

# Provincial Gazette

# Provinsiale Koerant

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## CONTENTS

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No.	Page
<b>Provincial Notices</b>	
120 Reprint Afrikaans text only after corrections .....	510
125 George Municipality: Removal of restrictions .....	511
126 City of Cape Town: (Helderberg Administration): Removal of restrictions .....	511
127 Cape Agulhas Municipality: Removal of restrictions .....	511
128 Overstrand Municipality: Removal of restrictions .....	512
129 Overstrand Municipality: Removal of restrictions .....	512
130 Western Cape Gambling and Racing Board: Rules of the Game: Totalisators .....	512
<b>Removal of restrictions in towns</b>	
Applications: .....	526
<b>Local Authorities</b>	
Breede River/Winelands Municipality: Rezoning .....	528
City of Cape Town: (Blaauwberg Administration): Closure .....	527
City of Cape Town: (Cape Town Administration): Rezoning and departure .....	529
City of Cape Town: (Cape Town Administration): Rezoning .....	529
City of Cape Town: (Cape Town Administration): Closure .....	528
City of Cape Town: (Helderberg Administration): Rezoning and subdivision .....	530
City of Cape Town: (Oostenberg Administration): Special consent use .....	530
City of Cape Town: (Oostenberg Administration): Rezoning and subdivision .....	531
City of Cape Town: (Oostenberg Administration): Rezoning, temporary departure and subdivision .....	531
City of Cape Town: (Tygerberg Administration): Closure .....	530
City of Cape Town: (Tygerberg Administration): Rezoning, consolidation and closure .....	532
Drakenstein Municipality: By-law 1/2002: Control of fireworks .....	532
George Municipality: Rezoning .....	533
George Municipality: Departure .....	533
Mossel Bay Municipality: Rezoning .....	533
Overstrand Municipality: Subdivision .....	534
Overstrand Municipality: Rezoning .....	534
Saldanha Bay Municipality: Closure .....	534
Stellenbosch Municipality: Rezoning .....	535
Swartland Municipality: Subdivision .....	535
Swartland Municipality: Rezoning .....	535
Western Cape Gambling and Racing Board: Appointment of a Board Member .....	536

## INHOUD

(\*Herdrukke is verkrygbaar by Kamer 12-06, Provinsiale-gebou, Dorpstraat 4, Kaapstad 8001.)

No.	Bladsy
<b>Provinsiale Kennisgewings</b>	
120 Herdruk van Provinsiale Kennisgewing No PK120/2002 in Afrikaans .....	510
125 George Munisipaliteit: Opheffing van beperkings .....	511
126 Stad Kaapstad: (Helderberg Administrasie): Opheffing van beperkings .....	511
127 Kaap Agulhas Munisipaliteit: Opheffing van beperkings .....	511
128 Overstrand Munisipaliteit: Opheffing van beperkings .....	512
129 Overstrand Munisipaliteit: Opheffing van beperkings .....	512
130 Wes-Kaapse Raad op Dobbelary en Wedrenne: English text only .....	512
<b>Opheffing van beperkings in dorpe</b>	
Aansoeke: .....	526
<b>Plaaslike Bestuur</b>	
Breërivier/Wynland Munisipaliteit: Hersonerings .....	528
Stad Kaapstad: (Blaauwberg Administrasie): Sluiting .....	527
Stad Kaapstad: (Kaapstad Administrasie): Hersonerings en afwyking .....	529
Stad Kaapstad: (Kaapstad Administrasie): Hersonerings .....	529
Stad Kaapstad: (Kaapstad Administrasie): Sluiting .....	528
Stad Kaapstad: (Helderberg Administrasie): Hersonerings en onderverdeling .....	530
Stad Kaapstad: (Oostenberg Administrasie): Spesiale vergunningsgebruik .....	530
Stad Kaapstad: (Oostenberg Administrasie): Hersonerings en onderverdeling .....	531
Stad Kaapstad: (Oostenberg Administrasie): Hersonerings, tydelike afwyking en onderverdeling .....	531
Stad Kaapstad: (Tygerberg Administrasie): Sluiting .....	530
Stad Kaapstad: (Tygerberg Administrasie): Hersonerings, konsolidasie en sluiting .....	532
Drakenstein Munisipaliteit: Verordening Nr 1/2002: Die beheer van Vuurwerke .....	532
George Munisipaliteit: Hersonerings .....	533
George Munisipaliteit: Afwyking .....	533
Mosselbaai Munisipaliteit: Hersonerings .....	533
Overstrand Munisipaliteit: Onderverdeling .....	534
Overstrand Munisipaliteit: Hersonerings .....	534
Saldanhabaai Munisipaliteit: Sluiting .....	534
Stellenbosch Munisipaliteit: Hersonerings .....	535
Swartland Munisipaliteit: Onderverdeling .....	535
Swartland Munisipaliteit: Hersonerings .....	535
Wes-Kaapse Raad op Dobbelary en Wedrenne: Aanstelling van 'n Raadslid .....	536

**PROVINCIAL NOTICES**

The following Provincial Notices are published for general information.

L. D. BARNARD,  
DIRECTOR-GENERAL

Provincial Building,  
Wale Street,  
Cape Town.

**PROVINSIALE KENNISGEWINGS**

Die volgende Provinsiale Kennisgewings word vir algemene inligting gepubliseer.

L. D. BARNARD,  
DIREKTEUR-GENERAAL

Provinsiale-gebou,  
Waalstraat,  
Kaapstad.

P.K. 120/2002

17 Mei 2002

## PROVINSIALE ADMINISTRASIE VAN WES-KAAP:

DEPARTEMENT VAN VERVOER EN OPENBARE WERKE  
TAK VERVOERWES-KAAPSE PROVINSIALE WET OP PADVERKEER, 1998  
(WET 12 VAN 1998)

## VERHOGING IN ALGEMENE GELDE WAT INGEVOLGE WETGEWING VASGESTEL IS

Die Minister van Vervoer in die Provinsie van Wes-Kaap het, ingevolge artikel 25(1)(g) van die Wes-Kaap Provinsiale Wet op Padverkeer, 1998 (Wet 12 van 1998) en met ingang van 1 Junie 2002, 'n regulasie gemaak vir die gelde wat ingevolge hierdie Wet betaal moet word, soos uiteengesit in die bylae hieronder, en het die gelde wat voorgeskryf is kragtens Bylae 1 van die Nasionale Padverkeersregulasies wat ingevolge die Nasionale Padverkeerswet, 1996 (Wet 93 van 1996) afgekondig is, herroep.

[Gewysigde Bylae]

T. Essop

Minister van Vervoer, Openbare Werke en Eiendomsbestuur.

## VERHOGING IN ALGEMENE GELDE WAT INGEVOLGE WETGEWING VASGESTEL IS

WES-KAAPSE PROVINSIALE WET OP PADVERKEER, 1998  
(WET 12 VAN 1998)

Item	Aktiwiteit	Huidige Geld	Nuwe Gelde	Bemagtiging
1.	Aansoek om registrasie as 'n inspekteur van lisensies, ondersoeker van motorvoertuie, toetsbeampte vir bestuurslisensies of 'n verkeersbeampte	R25-00	R50-00	4(2) Wet 29/1989
2.	Aansoek om leerlinglisensie (toets ingesluit)	R50-00	R60-00	Nas Reg 103(1)(d)
3.	Uitreiking van leerlinglisensie	R25-00	R30-00	Nas Reg 105(1)(d)
4.	Aansoek om bestuurslisensie (toets ingesluit) in die geval van— (a) Kode C1, C, EC1 of EC van die voormelde (b) Kode B of EB van die voormelde (c) Kode A1 of A van die voormelde	R150-00 R100-00 R100-00	R180-00 R120-00 R120-00	Nas Reg 106(1)
5.	Uitreiking van bestuurslisensie	R100-00	R100-00	Nas Reg 108(1)
6.	Aansoek om registrasie van bestuurderslisensie toetsentrum	R100-00	R300-00	8(2) Wet 93/1996
7.	Aansoek om vorm KID of TBL	R30-00	R40-00	Nas Reg 100(3)
8.	Aansoek om vorm BVB	R15-00	R40-00	Nas Reg 112(2)(a)
9.	Uitreiking van enjin- of onderstelnummer	R15-00	R20-00	Nas Reg 56(4)
10.	Aansoek en toetsing vir instruktorsertifikaat	R120-00	R150-00	Reg 250(3)
11.	Uitreiking van instruktorsertifikaat	R25-00	R30-00	Reg 250(10)(c)
12.	Aansoek om 'n professionele bestuurderspermit	R50-00	R70-00	Nas Reg 118(2)(a)
13.	Uitreiking van 'n professionele bestuurderspermit op kaartype bestuurderslisensie	R100-00	R100-00	Nas Reg 119(1)
14.	Aansoek om registrasie van motorvoertuig toetsstasie	R120-00	R300-00	58(2) Wet 93/1996
15.	Aansoek om 'n padwaardigheidsertifikaat (toets ingesluit) by geregistreerde toetsstasie wat nie 'n registrasie-owerheid is nie	Moet deur die toetsstasie bepaal word	Moet deur die toetsstasie bepaal word	Nas Reg 139
16.	Aansoek om 'n padwaardigheidsertifikaat (toets ingesluit) ten aansien van— (a) 'n motorfiets, insluitend 'n motorfiets met syspan, motordriewiel, motorvierwiel (b) 'n passasiersvoertuig en 'n sleepwa, waarvan die tarra nie meer as 3 500 kilogram is nie (c) enige ander voertuig wat nie in (a) en (b) hierbo genoem is nie	R40-00 R100-00 R100-00	R50-00 R120-00 R150-00	Nas Reg 139(1)

17.	Uitreiking van padwaardigheidsertifikaat by geregisteerde toetsstasie wat nie 'n registrasie-owerheid is nie	Moet deur die toetsstasie bepaal word	Moet deur die toetsstasie bepaal word	Nas Reg 141(2)
18.	Uitreiking van padwaardigheidsertifikaat by geregisteerde toetsstasie wat 'n registrasie-owerheid is	R25-00	R30-00	Nas Reg 141(2)
19.	Koste vir die bevestiging van inligting ten aansien van— (a) enkel rekord (b) meervoudige rekords	R10-00 Moet deur die LUR vasgestel word	R20-00 R100-00	29(3) Wet 12/1998
20.	Koste vir die voorsiening van inligting— (a) enkel rekord (b) meervoudige rekords	Nuwe tarief Nuwe tarief	R20-00 R100-00	77(4) Wet 93/1996
21.	Aansoek om vrystelling van parkeringsvereistes	R30-00	R30-00	32(1) Wet 12/1998
22.	Uitreiking van duplikaat dokument of bewys	R25-00	R150-00	25(1)(g) Wet 12/1998
23.	Vervanging van bestaande bestuurslisensie met Kredietkaart Tipe Bestuurslisensie	R100-00	R100-00	Nas Reg 111(1)(d)
24.	Administrasiegeld vir die laat omskakeling van 'n bestaande bestuurslisensie met Kredietkaart Tipe Bestuurslisensie	R5-00 vir elke maand of gedeelte daarvan	R5-00 vir elke maand of gedeelte daarvan tot 'n maksimum van R60-00	Nas Reg 111(1)(d)
25.	Registrasie van Vervaardiger, Invoerder of Bouer van motorvoertuie	R100-00	R300-00	Nas Reg 5(7)
26.	Registrasie van Vervaardiger van nommerplate	Nuwe Tarief	R300-00	Nas Reg 5(7)
27.	Uittreksel van die Nasionale Verkeersinligtingstelsel: Polisiebeampte Ongelukverslag (POV)	R50-00	R150-00	25(1)(g) Wet 12/1998

P.N. 125/2002

17 May 2002

## GEORGE MUNICIPALITY:

## REMOVAL OF RESTRICTIONS ACT, 1967

Notice is hereby given that the Minister of Environmental Affairs and Development Planning, properly designated as competent authority in terms of paragraph (a) of State President Proclamation No. 160 of 31 October 1994, in terms of section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), and on application by the owner of Erf 223, Wilderness, removes conditions B.(c) and C.2 as contained in Deed of Transfer No. T.29027 of 2001 and amends condition B.(d) to read as follows: "That no building shall be erected within 15 feet (4,75 m) of the northern and eastern boundary of the erf".

