 1992.
1893	E. Kunene	18-27 Mei 1992.	1893	E. Kunene	18-27 May 1992.
1894	M. Tshabalala	18-27 Mei 1992.	1894	M. Tshabalala	18-27 May 1992.
1895	S. Nkambule	18-27 Mei 1992.	1895	S. Nkambule	18-27 May 1992.
1896	T. Marhoba	18-27 Mei 1992.	1896	T. Marhoba	18-27 May 1992.
1897	F. Ngwane	18-27 Mei 1992.	1897	F. Ngwane	18-27 May 1992.
1898	I. Ngubeni	18-27 Mei 1992.	1898	I. Ngubeni	18-27 May 1992.
1899	P. Dlamini	18-27 Mei 1992.	1899	P. Dlamini	18-27 May 1992.
1900	B. Dlamini	18-27 Mei 1992.	1900	B. Dlamini	18-27 May 1992.
1901	J. Khanye	18-27 Mei 1992.	1901	J. Khanye	18-27 May 1992.
1902	D. Tsotetsi	18-27 Mei 1992.	1902	D. Tsotetsi	18-27 May 1992.
1903	L. Skosana	18-27 Mei 1992.	1903	L. Skosana	18-27 May 1992.
1905	M. Maseko	18-27 Mei 1992.	1905	M. Maseko	18-27 May 1992.
1906	M. Maseko	18-27 Mei 1992.	1906	M. Maseko	18-27 May 1992.
1907	S. Motaung	18-27 Mei 1992.	1907	S. Motaung	18-27 May 1992.
1908	T. Radebe	18-27 Mei 1992.	1908	T. Radebe	18-27 May 1992.
1909	E. Sibeko	18-27 Mei 1992.	1909	E. Sibeko	18-27 May 1992.
1910	M. Makhoba	18-27 Mei 1992.	1910	M. Makhoba	18-27 May 1992.
1911	L. Mosia	18-27 Mei 1992.	1911	L. Mosia	18-27 May 1992.
1912	E. Mosia	18-27 Mei 1992.	1912	E. Mosia	18-27 May 1992.
1913	T. Radebe	18-27 Mei 1992.	1913	T. Radebe	18-27 May 1992.
1914	B. Dubazane	18-27 Mei 1992.	1914	B. Dubazane	18-27 May 1992.
1916	A. Ngubeni	18-27 Mei 1992.	1916	A. Ngubeni	18-27 May 1992.
1917	E. Mchunu	18-27 Mei 1992.	1917	E. Mchunu	18-27 May 1992.
1918	M. Makhanya	18-27 Mei 1992.	1918	M. Makhanya	18-27 May 1992.
1919	A. Kubeka	18-27 Mei 1992.	1919	A. Kubeka	18-27 May 1992.
1920	S. Ntsimbi	18-27 Mei 1992.	1920	S. Ntsimbi	18-27 May 1992.
1921	J. Kubheka	18-27 Mei 1992.	1921	J. Kubheka	18-27 May 1992.
1922	E. Molefe	18-27 Mei 1992.	1922	E. Molefe	18-27 May 1992.
1923	S. Dhlamini	18-27 Mei 1992.	1923	S. Dhlamini	18-27 May 1992.
1924	M. Dlamini	18-27 Mei 1992.	1924	M. Dlamini	18-27 May 1992.
1925	B. Skosana	18-27 Mei 1992.	1925	B. Skosana	18-27 May 1992.
1926	B. Skosana	18-27 Mei 1992.	1926	B. Skosana	18-27 May 1992.
1927	B. Dhlamini	18-27 Mei 1992.	1927	B. Dhlamini	18-27 May 1992.
1928	E. Kubheka	18-27 Mei 1992.	1928	E. Kubheka	18-27 May 1992.
1929	A. Mashinini	18-27 Mei 1992.	1929	A. Mashinini	18-27 May 1992.
1930	E. Mahamotsa	18-27 Mei 1992.	1930	E. Mahamotsa	18-27 May 1992.
1931	I. Tsotetsi	18-27 Mei 1992.	1931	I. Tsotetsi	18-27 May 1992.
1932	J. Mosia	18-27 Mei 1992.	1932	J. Mosia	18-27 May 1992.
1933	L. Twala	18-27 Mei 1992.	1933	L. Twala	18-27 May 1992.
1934	M. Mbele	18-27 Mei 1992.	1934	M. Mbele	18-27 May 1992.
1935	S. Mahlangu	18-27 Mei 1992.	1935	S. Mahlangu	18-27 May 1992.
1936	M. Makhanye	18-27 Mei 1992.	1936	M. Makhanye	18-27 May 1992.
1937	E. Sigasa	18-27 Mei 1992.	1937	E. Sigasa	18-27 May 1992.
1938	T. Tshabalala	18-27 Mei 1992.	1938	T. Tshabalala	18-27 May 1992.
1939	W. Mtshali	18-27 Mei 1992.	1939	W. Mtshali	18-27 May 1992.
1940	H. Tsotetsi	18-27 Mei 1992.	1940	H. Tsotetsi	18-27 May 1992.
1942	I. Nkosi	18-27 Mei 1992.	1942	I. Nkosi	18-27 May 1992.
1952	Z. Ndlovu	18-27 Mei 1992.	1952	Z. Ndlovu	18-27 May 1992.
1959	I. Mkhendwena	18-27 Mei 1992.	1959	I. Mkhendwena	18-27 May 1992.
1960	A. Kubheko	18-27 Mei 1992.	1960	A. Kubheko	18-27 May 1992.
1961	E. Khumalo	18-27 Mei 1992.	1961	E. Khumalo	18-27 May 1992.
1962	M. Mashinini	18-27 Mei 1992.	1962	M. Mashinini	18-27 May 1992.
1963	J. Vilakazi	18-27 Mei 1992.	1963	J. Vilakazi	18-27 May 1992.
1964	M. Mahamotsa	18-27 Mei 1992.	1964	M. Mahamotsa	18-27 May 1992.
1965	J. Nhlapo	18-27 Mei 1992.	1965	J. Nhlapo	18-27 May 1992.
1967	S. Soka	18-27 Mei 1992.	1967	S. Soka	18-27 May 1992.
1968	J. Sibeko	18-27 Mei 1992.	1968	J. Sibeko	18-27 May 1992.
1969	J. Tshabalala	18-27 Mei 1992.	1969	J. Tshabalala	18-27 May 1992.
1971	M. Dladla	18-27 Mei 1992.	1971	M. Dladla	18-27 May 1992.
1972	J. Makhubo	18-27 Mei 1992.	1972	J. Makhubo	18-27 May 1992.
1974	J. Twala	18-27 Mei 1992.	1974	J. Twala	18-27 May 1992.
1973	J. Tshabalala	18-27 Mei 1992.	1973	J. Tshabalala	18-27 May 1992.

Perseel	Aangêtekende houër van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek	Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
1975	J. Khanye	18-27 Mei 1992.	1975	J. Khanye	18-27 May 1992.
1976	M. Dhlamini	18-27 Mei 1992.	1976	M. Dhlamini	18-27 May 1992.
1977	S. Tsotetsi	18-27 Mei 1992.	1977	S. Tsotetsi	18-27 May 1992.
1978	H. Nkutha	18-27 Mei 1992.	1978	H. Nkutha	18-27 May 1992.
1979	A. Tshabange	18-27 Mei 1992.	1979	A. Tshabange	18-27 May 1992.
1980	A. Khumalo	18-27 Mei 1992.	1980	A. Khumalo	18-27 May 1992.
1981	W. Dhlamini	18-27 Mei 1992.	1981	W. Dhlamini	18-27 May 1992.
1982	J. Tshabalala	18-27 Mei 1992.	1982	J. Tshabalala	18-27 May 1992.
1984	W. Moloi	18-27 Mei 1992.	1984	W. Moloi	18-27 May 1992.
1985	J. Moloi	18-27 Mei 1992.	1985	J. Moloi	18-27 May 1992.
1986	H. Moloi	18-27 Mei 1992.	1986	H. Moloi	18-27 May 1992.
1987	S. Khonjelwayo	18-27 Mei 1992.	1987	S. Khonjelwayo	18-27 May 1992.
1988	M. Tsotetsi	18-27 Mei 1992.	1988	M. Tsotetsi	18-27 May 1992.
1989	L. Kubeka	18-27 Mei 1992.	1989	L. Kubeka	18-27 May 1992.
1990	J. Mayisela	18-27 Mei 1992.	1990	J. Mayisela	18-27 May 1992.
1991	M. Moloi	18-27 Mei 1992.	1991	M. Moloi	18-27 May 1992.
1992	M. Moloi	18-27 Mei 1992.	1992	M. Moloi	18-27 May 1992.
1993	S. Malinga	18-27 Mei 1992.	1993	S. Malinga	18-27 May 1992.
1995	T. Ngwenya	18-27 Mei 1992.	1995	T. Ngwenya	18-27 May 1992.
1996	A. Tshwala	18-27 Mei 1992.	1996	A. Tshwala	18-27 May 1992.
1997	E. Nxumalo	18-27 Mei 1992.	1997	E. Nxumalo	18-27 May 1992.
1998	E. Radebe	18-27 Mei 1992.	1998	E. Radebe	18-27 May 1992.
1998	J. Makhubu	18-27 Mei 1992.	1998	J. Makhubu	18-27 May 1992.
2000	L. Tsotetsi (Simelane)	18-27 Mei 1992.	2000	L. Tsotetsi (Simelane)	18-27 May 1992.
2001	E. Ndlozi	18-27 Mei 1992.	2001	E. Ndlozi	18-27 May 1992.
2002	A. Mosia	18-27 Mei 1992.	2002	A. Mosia	18-27 May 1992.
2006	M. Gamede	18-27 Mei 1992.	2006	M. Gamede	18-27 May 1992.
2009	H. Moloi	18-27 Mei 1992.	2009	H. Moloi	18-27 May 1992.
2010	E. Makhubu	18-27 Mei 1992.	2010	E. Makhubu	18-27 May 1992.
2011	C. Tsotetsi	18-27 Mei 1992.	2011	C. Tsotetsi	18-27 May 1992.
2012	I. Mazibuko	18-27 Mei 1992.	2012	I. Mazibuko	18-27 May 1992.
2013	E. Shongwe	18-27 Mei 1992.	2013	E. Shongwe	18-27 May 1992.
2014	D. Tshabangu	18-27 Mei 1992.	2014	D. Tshabangu	18-27 May 1992.
2015	J. Sengwayo	18-27 Mei 1992.	2015	J. Sengwayo	18-27 May 1992.
2016	E. Motaung	18-27 Mei 1992.	2016	E. Motaung	18-27 May 1992.
2017	K. A. Nxumalo	18-27 Mei 1992.	2017	K. A. Nxumalo	18-27 May 1992.
2018	R. Twala	18-27 Mei 1992.	2018	R. Twala	18-27 May 1992.
2019	A. Ngubeni	18-27 Mei 1992.	2019	A. Ngubeni	18-27 May 1992.
2020	K. Nkosi	18-27 Mei 1992.	2020	K. Nkosi	18-27 May 1992.
2021	A. Tsotetsi	18-27 Mei 1992.	2021	A. Tsotetsi	18-27 May 1992.
2022	A. Mlangeni	18-27 Mei 1992.	2022	A. Mlangeni	18-27 May 1992.
2024	E. Mabaso	18-27 Mei 1992.	2024	E. Mabaso	18-27 May 1992.
2025	J. Mbatha	18-27 Mei 1992.	2025	J. Mbatha	18-27 May 1992.
2026	E. Mntambo	18-27 Mei 1992.	2026	E. Mntambo	18-27 May 1992.
2028	L. Mabele	18-27 Mei 1992.	2028	L. Mabele	18-27 May 1992.
2029	W. Nkosi	18-27 Mei 1992.	2029	W. Nkosi	18-27 May 1992.
2031	A. Sibeko	18-27 Mei 1992.	2031	A. Sibeko	18-27 May 1992.
2032	E. Tsotetsi	18-27 Mei 1992.	2032	E. Tsotetsi	18-27 May 1992.
2035	C. Mabaso	18-27 Mei 1992.	2035	C. Mabaso	18-27 May 1992.
2037	P. Moloi	18-27 Mei 1992.	2037	P. Moloi	18-27 May 1992.
2038	M. Motloung	18-27 Mei 1992.	2038	M. Motloung	18-27 May 1992.
2041	I. Zwane	18-27 Mei 1992.	2041	I. Zwane	18-27 May 1992.
2042	N. Ngwenya	18-27 Mei 1992.	2042	N. Ngwenya	18-27 May 1992.
2043	J. Tshabalala	18-27 Mei 1992.	2043	J. Tshabalala	18-27 May 1992.
2045	J. Mazibuko	18-27 Mei 1992.	2045	J. Mazibuko	18-27 May 1992.
2046	H. Dhlamini	18-27 Mei 1992.	2046	H. Dhlamini	18-27 May 1992.
2048	G. Mphuthi	18-27 Mei 1992.	2048	G. Mphuthi	18-27 May 1992.
2049	P. Nhlapho	18-27 Mei 1992.	2049	P. Nhlapho	18-27 May 1992.
2051	P. Molishiwa	18-27 Mei 1992.	2051	P. Molishiwa	18-27 May 1992.
2053	A. Motaung	18-27 Mei 1992.	2053	A. Motaung	18-27 May 1992.
2054	E. Ndlovu	18-27 Mei 1992.	2054	E. Ndlovu	18-27 May 1992.
2044	—	18-27 Mei 1992.	2044	—	18-27 May 1992.
2055	J. Thayi	18-27 Mei 1992.	2055	J. Thayi	18-27 May 1992.

Perseel	Aangetekende houër van permit of sertifikaat ten opsigte van geaffekteerde perseel	Tydperk van ondersoek
2056	S. Ncala	18-27 Mei 1992.
2057	T. Tshabalala	18-27 Mei 1992.
2058	J. Motloung	18-27 Mei 1992.
2059	K. Ngwenya	18-27 Mei 1992.
2060	J. Sibeko	18-27 Mei 1992.
2061	J. Mabaso	18-27 Mei 1992.
2062	A. Mosia	18-27 Mei 1992.
2063	J. Ntsjalane	18-27 Mei 1992.
2064	A. Motaung	18-27 Mei 1992.
2066	E. Sibeko	18-27 Mei 1992.
2068	A. Ndlovu	18-27 Mei 1992.
2069	L. Ngwenya	18-27 Mei 1992.
2070	L. Leotlela	18-27 Mei 1992.
2073	S. Mhlongo	18-27 Mei 1992.
2074	G. Chauke	18-27 Mei 1992.
2077	P. Madlabane	18-27 Mei 1992.
2078	A. Motloung	18-27 Mei 1992.
2081	J. Khanye	18-27 Mei 1992.

Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
2056	S. Ncala	18-27 May 1992.
2057	T. Tshabalala	18-27 May 1992.
2058	J. Motloung	18-27 May 1992.
2059	K. Ngwenya	18-27 May 1992.
2060	J. Sibeko	18-27 May 1992.
2061	J. Mabaso	18-27 May 1992.
2062	A. Mosia	18-27 May 1992.
2063	J. Ntsjalane	18-27 May 1992.
2064	A. Motaung	18-27 May 1992.
2066	E. Sibeko	18-27 May 1992.
2068	A. Ndlovu	18-27 May 1992.
2069	L. Ngwenya	18-27 May 1992.
2070	L. Leotlela	18-27 May 1992.
2073	S. Mhlongo	18-27 May 1992.
2074	G. Chauke	18-27 May 1992.
2077	P. Madlabane	18-27 May 1992.
2078	A. Motloung	18-27 May 1992.
2081	J. Khanye	18-27 May 1992.

KENNISGEWING 379 VAN 1992**JOHANNESBURG-WYSIGINGSKEMA 3818**

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, Russell Pierre Attwell, synde die gemagtigde agent van die eienaar van Erf 209, Blackheath-uitbreiding 1-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 hersenering van die eiendom hierbo beskryf, geleë te D. F. Malanrylaan 275, Blackheath-uitbreiding 1-dorpsgebied, vanaf "Residensieel 1" met 'n digtheid van een woonhuis per erf na "Residensieel 1" met kantore as 'n primêre gebruik en onderworpe aan sekere voorwaardes soos deur die Stadsraad gestel.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Stadsraad van Johannesburg, Kamer 760, Sewende Verdieping, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 30733, Braamfontein, 2017, ingedien of gerig word.

Adres van agent: Attwell & Associates, Posbus 490, Pinegowrie, 2132.

NOTICE 379 OF 1992**JOHANNESBURG AMENDMENT SCHEME 3818**

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)

I, Russell Pierre Attwell, being the authorised agent of the owner of Erf 209, Blackheath Extension 1 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 the Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated at 275 D. F. Malan Drive, Blackheath Extension 1 Township, from "Residential 1" with a density of one dwelling per erf to "Residential 1" permitting offices as a primary right and subject to certain conditions as imposed by the Council.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Seventh Floor, Civic Centre, Braamfontein, for a period of 28 days from 20 May 1992.

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 20 May 1992.

Address of agent: Attwell & Associates, P.O. Box 490, Pinegowrie, 2132.

KENNISGEWING 380 VAN 1992**SANDTON-WYSIGINGSKEMA 2003**

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 agent van die eienaar van Erf 268, Eastgate-uitbreiding 13, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 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, begrens deur Southen Dartfieldweg en Commerce-singel-Wes, Eastgate, vanaf "Spesiaal" onderworpe aan voorwaardes tot "Spesiaal" onderworpe aan voorwaardes insluitende 'n Publieke Motorhawe.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure in Kamer 206, B-blok, Sandton Burgersentrum, Rivoniaweg, Sandown, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 78001, Sandton, 2146 (Aandag: Stadsbeplanning) ingedien of gerig word.

Adres van eienaar: P/a Dent, Course & Davey, Posbus 3243, Johannesburg, 2000.

NOTICE 380 OF 1992**SANDTON AMENDMENT SCHEME 2003**

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 authorised agent of the owner of Erf 268, Eastgate Extension 13, 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 Town Council of Sandton for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the property described above, bounded by South and Dartfield Roads and Commerce Crescent West, Eastgate, from "Special" subject to conditions to "Special" subject to conditions including a Public Garage.

Particulars of the application will lie for inspection during normal office hours in Room 206, B Block, Sandton, Civic Centre, Rivonia Road, Sandown, for a period of 28 days from 20 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk at the above address or at P.O. Box 78001, Sandton, 2146 (Attention: Town-planning) within a period of 28 days from 20 May 1992.

Address of owner: C/o Dent, Course & Davey, P.O. Box 3243, Johannesburg, 2000.

20-27

KENNISGEWING 381 VAN 1992**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)

PRETORIA-WYSIGINGSKEMA

Ek, Irma Muller, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1236, Arcadia, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Pretoria aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Pretoria-dorpsbeplanningskema, 1974, deur die hersonering van die eiendom hierbo beskryf, geleë in Beckettstraat, noord van Kerkstraat en suid van Goewermentlaan, Arcadia, vanaf "Spesiale Woon" na "Spesiaal" vir 'n gastehuis en kantore.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur: Stedelike Beplanning, Kamer 6002, Wesblok, Munitoria, hoek van Van der Walt- en Vermeulenstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 20 Mei 1992 (die datum van die eerste publikasie van hierdie kennisgewing).

NOTICE 381 OF 1992**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)

PRETORIA AMENDMENT SCHEME

I, Irma Muller, being the authorised agent of the owner of Portion 1 of Erf 1236, Arcadia, hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Pretoria for the amendment of the town-planning scheme known as the Pretoria Town-planning Scheme, 1974, by the rezoning of the property described above, situated in Beckett Street, north of Church Street and south of Government Avenue, Arcadia, from "Special Residential" to "Special" for a guest house and offices.

Particulars of the application will lie for inspection during normal office hours at the office of the Director: City Planning, Room 6002, West Block, Munitoria, corner of Van der Walt and Vermeulen Streets, Pretoria, for a period of 28 days from 20 May 1992 (the date of first publication of this notice).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Direkteur: Stedelike Beplanning by bovermelde adres of by Posbus 3242, Pretoria, 0001, ingedien of gerig word.

Adres van agent: Irma Muller SS (SA), P/a Els van Straten & Vennote, Posbus 28792, Sunnyside, 0132. [Tel. (012) 342-2925.] (Verw. EA2315/HZ.)

KENNISGEWING 382 VAN 1992

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 1682

Ek, Johannes Daniel Marius Swemmer, van die firma Els van Straten & Vennote, synde die gemagtigde agent van die eienaar van Erf 1334, Ferndale, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Randburg aansoek gedoen het om die wysiging van die dorpsbeplanning-skema bekend as Randburg-dorpsbeplanning-skema, 1976, deur die hersonering van die eiendom hierbo beskryf, geleë te Hendrik Verwoerdrylaan van "Residensieel 2" tot "Spesiaal" vir woonhuiskantore met 'n vloeroppervlakteverhouding van 0,15.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer A204, Munisipale Kantore, hoek van Jan Smutslaan en Hendrik Verwoerdrylaan, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres of by Privaatsak 1, Randburg, 2125, ingedien of gerig word.

Adres van agent: P/a J. D. M. Swemmer, vir Els van Straten & Vennote, Posbus 3904, Randburg, 2125.

KENNISGEWING 383 VAN 1992

[Regulasie 11 (2)]

DELMAS-WYSIGINGSKEMA 26

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)

Ons, Infracplan, synde die gemagtigde agent van die eienaar van Gedeelte 83 van die plaas Witklip 232 IR gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat ons by die Stadsraad van Delmas aansoek gedoen het om die wysiging van die dorpsbeplanning-skema bekend as die Delmas-dorpsbeplanning-skema, 1986, deur die hersonering van die eiendom hierbo beskryf, geleë ten weste van Hospitaalstraat vanaf "Landbou" tot "Nywerheid 3".

Objections to or representations in respect of the application must be lodged with or made in writing to the Director: City Planning at the above address or at P.O. Box 3242, Pretoria, 0001, within a period of 28 days from 20 May 1992.

Address of owner: Irma Muller TRP (SA), C/o Els van Straten & Partners, P.O. Box 28792, Sunnyside, 0132. [Tel. (012) 342-2925.] (Ref. EA2315/HZ.)

20-27

NOTICE 382 OF 1992

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 1682

I, Johannes Daniel Marius Swemmer, of the firm Els van Straten & Partners being the authorised agent of the owner of Erf 1334, Ferndale, 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 Randburg for the amendment of the Town-planning scheme known as Randburg Town-planning Scheme, 1976, by the rezoning of the property described above, situated on Hendrik Verwoerd Drive from "Residential 2" to "Special" for dwelling house offices with a floor area ratio of 0,15.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room A204, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive for a period of 28 days from 20 May 1992.

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 20 May 1992.

Address of agent: C/o J. D. M. Swemmer, for Els van Straten & Partners, P.O. Box 3904, Randburg, 2125.

20-27

NOTICE 383 OF 1992

[Regulation 11 (2)]

DELMAS AMENDMENT SCHEME 26

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, Infracplan, being the authorised agent of the owner of Portion 83 of the farm Witklip 232 IR hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that we have applied to the Town Council of Delmas for the amendment of the town-planning scheme known as the Delmas Town-planning Scheme, 1986, by the rezoning of the property described above, situated to the west of Hospitaal Street from "Agriculture" to "Industrial 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Stadsekretaris, Municipale Kantore, Stadsraad van Delmas, Samuelweg, Delmas, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Stadsklerk, Stadsraad van Delmas, by bovermelde adres of by Posbus 6, Delmas, 2210, ingedien of gerig word.

Adres van agent: Infraplan, Rosepark North 102, Sturdeelaan 8, Johannesburg; Posbus 1847, Parklands, 2121. [Tel. (011) 788-7237/8.]

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, Town Council of Delmas, Samuel Road, Delmas, for a period of 28 days from 20 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Town Clerk, Town Council of Delmas, at the above address or at P.O. Box 6, Delmas, 2210, within a period of 28 days from 20 May 1992.

Address of agent: Infraplan, 102 Rosepark North, 8 Sturdee Avenue, Rosebank, Johannesburg, P.O. Box 1847, Parklands, 2121. [Tel. (011) 788-7237/8.]

20-27

KENNISGEWING 384 VAN 1992

JOHANNESBURG-WYSIGINGSKEMA 3824

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

Ek, Friedrich Jacob Mathey, synde die gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1467, Northcliff-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 Johannesburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Johannesburg-dorpsbeplanningskema, 1979, vir die hersonering van die eiendom hierbo beskryf, geleë te Willowweg, vanaf "Residensieel 1 met 'n digtheid van een woonhuis per erf" na "Residensieel 1 met 'n digtheid van een woonhuis per 1 500 m²", onderworpe aan sekere voorwaardes.

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 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 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 Mathey & Greeff, Posbus 2636, Randburg, 2125.

KENNISGEWING 385 VAN 1992

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 3841

Ek, Nadine A. Christelis, synde die gemagtigde agent van die eienaar van Erf 45, Rosebank, gee hiermee kragtens die bepalings van artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986,

NOTICE 384 OF 1992

JOHANNESBURG AMENDMENT SCHEME 3824

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

I, Friedrich Jacob Mathey, being the authorised agent of the owner of Portion 1 of Erf 1467, Northcliff Extension 2, hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Johannesburg for the amendment of the town-planning scheme known as Johannesburg Town-planning Scheme, 1979, by the rezoning of the property described above, situated in Willow 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", subject to certain conditions.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Room 760, Civic Centre, Braamfontein, for a period of 28 days from 20 May 1992.

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 20 May 1992.

Address of owner: C/o Mathey & Greeff, P.O. Box 2636, Randburg, 2125.

20-27

NOTICE 385 OF 1992

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 3841

I, Nadine A. Christelis, being the authorised agent of the owner of Erf 45, Rosebank, hereby give notice in terms of section (56) (b) (i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the

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 geskryf, geleë op die hoek van Cradock- en Tyrwhittlaan van "Besigheid 4" met 'n v.o.v. van 1,0 tot "Besigheid 4" met 'n v.o.v. van 1,2 om die ontwikkeling van die eiendom, in ooreenstemming met die Raad se beleid, toe te laat.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Sewende Verdieping, Burgersentrum, Stadsraad van Johannesburg, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 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 Partnership, Posbus 800, Sunninghill, 2157.

KENNISGEWING 386 VAN 1992

ROODEPOORT-WYSIGINGSKEMA 598

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DIE DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 55 VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986)

Ek, Michael Idris Osborne, synde die gemagtigde agent van die eienaar van die deel van die sanitêre laan wat tussen Erwe 459 en 460 en 531 en 532 (sal Erf 2350 wees), Florida, geleë is, gee ingevolge artikel 28 (1) gelees saam met artikel 55 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema, bekend as die Roodepoort Dorpsbeplanningskema, 1987, deur die hersonering van die eiendom hierbo beskryf, van 'n sanitêre laan tot "Besigheid 4" onderworpe aan voorwaardes.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Hoof, Stedelike Ontwikkeling, Kamer 72, Vierde Verdieping, Christiaan de Wetweg, Roodepoort, 1724, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Hoof, Stedelike Ontwikkeling, by die bovermelde adres of by Privaatsak X30, Roodepoort, 1725, ingedien of gerig word.

Adres van gemagtigde agent: Osborne, Oakenfull & Meekel, Posbus 2254, Parklands, 2121.

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 Cradock and Tyrwhitt Avenues, Rosebank, from "Business 4" with an f.a.r. of 1,0 to "Business 4" with an f.a.r. of 1,2 to permit the property to be developed in accordance with the Council's policy.

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning, Seventh Floor, Civic Centre, City Council of Johannesburg, for a period of 28 days from 20 May 1992.

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 20 May 1992.

Address of owner: C/o Nichol Nathanson Partnership, P.O. Box 800, Sunninghill, 2157.

20-27

NOTICE 386 OF 1992

ROODEPOORT AMENDMENT SCHEME 598

NOTICE OF APPLICATION FOR THE AMENDMENT OF THE TOWN-PLANNING SCHEME IN TERMS OF SECTION 28 (1) READ WITH SECTION 55 OF THE TOWN-PLANNING AND TOWNSHIPS ORDINANCE, 1986 (ORDINANCE 15 OF 1986)

I, Michael Idris Osborne, being the authorised agent of the owner of that portion of the sanitary lane situated between Erven 459, 460, and 531 and 532 (to be Erf 2350), Florida, hereby give notice in terms of section 28 (1) read with section 55 of the Town-planning and Townships Ordinance, 1986, that I have applied to the City Council of Roodepoort for the amendment of the town-planning scheme known as the Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above from a sanitary lane to "Business 4", subject to conditions.

Particulars of the application will lie for inspection during normal office hours at the Head, Urban Development, Room 72, Fourth Floor, Christian de Wet Road, Roodepoort, 1724, for a period of 28 days from 20 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Head, Urban Development, at the above address or Private Bag X30, Roodepoort, 1725, within a period of 28 days from 20 May 1992.

Address of authorised agent: Osborne, Oakenfull & Meekel, P.O. Box 2254, Parklands, 2121.

20-27

KENNISGEWING 387 VAN 1992

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)

STANDERTON-WYSIGINGSKEMA 37

Ek, Pierre Danté Moelich, van die firma Plankonsult, synde gemagtigde agent van die eienaar van Gedeelte 1 van Erf 1076, Stanwes, distrik Standerton, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Munisipaliteit van Standerton aansoek gedoen het om die wysiging van dorpsbeplanningskema bekend as Standerton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf, geleë te Marais- en Van Kollerstraat, Stanwes, van "Residensieel 1" na "Besigheid 2".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die stadsclerk, Munisipale Kantoor, hoek van Piet Retief en Andries Pretoriusstraat, Standerton, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die stadsclerk by bovermelde adres of by Posbus 66, Standerton, 2430, ingedien of gerig word.

Adres van eienaar: P/a Plankonsult, Posbus 27718, Sunnyside, 0132. Tel. (012) 803-7630.

KENNISGEWING 388 VAN 1992

KENNISGEWING VAN 'N AANSOEK OM DIE WYSIGING VAN 'N DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56 (1) (b) (i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986), SAAMGELEES MET REGULASIE 11 (2) VAN DIE DORPSBEPLANNING-EN DORPSREGULASIES

PRETORIA-WYSIGINGSKEMA

Ek, Karin Johanna van Straten, synde die gemagtigde agent van die eienaar van Erf 1/44, Brooklyn, 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 die suidoostelike hoek van die kruising van Lynnwoodweg en Duncanstraat, Brooklyn, "Spesiale Woon" tot "Spesiaal" vir 'n tuinsentrum wat insluit die uitstal en verkoop van tuin- en kwekeryverwante goedere en woongebruike.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by Stedelike Beplanning, Kamer 6002, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 20 Mei 1992 (die datum van die eerste publikasie van hierdie kennisgewing).

NOTICE 387 OF 1992

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)

STANDERTON AMENDMENT SCHEME 37

I, Pierre Danté Moelich, of the firm Plankonsult, being the authorized agent of the owner of Portion 1 of Erf 1076, Stanwes, District of Standerton, 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 Municipality of Standerton for the amendment of the town-planning scheme known as Standerton Town-planning Scheme, 1980, by the rezoning of the property described above, situated on corner of Marais and Van Koller Streets, Stanwes, from "Residential 1" to "Business 2".

Particulars of the application will lie for inspection during normal office hours at the office of the town clerk Municipal Office, corner of Piet Retief and Andries Pretorius Streets, Standerton, for the period of 28 days from 20 May 1992.

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 66, Standerton, 2430, within a period of 28 days from 20 May 1992.

Address of owner: C/o Plankonsult, P.O. Box 27718, Sunnyside, 0132. Tel. (012) 803-7630.

20-27

NOTICE 388 OF 1992

NOTICE OF AN 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), READ WITH REGULATION 11 (2) OF THE TOWN-PLANNING AND TOWNSHIPS REGULATIONS

PRETORIA AMENDMENT SCHEME

I, Karin Johanna van Straten, being the authorised agent of the owner of Erf 1/44, Brooklyn, 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 on the south-eastern corner of the crossing of Lynnwood Avenue and Duncan Street, Brooklyn, from "Special Residential" to "Special" for a garden centre which shall include the display and selling of garden and nursery related products and residential uses.

Particulars of the application will lie for inspection during normal office hours at City Planning, Room 6002, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 20 May 1992 (the date of first publication of this notice).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Direkteur by bovermelde adres of by Posbus 3242, Pretoria, ingedien of gerig word.

Adres van gemagtigde agent: F. Pohl & Vennote, Posbus 7036, Hennopsmeer, 0046; Panoramagebou, Lenchenlaan-Noord 1037, Zwartkop-uitbreiding 4, Tel. 663-1326/7.

KENNISGEWING 389 VAN 1992

JOHANNESBURG-WYSIGINGSKEMA 3740

BYLAE 8

[Regulasie 11 (2)]

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

Ek, Barbara Joan Quilliam, synde die gemagtigde agent van die eienaar van Erf 1199, Mondeor, 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 Daylesfordstraat 338, Mondeor, van "Residensieel 1, 1 wooneenheid per 1 500 m²" tot "Gedeelte Residensieel 1 Hoogte Zone O, Gedeelte Residensieel 3 Hoogte Zone 8".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Sewende Verdieping, Burgersentrum, Braamfontein, Johannesburg, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 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 Barbara Quilliam, Posbus 585, Glenvista, 2058.

KENNISGEWING 390 VAN 1992

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)

VANDEBIJLPARK-WYSIGINGSKEMA 166

Ek, John Alan Clayton, synde die gemagtigde agent van die eienaar van Erf 664, Vanderbijlpark South East-dorpsgebied, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en

Objections to or representations in respect of the application must be lodged with or made in writing to the Director at the above address or at P.O. Box 3242, Pretoria, 0001, within a period of 28 days from 20 May 1992.

Address of authorised agent: F. Pohl & Partners, P.O. Box 7036, Hennopsmeer, 0046; Panorama Building, 1037 Lenchen Avenue North, Zwartkop Extension 4. Tel. 663-1326/7.

20-27

NOTICE 389 OF 1992

JOHANNESBURG AMENDMENT SCHEME 3740

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 authorised agent of the owner of Erf 1199, Mondeor, 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 above-mentioned property situated at 338 Daylesford Road, Mondeor, from "Residential 1, 1 dwelling per 1 500 m²" to "A Part Residential 1 Height Zone O and A Part Residential 3 height Zone 8".

Particulars of the application will lie for inspection during normal office hours at the office of the Director of Planning at the above address or at P.O. Box 30733, Braamfontein, 2017, within a period of 28 days from 20 May 1992.

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 of at P.O. Box 30733, Braamfontein, 2017, within a period of 28 days from 20 May 1992.

Address of owner: C/o Barbara Quilliam, P.O. Box 585, Glenvista, 2058.

20-27

NOTICE 390 OF 1992

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)

VANDEBIJLPARK AMENDMENT SCHEME 166

I, John Alan Clayton, being the authorised agent of the owner of Erf 664, Vanderbijlpark South East 7 Township, hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance,

Dorpe, 1986, kennis dat ek by die Stadsraad van Vanderbijlpark, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Vanderbijlpark-dorpsbeplanningskema, 1987; deur die hersonering van die eiendom hierbo beskryf, geleë te Edwin Conroystraat 25, Vanderbijlpark, 1911, van Residensieel 1 met 'n boubeperkingslyn van 8 meter op die straatgrens tot Residensieel 1 met 'n boubeperkingslyn van 4 meter op die straatgrens.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 403, Munisipale kantore, hoek van Klasie Havengastraat en Frikkie Meyer Boulevard, Vanderbijlpark, vir 'n tydperk van 28 dae vanaf 20 Mei 1992 (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 20 Mei 1992 skriftelik by of tot die Stadsklerk by bogemelde adres of by Posbus 3, Vanderbijlpark, ingedien of gerig word.

Adres van eienaar: Edwin Conroystraat 25, Vanderbijlpark, 1911.

1986, that I have applied to the Town Council of Vanderbijlpark for the amendment of the town-planning scheme known as Vanderbijlpark Town-planning Scheme, 1987, by the rezoning of the property described above, situated at 25 Edwin Conroy Street, Vanderbijlpark, 1911, from Residential 1 with a building line of 8 metres on the street boundary to Residential 1 with a building line of 4 metres on the street boundary.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 403, Municipal Offices, corner of Klasie Havenga Street and Frikkie Meyer Boulevard, Vanderbijlpark, for a period of 28 days from 20 May 1992 (the date of the first publication of this notice).

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 P.O. Box 3, Vanderbijlpark, within a period of 28 days from 20 May 1992.

Address of owner: 25 Edwin Conroy Street, Vanderbijlpark, 1911.

20-27

KENNISGEWING 391 VAN 1992

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 1997

Ons, Rosmarin & Medewerkers, synde die gemagtigde agent van die eienaars van Gedeeltes 17, 18, 19, 20, 21, 22 en gedeelte van Gedeelte 23, Eastgate-dorpsgebied, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 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 in die noordoos kwadrant van die Eastgate-dorpsgebied, aangrensend aan Katherinestraat van "Residensieel 1", met 'n digtheid van "een woonhuis per erf" tot "Besigheid 4".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die Kantoor van die Direkteur van Beplanning, Blok B, Burgersentrum, Stadsraad van Sandton, Sandton, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsig van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

Adres van eienaars: P/a Rosmarin & Medewerkers, Sherborne Square, Sherborneweg 5, Parktown, 2193.

NOTICE 391 OF 1992

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 1997

We, Rosmarin & Associates, being the authorised agent of the owners of Erven 17, 18, 19, 20, 21, 22 and part of Erf 23, Eastgate Township, give notice in terms of section 56 (1) (b) (i) of the Town-Planning and Townships Ordinance, 1986, that we have applied to the Town Council of Sandton, for the amendment of the town-planning scheme known as Sandton Town-Planning Scheme, 1980, for the rezoning of the properties described above, situated in the north-eastern quadrant of the township of Eastgate abutting Katherine Road, from "Residential 1" with a density of "one dwelling per erf" to "Business 4".

Particulars of the application will lie for inspection during normal office hours at the offices of the Director of Planning, Civic Centre, Block B, Town Council of Sandton for a period of 28 days from 20 May 1992.

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 78001, Sandton, 2146, for a period of 28 days from 20 May 1992.

Address of owners: C/o Rosmarin & Associates, Sherborne Square, 5 Sherborne Road, Parktown, 2193.

20-27

KENNISGEWING 392 VAN 1992

BYLAE 14

(Regulasie 24)

KENNISGEWING VAN AANSOEK OM UITBREIDING VAN GRENSE VAN GOEDGEKEURDE DORP DEUR PLAASLIKE BESTUUR GESTIG

Die Stadsraad van Sandton gee hiermee ingevolge artikel 69 (6) (a) saamgelees met artikel 88 (2) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat aansoek gedoen is deur Rosmarin & Medewerkers van Posbus 32004, Braamfontein, 2107, om die grense van die dorp bekend as Eastgate-dorpsgebied uit te brei om 'n gedeelte van Gedeelte 109 van die plaas Zandfontein 42 IR, distrik Transvaal, te omvat.

Die betrokke gedeelte is geleë in die noordoos kwadrant van die Eastgate-dorpsgebied, aangrensend aan Katherinestraat en sal as 'n Kantoorpark ontwikkel word.

Die aansoek tesame met die betrokke planne, dokumente en inligting lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Blok B, Burgersentrum, Stadsraad van Sandton, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet skriftelik en in tweevoud by of tot die Direkteur van Beplanning by bovermelde adres of by Posbus 78001, Sandton, 2146, binne 'n tydperk van 28 dae vanaf 20 Mei 1992 ingedien of gerig word.

KENNISGEWING 393 VAN 1992

MEYERTON-DORPSBEPLANNINGSKEMA, 1986

[Regulasie 11 (2)]

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPS-BEPLANNINGSKEMA INGEVOLGE ARTIKEL 56 (1) (b) (i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986) MEYERTON-WYSIGINGSKEMA 74

Ek, Hendrik Jan Maritz, synde die gemagtigde agent van die eienaar van Erf 52, Golf Park-dorp, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Meyerton aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Meyerton-dorpsbeplanningskema 1986, deur die hersonering van die eiendom hierbo beskryf, geleë te Japonicalaan 20, Golf Park-dorp, van "Residensieel 1" tot "Residensieel 4".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadklerk, Kamer 201, Munisipale Kantore, Presidentplein, Meyerton, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Stadklerk by bovermelde adres of by Posbus 9, Meyerton, 1960, ingedien of gerig word.

Adres van eienaar: H. J. Maritz, Posbus 151, Meyerton, 1960.

NOTICE 392 OF 1992

SCHEDULE 14

(Regulation 24)

NOTICE OF APPLICATION FOR EXTENSION OF BOUNDARIES OF APPROVED TOWNSHIP ESTABLISHED BY LOCAL AUTHORITY

The Town Council of Sandton, hereby gives notice in terms of section 69 (6) (a) read in conjunction with sections 88 (2) of the Town-Planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that application has been made by Rosmarin & Associates of P.O. Box 32004, Braamfontein, 2017, to extend the boundaries of the township known as Eastgate Township to include part of Portion 109 of the farm Zandfontein 42 IR, District of the Transvaal.

The portion concerned is situated in the north-eastern quadrant of the township of Eastgate abutting the Katherine Street alignment and is to be developed as an Office Park.

The application together with the plans, documents and information concerned, will lie for inspection during normal office hours at the office of the Director of Planning, Civic Centre, Block B, Town Council of Sandton, for a period of 28 days from 20 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Director of Planning at the above address or at P.O. Box 78001, Sandton, 2146, within a period of 28 days from 20 May 1992.

20-27

NOTICE 393 OF 1992

MEYERTON TOWN-PLANNING SCHEME, 1986

[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) MEYERTON AMENDMENT SCHEME 74

I, Hendrik Jan Maritz, being the authorised agent of the owner of Erf 52, Golf Park Township, hereby give notice in terms of section 56 (1) (b) (i) of the Town-Planning and Townships Ordinance, 1986, that I have applied to the Town Council of Meyerton for the amendment of the town-planning scheme known as Meyerton Town-planning Scheme, 1986, the rezoning of the property above, situated at 20 Japonica Avenue, Golf Park Township, from "Residential 1" to "Residential 4".

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 201, Municipal Offices, President Square, Meyerton, for the period of 28 days from 20 May 1992.

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 9, Meyerton, 1960, within a period of 28 days from 20 May 1992.

Address of owner: H. J. Maritz, P.O. Box 151, Meyerton, 1960.

20-27

KENNISGEWING 394 VAN 1992**RUSTENBURG-WYSIGINGSKEMA 214**

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

Ek, Andries Albertus Petrus Greeff, synde die gemagtigde agent van die eienaar van die restant gedeelte van Erf 1015, Rustenburg, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Rustenburg aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Rustenburg-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierbo beskryf geleë te Wolmaransstraat 99, Rustenburg, vanaf "Residensieel 1" met 'n digtheid van een woonhuis per 700 vierkante meter tot "Residensieel 4" in Hoogtesone 8.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Kamer 701, Munisipale Kantore, hoek van Van Staden- en Burgerstraat, Rustenburg, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by die Stadsklerk by bovermelde adres of by Posbus 16, Rustenburg, 0300, ingedien of gerig word.

Adres van eienaar: P/a Van Wyk & Vennote, Stads- en Streekbeplanners, Posbus 7710, Hennopsmeer, 0046.

KENNISGEWING 395 VAN 1992

Ek, Marthinus Wessel Koekemoer, synde die gemagtigde agent van die eienaars van erwe hieronder, 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 Johannesburgse Dorpsbeplanningskema, 1979, deur die hersonering van die volgende eiendomme:

JOHANNESBURG-WYSIGINGSKEMA 3813

Erf 23, Blackheath, geleë te Mimosaweg 289, noord in Mimosaweg, drie erwe ooswaarts vanaf die interseksie met D. F. Malanrylaan, vanaf "Residensieel 1" na "Residensieel 1" met kantore as primêre reg en 'n restaurant as sekondêre reg.

JOHANNESBURG-WYSIGINGSKEMA 3814

Erf 360, Fairland, geleë te Sofiastraat 43, op die suidwestelike hoek van sy interseksie met 14de Weg, vanaf "Residensieel 1" na "Residensieel 1" met kantore as primêre reg.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur van Beplanning, Kamer 760, Sewende Verdieping, Burgersentrum, Braamfontein, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

NOTICE 394 OF 1992**RUSTENBURG AMENDMENT SCHEME 214**

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

I, Andries Albertus Petrus Greeff, being the authorised agent of the owner of the remaining extent of Erf 1015, Rustenburg, hereby give notice in terms of section 56 (1) (b) (i) of the Town-planning and Townships Ordinance, 1986, that I have applied to the Town Council of Rustenburg for the amendment of the town-planning scheme known as Rustenburg Town-planning Scheme, 1980, by the rezoning of the property described above, situated at 99 Wolmarans Street, Rustenburg, from "Residential 1" with a density of one dwelling per 700 square metres to "Residential 4" in Heigh Zone 8.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Room 701, Municipal Offices, corner of Van Staden and Burger Streets, Rustenburg, for a period of 28 days from 20 May 1992.

