

THE PROVINCE OF NORTHERN CAPE  
DIE PROVINSIE NOORD-KAAP

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**PROCLAMATIONS • PROKLAMASIES****PROCLAMATION****No. 25/1995****CLOSURE OF STATE-AIDED SCHOOL**

Under the powers vested in me by section 37A (1) of the Education Affairs Act (House of Assembly), 1988 (Act No. 70 of 1988), I Tina Monica Joemat, Member of the Executive Council responsible for Education and Cultural Affairs: Northern Cape, hereby declare that the state-aided Marchand Primary School will close on 31 December 1994.

Dated at Kimberley this 23rd day of January 1995.

**T. M. JOEMAT (Miss)**, Member of the Executive Council responsible for Education and Cultural Affairs: Northern Cape.

**PROCLAMATION****No. 26/1995****CLOSURE OF STATE-AIDED SCHOOL**

Under the powers vested in me by section 37A(1) of the Education Affairs Act (House of Assembly), 1988 (Act No. 70 of 1988), I, Tina Monica Joemat, Member of the Executive Council responsible for Education and Cultural Affairs Northern Cape, hereby declare that the state-aided Strydenburg Primary School will close on 31 December 1994.

Dated at Kimberley this 23rd day of January 1995.

**T. M. JOEMAT (Miss)**,

Member of the Executive Council responsible for Education and Cultural Affairs: Northern Cape.

**PROCLAMATION****No. 27/1995****PRIESKA MUNICIPALITY****REPEAL OF BY-LAW**

The Premier has approved the repeal of the Standard By-law relating to Electricity, published under Provincial Notice 1 dated 13 January 1978, as amended, in so far as it applies to the Prieska Municipality by virtue of its adoption by the Council of such Municipality and promulgation under Provincial Notice 596 dated 16 June 1978, as amended.

Dated at Kimberley this 20th day of February 1995.

**M. DIPICO, Premier.**

**PROCLAMATION****No. 28/1995****PRIESKA MUNICIPALITY****AMENDMENT TO THE STANDARD ELECTRICITY  
SUPPLY BY-LAW**

The Standard Electricity Supply By-law, published under Provincial Notice 535 dated 18 September 1987, as amended, and adopted by the Municipal Council of Prieska under

**PROKLAMASIE****No. 25/1995****SLUITING VAN STAATSONDERSTEUNDE SKOOL**

Kragtens die bevoegdheid my verleen by artikel 37A (1) van die Wet op Onderwysaangeleenthede (Volksraad), 1988 (Wet No. 70 van 1988), verklaar ek, Tina Monica Joemat, Lid van die Uitvoerende Raad verantwoordelik vir Onderwys en Kultuursake: Noord-Kaap, hierby dat die staatsondersteunde Laerskool Marchand op 31 Desember 1994 sluit.

Gedateer te Kimberley op hede die 23ste dag van Januarie 1995.

**T. M. JOEMAT (Mej.)**, Lid van die Uitvoerende Raad verantwoordelik vir Onderwys en Kultuursake: Noord-Kaap.

**PROKLAMASIE****No. 26/1995****SLUITING VAN STAATSONDERSTEUNDE SKOOL**

Kragtens die bevoegdheid my verleen by artikel 37A(1) van die Wet op Onderwysaangeleenthede (Volksraad), 1988 (Wet No. 70 van 1988), verklaar ek, Tina Monica Joemat, Lid van die Uitvoerende Raad verantwoordelik vir Onderwys en Kultuursake: Noord-Kaap, hierby dat die staatsondersteunde Laerskool Strydenburg op 31 Desember 1994 sluit.

Gedateer te Kimberley op hede die 23ste dag van Januarie 1995.

**T. M. JOEMAT (Mej.)**,

Lid van die Uitvoerende Raad verantwoordelik vir Onderwys en Kultuursake: Noord-Kaap.

**PROKLAMASIE****No. 27/1995****MUNISIPALITEIT PRIESKA****HERROEPING VAN VERORDENING**

Die Premier het dit goedgekeur dat die Standaardverordening insake Elektrisiteitsvoorsiening, gepubliseer by Provinsiale Kennisgewing 1 van 13 Januarie 1978, soos gewysig, vir sover dit op die Munisipaliteit Prieska van toepassing is ingevolge die aanname daarvan deur die raad van sodanige Munisipaliteit en afkondiging by Provinsiale Kennisgewing 596 van 16 Junie 1978, soos gewysig, herroep word.

Gedateer te Kimberley op hede die 20ste dag van Februarie 1995.

**M. DIPICO, Premier.**

**PROKLAMASIE****No. 28/1995****MUNISIPALITEIT PRIESKA****WYSIGING VAN DIE STANDAARDVERORDENING  
INSAKE ELEKTRISITEITSVOORSIENING**

Die Standaardverordening insake Elektrisiteitsvoorsiening, gepubliseer by Provinsiale Kennisgewing 535 van 18 September 1987, soos gewysig, en aangeneem deur die

Provincial Notice 115 dated 11 February 1994, is hereby amended in so far as it applies to the Prieska Municipality by the substitution in section 17A (1) (b) for the expression "a surcharge of 15%" of the expression "interest at 20%".

Dated at Kimberley this 20th day of February 1995.

M. DIPICO, Premier.

## PROCLAMATION No. 29/1995

### BENEDE-ORANJE REGIONAL SERVICES COUNCIL BY-LAW RELATING TO THE SUPPLY OF WATER

#### Definitions

1. In this by-law—

"consumer" means owner or occupier;

"Council" means the Benede-Oranje Regional Services Council;

"owner" means—

(a) the person or persons in whom the legal title to any immovable property from time to time is vested, and

(b) any person who has purchased immovable property and to whom possession thereof has been given but who has not taken transfer thereof, and

"premises" means any property or any part thereof; provided that where more than one detached residential unit is found on any property, every additional such unit shall be deemed to be separate premises, provided further that in the event of any dispute arising as a result of the interpretation of this definition, the Council's decision shall be final.

#### Application for water supply

2. (1) An application for a supply of water shall be made on the prescribed form.