P.N. 126/2002

17 May 2002

## CITY OF CAPE TOWN:

## HELDERBERG ADMINISTRATION

## REMOVAL OF RESTRICTIONS ACT, 1967

I, André John Lombaard, in my capacity as Assistant Director in the Department of Planning, Local Government and Housing: Western Cape, acting in terms of the powers contemplated by section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), duly delegated to me in terms of section 1 of the Western Cape Delegation of Powers Law, 1994, and on application by the owner of Erf 1541, Somerset West, remove conditions C (IV)(a), c (IV)(b), C (IV)(c), C (IV)(d) and D (VI) contained in Deed of Transfer No. T.67534 of 1989.

P.N. 127/2002

17 May 2002

## CAPE AGULHAS MUNICIPALITY:

## REMOVAL OF RESTRICTIONS ACT, 1967

I, André John Lombaard, in my capacity as Assistant Director in the Department of Planning, Local Government and Housing: Western Cape, acting in terms of the powers contemplated by section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), duly delegated to me in terms of section 1 of the Western Cape Delegation of Powers Law, 1994, and on application by the owner of Erf 351, Struisbaai, remove conditions B.6.(b) and (c) contained in Deed of Transfer No. T.17962 of 2000.

P.K. 125/2002

17 Mei 2002

## MUNISIPALITEIT GEORGE:

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Kennis geskied hiermee dat die Minister van Omgewingsake en Ontwikkelingsbeplanning, behoorlik aangewys as bevoegde gesag ingevolge paragraaf (a) van Staatspresident Proklamasie Nr. 160 van 31 Oktober 1994, kragtens artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), en op aansoek van die eienaar van Erf 223, Wilderness, voorwaardes B.(c) en C.2 in Transportakte Nr. T.29027 van 2001, ophef en voorwaarde B.(d) wysig om soos volg te lees: "That no building shall be erected within 15 feet (4,75 m) of the northern and eastern boundary of the erf".

P.K. 126/2002

17 Mei 2002

## STAD KAAPSTAD:

## HELDERBERG ADMINISTRASIE

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Ek, André John Lombaard, in my hoedanigheid as Assistent-Direkteur in die Departement van Beplanning, Plaaslike Regering en Behuising: Wes-Kaap, handelende ingevolge die bevoegdheid beoog in artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), behoorlik aan my gedelegeer ingevolge artikel 1 van die Wes-Kaapse Wet op die Delegasie van Bevoegdhede, 1994, en op aansoek van die eienaar van Erf 1541, Somerset-Wes, hef voorwaardes C (IV)(a), C (IV)(b), C (IV)(c), C (IV)(d) en D (VI) vervat in Transportakte Nr. T.67534 van 1989, op.

P.K. 127/2002

17 Mei 2002

## MUNISIPALITEIT KAAP AGULHAS:

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Ek, André John Lombaard, in my hoedanigheid as Assistent-Direkteur in die Departement van Beplanning, Plaaslike Regering en Behuising: Wes-Kaap, handelende ingevolge die bevoegdheid beoog in artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), behoorlik aan my gedelegeer ingevolge artikel 1 van die Wes-Kaapse Wet op die Delegasie van Bevoegdhede, 1994, en op aansoek van die eienaar van Erf 351, Struisbaai, hef voorwaardes B.6.(b) en (c) vervat in Transportakte Nr. T.17962 van 2000, op.

P.N. 128/2002 17 May 2002

## OVERSTRAND MUNICIPALITY:

## REMOVAL OF RESTRICTIONS ACT, 1967

I, André John Lombaard, in my capacity as Assistant Director in the Department of Planning, Local Government and Housing; Western Cape, acting in terms of the powers contemplated by section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), duly delegated to me in terms of section 1 of the Western Cape Delegation of Powers Law, 1994, and on application by the owners of Erf 23, De Kelders, remove conditions E(c) and E(e) contained in Deed of Transfer No. T.71845 of 1994.

P.N. 129/2002 17 May 2002

## OVERSTRAND MUNICIPALITY:

## REMOVAL OF RESTRICTIONS ACT, 1967

I, André John Lombaard, in my capacity as Assistant Director in the Department of Planning, Local Government and Housing; Western Cape, acting in terms of the powers contemplated by section 2(1) of the Removal of Restrictions Act, 1967 (Act 84 of 1967), duly delegated to me in terms of section 1 of the Western Cape Delegation of Powers Law, 1994, and on application by the owner of Erf 1679, Pearly Beach, remove conditions 3.E.6. (1) and (2) contained in Deed of Transfer No. T.20420 of 1992.

P.K. 128/2002 17 Mei 2002

## MUNISIPALITEIT OVERSTRAND:

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Ek, André John Lombaard, in my hoedanigheid as Assistent-Direkteur in die Departement van Beplanning, Plaaslike Regering en Behuising; Wes-Kaap, handelende ingevolge die bevoegdheid beoog in artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), behoorlik aan my gedelegeer ingevolge artikel 1 van die Wes-Kaapse Wet op die Delegasie van Bevoegdhede, 1994, en op aansoek van die eienaars van Erf 23, De Kelders, hef voorwaardes E(c) en E(e) vervat in Transportakte Nr. T.71845 van 1994, op.

P.K. 129/2002 17 Mei 2002

## MUNISIPALITEIT OVERSTRAND:

## WET OP OPHEFFING VAN BEPERKINGS, 1967

Ek, André John Lombaard, in my hoedanigheid as Assistent-Direkteur in die Departement van Beplanning, Plaaslike Regering en Behuising; Wes-Kaap, handelende ingevolge die bevoegdheid beoog in artikel 2(1) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967), behoorlik aan my gedelegeer ingevolge artikel 1 van die Wes-Kaapse Wet op die Delegasie van Bevoegdhede, 1994, en op aansoek van die eienaar van Erf 1679, Pearly Beach, hef voorwaardes 3.E.6. (1) en (2) vervat in Transportakte Nr. T.20420 van 1992, op.

P.N. 130/2002

17 May 2002

**WESTERN CAPE GAMBLING AND RACING BOARD****RULES OF THE GAME: TOTALISATORS**

In terms of section 82 of the Western Cape Gambling and Racing Law, Law 4 of 1996, as amended, the Western Cape Gambling and Racing Board hereby makes the following Rules, which shall replace the rules published in Provincial Gazette Extraordinary 5718 under Provincial Notice 176/2001 dated 1 June 2001:

**CONTENTS**

CHAPTER 1 — PRELIMINARY
CHAPTER 2 — GENERAL
CHAPTER 3 — WIN POOL
CHAPTER 4 — PLACE POOL
CHAPTER 5 — EXACTA POOL
CHAPTER 6 — SWINGER POOL
CHAPTER 7 — DOUBLE POOL
CHAPTER 8 — TRIFECTA POOL
CHAPTER 9 — QUARTET POOL
CHAPTER 10 — SUPERFECTA POOL
CHAPTER 11 — JACKPOT POOL
CHAPTER 12 — PICK 6 POOL
CHAPTER 13 — PLACE ACCUMULATOR POOL
CHAPTER 14 — FRACTIONAL BETTING
CHAPTER 15 — UNIT OF BETTING AND MINIMUM BET LIMITS
CHAPTER 16 — ODDS/EVEN EXOTIC
CHAPTER 17 — ODDS/EVEN BET

## INTRODUCTION

- A. These rules shall apply to bets placed with or through:  
**WESTERN PROVINCE RACING CLUB**  
on bets and contingencies provided for in The Western Cape Gambling and Racing Law, 1996 (Law 4 of 1996), as amended.
- B. Where the bet or contingency is upon the outcome of horse racing then that horse racing shall be subject to the rules of The Jockey Club of South Africa and to published local racing conditions.
- C. Where the contingency is upon an event other than horse racing then the event shall be subject to such rules and conditions as may be declared to be applicable by one or more of those entities name in A.
- D. By placing a bet an investor shall be deemed to have agreed to be bound by these rules, which shall be deemed to be extended to include any other rules or conditions, which may apply to the event or bet or contingency in question.
- E. Western Province Racing Club is authorised by the Western Cape Gambling and Racing Law 1996 to conduct a totalisator. Western Province Racing Club has appointed Gold Circle (Pty) Limited to manage that totalisator.
- F. The entity named in A will on request make the rules and published local racing conditions available for perusal and copying.
- G. These rules and the rules of the Jockey Club of South Africa and published local racing conditions are amended from time to time. It is the responsibility of the investor to make himself familiar with amendments by perusing those documents.

### 1. Preliminary

In these rules, unless inconsistent with the context, the singular shall include the plural and vice versa, the male shall include the female, and

**1.1. BET SLIP:** shall mean the official bet slip issued by the CLUB or the T.A.B. for the purpose of selecting pools and horse combinations which are to be read by the ticket issuing machines.

**1.2. BOX:** shall mean that mode of betting where selected horses are permuted all ways in relation to the type of bet and applies to the following pools: Swinger, Exacta, Trifecta, Quartet and Superfecta.

**1.3. CARDED:** shall mean that any horse appearing as an entry, or emergency acceptor, in the official race card, regardless of whether it was scratched before or after the race card had been printed, shall be considered to be carded.

**1.4. CLUB:** shall mean the DURBAN TURF CLUB, CLAIRWOOD TURF CLUB, PIETERMARITZBURG TURF CLUB AND WESTERN PROVINCE RACING CLUB and the Club is the Club conducting the race meeting on the specific occasion.

**1.5. DIVIDEND:** shall mean the amount declared to be paid to holders of winning tickets in respect of each unit bet calculated in accordance with these Rules as they apply to each form of betting.

**1.6. EACH WAY:** shall mean a win and place bet on one horse issued on the same ticket.

**1.7. EMERGENCY ACCEPTOR:** shall mean that horse that has been carded in the official race card as a replacement horse for any horse which may be scratched from such race before a particular time. This horse retains its carded number and forms part of the carded field.

**1.8. EMPLOYEE:** shall mean a person acting as such, whether in a permanent or temporary capacity, on behalf of the Club or the T.A.B.

**1.9. GROSS POOL:** shall mean the total amount received in respect of a betting pool, after the deduction of any amounts to be refunded.

**1.10. ISSUE:** shall mean that such ticket is issued in terms of these rules.

**1.11. LEG:** shall mean each nominated race in those forms of betting where selections are required in more than one race. Each nominated race is termed a leg. The first of the nominated races to be run is the 1st Leg. The second of the nominated races to be run is the 2nd Leg and so on, depending on the number of races incorporated in a particular bet type.

**1.12. MINOR:** shall mean a person under the age of eighteen years.

**1.13. NET POOL:** shall mean the Gross Pool less Statutory Deductions.

**1.14. OFFICIAL:** shall mean a person acting as such, whether in a permanent or temporary capacity, on behalf of the Club or T.A.B.

**1.15. OUT OF PROVINCE BETTING:** shall mean totalisators conducted on away race meetings at Clubs other than those referred to in terms of Rule 1.4. and shall be subject to these rules and not the rules pertaining to the away centre.

**1.16. RACE CARD:** shall mean the official race card issued by the Club for a specific race meeting.

**1.17. RULES:** shall mean these Totalisator Rules herein contained, as amended from time to time hereafter.

**1.18. RUNNER:** shall mean a horse which in any race has come under starter's orders and has not been withdrawn before or after the start of such race.