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 P.O. Box 16, Rustenburg, 0300, within a period of 28 days from 20 May 1992.

Address of owner: C/o Van Wyk & Partners, Town and Regional Planners, P.O. Box 7710, Hennopsmeer, 0046.

20-27

NOTICE 395 OF 1992

I, Marthinus Wessel Koekemoer, being the authorised agent of the owners of erven mentioned below, 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 Johannesburg Town-planning Scheme, 1979, by the rezoning of the property/ies described below, as follows:

JOHANNESBURG AMENDMENT SCHEME 3813

Erf 23, Blackheath situated at 289 Mimosa Road, north in Mimosa Road, three erven easterly of the intersection with D. F. Malan Drive, from "Residential 1" to "Residential 1" permitting offices at a primary right and restaurant as secondary right.

JOHANNESBURG AMENDMENT SCHEME 3814

Erf 360, Fairland, situated at 43 Sophia Street, on the south-west corner of it's intersection with 14th Road, from "Residential 1" to "Residential 1" permitting offices 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, Seventh Floor, Civic Centre, Braamfontein, for a period of 28 days from 20 May 1992.

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

Adres van agent: Plangraphos, Posbus 127, Paardekraal, Krugersdorp. [Tel. (011) 955-2970/1.]

KENNISGEWING 396 VAN 1992

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 664

Ek, Johannes Gerhardus Koekemoer, synde die gemagtigde agent van die eienaar van Erwe 212-217, Halfway House-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 Midrand aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Halfway House en Clayville deur die hersonering van die eiendomme hierbo beskryf, geleë te Nupen Singel, Midrand, van Residensieel 1 na Residensieel 2.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Electrum Park, ou Pretoriaweg, Midrand, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Privaatsak X20, Halfway House, 1685, ingedien of gerig word.

KENNISGEWING 397 VAN 1992

KENNISGEWING VAN AANSOEK OM WYSIGING VAN DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56 (1) (b) (i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE No. 15 VAN 1986)

SANDTON-WYSIGINGSKEMA 2002

Ek, Robert Henry Whitworth Warren, synde die gemagtigde agent van die eienaar van Erwe 124 en 125, Eastgate-uitbreiding 6, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat ek by die Stadsraad van Sandton, aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Sandton-dorpsbeplanningskema, 1980, deur die hersonering van die eiendom hierby beskryf, geleë aan die hoek van Olympiastraat en Southway in Eastgate-uitbreiding 6, van "Spesiaal" vir Besigheid, tot "Spesiaal" vir kantore en Nywerheid 1-doeleindes.

Objections to or representations in respect of the application must be lodged with or made in writing in duplicate to the Director of Planning, at the above address or at P.O. Box 30733, Braamfontein, 2017, within a period of 28 days from 20 May 1992.

Address of agent: Plangraphos, P.O. Box 127, Paardekraal, Krugersdorp. [Tel. (011) 955-2970/12.]

20-27

NOTICE 396 OF 1992

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 664

I, Johannes Gerhardus Koekemoer, being the authorised agent of the owner of Erven 212-217, Halfway House 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 Midrand for the amendment of the town-planning scheme known as Halfway House and Clayville by the rezoning of the properties described above, situated at Nupen Crescent, Midrand, from Residential 1 to Residential 2.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Secretary, Electrum Park, old Pretoria Road, Midrand, for a period of 28 days from 20 May 1992.

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 a Private Bag X20, Halfway House, 1685, within a period of 28 days from 20 May 1992.

20-27

NOTICE 397 OF 1992

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 No. 15 OF 1986)

SANDTON AMENDMENT SCHEME 2002

I, Robert Henry Whitworth Warren, being the authorised agent of the owner of Erven 124 and 125, Eastgate Extension 6 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 Sandton, for the amendment of the town-planning scheme known as Sandton Town-planning Scheme, 1980, by the rezoning of the properties described above, situated on the corner of Olympia Street and Southway in Eastgate Extension 6, from "Special" for business to "Special" for offices and Industrial 1 purposes.

Besonderhede van die aansoek lê ter insae gedurende kantoorure by die kantoor van die Direkteur van Beplanning, Stadsraad van Sandton, Kamer B206, Tweede Verdieping, Burgersentrum, Rivoniaweg, Sandton, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Direkteur van Beplanning, Stadsraad van Sandton, by bovermelde adres of by Posbus 78001, Sandton, 2146, ingedien of gerig word.

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

KENNISGEWING 398 VAN 1992

[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)

ROODEPOORT-WYSIGINGSKEMA 597

Ek, Johannes Ernst de Wet, synde die gemagtigde agent van die eienaar van Erf 767, Roodekrans-uitbreiding 2, Roodepoort, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1987, kennis dat by die Stadsraad van Roodepoort aansoek gedoen het om die wysiging van die dorpsbeplanningskema bekend as Roodepoort-dorpsbeplanningskema 1987, deur die hersoneering van die eiendom hierby beskryf, geleë te hoek van Moepel- en Azalealaan, Roodekrans-uitbreiding 2, van "Openbare Garage" na "Residensieel 3".

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van Die Stadsklerk, Burgersentrum, Roodepoort, en by die kantore van Wesplan & Assosiate, Von Brandisstraat 81, Krugersdorp vir 'n tydperk van 28 dae vanaf 20 Mei 1992 (die datum van eerste publikasie van hierdie kennisgewing).

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by Die Stadsklerk by die bovermelde adres of by Privaatsak X30, Roodepoort, 1725, en by Wesplan & Assosiate, Posbus 7149, Krugersdorp-Noord, ingedien word.

KENNISGEWING 399 VAN 1992

PRETORIA-WYSIGINGSKEMA 4024

Ek, Derick J. Coetzee van Deaplan, synde die gemagtigde agent van die eienaar van Erf 240/1, Sunnyside, gee hiermee ingevolge artikel 56 (1) (b) (i) van die Ordonnansie of 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 hersoneering van die eiendom hierbo beskryf, geleë te Walkerstraat 380, Sunnyside, van "Algemene Woon" tot "Spesiale Woon" met 'n Bylae B vir die aanwending van die bestaande woonhuis vir kantore. (Mediese spreekkamer en laboratorium.)

Particulars of the application will lie open for inspection during normal office hours at the office of the Director of Planning, Town Council of Sandton, Room B206, Second Floor, B-Block, Civic Centre, Rivonia Road, Sandton, for a period of 28 days from 20 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director of Planning, Town Council of Sandton, at the above address or to P.O. Box 78001, Sandton, 2146, within a period of 28 days from 20 May 1992.

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

20-27

NOTICE 398 OF 1992

[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)

ROODEPOORT AMENDMENT SCHEME 597

I, Johannes Ernst de Wet, being the authorised agent of the owner of Erf 767, Roodekrans Extension 2, Roodepoort, 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 Roodepoort, for the amendment of the town-planning scheme known as Roodepoort Town-planning Scheme, 1987, by the rezoning of the property described above, situated at corner of Moepel and Azalea Avenues, Roodepoort Extension 2, from "Public Garage" to "Residential 3".

Particulars of the application will lie for inspection during normal office hours at the office of The Town Clerk, Civic Centre, Roodepoort, and Wesplan & Associates, 81 Von Brandis Street, Krugersdorp, for a period of 28 days from 20 May 1992 (the date of first publication of this notice).

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 Private Bag X30, Roodepoort, 1725, and at Wesplan & Associates, P.O. Box 7149, Krugersdorp North, within a period of 28 days from 20 May 1992.

20-27

NOTICE 399 OF 1992

PRETORIA AMENDMENT SCHEME 4024

I, Derick J. Coetzee of Deaplan, being the authorised agent of the owner of Erf 240/1, Sunnyside, 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 380 Walker Street, Sunnyside, from "General Residential" to "Special Residential" with an Annexure B for using the existing house for offices. (Medical offices and a laboratory.)

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Direkteur: Stedelike Beplanning, Afdeling Ontwikkelingsbeheer, Aansoekadministrasie, Kamer 6002, Wesblok, Munitoria, Van der Waltstraat, Pretoria, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992, skriftelik by of tot die Direkteur by bovermelde adres of by Posbus 3242, Pretoria, 0001, ingedien of gerig word.

Adres van gemagtigde agent: Deaplan, Posbus 11240, Brooklyn, 0011; Duncanstraat 1096, Brooklyn, Pretoria.

Particulars of the application will lie for inspection during normal office hours at the office of the City Planning, Division Development Control, Application Section, Room 6002, West Block, Munitoria, Van der Walt Street, Pretoria, for the period of 28 days from 20 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing to the Director at the above address or at P.O. Box 3242, Pretoria, 0001, within a period of 28 days from 20 May 1992.

Address of authorised agent: Deaplan, P.O. Box 11240, Brooklyn, 0011; 1906 Duncan Street, Brooklyn, Pretoria.

20-27

KENNISGEWING 400 VAN 1992

BYLAE F

[Regulasie 6 (2) (b)]

WET OP DIE OMSETTING IN HUURPAG, 1988 (WET No. 81 VAN 1988)

BEPALING VAN PERSONE WAT DIE DIREKTEUR-GENERAAL: TRANSVAALSE PROVINSIALE ADMINISTRASIE VOORNEMENS IS TE VERKLAAR 'N REG VAN HUURPAG VERLEEN TE GEWEES HET TEN OPSIGTE VAN PERSELE INGEVOLGE DIE WET OP DIE OMSETTING VAN SEKERE REGTE IN HUURPAG, 1988 (WET No. 81 VAN 1988)

Ingevolge artikel 2 (5) van die Wet op die Omsetting van Sekere Regte in Huurpag, 1988 (Wet No. 81 van 1988), en regulasie 6 van die regulasies uitgevaardig kragtens artikel 9 van daardie Wet, gee ek, die Direkteur-generaal: Transvaalse Provinsiale Administrasie, hierby kennis dat—

(a) die Persoon in die bylae vermeld, bepaal is die persoon te wees wat ek voornemens is te verklaar aan wie 'n 99 jaar-huurpag ingevolge artikel 52 (1) van die Wet op die Ontwikkeling van Swart Gemeenskappe, 1984 (Wet No. 4 van 1984), verleen te gewees het met betrekking tot elke perseel omskryf naas elkeen se naam:

(i) of die persoon aldus bepaal die persoon is wat aangedui is word in die aantekeninge van die betrokke plaaslike owerheid die okkupeerder van genoemde perseel is, al dan nie; en

NOTICE 400 OF 1992

SCHEDULE F

[Regulation 6 (2) (b)]

CONVERSION OF CERTAIN RIGHTS TO LEASEHOLD ACT, 1988 (ACT No. 81 OF 1988)

DETERMINATION OF PERSONS WHOM THE DIRECTOR-GENERAL: TRANSVAAL PROVINCIAL ADMINISTRATION INTENDS TO DECLARE TO HAVE BEEN GRANTED A RIGHT OF LEASEHOLD IN RESPECT OF SITES IN TERMS OF THE CONVERSION OF CERTAIN RIGHTS TO LEASEHOLD ACT, 1988 (ACT No. 81 OF 1988)

In terms of section 2 (5) of the Conversion of Certain Rights of Leasehold Act, 1988 (Act No. 81 of 1988), and of regulation 6 of the regulations made under section 9 of the Act, I, the Director-General: Transvaal Provincial Administration, hereby give notice that—

(a) the person mentioned in the Schedule had been determined as the person whom I intend to declare to have been granted a right of 99-year leasehold under section 52 (1) of the Black communities Development Act, 1984 (Act No. 4 of 1984), in respect of the site described opposite his name;

(b) the Schedule indicates—

(i) whether or not the person so determined is the person appearing according to the records of the Local Authority concerned to be the occupier of that site; and

(ii) die Voorgestelde grondgebruikvoorwaarde opgelê te word ten opsigte van perseel:

(b) dat 'n Persoon wat hom gegrief voel oor 'n bepaling in hierdie kennisgewing sy skriftelike appél in die vorm van Bylae G op of voor 23 Mei 1992 indien—

(i) deur dit na die volgende adres te pos:

Direkteur-generaal:
Transvaalse Provinsiale Administrasie
Privaatsak X449
PRETORIA
0001; of

(ii) deur dit in te handig by—

Piet Koornhofgebou
Justisiestraat
WITBANK
1035

(c) die bepaling onderworpe is aan appél na die Administrasie.

(Kennisgewing 1723/1991)

SIVUKILE

Perseel	Aangetekende houër van permit of sertifikaat ten opsigte van geaffecteerde perseel	Tydsperk van ondersoek
5.....	R. Dhlamini	5-8 Mei 1992
7.....	W. Madonsela.....	5-8 Mei 1992
8.....	J. Motha.....	5-8 Mei 1992
9.....	S. Dhladhla.....	5-8 Mei 1992
15.....	D. Mashewula.....	5-8 Mei 1992
19.....	V. Malindisa.....	5-8 Mei 1992
37.....	J. Nkonyane.....	5-8 Mei 1992
39.....	S. Ndimande.....	5-8 Mei 1992
46.....	J. Mabuza.....	5-8 Mei 1992
47.....	B. Khumalo.....	5-8 Mei 1992
49.....	C. Mbila.....	5-8 Mei 1992
55.....	L. Nhlapho.....	5-8 Mei 1992
61.....	B. Moeli.....	5-8 Mei 1992
67.....	J. Manana.....	5-8 Mei 1992
73.....	J. Nkosi.....	5-8 Mei 1992
78.....	E. Dhlongolo.....	5-8 Mei 1992
84.....	M. Mavuso.....	5-8 Mei 1992
89.....	L. Ndhlovu.....	5-8 Mei 1992
107.....	A. Lukhele.....	5-8 Mei 1992
139.....	T. Mbokane.....	5-8 Mei 1992
142.....	P. Dhaldhla.....	5-8 Mei 1992
143.....	P. Mnisi.....	5-8 Mei 1992
144.....	S. Mkhwanazi.....	5-8 Mei 1992
150.....	J. Mabuza.....	5-8 Mei 1992
169.....	L. Maseko.....	5-8 Mei 1992
175.....	E. Phakathi.....	5-8 Mei 1992
176.....	T. Madlala.....	5-8 Mei 1992
177.....	S. Gwebu.....	5-8 Mei 1992
180.....	A. Msina.....	5-8 Mei 1992
181.....	J. Methula.....	5-8 Mei 1992
183.....	J. Kubheka.....	5-8 Mei 1992
185.....	J. Hlatshwayo.....	5-8 Mei 1992
186.....	P. Maseko.....	5-8 Mei 1992
192.....	N. Piccanin.....	5-8 Mei 1992
194.....	P. Sibeko.....	5-8 Mei 1992
196.....	M. Mkhwanazi.....	5-8 Mei 1992
197.....	J. Vilakazi.....	5-8 Mei 1992
198.....	Z. Nkabinde.....	5-8 Mei 1992
199.....	L. Maseko.....	5-8 Mei 1992
200.....	D. Dhladhla.....	5-8 Mei 1992
202.....	J. Kubheka.....	5-8 Mei 1992
206.....	E. Simelane.....	5-8 Mei 1992
207.....	S. Sibeko.....	5-8 Mei 1992
225.....	W. Moeli.....	5-8 Mei 1992
227.....	J. Mfusi.....	5-8 Mei 1992
230.....	P. Dhaldhla.....	5-8 Mei 1992
231.....	E. Nkonyane.....	5-8 Mei 1992
239.....	J. Mashinini.....	5-8 Mei 1992
358.....	S. S. Kubheka.....	5-8 Mei 1992
28.....	M. A. Mfusi.....	5-8 Mei 1992

(ii) the proposed land use condition to be imposed in respect of that site;

(c) that any person who considers himself aggrieved by a determination in this notice may lodge his written appeal in the form of Schedule G on or before 23 May 1992—

(i) by posting it to the following address:

Director-General:
Transvaal Provincial Administration
Private Bag X449
PRETORIA
0001; or

(ii) by handing it in at—

Piet Koornhofgebou
Justisie Street
WITBANK

(d) the determination is subject to an appeal to the Administrator.

(Notice 1723/1991)

SEVUKILE

Site	Recorded holder of permit or certificate in respect of affected site	Period of inquiry
5.....	R. Dhlamini.....	5-8 May 1992
7.....	W. Madonsela.....	5-8 May 1992
8.....	J. Motha.....	5-8 May 1992
9.....	S. Dhladhla.....	5-8 May 1992
15.....	D. Mashewula.....	5-8 May 1992
19.....	V. Malindisa.....	5-8 May 1992
37.....	J. Nkonyane.....	5-8 May 1992
39.....	S. Ndimande.....	5-8 May 1992
46.....	J. Mabuza.....	5-8 May 1992
47.....	B. Khumalo.....	5-8 May 1992
49.....	C. Mbila.....	5-8 May 1992
55.....	L. Nhlapho.....	5-8 May 1992
61.....	B. Moeli.....	5-8 May 1992
67.....	J. Manana.....	5-8 May 1992
73.....	J. Nkosi.....	5-8 May 1992
78.....	E. Dhlongolo.....	5-8 May 1992
84.....	M. Mavuso.....	5-8 May 1992
89.....	L. Ndhlovu.....	5-8 May 1992
107.....	A. Lukhele.....	5-8 May 1992
139.....	T. Mbokane.....	5-8 May 1992
142.....	P. Dhaldhla.....	5-8 May 1992
143.....	P. Mnisi.....	5-8 May 1992
144.....	S. Mkhwanazi.....	5-8 May 1992
150.....	J. Mabuza.....	5-8 May 1992
169.....	L. Maseko.....	5-8 May 1992
175.....	E. Phakathi.....	5-8 May 1992
176.....	T. Madlala.....	5-8 May 1992
177.....	S. Gwebu.....	5-8 May 1992
180.....	A. Msina.....	5-8 May 1992
181.....	J. Methula.....	5-8 May 1992
183.....	J. Kubheka.....	5-8 May 1992
185.....	J. Hlatshwayo.....	5-8 May 1992
186.....	P. Maseko.....	5-8 May 1992
192.....	N. Piccanin.....	5-8 May 1992
194.....	P. Sibeko.....	5-8 May 1992
196.....	M. Mkhwanazi.....	5-8 May 1992
197.....	J. Vilakazi.....	5-8 May 1992
198.....	Z. Nkabinde.....	5-8 May 1992
199.....	L. Maseko.....	5-8 May 1992
200.....	D. Dhladhla.....	5-8 May 1992
202.....	J. Kubheka.....	5-8 May 1992
206.....	E. Simelane.....	5-8 May 1992
207.....	S. Sibeko.....	5-8 May 1992
225.....	W. Moeli.....	5-8 May 1992
227.....	J. Mfusi.....	5-8 May 1992
230.....	P. Dhaldhla.....	5-8 May 1992
231.....	E. Nkonyane.....	5-8 May 1992
239.....	J. Mashinini.....	5-8 May 1992
358.....	S. S. Kubheka.....	5-8 May 1992
28.....	M. A. Mfusi.....	5-8 May 1992

KENNISGEWING 401 VAN 1992

KENNISGEWING VAN 'N AANSOEK OM DIE WYSIGING VAN 'N DORPSBEPLANNINGSKEMA INGEVOLGE ARTIKEL 56 (1) (b) (i) VAN DIE ORDONNANSIE OP DORPSBEPLANNING EN DORPE, 1986 (ORDONNANSIE 15 VAN 1986), SAAMGELEES MET REGULASIE 11 (2) VAN DIE DORPSBEPLANNING- EN DORPE-REGULASIES

PRETORIA-WYSIGINGSKEMA 4026

Ek, Alfred James Botes, synde die eienaar van Gedeelte 1 van Erf 384, Gezina, 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 Dertiende Laan 455, Gezina, van "Spesiale Woon" tot "Spesiaal" vir 'n woonhuis en woonhuiskantoor of besigheidsgebou onderworpe aan 'n Bylae B.

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 20 Mei 1992 (die datum van die eerste publikasie van hierdie kennisgewing).

Besware teen of verhoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 skriftelik by of tot die Stadsekretaris by bovermelde adres of by Posbus 440, Pretoria, 0001, ingedien of gerig word.

Adres van eienaar: Posbus 23791, Innesdale, 0031.

NOTICE 401 OF 1992

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), READ WITH REGULATION 11 (2) OF THE TOWN-PLANNING AND TOWNSHIPS REGULATIONS

PRETORIA AMENDMENT SCHEME 4026

I, Alfred James Botes, being the owner of Portion 1 of Erf 384, Gezina, hereby given 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 at 455 Thirteenth Avenue, from "Special Residential" to "Special" for a dwelling house and dwelling house office or business building subject to an Annexure B.

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 20 May 1992 (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 City Secretary at the above address or at P.O. Box 440, Pretoria, 0001, within a period of 28 days from 20 May 1992.

Address of owner: P.O. Box 23791, Innesdale, 0031.

20-27

**THE ONDERSTEPSPOORT
JOURNAL OF VETERINARY
RESEARCH**

Die "Onderstepoort Journal of Veterinary Research" word deur die Staatsdrukker, Pretoria, gedruk en is verkrygbaar van die Direkteur, Afdeling Landbou-inligting, Privaatsak X144, Pretoria, 0001, aan wie ook alle navrae in verband met die tydskrif gerig moet word.

Hierdie publikasie is 'n voortsetting van die "Reports of the Government Veterinary Bacteriologist of the Transvaal" wat terugdateer tot 1903 en waarvan 18 verskryn het tot 1932. Dit is gevolg deur 52 volumes van die "Onderstepoort Journal". Tans bestaan elke volume uit vier nommers wat teen R12,50 per kopie of R50 per jaar (BTW ingesluit) binnelands en R15 per kopie of R60 per jaar buitelands van bogenoemde adres posvry verkrygbaar is.

Direkteure van laboratoriums ens. wat begerig is om publikasies om te ruil moet in verbinding tree met die Direkteur, Navorsingsinstituut vir Veeartsenykunde, Pk. Onderstepoort, 0110, Republiek van Suid-Afrika.

**THE ONDERSTEPSPOORT
JOURNAL OF VETERINARY
RESEARCH**

The Onderstepoort Journal of Veterinary Research is printed by the Government Printer, Pretoria, and is obtainable from the Director, Division of Agricultural Information, Private Bag X144, Pretoria, 0001, to whom all communications should be addressed.

This publication is a continuation of the Reports of the Government Veterinary Bacteriologist of the Transvaal which date back to 1903 and of which 18 have appeared up to 1932. These were followed by 52 volumes of the Onderstepoort Journal. At present each volume comprises four numbers which are obtainable from the above address at R12,50 per copy or R50 per annum (VAT included) local or other countries R15 per copy or R60 per annum.

Directors of laboratories etc. desiring to exchange publications are invited to communicate with the Director, Veterinary Research Institute, P.O. Onderstepoort, 0110, Republic of South Africa.

Plaaslike Bestuurskennisgewings

Notices by Local Authorities

PLAASLIKE BESTUURSKENNISGEWING 387

STADSRAAD VAN BOKSBURG

VOORGESTELDE PROKLAMERING VAN 'N PAD OOR DIE RESTANT VAN GEDEELTE 9 VAN DIE PLAAS KLIP-POORTJE 112 IR

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die Local Authorities Roads Ordinance, 1904 dat die Stadsraad van Boksburg 'n versoekskrif aan die Administrateur gerig het om die openbare pad omskrywe in bygaande Skedule te proklameer.

'n Afskrif van die versoekskrif en toepaslike diagram lê vanaf die datum hiervan tot en met 26 Junie 1992 gedurende kantoorure ter insae in Kamer 201, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg.

Alle belanghebbende persone word hiermee versoek om binne een maand, vanaf die laaste publikasie van hierdie kennisgewing, skriftelik en in tweevoud, besware, indien enige, teen die proklamerings van die voorgestelde pad by die Direkteur-generaal, Transvaalse Provinsiale Administrasie, Tak Gemeenskapsontwikkeling, Privaatsak X437, Pretoria en die Stadsraad van Boksburg in te dien.

J. J. COETZEE,

Stadsklerk.

Burgersentrum
Posbus 215
BOKSBURG
1460.

13 Mei 1992.

(15/3/3/53)

(Kennisgewing No. 58/1992)

SKEDULE

VOORGESTELDE PROKLAMERING VAN 'N PAD OOR DIE RESTANT VAN GEDEELTE 9 VAN DIE PLAAS KLIP-POORTJE 112 IR

'n Pad, met wisselende wydte, noord van en parallel met 'n gedeelte van St Anthony'sweg soos meer volledig aangetoon op diagram SG No. A6682/90 wat deur landmeter P. R. Hay opgestel is.

PLAASLIKE BESTUURSKENNISGEWING 388

PLAASLIKE BESTUUR VAN BOKSBURG

KENNISGEWING VAN BESWARE TEEN VOORLOPIGE WAARDERINGSGLYS AANVRA

(Regulasie 5)

Kennis word hierby ingevolge artikel 12 (1) (a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjaar 1 Julie 1992 – 30 Junie 1993 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Boksburg vanaf 13 Mei 1992 tot 15 Junie 1992 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige

LOCAL AUTHORITY NOTICE 387

TOWN COUNCIL OF BOKSBURG

PROPOSED PROCLAMATION OF A ROAD OVER THE REMAINDER OF PORTION 9 OF THE FARM KLIP-POORTJE 112 IR

Notice is hereby given in terms of the provisions of section 5 of the Local Authorities Roads Ordinance, 1904 that the Town Council of Boksburg has petitioned the Administrator to proclaim the public road described in the appended Schedule.

A copy of the petition and appropriate diagram can be inspected at Room 201, Second Floor, Civic Centre, Trichardts Road, Boksburg, during office hours from the date hereof until 26 June 1992.

All persons interested, are hereby called upon to lodge objections, if any, to the proposed proclamation of the proposed road, in writing and in duplicate, with the Director-General, Transvaal Provincial Administration, Community Development Branch, Private Bag X437, Pretoria and the Town Council of Boksburg, within one month of the latest publication of this notice.

J. J. COETZEE,

Town Clerk.

Civic Centre
P.O. Box 215
BOKSBURG
1460.

13 May 1992.

(15/3/3/53)

(Notice No. 58/1992)

SCHEDULE

PROPOSED PROCLAMATION OF A ROAD OVER THE REMAINDER OF PORTION 9 OF THE FARM KLIP-POORTJE 112 IR

A road, of varying width north of and parallel with a portion of St Anthony's Road as more fully shown on diagram SG No. A6682/90 compiled by land-surveyor P. R. Hay.

13-20-27

LOCAL AUTHORITY NOTICE 388

LOCAL AUTHORITY OF BOKSBURG

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL

(Regulation 5)

Notice is hereby given in terms of section 12 (1) (a) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial year 1 July 1992 – 30 June 1993 is open for inspection at the office of the local authority of Boksburg from 13 May 1992 to 15 June 1992 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

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 ingedien het nie.

J. J. COETZEE,
Stadsklerk.

Adres van kantoor van Plaaslike Bestuur
Belastingsaal,
Grondvloer
Burgersentrum
Trichardtsweg
BOKSBURG.

13 Mei 1992.

20 Mei 1992.

(Kennisgewing No. 65/92)

PLAASLIKE BESTUURSKENNISGEWING 389

DORPSRAAD VAN COLIGNY

VOORGESTELDE PROKLAMERING VAN BESTAANDE PAAIE

Kennis geskied hiermee ingevolge die bepalings van artikel 5 van die Local Authorities Roads Ordinance, 1904, dat die Dorpsraad van Coligny 'n versoekskrif aan die Minister van Begroting en Plaaslike Bestuur, Administrasie, Volksraad, gerig het om die reeds bestaande openbare paaie te proklameer.

'n Afskrif van die versoekskrif en toepaslike diagramme lê vanaf die datum van publikasie hiervan tot en met 5 Junie 1992 gedurende kantoorure ter insae in die Kantoor van die Stadsklerk, Voortrekkerstraat, Coligny.

Alle belanghebbende persone word hiermee versoek om binne een maand vanaf die laaste publikasie van hierdie kennisgewing, skriftelik en in tweevoud, besware, indien enige, teen die proklamering van die bestaande paaie by die departementshoof:

Departement van Plaaslike Bestuur
Behuising en Werke, Administrasie: Volksraad
Privaatsak X340
Pretoria
0001;

en die Dorpsraad van Coligny by onderstaande adres in te dien.

C. G. JACOBS,
Stadsklerk.

Dorpsraad van Coligny
Posbus 31
COLIGNY
2725.

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 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. J. COETZEE,
Town Clerk.

Address of Office of Local Authority
Rates Hall
Ground Floor
Civic Centre
Trichardts Road
BOKSBURG.

13 May 1992.

20 May 1992.

(Notice No. 65/92)

13-20

LOCAL AUTHORITY NOTICE 389

VILLAGE COUNCIL OF COLIGNY

PROPOSED PROCLAMATION OF EXISTING ROADS

Notice is hereby given in terms of the provisions of section 5 of the Local Authorities Roads Ordinance, 1904, that the Village Council of Coligny has petitioned the Minister of the Budget and Local Government, Administration: House of Assembly to proclaim existing public roads.

A copy of the petition and appropriate diagrams can be inspected at the Office of the Town Clerk, Voortrekker Street, Coligny, during office hours from date hereof until 5 June 1992.

All persons interested, are hereby called upon to lodge objections, if any, to the proposed proclamation of the existing roads, in writing and in duplicate, with the head of department;

Department of Local Government
House of Works, Administration: House of Assembly
Private Bag X340
Pretoria
0001;

and the Village Council of Coligny within one month of the latest publication of this notice.

C. G. JACOBS,
Town Clerk.

Village Council of Coligny
P.O. Box 31
COLIGNY
2725.

13-20-27

PLAASLIKE BESTUURSKENNISGEWING 399**KENNISGEWING VAN AANSOEK OM STIGTING VAN DORP**

Die Stadsraad van Midrand gee hiermee ingevolge artikel 69 (6) (a) gelees met artikel 96 (3) 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, ontvang is.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Municipale Kantore, Ou Pretoriaweg, Randjespark, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 dae vanaf 13 Mei 1992 skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres of by Privaatsak X20, Halfway House, 1685, ingedien of gerig word.

BYLAE

Naam van dorp: Halfway House-uitbreiding 82.

Naam van aansoekdoener: Rosmarin & Assosiate namens Digby Chase Hoets.

Aantal erwe: "Besigheid 1": 2.

Beskrywing van grond: Gedeelte 27 van Hoewe 4, Halfway House Estate-landbouhoewes.

Ligging: Tussen die ou Pretoria-/Johannesburgweg en Pad K101, in Halfway House Estate-landbouhoewes, en onmiddellik op die suid-westelike kant van Grand Central Lughawe.

H. R. A LUBBE,
Stadsklerk.

Municipale Kantore
Ou Pretoriaweg
Randjespark
Privaatsak X20
HALFWAY HOUSE
1685.

10 April 1992.

(Kennisgewing No. 35/92)

(Verw. 15/8/HH82.)

PLAASLIKE BESTUURSKENNISGEWING 405**STADSRAAD VAN ROODEPOORT****REGSTELLINGSKENNISGEWING**

Kennisgewing 44 van 1990 wat in die *Offisiële Koerant*, *The Citizen* en die *Transvaler* van 25 April 1990 en 2 Mei 1990 gepubliseer is, word hiermee verbeter deur die vervanging van die Afrikaanse en Engelse kennisgewing, van die Bylae met 'n nuwe Bylae met veranderde regte.

Besonderhede van die aansoek lê ter insae gedurende gewone kantoor-ure by die kantoor van die Hoof: Stedelike Ontwikkeling, Vierde Vlak, Kantoor 65, Burgersentrum, Christiaan de Wetweg, Florida Park, vir 'n tydperk van 28 (agt-en-twintig) dae vanaf 13 Mei 1992.

Besware teen of vertoë ten opsigte van die aansoek moet binne 'n tydperk van 28 (agt-en-twintig) dae vanaf 13 Mei 1992 skriftelik en in tweevoud by of tot die Hoof: Stedelike Ontwikkeling by bovermelde adres of by die Stadsraad van Roodepoort, Privaatsak X30, Roodepoort, 1725, ingedien of gerig word.

LOCAL AUTHORITY NOTICE 399**NOTICE OF APPLICATION FOR ESTABLISHMENT OF TOWNSHIP**

The Town Council of Midrand hereby gives notice in terms of section 69 (6) (a) read with section 96 (3) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that an application to establish the township referred to in the Annexure hereto, has been received.

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Municipal Offices, Old Pretoria Road, Randjespark, for a period of 28 days from 13 May 1992.

Objections to or representation 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 13 May 1992.

ANNEXURE

Name of township: Halfway House Extension 82.

Name of applicant: Rosmarin & Associates on behalf of Digby Chase Hoets.

Number of erven: "Business 1": 2.

Description of land: Portion 27 of Holding 4, Halfway House Estate Agricultural Holdings.

Situation: The site is situated between the old Pretoria/Johannesburg Road and Road K101, in Halfway House Estate Agricultural Holdings, and immediately to the south-west of Grand Central Airport.

H. R. A. LUBBE,
Town Clerk.

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
HALFWAY HOUSE
1685.

10 April 1992.

(Notice No. 35/1992)

(Ref. 15/8/HH82.)

13-20

LOCAL AUTHORITY NOTICE 405**CITY COUNCIL OF ROODEPOORT****CORRECTION NOTICE**

Notice 44 of 1990 which appeared in the *Official Gazette*, *The Citizen* and *Transvaler* on 25 April 1990 and 2 May 1990 is hereby corrected by substituting the English and Afrikaans notice of the Annexure with a new Annexure revising the rights.

Particulars of the application are open to inspection during normal office hours at the office of the Head: Urban Development, Fourth Floor, Office 65, Civic Centre, Christiaan de Wet Road, Florida Park, for a period of 28 (twenty-eight) days from 13 May 1992.

Objections to or representations in respect of the application must be lodged with or made in writing and in duplicate to the Head: Urban Development, Private Bag X30, Roodepoort, 1725, within a period of 28 (twenty-eight) days from 13 May 1992.

BYLAE

Naam van dorp: Princess-uitbreiding 13.

Volle naam van aansoeker: De Jager, Hunter & Theron.

Aantal erwe in voorgestelde dorp:

"Residensieel 1": een erf.

"Residensieel 3": een erf.

Beskrywing van grond waarop dorp gestig staan te word:
Die grond word beskryf as Hoewe 105, Princess-landbou-
hoewes-uitbreiding 1, distrik Roodepoort.

Ligging van voorgestelde dorp: Die eiendom is wes en
aanliggend aan Liemanweg en wes van die voorgestelde
dorp Groblerpark-uitbreiding 41 geleë.

Verwysingsnommer: 17/3 Princess-uitbreiding 13/0039.

A. J. DE VILLIERS,

Stadsklerk.

Burgersentrum
ROODEPOORT.

13 Mei 1992.

(Kennisgewing No. 107/92)

PLAASLIKE BESTUURSKENNISGEWING 410**STADSRAAD VAN THABAZIMBI****KENNISGEWING VAN ONTWERPSKEMA****THABAZIMBI-WYSIGINGSKEMA 30**

Die Stadsraad van Thabazimbi gee hiermee ingevolge arti-
kel 28 (1) (a) gelees tesame met artikel 18 (1) (a) van die
Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordon-
nansie 15 van 1986) kennis dat 'n ontwerp-dorpsbeplan-
ningskema bekend te staan as Thabazimbi-Wysigingskema
30 deur hom opgestel is.

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

1. Opdatering van die huidige dorpsbeplanningkema wat
insluit alle wysigingskemas soos goedgekeur sedert 28 Mei
1980, sowel as opdatering van alle kadastrale inligting en
klousules om bekend te staan as Thabazimbi-dorpsbe-
planningkema 1992;

2. hersonering van Erf 158, Thabazimbi van "Besigheid 2"
na "Besigheid 2" deur die byvoeging van 'n Bylae tot die
skema die besigheid van 'n drukkerij met die skriftelike toe-
stemming van die plaaslike bestuur onderworpe aan sekere
voorwaardes; en

3. hersonering van Erf 160, Thabazimbi van "Spesiaal" vir
'n bakkerij na "Besigheid 2".

Die ontwerp-skema lê ter insae gedurende gewone kantoor-
ure by die kantoor van die Stadsklerk, Munisipale kantore,
Thabazimbi, vir 'n tydperk van 28 dae vanaf 13 Mei 1992.

Besware teen of vertoë ten opsigte van die skema moet
binne 'n tydperk van 28 dae vanaf 13 Mei 1992, skriftelik by
of tot die Stadsklerk by bovermelde adres of by Privaatsak
X530, Thabazimbi, 0380, ingedien of gerig word.

P. E. ODENDAAL,

Stadsklerk.

Winterbach Potgieter & Vennote
Posbus 2071
TZANEEN
0850.

ANNEXURE

Name of township: Princess Extension 13.

Full name of applicant: De Jager, Hunter & Theron.

Number of erven in proposed township:

"Residential 1": one erf.

"Residential 3": one erf.

Description of land on which township is to be established:
The land is described as Holding 105, Princess Agricultural
Holdings Extension 1, District of Roodepoort.

Situation of proposed township: The property is situated
west and adjacent of Lieman Road and west of the proposed
Township of Groblerpark Extension 41.

Reference number: 17/3 Princess Extension 13/0039.

A. J. DE VILLIERS,

Town Clerk.

Civic Centre
ROODEPOORT.

13 May 1992.

(Notice No. 107/92)

13-20

LOCAL AUTHORITY NOTICE 410**TOWN COUNCIL OF THABAZIMBI****NOTICE OF DRAFT SCHEME****THABAZIMBI AMENDMENT SCHEME 30**

The Town Council of Thabazimbi hereby gives notice in
terms of section 28 (1) (a) read with section 18 (1) (a) of the
Town-Planning and Townships Ordinance, 1986 (Ordinance
15 of 1986), that a draft town-planning scheme to be known
as Thabazimbi Amendment Scheme 30 has been prepared
by it.

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

1. Updating of the present town-planning scheme which
includes all amendment schemes as approved since 28 May
1980, as well as the updating of all cadastral information and
clauses to be known as Thabazimbi Town-Planning Scheme
1992;

2. rezoning of Erf 158, Thabazimbi, from "Business 2" to
"Business 2" by the addition of an Annexure to the scheme a
business of a printing works with the written consent of the
local authority subject to certain conditions; and

3. rezoning of Erf 160, Thabazimbi, from "Special" for a
bakery to "Business 2".

The draft scheme will lie for inspection during normal office
hours at the office of the Town Clerk, Municipal Offices, Tha-
bazimbi, for a period of 28 days from 13 May 1992.

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 13 May 1992.

P. E. ODENDAAL,

Town Clerk.

Winterbach Potgieter & Partners
P.O. Box 2071
TZANEEN
0850.

13-20

PLAASLIKE BESTUURSKENNISGEWING 416**STADSRAAD VAN AKASIA****WYSIGING VAN DIE BIBLIOTEEKVERORDENINGE**

Kennisgewing geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939); dat die Stadsraad van Akasia van voorneme is om die Biblioteekverordeninge afgekondig by Plaaslike Bestuurskennisgewing 3912 van 27 Desember, 1989, te wysig om voorsiening te maak vir die skrapping en wysiging van sekere voorwaardes, die wysiging van sekere tariewe en die in werkingstelling van 'n speelgoeduiteendiens.

'n Afskrif van die wysigings lê vir 'n tydperk van 14 dae vanaf publikasie hiervan, by die kantoor van die Stadsekretaris, Munisipale Kantore, Dalelaan, Doreg-landbouhoewes, Akasia, ter insae. Enigiemand wat beswaar teen die wysigings wil aanteken moet dit binne 14 dae vanaf datum van publikasie van hierdie kennisgewing, by die Stadsklerk doen.

J. S. DU PREEZ,

Stadsklerk.

Munisipale Kantore
Dalelaan
Doreg-landbouhoewes
AKASIA.

(Kennisgewing No. 25/92)

LOCAL AUTHORITY NOTICE 416**TOWN COUNCIL OF AKASIA****AMENDMENT OF THE LIBRARY BY-LAWS**

Notice is hereby given in accordance with section 96 of the Local Government Ordinance 1939, as amended, that it is the intention of the Town Council of Akasia to amend the Library By-Laws as published under 1989, in order to provide for the deletion and amendment of certain conditions, the amendment of certain tariffs and for the introduction of a Toy Loan Service.

A copy of the amendments is open for inspection at the office of the Town Secretary, Municipal Offices, Dale Avenue, Akasia for a period of 14 (fourteen) days from publication hereof. Any person who wishes to object to the amendments shall do so in writing to the Town Clerk within 14 (fourteen) days of publication of this notice.

J. S. DU PREEZ,

Town Clerk.

Municipal Offices
Dale Avenue
Doreg Agricultural Holdings
AKASIA.

(Notice No. 25/92)

PLAASLIKE BESTUURSKENNISGEWING 417**STADSRAAD VAN BEDFORDVIEW****VASSTELLING VAN TARIWE VIR DIE GEBRUIK VAN 'N MARKIESTENTTERREIN OP GILLOOLY SE PLAAS**

Ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), word hierby bekend gemaak dat die Stadsraad van Bedfordview by Spesiale Besluit die tariewe soos hieronder uiteengesit, met ingang van 1 Maart 1992, vasgestel het:

BYLAE I

Tarief van gelde:

- (a) Huur van markiestentterrein op 'n daaglikse basis, vooruitbetaalbaar: R250.
- (b) 'n Terugbetaalbare deposito, vooruitbetaalbaar: R500.

A. J. KRUGER

Stadsklerk.

Burgersentrum
BEDFORDVIEW.

20 Mei 1992.

(Kennisgewing No. 35/1992)

LOCAL AUTHORITY NOTICE 417**TOWN COUNCIL OF BEDFORDVIEW****DETERMINATION OF TARIFFS FOR THE USE OF A MARQUEE SITE AT GILLOOLY'S FARM PARK**

In terms of the provisions of section 80B of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), it is hereby notified that the Town Council of Bedfordview has by Special Resolution determined the charges as set out in the undermentioned schedule with effect from 1 March 1992:

SCHEDULE I

Tariff of charges:

- (a) Lease of marquee site on a daily basis, payable in advance: R250.
- (b) A refundable deposit, payable in advance: R500.

A. J. KRUGER,

Town Clerk.

Civic Centre
BEDFORDVIEW.

20 May 1992.

(Notice No. 35/1992)

PLAASLIKE BESTUURSKENNISGEWING 418**STADSRAAD VAN AKASIA****WYSIGING VAN GELDE VAN DIE VERORDENINGE RAKENDE DIE VOORSIENING VAN ELEKTRISITEIT**

Daar word hierby kragtens die bepalings van artikel 80 (B) (3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), bekend gemaak dat die Stadsraad van Akasia op 29 April 1992 besluit het om die gelde insake die voorsiening van Elektrisiteit, Deel I: Verbruikersheffings, met ingang van 1 Mei 1992 te wysig.

LOCAL AUTHORITY NOTICE 418**TOWN COUNCIL OF AKASIA****AMENDMENT TO THE TARIFFS OF THE BY-LAWS REGARDING THE SUPPLY OF ELECTRICITY**

Notice is hereby given in terms of section 80 (B) (3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Akasia had resolved on 29 April 1992 to amend the tariffs regarding the supply of Electricity, Part I: Consumer Levies with effect from 1 May 1992.

Afskrifte van hierdie wysigings van gelde lê ter insae by die kantoor van die Stadsekretaris, Kamer 122, Dalelaan 16, Akasia, vir 'n tydperk van 14 dae vanaf publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings van gelde wil aanteken, moet dit skriftelik binne 14 dae vanaf datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant*, by die ondergetekende doen:

J. S. DU PREEZ,

Stadsklerk.

Munisipale Kantore
Posbus 58393
KARENPAK
0118

(Kennisgewing No. 27/92)

PLAASLIKE BESTUURSKENNISGEWING 419

STADSRAAD VAN AKASIA

WYSIGING VAN BEURSLENINGSVERORDENINGE

Daar word hierby ingevolge artikel 96 (1) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939), bekend gemaak dat die Stadsraad van Akasia van voornemens om die Beursleningsverordeninge soos afgekondig by Plaaslike Bestuurskennisgewing 2347 van 10 Julie 1991, verder te wysig.

Die algemene strekking van hierdie wysiging het ten doel om voorsiening te maak vir die sedering van 'n lewensversekeringspolis as sekuriteit aan die Raad by die sluiting van 'n beursleningssooreenkoms.

'n Afskrif van die wysiging lê gedurende gewone kantoorure by die kantore van die Stadsraad ter insae vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysigings wil aanteken moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing by die ondergetekende doen.

J. S. DU PREEZ,

Stadsklerk.

Munisipale Kantore
Dalelaan
Doreg-landbouhoewes
AKASIA.

(Kennisgewing No. 25/92)

PLAASLIKE BESTUURSKENNISGEWING 420

STADSRAAD VAN ALBERTON

KENNISGEWING VAN ONTWERPSKEMA: WYSIGINGSKEMA 579: ERF 368, GENERAAL ALBERTSPARK-UITBREIDING 2

Die Stadsraad van Alberton gee hiermee ingevolge artikel 28 (1) (a) van die Ordonnansie op dorpsbeplanning en Dorpe, 1986 (No. 15 van 1986), kennis dat 'n ontwerpdorpsbeplanningskema bekend te staan as Wysigingskema 579 deur hom opgestel is.