(2) The Council may levy such deposit as may be determined by it by special resolution.

(3) No water shall be supplied to any person unless he has signed the agreement required by the Council.

#### Charges

3. (1) The charges which shall be paid to the Council by the consumer in respect of the connection and supply of water shall be fixed by the Council by special resolution subject to the provisions of section 189 of Ordinance 18 of 1976.

(2) All charges for water consumed shall be fixed in accordance with the quantity registered by the meter. All accounts for charges shall be due and payable on demand. Consumers shall be responsible for obtaining statements of their accounts to enable them to settle their accounts.

(3) If a consumer disputes an account, payment thereof shall not be delayed by the consumer until the dispute has been settled.

#### Surcharges

4. The Council may by special resolution fix a surcharge if an account is not paid by the seventh day of the month following the month in which the account was rendered.

Munisipale Raad van Prieska by Provinsiale Kennisgewing 115 van 11 Februarie 1994, word hierby gewysig vir sover dit op die Munisipaliteit Prieska van toepassing is deur artikel 17A (1) (b) die uitdrukking "toeslag van 15%" deur die uitdrukking "rente teen 20%" te vervang.

Gedateer te Kimberley op hede die 20ste dag van Februarie 1995.

M. DIPICO, Premier.

## PROKLAMASIE No. 29/1995

### BENEDE-ORANJE-STREEKSDIENSTERAAD VERORDENING INSAKE WATERVOORSIENING

#### Woordbepaling

1. In hierdie verordening beteken—

"eienaar"

(a) die persoon of persone by wie die regstittel van enige onroerende goed van tyd tot tyd berus, en

(b) enige persoon wat onroerende goed gekoop het en aan wie besitreg daarvan verleen is, maar wat nog nie oordrag daarvan geneem het nie;

"perseel" 'n eiendom of 'n deel daarvan; met dien verstande dat waar daar meer as een losstaande woon-eenheid op 'n eiendom voorkom, elke addisionele sodanige eenheid geag word 'n afsonderlike perseel te wees; voorts met dien verstande dat ingeval enige geskil ontstaan as gevolg van die vertolking van hierdie omskrywing, die raad se beslissing afdoen is;

"raad" die Benede-Oranje-streekdiensteraad, en

"verbruiker" eienaar of okkupeerder.

#### Aansoek om watertoevoer

2. (1) Aansoek om 'n watertoevoer moet gedoen word op die voorgeskrewe vorm.

(2) Die raad kan 'n deposito vorder soos deur hom by spesiale besluit vasgestel.

(3) Geen water word aan iemand gelever nie, tensy hy die ooreenkoms geteken het wat deur die raad vereis word.

#### Gelde

3. (1) Die gelde wat deur die verbruiker aan die raad betaal moet word ten opsigte van die aansluiting en lewering van water, word deur die raad by spesiale besluit vasgestel onderworpe aan die bepalinge van artikel 189 van Ordonnansie 18 van 1976.

(2) Alle gelde vir water verbruik, word gehef ooreenkomstig die hoeveelheid wat die meter aandui. Alle rekening vir gelde is op aanvraag verskuldig en betaalbaar. Die verantwoordelikheid rus op verbruikers om opgawes van hul rekening te verkry om dit te kan vereffen.

(3) Indien 'n verbruiker 'n rekening betwis, mag die betaling daarvan nie deur die verbruiker uitgestel word totdat die geskil bygelê is nie.

#### Toeslag

4. Die raad kan by spesiale besluit 'n toeslag vasstel indien 'n rekening nie betaal word voor of op die sewende dag van die maand wat volg op die maand waarin die rekening gelever is nie.



**Water supply**

5. The Council reserves the right to disconnect the supply of water to any premises if the account is not paid on or before the 21st day of the month following the month in which the account was rendered. The council reserves the right to refuse an application for reconnection, unless all arrear charges and a reconnection fee as stipulated in section 6 (3) have been paid.

**Charges for connections/reconnections**

6. (1) The Council may determine a tariff for a connection to the Council's water main, which tariff shall be fixed by the Council by special resolution.

(2) Where a new connection is installed on a property during any month, the minimum charge fixed by the Council by special resolution shall be fixed for such month.

(3) The charges as fixed by the Council by special resolution shall be payable in advance in respect of each reconnection of the water supply to a property after disconnection in terms of section 5 (non-payment).

**Reading of meters**

7. Meters shall usually be read monthly.

**Disconnection of water supply**

8. (1) The Council may by special resolution fix availability charges from the month immediately following the month in which the supply has been disconnected, should the water supply to any premises be disconnected for any reason whatsoever.

(2) When a consumer wishes to discontinue his water supply, application shall be made on the prescribed form.

**Water not to be removed or sold**

9. No person shall take away or carry or permit to be taken away or carried from his premises water supplied by the Council, nor shall he sell any such water or permit any such water to be sold.

**Water for building purposes**

10. Every owner requiring a supply of water for building purposes shall, before commencing any work in connection with the erection of such building, apply for a water supply.

**Council may refuse application**

11. The Council may refuse any application for a supply of water if circumstances do not permit such application to be granted.

**Repairs to be executed by owner**

12. All repairs to supply pipes, taps, fittings or apparatus lying on the consumer's side of the Council's water meter or stopcock shall be executed by and at the expense of the owner.

**Council to maintain pipes up to meter**

13. The Council shall maintain all service pipes and fittings between the water main and the water meter or stopcock.

**Position and protection of meters**

14. (1) Only meters installed by the Council shall be used.

**Watertoevoer**

5. Die raad behou hom die reg voor om die watertoevoer na enige perseel af te sluit indien die rekening nie betaal word voor of op die 21ste dag van die maand wat volg op die maand waarin die rekening gelewer is nie. Die raad behou hom die reg voor om 'n aansoek om heraansluiting te kan weier tensy alle agterstallige gelde en 'n heraansluitingsgeld soos bepaal in artikel 6 (3) betaal is.

**Gelde vir aansluitings/heraansluitings**

6. (1) Die raad kan 'n tarief vasstel vir 'n aansluiting by die raad se hoofwaterleiding, welke tarief deur die raad by spesiale besluit vasgestel word.