**1.19. STEWARD:** shall mean a person acting as such on behalf of the Club.

**1.20. T.A.B.:** shall mean the Totalisator Agency Board (Natal).

**1.21. TICKET:** shall mean an official betting ticket issued subject to the provisions of these Rules, by the Club or the T.A.B.

**1.22. TOTE FAVOURITE:** Is the individual horse on which the most number of win units have been taken. Should two or more horses have exactly the same number of units invested on them, Joint Favourites shall be declared.

**1.23. VALID TICKET:** No ticket shall be valid unless it is issued from an operative terminal on official ticket paper and bears the correct horse number or numbers, the race number, the type of bet and the official code of the race meeting.

**1.24. VALID TICKET HOLDER:** is the person who presents a valid ticket for payment.

## **2. General**

**2.1. APPLICABILITY OF RULES:** These Rules shall apply to every Club, T.A.B. and to every person placing a bet at any totalisator conducted by a Club and/or the T.A.B. and/or any outlet authorised by the T.A.B. as the case may be. Provided that in so far as any Rule may relate to a specific totalisator pool such Rule shall be applicable only if such Club offers such pool.

Nothing in these Rules contained, shall be construed as placing an obligation on any Club or T.A.B. to offer any specific totalisator pool.

**2.2. TAX AND COMMISSION:** Deductions as stipulated by applicable legislation, as laid down from time to time, shall be deducted from every gross pool before the calculation of any dividend.

### **2.3. BRACKETED HORSES:**

**2.3.1.** Whenever in any race a trainer has two or more horses carded (including emergency acceptors) belonging to one or more owners, such horses shall be bracketed on the Totalisator for the Jackpot and Pick 6 Pools only.

**2.3.2.1.** Subject to the provisions of these rules, whenever a bracketed horse wins a race, all the horses in the bracket shall qualify for the purpose of the calculation and payment of Jackpot and Pick 6 dividends.

**2.3.2.2** In the event of one or more horses within a bracket being scratched such horse/s shall be substituted with the highest placed horse in the order of finish of either

**2.3.2.2.1** the totalisator favourite or

**2.3.2.2.2** the remaining horse/s within the bracket.

**2.3.3.** Bracketing shall not apply in any Win, Place, Double, Exacta, Quartet, Superfecta, Swinger, Trifecta, or Place Accumulator dividend.

**2.3.4.** Where an owner has more than one horse in any race trained by different trainers such horses shall not be bracketed.

**2.3.5.** No change in ownership or training of a horse after the printing of the race card shall be recognised in so far as the bracketing of horses is concerned.

**2.4. REFUNDS:** Whenever a horse is withdrawn from a race before or after coming under starter's orders, or if one or more of the starting gates do not open, thus preventing a fair start; the horse shall be deemed to be withdrawn and the amount invested on such horse in any Win, Place, Exacta, Quartet, Superfecta, Swinger or Trifecta pool will, subject to the provisions of these rules, be refundable to the investor.

Provided that:

**2.4.1.** a refund shall only be made on presentation of a ticket bearing the number of the withdrawn horse.

**2.4.2.** No refund will be made in respect of any Double, Place Accumulator, Jackpot or Pick 6 ticket except where a race meeting is cancelled or abandoned before the first leg of a Double, Place Accumulator, Jackpot or Pick 6, as the case may be.

### **2.5. DIVIDENDS:**

**2.5.1.** All unit bet dividends shall be calculated to the completed 10 cents and any balance remaining after such calculation shall accrue to and become the property of the Club or T.A.B. as the case may be.

**2.5.2.** Fractional bet dividends shall be calculated by multiplying the unit bet dividend by the percentage of the unit bet purchased and rounded down to the nearest cent. This resultant dividend is then multiplied by the number of times that the bet is won and rounded down to the nearest 10 cents. Any balance remaining shall accrue to the Club or T.A.B. as the case may be.

**2.6. LOST OR MUTILATED TICKETS:** No claim will be recognised in respect of a lost or mutilated ticket.

### **2.7. PRESCRIPTION:**

**2.7.1.** Subject to the provisions of these rules, no claim for payment of a dividend or for refund shall be admitted unless made within 60 days of the date of issue of the ticket.

**2.7.2.** Monies unclaimed 60 days after the date of issue of a ticket shall be forfeited and accrue to and become the property of the Club or T.A.B. as the case may be.

**2.8. PAYMENT OF DIVIDENDS:** Subject to the provisions of these rules, payment of dividends will commence as soon as possible after each race has been decided and declared "official".

**2.9. OBJECTIONS:** Whenever an objection against the result of a race has been lodged, any payments shall be made in accordance with the decisions of the race-meeting Stewards.

**2.10. COMPLAINTS:** No complaint either in regard to the correctness of a ticket, the correctness of change or the payment of a dividend will be entertained unless it is made before the complainant leaves the teller/operator window.



**2.11. MINORS:** No bet may be made by or on behalf of a minor and no dividend will be paid to a minor or to anyone on behalf of a minor.

**2.12. LIMITATION OF LIABILITY:** The Club and/or the T.A.B. or any Steward, Official, Member, Independent Authorised Contractor, Agent or Employee shall not be liable for damages resulting from any breach of contract or any negligence or grossly negligent act relating in any way to totalisator betting for which they are responsible either directly, indirectly, vicariously or in any way, and in particular none of the aforementioned shall be liable in damages either directly, indirectly, vicariously or in any other way for loss, destruction or disappearance of any original betting ticket, or for any error made by any of the aforesaid persons.

**2.13. CLOSING TIMES OF POOLS:** Bets must either be accepted by an office of T.A.B. before the said office closes for the purposes of accepting bets for the particular pool for which the bet is placed, or accepted on the day of the particular pool by an office of T.A.B. or at receiving points on the race course before the advertised closing times.

**2.14. PROHIBITION OF STAFF BETTING:** No employee, whether permanent or temporary of the Club or T.A.B. is entitled to participate, either directly or indirectly, in any way whatsoever in any totalisator pool or dividend.

**2.15 CONFIDENTIAL:** Information and details gained with regard to any type of betting transaction are strictly confidential and no employee of the Club or the T.A.B. may divulge such information.

**2.16. POSTAL BETTING:** Postal bets will not be accepted.

**2.17. ONUS ON INVESTOR AND WAIVER OF CLAIM:** The onus is on the investor to ensure that a bet slip is correctly completed and that the ticket issued corresponds with the selections requested on that bet slip or in the case of a verbal bet that such ticket issued corresponds to the bet called by the said investor or in the case of a telephone bet that the bet called back by the operator corresponds to the bet called by the said investor.

The investor will not have any claim arising out of any error made by any person purporting to act on behalf of a Club and/or T.A.B.

**2.18. ASSISTANCE BY STAFF:** Staff who offer any advice on betting and/or assistance to investors in the completion of any bet slip or in the issue of any ticket in accordance with these Rules, shall not be liable for failure to comply with the requirements of such investor, nor shall any claim lie against the Club and/or T.A.B. as the case may be.

The Club and/or T.A.B. likewise is not bound contractually for any default or omission caused by any member of staff dealing with an investor.

**2.19. EQUIPMENT FAILURE:** In the event of breakdown in any equipment, device or means of communication employed by the Club or T.A.B. for processing bets, the Club or T.A.B. may declare the favourite for the race and such dividend or refund as may be appropriate in the circumstances having regard to the information available. If, for any reason whatsoever, it is not possible to transfer the Off-Course bets to an On-Course totalisator or vice versa, the Club or T.A.B. may declare dividends in respect of the Off-Course or on On-Course bets either at the same rates as applied to the On-Course or Off-Course bets or alternatively may treat the Off-Course or on On-Course bets as forming separate pools from which independent dividends are calculated.

#### **2.20. LOG TAPE OR AUDIT FILES:**

**2.20.1.** The only admissible evidence to a betting transaction shall be the record of the original transaction contained on the log tape or audit files of the computer system.

**2.20.2.** In the event of a discrepancy existing between the bet details printed on the ticket issued and the aforementioned logged records the bet details reflected in the records shall prevail.

**2.20.3.** The decision of the Stewards or the Board of T.A.B. as to the validity or otherwise of any claim made upon a printed ticket held by any claimant shall be final and binding on all parties.

#### **2.21. SPECIAL RULES PERTAINING TO TELEPHONE BETTING:**

**2.21.1. TOTALISATOR RULES AND REGULATIONS:** All telephone betting transactions are subject to these Rules as amended from time to time.

##### **2.21.2. CALLING OF BETS:**

**2.21.2.1.** After each bet has been called the operator will "Call Back" what has been keyed in and obtain authority from the investor to transmit the bet to the system

**2.21.2.2.** If the investor does not query the "Call Back" he/she is deemed to have accepted the details as called back by the Telebet Operator as being correct and becomes bound by the call back.

**2.21.3. ALTERATION OR CANCELLATION OF BETS:** No bets may be altered or cancelled after they have been accepted.

**2.21.4. RACE CLOSURE:** Betting closes at the start time of the event or first leg of a multi-leg event.

Should a race close during the input of bet data resulting in the non-acceptance of such bet that bet shall be null and void.

**2.21.5. DIVIDENDS AND REFUNDS:** Dividends are credited to accounts as soon as possible after being declared "Official".

Refunds in respect of scratchings are credited to accounts at the same time as dividends.

**2.21.6. COMMUNICATION FAILURE-WAIVER OF CLAIMS:** The investor will not have any claim of any nature against the T.A.B. and/or any of its employees arising from a failure to accept his/her bets because of delays caused by a breakdown in the telephone system and/or no telephone lines being available.

**2.21.7. SYSTEM UNAVAILABLE:** Bets can only be accepted whilst the computerised system is operative.

**2.21.8. RECORDING EQUIPMENT AND WAIVER OF RIGHTS:**

**2.21.8.1.** For the protection of clients all telephone transactions are recorded.

**2.21.8.2.** In accordance with T.A.B. regulations, recorded tapes are retained for 14 days following the race meeting before being erased.

**2.21.8.3.** Disputes regarding account balances and betting transactions must be made in writing within 14 days of the race meeting concerned. The investor shall not have a claim once this period has elapsed and the dispute has not been raised. If a claim is not made within the aforesaid period the investor's right to claim shall be deemed to be waived.

**2.21.9. SECURITY:**

**2.21.9.1.** The investor's security code is to prevent unauthorised use of his/her account and should not be divulged to other parties.

**2.21.9.2.** The investor shall notify the Telephone Betting Centre immediately should he/she lose or mislay his/her account details.

**2.21.9.3.** No betting transaction to an account or withdrawal from an account is permitted unless the investor quotes his/her correct security code.

**2.21.10. UNAUTHORISED USE OF ACCOUNT:** The T.A.B. shall not be liable for any loss incurred by an investor due to the unauthorised use of his/her account.

**2.21.11. TERMINATION OF ACCOUNT:** The T.A.B. shall be entitled to terminate the telebet contract with immediate effect in its sole discretion. The Telebet investor shall not have any claim of whatsoever nature against the T.A.B. arising out of the cancellation of such contract other than to claim a refund of the amount outstanding to the credit of his/her account.

**2.22. INTERPRETATION OF RULES:**

**2.22.1.** In any dispute regarding the meaning and interpretation of these Rules, the meaning and interpretation placed thereon by the Stewards or Board of T.A.B. shall be final and binding.

**2.22.2.** Where any matter not provided for in these rules arises, the decision of the Stewards or Board of T.A.B. shall be final and binding.

**2.23. DECISION OF STEWARDS OR BOARD OF T.A.B.:** The Stewards or Board of T.A.B. shall in its absolute discretion decide any dispute arising in any way whatsoever from the running of the Totalisator betting transactions, and in particular its decision as to the validity of any claim to participate in any dividend, shall be final and binding between the Club or T.A.B. as the case may be and anyone who has invested, or claims to have invested in any Totalisator pool.