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

Hersonering van Erf 368, Generaal Albertspark-uitbreiding 2, vanaf "Openbare oopruimte" tot "private oopruimte".

Copies of these amendments are open for inspection at the office of the Town Secretary, Room 122, 16 Dale Avenue, Akasia, for a period of 14 days from the date of publication hereof.

Any person who wishes to object to the amendments must do so in writing to the undersigned within a period of 14 days from the date of publication in the *Official Gazette*.

J. S. DU PREEZ,

Town Clerk.

Municipal Offices
P.O. Box 58393
KARENPAK
0118

(Notice No. 27/92)

LOCAL AUTHORITY NOTICE 419

TOWN COUNCIL OF AKASIA

AMENDMENT OF BURSARY LOAN FUND BY-LAWS

It is hereby notified in terms of section 96 (1) of the Local Government Ordinance, 1939 (Ordinance 17/1939), that the Town Council of Akasia intends to further amend the Bursary Loan Fund as published by Local Authority Notice 2347 of 10 July 1991.

The general purport of this amendment is to provide for the cession of a life insurance policy as security to the Council at the conclusion of a Bursary Loan agreement.

A copy of the amendment is open for inspection during office hours at the offices of the Town Council for a period of fourteen (14) days from the date of publication hereof.

Any person who desires to record his objection to the said amendment must do so in writing to the undermentioned within fourteen (14) days after the date of publication of this notice.

J. S. DU PREEZ,

Town Clerk.

Municipal Offices
Dale Avenue
Doreg Agricultural Holdings
AKASIA.

(Notice No. 25/92)

TOWN COUNCIL OF ALBERTON

NOTICE OF DRAFT SCHEME: AMENDMENT SCHEME 579: ERF 368, GENERAAL ALBERTSPARK EXTENSION 2

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 579 has been prepared by it.

This scheme is an amendment scheme and contain the following proposal:

Rezoning of Erf 368, General Albertspark Extension 2 from "Public open space" to "Private open space".

Die ontwerpsema lê ter insae op weeksdag vanaf 08:00 tot 13:15 en vanaf 14:00 tot 16:30 by die kantoor van die Stadsekretaris, Burgersentrum, Alberton, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware of verhoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992 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.

24 April 1992.

(Kennisgewing No. 34/1992)

The draft scheme will lie for inspection during weekdays from 08:00 to 13:15 and from 14:00 to 16:30 at the office of the Town Secretary, Civic Centre, Alberton, for a period of 28 days from 20 May 1992.

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 P.O. Box 4, Alberton, 1450, within a period of 28 days from 20 May 1992.

A. S. DE BEER,

Town Clerk.

Civic Centre
Alwyn Taljaard Avenue
ALBERTON.

24 April 1992.

(Notice No. 34/1992)

20-27

PLAASLIKE BESTUURSKENNISGEWING 421

STADSRAAD VAN BOKSBURG

BEGRAAFPLAASVERORDENINGE

Die Stadsklerk van Boksburg publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Boksburg die Begraafplaasverordeninge soos ingevolge artikel 96 van die voornoemde Ordonnansie aangeneem het by Administrateurskennisgewing 84 van 3 Februarie 1954, soos gewysig, herroep en die verordeninge hierna uiteengesit as die verordeninge van die Raad aanvaar.

DEEL I

ALGEMEEN

1. Woordomskriving

Vir die doel van hierdie verordeninge het die onderstaande woorde en uitdrukkings die onderskeie betekenisse wat daaraan toegeken word, en tensy die sinsverband anders aandui beteken—

“beampte” die persoon in diens van die Raad wat van tyd tot tyd in beheer van enige begraafplaas is;

“begraafplaas” enige stuk grond wat behoorlik deur die Raad as 'n openbare begraafplaas aangewys is;

“eienaar” enige persoon wat enige vorderings in hierdie verordeninge uiteengesit, betaal het of laat betaal het of wat enige van die regte in hierdie verordeninge uiteengesit, verkry het, of wat die reg verkry het om enige gedenkteken te laat oprig of bou of wat enige ander regte of belange in hierdie verordeninge vermeld of genoem, verkry het;

“gedenkteken” 'n grafsteen, monument, grafskrif of ander gedenkteken;

“graf” 'n graf ten opsigte waarvan 'n persoon die reg verkry het om daarin een lyk ter aarde te laat bestel;

“inwoner” 'n persoon wat onmiddellik voor afsterwe of by die aankoop van 'n graf sy *domicilium* binne die Munisipaliteit van Boksburg het, of 'n persoon wat voor sy afsterwe die eienaar was van onroerende eiendom geleë in die Munisipaliteit van Boksburg;

“kind” enige afgestorwe persoon onder die ouderdom van 12 jaar van wie die doodkis sal pas in die grafopening in artikel 32 (2) van hierdie verordeninge vir kinders voorgeskryf;

“perseel” enige stuk grond wat vir twee of meer grafte uitgelê is en ten opsigte waarvan die reg om te begrawe verkry of gereserveer is ingevolge hierdie of vorige verordeninge;

LOCAL GOVERNMENT NOTICE 421

TOWN COUNCIL OF BOKSBURG

CEMETERY BY-LAWS

The Town Clerk hereby, in terms of section 101 of the Local Government Ordinance, 1939, publishes that the Town Council of Boksburg has revoked the Cemetery By-laws as adopted in terms of section 96 of the said Ordinance under Administrator's Notice 84, dated 3 February 1954, as amended and adopted the by-laws set forth hereinafter as by-laws of the Council

PART I

GENERAL

1. Definitions:

For the purpose of these by-laws, the following words and expressions shall have the several meanings hereby assigned to them and unless the context otherwise requires—

“adult” means any deceased person of the age of 12 years and over and whose coffin will fit in the aperture prescribed for adults in section 32 (1) of these by-laws;

“cemetery” means any piece of ground duly set apart by the Council as public cemetery;

“child” means any deceased person under the age of 12 years and whose coffin will fit in the aperture prescribed for children in section 32 (1) of these by-laws;

“Council” means the Town Council of Boksburg, the Council's Management Committee, acting under the powers delegated to it in terms of section 58 of the Local Government Ordinance (Administration and Elections) 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;

“grave” means any grave in which any person has obtained the right of having a single body interred;

“memorial works” means any tombstone, monument, memorial inscription or other memorial work;

“officer” means the person in the employ of the Council who from time to time is in control of any cemetery;

“**persoon**” enige persoon, uitgesonderd ’n beamppte van die Raad wat in die loop van en binne die bestek van sy pligte by ’n begraafplaas optree;

“**Raad**” die Stadsraad van Boksburg, die Raad se Bestuurskomitee wat handel kragtens die bevoegdhede wat ingevolge die bepalinge van artikel 58 van die Ordonnansie op Plaaslike Bestuur (Administrasie en Verkiesings), 1960, aan hom delegeer is en enige beamppte aan wie die Komitee ingevolge die bepalinge van subartikel (3) van die genoemde artikel, op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan delegeer en dit inderdaad gedelegeer het;

“**Registrateur van Sterfgevallen**” enige persoon deur die Regering aangestel om sterfgevallen te registreer;

“**volwassene**” enige afgestorwe persoon bo die ouderdom van 12 jaar van wie die doodkis sal pas in die grafopening in artikel 32 (1) van hierdie verordeninge vir volwassenes voorgeskryf;

2. Die Raad kan van tyd tot tyd enige grond vir die doel van ’n begraafplaas afsonder en niemand mag ’n lyk begrawe of laat begrawe in enige ander plek in die munisipaliteit nie, uitgesonderd met die skriftelike toestemming van die Raad.

3. Niemand mag, sonder die skriftelike toestemming van die Raad, ’n lyk veras, verbrand of op enige ander wyse wegdoen nie, uitgesonderd deur begraving in ’n begraafplaas.

4. Niemand mag sonder die toestemming van die beamppte ’n lyk binne ’n begraafplaas begrawe of laat begrawe nie. Sodanige toestemming word slegs verleen indien ’n skriftelike bevel deur die Registrateur van Sterfgevallen onderteken, waarby sodanige teraardebestelling gemagtig word tesame met die kennisgewing van teraardebestelling aan die opsigter vertoon word. In alle gevalle waar ’n lykskouing gehou is, moet ’n magtiging van die landdros ook aan die beamppte vertoon word.

5. Die Raad kan op aanvraag en na goeddunke ’n lyk kosteloos in sodanige plek en op sodanige wyse teraardebestel as wat die Raad mag besluit.

6. Elke begraafplaas is oop vir en gedurende die tye soos van tyd tot tyd deur die Raad bepaal.

7. Geen kind onder die ouderdom van 12 jaar word in ’n begraafplaas toegelaat nie, tensy sodanige kind onder die sorg van ’n volwassene is.

8. Niemand mag ’n begraafplaas binnegaan of verlaat nie behalwe deur die behoorlike hekke, of mag ’n kantoor of afgeslote plek in ’n begraafplaas binnegaan nie, behalwe in verband met sake wat betrekking het op die begraafplaasaktiwiteite.

9. Niemand mag enige besigheid, bestelling of uitstallings werf nie, of traktate, besigheidskaartjies of advertensies binne ’n begraafplaas uitdeel of laat uitdeel of laat nie en niemand mag ’n pad of voetpad deur die begraafplaas gebruik vir die vervoer van goedere, pakkies of ander materiaal nie, uitgesonderd wanneer dit bestem is vir gebruik in sodanige begraafplaas.

10. Niemand mag op enige grafsteen, monument, palissadering, hek, muur, heininge of gebou binne enige begraafplaas sit, staan of daarop of daaroor klim nie.

11. Niemand mag ’n oorlas in enige begraafplaas veroorsaak nie.

12. Niemand mag, behalwe waar dit uitdruklik deur hierdie verordeninge toegelaat word, die grond omkrap, enige struikgewas, plant of blom uittrek of hom op enige wyse met die graf of oprigting daarvan in enige begraafplaas bemoei nie.

“**owner**” means any person who has paid any fees set out in these by-laws or who has obtained any rights set out in these by-laws, or who has obtained the right to erect or build any memorial works or who has obtained any rights or ownership set out in these by-laws;

“**person**” means any person but shall not include any servant of the Council acting in the course and within the scope of his duties in any cemetery;

“**plot**” means any piece of ground laid out for two or more graves, the right to inter in which ground has been obtained or reserved in which ground has been obtained or reserved in terms of these or any previous by-laws;

“**Registrar of Deaths**” means any person appointed by the Government to register death.

“**resident**” means a person who, immediately prior to his death or at the time of his purchase of a grave domiciled within the area of Boksburg Municipality, or a person who has been the owner of fixed property situated within the area of the Municipality of Boksburg prior to his death;

2. The Council may, from time to time, set apart any ground for the purpose of a cemetery and no person shall bury or inter or cause any body to be buried or interred in any other place, in the municipality except with the written consent of the Council.

3. No person shall cremate, burn or dispose of any dead body in any other manner than by burial or interment in a cemetery except with the written consent of the Council.

4. No person shall bury or inter or cause any body to be buried or interred within a cemetery without the permission of the officer. Such permission shall only be given when a written order signed by the Registrar of Deaths authorising such interment is furnished to the officer with the notice of interment. In all cases where an inquest has been held, a magistrate's warrant shall in addition be furnished to the officer.

5. The Council may, upon application and at its discretion inter any body free of charge in such place and manner as the Council may decide.

6. Every cemetery shall be open for and during the hours as determined by the Council from time to time.

7. No child under 12 years of age shall be admitted inside any cemetery unless such child is under the care of an adult.

8. No person shall enter or leave any cemetery except by the proper entrance gates or shall enter any office or enclosed place in the cemetery, except on business.

9. No person shall solicit any business order or exhibit, distribute or leave any tracts, business card or advertisement within any cemetery and no person shall use any cemetery road or walk for the conveyance of goods, parcels or other material such as are intended for use in such cemetery.

10. No person shall sit, stand or climb upon or over any gravestone, monument, palisading, gate, wall, fence or building in any cemetery.

11. No person shall commit any nuisance within any cemetery.

12. No person, except where it is expressly permitted by these by-laws, shall disturb the soil, plant or uproot any shrub or flower, or in any way interfere with any grave or erection in any cemetery.

13. Niemand mag 'n betoging binne 'n begraafplaas hou of daaraan deelneem sonder die toestemming van die Raad nie.

14. Niemand mag 'n amptenaar van die Raad wat in of om enige begraafplaas werksaam is, probeer omkoop of 'n beloning aanbied nie en geen sodanige amptenaar mag enige omkoopgeld of beloning aanneem nie.

15. Niemand mag 'n werksman of arbeider wat by die Raad in enige begraafplaas in diens is by die verrigting van sy pligte verhinder nie of hom daarvan wegneem nie.

16. Niemand mag die beamppte by die uitoefening van sy werksaamhede hinder, weerstaan, teëwerk of weier om te voldoen aan 'n bevel of versoek wat die beamppte ingevolge hierdie verordeninge geregtig is om uit te vaardig of te doen nie.

17. Niemand mag enige begraafplaas vir enige onsedelike doeleindes gebruik of laat gebruik nie.

18. Niemand mag 'n muur, gebou, omheining, hek, gedenksteen of ander oprigting in 'n begraafplaas merk, daarop teken, dit bekrap of dit op watter wyse ook al skend nie.

19. Al die gelde soos van tyd tot tyd vasgestel en afgekondig ingevolge artikel 80B van Ordonnansie 17 van 1939, moet aan die beamppte betaal word ten opsigte van die verskillende items wat daarin uiteengesit word en geen begrafnis mag plaasvind voordat die bepaalde gelde betaal is nie, behalwe met die spesiale toestemming van die Raad.

20. Niemand mag 'n reg op of belang by enige grond of graf in 'n begraafplaas verkry nie uitgesonderd sodanige regte of belange as wat ingevolge hierdie verordeninge verkry kan word.

21. Indien enige geskil tussen die beamppte en enige ander persoon ontstaan aangaande die uitleg van hierdie verordeninge, moet die saak na die Raad verwys word, by wie die eindbeslissing berus.

22. Enige skriftelike toestemming, kennisgewing of ander lasgewing ingevolge hierdie verordeninge deur die Raad uitgereik, moet onderteken word deur die Stadsklerk of sy gemagtigde plaasvervanger en is *prima facie* bewys daarvan.

DEEL II

TERAARDEBESTELLINGS

23. Enige persoon het die reg om teen betaling van die vasgestelde gelde alleenlik een graf te reserveer direk langs die afgestorwene.

24. Enige persoon wat die gebruik van 'n graf wil reserveer, moet by die beamppte daarvoor aansoek doen. Sodanige graf word toegewys en uitgehou behoudens die bepalinge van hierdie verordeninge.

25. Niemand mag sonder die toestemming van die Raad die regte op 'n gereserveerde graf oordra of verkoop nie.

26. Waar die regte van 'n gereserveerde graf deur 'n individuele houer van sodanige regte gekanselleer word, behou die Raad die reg om die betrokke graf opnuut toe te ken teen die normale tarief soos van tyd tot tyd vasgestel vir sodanige gevalle.

27. Enige persoon wat 'n lyk in 'n graf wil laat begrawe, moet aan die beamppte die gelde soos van tyd tot tyd vasgestel vir sodanige teraardbestelling betaal wanneer kennis van die begraving gegee word. Sodanige persoon het, na betaling van die genoemde bedrag, slegs die reg op een teraardbestelling en die plek van die graf, wat die Raad se eiendom bly, moet deur die beamppte aangewys word.

28. Enige persoon wat 'n lyk in 'n graf wil laat begrawe moet, waar 'n teraardbestelling in sodanige graf reeds geskied het, die gelde soos van tyd tot tyd vasgestel vir die tweede teraardbestelling betaal.

13. No person shall hold, or take part in any demonstration in any cemetery without the consent of the Council.

14. No person shall bribe or offer any gratuity to any servant of the Council employed in or about any cemetery, and no such servant shall accept any bribe or gratuity.

15. No person shall interrupt or take away from his duties any workman or labourer employed by the Council in any cemetery.

16. No person shall obstruct, resist or oppose the officer in the course of his duty or refuse to comply with any order or request which the officer is entitled under these by-laws to make.

17. No person shall use or cause any cemetery to be used for any immoral purpose.

18. No person shall mark, draw, scribble upon, or in any way deface any wall, building, fence, gate, memorial work, or other erection within any cemetery.

19. All the fees promulgated from time to time in terms of section 80B of Ordinance 17 of 1939 shall be paid to the officer in respect of the various items therein contained and no interment, except by the special permission of the Council, shall take place until the specified fees have been paid.

20. No person shall acquire any right to or interest in any ground or grave in any cemetery except such rights or interests as are obtainable under these by-laws.

21. Should any dispute arise between the officer and any person regarding the interpretation of these by-laws, the matter shall be referred to the Council, whose decision shall be final.

22. Any written permission, notice or other order issued by the Council, under these by-laws, shall be signed by the town clerk or his authorised deputy and shall be *prima facie* proof thereof.

PART II

INTERMENTS

23. Any person shall on payment of the fees as promulgated from time to time have the right to reserve only one grave directly next to a deceased for future use.

24. Any person desiring to reserve the use of any grave shall apply to the officer. Such grave shall be allotted and held subject to these by-laws.

25. No person shall transfer or sell the rights to any reserved grave without the consent of the Council.

26. Where the rights of a reserved grave has been cancelled by the holder thereof, the Council reserves the right to re-allocate such grave at the normal tariffs applicable as promulgated from time to time.

27. Any person wishing to have any body interred in a grave shall pay the fees for such interment as promulgated from time to time to the officer at the time that the notice of interment is given. Such person shall upon payment of the said fee be entitled to a single interment only, and the position of the grave which shall remain the Council's property, shall be determined by the officer.

28. Any person wishing to have any body interred in a grave, and in which a previous interment has already been made, shall pay the fees, for second interment, as promulgated from time to time.

29. Enige persoon wat 'n lyk wil laat begrawe, moet aan die beaampte kennis daarvan gee op die amptelike vorm wat deur die Raad vir daardie doel uitgereik is, minstens 12 kantoorure voor sodanige begraving en so 'n persoon moet in die begrafniskennisgewing die naam, ouderdom, woonplek, beroep, betrekking, nasionaliteit, kleur, oorsaak en datum van afsterwe asook kerkverband van die oorledene aangee en enige persoon wat in sodanige kennisgewing valse inligting gee, word beskou as skuldig aan 'n oortreding van hierdie verordeninge.

30. Alle gelde en vorderings moet by Begraafplaaskantoor betaal word waar 'n amptelike kwitansie daarvoor uitgereik sal word.

31. Indien enige verandering gemaak word in die reeds vasgestelde dag of uur van die teraardebestelling, moet kennis van sodanige verandering aan die beaampte by die begraafplaas gegee word minstens 12 kantoorure voor die tyd vasgestel vir sodanige teraardebestelling.

32. Die standaardafmetings van grafopenings is soos volg:

(1) *Volwassene:*

Lengte: 2 400 mm.
Breedte by skouers: 900 mm.
Breedte by kop: 500 mm.
Breedte by voete: 500 mm.

(2) *Kind:*

Lengte: 1 400 mm.
Breedte by skouers: 400 mm.
Breedte by kop: 320 mm.
Breedte by voete: 300 mm.

33. Enige persoon wat 'n opening met groter afmetings as die standaardafmetings vir 'n teraardebestelling vereis, moet saam met die kennisgewing van teraardebestelling, die mate van die doodkis, insluitende die toebehoore, verstrek.

34. Indien 'n kind se kis te groot is vir die afmetings van 'n kindergraf, word die doodkis in 'n graf vir 'n volwassene begrawe en die gewone gelde vir die teraardebestelling van 'n volwassene moet betaal word deur die persoon wat kennis van die begraving gegee het.

35. Geen graf vir 'n volwassene mag minder as 1 850 mm en geen graf vir 'n kind minder as 1 550 mm diep wees nie.

36. Geen graf mag sonder die skriftelike toestemming van die Raad binne twee jaar van die datum van die laaste teraardebestelling daarin oopgemaak word nie. Indien die persoon wat teraardebestel is aan 'n besmetlike siekte dood is, sal bovermelde tydperk ses jaar wees.

37. Daar moet mintens 1 200 mm grond wees tussen 'n doodkis van 'n volwassene en die grondoppervlakte en minstens 900 mm grond tussen 'n kind se doodkis en die grondoppervlakte.

38. Niemand mag sonder die toestemming van die Raad 'n doodkis wat van enige ander materiaal as sagtehout of ander bederfbare materiaal gemaak is, in 'n graf plaas of laat plaas nie.

39. 'n Afgestorwe pasgeborene of doodgebore kind en sy afgestorwe moeder mag in dieselfde kis en teen die tarief vir 'n enkele teraardebestelling van 'n volwassene begrawe word.

40. Doodgebore tweelingbabas kan in dieselfde kis teen die tarief vir 'n enkele teraardebestelling van 'n kind begrawe word.

41. Elke doodkis of lyk moet, sodra dit in 'n graf geplaas is, sonder verwyd met 300 mm grond bedek word.

42. Niemand mag enige stoflike oorskot of enige grond wat dit begrens in enige begraafplaas versteur nie, behalwe waar sodanige versteuring uitdruklik deur hierdie verordeninge toegelaat word.

29. Any person wishing to have any body interred shall give notice to the officer on the official form issued by the Council for the purpose not less than 12 office hours before such interment and such person shall in the notice of interment furnish the name, age, residence, trade, occupation, nationality, colour, cause and date of death, as well as religious denomination of the dead person, and any person giving any false information in such notice, shall be deemed to have committed a breach of these by-laws.

30. All fees and charges shall be paid at the cemetery offices where an official receipt will be issued.

31. If any alteration is made in the day or hour previously fixed for an interment, notice of such alteration shall be given to the officer at the cemetery not less than 12 office hours before the time appointed for such interment.

32. The standard dimensions of the aperture for any grave shall be as follows:

(1) *Adult:*

Length: 2 400 mm.
Breadth at shoulders: 900 mm.
Breadth at head: 500 mm.
Breadth at foot: 500 mm.

(2) *Child:*

Length: 1 400 mm.
Breadth at shoulders: 400 mm.
Breadth at head: 320 mm.
Breadth at foot: 300 mm.

33. Any person requiring an aperture of larger dimensions for any interment shall together with the notice of interment, give the measurements of the coffin, including fittings.

34. Should a child's coffin be too large for a child's grave it will be placed in an adult's grave, and the usual fee for the interment of an adult shall be paid by the person giving the notice of interment.

35. No adult's grave shall be less than 1 850 mm in depth, and no child's grave shall be less than 1 550 mm in depth.

36. No grave shall be opened within two years from the date of the last interment therein, without the written consent of the Council. If the person interred shall have died from an infectious disease the above-mentioned period shall be six years.

37. There shall be at least 1 200 mm of earth between an adult's coffin and the surface of the ground and at least 900 mm of earth between a child's coffin and the surface of the ground.

38. Except with the permission of the Council no person shall place or cause any coffin constructed of any material other than soft wood or other perishable material to be placed in any grave.

39. A deceased newly-born or still-born child and his deceased mother may be buried in the same coffin at the fee for a single interment of an adult.

40. Still-born twin babies may be buried in the same coffin at the fee for a single interment of a still-born child.

41. Every coffin or body upon being placed in any grave shall at once be covered with 300 mm of earth.

42. No person shall disturb any human remains or any soil adjacent thereto in any cemetery, except where such disturbance is expressly permitted by these by-laws.

DEEL III**BEGRAFNISSE**

43. Die lede van enige godsdienstige genootskap kan godsdiensoefeninge in verband met enige teraardebestelling of herdenkingsdiens ooreenkomstig die gebruike van sodanige genootskap hou, met dien verstande dat sodanige godsdiensoefeninge binne dié gedeelte van die begraafplaas gehou word wat vir sodanige genootskap bespreek is, behoudens die kontrole en regulasies van die Raad. Niemand mag enige godsdiensoefening in enige begraafplaas waarneem of bywoon nie behalwe soos reeds vermeld.

44. Niemand mag 'n lyk op 'n onbetaamlike wyse vervoer of sodanige lyk of 'n deel daarvan in enige straat, begraafplaas of openbare plek ontbloot nie.

45. Iedereen wat deelneem aan 'n begrafnis, begrafnisstoet of begrafnisplegtigheid moet voldoen aan die beampte se opdragte solank sodanige persoon in die begraafplaas is.

46. In enige geval waar dit waarskynlik is dat 'n groot aantal persone by die teraardebestelling teenwoordig sal wees, moet die persoon wat kennis van sodanige teraardebestelling gee, die beampte die dag voor die begrafnis van sodanige feit verwittig.

47. Behalwe in die geval van militêre teraardebestellings, mag geen musiek binne 'n begraafplaas uitgevoer word sonder die spesiale toestemming van die Raad nie.

48. Iedereen wat 'n begrafnis lei by 'n begraafplaas, kan reëlings tref vir die teenwoordigheid van 'n geestelike indien hy dit verlang.

49. Niemand mag 'n kapel of beskutting in 'n begraafplaas vir die doel van 'n begrafnis langer as 30 minute beset nie.

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

51. Geen teraardebestelling mag voor 09:00 en die kerkdiens nie later nie as 14:00 op enige dag gehou word nie.

DEEL IV**OPGRAWING VAN LYKE EN HEROPENING VAN GRAFTE**

52. Niemand mag 'n lyk opgrawe of laat opgrawe of verwyder sonder die skriftelike toestemming van die Raad en die geneeskundige gesondheidsbeampte en die gelde vir opgrawing soos van tyd tot tyd vasgestel moet in elke geval betaal wees voordat die opgrawing plaasvind. Sodanige toestemming moet by die opsigter ingedien word minstens twee dae voor die voorgestelde datum vir die opgrawing of verwydering van so 'n lyk.

53. Geen bepaling in hierdie verordeninge vervat, word beskou as sou dit aan enige persoon die reg verleen om 'n oortreding te begaan van enige wet wat van tyd tot tyd van krag is en wat betrekking het op die opgrawing van lyke en heropening van grafte vir die doel van opgrawing van lyke nie.

54. Niemand mag 'n lyk opgrawe of laat opgrawe gedurende die tyd wat die begraafplaas vir die publiek oop is nie; met dien verstande dat die opgrawing gedurende daglik geskied.

55. Die graf waaruit 'n lyk verwyder moet word, moet doeltreffend beskut wees tydens die opgrawing en 'n doodkis moet by die graf in gereedheid gehou word.

56. Geen opgrawing of verwydering van enige lyk mag deur enige persoon gedoen word nie, tensy die stadsgeneesheer of sy gemagtigde verteenwoordiger daarby teenwoordig is nie.

PART III**FUNERALS**

43. The members of any religious denomination may conduct religious ceremonies in connection with any interment or memorial service, according to the rites of such denomination, provided that such ceremony is conducted within the portion of any cemetery reserved for such denomination, subject to the control and regulations of the Council. No person shall conduct or attend any religious ceremony within any cemetery, except as aforesaid.

44. No person shall convey any dead body in an unseemly manner or expose any such body or any part thereof in any street, cemetery or public place.

45. Every person taking part in any funeral, procession or ceremony shall comply with the directions of the officer while such person is within the cemetery.

46. In any case where it is probable that a large number of persons will be present at any interment, the person giving notice of such interment, shall notify the fact to the officer the day before the funeral.

47. Except in the case of military interments, no music shall be performed inside any cemetery within the special permission of the Council.

48. Every person conducting any interment at a cemetery may arrange for the attendance of a minister of religion if he desires one to be present.

49. No person shall occupy any chapel or shelter in any cemetery for the purpose of any funeral for more than 30 minutes.

50. No person shall fix any peg in any grave which has not been duly allotted in terms of these by-laws, and no person shall inter any body in any grave upon which a peg containing the number of such grave has not been lawfully fixed.

51. No funeral may be held before 09:00 on any day and the church service shall not end later than 14:00.

PART IV**EXHUMATION OF BODIES AND RE-OPENING OF GRAVES**

52. No person shall exhume or cause any body to be exhumed or removed without the permission in writing of the Council and the medical officer of health, and the fee for exhumation as promulgated from time to time shall in every case be paid before the exhumation takes place. Such permission shall be handed to the officer at least two days before the day proposed for the exhumation or removal of such body.

53. Nothing contained in these by-laws shall be deemed to give any person the right to commit a breach of the law in force from time to time relating to the exhumation of bodies and re-opening of graves for the purpose of exhumation of bodies.

54. No person shall exhume or cause any body to be exhumed during such time as the cemetery is open to the public, provided that the exhumation is carried out in daylight only.

55. The grave from which any body is to be removed shall be effectively screened from view during the exhumation.

56. No exhumation or removal of any body shall be made by any person unless the medical officer of health or his authorised representative is present.

57. Niemand word toegelaat om 'n graf te heropen voordat hy nie die Raad oortuig het dat hy wettiglik daartoe geregtig is nie.

58. Indien die verplasing van enige lyk deur die Raad wenslik geag word of indien enige lyk in 'n graf begrawe is strydig met enige bepaling van hierdie verordeninge, kan die Raad sodanige liggaam na 'n ander graf laat verwyder, met dien verstande dat die toestemming van enige naasbestaande van sodanige oorledene, wat binne die Munisipaliteit woonagtig is, indien moontlik, verkry word en daar aan alle ander wetlike vereistes voldoen is.

59. Alle opgrawings van lyke is, ondanks enige bepalings in hierdie verordeninge uiteengesit, onderworpe aan die bepalings van die Verwydering van Dooie Liggame-Ordinansie, No. 7 van 1925, of wysigings daarvan.

DEEL V

VERSORGING VAN GRAFTE

60. Die eienaar van elke graf moet sodanige graf skoon van onkruid en in behoorlike toestand hou.

61. Iedereen kan met die toestemming van die beampte enige struikgewas, plant of blom, op 'n graf plant: Met dien verstande dat geen struikgewas, plant of blom sonder die toestemming van die Beampte deur enige persoon afgesny of weggehaal mag word nie en dat die Raad te eniger tyd enige struikgewas, plant of blom kan snoei, afkap, uitgrawe of verwyder sonder om vergoeding te betaal.

62. Niemand mag, sonder die toestemming van die Raad enige omheining, draadwerk, blomstaander, kunstblom of ander ornament in 'n begraafplaas oprig of plaas nie.

DEEL VI

OPRIGTING EN INSTANDHOUDING VAN GEDENKTEKENS

63. Niemand mag 'n gedenksteen oprig, verander, skilder, skoonmaak, opknip, versier, verwyder of hom andersins daarmee bemoei nie of 'n grafskrif op 'n gedenksteen in 'n begraafplaas insny sonder die skriftelike toestemming van die Raad en van die eienaar van sodanige gedenkteken nie.

64. Niemand mag enige gedenkteken oprig nie, tensy die nommer en afdelingsletter van die graf waarop sodanige werk geplaas moet word, daarop aangebring is: Met dien verstande dat in die geval van voetstukke, sodanige werk slegs op die voorkant geplaas word.

65. Die Raad kan enige voorgestelde gedenkteken weier, wat na sy mening van minderwaardige afwerking of gehalte is en wat waarskynlik die begraafplaas op watter wyse ook al sal ontsier of aanstoot gee.

66. Indien die eienaar van 'n gedenkteken dit laat verwaarloos, kan die Raad hom skriftelik versoek om die nodige herstelwerk te doen wat na sy mening nodig is, en indien die adres van sodanige eienaar nie aan die Raad bekend is nie, moet sodanige kennisgewing in 'n dagblad verskyn wat binne die Munisipaliteit gelees word. Ingeval die vereiste herstelwerk nie binne een maand nadat sodanige kennis gegee is, uitgevoer word nie kan die Raad dit self laat uitvoer of genoemde gedenkteken laat verwyder sonder die betaling van enige vergoeding.

67. Iedereen wat werksaam is aan enige werk in 'n begraafplaas moet sodanige werk uitvoer onder die toesig en tot voldoening van die beampte.

68. Die Raad aanvaar geen aanspreeklikheid vir enige skade van watter aard ookal wat te eniger tyd aan enige gedenkteken aangerig word nie.

69. Die Raad kan te eniger tyd na goëddunke die posisie van enige gedenkteken in enige begraafplaas wysig, dit verander, verskuif, weer oprig of dit vervang.

57. No person will be permitted to open any grave until he has satisfied the Council that he is entitled thereto.

58. If at any time the removal of any body shall seem to the Council advisable, or if any body shall have been buried in a grave in contravention of any provision of these by-laws, the Council may cause such body to be removed to another grave, provided that any near relative of such deceased person resident within the municipality shall, if possible, be communicated with and all legal requirements have been complied with.

59. All exhumations of bodies shall, notwithstanding anything contained in these by-laws, be subject to the provisions of the Removal of Dead Bodies Ordinance, No. 7 of 1925, or any amendment thereof.

PART V

CARE OF GRAVES

60. The owner of every grave shall keep such grave free from weeds and in a proper condition.

61. Any person may with the permission of the officer plant any shrub, plant or flower upon any grave: Provided always that no shrub, plant or flower shall be cut or carried away by any person without the consent of the officer and that the Council may prune, cut down, dig up or remove any shrub, plant or flower at any time.

62. No person shall erect or place any railing wire work, flower stand, artificial flower or other ornament in any cemetery without the consent of the Council.

PART VI

ERECTION AND MAINTENANCE OF MEMORIAL WORKS

63. No person shall erect, alter, print, clean, renovate, decorate, remove or otherwise interfere with any memorial work or cut any inscription on a memorial in any cemetery without the consent in writing of the Council, and of the owner of such memorial.

64. No person shall erect any memorial work without the number and section letter of the grave being indicated thereon. In the case of footstones, such mark shall only be placed on the front thereof.

65. The Council may exclude any proposed memorial work which, in its opinion, is of inferior workmanship or quality, or which is likely in any way to disfigure any cemetery or is obnoxious.

66. If the owner of any memorial work shall allow the same to fall into disrepair the Council may, by written notice, require him to effect repairs as may, in its opinion, be necessary, and if the address of such owner is not known to the Council such notice shall be published in a daily newspaper circulating within the Municipality. In the event of such repairs not being effected within one month from the date of publication of such notice the Council may itself effect such repairs or remove the said memorial work without paying any compensation, and recover the expense of such repair or removal from the owner.

67. Any person engaged upon any work in a cemetery shall effect such work under the supervision and to the satisfaction of the officer.

68. The Council shall in no case be liable for any damage which may at any time occur to any memorial work, whatever nature it may be.

69. The Council may at any time at its discretion, reverse, re-erect, move, re-erect or replace any memorial work in any cemetery.

70. Niemand mag enige materiaal in enige begraafplaas bring met die doel om daarmee enige gedenkteken of enige steen- of klipwerk op enige graf op te rig nie, tensy en voordat—

- (1) 'n skets in duplikaat met drie-dimensionele afmetings daarop wat die posisie aantoon van die voorgename werk, vergesel van 'n spesifikasie van die materiaal wat gebruik sal word benewens 'n afskrif van enige voorgename grafskrif, snywerk of versiering voorgelê is aan die beampte minstens drie dae voor die dag waarop dit die voorneme is om sodanige materiaal in die begraafplaas te bring;
- (2) alle verskuldige gelde ten opsigte van sodanige graf of perseel betaal is; en
- (3) Die Raad se skriftelike goedkeuring van die voorgestelde werk aan die applikant gegee is.

71. Die Raad kan enige gedenkteken wat geplaas, gebou, verander, versier, geskilder of andersins in enige begraafplaas aangebring is op sodanige wyse dat dit inbreuk maak op enige deel van hierdie verordeninge, onmiddellik wegneem sonder die betaling van enige vergoeding, selfs al het die beampte sy goedkeuring daaraan geheg.

72. Niemand wat enige gedenkteken oprig, mag nalaat om aan die volgende voorwaardes te voldoen nie:

- (1) Waar 'n gedeelte van die gedenkteken verbind moet word met 'n ander gedeelte, moet koperkramme of ander penne, van goedgekeurde dikte en voldoende lengte om in die hiernavermelde gate te pas, vir sodanige doel gebruik word. Die gate waarin sodanige kramme of ander penne moet pas, moet minstens 50 mm diep wees.
- (2) Enige deel van sodanige werk wat op die grond rus of enige steen-, klip- of ander fondament moet behoorlik reghoekig gelê word.
- (3) Geen klippe van ongelyke dikte of waarvan daar 'n hoek af is, mag gebruik word nie.
- (4) Die onderkant van elke gedenkteken van plat klip en die bodem van elke grafsteen of monument moet minstens 50 mm laer as die natuurlike oppervlakte van die grond geplaas word.
- (5) Geen randstene mag meer as 150 mm bokant die oppervlakte van die grond of meer as 300 mm onderkant die oppervlakte van die grond geplaas word nie.
- (6) Alle graf- en randstene moet deeglik van die buitekant af met koper- en ysterkramme vasgeheg word.
- (7) Alle grafstene tot op 'n dikte van 150 mm moet deeglik aan die voetstuk op 'n goedgekeurde wyse vasgeheg word.
- (8) Enige soort gedenkteken moet eers klaar afgewerk word voordat dit in die begraafplaas gebring word.
- (9) Die voetstuk moet uit een soliede stuk bestaan.
- (10) Geen sagte klip mag vir enige gedenkteken gebruik word nie; slegs graniet of marmor is toelaatbaar.
- (11) Niemand mag enige klip-, beitel- of ander werk, behalwe belettering aan enige gedenkteken, verrig wat nie in verband staan met die vashegting van sodanige werk in posisie binne die begraafplaas nie, behalwe waar sodanige werk uitdruklik deur hierdie verordeninge toegelaat word.
- (12) In alle gevalle waar enige gedenkteken op 'n fondering rus—
 - (a) moet sodanige werk sodanige beton-, klip- of ander fondering hê wat die beampte voorskryf;
 - (b) moet sodanige werk in sement of beton vasgesit word;

70. No person shall bring any material into any cemetery for the purpose of constructing any memorial work or any brick or stone work upon any grave unless and until—

- (1) A sketch with dimensions figured thereon, and showing the position of the proposed work, accompanied by a specification of the material to be used and a copy of any proposed inscription, carving or ornamentation, has been submitted to the officer not less than three days before it is proposed to bring such material into the cemetery;
- (2) All fees due in respect of such grave or plot have been duly paid; and
- (3) The Council's written approval of the proposed work has been given to the applicant.

71. Any memorial work placed, constructed, altered, decorated, painted or otherwise dealt with in any cemetery in such a way as to infringe any part of these by-laws, notwithstanding that the approval of the officer has been given for the same, may be removed by the Council without payment of any compensation.

72. No person in constructing any memorial work shall fail to observe any of the following conditions:

- (1) Wherever any part of any memorial work is joined to any other part, copper cramps or pins, of approved thickness and of length sufficient to fit the after-mentioned holes shall be used for such purpose. The holes into which any such cramps, or pins, must fit shall not be less than 50 mm deep.
- (2) Any part of such work which rests upon the ground, or any brick, stone or other foundation, shall be fairly squared and bedded.
- (3) No stones of uneven thickness or having any corner wanting shall be used.
- (4) The undersides of every flat stone memorial and the base of every headstone or monument shall be placed at least 50 mm below the natural level of the ground.
- (5) No border stones shall be more than 250 mm above the surface of the ground or more than 300 mm deep altogether.
- (6) All head and border stones shall be securely cramped from the outside with copper or iron cramps.
- (7) All headstones up to 150 mm in thickness inclusive shall be securely attached to the base in approved manner.
- (8) Every kind of memorial work shall be finished before it is brought into any cemetery.
- (9) Footstones shall consist of one solid piece.
- (10) No soft stone shall be used for any memorial work, only granite or marble is permissible.
- (11) No person shall do any stone work, chiselling or other work, lettering excepted, upon any memorial work not connected with the fixing of such works in position within any cemetery except where such work is expressly permitted by these by-laws.
- (12) In all cases where any memorial work shall have a base:
 - (a) such work shall have such brick, stone or other foundation as the officer may prescribe;
 - (b) such work shall be set with cement or mortar;

(c) moet die voetstuk van sodanige werk minstens 900 mm × 250 mm × 250 mm wees, en die van 'n dubbele gedenkteken minstens 2 100 mm × 250 mm × 250 mm wees.

73. Niemand mag sonder die skriftelike toestemming van die Raad 'n gedenkteken binne 'n begraafplaas bring nie.

74. Niemand mag enige begraafplaas met 'n swaar voertuig of vragmotor wat nie vooraf deur die beaampte goedgekeur is nie, binnegaan nie.

75. Iedereen wat besig is met enige werk aan enige graf of perseel moet sodanige voertuie, gereedskap en ander toerusting verskaf wat hy nodig het vir sy werk: Met dien verstande dat geen sodanige voertuie, gereedskap of toerusting van so 'n aard is dat dit strydig is met hierdie verordeninge nie.

76. Iedereen wat enige werk binne 'n begraafplaas uitvoer, moet voldoen aan die opdragte van die beaampte.

77. (a) Niemand mag te eniger tyd vullis of rommel, los grond, klip, of ander puin, binne enige begraafplaas laat nie, of op enige wyse enige deel van 'n begraafplaas of enigiets wat daarin aanwesig is, beskadig of ontsier nie.

(b) Enige vullis of rommel, los grond, klip of ander puin wat nie binne 24 uur na voltooiing van enige werkstuk uit die begraafplaas verwyder is nie, word deur die Raad self verwyder op koste van die vervaardiger van die gedenkteken.

78. Niemand mag 'n gedenkteken of materiaal inbring of enige werk binne 'n begraafplaas verrig, uitgesonderd gedurende die volgende ure:

Maandae tot Vrydae—07:00 tot 14:00.

79. Niemand mag enige gedenkteken vasheg of plaas gedurende ongunstige weer, of terwyl die grond nie in 'n geskikte toestand is nie.

80. Iedereen wat by die werk is of wat op pad is werk-toe of van die werk af, binne 'n begraafplaas moet, wanneer hy daartoe versoek word, te eniger tyd die skriftelike toestemming vertoon om sodanige werk te verrig.

81. In alle nuwe begraafplase waar geen teraardebestellings nog plaasgevind het ten tyde van die afkondiging van hierdie verordeninge nie, is die volgende voorwaardes en verordeninge van krag:

(a) Die afmetings van 'n grafsteen vir 'n enkele graf moet nie die volgende mate oorskry nie:

Hoogte: 1 200 mm.

Wydte: 900 mm.

Dikte: Minstens 100 mm.

(b) Die afmetings van 'n grafsteen vir 'n perseel moet nie die volgende mate oorskry nie:

Hoogte: 1 200 mm.

Wydte: In ooreenstemming met grootte van perseel.

Dikte: Minstens 100 mm.

(c) Geen voetstuk mag meer as 900 mm × 250 mm × 250 mm ten opsigte van 'n enkel gedenkteken en 2 100 mm × 250 mm × 250 mm ten opsigte van 'n dubbel gedenkteken wees nie.

(d) Geen sypaadjies word toegelaat nie.

(e) Die Raad het die reg om alle grafte in stand te hou.

(f) Niemand mag na verloop van een maand vanaf die teraardebestelling, enige voorwerp, insluitende versierings, ornamente, draadwerk, blomhouers, blomstaanders, blompotte, vase, blomme, struike, plante, hetsy sodanige voorwerp in natuurlike of kunsmatige vorm is of dit los of in vase of in kranse is, op, om of langs 'n graf plaas nie, behalwe soos goedgekeur deur die beaampte. Enigiets wat in stryd hiermee op, om of langs 'n graf geplaas is of enigiets wat na verloop van bedoelde periode van een maand nog op, om of langs 'n graf is, kan deur die Raad verwyder en vernietig word.

(g) Die vorderings ten opsigte van alle afdelings van 'n begraafplaas soos omskryf in hierdie verordeninge is soos uiteengesit in die Bylae hier toe.

(c) the bottom base of such work shall not be less than 900 × 250 mm × 250 mm, and for a double base not less than 2 100 mm × 250 mm × 250 mm.

73. No person shall bring any memorial work into a cemetery without the written permission of the Council.

74. No person shall convey any stone, brick, or memorial work or any portion thereof into any cemetery upon any vehicle or truck which has not been approved in advance by the officer.

75. Every person engaged upon any work to any grave or plot shall provide such vehicles, tools and other appliances as may be required by him: Provided that no such vehicles, tools or appliances shall be of such a kind as to contravene these by-laws.

76. Every person carrying on any work within any cemetery shall comply with the directions of the officer.

77. (a) No person shall at any time leave any rubble, loose soil, stone or other debris within any cemetery, or in any way damage or deface any part of any cemetery or anything therein contained.

(b) Any rubble, loose soil, stone or other debris not removed from the cemetery within 24 hours after completion of any work shall be removed by the Council at the costs of the constructor of the memorial work.

78. No person shall bring any memorial work or material or do any work within any cemetery except during the following hours:

Monday to Friday—07:00 to 14:00.

79. No person shall fix or place any memorial work in unsuitable weather or while the ground is not in a fit state.

80. Every person at work, or on his way to and from work, within any cemetery shall, upon demand at any time, produce his written permission to carry out such work.