(2) Waar 'n nuwe aansluiting gedurende 'n maand op 'n eiendom gemaak word, word die minimum bedrag wat deur die raad by spesiale besluit vasgestel is, gehef vir sodanige maand.

(3) Die gelde soos deur die raad by spesiale besluit vasgestel, is vooruitbetaalbaar ten opsigte van elke heraansluiting van die watertoevoer by 'n eiendom na afsluiting ingevolge artikel 5 (wanbetaling).

**Aflesing van meters**

7. Meters word gewoonlik maandeliks afgelees.

**Afsluiting van watertoevoer**

8. (1) Die raad kan beskikbaarheidsgelde by spesiale besluit vasstel vanaf die maand wat onmiddellik volg op die maand waartydens die toevoer gestaak is, indien die watertoevoer na 'n perseel om water rede ook al afgesluit word.

(2) Wanneer 'n verbruiker verlang dat sy watertoevoer gestaak moet word, moet hy aansoek doen op die voorgeskrewe vorm.

**Water mag nie weggeneem of verkoop word nie**

9. Niemand mag water wat deur die raad gelewer word, van sy perseel af wegneem of wegdra of toelaat dat dit daarvandaan weggeneem of weggedra word nie; ook mag hy nie sodanige water verkoop of toelaat dat dit verkoop word nie.

**Water vir boudoeleindes**

10. Elke eienaar wat 'n watertoevoer vir boudoeleindes nodig het, moet voordat hy 'n aanvang maak met die werk in verband met die oprigting van sodanige gebou, aansoek doen om 'n watertoevoer.

**Raad kan aansoek weier**

11. Die raad kan 'n aansoek om 'n watertoevoer weier indien die omstandighede nie toelaat dat sodanige aansoek toegestaan word nie.

**Herstelwerk moet deur eienaar uitgevoer word**

12. Alle herstelwerk aan toevoerpype, krane, toebehore of apparaat wat aan die verbruiker se kant van die raad se watermeter of afsluitkraan lê, moet deur en op koste van die eienaar uitgevoer word.

**Raad moet pype tot by meter onderhou**

13. Die raad moet alle dienspype en toebehore tussen die hoofleiding en die meter of afsluitkraan onderhou.

**Plasing en beskerming van meters**

14. (1) Slegs meters wat deur die raad aangebring word, mag gebruik word.

(2) Water meters supplied by the Council shall be maintained and repaired at the expense of the Council in so far as ordinary wear and tear is concerned, but if any repairs to the said meters have in its opinion become necessary in consequence of such meters having been wilfully or negligently damaged by the consumer, the consumer shall be liable for the cost of such repairs, or if the meter is, in the opinion of the Council, damaged beyond repair, for the cost of a new meter, including its installation, and such cost shall be payable on demand. If such cost is not paid on demand, the Council may, without prejudice to its rights to recover the cost in a competent court, cut off the supply of water to the premises.

(3) The position of the meter and the line of the service pipe leading to it shall be determined by the Council.

#### Meter not to be removed

15. No person other than a duly authorised officer of the Council shall remove any meter or disconnect it from the service pipe or in any way alter or interfere with such meter, or cause or permit it to be done.

#### Remedy if meter fails to register

16. Should a meter for any period not register, or register inaccurately, the Council may arrange for the consumption of water to be charged for upon the basis of the average consumption during the preceding three months.

#### Testing of meters

17. (1) If a consumer disputes the water consumption as registered by his meter and desires to have the meter tested, application for such test shall be made by the consumer in writing, and such application shall be accompanied by such deposit as may be fixed by the Council by special resolution. The consumer or his representative may be present during the test which shall be arranged by the Council, and the result thereof shall be final. If at the test the meter is found to be more than 5% fast, the deposit shall be refunded, otherwise the consumer shall forfeit it.

(2) If a consumer requests a special reading of the meter, it shall be done upon payment of a deposit as fixed by the Council by special resolution.

#### Inspection of piping and fittings

18. Authorised officers of the Council may at all reasonable hours enter or enter upon any house, building or land to or through which water is supplied by the Council, to inspect the meter and apparatus for receiving or storing water or for the purpose of ascertaining the quantity of water supplied or consumed or for the purpose of removing a meter which is the property of the Council, and any person who hinders or obstructs such officer from gaining access or making such inspection or carrying out such removal shall be guilty of an offence.

#### Interference with Council's officers

19. No person shall resist, obstruct or interfere with, or aid, incite or encourage any person to resist, obstruct or interfere with any duly authorised officer of the Council or wilfully ed officer of the Council or wilfully give false information to any such officer when engaged in the execution of his duty.

#### Council not liable for failure of supply

20. The Council at all times reserves the right to determine the quantity of water supplied, and shall not be responsible or liable for any failure of the supply caused by a general shortage, damage to works, the undertaking of repairs, the installation of connections to other properties, extensions or any other cause.

(2) Waar die raad 'n meter voorsien het, word dit op raadskoste onderhou en herstel vir sover dit gewone slytasie betref, maar waar herstelwerk aan genoemde meter na die raad se mening nodig geword het as gevolg daarvan dat dit met opset of op nalatige wyse deur die verbruiker beskadig is, is die verbruiker aanspreeklik vir die herstelkoste, of as die meter na die mening van die raad onherstelbaar beskadig is, vir die koste van 'n nuwe meter asook die aanbring daarvan, en sodanige koste moet op aanvraag betaal word. Indien sodanige koste nie op aanvraag betaal word nie, kan die raad sonder benadeling van sy regte om die koste in 'n hof met regsbevoegdheide te verhaal, die watertoevoer na die perseel afsluit.

(3) Die plek waar die meter geplaas word en die lyn van die dienspyp wat daarheen lei, word deur die raad vasgestel.

#### Meter mag nie verwyder word nie

15. Niemand, uitgesonderd 'n behoorlik gemagtigde beampte van die raad, mag 'n meter verwyder of van die dienspyp afsluit of dit op enige wyse verander of daaraan peuter, of dit laat doen of toelaat dat dit gedoen word nie.