For this purpose the T.A.B. shall be entitled to conduct an inquiry which the complainant shall be obliged to attend, answer questions and be entitled to be heard, make representations and call witnesses.

The complainant shall not be entitled to legal representation at the hearing.

**3. Win Pool**

**3.1. PURPOSE:** The purpose is to select the winner of a specified race.

**3.2 UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**3.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.

**3.4. GUARANTEE:** There is a guaranteed minimum win dividend equal to the unit of betting. Provided that where two horses dead heat the minimum guaranteed dividend will be equal to 60% of the unit of betting, and where three horses dead heat the minimum guaranteed dividend will be 40% of the unit of betting.

The unit of betting shall be as contemplated under Chapter 15.

**3.5. CALCULATION OF DIVIDEND:** The dividend shall be determined by dividing the net pool by the number of unit bets on the winning horse.

**3.6. DEAD HEAT:**

**3.6.1.** Notwithstanding the provisions of Rule

**3.5.** whenever two or more horses dead heat the dividend payable will be calculated in the following manner:

The net pool shall be divided into as many equal portions as there are dead heaters and each resultant portion shall then be divided by the number of unit bets invested on the individual dead heaters.

**3.6.2.** Should one or more of the resultant dividends be less than the guarantee as laid down in Rule 3.4. the amount required to make up the shortfall shall be deducted in equal amounts from the other portions of the net pool.

**3.7. CARRY FORWARD:** In the event of there being no ticket on the winning horse the net pool shall be carried forward and added to a net win pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**4. Place Pool**

**4.1. PURPOSE:** The purpose is to select a placed horse in a specified race.

**4.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**4.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.



**4.4. GUARANTEE:** There is a guaranteed minimum place dividend equal to the unit of betting. Except as provided for in Rule 4.7

The unit of betting shall be as contemplated under Chapter 15

**4.5. LIMITATION OF PLACE BETTING:** Whenever there are—

**4.5.1.** Six or less runners there will be no place betting and all bets will be refunded.

**4.5.2.** Seven or more runners, dividends will be paid in respect of the horses placed first, second and third, regardless of the total number of carded horses/runners.

**4.6. CALCULATION OF DIVIDEND:** The net pool shall be divided into as many equal portions as there are placed horses in terms of Rule 4.5. The portions will be divided respectively by the number of unit bets on each of the placed horses and the results so obtained shall be the dividend payable. Provided that should such calculation result in a dividend of less than the unit of betting in respect of any placed horse, such dividend shall be increased to the unit of betting, the amount required for this purpose being deducted equally from the amounts available for distribution to the holders of tickets on the other placed horses and the dividends payable on such other placed horses being reduced accordingly.

**4.7. DEAD HEAT:**

**4.7.1.** For the purpose of the calculation of dividends, horses dead heating for first place shall be deemed to have filled the first and second places, horses dead heating for second place to have filled second and third places and horses dead heating for third to have filled third place jointly.

**4.7.2.** Whenever a dead heat between two horses results in the payment of more place dividends than is provided for in Rule 4.5, the dividends payable shall be calculated as follows:

**4.7.2.1.** the net pool will be divided into so many equal portions as, but for the dead heat, there would have been places in terms of Rule 4.5.

**4.7.2.2.** the dividends on the horses not involved in the dead heat shall be calculated as provided for in Rule 4.6.

**4.7.2.3.** The remaining portion shall be divided into two equal parts, which shall respectively be divided by the number of unit bets on each of the horses in the dead heat: Provided that if such calculation results in one dividend being less than 50% of the unit of betting such dividend shall be increased to 50% of the unit of betting, the amount required for this purpose being deducted from the amount available for distribution among the holders of tickets on the other horse in the dead heat, the dividend payable on such other horse being reduced accordingly: Provided further that if such calculation results in dividends of less than 50% of the unit of betting on both horses in the dead heat, such dividends shall be increased to 50% of the unit of betting in like manner as contemplated in the proviso to Rule 4.6.

**4.7.3.** Should there be three horses in a dead heat, the dividends payable in respect of the dead heating horses shall be calculated as provided for in paragraph 4.7.2. save that the amount available for distribution among holders of tickets on the dead heating horses shall be divided into three equal parts and that the dividends shall not be less than 30 % of the unit of betting

**4.8. NO TICKET ON PLACED HORSES:** In the event of there being no ticket on one or more of the placed horses, the net pool will be divided into as many equal portions as there are placed horses on which there are tickets.

**4.9. CARRY FORWARD:** In the event of there being no ticket on any of the placed horses, the net pool will be carried forward and added to a net place pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**5. Exacta Pool**

**5.1. PURPOSE:** The purpose of the Exacta is to select two horses to finish first and second in that order in a race designated in the official race card as an Exacta Pool race.

**5.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**5.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.

**5.4. GUARANTEE:** There is a guaranteed minimum Exacta dividend equal to the unit of betting. Provided that where there is a dead heat and two winning combinations arise the guarantee shall be 50% of the unit of betting, where three combinations arise the guarantee shall be 30% of the unit of betting and where six combinations arise the guarantee shall be 10% of the unit of betting. The unit of betting shall be as contemplated under Chapter 15

**5.5. CALCULATION OF DIVIDEND:** The dividend shall be determined by dividing the net pool by the number of unit bets on the winning horse combinations.

**5.6. DEAD HEAT:** Notwithstanding the provisions of Rule 5.5. whenever two or more horses dead heat the dividends payable will be calculated in the following manner:

**5.6.1.** The net pool shall be divided into as many equal portions as there are possible dead heat combinations and each resultant portion shall then be divided by the number of unit bets invested on the individual winning combinations. Provided further that should there be no unit bets on any of the possible winning combinations, that portion of the net pool allocated to such combination shall be distributed equally to the other portions on which there are winning unit bets.

**5.6.2.** Should one or more of the resultant dividends be less than the guarantee as laid down in Rule 5.4. the amount required to make up the shortfall shall be deducted in equal amounts from the other portions of the net pool.

**5.7. CARRY FORWARD:** in the event of there being no ticket on any of the winning combinations the net pool will be carried forward and added to a net exacta pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

## 6. Swinger Pool

**6.1. PURPOSE:** The purpose of the swinger is to select any two horses finishing in the first three places irrespective of the order in which they finish in a race designated in the official race card as a Swinger pool race.

**6.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**6.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.

**6.4. GUARANTEE:** There is a guaranteed minimum swinger dividend equal to the unit of betting only in the event of dividends being paid to not more than three combinations. The unit of betting shall be as contemplated under Chapter 15.

**6.5. CALCULATION OF DIVIDENDS:** The net pool shall be divided into equal parts and the parts respectively divided by the number of unit bets on any two of the first three horses, namely:

The first and second placed horses or

The first and third placed horses or

The second and third placed horses.

## 6.6. DEAD HEAT:

**6.6.1.** For the purpose of the calculation of dividends in the case of a dead heat:

**6.6.1.1.** between two horses for the first place, they shall be deemed to have filled first and second places.

**6.6.1.2.** between three horses for the first place, they shall be deemed to have filled first, second and third places.

**6.6.1.3.** between two horses for second place, they shall be deemed to have filled second and third places.

**6.6.2.** Where three horses dead heat for second place the winning combinations shall be the first horse coupled with any one of the dead heaters and a coupling of any two of the dead heaters.

**6.6.3.** Where there is a dead heat between two or more horses for third place the winning combinations shall be the first horse coupled with the second horse, the first horse coupled with any one of the dead heaters, the second horse coupled with any one of the dead heaters and a coupling of any two of the dead heaters.

**6.6.4.** Notwithstanding the provisions of Rule 6.5. whenever paragraphs 6.6.2. and 6.6.3. are applicable, the dividends shall be calculated by dividing the net pool into as many parts as there are winning combinations and the parts respectively by the number of unit bets on each such combination.

## 6.7. REDUCTION OF RUNNERS:

**6.7.1.** In the event of a designated swinger pool race being reduced to only 4 or 5 runners, dividends will be paid in respect of horses placed FIRST and SECOND only, irrespective of the order in which they finish.

**6.7.2.** In the event of a designated swinger pool race being reduced to less than 4 runners, the swinger pool shall be abandoned and refunded to investors.

**6.8. NO TICKET ON WINNING COMBINATION:** In the event of there being no ticket on one or more winning combinations, the net pool will be divided among the remaining winning combinations.

**6.9. CARRY FORWARD:** In the event of there being no ticket on the winning combinations, the net pool will be carried forward and added to a net swinger pool selected at the sole discretion of Management, provided that such carry forward is made within one month of original pool.

## 7. Double Pool

**7.1. PURPOSE:** The purpose of the double is to select the first horse in each of the legs, as defined in Rule 1.11., constituting the double and will operate on any two races designated in the official race card as a double pool.

**7.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**7.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply.

**7.4. GUARANTEE:** There is a guaranteed minimum winning double dividend equal to the unit of betting except in the case of dead heats resulting in more than one dividend, in which case no minimum dividend is guaranteed. There are no guaranteed minimum consolation double dividends.

The unit of betting shall be as contemplated under Chapter 15

**7.5. CALCULATION OF DIVIDENDS:** The dividend shall be calculated by dividing the net pool by the number of unit bets on the winning combinations.

**7.6. DEAD HEAT:** In the event of two or more horses dead heating for first place in either leg, the net pool will be divided into as many parts as there are dead heaters and the parts respectively divided by the number of unit bets selecting any dead heater with the horse placed first in the other leg. Provided that should any horse in a dead heat not be selected with the winning horse in the other leg, such first mentioned horse shall not be taken into account.

Provided that should any horse in a dead heat not be selected with the winning horse in the other leg, such first mentioned horse shall not be taken into account. The same method of calculation shall be applied to consolation doubles where there is a dead heat for second place.

**7.7. SECOND LEG ABANDONED:** Second leg abandoned :— Where for any reason the 2nd leg is abandoned after the running of the 1st leg, the net pool will be distributed to:—

**7.7.1.** Holders of tickets bearing the number of the winner of the first leg.

**7.7.2.** In the event of a dead for the first place the net pool will be divided into as many parts as there are dead heaters and each part will be distributed among the holders of tickets bearing the number of one of the dead heaters respectively.

**7.8. SCRATCHINGS:**

**7.8.1.** Where a horse is withdrawn from the first leg of a double or from the second leg prior to the running of the first leg, the holder of any ticket on which such withdrawn horse has been selected shall be deemed to have selected the tote favourite in place of the withdrawn horse.

**7.8.2.** Where a horse is withdrawn from the second leg of a double after the first leg has been decided, the withdrawn horse will be substituted with the tote favourite only on double tickets bearing the number of the winner or the number of the second horse in the first leg and the number of the withdrawn horse in the second leg.

**7.8.3.** In the event of joint totalisator favourites being declared in a particular race, a scratched horse to be substituted by the totalisator favourite in terms of rule 7.8.1 and 7.8.2 will be substituted with the joint totalisator favourite which is highest placed in the order of finishing of that race. 7.8.4 In the event of joint totalisator favourites dead heating for 1st place, a scratched horse to be substituted in terms of rule 7.8.1 or 7.8.2 will be substituted with the joint totalisator favourite bearing the lower race card number.

**7.8.4.** In the event of joint totalisator favourites dead heating for 1st place, a scratched horse to be substituted in terms of rule 7.8.1 or 7.8.2 will be substituted with the joint totalisator favourite bearing the lower race card number.

**7.9. CARRY FORWARD:** In the event of there being no ticket on any of the winning combinations, the net pool will be carried forward and added to a net double pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**8. Trifecta Pool**

**8.1. PURPOSE:** The purpose of the Trifecta is to select three horses to finish first, second and third in that order in a race designated in the official race card as a Trifecta Pool race and shall operate where there are three or more runners.