81. In all new cemeteries where no interments have taken place at the time of promulgation of these by-laws, the following conditions and charges shall be in force:

(a) The dimensions of any headstone for a single grave shall not exceed the following measurements:

Height: 1 200 mm.

Width: 900 mm.

Thickness: 100 mm.

(b) The dimensions of any headstone for any plot shall not exceed the following measurements:

Height: 1 200 mm.

Width: In accordance with size of plot.

Thickness: Not less than 100 mm.

(c) No base shall be more than 900 mm × 250 mm × 250 mm in dimension in the case of a single grave and in the case of a plot the dimensions shall be 2 100 mm × 250 mm × 250 mm.

(d) No kerbing shall be allowed.

(e) The Council shall have the right to maintain all graves.

(f) No person shall be allowed to place any item, including decorations, ornaments, wire work, vases, plant holders, flower pots, flowers, shrubs, whether they are in natural or artificial form or loose or in vases or in wreaths, around or on any grave from the date of one month from the interment: except as approved by the official failing which the Council shall have the right to remove or destroy same.

(g) The charges in respect of all sections of a cemetery, as outlined in these by-laws are applicable as set out in the Annexure attached hereto.

DEEL VII

TUIN VAN HERINNERING

82. (1) *Nisse:*

- (a) Die afmetings van nisse soos voorsien in die Muur van Herinnering is 245 mm x 180 mm x 220 mm. Hierdie nisse word gebruik vir die bewaring van die stoflike oorskot na verassing.
- (b) Slegs twee ashouers word per nis toegelaat.
- (c) Nisse word in numeriese volgorde beskikbaar gestel en geen reservering of vooraf-bespreking van nisse word toegelaat nie.
- (d) Die toemaak van die nis deur die aanbring van die voorgeskrewe gedenkplaat moet gelyktydig met die bestelling van die as plaasvind.
- (e) Bestellings van as mag alleenlik onder toesig van die beampte plaasvind.

83. (2) *Gedenkplate vir nisse:*

- (a) Die voorgeskrewe gedenkplate moet bestaan uit natuurlike marmer of graniet waarvan die afmetings nie 325 mm x 250 mm x 25 mm mag oorskry nie.
- (b) 'n Volledige sketsplan van die gedenkplaat moet vir goedkeuring aan die raad voorgelê word.
- (c) Gedenkplate moet deur middel van roesvrye skroewe, versonke in plastiese of nylon muurproppe, aan al vier hoeke aan die muur vasgeheg word.
- (d) Geen gedenkplaat mag sonder die skriftelike vooraf-verkreë toestemming van die Raad aangebring of verwyder word nie.
- (e) Die nommer soos toegeken aan elke nis moet deur die vervaardiger voorsien en gegraveer word op die linker-onderkantste hoek van elke gedenkplaat en mag nie minder as 15 mm hoog wees nie.
- (f) Die vervaldatum vir die eerste bestelling van as per nis is ses maande vanaf die datum van goedkeuring. Na die vervaldatum verbeur die applikant sy gebruiksreg van die nis en word die nis deur die Raad teruggeneem vir hergebruik.

84. (3) *Gedenkplate alleenlik:*

- (a) Waar voorsiening op die Muur van Herinnering gemaak word vir die aanbring van gedenkplate alleenlik, moet die gedenkplate uit natuurlike marmer of graniet bestaan, waarvan die grootte van die afmetings nie 325 mm x 250 x 25 mm mag oorskry nie. Genoemde spasies word toegewy aan applikante wat verkies om die as te strooi in stede daarvan om van nisse gebruik te maak.
- (b) Die aanbring van hierdie gedenkplate is onderhewig aan dieselfde vereistes en voorwaardes soos voorgeskryf in subartikel (2) (b), (c), (d) en (e).

85. *Algemeen:*

Enige ongemagtigde struktuur of voorwerp wat strydig is met die bepalings van hierdie verordeninge op die Muur van Herinnering sal deur die Raad verwyder word en die koste daarvan van die eienaar of aansoeker verhaal word.

Enige persoon wat enige deel van hierdie verordeninge oortree, is by skuldigbevinding strafbaar met 'n boete van hoogstens R500 of by versuim van betaling, met gevangenisstraf van hoogstens drie maande.

J. J. COETZEE

Stadsklerk.

Burgersentrum
BOKSBURG.

20 Mei 1992.

(1/2/3/18)

(Kennisgewing No. 67/92)

PART VII

GARDEN OF REMEMBRANCE

82. (1) *Niches:*

- (a) The sizes of niches provided in the Wall of Remembrance shall be 245 mm x 180 mm x 220 mm. These niches shall be used for the safekeeping of the mortal remains after cremation.
- (b) Not more than two urns or caskets shall be placed in one niche.
- (c) Niches shall be available in numerical order and no niche shall be reserved or sold in advance.
- (d) The sealing of the niche by means of the prescribed memorial tablet shall take place simultaneously with the interment of the ashes.
- (e) Interments shall take place under supervision of the officer.

83. (2) *Memorial tablets for niches:*

- (a) The prescribed memorial tablet shall consist of natural marble or granite and the size thereof shall not exceed 325 mm x 250 mm x 25 mm.
- (b) A detailed sketch plan of the memorial table shall be submitted to the Council for approval.
- (c) Memorial tablets shall be fixed to the Wall of Remembrance on all four corners by means of non-corrosive screws embedded in plastic or nylon wall plugs.
- (d) No memorial tablet shall be erected or removed for any purposes whatsoever without the written approval of the Council.
- (e) The number allocated to a niche shall be furnished and engraved on the lower left-hand corner of each memorial tablet by the manufacturer and the height of such number shall be not less than 15 mm.
- (f) The expiry date for the first interment in any niche shall be six months after approval of the application. After this period the applicant shall forfeit his right of interment and the niche shall be repossessed by the Council.

84. (3) *Memorial tablets without niches:*

- (a) Where provision is made on the Wall of Remembrance for the erection of memorial tablets only, these tablets shall consist of natural marble or granite and the dimensions thereof shall not exceed 325 mm x 250 mm x 25 mm. The said spaces shall be allocated to applicants who wish to scatter the ashes instead of making use of niches.
- (b) The tablets in terms of paragraph (a) shall be subject to the same requirements and conditions as prescribed in subsection (2) (b), (c), (d) and (e).

85. *General:*

Any unauthorised structure or object which is erected on the Wall of Remembrance contradictory to any provision of these by-laws shall be removed by the Council at the expense of the applicant or owner.

Any person contravening any part of these by-laws shall be liable on conviction to a fine not exceeding R500 or in default of payment to imprisonment for a period not exceeding three months.

J. J. COETZEE,

Town Clerk.

Civic Centre
BOKSBURG.

20 May 1992.

(1/2/3/18)

(Notice No. 67/92)

PLAASLIKE BESTUURSKENNISGEWING 422**STADSRAAD VAN BOKSBURG****BOKSBURG-WYSIGINGSKEMA 526**

Kennis word hiermee ooreenkomstig die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, gegee dat die Stadsraad van Boksburg, die aansoek om die wysiging van die bepalings van die Boksburg-dorpsaanlegskema, 1/1946, met betrekking tot Erf 1235, dorp Parkrand, goedgekeur het.

'n Afskrif van die aansoek soos goedgekeur lê te alle redelike tye ter insae by die kantoor van die Stadsingenieur, Boksburg, en die kantoor van die Departementshoof, Departement van Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

Die bogemelde wysigingskema tree in werking op 20 Julie 1992, tensy 'n appél aangeteken en gehandhaaf word.

J. J. COETZEE,

Stadsklerk.

Burgersentrum
BOKSBURG.

20 Mei 1992.

(Kennisgewing No. 64/1992)

PLAASLIKE BESTUURSKENNISGEWING 423**STADSRAAD VAN BOKSBURG****BOKSBURG-WYSIGINGSKEMA 658**

Kennis word hiermee ooreenkomstig die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, gegee dat die Stadsraad van Boksburg, die bogemelde wysigingskema kragtens die bepalings van artikel 29 (2) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, aanvaar het.

'n Afskrif van die gemelde wysigingskema soos aanvaar, lê te alle redelike tye ter insae by die kantoor van die Stadsingenieur, Stadsraad van Boksburg, en die kantoor van die Departementshoof, Departement Plaaslike Bestuur, Behuising en Werke, Administrasie: Volksraad, Pretoria.

Die bogemelde wysigingskema tree in werking op 16 Julie 1992.

J. J. COETZEE,

Stadsklerk.

Burgersentrum
BOKSBURG.

(14/21/658)

(Kennisgewing No. 63/1992)

PLAASLIKE BESTUURSKENNISGEWING 424**STADSRAAD VAN BOKSBURG****KENNISGEWING VAN ONTWERPSKEMA**

Die Stadsraad van Boksburg gee hiermee ingevolge artikel 28 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningsskema bekend staan as Boksburg-wysigingskema 768 deur hom opgestel is.

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

Die hersonering van Gedeelte 1 van Erf 988, dorp Sunward Park-uitbreiding 1 van "Openbare Oop Ruimte" na "Spesiale Woon" ten einde die erf vir woondoeleindes te kan benut.

LOCAL AUTHORITY NOTICE 422**TOWN COUNCIL OF BOKSBURG****BOKSBURG AMENDMENT SCHEME 526**

Notice is hereby given in terms of the provisions of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Boksburg, has approved the application for the amendment of the provisions of the Boksburg Town-planning Scheme, 1/1946, relevant to Erf 1235, Parkrand Township.

A copy of the application as approved is open for inspection at all reasonable times at the office of the Town Engineer, Boksburg, and the office of the Head of Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

The above-mentioned amendment scheme shall come into operation on 20 July 1992, unless an appeal is lodged and upheld.

J. J. COETZEE,

Town Clerk.

Civic Centre
BOKSBURG.

20 May 1992.

(Notice No. 64/1992)

LOCAL AUTHORITY NOTICE 423**TOWN COUNCIL OF BOKSBURG****BOKSBURG AMENDMENT SCHEME 658**

Notice is hereby given in terms of the provisions of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Boksburg, has adopted the above-mentioned amendment scheme in terms of the provisions of section 29 (2) of the Town-planning and Townships Ordinance, 1986.

A copy of the said amendment scheme is open for inspection at all reasonable times at the office of the Town Engineer, Town Council of Boksburg, and the office of the Head of Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria.

The above-mentioned amendment scheme shall come into operation on 16 July 1992.

J. J. COETZEE,

Town Clerk.

Civic Centre
BOKSBURG.

(14/21/658)

(Notice No. 63/1992)

LOCAL AUTHORITY NOTICE 424**TOWN COUNCIL OF BOKSBURG****NOTICE OF DRAFT SCHEME**

The Town Council of Boksburg 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 Boksburg Amendment Scheme 768 has been prepared by it.

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

The rezoning of Portion 1 of Erf 988, Sunward Park Extension 1 Township from "Public Open Space" to "Special Residential" in order to permit the use of the erf for residential purposes.

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 202, Stadsekretariaat, Tweede Verdieping, Burgersentrum, Trichardtsweg, Boksburg vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 28 Mei 1992 skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 215, Boksburg, 1460, ingedien of gerig word.

J. J. COETZEE,

Stadsklerk.

Burgersentrum
BOKSBURG.

20 Mei 1992.

(Kennisgewing No. 61/1992)

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 202, Town Secretariat, Second Floor, Civic Centre, Trichardts Road, Boksburg, for a period of 28 days from 20 May 1992.

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 P.O. Box 215, Boksburg, 1460, within a period of 28 days from 20 May 1992.

J. J. COETZEE,

Town Clerk.

Civic Centre
BOKSBURG.

20 May 1992.

(Notice No. 61/1992)

20-27

PLAASLIKE BESTUURSKENNISGEWING 425

STADSRAAD VAN DELMAS

DELMAS-DORPSBEPLANNINGSKEMA 1986

WYSIGINGSKEMA 24

Kennis geskied hiermee ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie No. 15 van 1986), dat die Stadsraad van Delmas, goedkeuring verleen het vir die wysiging van die Delmas-dorpsbeplanningskema, 1986 deur die hersonering van—

1. Erf 1, Delmas vanaf die huidige sonering naamlik "Residensieel 1" na "Spesiaal".

2. Erf 117, Delmas vanaf die huidige sonering naamlik "Residensieel 1" na "Besigheid 1".

3. Gedeelte 2 van Erf 798, Delmas-uitbreiding 5, vanaf die huidige sonering naamlik "Openbare Oopruimte" na "Residensieel 1".

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

Hierdie wysiging staan bekend as Delmas-wysigingskema 24.

J. LUWES,

Stadsklerk.

Munisipale Kantore
Samuelweg
Delmas
2210.

(Kennisgewing No. 13/92)

LOCAL AUTHORITY NOTICE 425

TOWN COUNCIL OF DELMAS

DELMAS TOWN-PLANNING SCHEME 1986

AMENDMENT SCHEME 24

Notice is hereby given in terms of the provisions of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986 (Ordinance No. 15 of 1986), that the Town Council of Delmas approved the amendment of the Delmas Town-planning Scheme, 1986 through the rezoning of—

1. Erf 1, Delmas from the present zoning i.e. "Residential 1" to "Special".

2. Erf 117, Delmas, from the present zoning i.e. "Residential 1" to "Business 1".

3. Portion 2 of Erf 798, Delmas Extension 5 from the present zoning i.e. "Public Open Space" to "Residential 1".

Copies of Map 3 and the scheme clauses of the Amendment Scheme are filed with the Director of Local Government in Pretoria and the Town Clerk of Delmas and are open for inspection at all reasonable times.

This amendment is known as Delmas Amendment Scheme 24.

J. LUWES,

Town Clerk.

Municipal Offices
Samuel Road
DELMAS
2210.

(Notice No. 13/92)

PLAASLIKE BESTUURSKENNISGEWING 426

PLAASLIKE BESTUUR VAN EDENVALE

KENNISGEWING WAT BESWARE TEEN VOORLOPIGE AANVULLENDE WAARDERINGSLYS AANVRA

Kennis word hiermee ingevolge artikel 36 van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige aanvullende waarderingslys vir die boekjaar 1990/91 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Edenvale vanaf 20 Mei 1992 tot 22 Junie 1992 en enige eienaar van belasbare eiendom of ander persoon wat begierig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige aanvullende waarderingslys, opgeteken, soos in artikel 34 van die genoemde Ordonnansie beoog in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige weglating van enige aangeleentheid uit sodanige lys, doen so binne gemelde tydperk.

LOCAL AUTHORITY NOTICE 426

LOCAL AUTHORITY OF EDENVALE

NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL SUPPLEMENTARY VALUATION ROLL

Notice is hereby given in terms of section 36 of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional supplementary valuation roll for the financial year 1990/91 is open for inspection at the office of the local authority of Edenvale from 20 May 1992 to 22 June 1992 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional supplementary valuation roll as contemplated in section 34 of the said Ordinance including the question whether or not such property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

Die voorgeskrewe vorm vir die indiening van 'n beswaar is by die adres hieronder aangedui, beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die Waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

P. J. JACOBS,
Stadsklerk.

Kamer 309
Departement van die Stadsekretaris
Munisipale Kantore
Van Riebeecklaan
EDENVALE
1610.

20 Mei 1992.

(Kenningsgewing No. 34/1992)

PLAASLIKE BESTUURSKENNISGEWING 427

STADSRAAD VAN EDENVALE

WYSIGING VAN TARIEF VAN GELDE: WATERVOORSIENING

Kennis geskied hiermee ingevolge artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Edenvale by spesiale besluit die Tarief van Gelde: Watervoorsiening afgekondig by Kenningsgewing No. 52 van 1985, gedateer 17 Julie 1985, soos gewysig, soos volg gewysig het met ingang 1 April 1992:

1. Deur in Deel I, item 2 deur die volgende te vervang:

"2. GELDE VIR DIE LEWERING VAN WATER, PER MAAND

1. (a) Waar enige stuk grond waarna in item 1 verwys word by die hoofwaterpyp aangesluit is, moet die eienaar of bewoner daarvan, benewens die heffing ingevolge item 1, aan die Raad die volgende heffings betaal:

(i) Woonhuise (soos omskryf in die Edenvale-dorpsbeplanningskema, 1980), kerke en provinsiale hospitale (soos omskryf in die Ordonnansie op Hospitale, 1958):

(aa) Vir elke kiloliter gelewer tot en met 45 kiloliter: R1,03 bereken op totale verbruik.

(bb) Vir elke kiloliter daarvan gelewer vanaf 46 tot en met 65 kiloliter: R1,28 bereken op totale verbruik.

(cc) Vir elke kiloliter daarvan gelewer vanaf 66 kiloliter: R1,59 bereken op totale verbruik.

(ii) Alle ander verbruikers:

R1,73 per kiloliter of gedeelte daarvan.

(iii) Vulling van swembaddens:

In die geval waar die Brandweerhoof 'n swembad opvul, 'n heffing, benewens enige ander heffing wat betaalbaar is: R1,40 per kiloliter of gedeelte daarvan.

(1b) Waar die watertoevoer aan woonstelle by die grootmaat gemeet word, word die gelde vir sodanige grootmaat-lewering op die grondslag van die aantal woonstelle plus een bereken en is soos volg betaalbaar.

Die basiese heffing vermeld in item 1, per woonstel, plus, vir elke kiloliter of gedeelte daarvan, voorsien: R1,73.

(1c) Waar dit tot die bevrediging van die Stadstoesourier bewys word dat verhoogde verbruik ten opsigte van Item 2 (1) (a) (i) die gevolg is van 'n gebarste pyp of soortgelyke probleem, sal krediet as volg bereken word:

Teen die tarief van toepassing op die:

(i) Gemiddelde maandelikse verbruik van perseel geregistreer vir ses maande voor die betrokke herstelwerk afgehandel is, of, indien nie moontlik nie,

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.

P. J. JACOBS,
Town Clerk.

Room 309
Department of the Town Secretary
Municipal Offices
Van Riebeeck Avenue
EDENVALE
1610.

20 May 1992.

(Notice No. 34/1992)

LOCAL AUTHORITY NOTICE 427

TOWN COUNCIL OF EDENVALE

TARIFF OF CHARGES: WATER SUPPLY

Notice is hereby given in terms of section 80B (8) of the Local Government Ordinance, 1939, that the Town Council of Edenvale by special resolution amended the Tariff of Charges: Water Supply published under Notice No. 52/1985, dated 17 July 1985, as amended, as follows with effect from 1 April 1992:

1. By the substitution in Part I, from item 2 of the following:

"2. CHARGES FOR SUPPLY OF WATER, PER MONTH

1. (a) Where any area of land as referred to in item 1 is connected to the main, the owner or occupier thereof shall, in addition to the charge in terms of Item 1, pay the Council the following charges:

(i) Dwelling-houses (as defined in the Edenvale Town Planning Scheme, 1980), churches and provincial hospitals (as described in the Hospital Ordinance, 1958):

(aa) For each kiloliter supplied up to 45 kiloliter: R1,03 calculated on the total consumption.

(bb) For each kiloliter supplied from 46 up to 65 kiloliter: R1,28 calculated on the total consumption.

(cc) For each kiloliter supplied from 66 kiloliters: R1,59 calculated on the total consumption.

(ii) All other consumers:

R1,73 per kiloliter or part thereof.

(iii) Filling of swimming-pools:

In the event of the Chief Fire Officer filling a swimming-pool, a charge, in addition to any other charge that is payable: R1,40 per kiloliter or part thereof.

(1b) Where the water supply to flats is metered in bulk, the charges for such bulk supply shall be calculated on the basis of the number of flats plus one and shall be payable as follows:

The basic charge mentioned in item 1, per flat plus, for each kiloliter of part thereof supplied: R1,73.

(1c) Where it is proved to the satisfaction of the Town Treasurer that increased consumption in respect of Item 2 (1) (a) (i) is due to a burst pipe or similar problem, credit will be calculated as follows:

On the tariff applicable to the:

(i) Average monthly consumption registered upon the premises for six months prior to the relevant repairs being effected, or, if this is not possible,

(ii) gemiddelde maandelikse verbruik van perseel geregi-streer vir die ooreenstemmende ses maande van die vorige jaar, of, indien nie moontlik nie,

(iii) gemiddelde maandelikse verbruik van perseel geregi-streer vir drie maande na die betrokke herstelwerk afgehan-del is.

2. Die waterverbruik word, in die geval van meters wat in gelling registreer na kiloliter omreken op die grondslag dat 220 gelling geag word gelykstaande te wees met 1 kiloliter."

P. J. JACOBS,

Stadsklerk.

Munisipale Kantore
Posbus 25
EDENVALE
1610.

20 Mei 1992.

(Kenningsgewing No. 38/1992)

PLAASLIKE BESTUURSKENNISGEWING 428

STADSRAAD VAN ERMELO

WYSIGING VAN BEGRAAPLAAS VERORDENINGE

Die Stadsklerk van Ermelo publiseer hierby ingevolge arti-kel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit.

Die Begraafplaasverordeninge van die Munisipaliteit van Ermelo, afgekondig by Administrateurskenningsgewing 658 van 4 Junie 1980, word hierby verder soos volg gewysig:

1. Deur in Deel 1 die "woordoms krywing" deur die vol-gende te vervang:

"Woordoms krywings"

1. Vir die toepassing van hierdie verordeninge, tensy uit die sinsverband anders blyk, beteken—

'as' die veraste oorskot van 'n lyk;

'begraafplaas' enige stuk grond of 'n gedeelte daar-van wat die Raad as 'n openbare begraafplaas afgesonder het;

'estetiese afdeling' 'n afdeling van 'n begraafplaas wat deur die Raad afgesonder is en waarin slegs 'n kopsteen opgerig mag word en grasperke deur die Raad voorsien word;

'gedenkmuur' 'n muur in 'n gedenktuin aangebring, waarin lykbusse wat die asse bevat in nisse geplaas kan word en vir die aanbring van gedenk-plate met inskripsie ter nagedagtenis aan 'n oorle-dene wat veras is;

'gedenkwerk' enige grafsteen, traliewerk, omheining, monument, gedenkplaat, grafskrif of enige ander werke wat op 'n graf opgerig is of opgerig kan word;

'gedenktuin' 'n afdeling van 'n begraafplaas wat die Raad afgesonder het vir die oprigting van gedenk-werke ter nagedagtenis van 'n oorledene wie se lyk veras is en waar die as geplaas kan word, maar sluit nie 'n grafkelder in nie;

'graf' enige stuk grond waarop enige persoon die reg verkry het of kan verkry vir die begraving van een of twee lyke, sonder dat hy enige uitsluitlike reg op sodanige graf of die gebruik daarvan kry;

'kind' 'n afgestorwe persoon van 12 jaar of jonger, van wie die doodkiss nie die afmetings soos vir kinders by artikel 29 voorgeskryf, oorskryf nie;

(ii) average monthly consumption registered upon the premises for the corresponding six months of the previous year, or, if this is not possible,

(iii) average monthly consumption registered upon the premises for three months after the relevant repairs have been effected.

2. The consumption of water shall, in the case of meters which register in gallons, be converted to kiloliter on the basis that 220 gallons shall be deemed to be equal to 1 kiloliter."

P. J. JACOBS,

Town Clerk.

Municipal Offices
P.O. Box 25
EDENVALE
1610.

20 May 1992.

(Notice No. 38/1992)

LOCAL AUTHORITY NOTICE 428

TOWN COUNCIL OF ERMELO

AMENDMENT TO BY-LAWS: CEMETERY BY-LAWS

The Town Clerk of Ermelo hereby, in terms of section 101 of the Local Government Ordinance, 1939, published the by-laws set forth hereinafter.

The Cemetery By-laws of the Municipality of Ermelo published under Administrator's Notice 658, dated 4 June 1980, as amended, is further amended as follows:

1. By the substitution in Part 1 for the "Defintion" of the following:

"Definitions"

1. For the purposes of these by-laws, unless the context otherwise indicates—

'aesthetic section' means a section of a cemetery set aside by the Council and where only a headstone shall be erected and where lawn shall be provided by the Council;

'adult' means any deceased person over the age of 12 years whose coffin exceeds the dimensions prescribed for children in section 29;

'ashes' means the remains of a cremated body.

'burial' means the burying underground or any other form of interment and includes the cremation or any other form of disposing of a body;

'caretaker' means the person who from time to time holds the position of caretaker of any cemetery or acting in such capacity in the service of the municipa-lity;

'cemetery' means any land or part thereof duly set aside by the Council as a public cemetery;

'child' means any deceased person of the age of 12 years or younger whose coffin does not exceed the dimensions prescribed for children in section 29;

'kopsteen' 'n grafsteen wat slegs in die estetiese afdeling opgerig mag word;

'opsigter' die persoon wat van tyd tot tyd die betrekking van opsigter van 'n begraafplaas beklee of wat in sodanige hoedanigheid optree in diens van die munisipaliteit;

'persoon' enige persoon, uitgesonderd 'n beampete van die Raad, wat in die loop van en binne die besteke van sy pligte by 'n begraafplaas optree;

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

'Registrateur van Sterfgevallen' enigiemand wat ingevolge die Wet op die Regulering van Geboortes, Huwelike en Sterfgevallen, 1963 (Wet 81 van 1963) as registrateur of assistent-registrateur van sterfgevallen aangestel is;

'teraardebestelling' begrawe ondergrond of enige ander vorm van graflegging en omvat die verassing of enige ander manier van wegdoening van 'n lyk;

'verassing' die wegdoening van 'n lyk by wyse van verbranding;

'volwassene' 'n afgestorwe persoon van ouer as 12 jaar of enige oorledene van wie die doodkis die afmetings, soos vir kinders by artikel 29 voorgeskryf, oorskryf;

'voorgeskrewe gelde' die tarief van gelde soos van tyd tot tyd ingevolge die bepalings van artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, vasgestel."

2. Deur artikel 8 deur die volgende te vervang:

"Wegdoen van 'n lyk

8. (a) Niemand mag met 'n lyk op enige ander wyse wegdoen nie asom dit in 'n begraafplaas te laat begrawe of in 'n krematorium te laat veras.

(b) Die oorskot van 'n lyk (hierna genoem asse) wat in 'n krematorium buite die grense van die munisipaliteit veras is, kan teen betaling van die voorgeskrewe gelde in 'n lykbus in die gedenkmuur geberg word."

3. Deur in item 20 die woorde "gelde in Bylae A hierby uiteengesit", deur die woorde "voorgeskrewe gelde" te vervang.
4. Deur in artikel 26 die woorde "gelde wat in Bylae A hierby voorgeskryf word" deur die woorde "voorgeskrewe gelde" te vervang.
5. Deur in artikel 35 die woorde "toepaslike gelde soos in Bylae A hierby uiteengesit" deur die woorde "voorgeskrewe gelde" te vervang.
6. Deur in artikel 44 die woorde "'n bykomende geld soos in Bylae A hierby uiteengesit" deur die woorde "voorgeskrewe gelde" te vervang.
7. Deur artikel 76 te skrap.
8. Deur artikel 77 te hernommer 76.
9. Deur die invoeging van die volgende na artikel 76:

'Council' means the Town Council of Ermelo, the Council's Management Committee, acting under the powers delegated to it in terms of the provisions 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 the provisions of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws;

'cremation' means the disposing of a body by cremation;

'garden of remembrance' means a section of a cemetery which the Council has set aside for the erection of memorial works to commemorate a deceased person whose body was cremated and for the placing of ashes, but does not include a columbarium;

'grave' means any piece of land which any person has purchased or may purchase the right for the interment of one or two bodies without obtaining any exclusive right to such grave or the use thereof;

'headstone' means a gravestone which may only be erected in the aesthetic section;

'memorial wall' means a wall in a garden of remembrance set aside for the placement in niches of receptacles containing ashes and placement of inscribed tablets commemorating deceased persons who have been cremated;

'memorial work' means any gravestone, railing, fence, monument, plaque, inscription or other work erected or to be erected upon any grave;

'person' means any person, excluding an officer of the Council acting in the course and within the scope of his duties in a cemetery;

'prescribed 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 8 of the following:

"Disposal of a body

8. (a) No person shall dispose of a body other than by interment in a cemetery or by cremation in a crematorium.

(b) The remains of a body (hereinafter referred to as ashes) which is cremated outside the municipal boundaries may be placed in a niche in the memorial wall on payment of the prescribed charges."

3. By the substitution in section 20 for the words "fees specified in Schedule A hereto" of the words "prescribed charges".
4. By the substitution in section 26 for the words "fee prescribed in Schedule A hereto" of the words "prescribed charges".
5. By the substitution in section 35 for the words "applicable fee as specified in Schedule A hereto" of the words "prescribed charges".
6. By the substitution in section 44 for the words "additional fee prescribed in Schedule A hereto" of the words "prescribed charges".
7. By the deletion of section 76.
8. By the renumbering of section 77 to read 76.
9. By the insertion after section 76 of the following:

"DEEL VII**ESTETIESE AFDELING**

77. (1) Die Raad kan die grasperke in die estetiese afdeling aanlê en dit onderhou. Genoemde onderhoud strek vanaf uiters vier maande na die eerste teraardebestelling van 'n lyk in die graf en die Raad kan die grasperke daarna na goeë dunke kosteloos in stand hou vir so lank hy dit goed ag.

(2) Vars blomme en lower, gerangskik in kransies of andersins, kan op enige graf geplaas word, en onderhoud word vir 'n tydperk van hoogstens drie maande waarna die Stadsraad hom die reg voorbehou om enige blomme of lower te verwyder vir die aanplant van grasperke.

(3) Die natuurlike helling van die grond in die estetiese afdeling mag onder geen omstandighede versteur word nie.

(4) Die Raad voorsien voorafgeplaaste, staalbewapende betonberms, met die volgende afmetings:

- (a) Lengte—900 mm.
- (b) Breedte—250 mm.
- (c) Dikte—250 mm.

(5) Die voetstuk van 'n gedenksteen wat bo-op die berm geplaas word, mag hoogstens 900 mm by 250 mm groot wees.

(6) Die gedenksteen mag nie by sy voetstuk verbysteek nie of die afmetings van die berm oorskry nie.

(7) Die gedenksteen, met of sonder 'n voetstuk, mag hoogstens 1 200 mm bokant die berm of die grondvlak, al na die geval, uitstaan.

DEEL VIII**VERASSINGS*****Verkaffing van lykbusse***

78. (1) 'n Lykbus wat bedoel is om in 'n nis in die gedenkmuur geplaas te word, moet van hout, klip of ander geskikte materiaal gemaak wees en die grootte en ontwerp daarvan moet sodanige wees dat dit maklik in so 'n nis kan pas.

(2) Die nis moet deur 'n geskikte marmer- of ander gedenkplaat verseël word.

Gebruik van nisse en ruimtes, aanbring van gedenkwerk

79. Geen nis of ruimte teen 'n gedenkmuur mag vir die berg van as of die aanbring van gedenkwerk gebruik word sonder die voorafverkreë skriftelike toestemming van die Raad of 'n beampde deur hom benoem nie, of sonder voltooiing van die voorgeskrewe aansoekvorm.

Vereistes vir gedenkwerk aan gedenkmuur

80. (1) Iemand wat aansoek om die berg van asse ingevolge hierdie verordeninge doen, kan 'n gedenkwerk ter nagedagtenis aan 'n oorledene laat oprig by betaling van die voorgeskrewe gelde.

(2) Sodanige gedenkwerk aan 'n gedenkmuur moet aan die volgende vereistes voldoen:

- (a) Gedenkwerk wat bedoel is om in 'n ruimte teen 'n gedenkmuur geplaas te word, moet van marmer, graniet of ander geskikte materiaal gemaak wees en moet 328 mm by 299 mm by 50 mm dik wees;
- (b) Gedenkwerk wat bedoel is om 'n nis te verseël, moet van sodanige materiaal en grootte wees dat dit aanpas by naasgeleë gedenkwerk.

(3) Geen gedenkwerk mag sonder die voorafverkreë toestemming van die Raad verwyder word uit, of heraanbring word aan 'n gedenkmuur nie.

"PART VII**AESTHETIC SECTION**

77. (1) The Council shall lay out and maintain the lawn in the aesthetic section. Above-mentioned maintenance shall commence not later than four months after the first interment of a body in the grave, and the Council may thereafter maintain the lawn free of charge for as long as it may deem fit.

(2) Fresh flowers and foliage, arranged in wreaths or otherwise, may be placed on any grave, and be maintained for a period not exceeding three months whereafter the Council reserves the right to remove same to plant lawn.

(3) The natural slope of ground in the aesthetic section may under no circumstances be disturbed.

(4) The Council provides preplaced steel reinforced concrete berms with the following dimensions:

- (a) Length—900 mm.
- (b) Width—250 mm.
- (c) Thickness—250 mm.

(5) The dimensions of the base of a memorial stone shall not exceed 900 mm by 250 mm in size.

(6) The memorial stone shall not overhang its pedestal or exceed the dimensions of the berm.

(7) The memorial stone, with or without a pedestal, shall not exceed 1 200 mm above the berm or the ground level, whichever the case may be.

PART VIII**CREMATIONS*****Provision of containers***

78. (1) A container which is intended to be placed in a niche in the memorial wall shall be made of wood, stone or any other suitable material and shall be of such size and design as to fit easily into such niche.

(2) The niche must be sealed with a suitable marble or other memorial plaque.

Use of niches and spaces, affixing of memorial work.

79. No niche or space on a memorial wall shall be used for the storage of ashes or for affixing memorial work without prior written consent of the Council or of an officer appointed by the Council, without completion of the prescribed application form.

Requirements for memorial work on memorial wall

80. (1) Any person whose application for the storage of ashes has been approved in terms of these by-laws, may erect a memorial work in memory of a deceased person on payment of the prescribed charges.

(2) Memorial work on a memorial wall shall comply with the following requirements:

- (a) Memorial work which is meant to be placed in an area against a memorial wall, shall be made of marble, granite or other suitable material and shall measure 328 mm by 299 mm by 50 mm.
- (b) Memorial work intended to seal a niche, shall be of such material and size as to conform to adjacent memorial work.

(3) No memorial work shall be removed from or reattached to a memorial wall without the prior written consent of the Council.

Afmetings van nisopening

81. Die goedgekeurde afmetings vir die opening is soos volg:

Lengte—385 mm.
Breedte—259 mm.
Diepte—232 mm.

Planne

82. Planne van nisafmetings word in die kantoor van die Raad bewaar en lê kosteloos gedurende normale kantoorure ter insae van enige persoon.

Misdrywe en strawwe

83. Iemand wat—

- aansoek doen om die verassing van 'n oorledene en dit opsetlik verberg dat sodanige oorledene 'n opdrag nagelaat het dat sy lyk nie veras mag word nie;
- opsetlik enige ander feit of dokument in verband met 'n aansoek om verassing of begrawing verberg;
- 'n vals verklaring doen in sy skriftelike aansoek om verassing of begrawing;
- willens en wetens 'n lyk anders as kragtens hierdie verordeninge veras, laat veras, toelaat dat dit veras word of aan die verassing daarvan deelneem;
- enige bepaling van hierdie verordeninge oortree of versuim om aan 'n bepaling van hierdie verordeninge te voldoen,

begaan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens R300, of by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens ses maande."

6. Deur die volgende Bylaes na Bylae B in te voeg.

BYLAE C**AANSOEK OM DIE BERG VAN ASSE IN DIE GEDENKMUUR**

Die Stadsklerk
Posbus 48
ERMELO
2350

Meneer

Hiermee word aansoek gedoen om die berg van die asse van onderstaande oorledene:

- Volle naam van oorledene
- Volledige woonadres van oorledene voor afsterwe
- Ondernemer
- Beplande datum en tyd van berging
- Moet die veraste oorskot van die oorledene in 'n gereserveerde nis geberg word: Ja/Nee
Indien Ja—Nisnommer.....
Kwitansienommer
- Geteken
- Namens gemagtigde beampte
- Datum

Bogenoemde inligting word verstrek voordat enige gelde betaal word. Nadat die Raad die aansoek oorweeg het, word skriftelike toestemming/weiering vir die berg van asse deur die benoemde beampte van die Raad gegee met vermelding van die volgende inligting:

- Toestemming/Weiering om te berg.
- Gelde betaalbaar.
- Nisnommer.
- Datum en tyd van berging.

Ek, die ondergetekende, namens verklaar dat bogenoemde inligting waar en juis is. Ek onderneem om my te hou by bogenoemde bepalings.

Geteken.....
Datum.....

Measurement of niche aperture

81. The approved dimensions for the aperture are as follows:

Length—385 mm.
Width—259 mm.
Dept—232 mm.

Plans

82. Plans of dimensions for a niche are kept in the office of the Council and shall be available free of charge during normal office hours.

Offences and penalties

83. Any person who—

- makes application for a deceased person to be cremated and wilfully conceals the fact that such deceased person had left a direction that his body shall not be cremated;
- wilfully conceals any other fact or document in connection with an application for interment or cremation;
- makes any false statement in his written application for cremation or interment;
- knowingly performs or causes or permits to be performed or takes part in the cremation of a body otherwise than in accordance with these by-laws;
- contravenes these by-laws or fails to comply with any provision of these by-laws;

shall be guilty of an offence and liable on conviction to a penalty not exceeding R300, or in default of payment, to imprisonment for a period not exceeding six months."

6. By the insertion after Schedule B of the following Schedules:

SCHEDULE C**APPLICATION FOR THE STORAGE OF ASHES IN THE MEMORIAL WALL**

The Town Clerk
P.O. Box 48
ERMELO
2350

Sir

Hereby an application for the storage of the ashes of the under-mentioned deceased person:

- Full name of deceased person
- Full residential address of deceased person before death.....
- Undertaker
- Estimated time and date of storage
- Must the cremated remains (ash) of the deceased be stored in a reserved niche: Yes/No
If yes—Niche number.....
Receipt number.....
Signed.....
For authorised officer
- Date

Above-mentioned information is to be furnished before any monies are paid. After the Council has considered the application, written permission/refusal for the storage of the ashes will be issued by the officer appointed by the Council, giving the following information:

- Permission/refusal to store.
- Monies payable.
- Niche number.
- Date and time of storage.

I, the undersigned, on behalf of..... do hereby declare that the above-mentioned information is true and correct. I undertake to observe the above-mentioned conditions.

Signed.....
Date.....

BYLAE D**KENNISGEWING AAN AANSOEKER OM BERG VAN ASSE**

Verwysing..... Stadsraad van Ermelo
Datum..... Posbus 48
ERMELO
2350

Meneer

U aansoek om berg van asse verwys.

Hiermee word toestemming aan u verleen om die asse van (naam) in nisnommer in Ermelo Begraafplaas te berg vanaf (tyd) op (datum). Die volgende gelde is betaalbaar:

Bespreking of koop van 'n nis:

Binnestedelik: R.....

Buitestedelik: R.....

nms. STADSKLERK

P. J. G. VAN R. VAN OUDTSHOORN,

Stadsklerk.

Burgersentrum

Tautestraat

ERMELO

2350.

20 Mei 1992.

(Kennisgewing No. 56/91)

PLAASLIKE BESTUURSKENNISGEWING 429**STADSRAAD VAN FOCHVILLE****WYSIGING VAN GELDE VIR DIE VOORSIENING VAN WATER**

Daar word hiermee ingevolge die bepalings van artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekendgemaak dat die Stadsraad van Fochville, by Spesiale Besluit, die gelde vir die voorsiening van water gepubliseer in *Offisiële Koerant* 4580, van 24 Augustus 1988, met ingang van 1 April 1992, verder wysig deur die Tarief van Gelde, in item 2 (1) (b), 2 (2) (b) en 7 (a) die syfer "105,79c" deur die syfer "111,96c" te vervang.

A. W. RHEEDER,

Stadsklerk.

Munisipale Kantoor

Posbus 1

FOCHVILLE

2515.

(Kennisgewing No. 14/20/5/1992)

PLAASLIKE BESTUURSKENNISGEWING 430**STADSRAAD GERMISTON****KENNISGEWING VAN GOEDKEURING****GERMISTON-WYSIGINGSKEMA 310**

Daar word hiermee kennis gegee ingevolge artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, dat die Stadsraad van Germiston die wysiging van die Germiston-dorpsbeplanningskema, 1985, goedgekeur het deur Gedeelte 2 van Erf 568, dorp Sunnyridge, te hersoneer na "Residensieel 1" doeleindes met 'n digtheid van 1 woonhuis per erf.

SCHEDULE D**NOTICE TO APPLICANT FOR STORAGE OF ASHES**

Reference..... Town Council of Ermelo
Date..... P.O. Box 48
ERMELO
2350

Sir

Your application for storage of ashes refers.

Approval is hereby granted for storage of ashes of (name) in niche number in Ermelo Cemetery from (time) on (date).

The following monies are payable:

Reservation or purchase of a niche:

Urban: R

Rural: R

for TOWN CLERK

P. J. G. VAN R. VAN OUDTSHOORN,

Town Clerk.

Civic Centre

Taute Street

ERMELO

2350.

20 May 1992.

(Notice No. 56/91)

LOCAL AUTHORITY NOTICE 429**TOWN COUNCIL OF FOCHVILLE****AMENDMENT TO CHARGES FOR WATER SUPPLY**

Notice is hereby given in terms of section 80B (8) of the Local Government Ordinance, 1939, that the Town Council of Fochville, by Special Resolution, further amended the charges for water supply, published in *Official Gazette* 4580, dated 24 August 1988, with effect from 1 April 1992, by the substitution in the Tariff of Charges in items 2 (1) (b), 2 (2) (b) and 7 (a) from the figure "105,79c" of the figure "111,96c".

A. W. RHEEDER,

Town Clerk.

Municipal Offices

P.O. Box 1

FOCHVILLE

2515.

(Notice No. 14/20/5/1992)

LOCAL AUTHORITY NOTICE 430**CITY OF GERMISTON****NOTICE OF APPROVAL****GERMISTON AMENDMENT SCHEME 310**

It is hereby notified in terms of section 57 (1) (a) of the Town-planning and Township Ordinance 1986, that the City Council of Germiston, has approved the Amendment of the Germiston Town-planning Scheme, 1985, by the rezoning of Portion 2 of Erf 568, Sunnyridge Township to "Residential 1" purposes with a density of 1 dwelling per erf.

Kaart 3 en die Skemaklausules van die Wysigingskema word in bewaring gehou by die Hoof van die Departement, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Stadsingenieur, Derde Verdieping, Samiegebou, hoek van Queen en Spilsburystraat, Germiston, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Germiston-wysigingskema 310.

A. W. HEYNEKE,
Stadsklerk.

Burgersentrum
Crossstraat
GERMISTON.

27 April 1992.

(Kennisgewing No. 65/1992)

PLAASLIKE BESTUURSKENNISGEWING 431

STAD GERMISTON

KENNISGEWING VAN GOEDKEURING

GERMISTON-WYSIGINGSKEMA 353

Daar word hiermee kennis gegee ingevolge artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 dat die Stadsraad van Germiston die wysiging van die Germiston-dorpsbeplanningskema, 1985 goedgekeur het deur 'n deel van Erf 1178 en 'n deel van Presidentstraat Dorp Germiston-uitbreiding 6 te hersoneer na Besigheid 1 en Bestaande Openbare Pad respektiewelik.

Kaart 3 en die Skemaklausules van die Wysigingskema word in bewaring gehou by die Hoof van die Departement, Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en by die Stadsingenieur, Derde Verdieping, Samiegebou, hoek van Queen- en Spilsburystraat, Germiston, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Germiston-wysigingskema 353.

A. W. HEYNEKE,
Stadsklerk.

Burgersentrum
Cross-straat
GERMISTON.

16 April 1992.

(Kennisgewing No. 63/1992)

PLAASLIKE BESTUURSKENNISGEWING 432

STAD GERMISTON

WYSIGING VAN BIBLIOTEEK VERORDENINGE

Daar word hierby ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Raad voornemens is om die Biblioteek Verordeninge soos gewysig verder te wysig.

Die algemene strekking van hierdie kennisgewing is om voorsiening te maak vir die vasstelling van boetes vir die laat terugbesorging van boeke en tydskrifte.

Afskrifte van hierdie konsepverordeninge lê ter insae te Kamer 037, Burgersentrum, hoek van Joubert- en Crossstraat, Germiston, gedurende normale kantoorure vir 'n tydperk van 14 (veertien) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant* te wete van 20 Mei 1992 tot 4 Junie 1992.

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 City Engineer, Third Floor, Samie Building, corner of Queen and Spilsbury Streets, Germiston, and are open for inspection at all reasonable times.

This Amendment is known as Germiston Amendment Scheme 310.

A. W. HEYNEKE,
Town Clerk.

Civic Centre
Cross Street
GERMISTON.

27 April 1992.

(Notice No. 65/1992)

LOCAL AUTHORITY NOTICE 431

CITY OF GERMISTON

NOTICE APPROVAL

GERMISTON AMENDMENT SCHEME 353

It is hereby notified in terms of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986, that the City Council of Germiston has approved the Amendment of the Germiston Town-Planning Scheme, 1985 by the rezoning of part of Erf 1178 and part of President Street, Germiston Extension 6 Township to Business 1 and Existing Public Road respectively.

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 City Engineer, Third Floor, Samie Building, corner of Queen and Spilsbury Streets, Germiston and are open for inspection at all reasonable times.