#### Wat gedoen word indien meter nie geregistreer nie

16. As 'n meter vir enige tydperk nie registreer nie of verkeerd registreer, kan die raad reël dat daar vir die verbruik van water betaal word op die grondslag van die gemiddelde verbruik gedurende die voorafgaande drie maande.

#### Toets van meters

17. (1) As 'n verbruiker die waterverbruik soos deur sy meter geregistreer, betwis en die meter wil laat toets, moet aansoek om sodanige toets skriftelik deur die verbruiker gedoen word, en sodanige aansoek moet vergesel gaan van 'n deposito soos deur die raad by spesiale besluit vasgestel. Die verbruiker of sy verteenwoordiger kan by die toets wat deur die raad gereël word, teenwoordig wees, en die uitslag daarvan is afdoende. Indien daar by die toets bevind word dat die meter meer as 5% te vinnig registreer, word die deposito terugbetaal; so nie, verbeur die verbruiker dit.

(2) Indien iemand 'n spesiale aflesing van 'n meter versoek, word dit gedoen teen vooruitbetaling van 'n deposito soos deur die raad by spesiale besluit vasgestel.

#### Inspeksie van pype en toebehore

18. Gemagtigde beamptes van die raad kan op alle redelike tye 'n huis, gebou of grond waaraan of waardeur water deur die raad gelewer word, binnegaan of betree ten einde die meter en apparaat vir die ontvangs of opberging van water te ondersoek of vas te stel hoeveel water gelewer of verbruik word of 'n meter wat die eiendom van die raad is te verwyder, en iedereen wat sodanige beampte hinder of belemmer om toegang te verkry of om sodanige ondersoek of verwyderingswerk uit te voer, is skuldig aan 'n misdryf.

#### Bemoeling met beamptes van die raad

19. Niemand mag 'n behoorlik gemagtigde beampte van die raad by die verrigting van sy pligte weerstaan, hinder of dwarsboom, of iemand help, aanspoor of aanmoedig om hom te weerstaan, te hinder of te dwarsboom, of met opset verkeerde inligting aan sodanige beampte verstrek nie.

#### Raad nie verantwoordelik vir onderbreking van toevoer nie

20. Die raad behou hom te alle tye die reg voor om die hoeveelheid water wat gelewer word, vas te stel, en is nie verantwoordelik of aanspreeklik vir 'n onderbreking van die toevoer as gevolg van 'n algemene tekort, skade aan werke, die uitvoer van herstelwerk, die aanbring van aansluitings by ander eiendomme, uitbreidings of enige ander oorsaak nie.



**Special restrictions**

21. The Council may at any time after three days notice limit the supply of water for all or any purposes to such hours as it may decide upon, and may in its discretion prohibit the use of water for any purpose other than for household purposes.

**Council may prohibit use of water for certain purposes**

22. The Council may at any time prohibit the use of water for all or any of the following purposes: Watering or irrigating gardens or soil, washing paths or pavements; discharging water from taps or squirting it by hose or otherwise over floors, windows, walls, trees, motor cars or other objects, by which action a considerable quantity of water may be used; provided that notice of its intention so to prohibit the use of water shall be given by the Council, and no person shall use water for any of the above-mentioned purposes after the date on which the use of water for such purposes is prohibited.

**Waste or misuse of water**

23. (1) Consumers shall allow all duly authorised officers of the Council to enter dwelling-houses or other premises at all reasonable hours for the purpose of ascertaining if there is any waste or misuse of water. If any waste or misuse is discovered, the water may be cut off from the said houses or premises after twenty-four hours notice to the owner or agent of the premises having been given in writing of the Council's intention to do so.

(2) If any consumer wrongfully does or causes or permits to be done anything contrary to the foregoing sections, or if any consumer wrongfully fails to do anything that should have been done by him in accordance with the said sections, such consumer shall be guilty of an offence.

**Bathing or washing in reservoir, etc.**

24. Any person who bathes or washes or who washes clothes in any dam or reservoir or other waterworks belonging to the Council, or who washes or throws any dog or other animal in or into such water or causes or allows such dog or other animal to enter such water, or who places or throws any rubbish, dirt or filth or noisome matter in or into any such dam or reservoir or waterworks or stream, or who washes or cleans therein any wool, leather or skins of any animal or any leather or skins of any animal or any other thing whatsoever shall be guilty of an offence.

**Interference with locks, cocks, etc.**

25. Any person who interferes with, or breaks or damages or opens any lock, cock, hydrant, pipe, valve, work, meter or engine belonging to the Council, or who flushes or draws off any water from the reservoirs or other works of the Council, or who does any wilful act whereby such water is wasted shall be guilty of an offence.

**Alterations to pipes, etc.**

26. No pipe or apparatus shall be attached to works of the Council, nor shall any addition or alteration be made to any existing pipe or apparatus without notice having been given in writing and consent having been obtained, or until the charge or additional charge, if any, payable in respect of the supply of water by means of such pipe or apparatus has been determined by the owner and the Council.

**Spesiale beperkings**

21. Die raad kan te eniger tyd na kennisgewing van drie dae die watertoevoer vir alle of enige doeleindes tot die ure beperk waarop hy besluit en kan na goeddunke die gebruik van water vir enige doel, uitgesonderd vir huishoudelike doeleindes, verbied.

**Raad kan die gebruik van water vir sekere doeleindes verbied**

22. Die raad kan te eniger tyd die gebruik van water vir al of enige van die volgende doeleindes verbied: Die natgooi of besproeiing van tuine of grond; die afwas van paadjies of sypaadjies; die tap van water uit krane of die spuit van water deur 'n tuinslang of andersins oor vloere, vensters, mure, bome, motors of ander voorwerpe waardeur 'n aansienlike hoeveelheid water gebruik kan word; met dien verstande dat die raad kennis gee van sy voorneme om die gebruik van water aldus te verbied en niemand mag water vir enige van bogenoemde doeleindes gebruik na die datum waarop die gebruik van water vir sodanige doeleindes verbied word nie.