**8.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**8.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.

**8.4. GUARANTEE:** There is no guaranteed minimum Trifecta dividend.

**8.5. TYPES OF ENTRY:** There shall be 5 types of entry, namely:

**8.5.1.** A single entry where only 3 horses must be selected to finish in the exact order of selection.

**8.5.2.** A box entry where three or more horses may be selected to finish in the first three positions, irrespective of their order.

**8.5.3.** A Single Floating Banker Entry where one horse must be selected to run either first, second or third with three or more horses selected to fill the remaining two positions.

**8.5.4.** A Double Floating Banker Entry where two horses must be selected to fill any two of the first three positions with two or more horses selected to fill the remaining position.

**8.5.5.** A Multiple Entry where one or more horses must be selected for each of the first three positions.

**8.6. CALCULATION OF DIVIDEND:**

**8.6.1.** The dividend shall be determined by dividing the net pool by the total number of unit and fractional unit bets on the winning combination/s.

**8.6.2.** In the event that there are no full unit winning bets on a Trifecta pool, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be either carried over in terms of rule 8.10 or apportioned in terms of rule 8.7.2.

**8.7. DEAD HEAT:** Notwithstanding the provisions of Rule 8.6. whenever two or more horses dead heat, the dividend payable will be calculated in the following manner:

**8.7.1.** In the event of a dead heat resulting in more than one winning combination, the net pool shall be divided into as many equal portions as there are winning combinations, and each such portion shall then be divided by the number of unit bets on each of the combinations.

**8.7.1.1.** In the event of a dead heat for the First place between two horses they will be deemed to have run First and Second, Second and First. There will therefore be two winning combinations. Should three or more horses dead heat for First place there will be as many winning combinations as there are possible combinations.

**8.7.1.2.** In the event of a dead heat for Second place between two horses they will be deemed to have run Second and Third, Third and Second. There will therefore be two winning combinations. Should three or more horses dead heat for Second place there will be as many winning combinations as there are possible combinations.

**8.7.1.3.** In the event of two or more horses dead heating for Third place there will be as many winning combinations as there are dead heaters.

**8.7.2.** Should there be no unit bets on one or more of the winning combinations as provided for under Rule 8.7.1. that portion of the net pool shall be apportioned equally amongst the combinations on which there are winning unit bets.

**8.8. LESS THAN THREE RUNNERS FINISHING:** In the event of three or more horses starting a race and less than three horses finishing the race for any reason whatsoever, a dividend will be declared on the first and second placed horses with the field as the third place, or if only one horse finishes, a dividend will be declared on that horse with the field for second place and the field for third place.

**8.9. REFUNDS:**

**8.9.1.** In the event of a selected horse being withdrawn a refund of the investment affected by the withdrawal will be made.

**8.9.2.** In the event of a Trifecta pool race being cancelled or abandoned for any reason whatsoever a full refund will be made.

**8.10 CARRY FORWARD:** In the event of there being no ticket on any of the winning combinations, the net pool will be carried forward and added to a net trifecta pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**9. Quartet Pool**

**9.1. PURPOSE:** The purpose of the Quartet is to select four horses to finish first, second, third and fourth in that order in a race designated in the official race card as a Quartet Pool race and shall operate where there are four or more runners.

**9.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**9.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.

**9.4. GUARANTEE:** There is no guaranteed minimum Quartet dividend.

**9.5. TYPES OF ENTRY:** There shall be 6 types of entry, namely:

**9.5.1.** A Single Entry where only 4 horses must be selected to finish in the exact order of selection.

**9.5.2.** A Box Entry where four or more horses may be selected to finish in the first four positions, irrespective of their order.

**9.5.3.** A Single Floating Banker Entry where one horse must be selected to run either first, second, third or fourth with four or more horses selected to fill the remaining three positions.

**9.5.4.** A Double Floating Banker Entry where two horses must be selected to fill any two of the first four positions with three or more horses selected to fill the remaining two positions.

**9.5.5.** A Triple Floating Banker Entry where three horses must be selected to fill any three of the first four positions with two or more horses selected to fill the remaining position.

**9.5.6.** A Multiple Entry where one or more horses must be selected for each of the first four positions.

**9.6. CALCULATION OF DIVIDEND:**

**9.6.1.** The dividend shall be determined by dividing the net pool by the total number of unit and fractional unit bets on the winning combination/s.

**9.6.2.** In the event that there are no full unit winning bets on a Quartet pool, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be either carried over in terms of rule 9.10. or apportioned in terms of rule 9.7.2.

**9.7. DEAD HEAT:** Notwithstanding the provisions of Rule 9.6, whenever two or more horses dead heat the dividend payable will be calculated in the following manner:

**9.7.1.** In the event of a dead heat resulting in more than one winning combination, the net pool shall be divided into as many equal portions as there are winning combinations, and each such portion shall then be divided by the number of unit bets on each of the combinations.

**9.7.1.1.** In the event of a dead heat for the First place between two horses they will be deemed to have run First and Second, Second and First. There will therefore be two winning combinations. Should three or more horses dead heat for First place there will be as many winning combinations as there are possible combinations.

**9.7.1.2.** In the event of a dead heat for Second place between two horses they will be deemed to have run Second and Third, Third and Second. There will therefore be two winning combinations. Should three or more horse dead heat for Second place there will be as many winning combinations as there are possible combinations.

**9.7.1.3.** In the event of two or more horses dead heating for Third place they will be deemed to have run Third and Fourth, Fourth and Third. There will therefore be two winning combinations. Should three or more horses dead heat for Third place there will be as many winning combinations as there are possible combinations.

**9.7.1.4.** In the event of two or more horses dead heating for Fourth place there will be as many winning combinations as there are dead heaters.

**9.7.2.** Should there be no unit bets on one or more of the winning combinations as provided for under rule 9.7.1. that portion of the net pool shall be apportioned equally amongst the combinations on which there are winning unit bets.

**9.8. LESS THAN FOUR RUNNERS FINISHING:** In the event of four or more horses starting a race and less than four horses finishing the race for any reason whatsoever, a dividend will be declared on the placed horses completing the race with the field in the other unfilled position/s.

**9.9. REFUNDS:**

**9.9.1.** In the event of a selected horse being withdrawn a refund of the investment affected by the withdrawal will be made.

**9.9.2.** In the event of a Quartet pool race being cancelled or abandoned for any reason whatsoever a full refund will be made.

**9.10. CARRY FORWARD:** In the event of there being no ticket on any of the winning combinations, the net pool will be carried forward and added to a net quartet pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

## 10. Superfecta Pool

**10.1 PURPOSE:** The purpose of the superfecta is to select the first six horses past the post in a race designated as a superfecta pool race.

The superfecta will consist of two elements with 70% of the net pool distributed to holders of tickets selecting the first six horses past the post in any order and 30% of the net pool distributed to holders of tickets selecting the first six horses in exact order.

**10.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**10.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to this pool.

**10.4. GUARANTEE:** There is no guaranteed minimum Superfecta dividend.

**10.5. TYPES OF ENTRY:** There shall be seven types of entry, namely:

**10.5.1.** A Single Entry where only 6 horses must be selected to finish in the exact order of finish.

**10.5.2.** A Box Entry where six or more horses may be selected to finish in the first six positions, irrespective of their order.

**10.5.3.** A Single Floating Banker Entry where one horse must be selected to run either first, second, third, fourth, fifth or sixth with six or more horses selected to fill the remaining five positions.

**10.5.4.** A Double Floating Banker Entry where two horses must be selected to fill any two of the first six positions with five or more horses selected to fill the remaining four positions.

**10.5.5.** A Triple Floating Banker Entry where three horses must be selected to fill any three of the first six positions with four or more horses selected to fill the remaining three positions.

**10.5.6.** A quadruple floating banker entry where four horses must be selected to fill any four of the first six positions with three or more horses selected to fill the remaining two positions.

**10.5.7.** A quintuple floating banking entry where five horses must be selected to fill any five of the first six positions with two or more horses selected to fill the remaining position.

**10.5.8.** A Multiple Entry where one or more horses must be selected for each of the first six positions.

**10.5.9.** A Double Box Entry where three or more horses are boxed to finish first, second and third in any order with three or more other horses boxed to finish fourth, fifth and sixth in any order.

**10.6. GUARANTEED PAYOUT:** The distribution of the any order element i.e. 70% of the net pool is guaranteed. Therefore should there be no winners this portion of the pool will be distributed to holders of tickets selecting the first five horses past the post in any order. Similarly if this too does not provide any winners the 70% portion of the net pool will be distributed to holders of tickets selecting the first four horses past the post in any order and then the first three, first two and then the winner until winning tickets are obtained.

### 10.7. CALCULATION OF DIVIDEND:

**10.7.1.** The dividend of the exact order element shall be determined by dividing 30% of the net pool, plus the total of any carried forward pool, by the total number of unit and fractional unit bets on the winning combination/s.

**10.7.2.** The dividend of the any order element shall be determined by dividing 70% of the net pool, excluding any carry forward pool, by the total number of unit and fractional unit bets on the winning combination/s.

**10.7.3.** In the event that there are no full unit winning bets on the exact order element, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be carried over in terms of rule 10.11 or apportioned in terms of rule 10.8.3.

**10.7.4.** In the event that there are no full unit winning bets on the any order element, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to fractional winners, will be divided by the total number of unit and fractional bets of tickets that have selected the first five in any order. In the event that there are no full unit winning bets at this level, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to fractional winners, will be divided by the total number of unit and fractional bets of holders of tickets that have selected the first four in any order and so forth, until such time that the full 70% of the net pool is distributed. Note: Any winning combination of the exact order element will also be a winning combination of the any order superfecta.

**10.8. DEAD HEAT:** Notwithstanding the provisions of Rule 10.7 whenever two or more horses dead heat, the dividend payable will be calculated in the following manner:

**10.8.1.** In the event of a dead heat for first, second, third, fourth and fifth, resulting in more than one winning combination of the exact order element, 30% of the net pool shall be divided into as many equal portions as there are winning combinations, and each portion shall then be divided by the number of unit and fractional bets on each of the combinations.

**10.8.1.1.** In the event of a dead heat for the First place between two horses they will be deemed to have run first and second, second and first. There will therefore be two winning combinations. Should three or more horses dead heat for first place there will be as many winning combinations as there are possible combinations.

**10.8.1.2.** In the event of a dead heat for second place between two horses they will be deemed to have run second and third, third and second. There will therefore be two winning combinations. Should three or more horses dead heat for second place there will be as many winning combinations as there are possible combinations.



**10.8.1.3.** In the event of a dead heat for third place between two horses they will be deemed to have run third and fourth, fourth and third. There will therefore be two winning combinations. Should three or more horses dead heat for third place there will be as many winning combinations as there are possible combinations.

**10.8.1.4.** In the event of a dead heat for the fourth place between two horses they will be deemed to have run fourth and fifth, fifth and fourth. There will therefore be two winning combinations. Should three or more horses dead heat for fourth place there will be as many winning combinations as there are possible combinations.

**10.8.1.5.** In the event of a dead heat for fifth place between two horses they will be deemed to have run fifth and sixth, sixth and fifth. There will therefore be two winning combinations. Should three or more horses dead heat for fifth place there will be as many winning combinations as there are possible combinations.

**10.8.2.** In the event of a dead heat for sixth place resulting in more than one winning combination of both elements of the superfecta, the respective portions of the net pool shall be divided into as many equal portions as there are winning combinations, and each such portion shall then be divided by the number of unit and fractional bets on each of the combinations.

**10.8.3.** Should there be no unit bets on one or more of the winning combinations as provided for under rule 10.8.1 that portion of the net pool shall be apportioned equally amongst the combinations on which there are winning unit bets.

**10.9. LESS THAN SIX RUNNERS FINISHING:** In the event of six or more horses starting a race and less than six horses finishing the race for any reason whatsoever, a dividend will be declared on the placed horses completing the race with the field in the other unfilled position/s.