This Amendment is known as Germiston Amendment Scheme 353.

A. W. HEYNEKE,
Town Clerk.

Civic Centre
Cross Street
GERMISTON.

16 April 1992.

(Notice No. 63/1992)

LOCAL AUTHORITY NOTICE 432

CITY OF GERMISTON

AMENDMENT TO THE LIBRARY BY-LAWS

It is hereby notified in terms of section 96 of the Local Government Ordinance, 1939, that the Council intends further amending the Library By-laws as amended.

The general purport of this notice is to provide for the determination of fines for the late return of books and magazines.

Copies of these draft by-laws are open to inspection at Room 037, Civic Centre, corner Joubert and Cross Streets, Germiston, during normal office hours for a period of 14 (fourteen) days from the date of publication hereof in the *Official Gazette* to wit from 20 May 1992 to 4 June 1992.

Enige persoon wat beswaar teen genoemde verordeninge wens aan te teken moet dit skriftelik binne 14 (veertien) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant* by die ondergetekende doen te wete van 20 Mei 1992 tot 4 Junie 1992.

A. W. HEYNEKE,

Stadsklerk.

Burgersentrum
Cross-sstraat
GERMISTON.

(Kennisgewing No. 48/1992)

PLAASLIKE BESTUURSKENNISGEWING 433

STADSRAAD VAN HARTBESPOORT

WYSIGING VAN STANDAARDVERORDENINGE BETREFFENDE HONDE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Raad van voorneme is om die Standaardverordeninge betreffende honde te wysig.

Die algemene strekking van die wysiging is om die beperking op die getal honde per perseel op te hef.

Afskrifte van die wysiging lê ter insae gedurende kantoorure by die kantoor van die Stadsekretaris, Munisipale Kantore, Hartbeespoort vir 'n tydperk van veertien (14) dae na datum van publikasie hiervan in die *Offisiële Koerant*.

Enige persoon wat beswaar teen hierdie wysiging wens aan te teken, moet dit skriftelik aan die ondergetekende rig binne veertien (14) dae na publikasie hiervan in die *Offisiële Koerant* op 20 Mei 1992.

P. G. PRETORIUS,

Stadsklerk.

Munisipale Kantoor
Maraisstraat
Schoemansville
Posbus 976
HARTBESPOORT
0216.

20 Mei 1992.

(Kennisgewing No. 20/1992)

PLAASLIKE BESTUURSKENNISGEWING 434

THETA-UITBREIDING 3

REGSTELLINGSKENNISGEWING

Plaaslike Bestuurskennisgewing 658 van 26 Februarie 1992 word hier by verbeter deur die wysiging van die aanhef van Klousule 1 (4) soos volg te lees:

“(4) BESKIKKING OOR BESTAANDE TITEL VOORWAARDES

Alle erwe moet onderworpe gemaak word aan bestaande voorwaardes en servitute, met inbegrip van die mynpachten soos in paragraaf 1 (4) (d), die servitute soos vervat in paragraaf 1 (4) (b) en die voorbehoud van die regte op minerale, maar uitgesonderd die voorwaardes en servitute soos in paragraaf 1 (4) (a) en 1 (4) (c) hieronder.

A. G. COLLINS,

Stadsklerk.

Any person who desires to record his objection to the said by-laws shall do so in writing to the undermentioned within 14 (fourteen) days after the date of publication of this notice in the *Official Gazette*, to wit from 20 May 1992 to 4 June 1992.

A. W. HEYNEKE,

Town Clerk.

Civic Centre
Cross Street
GERMISTON.

(Notice No. 48/1992)

LOCAL AUTHORITY NOTICE 433

TOWN COUNCIL OF HARTBESPOORT

AMENDMENT TO STANDARD BY-LAWS RELATING TO DOGS

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that Council intends amending the Standard By-Laws relating to dogs.

The general purport of the amendment is to lift the restriction on the number of dogs on premises.

Copies of the amendment are open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Hartbeespoort, for a period of fourteen (14) days from publication hereof in the *Official Gazette*.

Any person who desires to record his objection to these amendment must do so in writing to the undersigned within fourteen (14) days from publication hereof in the *Official Gazette* on 20 May 1992.

P. G. PRETORIUS,

Town Clerk.

Municipal Office
Marais Street
Schoemansville
P.O. Box 976
HARTBESPOORT
0216.

20 May 1992.

(Notice No. 20/1992)

LOCAL AUTHORITY NOTICE 434

THETA EXTENSION 3

NOTICE OF CORRECTION

Local Authority Notice 658 dated 26 February 1992 is hereby rectified by the amendment of the preamble to Clause 1 (4) to read as follows:

“(4) DISPOSAL OF EXISTING CONDITIONS OF TITLE

All erven shall be made subject to existing conditions and servitudes, including the mynpachten as detailed in paragraph 1 (4) (d), the servitude as detailed in paragraph 1 (4) (b) and the reservations of rights to minerals, but excluding the conditions and servitudes detailed in paragraphs 1 (4) (a) and 1 (4) (c) below.”

A. G. COLLINS,

Town Clerk.

PLAASLIKE BESTUURSKENNISGEWING 435**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3398**

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 7775, 7828, Gedeelte 1 van Erf 7932 en 7944, Kensington, 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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3398 en sal in werking tree op 15 Julie 1992.

GRAHAM COLLINS,
Stadsklerk.

PLAASLIKE BESTUURSKENNISGEWING 436**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3438**

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 81, Fairview, te hersoneer na Kommersieel 2, 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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3438.

GRAHAM COLLINS,
Stadsklerk.

PLAASLIKE BESTUURSKENNISGEWING 437**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3585**

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 2003, 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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3585.

GRAHAM COLLINS,
Stadsklerk.

LOCAL AUTHORITY NOTICE 435**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3398**

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 7775, 7828, Portion 1 of Erf 7932 and 7944, Kensington 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: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3398 which will commence on 15 July 1992.

GRAHAM COLLINS,
Town Clerk.

LOCAL AUTHORITY NOTICE 436**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3438**

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 81, Fairview to Commercial 2, 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: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3438.

GRAHAM COLLINS,
Town Clerk.

LOCAL AUTHORITY NOTICE 437**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3585**

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 2003, Houghton Estate to Residential 1, dwelling 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: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3585.

GRAHAM COLLINS,
Town Clerk.

PLAASLIKE BESTUURSKENNISGEWING 438**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3524**

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 2, Mountain View te hersoneer na Residensieel 2 - 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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3524 en sal in werking tree op 15 Julie 1992.

GRAHAM COLLINS,
Stadsklerk.

PLAASLIKE BESTUURSKENNISGEWING 439**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3596**

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 584, Berea te hersoneer na Residensieel 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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3596.

GRAHAM COLLINS,
Stadsklerk.

PLAASLIKE BESTUURSKENNISGEWING 440**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3210**

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 Erwe 191 en 192, Bellevue, te hersoneer na Residensieel 4, insluitend mediese- en tandartskamers met vergunning van die Raad—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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3210.

GRAHAM COLLINS,
Stadsklerk.

LOCAL AUTHORITY NOTICE 438**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3524**

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 2, Mountain View to Residential 2 - 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: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3524 and will commence on 15 July 1992.

GRAHAM COLLINS,
Town Clerk.

LOCAL AUTHORITY NOTICE 439**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3596**

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 584, Berea to Residential 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: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3596.

GRAHAM COLLINS,
Town Clerk.

LOCAL AUTHORITY NOTICE 440**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3210**

It is hereby notified in terms of section 59 (15) of the Town-planning and Townships Ordinance, 1986, that the amendment of the Johannesburg Town-planning Scheme, 1979, by the rezoning of Erven 191 and 192, Bellevue, to Residential 4 including medical and dental suites with the consent of the Council—subject to conditions has been approved.

Map 3 and the scheme clause of the amendment scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Pretoria, and the Director: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3210.

GRAHAM COLLINS,
Town Clerk.

PLAASLIKE BESTUURSKENNISGEWING 441**KENNISGEWING VAN GOEDKEURING****JOHANNESBURGSE-WYSIGINGSKEMA 3562**

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 76, Amalgam-uitbreiding 1, te hersoneer na Nywerheid 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: Stadsbeplanning, Johannesburg, Sewende Verdieping, Burgersentrum, Braamfontein, en is te alle redelike tye ter insae beskikbaar.

Hierdie wysiging staan bekend as Johannesburgse-wysigingskema 3562.

GRAHAM COLLINS,
Stadsklerk.

PLAASLIKE BESTUURSKENNISGEWING 442**STADSRAAD VAN KEMPTON PARK**

VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN GEDEELTES VAN DIE PADRESERWE VAN PROVINSIALE PAD P91/1 (ORANJERIVIERRYLAAN) AANGRENSEND AAN ERWE 323, 324, 325, 326 EN 327, DORP TERENCE-UITBREIDING 13

Kennis geskied hierby ingevolge die bepalings van artikel 67 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park van voorneme is om die padreserwe van Provinsiale Pad P91/1 (Oranjerivierrylaan) aangrensend aan Erwe 323, 324, 325, 326 en 327, dorp Terenure-uitbreiding 13, permanent te sluit.

Kennis geskied ook hierby ingevolge die bepalings van artikel 79 (18) (b) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Kempton Park van voorneme is om die padreserwe van Provinsiale Pad P91/1 (Oranjerivierrylaan) aangrensend aan Erwe 323, 324, 325, 326 en 327, dorp Terenure-uitbreiding 13 te vervreem.

'n Plan wat die grondgedeeltes aandui wat die Stadsraad van voorneme is om te sluit, asook besonderhede van die voorgestelde vervreemding, sal gedurende normale kantoorure in Kamer 160, Stadshuis, Margaretlaan, Kempton Park, ter insae lê.

Iedereen wat enige beswaar teen die voorgestelde sluiting en vervreemding van die betrokke padreserwe het, moet sy beswaar of enige eis skriftelik by die ondergetekende indien, nie later nie as 12:00 op Maandag, 20 Julie 1992.

H. J. K. MÜLLER,
Stadsklerk.

Stadshuis
Margaretlaan
Posbus 13
KEMPTON PARK.

20 Mei 1992.

(Kennisgewing No. 47/1992)

LOCAL AUTHORITY NOTICE 441**NOTICE OF APPROVAL****JOHANNESBURG AMENDMENT SCHEME 3562**

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 76, Amalgam Extension 1, to Industrial 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: City Planning, Johannesburg, Seventh Floor, Civic Centre, Braamfontein, and are open for inspection at all reasonable times.

This amendment is known as Johannesburg Amendment Scheme 3562.

GRAHAM COLLINS,
Town Clerk.

LOCAL AUTHORITY NOTICE 442**TOWN COUNCIL OF KEMPTON PARK**

PROPOSED PERMANENT CLOSING AND ALIENATION OF THE ROAD RESERVE OF PROVINCIAL ROAD P91/1 (ORANJE RIVER DRIVE) ADJOINING TO ERVEN 323, 324, 325, 326 and 327, TERENCE EXTENSION 13 TOWNSHIP

Notice is hereby give in terms of section 67 of the Local Government Ordinance, 1939, that it is the intention of the Town Council of Kempton Park to permanently close the road reserve of Provincial Road P91/1 (Oranje River Drive) adjoining to Erven 323, 324, 325, 326 and 327, Terenure Extension 13 Township.

Notice is also hereby given in terms of section 79 (18) (b) of the Local Government Ordinance, 1939, that the Town Council of Kempton Park intends to alienate the road reserve of Provincial Road 91/1 (Oranje River Drive) adjoining to Erven 323, 324, 325, 326 and 327, Terenure Extension 13 Township.

A plan indicating the portions of land the Town Council intends to close as well as details of the proposed alienation will be open for inspection during normal office hours in Room 160, Town Hall, Margaret Avenue, Kempton Park.

Any person who has any objection to the proposed closing and alienation of the relevant road reserve, shall lodge such objection or any claim in writing with the undersigned by not later than 12:00 on Monday, 20 July 1992.

H. J. K. MÜLLER,
Town Clerk.

Town Hall
Margaret Avenue
P.O. Box 13
KEMPTON PARK.

20 May 1992.

(Notice No. 47/1992)

PLAASLIKE BESTUURSKENNISGEWING 443**STADSRAAD VAN LOUIS TRICHARDT**

VASSTELLING VAN TARIWE INGEVOLGE ARTIKEL 80B (1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, No. 17 VAN 1939, SOOS GEWYSIG

WATERVOORSIENINGSVERORDENINGE

Ooreenkomstig artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt, ingevolge die bepalings van artikel 80B (1) van bogemelde Ordonnansie, by *Spesiale Besluit gedateer 28 Januarie 1992*, die Tarief van Gelde onder die Bylae tot die Raad se Watervoorsieningsverordeninge aangeneem by Administrateurskennisgewing 1024 van 27 Julie 1977, soos gewysig, met ingang van 1 Maart 1992 verder gewysig het deur item 3 van Deel I deur die volgende te vervang:

- "3. Woonhuis, woonstel, kerk, saal, kleuterskole, besighede, nywerhede en geboue uitsluitende vir die doel van opberging gebruik, en enige ander tipe verbruiker nie spesifiek in hierdie tariewe genoem nie, per maand of gedeelte daarvan.
- 3.1 Woonhuis, woonstel, kerk en woonstel/besigheid kombinasie, per maand of gedeelte daarvan.
- | | |
|--|--------|
| (1) Vir die eerste 25 kℓ water verbruik, per kℓ of gedeelte daarvan..... | R1,08 |
| (2) Vir alle water verbruik bo 25 kℓ, per kℓ of gedeelte daarvan | R4,00 |
| (3) Minimum heffing of water verbruik word al dan nie..... | R16,20 |
- 3.2 Saal, kleuterskole, besighede, nywerhede en geboue uitsluitend vir die doel van opberging gebruik, en enige ander tipe verbruiker nie spesifiek in hierdie tariewe genoem nie, per maand of gedeelte daarvan.
- | | |
|---|---------|
| (1) Vir die eerste 25 kℓ water verbruik, per kℓ of gedeelte daarvan..... | R1,08 |
| (2) Vir die volgende 15kℓ water verbruik, per kℓ of gedeelte daarvan..... | R1,35 |
| (3) Vir alle water verbruik bo 40 kℓ, per kℓ of gedeelte daarvan | R2,00 |
| (4) Minimum heffing of water verbruik word al dan nie..... | R16,20" |

D. S. DE BEER,

waarnemende Uitvoerende Hoof/Stadsklerk.

Burgersentrum
Voortrekkerplein
Kroghstraat
Posbus 96
LOUIS TRICHARDT
0920.

20 Mei 1992.

(Kennisgewing 25/1992)

PLAASLIKE BESTUURSKENNISGEWING 444**STADSRAAD VAN LOUIS TRICHARDT**

VASSTELLING VAN TARIWE INGEVOLGE ARTIKEL 80B (1) VAN DIE ORDONNANSIE OP PLAASLIKE BESTUUR, No. 17 VAN 1939, SOOS GEWYSIG

RIOLERINGSVERORDENINGE

Ooreenkomstig artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Louis Trichardt,

LOCAL AUTHORITY NOTICE 443**LOUIS TRICHARDT TOWN COUNCIL**

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B (1) OF THE LOCAL GOVERNMENT ORDINANCE, No. 17 OF 1939, AS AMENDED

WATER SUPPLY BY-LAWS

In terms of section 80B (8) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Town Council of Louis Trichardt has, in terms of section 80B (1) of the said Ordinance, by Special Resolution dated 28 January 1992, further amended the Tariff of Charges under the Schedule to the Water Supply By-laws of the Municipality of Louis Trichardt, adopted by the Town Council under Administrator's Notice 1024 dated 27 July 1977, as amended, with effect from 1 March 1992 by the substitution for item 3 of Part I of the following:

- "3. Private dwelling, flat, church, hall, nursery schools, businesses, industries and buildings used exclusively for the purpose of storage and any other type of consumer not specially mentioned in these tariffs, per month or part thereof.
- 3.1 Private dwelling, flat, church, and flat/business combination, per month or part thereof.
- | | |
|--|--------|
| (1) For the first 25 kℓ water consumed, per kℓ or part thereof..... | R1,08 |
| (2) For all water consumed in excess of 25 kℓ, per kℓ or part thereof..... | R4,00 |
| (3) Minimum charge whether water is consumed or not | R16,20 |
- 3.2 Hall, nursery school, businesses, industries and buildings used exclusively for the purpose of storage and any other type of consumer not specially mentioned in these tariffs, per month or part thereof.
- | | |
|--|---------|
| (1) For the first 25 kℓ water consumed, per kℓ or part thereof..... | R1,08 |
| (2) For the next 15kℓ water consumed, per kℓ or part thereof..... | R1,35 |
| (3) For all water consumed in excess of 40 kℓ, per kℓ or part thereof..... | R2,00 |
| (4) Minimum charge whether water is consumed or not | R16,20" |

D. S. DE BEER,

Acting Chief Executive/Town Clerk.

Civic Centre
Voortrekker Square
Krogh Street
P.O. Box 96
LOUIS TRICHARDT
0920.

20 May 1992.

(Notice 25/1992)

LOCAL AUTHORITY NOTICE 444**TOWN COUNCIL OF LOUIS TRICHARDT**

DETERMINATION OF CHARGES IN TERMS OF SECTION 80B (1) OF THE LOCAL GOVERNMENT ORDINANCE, No. 17 OF 1939, AS AMENDED

DRAINAGE BY-LAWS

In terms of section 80B (8) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Louis Trichardt Town Council, in terms of section 80B (1) of the said Ordinance, by Special Resolution dated 28

ingevoelge die bepalings van artikel 80B (1) van die bogenelde Ordonnansie, by Spesiale Besluit gedateer 28 Januarie 1992 die tarief van gelde onder die Bylae tot die Raad se Rioleringsverordeninge, deur die Stadsraad aangeneem by Administrateurskennisgewing 220 van 22 Februarie 1978, soos gewysig, met ingang van 1 Februarie 1992 verder gewysig het deur die volgende as Deel III tot die Tarief van Gelde by te voeg:

"DEEL III: DIVERSE TARIËWE

Ten opsigte van die verhuring van vervoerbare chemiese toilette:

1. 'n Deposito van R100 per toilet per geleentheid is betaalbaar wat terugbetaalbaar is indien die toilet aan die Raad terugbesorg word in dieselfde toestand as waarin dit gelewer is: Met dien verstande dat indien die deposito nie voldoende is om die koste van die herstel of vervanging van 'n toilet wat beskadig is, verlore raak of vernietig word terwyl dit aldus verhuur word, te dek nie, die huurder aanspreeklik is vir die betaling van die verskil tussen sodanige koste en die deposito en behou die Raad die reg voor om by wyse van regsproses sodanige verskil in te vorder.

2. Benewens die deposito in paragraaf 1 *supra* vermeld, is 'n nie-terugbetaalbare bedrag van R20 per toilet per dag of gedeelte daarvan (chemikalieë ingesluit) betaalbaar.

3. 'n Bedrag van R2,50 per kilometer is betaalbaar vir die vervoer van 'n toilet/toilette deur die Raad, indien die huurder sodanige vervoer verlang."

D. S. DE BEER,

Wnd. Uitvoerende Hoof/Stadsklerk.

Burgersentrum
Voortrekkerplein
Kroghstraat
Posbus 96
LOUIS TRICHARDT
0920.

20 Mei 1992.

(Kennisgewing No. 27/1992)

PLAASLIKE BESTUURSKENNISGEWING 445

STADSRaad VAN MIDRAND

VOORGENOME PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN INDUSTRYWEG, CLAYVILLE DORP

Kennis geskied hiermee ingevoelge die bepalings van artikel 67, gelees met artikel 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), soos gewysig, dat die Stadsraad van Midrand van voorneme is om 'n gedeelte van Industryweg, Clayville dorp, groot ongeveer 1 772 m², oorkant Erwe 123 en 124, Clayville Dorp, permanent te sluit en aan die eienaar van Erwe 113, 121, 122, 123 en 124, Clayville dorp te vervreem.

'n Sketsplan wat die ligging van die betrokke eiendom aantoon lê gedurende kantoorure ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, ou Pretoriaweg, Randjespark vir 'n tydperk van 30 (dertig) dae vanaf 20 Mei 1992.

Enige persoon wat beswaar wil aanteken teen die voorgestelde sluiting en vervreemding, moet sodanige beswaar, binne 30 (dertig) dae vanaf datum hiervan, skriftelik rig aan die Stadsklerk, Privaatsak X20, Halfway House, 1685, om die ondergetekende te bereik nie later nie as 12:00 op 21 Junie 1992, nie.

H. R. A. LUBBE,

Stadsklerk.

Munisipale Kantore
Ou Pretoriaweg
Randjespark
Privaatsak X20
HALFWAY HOUSE
1685.

23 April 1992.

(Kennisgewing No. 39/92)

January 1992, further amended the Tariff of Charges under the Schedule to the Drainage By-laws of the Louis Trichardt Municipality, adopted by the Town Council under Administrator's Notice 220 dated 22 February 1978, as amended, with effect from 1 February 1992 by adding the following as Part III to the Tariff of Charges:

"PART III: MISCELLANEOUS TARIFFS

In respect of the lease of transportable chemical toilets:

1. A deposit in the amount of R100 per toilet per occasion is payable, which deposit will be refunded if the toilet is returned to the Council in the same condition as it was furnished: Provided that should the deposit not be sufficient to cover the cost of the repair or replacement of a toilet which is damaged, lost or destroyed whilst thus being leased, the lessee shall be liable for the payment of the difference between such cost and the deposit and the right to recover such difference by means of process of law is reserved by the Council.

2. In addition to the deposit mentioned in paragraph 1 *supra* a non-refundable amount of R20 per toilet per day or part thereof (chemicals included) is payable.

3. An amount of R2,50 per kilometre is payable for the transportation of a toilet/toilets, should the lessee require transportation.

D. S. DE BEER,

Acting Chief Executive/Town Clerk.

Civic Centre
Voortrekker Square
Krogh Street
P.O. Box 96
LOUIS TRICHARDT
0920.

20 May 1992.

(Notice No. 27/1992)

LOCAL AUTHORITY NOTICE 445

TOWN COUNCIL OF MIDRAND

PROPOSED PERMANENT CLOSURE AND ALIENATION OF A PORTION OF INDUSTRY ROAD, CLAYVILLE TOWNSHIP

Notice is hereby given in terms of the provisions of section 67, read with section 79 (18) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), as amended, that it is the intention of the Town Council of Midrand to permanently close and alienate a portion of Industry Road, Clayville Township, approximately 1 772 m², opposite Erven 123 and 124, Clayville Township, to the owner of Erven 113, 121, 122, 123 and 124, Clayville Township.

A sketch plan indicating the situation of the property concerned will be available for inspection during office hours at the office of the Town Secretary, Municipal Offices, old Pretoria Road, Randjespark, for a period of 30 (thirty) days from 20 May 1992.

Any person who wishes to object to the proposed closure and alienation should do so in writing to the Town Clerk, Private Bag X20, Halfway House, 1685, within 30 (thirty) days from the date hereof, to reach the undersigned not later than 12:00 on 21 June 1992.

H. R. A. LUBBE,

Town Clerk.

Municipal Offices
Old Pretoria Road
Randjespark
Private Bag X20
HALFWAY HOUSE
1685.

23 April 1992.

(Notice No. 39/92)

PLAASLIKE BESTUURSKENNISGEWING 446**STADSRAAD VAN NIGEL****WYSIGING VAN VASSTELLING VAN TARIWE**

Ingevolge die bepalings van artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur, 17/1939, word hiermee bekend gemaak dat die Stadsraad van Nigel by spesiale besluit die tarief van gelde ten opsigte van water met ingang 1 Mei 1992 gewysig het.

Die wysiging behels die wysiging van die beskrywing van bestaande tariewe ten opsigte van die verskaffing van wateraansluitings.

Afskrifte van die voorgenome wysigings van tariewe is ter insae in die Kantoor van die Stadsekretaris, Munisipale Kantore, Nigel, vir 'n tydperk van veertien (14) dae vanaf datum van hierdie kennisgewing in die *Offisiële Koerant* en enige besware teen die voorgestelde tariewe moet binne veertien (14) dae vanaf publikasie hiervan skriftelik by die ondergetekende ingedien word.

J. VAN RENSBURG,
Stadsklerk.

Munisipale Kantore
Posbus 23
NIGEL
1490.

13 Mei 1992.

(Kennisgewing No. 25/1992)

PLAASLIKE BESTUURSKENNISGEWING 447**STADSRAAD VAN PHALABORWA****PHALABORWA-WYSIGINGSKEMA 41**

Hierby word ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak at die Stadsraad van Phalaborwa die wysiging van die Phalaborwa-dorpsbeplanningskema 1981, goedgekeur het, deur die hersonering van Gedeelte 3 van Erf 1941, Phalaborwa-uitbreiding 1, vanaf "Munisipaal" na "Openbare Garage" en deur middel van die byvoeging van 'n bylae tot die skema sodanige "Spesiale Gebruike" as wat die plaaslike bestuur skriftelik mag goedkeur onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousule van hierdie wysigingskema word deur die Stadsklerk van Phalaborwa en die Direkteur-generaal, Departement van Plaaslike Bestuur Behuising en Werke, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as *Phalaborwa Wysigingskema 41* en tree op datum van publikasie van hierdie kennisgewing in werking.

J. F. BENSCH,
Stadsklerk/Uitvoerende Hoof.

20 Mei 1992.

(Kennisgewing 21/1992)

LOCAL AUTHORITY NOTICE 446**TOWN COUNCIL OF NIGEL****AMENDMENT TO THE DETERMINATION OF CHARGES**

In terms of section 80B (3) of the Local Government Ordinance, 17/1939, it is hereby notified that the Town Council has by special resolution amended its water tariffs with effect from 1 May 1992.

The purport of the amendments is to amend the description of existing tariffs in respect of the provision of water connections.

Copies of the proposed amendments of tariffs are open for inspection in the office of the Town Secretary, Municipal Offices, Nigel for a period of fourteen (14) days from the publication of this notice in the *Official Gazette* and any objections to the proposed tariffs must be lodged in writing with the undersigned within fourteen (14) days from date of publication hereof.

J. VAN RENSBURG,
Town Clerk.

Municipal Offices
P.O. Box 23
NIGEL
1490.

13 May 1992.

(Notice No. 25/1992.)

LOCAL AUTHORITY NOTICE 447**TOWN COUNCIL OF PHALABORWA****PHALABORWA AMENDMENT SCHEME 41**

It is hereby notified in terms of the provisions of section 57 (1) (a) of the Town-planning and Township Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Phalaborwa has approved the amendment of the Phalaborwa Town-planning Scheme 1981, by the rezoning of Portion 3 of Erf 1941, Phalaborwa Extension 1 from "Municipal" to "Public Garage" by the addition of an annexure to the scheme such "Special Uses" as approved in writing by the local authority subject to certain conditions.

Map 3 and the scheme clauses of the amendment scheme are filed with the Town Clerk of Phalaborwa, and the Director General: Department of Local Government Housing and Works, Pretoria, and are open for inspection during normal office hours.

This amendment is known as *Phalaborwa Amendment Scheme 41* and shall come into operation on the date of publication of this notice.

J. F. BENSCH,
Town Clerk/Chief Executive.

20 May 1992.

(Notice 21/1992)

PLAASLIKE BESTUURSKENNISGEWING 448

STADSRAAD VAN PHALABORWA

WYSIGING VAN WATERTARIEWE

Ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Phalaborwa by Spesiale besluit die watertariewe, afgekondig in die *Offisiële Koerant* van 6 Julie 1983, soos gewysig, met ingang 1 April 1992 soos volg wysig:

- (a) Deur in item 1.2 die bedrag "R3 590,00" met die bedrag "R5 454,00" te vervang.
- (b) Deur in item 1.3 die bedrag "R7 500,00" met die bedrag "R8 944,00" te vervang.
- (c) Deur in item 2.1 die bedrag "R0,659" met "R0,698 per kiloliter, vir die aantal kiloliters, soos vasgestel onder 2.6" te vervang.
- (d) Deur in item 2.3 die bedrag "R0,597" met die volgende te vervang:
"R0,68 per kiloliter vir die eerste 38 157 kiloliter per maand, waarna elke volgende kiloliter of gedeelte daarvan teen R1,00 per kiloliter."
- (e) Deur in item 2.4 die bedrag "R0,640" met die volgende te vervang:
"R0,68 per kiloliter vir die eerste 26 049 kiloliter per maand, waarna elke volgende kiloliter of gedeelte daarvan teen R1,00 per kiloliter."
- (f) Deur in item 2.5 die bedrag "R0,55" met die bedrag "R0,689" te vervang.
- (g) Deur die byvoeging van die volgende item 2.6:

2.6 Huishoudelk

2.6.1 *Slegs woonhuise*

- (a) Vir die eerste 89 kiloliter per maand: Soos vasgestel onder 2.1.
- (b) Verbruik bo 89 kiloliter per maand: R1,00 per kiloliter of gedeelte daarvan.

2.6.2 *Skole*

- (a) Vir die eerste aantal kiloliters per maand soos vasgestel onder 2.6.2 (c): Soos vasgestel onder 2.1.
- (b) Vir elke kiloliter wat die vasstelling onder 2.6.2 (c) oorskry: R0,88 per kiloliter of gedeelte daarvan.
- (c) *vasstelling per skool:*
 - (i) Phalaborwa Laerskool—2 986 kiloliter maksimum per maand.
 - (ii) Fauna Park Laerskool—2 294 kiloliter maksimum per maand.
 - (iii) Hoërskool Frans Du Toit—5 061 kiloliter maksimum per maand.
 - (iv) Laerskool Phalaborwa-Noord—1 669 kiloliter maksimum per maand.

LOCAL AUTHORITY NOTICE 448

TOWN COUNCIL OF PHALABORWA

AMENDMENT TO TARIFF OF CHARGES: WATER

In terms of the provisions of section 80B (8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Phalaborwa has by Special resolution amended the charges for water, published in the *Official Gazette* of 6 July 1983, as amended, with effect from 1 April 1992, as follows:

- (a) By the substitution in section 1.2 for the figure "R3 590,00" of the figure "R5 454,00".
- (b) By the substitution in section 1.3 for the figure "R7 500,00" of the figure "R8 944,00".
- (c) By the substitution in section 2.1 for the figure "R0,659" of "R0,698 per kiloliter, for the amount of kiloliters, as determined under section 2.6".
- (d) By the substitution in section 2.3 for the figure "R0,597" of "R0,68 per kiloliter for the first 38 157 kiloliters per month; then R1,00 for each kiloliter or part thereof, exceeding this amount".
- (e) By the substitution in section 2.4 for the figure "R0,640" of "R0,68 per kiloliter for the first 26 049 kiloliters per month; then R1,00 for each kiloliter or part thereof, exceeding this amount".
- (f) By the substitution in section 2.5 for the figure "R0,55" of the figure "R0,689".
- (g) By the addition of the following section 2.6:

2.6 Domestic

2.6.1 *Residences only*

- (a) For the first 89 kiloliters per month: as determined under 2.1.
- (b) Consumption exceeding 89 kiloliters per month: R1,00 per kiloliter or part thereof.

2.6.2 *Schools*

- (a) For the amount of kiloliters per month, as determined under 2.6.2 (c): As determined under 2.1.
- (b) For every kiloliter or part thereof exceeding the determined amount under 2.6.2 (c): R0,88 per kiloliter or part thereof.
- (c) *Determination per school:*
 - (i) Phalaborwa Primary—2 986 kiloliters maximum per month.
 - (ii) Fauna Park Primary—2 294 kiloliter maximum per month.
 - (iii) Frans du Toit High School—5 061 kiloliter maximum per month.
 - (iv) Phalaborwa North Primary—1 669 kiloliter maximum per month.

2.6.3 Ander

- (a) Vir die eerste aantal kiloliter per maand, soos vasgestel onder 2.6.3 (c): soos vasgestel onder 2.1.
- (b) Vir elke kiloliter wat die vasstelling onder 2.6.3 (c) oorskry: R1,00 per kiloliter of gedeelte daarvan.
- (c) *Vasstelling per instansie*
 - (i) Provinsiale Hospitaal—3 615 kiloliter maksimum per maand.
 - (ii) Foskor Kantoorkompleks—1 585 kiloliter maksimum per maand.
 - (iii) Selati Klub—4 472 kiloliter maksimum per maand.

J. F. BENSCH,
Stadsklerk/Uitvoerende Hoof.
4 Mei 1992.
(Kennisgewing 22/1992)

2.6.3 Others

- (a) For the amount of kiloliters per month, as determined under 2.6.3 (c): As determined under 2.1.
- (b) Consumption exceeding the amount determined under 2.6.3 (c): R1,00 per kiloliter or part thereof.
- (c) *Determination per organisation:*
 - (i) Provincial Hospital—3 615 kiloliter maximum per month.
 - (ii) Foskor Offices—1 585 kiloliter maximum per month.
 - (iii) Selati Club—4 472 kiloliters maximum per month.

J. F. BENSCH,
Town Clerk/Chief Executive.
4 May 1992.
(Notice 22/1992)

PLAASLIKE BESTUURSKENNISGEWING 449**STADSRAAD VAN PHALABORWA****VASSTELLING VAN SKUTTARIEWE**

Ooreenkomstig artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, word hiermee kennis gegee dat die Stadsraad van Phalaborwa, ingevolge die bepalings van artikel 80B (1) van bogemelde Ordonnansie by Spesiale Besluit tariewe vir die bedryf van 'n skut vasgestel het met ingang van 1 Mei 1992.

Die algemene strekking van die besluit is om tariewe daar te stel vir die skut van grootvee.

Afskrifte van genoemde besluit en besonderhede van die vasstelling lê ter insae by die kantoor van die Stadsekretaris, Burgersentrum, Phalaborwa, vir 'n tydperk van 14 dae vanaf datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant* van 20 Mei 1992.

Enige persone wat beswaar teen genoemde vasstelling wens aan te teken, moet dit skriftelik binne 14 dae na datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant* by ondergetekende doen.

J. F. BENSCH,
Stadsklerk/Uitvoerende Hoof.
Burgersentrum
Selatiweg
Posbus 67
PHALABORWA
1390.
20 Mei 1992.
(Kennisgewing 25/92)

LOCAL AUTHORITY NOTICE 449**TOWN COUNCIL OF PHALABORWA****DETERMINATION OF CHARGES: MUNICIPAL POUND**

In terms of section 80B (3) of the Local Government Ordinance, No. 17 of 1939, as amended, notice is hereby given that the Town Council of Phalaborwa, in terms of section 80B (1) of the said Ordinance, by Special Resolution determined charges for the municipal pound with effect from 1 May 1992.

The general purport of this resolution is to determine charges for the impounding of cattle at the municipal pound.

Copies of the said resolution and particulars of the determination are open for inspection at the office of the Town Secretary, Phalaborwa, for a period of 14 days from date of publication of this notice in the *Official Gazette*, of 20 May 1992.

Any person who wishes to object to the said determination must lodge such objection in writing with the undersigned within 14 days from the date of publication of this notice in the *Official Gazette*.

J. F. BENSCH,
Town Clerk/Chief Executive.
Civic Centre
Selati Road
P.O. Box 67
PHALABORWA
1390.
20 May 1992.
(Notice 25/92)

PLAASLIKE BESTUURSKENNISGEWING 450**GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA: PIETERSBURG-WYSIGINGSKEMA 251**

Hierby word ooreenkomstig die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pietersburg goedgekeur het dat Pietersburg-dorpsbeplanningskema, 1981, gewysig word deur die hersoenering van Erf 387, Nirvana, van "Residensieel 1" met 'n digtheid van "een woonhuis per erf" na "Residensieel 1" met 'n digtheid van "een woonhuis per 400 m²" onderhewig aan spesiale voorwaardes.

LOCAL AUTHORITY NOTICE 450**APPROVAL OF AMENDMENT OF TOWN PLANNING SCHEME: PIETERSBURG AMENDMENT SCHEME 251**

Notice is hereby given in terms of section 57 (1) (a) of the Town Planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Pietersburg has approved the amendment of Pietersburg Town Planning Scheme, 1981, by the rezoning of Erf 387, Nirvana, from "Residential 1" with a density of "one dwelling per erf" to "Residential 1" with a density of "one dwelling per 400 m²" subject to special conditions.

'n Afskrif van Kaart 3 en die skemaklausules van die wysigingskema lê ter insae te alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsingenieur, Pietersburg.

Hierdie wysiging staan bekend as Pietersburg-wysigingskema 251.

A. C. K. VERMAAK,

Stadsklerk.

Burgersentrum
PIETERSBURG.

21 April 1992.

A copy of Map 3 and the Scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government, Pretoria, and the Town Engineer, Pietersburg.

This amendment is known as Pietersburg Amendment Scheme 251.

A. C. K. VERMAAK,

Town Clerk.

Civic Centre
PIETERSBURG.

21 April 1992.

PLAASLIKE BESTUURSKENNISGEWING 451

STADSRAAD VAN PIETERSBURG

GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA: PIETERSBURG-WYSIGINGSKEMA 176

VERBETERINGSKENNISGEWING

Kennisgewing 4774 van 1991 soos gepubliseer in die *Offisiële Koerant* van 4 September 1991 word hiermee as volg verbeter:

1. Deur die vervanging van die Kaart 3 soos dit voorkom in paragraaf 2 van die gemelde kennisgewing.

A. C. K. VERMAAK,

Stadsklerk.

Burgersentrum
PIETERSBURG.

22 April 1992.

LOCAL AUTHORITY NOTICE 451

TOWN COUNCIL OF PIETERSBURG

APPROVAL OF AMENDMENT OF TOWN PLANNING SCHEME: PIETERSBURG AMENDMENT SCHEME 176

CORRECTION NOTICE

Notice 4774 of 1991 published in the *Official Gazette* of 4 September 1991 is hereby corrected as follows:

1. By the substitution of the Map 3 as it appears in paragraph 2 of the said notice.

A. C. K. VERMAAK,

Town Clerk.

Civic Centre
PIETERSBURG.

22 April 1992.

PLAASLIKE BESTUURSKENNISGEWING 452

GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA: PIETERSBURG-WYSIGINGSKEMA 172

Hierby word ooreenkomstig die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pietersburg goedgekeur het dat Pietersburg-dorpsbeplanningskema, 1981, gewysig word deur die hersoenering van Erf 520, Pietersburg, van "Residensieel 1" met 'n digtheid van "een woonhuis per 700 m²" na "Spesiaal" vir dokterspreekkamers en/of kantore.

'n Afskrif van Kaart 3 en die skemaklausules van die wysigingskema lê ter insae te alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsingenieur, Pietersburg.

Hierdie wysiging staan bekend as Pietersburg-wysigingskema 172.

A. C. K. VERMAAK,

Stadsklerk.

Burgersentrum
PIETERSBURG.

22 April 1992.

LOCAL AUTHORITY NOTICE 452

APPROVAL OF AMENDMENT OF TOWN PLANNING SCHEME: PIETERSBURG AMENDMENT SCHEME 172

Notice is hereby given in terms of section 57 (1) (a) of the Town Planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Pietersburg has approved the amendment of Pietersburg Town Planning Scheme, 1981, by the rezoning of Erf 520, Pietersburg, from "Residential 1" with a density of "one dwelling per 700 m²" to "Special" for doctors consulting rooms and/or offices.

A copy of Map 3 and the Scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government, Pretoria, and the Town Engineer, Pietersburg.

This amendment is known as Pietersburg Amendment Scheme 172.

A. C. K. VERMAAK,

Town Clerk.

Civic Centre
PIETERSBURG.

22 April 1992.

PLAASLIKE BESTUURSKENNISGEWING 453

GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA: PIETERSBURG-WYSIGINGSKEMA No. 214

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 die Stadsraad van Pietersburg goedgekeur het dat Pietersburg-dorpsbeplanningskema, 1981, gewysig word deur die hersoenering van Gedeelte 1 van Erf 540, Pietersburg, van "Residensieel 1" na "Spesiaal" vir kantore.

LOCAL AUTHORITY NOTICE 453

APPROVAL OF AMENDMENT OF TOWN-PLANNING SCHEME: PIETERSBURG AMENDMENT SCHEME No. 214

Notice is hereby given in terms of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Pietersburg, has approved the amendment of Pietersburg Town-planning Scheme, 1981, by the rezoning of Portion 1 of Erf 540, Pietersburg, from "Residential 1" to "Special" for offices.

'n Afskrif van Kaart 3 en die skemaklousules van die wysigingskema lê ter insae te alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur, Pretoria, en die Stadsingenieur, Pietersburg.

Hierdie wysiging staan as Pietersburg-wysigingskema No. 214.

A. C. K. VERMAAK,
Stadsklerk.

Burgersentrum
PIETERSBURG

21 April 1992.

PLAASLIKE BESTUURSKENNISGEWING 454

GOEDKEURING VAN WYSIGING VAN DORPSBEPLANNINGSKEMA: PIETERSBURG-WYSIGINGSKEMA No. 185

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 die Stadsraad van Pietersburg, goedgekeur het dat Pietersburg-dorpsbeplanningskema, 1981, gewysig word deur die hersonering van Erf 1002, Pietersburg, van "Residensieel 1" met 'n digtheid van "eenwoonhuis per 700 m²" na "Spesiaal" vir kantore.

'n Afskrif van Kaart 3 en die skemaklousules van die wysigingskema lê ter insae te alle redelike tye by die kantore van die Direkteur van Plaaslike Bestuur, Pretoria en die Stadsingenieur, Pietersburg.

Hierdie wysiging staan bekend as Pietersburg-wysigingskema No. 185.

A. C. K. VERMAAK,
Stadsklerk.

Burgersentrum
PIETERSBURG.

21 April 1992.

PLAASLIKE BESTUURSKENNISGEWING 455

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3953

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 1479, Arcadia tot Spesiaal vir kantore, onderworpe aan 'n gewysigde Bylae B.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3953 en tree op datum van publikasie van hierdie kennisgewing in werking.

J. N. REDELINGHUIJS,
Stadsklerk.

20 Mei 1992.

(K13/4/6/3953)

(Kennisgewing No. 278/1992)

A copy of Map 3 and the Scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government, Pretoria and the Town Engineer, Pietersburg.

This amendment is known as Pietersburg Amendment Scheme No. 214.

A. C. K. VERMAAK,
Town Clerk.

Civic Centre
PIETERSBURG

21 April 1992.

LOCAL AUTHORITY NOTICE 454

APPROVAL OF AMENDMENT OF TOWN-PLANNING SCHEME: PIETERSBURG AMENDMENT SCHEME No. 185

Notice is hereby given in terms of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986) that the Town Council of Pietersburg, has approved the amendment of Pietersburg Town Planning Scheme, 1981, by the rezoning of Erf 1002, Pietersburg, from "Residential 1" with a density of "one dwelling per 700 m²" to "Special" for offices.

A copy of Map 3 and the Scheme clauses of the amendment scheme are available for inspection at all reasonable times at the offices of the Director of Local Government, Pretoria and the Town Engineer, Pietersburg.

This amendment is known as Pietersburg Amendment Scheme No. 185.

A. C. K. VERMAAK,
Town Clerk.

Civic Centre
PIETERSBURG

21 April 1992.

LOCAL AUTHORITY NOTICE 455

CITY COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3953

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 1479, Arcadia, to Special for offices, subject to an amendment Annexure B.

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 3953 and shall come into operation on the date of publication of this notice.

J. N. REDELINGHUIJS,
Town Clerk.

20 May 1992.

(K13/4/6/3953)

(Notice 278 of 1992)

PLAASLIKE BESTUURSKENNISGEWING 456**STADSRAAD VAN PRETORIA****PRETORIA-WYSIGINGSKEMA 3962**

Hieby word ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van Erwe 930 en 931, Montanapark-uitbreiding 24, tot Groepsbehuising, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousule van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3962 en tree op datum van publikasie van hierdie kennisgewing in werking.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(K13/4/6/3962)

(Kennisgewing No. 279/1992)

PLAASLIKE BESTUURSKENNISGEWING 457**STADSRAAD VAN PRETORIA****PRETORIA-WYSIGINGSKEMA 3760**

Hierby word ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van Erf 2162, Villieria, tot Spesiale Woon met 'n digtheid van een woonhuis per 700 m².

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoorure ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3760 en tree op datum van publikasie van hierdie kennisgewing in werking.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(K13/4/6/3760)

(Kennisgewing 280/92)

PLAASLIKE BESTUURSKENNISGEWING 458**STADSRAAD VAN PRETORIA****PRETORIA-WYSIGINGSKEMA 3967**

Hierby word ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van die Restant van Erf 4, Hermanstad, tot Beperkte Nywerheid, onderworpe sekere voorwaardes.

LOCAL AUTHORITY NOTICE 456**CITY COUNCIL OF PRETORIA****PRETORIA AMENDMENT SCHEME 3962**

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 Erven 930 and 931, Montana Park Extension 24, to Group Housing, 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 3962 and shall come into operation on the date of publication of this notice.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

(K13/4/6/3962)

(Notice No. 279/1992)

LOCAL AUTHORITY NOTICE 457**CITY COUNCIL OF PRETORIA****PRETORIA AMENDMENT SCHEME 3760**

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 2162, Villieria, to Special Residential with a density of one dwelling-house per 700 m².