**Vermorsing of misbruik van water**

23. (1) Verbruikers moet op alle redelike tye toegang tot woonhuise of ander persele aan alle behoorlik gemagtigde beamptes van die raad verleen sodat sodanige beamptes kan vasstel of water enigszins vermors of misbruik word. Indien vermorsing of misbruik ontdek word, kan die water van genoemde huise of persele afgesluit word nadat vier-en-twintig uur skriftelik kennis van die raad se voorneme om dit te doen, aan die eienaar of agent van die perseel gegee is.

(2) As 'n verbruiker wederregtelik iets doen of laat doen of toelaat dat dit gedoen word in stryd met die voorafgaande artikels, of as 'n verbruiker wederregtelik in gebreke bly om iets te doen wat hy ooreenkomstig genoemde artikels moes gedoen het, is sodanige verbruikers skuldig aan 'n misdryf.

**Baai of was in reservoir, ens.**

24. Iedereen wat in 'n dam of reservoir of ander waterwerke wat aan die raad behoort, baai of hom was, of kler was, of wat 'n hond of ander dier daarin was of gooi of laat gaan of toelaat dat dit daarin gaan, of wat rommel, vullis of vuilgoed of walglike stowwe in sodanige dam of reservoir of waterwerke of stroom plaas of gooi, of wat wol, leer of velle van enige dier of enigiets van watter aard ook al daarin was of skoonmaak, is skuldig aan 'n misdryf.

**Bemoeiing met sluise, krane, ens.**

25. Iedereen wat hom bemoei met 'n sluis, kraan, brandkraan, pyp, klep, werk, meter of masjien wat aan die raad behoort, of dit breek of beskadig of oopmaak, of wat water uit die reservoir of ander werke van die raad laat uitspoel of neem, of wat iets met opset doen waardeur sodanige water vermors word, is skuldig aan 'n misdryf.

**Veranderings aan pype, ens.**

26. Geen pyp of apparaat mag op werke van die raad aangebring word nie; ook mag geen toevoeging of verandering aan 'n bestaande pyp of apparaat aangebring word sonder dat skriftelike kennis gegee en toestemming verkry is nie, ook nie voordat die geld of addisionele geld, indien dit verskuldig is, wat ten opsigte van die lewering van water deur middel van sodanige pyp of apparaat betaalbaar is, deur die eienaar en die raad vasgestel is nie.

**Entrance to enclosed areas prohibited**

27. Any person not being a duly appointed officer of the Council who, without the written permission of the Council and without being accompanied by a duly appointed officer, enters upon any enclosed area in which is situated the Council's reservoir, sump, pumping plant or any other work or essential part of the water supply under the control of the Council shall be guilty of an offence.

**Damage to waterworks, etc. prohibited**

28. No person shall do or cause or permit to be done damage to any waterworks under the control of the Council.

**Penalties for breach of by-law**

29. (1) Any person who contravenes any of the provisions of the foregoing sections shall be guilty of an offence and liable upon conviction to the penalties prescribed in section 215 of the Divisional Councils Ordinance, 1976 (Ordinance 18 of 1976).

(2) Every person committing a breach of the provisions of this by-law shall be liable to recompense the Council for any loss or damage suffered or sustained by it in consequence of such breach.

Dated at Kimberley this 22nd day of February 1995.

M. DIPICO,  
Premier.

**Toegang tot omheinde gebiede verbied**

27. Iedereen wat nie 'n behoorlik aangestelde beampte van die raad is nie en wat sonder die skriftelike toestemming van die raad en sonder dat hy vergesel word van 'n behoorlik aangestelde beampte, in enige omheinde gebied gaan waarop die raad se reservoir, opvangpunt, pompasjinerie of enige ander werk of noodsaaklike deel van die watertoevoer onder die beheer van die raad geleë is, is skuldig aan 'n misdryf.

**Beskadiging van waterwerke, ens. verbied**

28. Niemand mag enigiets doen of laat doen of toelaat dat dit gedoen word wat enige waterwerke onder die beheer van die raad kan beskadig nie.

**Strawwe vir oortreding van verordening**

29. (1) Iedereen wat enige van die bepalings van die voorafgaande artikels oortree, is skuldig aan 'n misdryf en by skuldigbevinding strafbaar met die strawwe voorgeskryf in artikel 215 van die Ordonnansie op Afdelingsrade, 1976 (Ordonnansie 18 van 1976).

(2) Elke persoon wat 'n oortreding van die bepalings van hierdie verordening begaan, moet die raad vergoed vir verlies of skade deur die raad of voorsieningsowerheid gelyk as gevolg van sodanige oortreding.

Gedateer te Kimberley op hede hierdie 22ste dag van Februarie 1995.

M. DIPICO,  
Premier.

## GENERAL NOTICE · ALGEMENE KENNISGEWING

**NOTICE 6 OF 1995**

**CANCELLATION OF CERTAIN SERVITUDES AND RESTRICTIVE CONDITIONS RELATING TO FORMALIZED TOWNSHIPS**

Notice is hereby given in terms of section 7(1) of the Upgrading of Land Tenure Rights Act, 1991 (Act 112 of 1991) for the cancellation of the undermentioned restrictions, servitudes or conditions which are registered against the title deed of the land on which the undermentioned formalized township is situated and for which a town register has not yet been opened which cancellation will come into effect in terms of section 7(2)(b) 60 days after the date of publication of the notice or, if the township register is not yet opened after the expiry of the said period, at the opening of the township register, as well as that such cancellation may be withdrawn prior to the said period or prior to the opening of the register, as the case may be.

The documents are open to inspection at Room 5, J.S. Du Plooy Building, Cecil Sussman Road, Kimberley.

**KENNISGEWING 6 VAN 1995**

**ROJERING VAN SEKERE SERWITUTE EN BEPERKENDE VOORWAARDES MET BETREKKING TOT GEFORMALISEERDE DORPE**

Kennis geskied hiermee ingevolge artikel 7(1) van die Wet op die Opgradering van Grondbesitregte, 1991 (Wet 112 van 1991) dat die onderstaande beperkings, serwitute of voorwaardes wat teen die titelakte geregistreer is ten opsigte van die grond waarop die ondervermelde geformaliseerde dorp geleë is en waarvoor 'n dorpsregister nog nie geopen is nie, gerojear word welke rojering ingevolge artikel 7(2)(b) 60 dae na die datum van die publikasie van kennisgewing of, indien die dorpsregister na verstryking van gemelde tydperk nog nie geopen is nie, by die opening van die dorpsregister van krag word, asook dat so 'n rojering voor die verstryking van gemelde tydperk of voor die opening van die register, na gelang van die geval ingetrek kan word.