#### **10.10. REFUNDS:**

**10.10.1.** In the event of a selected horse being withdrawn a refund of the investment affected by the withdrawal will be made.

**10.10.2.** In the event of a Superfecta pool race being cancelled or abandoned for any reason whatsoever a full refund will be made.

**10.11. CARRY FORWARD:** In the event of there being no winning combination of the exact order element, the 30% portion of the net pool will be carried forward at management's discretion to any pool or pools (on a variable percentage basis) of the same bet type within 30 days.

#### **11. Jackpot Pool**

**11.1. PURPOSE:** The purpose of the Jackpot is to select the winners of each of the legs constituting the Jackpot as designated in the official race card.

**11.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**11.3. BRACKETING OF HORSES:** The bracketing of horses shall apply to the Jackpot Pool.

**11.4. GUARANTEE:** There is a guaranteed minimum Jackpot dividend equal to the unit of betting. Where dead heats result in more than one winning combination there will be no guaranteed minimum dividend.

The unit of betting shall be as contemplated under Chapter 15.

**11.5. EMERGENCY ACCEPTORS:** The carded number of any emergency acceptor replacing a scratched horse remains unaltered and consequently field selections should include all horses carded. Rule 2.3. applies in regard to bracketed horses and Rule 11.6 applies to scratchings.

#### **11.6. SCRATCHINGS:**

**11.6.1.** If any horse is scratched from any leg the holder of any ticket on which such horse has been selected, shall be deemed to have selected the totalisator favourite in such leg. Provided further that in the event of one or more horses within a bracket being scratched from any leg, the holder of any ticket on which such horse/s has/have been selected, shall be deemed to have selected the highest placed horse in the order of finish in such leg of either:

**11.6.1.1** The totalisator favourite or

**11.6.1.2** the remaining horse/s within the bracket

**11.6.2.** No refunds shall be given in respect of scratched horses.

**11.6.3.** In Jackpot betting if a horse in a bracket is the tote favourite, as determined in Rule 1.22, all the horses within that bracket shall be deemed to be the tote favourite for the purpose of determining the substitution in the event of a scratching.

**11.6.4.** In the event of joint totalisator favourites being declared in a particular race, a scratched horse to be substituted by the totalisator favourite in terms of rule 11.6.1. will be substituted with the joint totalisator favourite which is highest placed in the order of finishing of that race.

**11.6.5.** In the event of joint totalisator favourites dead heating for first place, a scratched horse to be substituted in terms of 11.6.1. will be substituted with the joint totalisator favourite bearing the lower race card number.

**11.6.6** In the event of the totalisator favourite and a horse within a bracket dead heating for first place, a scratched horse to be substituted in terms of 11.6.1 will be substituted with the horse within that bracket.

#### **11.7. CALCULATION OF DIVIDEND:**

**11.7.1.** The dividend shall be determined by dividing the net pool by the total number of unit and fractional unit bets on the winning combination/s.

**11.7.2.** In the event that there are no full unit winning bets on a Jackpot pool, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be carried over in terms of rule 11.8. or apportioned in terms of rule 11.11.3.



**11.8. CARRY FORWARD:** In the event of there being no ticket on any of the winning combinations, the net pool will be carried forward and added to a net Jackpot pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**11.9. ABANDONED OR CANCELLED LEGS:** If for any reason whatsoever a Jackpot race is abandoned or cancelled the dividend shall be determined by dividing the net pool by the number of unit bets on the winning combinations in the legs of the Jackpot which were duly decided provided that if there is no unit bet on the winning combinations, read in conjunction with Rule 11.7.2., the provisions of Rule 11.8. shall apply.

All selections in any abandoned or cancelled legs shall be deemed to be winning selections.

**11.10. REFUNDS:** No refunds will be made in respect of any Jackpot ticket, except in instances where a race meeting is cancelled or abandoned before either the first or second leg of the Jackpot pool. No refunds will be made in respect of any pool carried forward.

#### **11.11 DEAD HEAT:**

**11.11.1.** In the event of a dead heat between two or more horses in any leg for the first place in the Jackpot Pool resulting in more than one winning combination, the net pool shall be divided into as many equal portions as there are winning combinations, and each such portion shall then be divided by the number of unit bets on each of the combinations.

**11.11.2.** In the event of a dead heat between two or more bracketed horses and another horse in any leg for the first place in the Jackpot pool resulting in more than one winning combination, the net pool shall be divided into as many portions as there are winning combinations resulting from the number of dead heating horses. the portions of the net pool pertaining to the bracketed horses will then be combined and a dividend for the total number of tickets on the bracketed horses will be declared.

**11.11.3.** Should there be no unit bets on one or more of the winning combinations as provided for under Rule 11.11.1. that portion of the net pool shall be apportioned equally amongst the combinations on which there are winning unit bets.

#### **12. Pick Six Pool**

**12.1. PURPOSE:** The purpose of the Pick 6 is to select the winners of each of the legs constituting the Pick 6, as designated in the official race card.

**12.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**12.3. BRACKETING OF HORSES:** The bracketing of horses shall apply to the Pick 6 pool.

**12.4. GUARANTEE:** There is a guaranteed minimum Pick 6 dividend equal to the unit of betting. Where dead heats result in more than one winning combination there will be no guaranteed minimum dividend.

The unit of betting shall be as contemplated under Chapter 15

**12.5. EMERGENCY ACCEPTORS:** The carded number of any emergency acceptor replacing a scratched horse remains unaltered and consequently field selections should include all horses carded. Rule 2.3. applies in regard to bracketed horses and Rule 12.6. applies to scratchings.

#### **12.6. SCRATCHINGS:**

**12.6.1.** If any horse is scratched from any leg the holder of any ticket on which such horse has been selected, shall be deemed to have selected the totalisator favourite in such leg. Provided further that in the event of one or more horses within a bracket being scratched from any leg, the holder of any ticket on which such horse/s has/have been selected, shall be deemed to have selected the highest placed horse in the order of finish in such leg of either:

**12.6.1.1** The totalisator favourite or

**12.6.1.2** the remaining horse/s within the bracket

**12.6.2.** No refunds shall be given in respect of scratched horses.

**12.6.3.** In Pick 6 betting, if a horse in a bracket is the tote favourite, as determined in Rule 1.22, all the horses within the bracket shall be deemed to be the tote favourite for the purpose of determining the substitution, in the event of a scratching.

**12.6.4.** In the event of joint totalisator favourites being declared in a particular race, a scratched horse to be substituted by the totalisator favourite in terms of Rule 12.6.1. will be substituted with the joint totalisator favourite which is highest placed in the order of finishing of that race.

**12.6.5.** In the event of joint totalisator favourites dead heating for first place, a scratched horse to be substituted in terms of rule 12.6.1. will be substituted with the joint totalisator favourite bearing the lower race card number.

**12.6.6.** In the event of the totalisator favourite and a horse within a bracket dead heating for first place, a scratched horse to be substituted in terms of 12.6.1 will be substituted with the horse within that bracket.

#### **12.7. CALCULATION OF DIVIDEND:**

**12.7.1.** The dividend shall be determined by dividing the net pool by the total number of unit and fractional unit bets on the winning combination/s.

**12.7.2.** In the event that there are no full unit winning bets on a Pick 6 pool, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be carried over in terms of Rule 12.8. or apportioned in terms of Rule 12.11.3.

**12.8. CARRY FORWARD:** In the event of there being no ticket on any of the winning combinations, the net pool will be carried forward and added to a net Pick 6 pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**12.9. ABANDONED OR CANCELLED LEGS:** If, for any reason whatsoever, a Pick 6 race is abandoned or cancelled, the dividend shall be determined by dividing the net pool by the number of unit bets on the winning combinations in the legs of the Pick 6 which were duly decided provided

that if there is no unit bet on the winning combinations, read in conjunction with Rule 12.7.2., the provision of Rule 12.8. shall apply. All selections in any abandoned or cancelled legs shall be deemed to be winning selections.

**12.10. REFUNDS:** No refunds will be made in respect of any Pick 6 ticket, except in instances where a race meeting is cancelled or abandoned before either the first or second leg of the Pick 6 pool. No refund will be made in respect of any pool carried forward.

### **13. Place Accumulator Pool**

**13.1. PURPOSE:** The purpose of the Place Accumulator is to select a placed horse in each of the legs constituting the Place Accumulator as designated in the official race card.

**13.2. UNIT OF BETTING AND MINIMUM BET:** Refer to Chapter 15.

**13.3. BRACKETING OF HORSES:** The bracketing of horses shall not apply to the Place Accumulator pool.

**13.4. GUARANTEE:** There is a guaranteed minimum Place Accumulator dividend equal to the unit of betting.

The unit of betting shall be as contemplated under Chapter 15.

### **13.5. LIMITATION OF PLACE ACCUMULATOR BETTING:**

**13.5.1.** The number of placed horses applicable to the Place Accumulator Pool will be three, regardless of the number of carded horses/runners.

### **13.5.2. EMERGENCY ACCEPTORS:**

**13.5.2.1.** The carded number of any emergency acceptor replacing a scratched horse remains unaltered and consequently field selections should include all horses carded.

**13.5.2.2.** Rule 13.5.3. applies to scratchings.

### **13.5.3. SCRATCHINGS:**

**13.5.3.1.** If any horse is scratched from any leg the holder of any ticket on which such horse has been selected, shall be deemed to have selected the tote favourite in such leg.

**13.5.3.2.** No refunds shall be given in respect of scratched horses.

### **13.6. CALCULATION OF DIVIDEND:**

**13.6.1.** The dividend shall be determined by dividing the net pool by the total number of unit and fractional unit bets on the winning combination /s.

**13.6.2.** In the event that there are no full unit winning bets on a Place Accumulator pool, and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be carried over in terms of Rule 13.7.

**13.7. CARRY FORWARD:** In the event of there being no winning ticket on a Place Accumulator Pool, the net pool will be carried forward and added to a net Place Accumulator Pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**13.8. ABANDONED OR CANCELLED LEGS:** If for any reason whatsoever a Place Accumulator race is abandoned or cancelled the dividend shall be determined by dividing the net pool by the number of unit bets on the winning combinations in the legs of the Place Accumulator which were duly decided provided that if there is no unit bet on the winning combinations, read in conjunction with Rule 13.6.2., the provisions of Rule 13.7. shall apply.

All selections in any abandoned or cancelled legs shall be deemed to be winning selections.

**13.9. REFUNDS:** No refunds will be made in respect of any Place Accumulator ticket, except in instances where a race meeting is cancelled or abandoned before the first or second leg of the Place Accumulator pool. No refunds will be made in respect of any pool carried forward.

**13.10. DEAD HEAT:** In the event of a dead heat between two or more horses for any place in the Place Accumulator, all such horses shall be deemed to have filled that place and following places within the ambit of Rule 13.5.1.

## **14. Fractional Betting**

**14.1. PURPOSE:** Fractional betting allows the purchase of a portion of a bet, or a bet a number of times, i.e. a fraction greater than 1.

**14.2. APPLICATION:** Fractional betting is available for the following bet types and options marked \*, and is offered from all betting terminals including telephone betting. The totalisator rules applicable to these bet types apply to their use in Fractional Betting.

**14.3. Percentage Units:** Subject to the provisions of Rule 15.2 the following units will apply : Jackpot, Pick 6, Place Accumulator, Trifecta and Quartet—1%, Superfecta—10%

The computer system will:

**14.3.1.** Determine the value of the bet by multiplying the horse selection (i.e. number of bets) by the unit of betting for that particular bet type.

**14.3.2.** Compare the amount of money available for investment with the value of the bet at the unit of betting as in 14.3.1 above. The resultant percentage is then applied to the unit of betting and rounded down to the nearest cent or ten cents in the case of Superfecta bets. Thus arriving at the fractional value of each bet unit purchased, i.e. the base unit of betting.