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 3760 and shall come into operation on the date of publication of this notice.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

(K13/4/6/3760)

(Notice 280/92)

LOCAL AUTHORITY NOTICE 458**CITY COUNCIL OF PRETORIA****PRETORIA AMENDMENT SCHEME 3967**

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 Erf 4, Hermanstad, to Restricted Industry, subject to certain conditions.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende kantoore ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3967 en tree op datum van publikasie van hierdie kennisgewing in werking.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(K13/4/6/3967)

(Kennisgewing 281/92)

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 3967 and shall come into operation on the date of publication of this notice.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

(K13/4/6/3967)

(Notice 281/92)

PLAASLIKE BESTUURSKENNISGEWING 459

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3838

Hierby word ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pretoria die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van Gedeelte ABCD van Erf 2236, Doornpoort-uitbreiding 6, tot Spesiaal vir wooneenhede, onderworpe aan sekere voorwaardes.

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria en die Provinsiale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoore ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3838 en tree op datum van publikasie van hierdie kennisgewing in werking.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(K13/4/6/3838)

(Kennisgewing 283 van 1992)

LOCAL AUTHORITY NOTICE 459

CITY COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3838

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 Portion ABCD of Erf 2236, Doornpoort Extension 6, to Special for dwelling-units, 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 3838 and shall come into operation on the date of publication of this notice.

J. N. REDLINGHUIJS

Town Clerk.

20 May 1992.

(K13/4/6/3838)

(Notice 283 of 1992)

PLAASLIKE BESTUURSKENNISGEWING 460

STADSRAAD VAN PRETORIA

PRETORIA-WYSIGINGSKEMA 3757

Hierby word ingevolge die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Pretoria, die wysiging van die Pretoria-dorpsbeplanningskema, 1974, goedgekeur het, synde die hersonering van Erf 98, Lydiana, tot Spesiale Woon met 'n digtheid van een woonhuis per 1 500 m².

Kaart 3 en die skemaklousules van hierdie wysigingskema word deur die Stadsklerk van Pretoria, en die Provinsiale Sekretaris: Tak Gemeenskapsdienste, Pretoria, in bewaring gehou en lê gedurende gewone kantoore ter insae.

Hierdie wysiging staan bekend as Pretoria-wysigingskema 3757 en tree op datum van publikasie van hierdie kennisgewing in werking.

J. N. REDELINGHUIJS,

Stadsklerk.

20 Mei 1992.

(K13/4/6/3757)

(Kennisgewing 282 van 1992)

LOCAL AUTHORITY NOTICE 460

CITY COUNCIL OF PRETORIA

PRETORIA AMENDMENT SCHEME 3757

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 98, Lydiana, to Special Residential with a density of one dwelling-house per 1 500 m².

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 3757 and shall come into operation on the date of publication of this notice.

J. N. REDELINGHUIJS,

Town Clerk.

20 May 1992.

(K13/4/6/3757)

(Notice 282 of 1992)

PLAASLIKE BESTUURSKENNISGEWING 461**RAAD OP PLAASLIKE BESTUURSAANGELEENTHEDE****PLAASLIKE GEBIEDSKOMITEE VAN HOEDSPRUIT****WYSIGING VAN STANDAARD WATERVOORSIENINGS-
VERORDENINGE**

Kennis geskied hiermee dat die Raad kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), van voorneme is om die Standaard Watervoorsieningsverordeninge gepubliseer by Administrateurskennisgewing 1397 van 21 September 1977, soos gewysig, verder te wysig.

Die algemene strekking van die wysiging is om die waterverbruikstariewe van toepassing wanneer waterbeperkings ingestel is, te verhoog.

Afskrifte van hierdie wysiging lê gedurende kantoorure in Kamer A407, by die Raad se Hoofkantoor, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, ter insae vir 'n tydperk van 14 (veertien) dae vanaf die datum van hierdie publikasie.

Enige persoon wat beswaar teen sodanige wysiging wil aanteken, moet dit skriftelik binne 14 (veertien) dae na die datum van die publikasie van hierdie kennisgewing in die *Offisiële Koerant* by die ondergetekende doen.

N. T. DU PREEZ,

Hoof Uitvoerende Beamppte.

Posbus 1341
PRETORIA
0001.

20 Mei 1992.

(Kennisgewing No. 21/92)

PLAASLIKE BESTUURSKENNISGEWING 462**STADSRAAD VAN RANDVAAL****WYSIGING VAN DIE WATERVOORSIENINGSVERORDE-
NINGE: VASSTELLING VAN TARIIEWE**

Daar word hiermee kennis gegee ingevolge die bepalings van artikel 80 (b) van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randvaal besluit het om die tariewe vir watervoorsiening te wysig vanaf 1 April 1992.

Die algemene strekking van die wysiging is om die tariewe te verhoog ten einde die verhoogde tariewe van Randwaterraad te verhaal.

'n Afskrif van die wysiging lê ter insae gedurende kantoorure by Kamer 2, Munisipale Kantore, Erf 56, Derde Straat, Highbury, vir 'n tydperk van veertien (14) dae vanaf publikasie van hierdie kennisgewing in die *Offisiële Koerant*.

Enige persoon wat beswaar teen die wysiging wil maak moet dit skriftelik by die Stadsklerk doen binne veertien (14) dae vanaf publikasie van hierdie kennisgewing in die *Offisiële Koerant*.

B. G. E. ROUX,

Waarnemende Stadsklerk.

Munisipale Kantore
Posbus 24
KLIPVALLEI
1965.

(Kennisgewing No. 5/1992)

LOCAL AUTHORITY NOTICE 461**LOCAL GOVERNMENT AFFAIRS COUNCIL****LOCAL AREA COMMITTEE OF HOEDSPRUIT****AMENDMENT TO STANDARD WATER SUPPLY BY-LAWS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that it is the Council's intention to amend the Standard Water Supply By-laws published under Administrator's Notice 1397 dated 21 September 1977, as amended.

The general purport of the amendment is to increase the water consumption tariff applicable when water restrictions have been instituted.

Copies of this amendment are open for inspection during office hours in Room A407, at the Council's Head Office in the H. B. Phillips Building, 320 Bosman Street, Pretoria, for a period of 14 (fourteen) days from the date of the publication.

Any person who desires to record his objection to such amendment shall do so in writing to the undersigned within (14) fourteen days after the date of publication of this notice in the *Official Gazette*.

N. T. DU PREEZ,

Chief Executive Officer.

P.O. Box 1341
PRETORIA
0001.

20 May 1992.

(Notice No. 21/92)

LOCAL AUTHORITY NOTICE 462**TOWN COUNCIL OF RANDVAAL****AMENDMENT TO WATER SUPPLY BY-LAWS: DETER-
MINATION OF CHARGES**

It is hereby notified in terms of section 80 (b) of the Local Government Ordinance, 1939, that the Town Council of Randvaal has amended the charges for the supply of water with effect from 1 April 1992 in order to recover the increased charges of Rand Water Board.

The general purpose of the amendment is to increase the charges.

A copy of the amendment is available for inspection during office hours at Room 2, Municipal Offices, Plot 56, Third Road, Highbury, for a period of fourteen (14) days from the date of publication of this notice in the *Official Gazette*.

Any person who is desirous of objection to the amendment of charges, should lodge such objections in writing to the Town Clerk within fourteen (14) days from the date of publication of this notice in the *Official Gazette*.

B. G. E. ROUX,

Acting Town Clerk.

Municipal Offices
P.O. Box 24
KLIPVALLEI
1965.

(Notice No. 5/1992)

PLAASLIKE BESTUURSKENNISGEWING 463

DORPSRAAD VAN SABIE

VERORDENINGE BETREFFENDE DIE REËLING EN BEHEER VAN, EN DIE TOESIG OOR SMOUSE

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

Woordomskravings

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

“Raad” die Dorpsraad van Sabie, dié Raad se Bestuurskomitee wat handel kragtens die bevoeghede 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 dié Komitee ingevolge die bepalings van subartikel (3) van genoemde artikel op gesag van die Raad, die bevoegdhede, funksies en pligte wat ten opsigte van hierdie verordeninge by die Raad berus, kan delegeer, en dit inderdaad gedelegeer het;

“smous” enige persoon wat as prinsipaal, agent of werknemer enige bedryf of beroep beoefen ten opsigte waarvan ’n lisensie vereis word ingevolge enige wet, en “gesmous” en “smous” het ’n ooreenstemmende betekenis en omvat ’n voedselsmous;

“staanplek” ’n private of publieke perseel soos deur die Raad goedgekeur.

Verbod op handel tensy vereiste gelde betaal is, of skriftelike magtiging toegestaan is

2. Niemand mag, of hy nou die werkgewer, ’n agent of werknemer is, as smous handel drywe of sake doen nie—

(a) tensy en alvorens hy die toepaslike gelde wat die raad van tyd tot tyd vasstel, aan die Raad betaal het en in besit is van ’n skriftelike magtiging uitgereik deur die Raad; en

(b) tensy en alvorens hy in besit is van ’n geldige skriftelike magtiging van die Raad om ’n staanplek te okkupeer met die doel om sake te doen of handel te drywe en die voorgeskrewe toepaslike gelde betaal het.

Vorm van skriftelike magtiging

3. ’n Skriftelike magtiging uitgereik ingevolge hierdie verordeninge, is soos in die vorm deur die Raad voorgeskryf.

Werknemer wat as smous optree

4. Behoudens die bepalings van artikel 5, mag niemand ’n ander persoon in diens neem of hom beweeg of toelaat om as ’n smous sake te doen nie met goedere wat in verband met sy besigheid staan nie, tensy die toepaslike voorgeskrewe gelde deur of namens sodanige ander persoon aan die Raad betaal is.

Getal smouse wat ingevolge enige skriftelike magtiging handel kan dryf

5. Die skriftelike magtiging aan ’n smous uitgereik kan by betaling van die voorgeskrewe gelde, die naam van een werknemer vermeld en niemand uitgesonderd die smous self en die werknemer wat in die magtiging genoem word, mag te eniger tyd die besigheid van genoemde smous uitoefen nie.

Skriftelike magtiging word aan ’n skoenpoetser persoonlik uitgereik

6. Ondanks andersluidende bepalings in artikel 5 vervat, moet elke skriftelike magtiging of kwitansie wat aan ’n skoenpoetser uitgereik word, persoonlik aan sodanige persoon uitgereik word, wat nie geregtig is om daarkragtens deur bemiddeling van ’n agent, bediende of werknemer handel te drywe nie.

LOCAL AUTHORITY NOTICE 463

VILLAGE COUNCIL OF SABIE

BY-LAWS RELATING TO THE REGULATION, CONTROL AND SUPERVISION OF HAWKERS

The Town Clerk of Sabie 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—

“Council” means the Village Council of Sabie, 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 the provisions of subsection (3) of the said section to delegate and has in fact delegated the powers, functions and duties vesting in the Council in relation to these by-laws:

“hawker” means any person who as principal, agent or employee, carries on any trade or occupation for which a licence is required in terms of any law, and “hawk” and “hawking” shall have corresponding meanings, and includes a hawker of foodstuffs;

“stand” means a private or public premises as approved by the Council.

Prohibition on trading without payment of the required charges or grant of written authority

2. No person shall carry on the business or trade of a hawker, whether as principal, agent or employee—

(a) unless and until he has paid to the Council the appropriate prescribed charge as determined by the Council and is in possession of a written authority issued by the Council; and

(b) unless and until he is in possession of a valid written authority from the Council to occupy a stand for the purpose of such business or trade and has paid the appropriate prescribed charges.

Form of written authority

3. A written authority issued in terms of these by-laws shall be in the form prescribed by the Council.

Employee engaged in hawking

4. Save as is provided in section 5, no person shall employ or cause or permit any person to carry on the business of a hawker of goods concerned with his business, unless there has been paid to the Council by or on behalf of such other person the appropriate prescribed charges.

Number of hawkers who may trade under any written authority

5. The written authority issued to any hawker may specify, on payment of the prescribed charge, the name of one employee and no person other than the hawker himself and the employee referred to in the authority, shall carry on the business of the said hawker at any time.

Written authority personal to shoeblack

6. Notwithstanding anything to the contrary in section 5 contained, every written authority or receipt issued to a shoeblack shall be personal to such person, who shall not be entitled to trade thereunder through an agent, servant or employee.

Staanplekke vir smouse

7. (1) Niemand mag binne die munisipale gebied as smous handel dryf nie, behalwe op sodanige staanplek as wat deur die Raad goedgekeur is en onderworpe daaraan dat toegang tot sanitêre geriewe beskikbaar is.

(2) Die Raad kan, waar 'n smous by herhaling buite die goedgekeurde staanplek besigheid doen, die magtiging in-trek.

Elke staanplekhouer of werknemer moet hom tot een staanplek bepaal

8. Niemand wat in 'n skriftelike magtiging as werkgewer of as werknemer aangegee word, mag op 'n ander staanplek as dié wat vermeld word in die magtiging wat die Raad ingevolge hierdie verordeninge uitreik, die saak van smous dryf of daarby in diens wees nie.

Tye vir gebruik van staanplekke

9. Staanplekke kan slegs tussen sonop en sononder gebruik word. Tussen sononder en sonop moet sodanige staanplekke ontruim wees en geen goedere, voertuie of toerusting mag dan daarop wees nie.

Verbode gebied

10. Behoudens die bepalings van artikels 7, 8 en 9 mag niemand, behalwe 'n koerantverkoper, 'n roomysverkoper, 'n blommeverkoper en 'n verkoper van koek of gebak wat 'n geregistreerde fondsinsamelingsorganisasie, 'n kerk of 'n skool is, op ander plekke as die staanplekke deur die Raad goedgekeur, te eniger tyd as smous sake doen of handel drywe nie.

Gebruik van rakke of ander toestelle

11. Geen smous mag 'n rak, 'n houtstaander, kas of dergelyke struktuur of soortgelyke toestel of voertuig, behalwe wat deur die Raad goedgekeur is, op enige toegekende staanplek vir handelsdoeleindes gebruik nie.

Gebruik van rakke of ander toestelle vir koerante

12. Geen koerantverkoper mag sy ware op 'n openbare plek in, of van 'n rak, houtstaander, kas of dergelyke struktuur of soortgelyke toestel af verkoop, te koop aanbied, uitstal of vertoon of toelaat of veroorsaak dat dit te koop aangebied of uitgestal of vertoon word nie, behalwe vanaf 'n rak wat deur die Raad goedgekeur is, of vanaf 'n fiets.

Wyse waarop koerantverkopers hul ware op die grond moet neersit

13. (1) Geen koerantverkoper mag sy ware op die grond of op die oppervlakte van 'n openbare plek neersit met die doel om dit te verkoop, uit te stal of te vertoon nie, behalwe in 'n ordelike stapel wat netjies gepak en ewewydig met die randstene gemeet, hoogstens 1 m lank is; en reghoekig met die randstene gemeet, 50 cm breed en 60 cm hoog is.

(2) Geen koerantverkoper mag op 'n openbare plek enige koerant of ander publikasie behalwe dié wat nuus van heersende of algemene belang bevat, verkoop of dit vir verkoop, vertoon of uitstal nie.

Besmette of bedorwe goedere

14. Goedere wat bedorwe, besmet of vir menslike verbruik ongeskik is, kan in beslag geneem word en in sodanige geval kan dit slegs deur die verkoper van die hand gesit word met verlof en onder toesig van 'n beampete deur die Raad aangewys.

Versperring en oorlas

15. (1) Wanneer 'n smous na die mening van 'n lid van die Suid-Afrikaanse Polisie of 'n behoorlik-gemagtigde beampete van die Raad, voetgangers of voertuie se pad versper, of die publiek tot oorlas is terwyl hy sy sake verrig, kan sodanige lid of beampete die verkoper beveel om met sy ware en al van die plek af wat hy okkupeer, na 'n ander plek wat so 'n lid of beampete aanwys te verskuif en sodanige smous moet dan met sy ware en al soos aangedui, verskuif.

Stands for hawkers

7. (1) No person shall be allowed to trade in the municipal area as a hawker except on a stand as approved by the Council, and subject thereto that access to sanitary facilities is available.

(2) The Council may cancel the written authority where a hawker repeatedly trades outside the area of an approved stand.

Each standholder or employee confined to one stand

8. No person named in any written authority as principal or employee shall carry on, or be employed in a hawker's business, on any stand other than the specified in the authority issued by the Council in terms of these by-laws.

Times for use of stands

9. Stands shall only be used between sunrise and sunset. Stands shall be vacated between sunset and sunrise and no goods, vehicles or equipment shall be left thereon.

Prohibited area

10. Subject to the provisions of sections 7, 8 and 9, no person other than a hawker of newspapers, ice-cream or flowers, as well as a seller of cake or confectionery, registered as a fundraising organization, church or school shall at any time carry on the trade or business of a hawker on any other stand than those approved by the Council.

Use of racks or other devices

11. No hawker shall for the purpose of his trade use on any allotted stand any rack, wooden stand, box or similar structure or like device or vehicle other than one which has been approved by the Council.

Use of racks or other devices for newspapers

12. No hawker of newspapers shall sell or offer for sale or display or exhibit or cause or permit to be offered for sale or display or exhibition in any public place his wares in or from any rack, wooden stand, box or similar structure or like device other than a rack approved by the Council, or from a bicycle.

Deposit of wares of hawkers of newspapers on ground

13. (1) No hawker of newspapers shall deposit his wares upon the ground or surface of any public place for the purpose of sale, display or exhibition other than in an orderly pile neatly stacked and not exceeding 1 m in length measured parallel to the kerb; 50 cm in width measured at right angles to the kerb, and 60 cm in height.

(2) No hawker of newspapers and no hacker of any publication shall sell or exhibit or expose for sale in any public place any newspaper or other publication other than one containing news of current or general interest.

Tainted or spoilt goods

14. Goods which are spoilt, tainted or unfit for human consumption, may be seized and in such case they may only be disposed of by the hawker with the consent and under the supervision of an officer appointed by the Council.

Obstruction and nuisance

15. (1) Where, in the opinion of any member of the South African Police or any duly authorized officer of the Council, a hawker is causing an obstruction to pedestrians or vehicles, or is a nuisance to the public in the course of his business, such member or officer may order such hawker to remove himself and his wares from the spot or place he is occupying to any other spot or place indicated by such member or officer and such hawker shall thereupon remove himself and his wares as indicated.

(2) Enige sodanige smous wat in gebreke bly om met sy ware en al te verskuif wanneer hy kragtens subartikel (1) beveel word om dit te doen, is ingevolge hierdie verordeninge skuldig aan 'n misdryf.

(3) Wanneer 'n koerantverkoper wat 'n versperring veroorsaak, nie opgespoor kan word nie, of in gebreke bly of nalaat om sy ware te verwyder, of om sodanige versperring uit die weg te ruim, kan 'n lid van die Suid-Afrikaanse Polisie of 'n behoorlik-gemagtigde beampte van die Raad die vereiste stappe doen om die versperring te verwyder, of om te voorkom dat dit voortduur.

Skriftelike magtiging

16. (1) Skriftelike magtiging wat die Raad aan enige smous uitreik om handel of besigheid op 'n staanplek te dryf, is slegs vir een kalendermaand of een kalenderjaar geldig.

(2) Die gelde wat aan die Raad ten opsigte van elke magtiging betaal moet word, is die gelde wat die Raad ingevolge enige wet kan bepaal.

Besonderhede omtrent verblyfplek moet verstrek word

17. Elke smojs moet sy woonadres aan die Raad verstrek, en indien hy van adres verander, die Raad binne sewe dae skriftelik van sy nuwe adres verwittig.

Prosedure wanneer magtiging aangevra word

18. Elke aansoek om 'n skriftelike magtiging om van 'n staanplek af handel te drywe moet skriftelik by die Raad ingedien word voor die 20ste dag van die maand wat die maand waarin die applikant wil handel drywe, voorafgaan.

Magtiging word deur prioriteit bepaal

19. Die beslissing oor 'n aansoek om 'n skriftelike magtiging om as smous op 'n staanplek wat deur die Raad goedgekeur is, sake te doen of handel te drywe, word by wyse van prioriteit bepaal.

Magtiging is nie oordraagbaar nie

20. Geen skriftelike magtiging wat kragtens hierdie verordeninge uitgereik word, is óf ten opsigte van die persoon aan wie dit uitgereik word óf ten opsigte van die staanplek waarvoor dit uitgereik word, oordraagbaar nie.

Magtiging moet op versoek getoon word

21. Iemand aan wie die Raad 'n skriftelik magtiging of 'n kwitansie kragtens hierdie verordeninge uitgereik het, moet sy skriftelike magtiging of kwitansie of 'n duplikaat daarvan op versoek van 'n lid van die Suid-Afrikaanse Polisie of 'n behoorlik-gemagtigde beampte van die Raad toon.

Uitreiking van 'n duplikaat-magtiging of -kwitansie

22. Iemand aan wie daar wettiglik 'n magtiging of kwitansie kragtens hierdie verordeninge uitgereik is en wat die Raad skriftelik kan oortuig dat die magtiging of kwitansie soekgeraak het of vernietig is, is geregtig om gratis op aanvraag 'n duplikaat daarvan te verkry. 'n Duplikaat wat aldus uitgereik word, moet duidelik as 'n duplikaat gemerk word.

Hertoewysing van staanplekke

23. Indien 'n persoon wat 'n skriftelike magtiging besit om 'n staanplek te okkupeer, vir 'n ononderbroke tydperk van meer as 30 dae in gebreke bly om op sodanige staanplek handel te drywe, en nie die Raad skriftelik van die omstandighede in kennis stel nie, verval die skriftelike magtiging om sodanige staanplek te okkupeer, en het die Raad die reg om sodanige staanplek aan iemand anders toe te wys. Geen gelde is terugbetaalbaar nie.

Tydlike staanplekke

24. (1) Ondanks enige andersluidende bepalings in hierdie verordeninge vervat, kan die Raad tydelike staanplekke wat deur smouse geokkupeer moet word, afsonder wanneer enigeen van die goedgekeurde staanplekke, om enige rede hoegenaamd, tydelik onbruikbaar word.

(2) Any such hawker who fails to remove himself and his wares when so ordered in terms of subsection (1), shall be guilty of an offence in terms of these by-laws.

(3) Where any hawker of newspapers causing an obstruction cannot be found or fails or neglects to remove his wares or to cease causing such obstruction, any member of the South African Police or duly authorized officer of the Council may take such steps as may be necessary to remove the obstruction or to prevent its continuance.

Written authority

16. (1) Written authority issued by the Council to a hawker to carry on trade or business upon a stand shall be valid for one calendar month or one calendar year.

(2) The charges payable to the Council for every authority shall be the charges which the Council may determine in terms of any law.

Particulars of place of abode to be furnished

17. Every hawker shall furnish the Council with the address of his residence and within seven days of any change in his address, notify the Council in writing of his new address.

Procedure in applying for authority

18. Every application for written authority to trade from a stand shall be made to the Council in writing not later than the 20th day of the month preceding the month in which the applicant desires to trade.

Authority to be determined by priority

19. The grant of an application for written authority to carry on the trade of a hawker on any stand approved by the Council shall be determined by priority.

Authority not transferable

20. No written authority issued in terms of these by-laws shall be transferable in respect of the person to whom or the stand for which it is issued.

Authority to be produced on demand

21. Any person to whom a written authority or receipt has been issued by the Council in terms of these by-laws, shall produce his written authority or receipt or a duplicate thereof on demand by any member of the South African Police or a duly authorized officer of the Council.

Issue of duplicate authority or receipt

22. Any person to whom an authority or receipt has been validly issued in terms of these by-laws shall be entitled, on satisfying the Council in writing, that such authority or receipt has been lost or destroyed, to obtain from the Council free of charge on application, a duplicate copy thereof. Any duplicate copy so issued shall be clearly marked as a duplicate.

Re-allotment of stands

23. If any person holding a written authority to occupy any stand fails for a continuous period of more than 30 days to trade upon such stand and does not inform the Council in writing of the circumstances, the written authority to occupy such stand shall lapse, and the Council shall have the right to re-allot such stand to any other person. No charges shall be refundable.

Temporary stands

24. (1) Notwithstanding anything to the contrary in these by-laws contained, the Council may set aside temporary stands to be occupied by hawkers when, from any cause whatsoever, any of the approved stands become temporarily unusable.

(2) Geen smous wat sy handel of besigheid drywe op 'n staanplek wat ooreenkomstig hierdie verordeninge behoort aan hom toegewys is, mag sy ware elders op 'n openbare plek as net binne die grense van die staanplek wat die Raad afgebaken het, neersit nie.

Skilder van naam op voertuig

25. Elke smous moet sorg dat sy naam duidelik en leesbaar op elke voertuig, insluitende 'n handkar of stootkar wat hy self stoot of trek, geskilder of aangebring word.

Minimum-ouderdom van smouse

26. Niemand wat jonger as 16 jaar is, mag as smous sake doen of handel drywe, of as sodanig in diens wees nie.

Algemene bepalings

27. (1) Die staanplek en enige rak, houtstaander, kas of dergelike struktuur of soortgelyke toestel, of enige houer wat in verband daarmee gebruik word, en elke voertuig wat in verband met handel of besigheid gebruik word, moet te alle tye skoon gehou word.

(2) Geen smous mag enige papier, vuilgoed of vrugteskille in die straat of op die sypaadjie plaas of gooi, of toelaat dat dit in die straat of op die sypaadjie in die nabyheid van die staanplek lê nie.

(3) Enige smous moet op versoek sy voertuig, rak, houtstaander, kas of dergelike strukture of soortgelyke toestelle of houers verskuif indien daartoe versoek deur werknemers van die Raad.

(4) Geen smous mag op enige voertuig wat langs sy staanplek geparkeer is, sit of hom op enige wyse daarmee bemoei nie.

(5) Alle voertuie, rakke, houtstaanders, kaste of dergelike strukture of soortgelyke toestelle of houers moet by afhandeling van die besigheid van die dag, van die openbare plekke, strate of sypaadjies af, na gelang van die geval, verwyder word en die staanplekke moet in 'n skoon toestand gelaat word.

(6) Enige smous moet skoon aangetrek wees en hom te alle tye beleefd en fatsoenlik gedra.

(7) Enige smous van voedselware, en enigeen in sy diens, moet skoon en higiënies geklee wees.

(8) Niemand mag 'n hond by 'n staanplek of op die perseel waar staanplekke geleë is, bring of toelaat dat dit daar gebring word of daar bly nie.

(9) Behalwe persone wat behoorlik daartoe gemagtig is om staanplekke vir die verkoop van goedere te gebruik, mag niemand 'n voertuig op 'n staanplek bring of laat bly of toelaat dat dit daar gebring word of daar bly nie.

(10) Niemand mag hom op enige staanplek wanordelik gedra, luidrugtig wees, spuug, talm, liederlike, beledigende of godslasterlike taal gebruik, weddenskappe aangaan of dobbel, goedere beskadig of hom daarmee bemoei, ander persone hinder of steur, onder die invloed van bedwelmende drank of verdowingsmiddels daarop gaan, goedere was of skoonmaak, afval neerwerp, of enige oorlas veroorsaak nie.

Getal staanplekke wat deur 'n smous gebruik mag word

28. Aan geen persoon, hetsy as werkgewer of werknemer, word skriftelike magtiging uitgereik om meer as twee staanplekke te gebruik nie.

Reg tot kansellering van skriftelike magtiging

29. Die Raad is geregtig om enige skriftelike magtiging vir die gebruik van 'n staanplek sonder kennisgewing te kanselleer indien die bepalings van enige wet nie nagekom word nie.

(2) No hawker who is carrying on his trade or business on any stand duly allotted to him in accordance with these by-laws, shall deposit his wares upon any public place other than within the limits of such stand as demarcated by the Council.

Painting of name on vehicle

25. Every hawker shall keep his name visibly and legibly painted or affixed upon every vehicle, including a handcart or barrow propelled by himself.

Minimum age of hawker

26. No person under the age of 16 years shall be employed as or carry on the business or trade of a hawker.

General provisions

27. (1) The stand and any rack, wooden box, box or similar structure or like device, or any receptacle use in connection therewith and every vehicle used in connection with the trade or business shall at all times be kept clean.

(2) No hawker shall deposit or discard on the street or pavement any paper, litter or fruit peels, or permit the same to lie about on the street or pavement in the vicinity of the stand.

(3) Any hawker shall move his vehicle, rack, wooden stand, box or similar structures or like devices or receptacles when requested to do so by the Council's employees.

(4) No hawker shall sit on or interfere in any way with any vehicle that may be parked alongside his stand.

(5) All vehicles, racks, wooden stands, boxes or similar structures or like devices and receptacles shall be removed from the public places, streets or pavements, as the case may be, on completion of the business for the day and the stands left in a clean condition.

(6) Any hawker shall be cleanly clothed and shall at all times conduct himself in a civil and decorous manner.

(7) Any hawker of foodstuffs, and any person employed by him, shall wear clean and hygienic clothes at all times.

(8) No person shall bring any dog on to a stand or on the premises on which stands are situated or allow any dog to be brought or to remain there.

(9) No person other than persons duly authorized to use stands for selling goods, shall bring or leave any vehicle on any stand or allow any vehicle to be brought or left there.

(10) No person shall on or at any stand misconduct himself, be rowdy, spit, loiter, use obscene, insulting or blasphemous language, bet or gamble, damage or tamper with goods, interfere with or disturb other persons, be under the influence of intoxicating liquor or drugs when entering thereon, wash or clean articles, dump rubbish or cause any nuisance.

Number of stands that may be used by a hawker

28. To no person, whether as employer or employee, shall written authority be issued to occupy more than two stands.

Right to cancel written authority

29. The Council shall have the right to cancel without notice any written authority for the use of a stand should the provisions of any law not be complied with.

Oortreding van enige wet

30. Geen kwitansie of skriftelike magtiging wat die Raad uitreik, mag op watter wyse ook al beskou word as 'n verlening aan enigeen van enige regte wat in enige opsig teenstrydig is met die bepalings van enige wet wat van tyd tot tyd van krag is nie.

Oortredings en strawwe

31. Iemand wat enige bepaling van hierdie verordeninge oortree of in gebreke bly om daaraan te voldoen, is skuldig aan 'n misdryf en is, waar daar geen straf uitdruklik vermeld word nie, by skuldigbevinding strafbaar met 'n boete van hoogstens R300 of met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met beide sodanige boete en sodanige gevangenisstraf.

G. DE BEER,

Stadsklerk.

Munisipale Kantore
Posbus 61
SABIE
1260.

20 Mei 1992.

(Kennisgewing No. 34/91)

PLAASLIKE BESTUURSKENNISGEWING 464**STADSRAAD VAN SANDTON****REGSTELLINGSKENNISGEWING****VERKLARING TOT GOEDGEKEURDE DORP HYDE PARK-UITBREIDING 86**

Plaaslike Bestuurskennisgewing 663 van 26 Februarie 1992 word hiermee gekorrigeer deur:

Die vervanging in voorwaarde 1 (2) in die Bylae van die syfer "10052/1990" deur die syfer "10062/1990".

S. E. MOSTERT,

Stadsklerk.

Burgersentrum
hoek van Weststraat en Rivoniaweg
SANDOWN, SANDTON
2196.

(Kennisgewing No. 111/92)

PLAASLIKE BESTUURSKENNISGEWING 465**STADSRAAD VAN SANDTON****VOORGESTELDE PERMANENTE SLUITING EN VERVREEMDING VAN 'N GEDEELTE VAN VENDOME PLACE, SANDOWN-UITBREIDING 15-DORPSGEBIED**

[Kennisgewing ingevolge artikels 67 en 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939]

Kennisgewing geskied hiermee dat onderworpe aan die bepalings van artikels 67 en 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, is die Stadsraad van voorneme om 'n gedeelte van Vendome Place, Sandown-uitbreiding 15-dorpsgebied permanent te sluit en te vervreem.

Nadere besonderhede en 'n plan wat die voorgestelde sluiting van die betrokke straatgedeelte aandui, lê gedurende gewone kantoorure ter insae in Kamer 510, Vyfde Verdieping, Burgersentrum, Weststraat, Sandown, Sandton.

Contravention of any law

30. No receipt or written authority issued by the Council shall in any way be deemed to confer upon any person any rights which are in any way in conflict with the provisions of any law that may from time to time be in force.

Offences and penalties

31. Any person contravening or failing to comply with any provision of these by-laws, shall be guilty of an offence and on conviction shall, where no penalty is expressly provided for, be liable to a fine not exceeding R300 or imprisonment for a period not exceeding six months, or to both such fine and such imprisonment.

C. DE BEER,

Town Clerk.

Municipal Offices
P.O. Box 61
SABIE
1260.

20 May 1992.

(Notice No. 34/91)

LOCAL AUTHORITY NOTICE 464**TOWN COUNCIL OF SANDTON****CORRECTION NOTICE****DECLARATION AS APPROVED TOWNSHIP: HYDE PARK EXTENSION 86**

Local Authority Notice 663 dated 26 February 1992, is hereby rectified by:

The substitution in condition (2), as set out in the Schedule of the Notice in Afrikaans for the figure "10052/1990" of the figure "10062/1990".

S. E. MOSTERT,

Town Clerk.

Civic Centre
corner of West Street and Rivonia Road
SANDOWN, SANDTON.
2196.

(Notice No. 111/92)

LOCAL AUTHORITY NOTICE 465**TOWN COUNCIL OF SANDTON****PROPOSED PERMANENT CLOSING AND ALIENATION OF A PORTION OF VENDOME PLACE, SANDOWN EXTENSION 15 TOWNSHIP**

[Notice in terms of sections 67 and 79 (18) of the Local Government Ordinance, 1939]

Notice is hereby given that subject to the provisions of sections 67 and 79 (18) of the Local Government Ordinance, 1939, the Council intends to permanently close and alienate a portion of Vendome Place, Sandown Extension 15 Township.

Further particulars, as well as a plan indicating the road portion which the Council proposes to permanently close may be inspected during normal office hours in Room 510, Civic Centre, West Street, Sandown, Sandton.

Enige persoon wat enige beswaar het teen die voorgestelde permanente sluiting en vervreemding van die betrokke straatgedeelte of wat enige eis tot skadevergoeding sal hê indien die voorgestelde sluiting uitgevoer word, moet sodanige beswaar of eis nie later nie as 20 Julie 1992, by die Stadsklerk indien.

S. E. MOSTERT,
Stadsklerk.

Posbus 78001
SANDTON
2146.

4 Mei 1992.

(Kennisgewing No. 106/92)

PLAASLIKE BESTUURSKENNISGEWING 466

STADSRAAD VAN SANDTON

VOORGESTELDE PERMANENTE SLUITING EN VERFREEMDING VAN 'N GEDEELTE VAN MEADOWBROOK-LAAN, EPSOM DOWNS DORPSGEBIED

Kennisgewing ingevolge artikels 67 en 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939.

Kennisgewing geskied hiermee dat—

Onderworpe aan die bepalings van artikels 67 en 79 (18) van die Ordonnansie op Plaaslike Bestuur, 1939, is die Stadsraad van voorneme om 'n gedeelte van Meadowbrooklaan, Epsom Downs-dorpsgebied permanent te sluit en te vervreem.

Nadere besonderhede en 'n plan wat die voorgestelde sluiting van die betrokke straatgedeelte aandui, lê gedurende gewone kantoorure ter insae in Kamer 510, Vyfde Verdieping, Burgersentrum, Weststraat, Sandown, Sandton.

Enige persoon wat enige beswaar het teen die voorgestelde permanente sluiting en vervreemding van die betrokke straatgedeelte of wat enige eis tot skadevergoeding sal hê indien die voorgestelde sluiting uitgevoer word, moet sodanige beswaar of eis nie later nie as 20 Julie 1992, by die Stadsklerk indien.

S. E. MOSTERT,
Stadsklerk.

Posbus 78001
SANDTON
2146.

5 Mei 1992.

(Kennisgewing 108/92)

PLAASLIKE BESTUURSKENNISGEWING 467

SANDTON-WYSIGINGSKEMA 1893

Hierby word ooreenkomstig die bepalings van artikel 57 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Sandton, goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Gedeelte 2 van Erf 3526, Bryanston-uitbreiding 8-dorpsgebied van "Residensieel 2" Hoogtesone 4 na "Residensieel 2" met 'n digtheid van 15 wooneenhede per hektaar.

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal: Gemeenskapsontwikkeling, 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 1893, en tree in werking op datum van publikasie hiervan.

S. E. MOSTERT,
Stadsklerk.

20 Mei 1992.

(Kennisgewing No. 107/92)

Any person who has any objection to the proposed closure and alienation of the relevant road portion or who will have any claim for compensation if the proposed permanent closure is carried out, must lodge such objection or claim in writing with the Town Clerk not later than 2 July 1992.

S. E. MOSTERT,
Town Clerk.

P.O. Box 78001
SANDTON
2146.

4 May 1992.

(Notice No. 106/92)

LOCAL AUTHORITY NOTICE 466

TOWN COUNCIL OF SANDTON

PROPOSED PERMANENT CLOSING AND ALIENATION OF A PORTION OF MEADOWBROOK LANE, EPSOM DOWNS TOWNSHIP

Notice in terms of section 67 and 79 (18) of the Local Government Ordinance, 1939.

Notice is here by given that—

Subject to the provisions of section 67 and 79 (18) of the Local Government Ordinance, 1939, the Council intends to permanently close and alienate a portion of Meadowbrook Lane, Epsom Downs Township.

Further particulars, as well as a plan indicating the road portion which the Council proposes to permanently close may be inspected during normal office hours in Room 510, Civic Centre, West Street, Sandown, Sandton.

Any person who has any objection to the proposed closure and alienation of the relevant road portion or who will have any claim for compensation if the proposed permanent closure is carried out, must lodge such objection or claim in writing with the Town Clerk not later than 20 July 1992.

S. E. MOSTERT,
Town Clerk.

P.O. Box 78001
SANDTON
2146.

5 May 1992.

(Notice 108/92)

LOCAL AUTHORITY NOTICE 467

SANDTON AMENDMENT SCHEME 1893

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 Portion 2 of Erf 3526, Bryanston Extension 8 Township from "Residential 2", Height Zone 4, to "Residential 2" with a density of 15 dwellings per hectare.

Copies of Map 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 1893, and it shall come into operation on the date of publication hereof.

S. E. MOSTERT,
Town Clerk.

20 May 1992.

(Notice No. 107/92)

PLAASLIKE BESTUURSKENNISGEWING 468**SANDTON-WYSIGINGSKEMA 1931**

Hierby word ooreenkomstig die bepalings van artikel 57 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Sandton, goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die skraping van voorwaardes 8 en 9 van Bylae 915, rakende Erf 102, Morningside-uitbreiding 6-dorpsgebied, onderworpe aan sekere voorwaardes.

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal: Gemeenskapsontwikkeling, 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 1931, en tree in werking op datum van publikasie hiervan.

S. E. MOSTERT,

Stadsklerk.

20 Mei 1992.

(Kennisgewing No. 100/92)

PLAASLIKE BESTUURSKENNISGEWING 469**SANDTON-WYSIGINGSKEMA 1760**

Hierby word ooreenkomstig die bepalings van artikel 57 (1) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Sandton, goedgekeur het dat die Sandton-dorpsaanlegskema, 1980, gewysig word deur die hersonering van Erf 502, Wynberg-dorpsgebied, van Spesiaal vir industriële en huishoudelike industriële geboue na "Spesiaal" vir industriële doeleindes, kantore en groothandel, onderworpe aan sekere voorwaardes.

Afskrifte van Kaart 3 en die skemaklousules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal: Gemeenskapsontwikkeling, 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 1760, en tree in werking op datum van publikasie hiervan.

S. E. MOSTERT,

Stadsklerk.

20 Mei 1992.

(Kennisgewing No. 103/92)

PLAASLIKE BESTUURSKENNISGEWING 470**SANDTON WYSIGENDE SKEMA 1919**

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 die Restant van Gedeelte 3 van Erf 19, Edenburg-dorpsgebied, van "Residensieel 2" na "Besigheid 4" onderworpe aan sekere voorwaardes.

LOCAL AUTHORITY NOTICE 468**SANDTON AMENDMENT SCHEME 1931**

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 deleting conditions 8 and 9 from Annexure 915, pertaining to Erf 102, Morningside Extension 6 Township, subject to certain conditions.

Copies of Map 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 1931, and it shall come into operation on the date of publication hereof.

S. E. MOSTERT,

Town Clerk.

20 May 1992.

(Notice No. 100/92)

LOCAL AUTHORITY NOTICE 469**SANDTON AMENDMENT SCHEME 1760**

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 502, Wynberg Township from 'Special' for industrial and domestic industrial buildings to "Special" for industrial purposes, offices and wholesale trade, subject to certain conditions.

Copies of Map 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 1760, and it shall come into operation on the date of publication hereof.

S. E. MOSTERT,

Town Clerk.

20 May 1992.

(Notice No. 103/92)

LOCAL AUTHORITY NOTICE 470**SANDTON AMENDMENT SCHEME 1919**

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 the remaining extent of Portion 3 of Erf 19, Edenburg Township, from "Residential 2" to "Business 4" subject to certain conditions.

Afskrifte van Kaart 3 en die skemaklausules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapsontwikkeling, 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-wysigende Skema 1919, en tree in werking op datum van publikasie hiervan.

S. E. MOSTERT,
Stadsklerk.

20 Mei 1992.

(Kennisgewing No. 101/92)

PLAASLIKE BESTUURSKENNISGEWING 471

SANDTON WYSIGENDE SKEMA 1779

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 8, Bryanston West-dorpsgebied van "Openbare Oopruimte" na "Bestaande Openbare Paaie".

Afskrifte van Kaart 3 en die skemaklausules van die wysigingskema word in bewaring gehou deur die Direkteur-generaal, Gemeenskapsontwikkeling, 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-wysigende Skema, 1779, en tree in werking op datum van publikasie hiervan.

S. E. MOSTERT,
Stadsklerk.

20 Mei 1992.

(Kennisgewing No. 102/92)

PLAASLIKE BESTUURSKENNISGEWING 472

MUNISIPALITEIT VAN SPRINGS

TARIEF VAN GELDE: BEGRAAFPLAAS

Ingevolge die bepalings van artikel 80 (b) (8) van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, word hiermee bekendgemaak dat die Stadsraad van Springs die volgende gelde ingevolge die bepalings van artikel 80 (b) van gemelde Ordonnansie by spesiale besluit vasgestel het om met ingang vanaf 1 Julie 1992 in werking te tree en om saamgelees te word met die Raad se Begraafplaasverordeninge:

- A. Vir toepassing van hierdie tarief van gelde beteken "inwoner" 'n persoon wat tydens sy afsterwe gewoonlik en permanent binne die Munisipaliteit van Springs woonagtig was of 'n persoon wat vir 'n onafgebroke tydperk van minstens ses maande onmiddellik voor sy afsterwe die eienaar was van onroerende eiendom geleë binne die Munisipaliteit van Springs. Indien verlang en bewys nie volgens voormelde gelewer kan word nie, sal die tarief van gelde soos van toepassing op 'n nie-inwoner gehief word.
- B. Die volgende gelde is vooruitbetaalbaar ten opsigte van grafte, teraardebestellings en opgrawings in alle afdelings van 'n begraafplaas met dien verstande dat indien 'n teraardebestelling of opgrawing op 'n Saterdag, Sondag of Openbare Feesdag sou plaasvind, moet die persoon wat vir so 'n teraardebestelling of opgrawing aansoek doen, alle kostes wat deur die Raad aangegaan moet word om so 'n teraardebestelling of opgrawing op 'n Saterdag, Sondag of Openbare Feesdag te laat plaasvind, teen die tariewe soos hieronder aangedui, voor sodanige teraardebestelling of opgrawing plaasvind aan die Raad te betaal.

Copies of Map 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 1919, and it shall come into operation on the date of publication hereof.

S. E. MOSTERT,
Town Clerk.

20 May 1992.

(Notice No. 101/92)

LOCAL AUTHORITY NOTICE 471

SANDTON AMENDMENT SCHEME 1779

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 8, Bryanston West Township, from "Public Open Space" to "Existing Public Roads".

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 1779 and it shall come into operation on the date of publication hereof.

S. E. MOSTERT,
Town Clerk.

20 May 1992.

(Notice No. 102/92)

LOCAL AUTHORITY NOTICE 472

MUNICIPALITY OF SPRINGS

TARIFF OF CHARGES: CEMETERY

In terms of the provisions of section 80 (b) (8) of the Local Government Ordinance, No. 17 of 1939, it is hereby notified that the Town Council of Springs has in terms of the provisions of section 80 (b) by Special Resolution determined the following charges to come into operation as from 1 July 1992 and to be read with the Council's Cemetery By-laws:

- A. For the purpose of this tariff of charges "resident" means a person who, at the time of his death, has ordinarily and permanently resided within the Municipality of Springs or a person who has been the owner of fixed property situated within the Municipality of Springs for an uninterrupted period of at least six months immediately prior to his death. If required, and evidence cannot be rendered according to the aforesaid, the tariff of charges applicable will be that of Non-residents.
- B. The following charges shall be payable in advance in respect of graves, interments and exhumations in all sections of a cemetery provided that should an interment or exhumation take place on a Saturday, Sunday or Public Holiday, the person who applies for such interment or exhumation shall pay to the Council before such interment or exhumation takes place, all costs incurred by the Council in order to have such interment or exhumation takes place, on a Saturday, Sunday or Public Holiday at the tariffs which may be payable hereunder.