Die stukke lê ter insae by Kamer 4, J.S. Du Plooy Gebou, Cecil Sussmanweg 9, Kimberley.

Township	Location	Property description	Title deed	Condition(s)
Kuyasa (General Plan 3597/1992)	Colesberg .....	Erf 1313 Kuyasa.....	SCT No. T63439/1994 .....	B1, B2, B3, D, E1, E2 and II.
Kuyasa (General Plan 9026/1992)	Colesberg .....	Erf 1714 Kuyasa.....	SCT No. T63440/1994 .....	B1, B2, B3, D, E1, E2 and II.

Township	Location	Property description	Title deed	Condition(s)
Thembinkosi (General Plan 10157/1992)	Petrusville .....	Erf 1377 Part of Erf 1158) Petrusville	SRT No. T90402/1993 .....	I. A. Except the words "Onderhewig aan die voorwaardes waarna verwys word in Transportakte Nr. T220 gedateer 12 van 1983", B, C, D, D(1), D(2), E, E(1), E(2). II. A. Except the words "Onderhewig aan die voorwaardes waarna verwys word in Transportakte Nr. T220 gedateer 12 van 1983", B, C, D, D(1), D(2), E, E(1), E(2) and III.
Lukhanyisweni (General Plan 2039/1993)	Philipstown .....	Erf 1212 Part of Erf 847) Philipstown	SRT No. T3476/1994 .....	A.
E'Thembeni (General Plan 4271/1993)	Prieska.....	Erf 3422 Part of Erf 1282 Prieska Erf 3424 Prieska.....	SRT No. T60511/1994 .. SCT No. T60513/1994 ..	A(b) and A(d). A(b) and A(d).

Dorpsgebied	Ligging	Eiendoms-beskrywing	Titelakte	Voorwaarde(s)
Kuyasa (Algemene Plan 3597/1992)	Colesberg .....	Erf 1313 Kuyasa.....	SVT Nr. T63439/1994 .....	B1, B2, B3, D, E1, E2 en II.
Kuyasa (Algemene Plan 9026/1992)	Colesberg .....	Erf 1714 Kuyasa.....	SVT Nr. T63440/1994 .....	B1, B2, B3, D, E1, E2 en II.
Thembinkosi (Alg. Plan 10157/1992)	Petrusville .....	Erf 1377 Gedeelte van Erf 1158) Petrusville	SGT Nr. T90402/1993.....	I. A. behalwe die woorde "Onderhewig aan die voorwaardes waarna verwys word in Transportakte Nr. T220 gedateer 12 van 1983", B, C, D, D(1), D(2), E, E(1), E(2). II. A. behalwe die woorde "Onderhewig aan die voorwaardes waarna verwys word in Transportakte Nr. T220 gedateer 12 van 1983", B, C, D, D(1), D(2), E, E(1), E(2) en III.
Lukhanyisweni (Alg. Plan 2039/1993)	Philipstown .....	Erf 1212 Gedeelte van Erf 847) Philipstown	SGT Nr. T3476/1994.....	A.
E'Thembeni (Alg. Plan 4271/1993)	Prieska.....	Erf 3422 Gedeelte van Erf 1282 Prieska Erf 3424 Prieska.....	SGT Nr. T60511/1994 ... SVT Nr. T60513/1994 ...	A(b) en A(d). A(b) en A(d).

## MUNICIPALNOTICES . MUNISIPALE KENNISGEWINGS

### MUNICIPAL NOTICE 36

#### CITY OF KIMBERLEY

PROPOSED CLOSURE OF A UNNAMED LANE ADJACENT TO ERVEN 112, 113, 114, 73 AND 74, GALE-SHEWE, KIMBERLEY

Notice is hereby given that the City Council of Kimberley has received an application for the closure of an unnamed lane adjacent to erven 112, 113, 114, 73 and 74, Ratanang and Kagisho Streets, Galeshewe by means of gates.

### MUNISIPALE KENNISGEWING 36

#### STAD KIMBERLEY

VOORGESTELDE SLUITING VAN 'N NAAMLOSE LAAN AANGRENSEND AAN ERWE 112, 113, 114, 73 EN 74, GALESHEWE, KIMBERLEY

Kennis geskied hiermee dat die Stadsraad van Kimberley 'n aansoek ontvang het om die naamlose laan aangrensend aan erwe 112, 113, 114, 73 en 74, Ratanang en Kagishostrate, Galeshewe deur middel van hekke te sluit.



Full particulars regarding this transaction can be obtained during office hours from the Town Planning Section, Second Floor, Old Building, Civic Offices, Kimberley.

Objections, if any, against the City Council's intentions must be lodged in writing together with reasons therefore, with the undersigned to reach him on or before Monday, 3 April 1995. 15/3/5/1 (Ratanang Avenue).

**C. B. NOLTE, Town Clerk.**

Civic Offices, Kimberley.

13 March 1995.

Volledige besonderhede aangaande hierdie aansoek is gedurende kantoorure verkrygbaar by die Stadsbeplanningsafdeling van die Departement van die Stadsingenieur, Tweede Vloer, Ou Gebou, Stadskantore, Kimberley.

Kennis geskied verder dat volledige gemotiveerde besware, indien enige, skriftelik by die ondergetekende ingedien moet word om hom te bereik voor of op Maandag, 3 April 1995. 15/3/5/1 (Ratanang Avenue).

**C. B. NOLTE, Stadsklerk.**

Stadskantore, Kimberley.