**14.3.3.** Multiply this base unit of betting with the number of bets taken to determine actual cost of bet. This will be rounded up to the nearest R0,10.

**14.3.4.** The difference between the actual cost of the bet and the amount paid (rounded up to the next R0,10) will be added to the gross pool for that particular bet type.

**14.3.5.** Print a bet ticket and in addition to the bet details normally printed, show the percentage of the total bet purchased if less than 100%. If the bet purchased is more than a unit then the ticket will show the number of times the bet is purchased and any fraction in excess of the whole number will be shown as a percentage of the unit of betting.

## **15. Unit of betting and minimum bet limits**

**15.1. UNIT OF BETTING:** The unit of betting for each pool is R1-00 with the exception of the odd/even exotic for which the unit of betting will be R10-00.

**15.2. MINIMUM BET:** The minimum bet on all pools shall be R6 with the exception of the two odds/evens bets where the minimum bet will be R10.

**15.2.1.** This minimum bet will apply irrespective of whether a bet is accepted at the full unit of betting or accepted at a fraction of a unit of betting in terms of these Rules.

**15.2.2.** The minimum bet will only apply to the total cost in respect of permutation, box and floating banker bets. Examples of these are:

200 bet combinations at R0,01 per bet (a fractional bet) will cost R2 and is permitted.

20 bet combinations at R0,10 per bet will cost R2 and is permitted.

a 3 horse Swinger Box costing R3 is permitted.

a 2 horse Exacta Box costing a total of R2 is permitted.

**15.2.3.** The minimum bet will apply to each Win, Place, Double, Exacta or Swinger bet taken. If more than one bet is taken at the same time, the minimum will apply to each bet.

**15.2.4.** The minimum each way bet, in effect a win and place bet on the same horse, will cost R12-00— in other words a R6-00 win and a R6-00 place bet.

## **16. Odds/even Exotic**

**16.1 Purpose:** The purpose is to select which type of number (viz. odd or even) will win each of the six legs constituting the odd/even exotic, as designated in the official race card.

**16.2 UNIT OF BETTING AND MINIMUM BET:**— Refer to Chapter 15.

**16.3** The bracketing of horses shall not apply to the odd/even exotic.

**16.4 Guarantee:** There is a guaranteed minimum odd/even exotic dividend equal to the unit of betting. Where dead heats result in more than one winning combination there will be no guaranteed minimum dividend. The guarantee will also not apply if one or more of the legs is cancelled or abandoned.

**16.5 Emergency Acceptors:** The carded number of any emergency acceptor replacing a scratched horse remains unaltered.

**16.6 Scratchings:** Where a scratching or scratchings result in no odd program number horse or no even program horse all selections will be deemed to be winning selections.

### **16.7 Calculation of dividend:**

**16.7.1** The dividend shall be determined by dividing the net pool by the total number of unit and fractional bets on the winning combinations/s.

**16.7.2** In the event that there are no full unit bets on a odd/even exotic pool and at the same time, the sum of the percentage of bets purchased of all fractional winners is less than 100% of the unit of betting, then the dividend will be determined for a full unit of betting and the balance of the dividend, i.e. not apportioned to the fractional winners, will be carried over in terms of rule 16.8 or apportioned in terms of rule 16.11.2.

**16.8 Carry forward:** In the event of there being no winning tickets on an odd/even exotic the net pool will be carried forward and added to a net odd/even exotic pool selected at the sole discretion of Management, provided that such carry forward is made within one month of the original pool.

**16.9 Abandoned or cancelled legs:** If for any reason whatsoever an odd/even exotic race is abandoned or cancelled the dividend shall be determined by dividing the net pool by the number of unit bets on the winning combinations in the legs of the odd/even exotic which were duly decided provided that if there is no unit bet on the winning combinations, read in conjunction with rule 16.7.2 the provisions of rule 16.8 shall apply. All selections in abandoned or cancelled legs shall be deemed to be winning selections.

**16.10 Refunds:** No refunds will be made in respect of any odd/even exotic ticket, except in instances where a race meeting is cancelled or abandoned before either the first or second leg of the odd/even exotic pool. No refund will be made in respect of any pool carried forward.

### **16.11 Dead heat.**

**16.11.1** In the event of a dead heat between two or more horses in any leg for the first place in the odd/even exotic Pool resulting in more than one winning combination, the net pool shall be divided into as many equal portions as there are winning combinations, and each such portion shall then be divided by the number of unit bets on each of the combinations.

**16.11.2** Should there be no unit bets on one or more of the winning combinations as provided for under Rule 16.11.1 that portion of the net pool shall be apportioned equally amongst the combinations on which there are winning unit bets.

**17. Odds/even Bet**

**17.1 Purpose:** The purpose is to select which type of number (viz. Odd or even) will win specified race.

**17.2 Unit of betting and minimum bet**—Refer to Chapter 15.

**17.3 Guarantee:** There is a guaranteed minimum odd/even dividend equal to the unit of betting.

**17.4 Calculation of dividend:** The dividend shall be determined by dividing the net pool by the number of unit bets on the winning combination.

**17.5 Dead heat.**

**17.5.1** If a race ends in a dead heat for first place between a horse with an odd program number and a horse with an even program number, the program number of the third finishing horse will determine the winners of the odd/even bet.

**17.5.2** Should there be a dead heat for first place between an odd and even programmed horse, followed by a dead heat for third place between an odd and even programmed horse, the program number of the fifth placed horse shall determine the winners of the odd/even pool.

**17.5.3** If a race ends in a dead heat for first place between three horses, the type of program number of the majority of the horses involved in the dead heat will determine the winners of the odd/even pool.

**17.6 Scratchings:** If an horse is scratched after betting has begun there will be no refund except where the scratching results in less than four odd program number horses or less than four even program number horses participating in a race. In this event the pool will be abandoned and all bets refunded.

**17.7 Carry forward:** In the event of there being no ticket on the winning type of program number the net pool shall be carried forward and added to the next net odd/even pool on that racecourse or T.A.B.

## OVERSTRAND MUNICIPALITY:

(HANGKLIP-KLEINMOND ADMINISTRATION)

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

Notice is hereby given in terms of section 3(6) of the above Act that the undermentioned application has been received and is open for inspection at the Municipal Offices, Fifth Avenue, Kleinmond, during office hours, and at the office of the Director: Land Development Management, Provincial Administration of the Western Cape, 27 Wale Street, Cape Town, from 08:00-12:30 and 13:00-15:30 (Mondays to Fridays) in Room 601. Any objections, with full reasons therefor, should be lodged in writing at the office of the above-mentioned Director: Land Development Management, Private Bag X9083, Cape Town 8000, with a copy to the above-mentioned Local Authority (Private Bag X3, Kleinmond, 7195) on or before 7 June 2002, quoting the above Act and the objector's erf number.

<i>Applicant</i>	<i>Nature of Application</i>
Neil Spencer & Associates (on behalf of E. Pretorius)	Removal of restrictive title conditions applicable to Erf 2676, Porter Drive, Betty's Bay, to enable the owner to subdivide the property into two portions. Portion 1 ( $\pm 1\,020\text{ m}^2$ ) and the remainder ( $\pm 1\,010\text{ m}^2$ ) will be utilised for single residential purposes.

J. F. Koekemoer, Municipal Manager, Municipal Offices, Hermanus.

Notice No. 38/2002. 17 May 2002.

## MUNISIPALITEIT OVERSTRAND:

(HANGKLIP-KLEINMOND ADMINISTRASIE)

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

Kennis geskied hiermee ingevolge artikel 3(6) van bogenoemde Wet dat die onderstaande aansoek ontvang is en ter insae lê by die Munisipale Kantore, Vyfdelaan, Kleinmond, gedurende kantoorure, en by die kantoor van die Direkteur: Grondontwikkelingsbestuur, Provinsiale Administrasie van die Wes-Kaap by Kamer 601, Waalstraat 27, Kaapstad, vanaf 8:00-12:30 en 13:00-15:30 (Maandae tot Vrydae). Enige besware, met die volledige redes daarvoor, moet skriftelik by die kantoor van bogenoemde Direkteur: Grondontwikkelingsbestuur, Privaatsak X9083, Kaapstad 8000, met 'n afskrif aan bogenoemde Plaaslike Owerheid (Privaatsak X3, Kleinmond, 7195) voor of op 7 Junie 2002 ingedien word, met vermelding van bogenoemde Wet en beswaarmaker se erfnummer.

<i>Aansoeker</i>	<i>Aard van Aansoek</i>
Neil Spencer & Associates (namens E. Pretorius)	Opheffing van beperkende titelvoorwaardes van toepassing op Erf 2676, Porterweg, Bettysbaai, ten einde die eienaar in staat te stel om die eiendom in twee gedeeltes te onderverdeel. Gedeelte 1 ( $\pm 1\,020\text{ m}^2$ ) en die resant ( $\pm 1\,010\text{ m}^2$ ) sal vir enkel-residensiële doeleindes benut word.

J. F. Koekemoer, Munisipale Bestuurder, Munisipale Kantore, Hermanus.

Kennisgewing Nr. 38/2002. 17 Mei 2002.

## CITY OF CAPE TOWN:

## CAPE TOWN ADMINISTRATION:

REMOVAL OF RESTRICTIONS AND DEPARTURES:  
ERF 1811, CAMPS BAY

Notice is hereby given in terms of section 3(6) of the Removal of Restrictions Act, 1967 (Act 84 of 1967) and in terms of Ordinance 15 of 1985 that the undermentioned application has been received and is open for inspection at the office of the Manager: Land Use Management Branch, Cape Town Administration, 14th Floor, Civic Centre, Hertzog Boulevard, Cape Town 8001, and at the office of the Director: Land Development Management, Provincial Administration of the Western Cape, at Room 10-12, 27 Wale Street, Cape Town, from 08:00-12:30 and 13:00-15:30 (Mondays to Fridays). Any objections, with full reasons therefor, should be lodged in writing at the office of the above-mentioned Director: Land Development Management, Private Bag X9083, Cape Town 8000, with a copy to the above-mentioned Local Authority, on or before 11 June 2002, quoting the above Act and the objector's erf number. Comments or objections may also be faxed to (021) 421-1963. If your response is not sent to this address or fax number and if, as a consequence, it arrives late, it will be deemed to be invalid.

<i>Owners</i>	<i>Nature of Application</i>
C. W. Kushner, A. D. Hendrikse and M. D. Kushner	Amendment of restrictive title conditions applicable to Erf 1811, 22 Oudekraal Road, Camps Bay, to enable the owners to regularise the existing double storey, double dwelling on the property and for additional building alterations.
	A departure form (Section 47(1)) and neighbours consent are required for the proposed garages setback 0,0 m in lieu of 4,5 m from Oudekraal Road.

Closing date: 11 June 2002. Erf 1811, Camps Bay.

File No: SG/6/1811. 17 May 2002. Robert C. Maydon, City Manager

**TENDERS**

**N.B.** Tenders for commodities/services, the estimated value of which exceeds R20 000, are published in the Government Tender Bulletin, which is obtainable from the Government Printer, Private Bag X85, Pretoria, on payment of a subscription.

**NOTICES BY LOCAL AUTHORITIES**

## CITY OF CAPE TOWN:

## BLAAUWBERG ADMINISTRATION

CLOSURE: PUBLIC STREET LUCINDA LANE  
ABUTTING ERVEN 1976, 19564, 19565 AND 27338 AND  
BAY BEACH AVENUE, AT SUNSET LINKS, MILNERTON

Notice is hereby given in terms of sections 137(2) and 124(2)(a) of Ordinance 20 of 1974 and section 17(2)(a) of Ordinance 15 of 1985 that this Administration intends closing and rezoning Lucinda Lane at Sunset Links, Milnerton, for the purpose of alienation and consolidation with the adjoining erven to facilitate an amended subdivision of these erven. Details of the proposal are available for inspection at the Municipal Offices, Racecourse Road, Milnerton. For further details contact Mr. D. Barnes on (021) 550-1088 between the hours of 08:00-12:00 on weekdays. Any objections to the proposal must be submitted in writing, together with reasons therefore, to the Acting Chief Executive Officer, Blaauwberg Administration, P.O. Box 35, Milnerton, on or before 7 June 2002, and must include the objector's address and erf number, as well as the above reference number. — Robert C. Maydon, City Manager.