	Inwoners	Nie-inwoners		Residents	Non-residents
	R	R		R	R
(1) Aankoop van 'n graf:			(1) Purchase of a grave:		
(a) Alle afdelings (uitgesonderd Hebreeuse afdeling):			(a) All sections (excepting Hebrew section):		
(i) Volwassene	100	370	(i) Adult	100	370
(ii) Kind	80	300	(ii) Child	80	300
(b) Hebreeuse afdeling:			(b) Hebrew section:		
(i) Volwassene	115	370	(i) Adult	115	370
(ii) Kind	95	300	(ii) Child	95	300
(2) Begrafnisgelde:			(2) Interment fees:		
(a) Alle afdelings (uitgesonderd Hebreeuse afdeling):			(a) All sections (excepting Hebrew section):		
Volwassene of Kind	100	230	Adult or Child	100	230
(b) Hebreeuse afdeling:			(b) Hebrew section:		
Volwassene of kind	115	230	Adult or Child	115	230
(3) Gelde vir 'n tweede teraardebestelling in 'n graf:			(3) Fees for a second interment or a grave:		
(a) Alle afdelings (uitgesonderd Hebreeuse afdeling):			(a) All sections (excepting Hebrew section):		
Volwassene of kind	100	180	Adult or Child	100	180
(b) Hebreeuse afdeling:			(b) Hebrew section:		
Volwassene of kind	115	190	Adult or Child	115	190
(4) Tuin van Herinnering:			(4) Garden of Remembrance:		
(a) Een nis in die kolumbarium waarin hoogstens twee lykbusse geplaas kan word en/of 'n gedenkplaat opgerig kan word	155	600	(a) One niche in the columbarium where not more than two urns can be placed and/or a plaque be erected.	155	600
(b) 'n Ruimte vir 'n gedenkplaat op die Muur van Herinnering	125	340	(b) A space for a plaque on the Wall of Remembrance	125	340
(5) Diverse gelde:			(5) Sundry charges:		
(a) Vir die opgraving van 'n lyk	130	130	(a) For the exhumation of a body	130	130
(b) Vir die groter maak van 'n grafopening	40	100	(b) For the enlargement of a grave	40	100
(c) Vir die teraardebestelling van die veraste oorblyfsels van 'n lyk:			(c) For the interment of the cremated remains of a body:		
(i) Nuwe graf	290	370	(i) New grave	290	370
(ii) Bestaande graf	100	180	(ii) Existing grave	100	180
(d) Vir goedkeuring van 'n plan vir monumentale werke	55	55	(d) For the approval of a plan for memorial work	55	55
(e) Vir elke oordrag ten opsigte van die reg op 'n graf	40	120	(e) For each transfer in respect of the right to a grave	40	120
(f) Addisionele kostes vir teraardebestellings of opgrawings op Saterdag	185	185	(f) Additional costs for interments or exhumations on Saturdays	185	185
(g) Addisionele kostes vir teraardebestellings of opgrawings op Sondae en Openbare Vakansiedae	370	370	(g) Additional costs for interments or exhumations on Sundays and Public Holidays	370	370
(6) Veiligheidsmagte-grafte:			(6) Security Forces Graves:		
Gelde vir teraardebestelling:			Fees for interment:		
Grafte sal gratis deur die Raad voorsien word na die ondertekening van 'n ooreenkoms soos deur die Hoof van die Suid-Afrikaanse Weermag vereis en voorgeskryf.			Graves will be provided free of charge by the Council after signature of an agreement as required and prescribed by the Chief of the South African Defence Force.		
Die Raad se vasstelling van gelde afgekondig by Kennisgewing No. 2958 in die <i>Offisiële Koerant</i> van 14 Augustus 1991, word hiermee herroep.			The Council's determination of charges promulgated by Notice No. 2958 in the <i>Official Gazette</i> of 14 August 1991 is hereby repealed.		
H. A. DU PLESSIS, Stadsklerk.			H. A. DU PLESSIS, Town Clerk.		
Burgersentrum SPRINGS.			Civic Centre SPRINGS.		
29 April 1992.			29 April 1992.		
(Kennisgewing No. 61/1992)			(Notice No. 61/1992)		

PLAASLIKE BESTUURSKENNISGEWING 473**STADSRAAD VAN SPRINGS****WYSIGING VAN VASSTELLING VAN GELDE VAN TOEPASSING OP OPENBARE GERIEWE**

Kennis word hierby ingevolge die bepalings van artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend-gemaak dat die Stadsraad van Springs by spesiale besluit die vasstelling van gelde van toepassing op openbare parke gewysig het om met ingang van 1 Julie 1992, in werking te tree.

Die algemene strekking van hierdie wysiging is om voorsiening te maak vir die verhoging van tariewe.

Afskrifte van hierdie wysiging lê ter insae by die kantoor van die Raad vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie hiervan in die *Offisiële Koerant*.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae vanaf die datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant* by die ondergetekende doen.

H. A. DU PLESSIS,

Stadsklerk.

Burgersentrum
SPRINGS.

29 April 1992.

(Kennisgewing No. 60/1992)

PLAASLIKE BESTUURSKENNISGEWING 474**STADSRAAD VAN SPRINGS****KENNISGEWING VAN WYSIGINGSKEMA: SPRINGS-WYSIGINGSKEMA 1/641**

Die Stadsraad van Springs gee hiermee ingevolge 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-dorpsbeplanningskema bekend te staan as Springs-wysigingskema 1/641 deur hom goedgekeur is.

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

Die hersonering van Gedeelte 4 en die Restant van Erf 986, Geduld, van "Algemene Woon" tot "Spesiaal", vir diensnywerheid en besigheid.

Hierdie wysigingskema sal op 15 Julie 1992 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

24 April 1992.

(Kennisgewing 1992)

LOCAL AUTHORITIES NOTICE 473**TOWN COUNCIL OF SPRINGS****AMENDMENT OF DETERMINATION OF CHARGES RELATING TO PUBLIC AMENITIES**

Notice is hereby given in terms of the provisions of section 80B (3) of the Local Government Ordinance, 1939, as amended, that the Town Council of Springs has by special resolution amended the determination of charges relating to public parks to come into operation from 1 July 1992.

The general purport of this amendment is to provide for an increase in tariffs.

Copies of this amendment are open for inspection at the office of the Council for a period of fourteen (14) days from the date of publication hereof in the *Official Gazette*.

Any person who desires to record his objection to the said amendment shall do so in writing to the undermentioned within 14 days after the date of publication of this notice in the *Official Gazette*.

H. A. DU PLESSIS,

Town Clerk.

Civic Centre
SPRINGS.

29 April 1992.

(Notice No. 60/1992)

LOCAL AUTHORITY NOTICE 474**TOWN COUNCIL OF SPRINGS****NOTICE OF AMENDMENT SCHEME: SPRINGS AMENDMENT SCHEME 1/641**

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 1/641, has been approved by it.

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

The rezoning of Portion 4 and the remaining extent of Erf 986, Geduld, from "General Residential" to "Special" for service industries and business.

This amendment scheme will come into operation on 15 July 1992.

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

24 April 1992.

(Notice 1992)

PLAASLIKE BESTUURSKENNISGEWING 475**STADSRAAD VAN SPRINGS****KENNISGEWING VAN WYSIGINGSKEMA: SPRINGS-WYSIGINGSKEMA 1/650**

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 ontwerpdorpsbeplanningskema bekend te staan as Springs-wysigingskema 1/650 deur hom goedgekeur is.

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

Die herosnering van Erwe 30, 31 en 32, Geduld, van "Algemene Woon" ten opsigte van Erf 30, Geduld, en "Algemene Besigheid" ten opsigte van Erwe 31 en 32, Geduld, tot "Spesiaal" vir algemene besigheid en diensnywerhede.

Hierdie wysigingskema sal op 15 Julie 1992, in werking tree.

Diewysigingskema lê tersaegedurende gewone kantoor-ure by die kantoor van die Stadsekretaris, Burgersentrum, Suidhoofrifweg, 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.

24 April 1992.

(Kennisgewing No. 57/1992)

PLAASLIKE BESTUURSKENNISGEWING 476**STADSRAAD VAN THABAZIMBI****WYSIGING VAN TARIEF VAN GELDE VAN DIVERSE DIENSTE**

Kennisgewing geskied hiermee ingevolge artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939), dat die Stadsraad van Thabazimbi by Spesiale Besluit besluit het om die Tarief van Gelde vir Diverse Dienste met ingang 1 Julie 1992, te wysig.

'n Afskrif van die Spesiale Besluit van die Raad met volle besonderhede van die betrokke wysiging is gedurende gewone kantoorure ter insae by die kantoor van die Stadsekretaris, Munisipale Kantore, Rietbokstraat 7, Thabazimbi, vir 'n tydperk van veertien (14) dae vanaf die datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant*.

Enige persoon wat beswaar teen die wysiging wil aanteken, moet sodanige beswaar skriftelik by die Stadsklerk binne veertien (14) dae na datum van publikasie in die *Offisiële Koerant*, indien.

P. E. ODENDAAL,

Stadsklerk.

Munisipale Kantore
Privaatsak X530
THABAZIMBI
0380.

30 April 1992.

(Munisipale Kennisgewing 7/1992)

LOCAL AUTHORITY NOTICE 475**TOWN COUNCIL OF SPRINGS****NOTICE OF AMENDMENT SCHEME: SPRINGS AMENDMENT SCHEME 1/650**

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 1/650, has been approved by it.

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

The rezoning of Erven 30, 31 and 32, Geduld, from "General Residential" in respect of Erf 30, Geduld, and "General Business" in respect of Erven 31 and 32, Geduld to "Special" for general business and service industries.

This amendment scheme will come into operation on 15 July 1992.

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.

24 April 1992.

(Notice No. 57/1992)

LOCAL AUTHORITY NOTICE 476**TOWN COUNCIL OF THABAZIMBI****AMENDMENT OF CHARGES FOR MISCELLANEOUS SERVICES**

Notice is hereby given in terms of section 80B (3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that the Town Council of Thabazimbi has by Special Resolution amended the charges for Miscellaneous Services to take effect from 1 July 1992.

A copy of the Special Resolution of the Council and full particulars of the charges concerned will be open for inspection at the Office of the Town Secretary, 7 Rietbok Street, Thabazimbi, for a period of fourteen (14) days from the date of publication hereof in the *Official Gazette*.

Any person who is desirous of recording his objection to the charges, must lodge such objection in writing with the undersigned within fourteen (14) days of the publication of this notice in the *Official Gazette*.

P. E. ODENDAAL,

Town Clerk.

Municipal Offices
Private Bag X530
THABAZIMBI
0380.

30 April 1992.

(Municipal Notice 7/1992)

PLAASLIKE BESTUURSKENNISGEWING 477**STADSRAAD VAN THABAZIMBI****WYSIGING VAN REGLEMENT VAN ORDE**

Kennisgewing geskied hiermee ingevolge artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17/1939), dat die Stadsraad van Thabazimbi, by voorneme is om die Reglement van Orde te wysig.

Die algemene strekking van die wysiging is om die indiening van spesiale mosies te reël.

Afskrifte van die voorgestelde wysigings, lê ter insae gedurende kantoorure by die kantoor van die Stadsekretaris, Munisipale Kantore, Rietbokstraat 7, Thabazimbi, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant*.

Enige persoon wat beswaar teen die genoemde wysiging wens aan te teken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant*, by die ondergetekende doen.

P. E. ODENDAAL,

Stadsklerk.

Munisipale Kantore
Privaatsak X530
THABAZIMBI
0380.

30 April 1992.

(MK 8/1992.)

PLAASLIKE BESTUURSKENNISGEWING 478**STADSRAAD VAN VEREENIGING****VASSTELLING VAN GELDE BETAALBAAR INGEVOLGE DIE PARKEERTERREINVERORDENINGE: WYSIGING**

Ingevolge artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, 1939, word hierby bekendgemaak dat die Stadsraad van Vereeniging, by spesiale besluit gedateer 26 Februarie 1992, die gelde betaalbaar ingevolge die Parkeerterreinverordeninge met ingang 1 Mei 1992, gewysig het.

C. K. STEYN,

Stadsklerk.

BYLAE

Deur Deel A en B deur die volgende te vervang:

"DEEL A

1. Stadsaal/Banketsaal en Stadskouburg parkeergarages—

(a) per maand, per huurder: R35.

2. Parkeerterrein langs Stadskouburg, hoek van Merrimanlaan en Joubertstraat—

(a) 75 parkeervlakke: Per maand, per parkeervlak: R25.

3. Biblioteek parkeergarage:

(a) Per uur: 40c.

DEEL B

1. Gelde betaalbaar ingevolge artikel 22 (14) van die verordeninge:

(a) Verwydering van parkeermeters: Per meter, per week of gedeelte daarvan: R15".

Munisipale Kantoor
Posbus 35
VEREENIGING.

(Kennisgewing 54/92)

LOCAL AUTHORITY NOTICE 477**TOWN COUNCIL OF THABAZIMBI****AMENDMENT OF STANDING ORDERS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance 17/1939), that the Town Council of Thabazimbi, intends to amend the Standing Orders.

The general purport of the amendment is to control special motions.

Copies of the proposed amendments are open for inspection during normal office hours at the office of the Town Secretary, Municipal Offices, 7 Rietbok Street, Thabazimbi, for a period of fourteen (14) days from the date of publication of this notice in the *Official Gazette*.

Any person wishing to record his objection to the said amendment must do so in writing within fourteen (14) days after the date of publication of this notice in the *Official Gazette*, with the undersigned.

P. E. ODENDAAL,

Town Clerk.

Municipal Offices
Private Bag X530
THABAZIMBI
0380.

30 April 1992.

(MN 8/1992.)

LOCAL AUTHORITY NOTICE 478**TOWN COUNCIL OF VEREENIGING****DETERMINATION OF CHARGES PAYABLE IN TERMS OF THE PARKING GROUND BY-LAWS: AMENDMENT**

In terms of section 80B (8) of the Local Government Ordinance, 1939, it is hereby notified that the Town Council of Vereeniging, has, by special resolution dated 26 February 1992, amended the charges payable in terms of the Parking Ground By-laws with effect from 1 May 1992.

C. K. STEYN,

Town Clerk.

SCHEDULE

By the substitution for Part A and B of the following:

"PART A

1. Town Hall/Banquet Hall and Civic Theatre parking areas—

(a) per month, per lessee: R35.

2. Parking area adjacent to Civic Theatre, corner of Merriman Avenue and Joubert Street—

(a) 75 parking spaces: Per month, per parking space: R25.

3. Library parking garage—

(a) Per hour: 40c.

PART B

1. Charges payable in terms of section 22 (14) of the by-laws—

(a) Removal of parking meters: Per meter, per week or part thereof: R15."

Municipal Offices
P.O. Box 35
VEREENIGING.

(Notice 54/92)

PLAASLIKE BESTUURSKENNISGEWING 479**STADSRAAD VAN VEREENIGING****KENNISGEWING WAT BESWARE TEEN VOORLOPIGE WAARDERINGSLYS 1992/95 AANVRA**

Kennis word hierby ingevolge artikel 21 (1) (a) van die Ordonnansie op Eiendomsbelasting van Plaaslike Besture, 1977 (Ordonnansie 11 van 1977), gegee dat die voorlopige waarderingslys vir die boekjare 1992/95 oop is vir inspeksie by die kantoor van die plaaslike bestuur van Vereeniging, vanaf 20 Mei tot 24 Junie 1992, en enige eienaar van belastbare eiendom of ander persoon wat begerig is om beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die Ordonnansie beoog, in te dien, insluitende die vraag of so-doende eiendom of gedeelte daarvan onderworpe is aan 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 (Belastingsaal, Kamer 21), beskikbaar en aandag word spesifiek gevestig op die feit dat geen persoon geregtig is om enige beswaar voor die waarderingsraad te opper tensy hy 'n beswaar op die voorgeskrewe vorm betyds ingedien het nie.

C. K. STEYN,

Stadsklerk.

Munisipale Kantoor
Beaconsfieldlaan
VEREENIGING.

(Kennisgewing 57/92)

PLAASLIKE BESTUURSKENNISGEWING 480**STADSRAAD VAN VEREENIGING****WYSIGING: VASSTELLING VAN GELDE**

Daar word hierby ingevolge artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, 1939, bekend gemaak dat die Stadsraad van Vereeniging by spesiale besluit gedateer 30 April 1992, onderstaande tariewe met ingang 1 Julie 1992, vasgestel het:

1. Gelde betaalbaar vir die verhuur en verversingskraampies.
2. Oorstaantariewe op die Raad se Leeuwkuil Rioolplaas.
3. Gelde vir gebruikte plaveiblokke.
4. Gelde betaalbaar ingevolge die Ordonnansie op Dorpsbeplanning en dorpe.
5. Marktariewe.
6. Tariewe vir die uitreiking van sertifikate en verstrekking van inligting.
7. Tariewe ingevolge die Biblioteekverordeninge: Vereeniging, Roshnee en Rust-ter-Vaal.

Die algemene strekking van hierdie wysigings is om met ingang 1 Julie 1992, verhoogde tariewe vir die onderskeie dienste te hef.

Afskrifte van hierdie wysigings lê gedurende kantoorure vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant*, ter insae by die kantoor van die Stadsekretaris.

Enige persoon wat beswaar teen genoemde wysigings wens aan te teken, moet dit skriftelik by die Stadsklerk, Munisipale Kantoor, Vereeniging, doen nie later nie as Woensdag, 3 Junie 1992.

G. KÜHN,

Stadsekretaris.

Munisipale Kantoor
Posbus 35
VEREENIGING.

(Kennisgewing 58/92)

LOCAL AUTHORITY NOTICE 479**TOWN COUNCIL OF VEREENIGING****NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL VALUATION ROLL 1992/95**

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 1992/95 is open for inspection at the offices of the Local Authority of Vereeniging, from 20 May to 24 June 1992, 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 respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance, including the question of 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 (Room 21 in the Rates Hall), and attention is specifically directed to the fact that no person is entitled to lodge any objection before the valuation board unless he has timeously lodged an objection on the prescribed form.

C. K. STEYN,

Town Clerk.

Municipal Offices
Beaconsfield Avenue
VEREENIGING.

(Notice 57/92)

LOCAL AUTHORITY NOTICE 480**TOWN COUNCIL OF VEREENIGING****AMENDMENT: DETERMINATION OF CHARGES**

It is hereby notified in terms of section 80B (8) of the Local Government Ordinance, 1939, that the Town Council of Vereeniging, has, by special resolution dated 30 April 1992, determined the following charges with effect from 1 July 1992:

1. Tariffs payable for the Hire of Refreshment Stalls.
2. Overnight tariffs on the Council's Leeuwkuil Sewage Farm.
3. Tariff payable for used paving blocks.
4. Tariffs payable in terms of the Town-planning and Townships Ordinance.
5. Market tariffs.
6. Tariffs for the issue of certificates and furnishing of information.
7. Tariffs in terms of the Library By-laws: Vereeniging, Roshnee and Rust-ter-Vaal.

The general purport of these amendments is to provide for an increase in the tariffs of the various services.

Copies of these amendments are open for inspection during office hours at the office of the Town Secretary, for a period of fourteen days from date of publication hereof in the *Official Gazette*.

Any person who desires to lodge his objection to the said amendments, must do so in writing to the Town Clerk, Municipal Offices, Vereeniging, by not later than Wednesday, 3 June 1992.

G. KÜHN,

Town Secretary.

Municipal Offices
P.O. Box 35
VEREENIGING.

(Notice 58/92)

PLAASLIKE BESTUURSKENNISGEWING 481**WAKKERSTROOM-DORPSRAAD****KENNISGEWING WAT BESWARE TEEN VOORLOPIGE
WAARDERINGSGLYS AANVRA**

(BYLAE 5)

Kennis word hiermee 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 1992/93 tot 1995/96 oop is vir inspeksie by die kantoor van die Plaaslike Bestuur van Wakkerstroom vanaf 92-05-20 tot 92-06-20 en enige eienaar van belasbare eiendom of ander persoon wat begerig is om 'n beswaar by die Stadsklerk ten opsigte van enige aangeleentheid in die voorlopige waarderingslys opgeteken soos in artikel 10 van die genoemde Ordonnansie beoog, in te dien, insluitende die vraag of sodanige eiendom of 'n gedeelte daarvan onderworpe is aan die betaling van eiendomsbelasting of daarvan vrygestel is, of ten opsigte van enige 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 ingedien het nie.

C. SMIT,
Stadsklerk.

Van Riebeeckstraat 153
WAKKERSTROOM
2480.

6 Mei 1992.

(Kennisgewing No. 4/92)

PLAASLIKE BESTUURSKENNISGEWING 482**STADSRAAD VAN NYLSTROOM****WYSIGING VAN DIE VASSTELLING VAN GELDE GEHEF
IN TERME VAN DIE ONDERSTAANDE VERORDENINGE**

Kennis geskied hiermee ingevolge die bepalings van artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur 1939 (Ordonnansie 17 van 1939) dat die Stadsraad by spesiale besluit die gelde en fooie gehef in terme van die volgende verordeninge met ingang 1 Julie 1992 gewysig het:

1. Die Watervoorsieningsverordeninge.
2. Vasstelling van gelde: Begraafplaasverordeninge.

Die strekking van die wysigings is om voorsiening te maak vir die aanpassing van tariewe wat ingevolge die verordeninge gevorder word en om aangeleenthede in verband daarmee te reël.

Afskrifte van die wysigings lê ter insae by die kantoor van die Stadsekretaris vir 'n tydperk van 14 dae vanaf datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde wysiging wens aan te teken moet dit skriftelik binne 14 dae vanaf datum van publikasie hiervan in die *Offisiële Koerant* by ondergetekende indien.

J. B. PIENAAR,
Stadsklerk.

Munisipale Kantore
Privaatsak X1008.
NYLSTROOM
0510.

1992-04-30

(Kennisgewing No. 28/92)

LOCAL AUTHORITY NOTICE 481**WAKKERSTROOM VILLAGE COUNCIL****LOCAL AUTHORITY OF WAKKERSTROOM****NOTICE CALLING FOR OBJECTIONS TO PROVISIONAL
VALUATION ROLL.**

(SCHEDULE 5)

Notice is hereby given in terms of section 12 (1) of the Local Authorities Rating Ordinance, 1977 (Ordinance 11 of 1977), that the provisional valuation roll for the financial years 1992/93 to 1995/96 is open for inspection at the office of local authority of Wakkerstroom from 92-05-20 to 92-06-20 and any owner of rateable property or other person who so desires to lodge an objection with the Town Clerk in respect of any matter recorded in the provisional valuation roll as contemplated in section 10 of the said Ordinance including the question whether or not such a property or portion thereof is subject to the payment of rates or is exempt therefrom or in respect of any omission of any matter from such roll shall do so within the said period.

The form prescribed for the lodging of an objection is obtainable at the address indicated 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.

C. SMIT,
Town Clerk.

153 Van Riebeeck Street
WAKKERSTROOM
2480

6 May 1992.

(Notice No. 4/92)

LOCAL AUTHORITY NOTICE 482**TOWN COUNCIL OF NYLSTROOM****AMENDMENT TO THE DETERMINATION OF CHARGES
IN TERMS OF THE UNDERMENTIONED BY-LAWS**

Notice is hereby given in terms of section 80B (3) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939) that the Town Council of Nylstroom has by special resolution amended the charges and fees levied in terms of the following by-laws with effect from 1 July 1992:

1. By-laws relating to the determination of charges in respect of water supply.
2. Cemetery By-laws.

The purport of the amendment is to make provision for an adaption in charges and matters relating thereto.

Copies of the amendments will be open for inspection at the office of the Town Secretary for a period of 14 days from date of publication thereof.

Objections against the amendments must be lodged with the undersigned within 14 days of the publication of this notice in the *Official Gazette*.

J. B. PIENAAR,
Town Clerk.

Municipal Offices
Private Bag X1008
NYLSTROOM
0510.

1992-04-30.

(Notice No. 28/92)

PLAASLIKE BESTUURSKENNISGEWING 483**STADSRAAD VAN RANDBURG****WYSIGING VAN TARIEF VAN GELDE: WATERVOORSIENING**

Kennis geskied hiermee ingevolge artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Randburg, by spesiale besluit sy Tarief van Gelde: Watervoorsiening afgekondig by kennisgewing 4 van 8 Januarie 1986, soos gewysig, verder gewysig het met ingang van 20 Mei 1992.

Die algemene strekking van die wysiging is om die tariewe te verhoog.

Afskrifte van die voorgestelde wysiging lê op weksdae ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Munisipalekantoor, hoek van Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant*.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant*, dit wil sê voor of op 3 Junie 1992 by die ondergetekende indien.

B. J. VAN DER VYVER,
Stadsklerk.

Munisipale Kantoor,
hoek van Jan Smutslaan en Hendrik Verwoerdrylaan
RANDBURG.

20 Mei 1992.

(Kennisgewing No. 79/1992)

PLAASLIKE BESTUURSKENNISGEWING 484**STADSRAAD VAN RANDBURG****WYSIGING VAN TARIEF VAN GELDE: BEGRAAFPLAAS**

Kennis geskied hiermee ingevolge artikel 80B (3) van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig dat die Stadsraad van Randburg by spesiale besluit sy Tarief van Gelde: Begraafplaas afgekondig by Kennisgewing 7 van 8 Januarie 1986, soos gewysig, verder gewysig het met ingang van 1 Julie 1992.

Die algemene strekking van die wysiging is om die tariewe te verhoog.

Afskrifte van die voorgestelde wysiging lê op weksdae ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Munisipalekantoor, hoek van Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant*.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die *Offisiële Koerant*, dit wil sê voor of op 3 Junie 1992 by die ondergetekende indien.

B. J. VAN DER VYVER,
Stadsklerk.

Munisipale Kantoor
hoek van Jan Smutslaan en Hendrik Verwoerdrylaan
RANDBURG.

20 Mei 1992.

(Kennisgewing No. 80/1992.)

LOCAL AUTHORITY NOTICE 483**TOWN COUNCIL OF RANDBURG****AMENDMENT OF TARIFF OF CHARGES: WATER SUPPLY**

Notice is hereby given in terms of section 80B (3) of the Local Government Ordinance, 1939, as amended that the Town Council of Randburg, has by special resolution further amended its Tariff of Charges: Water Supply, published under Notice 4 of 8 January 1986, as amended, with effect from 20 May 1992.

The general purport of the amendments is to increase the tariffs.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the *Official Gazette*.

Any person who desires to object to the proposed amendments must lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the *Official Gazette* i.e. on or before 3 June 1992.

B. J. VAN DER VYVER,
Town Clerk.

Municipal Offices
corner of Jan Smuts Avenue and Hendrik Verwoerd Drive
RANDBURG

20 May 1992.

(Notice No. 79/1992)

LOCAL AUTHORITY NOTICE 484**TOWN COUNCIL OF RANDBURG****AMENDMENT OF TARIFF OF CHARGES: CEMETERY**

Notice is hereby given in terms of section 80B (3) of the Local Government Ordinance, 1939, as amended that the Town Council of Randburg has by special resolution further amended its Tariff of Charges: Cemetery, published under Notice 7 of 8 January 1986, as amended, with effect from 1 July 1992.

The general purport of the amendments is to increase the tariffs.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the *Official Gazette*.

Any person who desires to object to the proposed amendments must lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the *Official Gazette* i.e. on or before 3 June 1992.

B. J. VAN DER VYVER,
Town Clerk.

Municipal Offices
corner of Jan Smuts Avenue and Hendrik Verwoerd Drive
RANDBURG.

20 May 1992.

(Notice No. 80/1992)

PLAASLIKE BESTUURSKENNISGEWING 485**STADSRAAD VAN WITBANK****KENNISGEWING VAN DORPSBEPLANNINGSKEMA**

Die Stadsraad van Witbank gee hiermee ingevolge die bepalings van artikel 28 van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, kennis dat 'n nuwe dorpsbeplanningskema, bekend te staan as Witbank-dorpsbeplanningskema 1, 1992, deur hom goedgekeur is.

Hierdie skema vervang die bestaande skema bekend as Witbank-dorpsbeplanningskema 1, 1948.

Die dorpsbeplanningskema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsingenieur, Administratiewesentrum, Presidentlaan, Witbank, vir 'n tydperk van 28 (agt-en-twintig) dae vanaf 20 Mei 1992.

Besware teen of vertoë ten opsigte van die skema moet binne 'n tydperk van 28 (agt-en-twintig) dae vanaf 20 Mei 1992, skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 3, Witbank, 1035, ingedien word.

J. H. PRETORIUS,

Stadsklerk.

Administratiewesentrum
Presidentlaan
Posbus 3
Witbank
1035.

(Kennisgewing No. 29/92)

PLAASLIKE BESTUURSKENNISGEWING 486**STADSRAAD VAN MODDERFONTEIN****PROKLAMERING VAN 'N OPENBARE PAD**

Hiermee word bekend gemaak dat die Stadsraad van Modderfontein, ooreenkomstig die bepalings van artikel 4 van die "Local Authorities Road Ordinance, 1904" (Ordonnansie 44 van 1904) soos gewysig, 'n versoekskrif tot die Administrateur gerig het om 'n openbare pad soos hierna uiteengesit te proklameer.

BESKRYWING VAN PAD

" 'n Pad oor die plase Modderfontein 38 I.R. en Longmeadow 45 I.R."

'n Afskrif van die versoekskrif en kaart wat die voorgestelde pad aantoon, lê gedurende kantoorure ter insae in die kantoor van die Stadsekretaris, Munisipale Kantore, Harleystraat, Modderfontein.

Enige persoon wat belang by die aangeleentheid mag hê en beswaar wil aanteken teen die proklamerings van die voorgestelde pad, moet sodanige beswaar skriftelik in tweevoud, indien by die Direkteur van Plaaslike Bestuur, Privaatsak X437, Pretoria, 0001, en die Stadsklerk, Stadsraad van Modderfontein, Privaatsak X1, Modderfontein, 1645, nie later as 3 Julie 1992.

G. HURTER,

Stadsklerk.

Munisipale Kantore
Harleystraat
(Privaatsak X1)
MODDERFONTEIN
1645.

(Kennisgewing 12/92)

LOCAL AUTHORITY NOTICE 485**TOWN COUNCIL OF WITBANK****NOTICE OF TOWN-PLANNING SCHEME**

The Town Council of Witbank hereby gives notice in terms of the provisions of section 28 of the Town-planning and Townships Ordinance, 1986, that a new town-planning scheme to be known as Witbank Town-planning Scheme 1, 1992, has been approved by it.

The scheme replaces the existing scheme known as Witbank Town-planning Scheme 1, 1948.

The town-planning scheme will lie for inspection during normal office hours at the office of the Town Engineer, Administrative Centre, President Avenue, Witbank, for a period of 28 (twenty-eight) days from 20 May 1992.

Objections to or representation in respect of the scheme must be lodged with, or made in writing, to the Town Clerk at the above-mentioned address or at P.O. Box 3, Witbank, 1035, within a period of 28 (twenty-eight) days from 20 May 1992.

J. H. PRETORIUS,

Town Clerk.

Administrative Centre
President Avenue
P.O. Box 3
Witbank
1035.

(Notice No. 29/92)

LOCAL AUTHORITY NOTICE 486**MODDERFONTEIN TOWN COUNCIL****PROCLAMATION OF A PUBLIC ROAD**

It is hereby made known that the Town Council of Modderfontein petitioned the Administrator to proclaim a public road in terms of section 4 of the Local Authorities Roads Ordinance, 1904 (Ordinance 44 of 1904) the description of the road is as indicated below.

DESCRIPTION OF THE ROAD

" A road over the farms Modderfontein 38 I. R. and Longmeadow 45 I.R."

A copy of petition and a diagram indicating the proposed public road lie open for inspection during office hours at the office of the Town Secretary, Municipal Offices, Harley Street, Modderfontein.

Any person who desires to lodge an objection to the proclamation of such road, must submit such objection in writing and in duplicate to the Director of Local Government, Private Bag X437, Pretoria, 0001 and the Town Clerk, Private Bag X1, Modderfontein 1645, by not later than 3 July 1992.

G. HURTER,

Town Clerk.

Municipal Offices
Haley Street
(Private Bag X1)
MODDERFONTEIN
1645.

(Notice 12/92)

PLAASLIKE BESTUURSKENNISGEWING 487**STADSRAAD VAN KLERKSDORP****WYSIGING VAN STANDAARD STRAAT- EN DIVERSE VERORDENINGE**

Hiermee word kennis-gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy *Standaard Straat- en Diverse Verordeninge* te wysig ten einde voorsiening te maak vir die verlening van die tydperk waarin aansoeke om optogte en openbare byeenkomste te hou, die Stadsklerk moet bereik.

Afskrifte van die voormelde wysiging sal gedurende gewone kantoorure by Kamer 107, *Burgersentrum*, vir 'n tydperk van veertien (14) dae vanaf die publikasie van hierdie kennisgewing in die *Offisiële Koerant*, ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant* by die ondergetekende indien.

J. L. MULLER,
Stadsklerk.

Burgersentrum
KLERKSDORP.

29 April 1992.

(Kennisgewing No. 51/92)

PLAASLIKE BESTUURSKENNISGEWING 488**STADSRAAD VAN KLERKSDORP****WYSIGING VAN WATERVOORSIENINGS-VERORDENINGE**

Hiermee word kennis gegee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, dat die Stadsraad voornemens is om sy *Watervoorsieningsverordeninge* te wysig ten einde voorsiening te maak vir die vasstelling van 'n tarief vir die lewering van water per tenkwa aan landbou-eenhede.

'n Afskrif van die voormelde wysiging sal gedurende gewone kantoorure by Kamer 111, *Burgersentrum*, vir 'n tydperk van 14 dae vanaf die publikasie van hierdie kennisgewing, ter insae lê.

Enige persoon wat beswaar teen die voorgestelde wysiging wil aanteken moet sodanige beswaar skriftelik binne 14 dae na die datum van publikasie van hierdie kennisgewing in die *Offisiële Koerant* by die ondergetekende indien.

J. L. MULLER,
Stadsklerk.

Burgersentrum
KLERKSDORP

29 April 1992.

(Kennisgewing No. 45/92)

PLAASLIKE BESTUURSKENNISGEWING 489**KENNISGEWING VAN ONTWERPSKEMA****STADSRAAD VAN NELSPRUIT**

Die Stadsraad van Nelspruit gee hiermee ingevolge artikel 28 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), kennis dat 'n ontwerp-wysigingskema wat bekend sal staan as *Wysigingskema 144*, deur hom opgestel.

LOCAL AUTHORITY NOTICE 487**TOWN COUNCIL OF KLERKSDORP****AMENDMENT TO STANDARD STREET AND MISCELLANEOUS BY-LAWS**

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend its *Standard Street and Miscellaneous By-laws* in order to provide for the extension of the period in which applications for processions and public gatherings shall reach the Town Clerk.

Copies of the proposed amendment will lie for inspection at Room 107, Civic Centre, during normal office hours for a period of fourteen (14) days from the date of publication of this notice in the *Official Gazette*.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned within a period of fourteen (14) days from the date of publication of this notice in the *Official Gazette*.

J. L. MULLER,
Town Clerk.

Civic Centre
KLERKSDORP.

29 April 1992.

(Notice No. 51/92)

LOCAL AUTHORITY NOTICE 488**TOWN COUNCIL OF KLERKSDORP****AMENDMENT OF WATER SUPPLY BY-LAWS**

Notice is hereby given in terms of the provisions of section 96 of the Local Government Ordinance, 1939, as amended, that it is the intention of the Town Council to amend its *Water Supply By-laws* in order to provide for the fixing of a tariff for the supply of water by tanker to agricultural units.

A copy of the proposed amendment will lie for inspection at Room 111, Civic Centre, during normal office hours for a period of 14 days from the date of publication of this notice.

Any person who has any objection to the proposed amendment must lodge his objection in writing with the undersigned within a period of 14 days from the date of publication of this notice in the *Official Gazette*.

J. L. MULLER,
Town Clerk.

Civic Centre
KLERKSDORP

29 April 1992.

(Notice No. 45/92)

LOCAL AUTHORITY NOTICE 489**NOTICE OF A DRAFT SCHEME****TOWN COUNCIL OF NELSPRUIT**

The Town Council of Nelspruit, hereby gives notice in terms of section 28 (1) (a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that a draft amendment scheme to be known as *Amendment Scheme 144*, has been prepared by it.

Hierdie skema is 'n wysigingskema en is van toepassing op:

(a) Die hersonering van Erf 73, Nelsville, vanaf "Opvoedkundig" na "Residensieel 1" met 'n digtheidsbeperking van een woonhuis per 300 m²;

(b) Die hersonering van 'n deel van Erf 155, Nelsville, vanaf "Begraafplaas" na:

(i) "Residensieel 1" met 'n digtheidsbeperking van een woonhuis per 300 m²;

(ii) "Bestaande Openbare Paaie";

(iii) "Openbare Oop Ruimte";

(c) Die hersonering van Erf 304, Nelsville, vanaf "Openbare Oop Ruimte" na:

(i) "Residensieel 1" met 'n digtheidsbeperking van 1 woonhuis per 300 m²;

(ii) "Bestaande Openbare Paaie".

Die ontwerp-skema lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 208, Tweede Verdieping, Blok-D, Burgersentrum, Nelstraat, Nelspruit, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë ten opsigte van die skema moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992, skriftelik by of tot die Stadsklerk by bovermelde adres of by Posbus 45, Nelspruit, 1200, ingedien of gerig word.

D. W. VAN ROOYEN,
Stadsklerk.

PLAASLIKE BESTUURSKENNISGEWING 490

ALBERTON-WYSIGINGSKEMA 585

Hiermee word ooreenkomstig die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986 (Ordonnansie 15 van 1986), bekendgemaak dat die Stadsraad van Alberton goedgekeur het dat die Alberton-dorpsbeplanning-skema, 1979, gewysig word deur die hersonering van Erf 519, Alrode South-uitbreiding 15, vanaf "Komersieel" tot "Spesiaal" vir Openbare Garage.

Kaart 3 en die skemaklousules word in bewaring gehou deur die Direkteur-generaal: Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk, Alberton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema 585 en tree 56 dae na datum van publikasie van hierdie kennisgewing in werking.

W. M. C. MEYER,
Waarnemende Stadsklerk.

Burgersentrum
Alwyn Taljaard-laan
ALBERTON.

7 Mei 1992.

(Kennisgewing No. 39/1992)

PLAASLIKE BESTUURSKENNISGEWING 491

ALBERTON-WYSIGINGSKEMA 598

Hiermee word ooreenkomstig 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 Alberton goedgekeur het dat die Alberton-dorpsbeplanning-skema, 1979, gewysig word deur die hersonering van Erf 242, New Redruth, vanaf "Residensieel 1" tot "Residensieel 4".

This scheme is an amendment scheme and is applicable to:

(a) The rezoning of Erf 73, Nelsville, from "Educational" to "Residential 1" with a density zoning of 1 dwelling unit per 300 m²;

(b) The rezoning of a portion of Erf 155 Nelsville, from "Cemetery" to:

(i) "Residential 1" with a density restriction of 1 Dwelling unit per 300 m²;

(ii) "Existing Public Roads";

(iii) "Public Open Space";

(c) The rezoning of a portion of Erf 304, Nelsville, from "Public Open Space" to:

(i) "Residential 1" with a density restriction of 1 dwelling unit per 300 m²;

(ii) "Existing Public Roads".

The draft scheme will lie for inspection during normal office hours at the office of the Town Clerk, Room 208, Second Floor, Block D, Civic Centre, Nel Street, Nelspruit, for a period of 28 days from 20 May 1992.

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 P.O. Box 45, Nelspruit, 1200, within a period of 28 days from 20 May 1992.

D. W. VAN ROOYEN,
Town Clerk.

20-27

LOCAL AMENDMENT NOTICE 490

ALBERTON AMENDMENT SCHEME 585

It is hereby notified in terms of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Alberton has approved the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of Erf 519, Alrode South Extension 15, from "Commercial" to "Special" for Public Garage.

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

This amendment is known as Alberton Amendment Scheme 585 and shall come into operation 56 days after the date of publication of this notice.

W. M. C. MEYER,
Acting Town Clerk.

Civic Centre
Alwyn Taljaard Avenue
ALBERTON.

7 May 1992.

(Notice No. 39/1992)

LOCAL GOVERNMENT NOTICE 491

ALBERTON AMENDMENT SCHEME 598

It is hereby notified in terms of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986 (Ordinance 15 of 1986), that the Town Council of Alberton has approved the amendment of the Alberton Town-planning Scheme, 1979, by the rezoning of Erf 242, New Redruth, from "Residential 1" to "Residential 4".

Kaart 3 en die skemaklousules word in bewaring gehou deur die Direkteur-generaal: Departement van Plaaslike Bestuur, Behuising en Werke, Pretoria, en die Stadsklerk, Alberton, en is beskikbaar vir inspeksie op alle redelike tye.

Hierdie wysiging staan bekend as Alberton-wysigingskema 598 en tree 56 dae na datum van publikasie van hierdie kennisgewing in werking.

W. M. C. MEYER,

Waarnemende Stadsklerk.

Burgersentrum
Alwyn Taljaardlaan
ALBERTON.

7 Mei 1992.

(Kennisgewing No. 38/1992)

PLAASLIKE BESTUURSKENNISGEWING 492

STADSRAAD VAN POTCHEFSTROOM

BEPALINGS VAN HUURMOTORSTAANPLEKKE IN POTGIETERSTRAAT, POTCHEFSTROOM

Hiermee word ingevolge artikel 65*bis* (1) van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie 17 van 1939) bekend gemaak dat die Raad by besluit op 1992-03-31 huurmotorstaanplekke in Potgieterstraat tussen Van Riebeeckstraat en Nieuwestraat bepaal het.

'n Afdruk van bogenoemde besluit en besonderhede lê gedurende kantoorure ter insae by die kantoor van die Stadsekretaris, Kamer 315, Munisipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 21 (een-en-twintig) dae van datum van publikasie hiervan.

Enige persoon wat beswaar teen genoemde bepaling wil maak, moet dit skriftelik by die Stadsklerk, Munisipale Kantore, Wolmaransstraat indien, of dit aan Posbus 113, Potchefstroom, rig voor of op 26 Junie 1992.

C. J. F. DU PLESSIS,

Stadsklerk.

Munisipale Kantore
Wolmaransstraat
POTCHEFSTROOM.

20 Mei 1992.

(Kennisgewing No. 46/92)

PLAASLIKE BESTUURSKENNISGEWING 493

STADSRAAD VAN POTCHEFSTROOM

VOORGESTELDE PERMANENTE SLUITING VAN GEDEELTE 38 VAN ERF 121, POTCHINDUSTRIA

Kennis geskied hiermee ooreenkomstig die bepalings van artikel 68 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, soos gewysig, dat die Stadsraad van Potchefstroom besluit het om Gedeeltes 38 van Erf 121, Potchindustria, permanent te sluit.

'n Plan wat die park aantoon wat gesluit sal word, sal gedurende kantoorure ter insae lê by die kantoor van die Stadsekretaris, Kamer 315, Munisipale Kantore, Wolmaransstraat, Potchefstroom, vir 'n tydperk van 60 dae vanaf 1992-05-20.

Enige persoon wat beswaar wil maak teen die voorgename permanente sluiting of enige eis om skadevergoeding wil instel, moet die skriftelik indien by die Kantoor van die Stadsklerk, Munisipale Kantore, Wolmaransstraat of dit aan Posbus 113, Potchefstroom rig, voor of op 1992-07-20.

(Kennisgewing No. 48/92)

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

This amendment is known as Alberton Amendment Scheme 598 and shall come into operation 56 days after the date of publication of this notice.

W. M. C. Meyer,

Acting Town Clerk.

Civic Centre
Alwyn Taljaard Avenue
ALBERTON.

7 May 1992.

(Notice No. 38/1992)

LOCAL AUTHORITY NOTICE 492

TOWN COUNCIL OF POTCHEFSTROOM

FIXING OF TAXI STANDS IN POTGIETER STREET, POTCHEFSTROOM

It is hereby notified in terms of section 65*bis* (1) of the Local Government Ordinance, 1939 (Ordinance 17 of 1939), that Council has by a resolution adopted on 1992-03-31 fixed taxi stands in Potgieter Street between Van Riebeeck Street and Nieuwe Street.

A copy of the said resolution and particulars are open for inspection at the office of the Town Secretary, Room 315, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of 21 (twenty-one) days during office hours after the date of publication hereof.

Any person who wishes to object to the said fixing, must lodge such objection in writing with the Town Clerk, Municipal Offices, Wolmarans Street, or be addressed to P.O. Box 113, Potchefstroom, on or before 26 June 1992.

C. J. F. DU PLESSIS,

Town Clerk.

Municipal Offices
Wolmarans Street
POTCHEFSTROOM.