13 Maart 1995.

### MUNICIPAL NOTICE 37

#### CITY OF KIMBERLEY

**PROPOSED SUBDIVISION AND REZONING OF A ERF 11952, KIMBERLEY PORTION OF FROM SINGLE RESIDENTIAL TO GENERAL RESIDENTIAL PURPOSES**

Notice is hereby given that the City Council of Kimberley has received an application in terms of the Land Use and Planning Ordinance, 1985 (Ordinance 15 of 1985) for the subdivision and rezoning of a portion of erf 11952, 9 Sinovich Avenue, Kimberley from single residential to general residential purposes.

Full particulars regarding this transaction can be obtained during office hours from the Town Planning Section, Second Floor, Old Building, Civic Offices, Kimberley.

Objections, if any, against the City Council's intentions must be lodged in writing together with reasons therefore, with the undersigned to reach him on or before Monday, 3 April 1995. 15/3/3 (Sinovich Avenue).

**C. B. Nolte, Town Clerk.**

Civic Offices, Kimberley.

13 March 1995.

### MUNISIPALE KENNISGEWING 37

#### STAD KIMBERLEY

**VOORGESTELDE ONDERVERDELING EN HERSONERING VAN 'N GEDEELTE VAN ERF 11952, KIMBERLEY VANAF ENKEL RESIDENSIEEL NA ALGEMENE RESIDENSIELE DOELEINDES**

Kennis gesied hiermee dat die Stadsraad van Kimberley 'n aansoek ingevolge die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985) ontvang het vir die onderverdeling en hersonering van 'n gedeelte van erf 11952, Sinovichlaan 9, Kimberley vanaf enkel residensieel na algemene residensiele doeleindes.

Volledige besonderhede aangaande hierdie aansoek is gedurende kantoorure verkrygbaar by die Stadsbeplanningsafdeling van die Departement van die Stadsingenieur, Tweede Vloer, Ou Gebou, Stadskantore, Kimberley.

Kennis geskied verder dat volledige gemotiveerde besware, indien enige, skriftelik by die ondergetekende ingedien moet word om hom te bereik voor of op Maandag, 3 April 1995. 15/3/3 (Sinovichlaan).

**C. B. Nolte, Stadsklerk.**

Stadskantore, Kimberley.

13 Maart 1995.

### MUNICIPAL NOTICE 38

#### BENEDE-ORANJE REGIONAL SERVICES COUNCIL

##### NOTICE: REZONING

Notice is hereby given in terms of Section 17 of the Land Use Planning Ordinance 1985 (Ordinance No. 15 of 1985) that Council has received an application from Mr. Samuel Zacharias de Beer for the rezoning of a portion of Erf 324, a portion of Erf 446 Karos Settlement, situated in the division of Kenhardt from Residential zone I to Business zone II: Consent use butchery.

Full details obtainable from Mr. Attie van Niekerk (Tel. 054 - 311391) at Council's offices at Louisvale Road.

Written objections must be lodged with the undersigned on or before 20 March 1995.

**J. L. SNYMAN, Chief Executive Officer.**

Private Bag X6039, Upington, 8800.

1995.02.10.

### MUNISIPALE KENNISGEWING 38

#### BENEDE-ORANJE STREEKSDIENSTERAAD

##### KENNISGEWING: AANSOEK OM HERSONERING

Kennis geskied hiermee kragtens Artikel 17 van die Ordonnansie op Grondgebruikbeplanning 1985 (Ordonnansie 15 van 1985) dat die Raad 'n aansoek ontvang het van Mnr. Samuel Zacharias de Beer vir die hersonering van 'n gedeelte van perseel 324 ('n gedeelte van Perseel 446) Karosnederstelling, geleë in die Afdeling van Kenhardt, vanaf Residensieëlsone I na Sakesone II: Vergunningsgebruik Slaghuys.

Volledige besonderhede verkrygbaar van Mnr. Attie van Niekerk by die Raad se Louisvaleweg (Tel. 054 - 311391).

Skriftelike besware moet by ondergetekende ingedien word voor of op Maandag, 20 Maart 1995.

**J. L. SNYMAN, Hoof Uitvoerende Beamppte.**

Privaatsak X6039, Upington, 8800.

1995.02.10.

**MUNICIPAL NOTICE 39****BENEDE-ORANJE REGIONAL SERVICES COUNCIL****APPLICATION FOR REZONING**

Notice is hereby given in terms of section 17 of the Land use Planning Ordinance 1985 (Ordinance No. 15 of 1985) that Council has received an application from Mr. Pieter J Vermeulen for the rezoning of Erf 719 and a portion of Erf 44 (Portions of Erf 452) Olyvenhoutsdrift Settlement, situated in the division of Kenhardt from Agricultural zone I to Resort zone I and Business zone II.

Details obtainable from Mr. Attie van Niekerk at Council's offices at Lousivale Road (Tel. 054 - 311391).

Written objections must be lodged with the undersigned not later than Monday, 3 April 1995.

**J. L. SNYMAN, Chief Executive Officer.**

Private Bag X6039, Upington, 8800.

1995/01/20.

**MUNICIPAL NOTICE 40****KALAHARI REGIONAL SERVICES COUNCIL****AMENDMENT TO THE STANDARD STAFF LEAVE BY-LAW**

The Standard Staff Leave By-Law, published under Provincial Notice No. 62 dated 28 January 1966, as amended, and adopted by the Kalahari Regional Services Council, is hereby amended in so far as it applies to the Kalahari Regional Services Council, by the substitution for section 13 of the following section:

**"13. CONVERSION INTO CASH OF CERTAIN VACATION LEAVE**

An employee may once yearly convert into cash any vacation leave standing to his credit, subject to the following conditions:

(a) a minimum of 10 (ten) days shall be converted per occasion.

(b) Ten workingdays vacation leave shall be taken yearly in accordance with subclause 3 (2).

(c) After vacation leave has been converted into cash, an employee shall have at least 10 (ten) days to his credit."

**Chief Executive Officer.**

Kalahari Regional Services Council.

**MUNICIPAL NOTICE 41****KALAHARI REGIONAL SERVICES COUNCIL****AMENDMENT OF STANDARD STAFF LEAVE BY-LAW**

Notice is hereby given in terms of section 191 of Ordinance 18 of 1976 of the Council's intention to amend the Standard Staff Leave By-Law as promulgated by Provincial Notice No. 62 of 28 January 1966, as amended, and adopted by the Council to provide for the conversion into cash of certain vacation leave. (Regulation 13).

**MUNISIPALE KENNISGEWING 39****BENEDE-ORANJE STREEKSDIENSTERAAD****AANSOEK OM HERSONERING**

Kennis geskied hiermee kragtens Artikel 17 van die Ordonnansie op Grondgebruikbeplanning 1985 (Ordonnansie 15 van 1985) dat die Raad 'n aansoek van Mnr. Pieter J Vermeulen ontvang het vir die hersonering van Perseel 719 en 'n gedeelte van Perseel 44 (gedeeltes van Perseel 452) van Olyvenhoutsdriftnedersetting geleë in die afdeling Kenhardt vanaf Landbousone I na Oordsone I en Sakesone II.

Volledige besonderhede is gedurende kantoorure verkrygbaar van Mnr. Attie van Niekerk by die Raad se kantore te Louisvaleweg (Tel. 054 - 311391).

Skriftelike besware moet by ondergetekende ingedien word voor of op Maandag, 3 April 1995.

**J. L. SNYMAN, Hoof Uitvoerende Beampte.**

Privaatsak X6039, Upington, 8800.

1995/01/20.

**MUNISIPALE KENNISGEWING 40****KALAHARI STREEKSDIENSTERAAD****WYSIGING VAN DIE STANDAARDVERORDENING INSAKE PERSONEELVERLOF**

Die Standaardverordening insake Personeelverlof, gepubliseer by Provinsiale Kennisgewing Nr. 62 van 28 Januarie 1966, soos gewysig, en aangeneem deur die Kalahari Streeksdiensteraad, word hiermee gewysig vir sover dit op die Kalahari Streeksdiensteraad van toepassing is deur Artikel 13 deur die volgende artikel te vervang:

**"13. OMSETTING IN KONTANT VAN SEKERE VAKANSIEVERLOF**

'n Werknemer kan eenkeer jaarliks enige vakansieverlof wat hy te goed het in kontant omsit, onderworpe aan die volgende voorwaardes:

(a) 'n Minimum van 10 (tien) dae moet per geleentheid omsit word.

(b) Tien werksdae vakansieverlof moet jaarliks geneem word ooreenkomstig subartikel 3 (2).

(c) Nadat vakansieverlof in kontant omsit is, moet die werknemer nog ten minste 10 (tien) dae verlof tot sy krediet hê."

**Hoof Uitvoerende Beampte.**

Kalahari Streeksdiensteraad.

**MUNISIPALE KENNISGEWING 41****KALAHARI STREEKSDIENSTERAAD****WYSIGING VAN DIE STANDAARD-VERORDENING INSAKE PERSONEELVERLOF**

Kennis geskied hiermee kragtens artikel 191 van Ordonnansie 18 van 1976 van die Raad se voorneme om die Standaardverlofregulasies soos afgekondig per Provinsiale Kennisgewing Nr. 62 van 28 Januarie 1966 en soos gewysig en deur die Raad aangeneem, te wysig ten einde voorsiening te maak vir die omskep van sekere vakansieverlof in kontant (Regulasie 13).

Further particulars are available for inspection at the office of the Chief Executive Officer during office hours and objections, if any, must be submitted in writing to reach the undersigned not later than 9 December 1994.

**Z. A. NEL, Chief Executive Officer.**

Kalahari Regional Services Council, P.O. Box 1480, Kuruman, 8460.

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## MUNICIPAL NOTICE 42

### CITY OF KIMBERLEY

#### REMOVAL OF RESTRICTIONS ACT 1967 (ACT 84 OF 1967)

##### ERF 4156, KIMBERLEY

Notice is hereby given in terms of section 3 (6) of the Removal of Restrictions Act, 1967 (Act 84 of 1967) that the Premier received an application from Messrs Nu-Build CC for the removal of the Title conditions applicable to erf 4156 situated in the city and district of Kimberley to enable the owner to subdivide the property for group housing.

Full particulars regarding this transaction will be open for inspection at Room 4, J S du Plooy Building, Cecil Sussman Way, Kimberley, and at the office of the Town Planners, Second Floor, Old Building, Civic Offices, Kimberley.

Any objections, with full reasons therefore, should be lodged in writing with the Town Clerk, Civic Offices, Kimberley to reach him on or before Monday, 3 April 1995, quoting the above act and the objectors erf number.

(15/3/3/RHO Nu-Build)

**C B NOLTE, Town Clerk.**

Civic Offices, Kimberley.

13 March 1995.

Nadere besonderhede in verband met hierdie voorstel ter insae beskikbaar by die kantoor van die Hoof Uitvoerende Beampte gedurende kantoorure en besware, indien er moet skriftelik ingedien word om die ondergetekende bereik teen nie later nie as 9 Desember 1994.

**Z. A. NEL, Hoof-Uitvoerende Beampte.**

Kalahari Streeksdiensteraad, Posbus 1480, Kuruman, 84

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## MUNISIPALE KENNISGEWING 42

### STAD KIMBERLEY

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

##### ERF 4156, KIMBERLEY

Kennis geskied hiermee kragtens artikel 3 (6) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) dat die Premier 'n aansoek gedoen het vir die opheffing van Titellooi van toepassing op erf 4156, Kimberley geleë in die Stad en distrik Kimberley, om die eienaar in staat te stel om die eiendom onverdeeld vir groepsbehuising.

Volledige besonderhede aangaande hierdie transaksie gedurende kantoorure ter insae by Kamer 4, J S du Plooy Gebou, Cecil Sussmanweg, Kimberley en in die kantore van die Stadsbeplanner, Tweede Vloer, Ou Gebou, Stadskantore, Kimberley.

Enige besware, met die volledige redes daarvoor, moet skriftelik by die Stadsklerk, Stadskantore, Kimberley ingedien word om hom te bereik voor of op Maandag, 3 April 1995, met vermelding van die beswaarmaker se erfnummer.

(15/3/3/RHO Nu-B)

**C B NOLTE, Stadsklerk.**

Stadskantore, Kimberley.

13 Maart 1995.



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