20 May 1992.

(Notice No. 46/92)

LOCAL AUTHORITY NOTICE 493

TOWN COUNCIL OF POTCHEFSTROOM

PROPOSED PERMANENT CLOSURE OF PORTION 38 OF ERF 121, POTCHINDUSTRIA

Notice is hereby given in terms of the provisions of section 68 of Local Government Ordinance, No. 17 van 1939, as amended, that the Town Council of Potchefstroom has resolved to close permanently Portion 38 of Erf 121, Potchindustria.

A plan indicating the park to be closed permanently will lie for inspection during office hours at the office of the Town Secretary, Room 315, Municipal Offices, Wolmarans Street, Potchefstroom, for a period of 60 days as from 1992-05-20.

Any person who wishes to object to the proposed permanent closure or wishes to submit a claim for compensation, must lodge such objection with or submit such claim in writing to the Town Clerk, Municipal Offices, Wolmarans Street or P.O. Box 113, Potchefstroom, on or before 1992-07-20.

(Notice No. 48/92)

PLAASLIKE BESTUURSKENNISGEWING 494**STADSRAAD VAN POTCHEFSTROOM****REGSTELLINGSKENNISGEWING: BEGRAAFPLAAS-
VERORDENINGE**

Plaaslike Bestuurskennisgewing No. 592, gepubliseer in die *Offisiële Koerant* van 26 Februarie 1992, word hierby verbeter deur die volgende:

1. In die Afrikaanse weergawe:

Deur in paragraaf 3, artikel 70 (1) (b) (i) die syfer 12 deur die syfer 125 te vervang.

C. J. F. DU PLESSIS,

Stadsklerk.

Munisipale Kantore
Wolmaransstraat
POTCHEFSTROOM.

(Kennisgewing No. 47/92)

PLAASLIKE BESTUURSKENNISGEWING 495**POTCHEFSTROOM-WYSIGINGSKEMA 324**

Hierby word ooreenkomstig die bepalings van artikel 57 (1) (a) van die Ordonnansie op Dorpsbeplanning en Dorpe, 1986, bekendgemaak dat die Stadsraad van Potchefstroom goedgekeur het dat die Potchefstroom-dorpsbeplanning-skema 1980, gewysig word deur die hersonering van Erf 811, Potchefstroom, van "Residensieel 1" na "Spesiaal" vir 'n "Motorverkoopmark" onderworpe aan sekere voorwaardes.

Kaart 2A en die skemaklausules 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 324 en tree in werking op datum van publikasie van hierdie kennisgewing.

(Kennisgewing No. 45/1992)

PLAASLIKE BESTUURSKENNISGEWING 495A**KENNISGEWING VAN AANSOEK OM STIGTING VAN
DORP**

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

Besonderhede van die aansoek lê ter insae gedurende gewone kantoorure by die kantoor van die Stadsklerk, Kamer 404, Burgersentrum, Pietersburg, vir 'n tydperk van 28 dae vanaf 20 Mei 1992.

Besware teen of verhoë t.o.v. die aansoek moet binne 'n tydperk van 28 dae vanaf 20 Mei 1992, skriftelik en in tweevoud by of tot die Stadsklerk by bovermelde adres ingedien of gerig word.

A. C. K. VERMAAK,

Stadsklerk.

Burgersentrum
PIETERSBURG.

5 Mei 1992.

LOCAL AUTHORITY NOTICE 494**TOWN COUNCIL OF POTCHEFSTROOM****CORRECTION NOTICE: CEMETERY BY-LAWS**

Local Authority Notice No. 592, published in the *Official Gazette*, dated 26 February 1992, is hereby corrected by the following:

1. In the Afrikaans version:

By the substitution in paragraph 3, section 70 (1) (b) (i) of the figure 12 for the figure 125.

C. J. F. DU PLESSIS,

Town Clerk.

Municipal Offices
Wolmarans Street
POTCHEFSTROOM.

(Notice No. 47/92)

LOCAL AUTHORITY NOTICE 495**POTCHEFSTROOM AMENDMENT SCHEME 324**

It is hereby notified in terms of the provisions of section 57 (1) (a) of the Town-planning and Townships Ordinance, 1986, that the Town Council of Potchefstroom, has approved the amendment of the Potchefstroom Town-planning Scheme 1980, by the rezoning of Erf 811, Potchefstroom from "Residential 1" to "Special" for "Motor Sales Mart" subject to certain conditions.

Map 2A and the scheme clauses of the amendment scheme are filed with the Head of the Department, Department of Local Government, Housing and Works, Administration: House of Assembly, Pretoria, and the Town Clerk, Municipal Offices, Wolmarans Street (P.O. Box 113), Potchefstroom, and are open for inspection at all reasonable times.

This amendment is known as Potchefstroom Amendment Scheme 324 and shall come into operation on the date of publication of this notice.

(Notice No. 45/1992)

LOCAL AUTHORITY NOTICE 495A**NOTICE OF APPLICATION FOR ESTABLISHMENT OF
TOWNSHIP**

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

Particulars of the application will lie for inspection during normal office hours at the office of the Town Clerk, Room 404, Civic Centre, Pietersburg, for a period of 28 days from 20 May 1992.

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 within a period of 28 days from 20 May 1992.

A. C. K. VERMAAK,

Town Clerk.

Civic Centre
PIETERSBURG.

5 May 1992.

BYLAE

Naam van dorp: Bendor-uitbreiding 12.

Volle naam van aansoeker: Winterbach, Potgieter & Vennote.

Aantal erwe in voorgestelde dorp:

"Residensieel 1": 1.

"Residensieel 2": 3.

"Besigheid 3": 1.

Beskrywing van grond waarop dorp gestig staan te word: Resterende Gedeelte van Gedeelte 10 van die plaas Krugersburg 685 LS, Transvaal; en Resterende Gedeelte van Gedeelte 3 ('n gedeelte van Gedeelte 1) van die plaas Koppiefontein 686, Registrasieafdeling LS, Transvaal.

Ligging van voorgestelde dorp: Die terrein is in die noord-oostelike woonsel van Pietersburg geleë en word in die noorde deur Eduanpark, in die ooste deur Voorgestelde Bendor-uitbreiding 6, in die suide deur Welgelegen-uitbreiding 7, begrens.

Verwysingsnommer: 131/15.

ANNEXURE

Name of township: Bendor Extension 12.

Full name of applicant: Winterbach, Potgieter & Partners.

Number of erven in proposed township:

"Residential 1": 1.

"Residential 2": 3.

"Business 3": 1.

Description of land on which township is to be established: Remainder of Portion 10 of the farm Krugersburg 685 LS, Transvaal; and Remainder of Portion 3 (a portion of Portion 1) of the farm Koppiefontein 686, Registration Division LS, Transvaal.

Situation of proposed township: The land is situated to the north east of the residential area of Pietersburg, and is bordered to the north by Eduanpark, to the east by the proposed Bendor Extension 6, and to the south by Welgelegen Extension 7.

Reference No.: 131/15.

TENDERS

L.W.: Tenders wat voorheen gepubliseer is en waarvan die sluitingsdatum nog nie verstreke is nie, word nie in hierdie kennisgewing herhaal nie. Tenders word normaalweg 3-5 weke voor die sluitingsdatum gepubliseer.

TRANSVAALSE PROVINSIALE ADMINISTRASIE**TENDERS**

Soos gepubliseer op
20 Mei 1992

TENDERS

N.B.: Tenders previously published and where the closing dates have not yet passed, have not been repeated in this notice. Tenders are normally published 3-5 weeks before the closing date.

TRANSVAAL PROVINCIAL ADMINISTRATION**TENDERS**

As published on
20 May 1992

Tender No.	Beskrywing van Tender Description of Tender	Sluitingsdatum Closing date
ITHA 141/92	'n Fantoom: Ga-Rankuwa-hospitaal A Phantom: Ga-Rankuwa Hospital	92-06-18
ITHA 142/92	Oftalmiese krio chirurgie-eenheid: Baragwanath-hospitaal Ophthalmic cryo surgery unit: Baragwanath Hospital	92-06-18
ITHA 143/92	Ingreepsvrye bloeddrukmonitor: Barbertonse Hospitaal Non-invasive blood pressure monitor: Barberton Hospital	92-06-18
ITHA 144/92	Volwasse KPR-opleidingspop: Coronation-hospitaal Adult C.P.R. training manikin: Coronation Hospital	92-06-18
ITHA 145/92	Infusie-opleier: Coronation-hospitaal Infusion trainer: Coronation Hospital	92-06-18
ITHA 146/92	Otoakoestiese emissie-analiseerder: Johannesburgse Hospitaal Otoacoustic emission analyser: Johannesburg Hospital	92-06-18
ITHA 147/92	Klankvlakmeter: Johannesburgse Hospitaal Sound level meter: Johannesburg Hospital	92-06-18
ITHA 148/92	Multiparametermonitor: Kalafong-hospitaal Multi-parameter monitor: Kalafong Hospital	92-06-18
ITHA 149/92	Konstante spanning neurostimulator: Klerksdorpse Hospitaal Constant voltage neurostimulator: Klerksdorp Hospital	92-06-18
ITHA 150/92	Pols- en ononderbroke ultraklank terapie-eenheid: Natalspruitse Hospitaal .. Pulsed and continuous ultrasound therapy unit: Natalspruit Hospital	92-06-18

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 asmede enige tenderkontrakvoorwaardes wat nie in die tenderdokumente opgeneem is nie, is ook by die genoemde adresse ter insae beskikbaar.

Tender-verwysing	Posadres	Kamer No.	Gebou	Verdieping	Telefoon (Pretoria)
ITHA	Adjunkdirekteur-generaal: Tak Gesondheidsdienste, Privaatsak X221, Pretoria	780 AI	Provinsiale Gebou	7	201-4285
ITHB en ITHC	Adjunkdirekteur-generaal: Tak Gesondheidsdienste, Privaatsak X221, Pretoria	782 AI	Provinsiale Gebou	7	201-4281
ITHD	Adjunkdirekteur-generaal: Tak Gesondheidsdienste, Privaatsak X221, Pretoria	781 AI	Provinsiale Gebou	7	201-4202
SEKR	Direkteur-generaal: Voorsieningsadministrasiebeheer, Privaatsak X64, Pretoria	519	Ou Poyntongebou	5	201-2941
ITR	Adjunkdirekteur-generaal: Tak Paaie, Privaatsak X197, Pretoria	D307	Provinsiale Gebou	3	201-2530
ITWB	Hoofdirekteur: Hoofdirekoraat Werke, Privaatsak X228, Pretoria	C112	Provinsiale Gebou	1	201-4437
ITHW	Hoofdirekteur: Hoofdirekoraat Werke, Privaatsak X228, Pretoria	CM5	Provinsiale 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 Administrasie voorgelê word.

4. Iedere inskrywing moet in 'n afsonderlike verseëelde koevert ingedien word, geadresseer aan die **Adjunkdirekteur: Voorsieningsadministrasiebeheer, Posbus 1040, Pretoria**, en moet duidelik van die opskrif voorsien wees ten einde die tenderaar se naam en adres aan te toon, asook die nommer, beskrywing en sluitingsdatum van die tender. Inskrywings moet teen 11:00 op die sluitingsdatum in die Adjunkdirekteur se hande wees.

5. Indien inskrywings per hand ingedien word, moet hulle teen 11:00 op die sluitingsdatum, in die tenderbus geplaas wees by die navraagkantoor in die voorportaal van die Provinsiale Gebou by die hoofingang aan Pretoriusstraat se kant (naby die hoek van Bosmanstraat), Pretoria.

C. G. D. GROVÉ, Adjunkdirekteur: Voorsieningsadministrasiebeheer.

IMPORTANT NOTICES IN CONNECTION WITH TENDERS

1. The relative tender documents including the Transvaal Provincial Administrator's official tender forms, are obtainable on application from the relative addresses indicated below. Such documents and any tender contract conditions not embodied in the tender documents are also available for perusal at the said addresses.

Tender Ref	Postal address	Room No.	Building	Floor	Telephone (Pretoria)
ITHA	Deputy Director-General: Health Services Branch, Private Bag X221, Pretoria	780 AI	Provincial Building	7	201-4285
ITHB and ITHC ...	Deputy Director-General: Health Services Branch, Private Bag X221, Pretoria	782 AI	Provincial Building	7	201-4281
ITHD	Deputy Director-General: Health Services Branch, Private Bag X221, Pretoria	781 AI	Provincial Building	7	201-4202
SECR	Director-General: Provisioning Administration Control, Private Bag X64, Pretoria	519	Old Poynton Building	5	201-2941
ITR	Deputy Director-General: Transvaal, Road Branch, Private Bag X197, Pretoria	D307	Provincial Building	3	201-2530
ITWB	Chief Director: Chief Directorate of Works, Private Bag X228, Pretoria	C112	Provincial Building	1	201-4437
ITHW	Chief Director: Chief Directorate of Works, Private Bag X228, Pretoria	CM5	Provincial Building	M	201-4388

2. The Administrator is not bound to accept the lowest or any tender and reserves the right to accept a portion of the tender.

3. All tenders must be submitted on the Administrator's official tender forms.

4. Each tender must be submitted in a separate sealed envelope addressed to the **Deputy Director: Provisioning Administration Control, P.O. Box 1040, Pretoria**, and must be clearly subscribed 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 11:00 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 at the Pretorius Street main entrance (near Bosman Street corner), Pretoria, by 11:00 on the closing date.

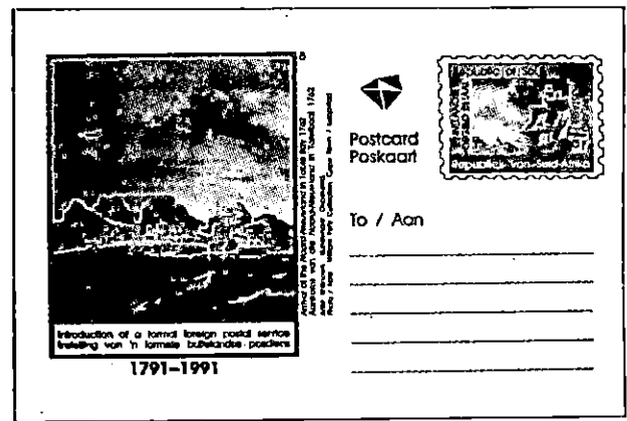
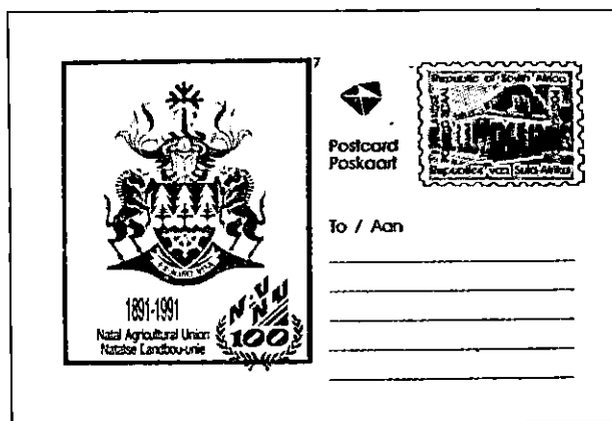
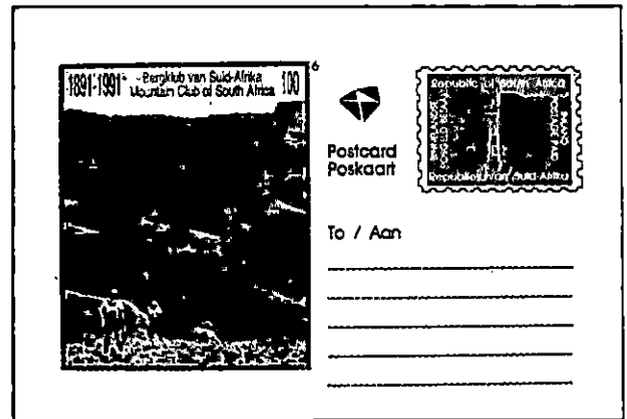
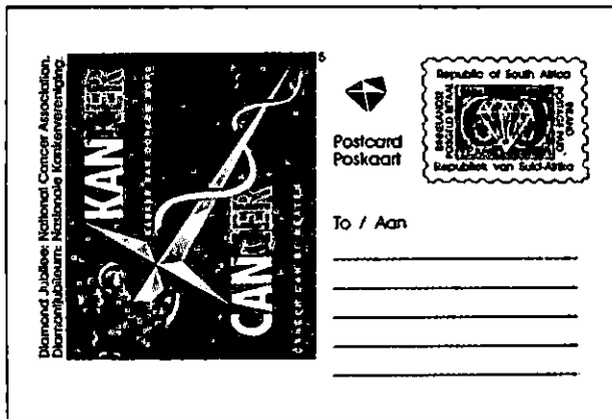
C. G. D. GROVÉ, Deputy Director: Provisioning Administration Control.

FILATELIEDIENSTE EN INTERSAPA PHILATELIC SERVICES AND INTERSAPA

HANTEER ALLE FILATELIESE ITEMS VAN DIE RSA
AMPTELIKE AGENT VIR NAMIBIË, TRANSKEI,
BOPHUTHATSWANA, VENDA EN CISKEI
SEËLS, GEDENKKOEVERTE, MAKSIMUMKAARTE
EN GEMONTEERDE STELLE
(JAARPAKKE)

HANDLES ALL RSA PHILATELIC ITEMS
OFFICIAL AGENT FOR NAMIBIA, TRANSKEI,
BOPHUTHATSWANA, VENDA AND CISKEI
STAMPS, COMMEMORATIVE ENVELOPES,
MAXIMUM CARDS AND MOUNTED SETS
(YEAR PACKS)

NUWE POSKAARTE - NEW POSTCARDS
VANAF 1 OKTOBER 1991 - AS FROM 1 OCTOBER 1991



PRIVAATSAK / PRIVATE BAG X505, PRETORIA, 0001
TEL.: (012) 311-3470/71.
FAKSNR./ FAX No.(012) 286025

FILATELIEDIENSTE EN INTERSADA PHILATELIC SERVICES AND INTERSADA

HANTEER alle filateliese items van die RSA
 Amptelike AGENT vir Namibië, Transkei,
 Bophuthatswana, Venda en Ciskei
 Seëls, Gedenkkoeverte, Maksimumkaarte
 EN GEMONTEERDE STELLE
 (JAARPAKKE)

HANDLES all RSA philatelic items
 Official AGENT for Namibia, Transkei,
 Bophuthatswana, Venda and Ciskei
 Stamps, Commemorative envelopes,
 Maximum cards and mounted sets
 (year packs)

NUWE AËROGRAMME - NEW AEROGRAMS
VANAF 1 OKTOBER 1991 - AS FROM 1 OCTOBER 1991



PRIVAATSAK / PRIVATE BAG X505, PRETORIA, 0001
TEL.: (012) 311-3470/71.
FAKSNR./ FAX No.(012) 286025

INHOUD

No.		Bladsy No.	Koerant No.
PROKLAMASIES.			
16	Ordonnansie op Dorpsbeplanning en Dorpe (15/1986): Wysiging van Proklamasie No. 11 van 18 Maart 1992.....	2	4833
17	Wet op Provinsiale Regering (69/1986): Wysiging van die Ordonnansie op Plaaslike Bestuur, 1939.....	2	4833
18	do.: Wysiging van die Ordonnansie op Perdewedrenne en Weddenskappe, 1978.....	4	4833
ADMINISTRATEURSKENNISGEWINGS			
74	Ordonnansie op Plaaslike Bestuur, 1939: Munisipaliteit van Rayton: voorgestelde verandering van grense.....	31	4833
79	Ordonnansie op Dorpsbeplanning en Dorpe, 1965: Regstellingskennisgewing: Halfway House en Clayville-wysigingskema 502.....	32	4833
80	Wet op Minder Formele Dorpsstigting (113/1991): Dorpsstigting: Voorgestelde dorp Nthabiseng.....	32	4833
81	Ordonnansie op Plaaslike Bestuur, 1939: Munisipaliteit van Rustenburg: Voorgestelde verandering van grense.....	33	4833
82	Wet op Streeksdiensterade (109/1985): Sentraal Witwatersrand Streeksdiensteraad: Opdra van streeksfunksies: Vervangingskennisgewing.....	34	4833
83	Padordonnansie, 1957: Intrekking van status: Gedeelte van Openbare en Provinsiale Pad P6-1: Munisipale gebied van Benoni.....	34	4833
OFFISIËLE KENNISGEWING			
8	Local Authorities Roads Ordinance (44/1904): Stadsraad van Boksburg: Proklamering van 'n pad: Ravenswoodlandbouhoewes-nedersetting.....	36	4833
ALGEMENE KENNISGEWINGS			
292	do.: do.: Springs-wysigingskema 1/655 ...	36	4833
335	Ordonnansie op Dorpsbeplanning en Dorpe (15/1986): Aansoek om stigting van dorp: Willow Park Manor-uitbreiding 16.....	37	4833
336	do.: Stadsraad van Pretoria: Pretoria-wysigingskema 3971.....	38	4833
340	Ordonnansie op Dorpsbeplanning en Dorpe (15/1986): Wysiging van Johannesburg-dorpsbeplanningskema, 1979 ...	38	4833
341	do.: Wysiging van Pretoria-dorpsbeplanningskema, 1974.....	39	4833
342	do.: Wysiging van Groblersdal-dorpsbeplanningskema, 1981: Groblersdal-wysigingskema 29.....	39	4833
343	do.: Pretoria-wysigingskema 1276: Aansoek om wysiging.....	40	4833
345	do.: Wysiging van dorpsbeplanningskema: Roodepoort-wysigingskema 414.....	40	4833
346	do.: do.: Randburg-wysigingskema 1669	41	4833
347	do.: Pretoria-wysigingskema 4017: Aansoek om wysiging.....	41	4833
348	do.: Nigel-wysigingskema 103: Aansoek om wysiging.....	42	4833
349	Ordonnansie op die Verdeling van Grond (20/1986): Dorpsraad van Roodepoort: Aansoek om verdeling van grond: Gedeelte 168 van die plaas Roodepoort 237IQ.....	42	4833

CONTENTS

No.		Page No.	Gazette No.
PROCLAMATIONS			
16	Town-planning and Townships Ordinance (15/1986): Amendment of Proclamation No. 11 of 18 March 1992.....	2	4833
17	Provincial Government Act (69/1986): Amendment of the Local Government Ordinance, 1939.....	2	4833
18	do.: Amendment of the Horse-Racing and Betting Ordinance, 1978.....	4	4833
ADMINISTRATOR'S NOTICES			
74	Local Government Ordinance, 1939: Municipality of Rayton: Proposed alteration of boundaries.....	31	4833
79	Town-planning and Townships Ordinance, 1965: Correction notice: Halfway House and Clayville Amendment Scheme 502.....	32	4833
80	Less Formal Township Establishment Act (113/1991): Township establishment: Proposed Nthabiseng Township.....	32	4833
81	Local Government Ordinance, 1939: Municipality of Rustenburg: Proposed alteration of boundaries.....	33	4833
82	Regional Services Council Act (109/1985): Entrustment of regional function to the Central Witwatersrand Regional Services Council: Substitution notice.	34	4833
83	Roads Ordinance, 1957: Revoking of status: Portion of Public and Provincial Road P6-1: Municipal area of Benoni.....	34	4833
OFFICIAL NOTICE			
8	Local Authorities Roads Ordinance (44/1904): Town Council of Boksburg: Proclamation of a road.....	34	4833
GENERAL NOTICES			
292	do.: do.: Springs Amendment Scheme 1/655.....	36	4833
335	Town-planning and Townships Ordinance (15/1986): Application for establishment of township: Willow Park Manor Extension 16.....	37	4833
336	do.: City Council of Pretoria: Pretoria Amendment Scheme 3971.....	38	4833
340	Town-planning and Townships Ordinance (15/1986): Amendment of town-planning scheme: Johannesburg Town-planning Scheme, 1979.....	38	4833
341	do.: Amendment of Pretoria Town-planning Scheme, 1974.....	39	4833
342	do.: Amendment of Groblersdal Town-planning Scheme, 1981: Groblersdal Town-planning Scheme 29.....	39	4833
343	do.: Pretoria Region Amendment Scheme 1276: Application of amendment.....	40	4833
345	do.: Amendment of town-planning scheme: Roodepoort Amendment Scheme 414.....	40	4833
346	do.: do.: Randburg Amendment Scheme 1669.....	41	4833
347	do.: Pretoria Amendment Scheme 4017: Application of Amendment.....	41	4833
348	Nigel Amendment Scheme 103: Application of amendment.....	42	4833
349	Division of Land Ordinance (20/1986): Town Council of Roodepoort: Application to sub-divide land: Portion 168 of the farm Roodepoort 237 IQ.....	42	4833

No.	Bladsy No.	Koerant No.	No.	Page No.	Gazette No.
350			350		
Ordonnansie op Dorpsbeplanning en Dorpe (15/1986): Kempton Park-wysigingskema 356: Aansoek om wysiging.....	43	4833	Town-planning and Township Ordinance (15/1986): Kempton Park Amendment Scheme 356: Application of amendment..	43	4833
351			351		
do.: Bronkhorstspuit-wysigingskema 64: Aansoek om wysiging.....	43	4833	do.: Bronkhorstspuit Amendment Scheme 64: Application of amendment....	43	4833
352			352		
do.: Aansoek om wysiging van dorpsbeplanningskema: Germiston-wysigingskema 418.....	44	4833	do.: Application for amendment of town-planning scheme: Germiston Amendment Scheme 418.....	44	4833
353			353		
do.: do.: Sandton-wysigingskema 1996...	44	4833	do.: do.: Sandton Amendment Scheme 1996.....	44	4833
355			355		
Wet op Opheffing van Beperkings (84/1967): Opheffing van titelvoorwaardes.....	45	4833	Removal of Restrictions Act (84/1967): Removal of conditions of title.....	45	4833
356			356		
do.: Opheffing van voorwaardes: Wysiging van Sandton-dorpsbeplanningskema, 1980: Benmore Gardens, Parkmore, Morningside-uitbreiding 5, Sandown en Zandfontein 42 IR.....	46	4833	do.: Removal of conditions: Amendment of Sandton Town-planning Scheme, 1980: Benmore Gardens, Parkmore, Morningside Extension 5, Sandown and Zandfontein 42 IR.....	46	4833
357			357		
do.: Wysiging van Pretoria-dorpsbeplanningskema, 1974: Erwe 87 en 88, Hazelwood.....	47	4833	do.: Amendment of Pretoria Town-planning Scheme, 1974: Erven 87 and 88, Hazelwood.....	47	4833
358			358		
do.: Opheffing van voorwaarde: Wysiging van Roodepoort-dorpsbeplanningskema, 1987: Erf 353, Florida.....	47	4833	do.: Removal of condition: Amendment of Roodepoort Town-planning Scheme, 1987: Erf 353, Florida.....	47	4833
359			359		
do.: Wysiging van voorwaarde: Wysiging van Pretoria-dorpsbeplanningskema, 1974: Erf 668, Muckleneuk.....	48	4833	do.: Amendment of condition: Amendment of Pretoria Town-planning Scheme, 1974: Erf 668, Muckleneuk.....	48	4833
360			360		
do.: do.: Erf 206, Waterkloof.....	48	4833	do.: do.: Erf 206, Waterkloof.....	48	4833
361			361		
do.: Opheffing van voorwaarde: Erf 670, Wierda Park.....	49	4833	do.: Removal of condition: Erf 670, Wierda Park.....	49	4833
362			362		
do.: Opheffing van titelvoorwaardes: Landbouhoeve 69, Olympus-landbouhoewes, Pretoria.....	49	4833	do.: Removal of conditions of title: Plot 69, Olympus Plots, Pretoria.....	49	4833
363			363		
Opmetingswet (9/1927): Oprigting van versekeringsmerke Bedfordview-uitbreiding 409.....	49	4833	Land Survey Act (9/1927): Establishing of reference marks Bedfordview Extension 409.....	49	4833
364			364		
do.: do.: Reyno ridge-uitbreiding 15.....	50	4833	do.: do.: Reyno Ridge Extension 15.....	50	4833
365			365		
do.: do.: Promosa-uitbreiding 2.....	50	4833	do.: do.: Promosa Extension 2.....	50	4833
366			366		
do.: do.: Sundowner-uitbreiding.....	50	4833	do.: do.: Sundowner Extension 14.....	50	4833
367			367		
do.: do.: Glen Lauriston-uitbreiding 4.....	51	4833	do.: do.: Glen Lauriston Extension 4.....	51	4833
368			368		
do.: do.: Denlee-uitbreiding 12.....	51	4833	do.: do.: Denlee Extension 12.....	51	4833
369			369		
do.: do.: Sunninghill-uitbreiding 22.....	51	4833	do.: do.: Sunninghill Extension 22.....	51	4833
370			370		
do.: do.: Parktown.....	52	4833	do.: do.: Parktown.....	52	4833
371			371		
do.: do.: Daveyton-uitbreiding.....	52	4833	do.: do.: Daveyton Extension 7.....	52	4833
372			372		
do.: do.: Botleng-uitbreiding 2.....	52	4833	do.: do.: Botleng Extension 2.....	52	4833
373			373		
do.: do.: Laudium-uitbreiding 1.....	53	4833	do.: do.: Laudium Extension 1.....	53	4833
374			374		
Ordonnansie op Dorpsbeplanning en Dorpe (15/1986): Stigting van dorp: Daspoort-uitbreiding 9.....	53	4833	Town-planning and Townships Ordinance (15/1986): Establishment of township: Daspoort Extension 9.....	53	4833
375			375		
do.: do.: Faerie Glen-uitbreiding 31.....	54	4833	do.: do.: Faerie Glen Extension 31.....	54	4833
376			376		
do.: Stadsraad van Pretoria: Hersenering: Erf 394, Nieuw Muckleneuk.....	54	4833	do.: City Council of Pretoria: Rezoning: Erf 394, Nieuw Muckleneuk.....	54	4833
377			377		
Wet op Omsetting van Sekere Regte in Huurpag (81/1988): Mamelodi Plaaslike Owerheid: Persone reg van huurpag verleen.....	55	4833	Conversion of Certain Rights to Leasehold Act (81/1988): Mamelodi Local Authority: Persons granted right of leasehold.....	55	4833
378			378		
do.: Persone reg van huurpag verleen.....	58	4833	do.: Persons granted right of leasehold....	58	4833
379			379		
Ordonnansie op Dorpsbeplanning en Dorpe (15/1986): Wysiging van dorpsbeplanningskema: Erf 209, Blackheath-uitbreiding 1-dorpsgebied.....	64	4833	Town-planning and Townships Ordinance (15/1986): Amendment of town-planning scheme: Erf 209, Blackheath Extension 1 Township.....	64	4833
380			380		
do.: Wysiging van dorpsbeplanningskema: Sandton-wysigingskema 2003: Erf 268, Eastgate-uitbreiding 13.....	65	4833	do.: do.: Sandton Amendment Scheme 2003: Erf 268, Eastgate Extension 13.....	65	4833
381			381		
do.: do.: Pretoria-wysigingskema: Erf 1236, Arcadia.....	65	4833	do.: do.: Pretoria Amendment Scheme: Erf 1236 Arcadia.....	65	4833
382			382		
do.: do.: Randburg-wysigingskema 1682: Erf 1334, Ferndale.....	66	4833	do.: do.: Randburg Amendment Scheme 1682: Erf 1334, Ferndale.....	66	4833
383			383		
do.: do.: Delmas-wysigingskema 26: Ge-deelte 83, plaas Witklip, 232 IR.....	66	4833	do.: do.: Delmas Amendment Scheme 26: Portion 83, farm Witklip 232 IR.....	66	4833
384			384		
do.: do.: Johannesburg-wysigingskema 3824: Erf 1467, Northcliff-uitbreiding 2.....	67	4833	do.: do.: Johannesburg Amendment Scheme: 3824: Erf 1467, Northcliff Extension 2.....	67	4833
385			385		
do.: do.: Johannesburg-wysigingskema 3841: Erf 45, Rosebank.....	67	4833	do.: do.: Johannesburg Amendment Scheme 3841: Erf 45, Rosebank.....	67	4833
386			386		
do.: do.: Roodepoort-wysigingskema 598: Erwe 459, 460, 531 en 532, Florida..	68	4833	do.: do.: Roodepoort Amendment Scheme 598: Erven 459, 460, 531 and 532, Florida.....	68	4833

No.		Bladsy No.	Koerant No.	No.		Page No.	Gazette No.
387	do.: do.: Standerton-wysigingskema 37: Erf 1076, Stanwes, distrik Standerton.....	69	4833	387	do.: do.: Standerton Amendment Scheme 37: Erf 1076, Stanwes, District of Standerton.....	69	4833
388	do.: do.: Pretoria-wysigingskema: Erf 1/44, Brooklyn.....	69	4833	388	do.: do.: Pretoria Amendment Scheme: Erf 1/44, Brooklyn.....	69	4833
389	do.: do.: Johannesburg-wysigingskema: Erf 1199, Mondeor.....	70	4833	389	do.: do.: Johannesburg Amendment Scheme 3740: Erf 1199, Mondeor.....	70	4833
390	do.: do.: Vanderbijlpark-wysigingskema 166: Erf 664, Vanderbijlpark South East 7-dorpsgebied.....	70	4833	390	do.: do.: Vanderbijlpark Amendment Scheme 166: Erf 664, Vanderbijlpark South East 7 Township.....	70	4833
391	do.: do.: Sandton-wysigingskema 1997: Gedeelte 23, Eastgate-dorpsgebied.....	71	4833	391	do.: do.: Sandton Amendment Scheme 1997: Erf 23, Eastgate Township.....	71	4833
392	do.: do.: Uitbreiding van grense: Eastgate-dorpsgebied.....	72	4833	392	do.: do.: Extension of boundaries: Eastgate Township.....	72	4833
393	do.: do.: Wysiging van dorpsbeplanningeskema: Meyerton-dorpsbeplanningeskema, 1986: Erf 52, Golf Park-dorp.....	72	4833	393	do.: do.: Amendment of town-planning scheme: Meyerton Town-planning Scheme, 1986: Erf 52, Golf Park Township.....	72	4833
394	do.: do.: Rustenburg-wysigingskema 214: Erf 1015, Rustenburg.....	73	4833	394	do.: do.: Rustenburg Amendment Scheme 214: Erf 1015, Rustenburg.....	73	4833
395	do.: do.: Johannesburg-wysigingskema 3813: Erf 23, Blackheath.....	73	4833	395	do.: do.: Johannesburg Amendment Scheme 3813: Erf 23, Blackheath.....	73	4833
396	do.: do.: Halfway House en Clayville-wysigingskema 664: Erwe 212 en 217, Halfway House-uitbreiding 12.....	74	4833	396	do.: do.: Halfway House and Clayville Amendment Scheme 664: Erven 212 and 217, Halfway House Extension 12.....	74	4833
397	do.: do.: Sandton-wysigingskema 2002: Erwe 124 en 125, Eastgate-uitbreiding 6.....	74	4833	397	do.: do.: Sandton Amendment Scheme 2002: Erven 124 and 125, Eastgate Extension 6.....	74	4833
398	do.: do.: Roodepoort-wysigingskema 597: Erf 767, Roodekrans-uitbreiding 2, Roodepoort.....	75	4833	398	do.: do.: Roodepoort Amendment Scheme 597: Erf 767, Roodekrans Extension 2, Roodepoort.....	75	4833
399	do.: do.: Pretoria-wysigingskema 4024, Erf 240/1, Sunnyside.....	75	4833	399	do.: do.: Pretoria Amendment Scheme 4024: Erf 240/1, Sunnyside.....	75	4833
400	Wet op die Omsetting van Sekere Regte In Huurpag (81/1988): Persone huurpag verleen.....	76	4833	400	Conversion of Certain Rights to Leasehold Act (81/1988): Persons granted leasehold.....	76	4833
401	do.: do.: Pretoria-wysigingskema 4026: Erf 384, Gezina.....	78	4833	401	do.: do.: Pretoria Amendment Scheme 4026: Erf 384, Gezina.....	78	4833

LOCAL AUTHORITY NOTICES

PLAASLIKE BESTUURSKENNISGEWINGS				LOCAL AUTHORITY NOTICES			
387	Stadsraad van Boksburg.....	79	4833	387	Town Council of Boksburg.....	79	4833
388	Plaaslike Bestuur van Boksburg.....	79	4833	388	Local Authority of Boksburg.....	79	4833
389	Dorpsraad van Coligny.....	80	4833	389	Village Council of Coligny.....	80	4833
399	Stadsraad van Midrand.....	81	4833	399	Town Council of Midrand.....	81	4833
405	Stadsraad van Roodepoort.....	81	4833	405	City Council of Roodepoort.....	81	4833
410	Stadsraad van Thabazimbi.....	82	4833	410	Town Council of Thabazimbi.....	82	4833
416	Stadsraad van Akasia.....	83	4833	416	Town Council of Akasia.....	83	4833
417	Stadsraad van Bedfordview.....	83	4833	417	Town Council of Bedfordview.....	83	4833
418	Stadsraad van Akasia.....	83	4833	418	Town Council of Akasia.....	83	4833
419	Stadsraad van Akasia.....	84	4833	419	Town Council of Akasia.....	84	4833
420	Stadsraad van Alberton.....	84	4833	420	Town Council of Alberton.....	84	4833
421	Stadsraad van Boksburg.....	85	4833	421	Town Council of Boksburg.....	85	4833
422	Stadsraad van Boksburg.....	94	4833	422	Town Council of Boksburg.....	94	4833
423	Stadsraad van Boksburg.....	94	4833	423	Town Council of Boksburg.....	94	4833
424	Stadsraad van Boksburg.....	94	4833	425	Town Council of Delmas.....	95	4833
425	Stadsraad van Delmas.....	95	4833	426	Local Authority of Edenvale.....	95	4833
426	Plaaslike Bestuur van Edenvale.....	95	4833	427	Town Council of Edenvale.....	96	4833
427	Stadsraad van Edenvale.....	96	4833	428	Town Council of Ermelo.....	97	4833
428	Stadsraad van Ermelo.....	97	4833	429	Town Council of Fochville.....	101	4833
429	Stadsraad van Fochville.....	101	4833	430	City Council of Germiston.....	101	4833
430	Stadsraad van Germiston.....	101	4833	431	City Council of Germiston.....	102	4833
431	Stadsraad van Germiston.....	102	4833	432	City Council of Germiston.....	102	4833
432	Stadsraad van Germiston.....	102	4833	433	Town Council of Hartbeespoort.....	103	4833
433	Stadsraad van Hartbeespoort.....	103	4833	434	Theta Extension 3: Notice of Correction...	103	4833
434	Theta-uitbreiding 3: Regstellingskennisgewing.....	103	4833	435	Johannesburg Amendment Scheme 3398.....	104	4833
435	Johannesburgse Wysigingskema 3398 ...	104	4833	436	Johannesburg Amendment Scheme 3438.....	104	4833
436	Johannesburgse Wysigingskema 3438 ...	104	4833	437	Johannesburg Amendment Scheme 3585.....	104	4833
437	Johannesburgse Wysigingskema 3585 ...	104	4833	438	Johannesburg Amendment Scheme 3524.....	105	4833
438	Johannesburgse Wysigingskema 3524 ...	105	4833	439	Johannesburg Amendment Scheme 3596.....	105	4833
439	Johannesburgse Wysigingskema 3596 ...	105	4833	440	Johannesburg Amendment Scheme 3210.....	106	4833
440	Johannesburgse Wysigingskema 3210 ...	105	4833	441	Johannesburg Amendment Scheme 3562.....	106	4833
441	Johannesburgse Wysigingskema 3562 ...	106	4833	442	Town Council of Kempton Park.....	106	4833
442	Stadsraad van Kempton Park.....	106	4833	443	Town Council of Louis Trichardt.....	107	4833
443	Stadsraad van Louis Trichardt.....	107	4833				



No.		Bladsy No.	Koerant No.	No.		Page No.	Gazette No.
444	Stadsraad van Louis Trichardt	107	4833	444	Town Council of Louis Trichardt	107	4833
445	Stadsraad van Midrand	108	4833	445	Town Council of Midrand	108	4833
446	Stadsraad van Nigel	109	4833	446	Town Council of Nigel	109	4833
447	Stadsraad van Phalaborwa	109	4833	447	Town Council of Phalaborwa	109	4833
448	Stadsraad van Phalaborwa	110	4833	448	Town Council of Phalaborwa	110	4833
449	Stadsraad van Phalaborwa	111	4833	449	Town Council of Phalaborwa	111	4833
450	Pietersburg-wysigingskema 251	111	4833	450	Pietersburg Amendment Scheme 251	111	4833
451	Stadsraad van Pietersburg	112	4833	451	Pietersburg Town Council	112	4833
452	Pietersburg-wysigingskema 172	112	4833	452	Pietersburg Amendment Scheme 172	112	4833
453	Pietersburg-wysigingskema 214	112	4833	453	Pietersburg Amendment Scheme 214	112	4833
454	Pietersburg-wysigingskema 185	113	4833	454	Pietersburg Amendment Scheme 185	113	4833
455	Stadsraad van Pretoria	113	4833	455	City Council of Pretoria	113	4833
456	Stadsraad van Pretoria	114	4833	456	City Council of Pretoria	114	4833
457	Stadsraad van Pretoria	114	4833	457	City Council of Pretoria	114	4833
458	Stadsraad van Pretoria	114	4833	458	City Council of Pretoria	114	4833
459	Stadsraad van Pretoria	115	4833	459	City Council of Pretoria	115	4833
460	Stadsraad van Pretoria	115	4833	460	City Council of Pretoria	115	4833
461	Plaaslike Gebiedskomitee van Hoedspruit	116	4833	461	Local Area Committee of Hoedspruit	116	4833
462	Stadsraad van Randvaal	116	4833	462	Town Council of Randvaal	116	4833
463	Dorpsraad van Sabie	117	4833	463	Village Council of Sabie	117	4833
464	Stadsraad van Sandton	121	4833	464	Town Council of Sandton	121	4833
465	Stadsraad van Sandton	121	4833	465	Town Council of Sandton	121	4833
466	Stadsraad van Sandton	122	4833	466	Town Council of Sandton	122	4833
467	Sandton-wysigingskema 1893	122	4833	467	Sandton Amendment Scheme 1893	122	4833
468	Sandton-wysigingskema 1931	123	4833	468	Sandton Amendment Scheme 1931	123	4833
469	Sandton-wysigingskema 1760	123	4833	469	Sandton Amendment Scheme 1760	123	4833
470	Sandton-wysigingskema 1919	123	4833	470	Sandton Amendment Scheme 1919	123	4833
471	Sandton-wysigingskema 1779	124	4833	471	Sandton Amendment Scheme 1779	124	4833
472	Munisipaliteit van Springs	124	4833	472	Municipality of Springs	124	4833
473	Stadsraad van Springs	126	4833	473	Town Council of Springs	126	4833
474	Stadsraad van Springs	126	4833	474	Town Council of Springs	126	4833
475	Stadsraad van Springs	127	4833	475	Town Council of Springs	127	4833
476	Stadsraad van Thabazimbi	127	4833	476	Town Council of Thabazimbi	127	4833
477	Stadsraad van Thabazimbi	128	4833	477	Town Council of Thabazimbi	128	4833
478	Stadsraad van Vereeniging	128	4833	478	Town Council of Vereeniging	128	4833
479	Stadsraad van Vereeniging	129	4833	479	Town Council of Vereeniging	129	4833
480	Stadsraad van Vereeniging	129	4833	480	Town Council of Vereeniging	129	4833
481	Wakkerstroom Dorpsraad	130	4833	481	Local Authority of Wakkerstroom	130	4833
482	Stadsraad van Nylstroom	130	4833	482	Town Council of Nylstroom	130	4833
483	Stadsraad van Randburg	131	4833	483	Town Council of Randburg	131	4833
484	Stadsraad van Randburg	131	4833	484	Town Council of Randburg	131	4833
485	Stadsraad van Witbank	132	4833	485	Town Council of Witbank	132	4833
486	Stadsraad van Modderfontein	132	4833	486	Town Council of Modderfontein	132	4833
487	Stadsraad van Klerksdorp	133	4833	487	Town Council of Klerksdorp	133	4833
488	Stadsraad van Klerksdorp	133	4833	488	Town Council of Klerksdorp	133	4833
489	Stadsraad van Nelspruit	133	4833	489	Town Council of Nelspruit	133	4833
490	Alberton-wysigingskema 585	134	4833	490	Alberton Amendment Scheme 585	134	4833
491	Alberton-wysigingskema 598	134	4833	491	Alberton Amendment Scheme 598	134	4833
492	Stadsraad van Potchefstroom	135	4833	492	Town Council of Potchefstroom	135	4833
493	Stadsraad van Potchefstroom	135	4833	493	Town Council of Potchefstroom	135	4833
494	Stadsraad van Potchefstroom	136	4833	494	Town Council of Potchefstroom	136	4833
495	Potchefstroom-wysigingskema	495	136	495	Potchefstroom Amendment Scheme 495	136	4833
495A	Stadsraad van Pietersburg	136	4833	495A	City Council of Pietersburg	136	4833
	TENDERS	137	4833		TENDERS	137	4833