Ref. No: B 22/14/2/2/4

16 May 2002.

11609

## STAD KAAPSTAD:

## KAAPSTAD ADMINISTRASIE:

OPHEFFING VAN BEPERKINGS EN AFWYKINGS:  
ERF 1811, KAMPSBAAI

Kennis geskied hiermee ingevolge artikel 3(6) van die Wet op Opheffing van Beperkings, 1967 (Wet 84 van 1967) dat die onderstaande aansoek ontvang is en by die kantoor van die Grondgebruikbestuurder, Kaapstad, 14de Verdieping, Burgersentrum, Hertzog-Boulevard, Kaapstad 8001, en by die kantoor van die Direkteur: Grondontwikkelingsbestuur, Provinsiale Administrasie van die Wes-Kaap, Kamer 10-12, Waalstraat 27, Kaapstad, vanaf 08:00-12:30 en 13:00-15:30 (Maandae tot Vrydae), ter insae lê. Enige besware, met redes, moet skriftelik voor of op 11 Junie 2002 by die kantoor van bogenoemde Direkteur: Grondontwikkelingsbestuur, Privaatsak X9083, Kaapstad 8000, met 'n afskrif aan bogenoemde Plaaslike Owerheid, ingedien word met vermelding van bogenoemde Wet en die beswaarmaker se erfnummer. Kommentaar/besware mag ook na (021) 421-1963 gefaks word. Indien u kommentaar/besware nie na bogenoemde adres of nommer gepos of gefaks word nie en as gevolg daarvan na die sperdatum by ons aankom, sal dit ongeldig verklaar word.

<i>Eienaars</i>	<i>Aard van Aansoek</i>
C. W. Kushner, A. D. Hendrikse en M. D. Kushner	Die wysiging van die beperkende titelvoorwaardes van toepassing op Erf 1811, Oudekraalweg 22, Kampsbaai, om die eienaars in staat te stel om die bestaande dubbelverdieping, dubbelwoning op die eiendom te regulariseer en vir bykomende verbouings.
	'n Afwykingsvorm (artikel 47(1)) en die bure se toestemming word vereis vir die oprigting van die voorgestelde motorhuise 0,0 m in plaas van 4,5 m weg van Oudekraalweg.

Sluitingsdatum: 11 Junie 2002. Erf 1811, Kampsbaai.

Lêer Nr: SG/6/1811. 17 Mei 2002. Robert C. Maydon, Stadsbestuurder

**TENDERS**

**L.W.** Tenders vir kommoditeite/dienste waarvan die beraamde waarde meer as R20 000 beloop, word in die Staatstenderbulletin gepubliseer wat by die Staatsdrukker, Privaatsak X85, Pretoria, teen betaling van 'n intekengeld verkrygbaar is.

**KENNISGEWINGS DEUR PLAASLIKE OWERHEDE**

## STAD KAAPSTAD:

## BLAAUWBERG ADMINISTRASIE

SLUITING: PUBLIEKE STRAAT LUCINDALAAN  
AANGRENSEND AAN ERWE 1976, 19564, 19565 EN 27338 EN BAY  
BEACHLAAN, BY SUNSET LINKS, MILNERTON

Kennis geskied hiermee ingevolge artikels 137(2) en 124(2)(a) van Ordonnansie 20 van 1974 en artikel 17(2)(a) van Ordonnansie 15 van 1985 dat die Administrasie van voorneme is om 'n gedeelte van Lucindalaan by Sunset Links, Milnerton, te sluit en te hersoneer met die doel om dit te verkoop en te konsolideer met aangrensende erwe om 'n gewysigde onderverdeling van hierdie erwe te fasiliteer. Besonderhede van hierdie voorgenome sluiting is beskikbaar vir inspeksie by die Munisipale Kantore, Racecourseweg, Milnerton. Om nadere besonderhede kontak mnr. D. Barnes by (021) 550-1088 tussen 08:00-12:00 gedurende weksdae. Enige besware teen die voorgestelde sluiting, met redes daarvoor, moet skriftelik voor of op 7 Junie 2002, by die Waarnemende Hoof-uitvoerende Beampte, Blaauwberg Administrasie, Posbus 35, Milnerton 7435, ingedien word, en moet die beswaarmaker se adres en erfnummer, sowel as die verwysingsnommer van hierdie kennisgewing insluit. — Robert C. Maydon, Stadsbestuurder.

Verw. Nr: B 22/14/2/2/4

16 Mei 2002.

11609



## BREEDE RIVER/WINELAND MUNICIPALITY:

MN NO. 31/2002

PROPOSED REZONING:  
REMAINDER OF THE FARM NO. 238, ROBERTSON,  
PORTION FROM AGRICULTURAL ZONE I TO  
RESIDENTIAL ZONE V  
(GUEST-HOUSE)

In terms of section 17(2)(a) of the Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985), notice is hereby given that an application has been received for rezoning as set out below. This application is to be submitted to Council and will be available for scrutiny at Council's Department of Planning and Economic Development (Montagu) at 3 Piet Retief Street, Montagu, and at the Health Department at the Robertson office at 52 Church Street, Robertson. Further details are obtainable from Mr. M. Oosthuizen (023) 614-1112 during office hours.

*Applicant:* BolandPlan Town and Regional Planning, Jaco Terblanche.

*Property:* Remainder of the Farm No. 238, Robertson.

*Owners:* Hendrik Bouwer Kloppers.

*Locality:* 2 km west of Robertson, close to the Breede River.

*Size:* 45,5430 ha.

*Proposal:* Rezone 100 m<sup>2</sup> to residential zone V for the land use right to operate a guest-house (Die Poort Huisie).

*Existing zoning:* Agricultural zone I.

Written, legal and fully motivated objections/comments, against the application must be lodged in writing with the undersigned or at Council's Robertson office on or before Friday, 7 June 2002. Any person who cannot write may come during office hours to a place where a staff member of the municipality named in the invitation, will assist that person to transcribe that person's comments and representations. Late objections will not be considered. — N. Nel, Municipal Manager, Breede River/Winelands Municipality, P.O. Box 24, Montagu 6720. 11608

## CITY OF CAPE TOWN:

CAPE TOWN ADMINISTRATION

CLOSURE OF A PORTION OF ROAD ADJOINING TO  
ERF 1283, TAMBOERSKLOOF  
(L.7/4/407/MBK) (Sketch Plan ST 9249)

The portion of public street, Leeukloof Drive, adjoining to Erf 1283, Tamboerskloof, shown lettered ABCDE on Sketch Plan ST 9249, is hereby closed in terms of section 137 of Ordinance 20 of 1974. (S/289/9 (p. 12).) — Robert C. Maydon, City Manager, Cape Town Administration, Civic Centre, Cape Town.

31 May 2002.

11612

## MASIPALA-WASE-BREDERIVER/WINELANDS:

MN NO. 31/2002

ISIPHAKAMISO SOKUTSHINTSHWA eSISHIYEKE KWISIZA  
SEFAMA U NO. 238, ROBERTSON,  
ISIQENDU ESISUKA  
KWINDAWO YOKUQALA YEZOLIMO UKUYA KWEYESIHLANU  
(INDLU YABATYELELI)

Naziswa ngomgaqo siseko ka section 17(2)(a) wosetyenziso lomhlaba ka 1985 (Umqolo 15 ka 1985), Isaziso ngesicelo esifumanekileyo sokutshintshwa nokwahlulwa ngoluhlobo lusezantsi. Izicelo zamnkelekile ubahlolwe libhunga kunye neCandelo lwemihlaba kwanye lemveliso e(Montagu) kwa — 3 Piet Retief Street, Montagu kwakunye neCandelo lwemihlaba kwanye lemveliso eMontagu kwa — 3 Piet Retief Street, Montagu kwakunye neCandelo lwezempilo eRobertson kwi-ofisi ese 52 Church Street, Robertson. Iinkcukacha ziyafumaneka ku mnu. M. Oosthuizen kule nombolo (023) 614-1112 ngamaxesha omsebenzi.

*Umenzi sicelo:* BolandPlan Town and Regional Planning, Jaco Terblanche.

*Indawo:* Intshekela kwifama No. 238, Robertson.

*Umnini:* Hendrik Bouwer Kloppers.

*Ingingqi:* 2 km west of Robertson, kufutshane nomlambo (Breërivier).

*Umlingamiselo:* 45,5430 ha.

*Isiphakamiso:* Kutshintshwe i-100 m<sup>2</sup> kwizone V yabahlali isetyenziselwe ukuba yimizi yabahambi (Die Poort Huisie).

*Isahlulo:* I-zone yokuqala yabahlali.

Imbalelwano esemthethweni zivumelekile exhasa okanye ichasa oku ukuba zikho, mazithunyelwe kwi-ofisi yebhunga yase Bonnievale phambi kolwesihlanu umhla we 17 May 2002. Umntu ongakwaziyo ukubhala makaye kubasebenzi abalapho, Izimvo ezivike emva kwexesha aziyi kujongwa. — N. Nel, Umphathi Kamasipala, Breede River/Winelands Municipality, P.O. Box 24, Montagu 6720. 11608

## STAD KAAPSTAD:

KAAPSTADSE ADMINISTRASIE

SLUITING VAN GEDEELTE VAN PAD AANGRENSEND AAN  
ERF 1283, TAMBOERSKLOOF  
(L.7/4/407/MBK) (Sketsplan ST 9249)

Die gedeelte van publiekestraat, Leeukloofrylaan, aangrensend aan Erf 1283, Tamboerskloof, wat met die letters ABCDE op Sketsplan ST 9249 aangetoon word, word hiermee ingevolge artikel 137 van die Munisipale Ordonnansie 20 van 1974 gesluit. (S/289/9 (p. 12).) — Robert C. Maydon, Stadsbestuurder, Kaapstad Administrasie, Burger-sentrum, Kaapstad.

31 Mei 2002.

11612



## CITY OF CAPE TOWN:

## CAPE TOWN ADMINISTRATION

REZONING AND DEPARTURES:  
ERF 499, WETTON

Notice is hereby given that the Council of the City of Cape Town is processing the undermentioned proposal. Details are available for scrutiny at the Enquiries Counter of the Planning and Economic Development Department, 14th Floor, Tower Block, Civic Centre, Cape Town, between 08:30-12:30 and 14:00-16:00, Mondays to Fridays. Any comment or objection, together with reasons therefor, must be submitted in writing to reach the City Manager, Cape Town Administration, P.O. Box 4529, Cape Town 8000, by no later than 14 June 2000, or hand delivered to the Land Use Management Branch, 14th Floor, Tower Block, Civic Centre, Cape Town, by no later than 14 June 2002.

*Wetton — Erf 499, Doig Road.*

To be rezoned from rural use zone to general industrial use zone to permit the development of mini factories. Building line and parking departures have also been applied for.

The following departures from the zoning scheme regulations are also required:

- (1) Part III section 1(a) building line 1,0 m in lieu of 8,0 m from proposed new road.
- (2) Part V section 1(a) 22 parking bays in lieu of 26 (1168/45).

For further information please telephone Ms. Campbell on (021) 400-5347, or Mr Philander on (021) 400-2665.

Robert C. Maydon, City Manager.

(SG/61/499) 17 May 2002. 11610

## CITY OF CAPE TOWN:

## CAPE TOWN ADMINISTRATION

## REZONING: ERF 4148, CAPE TOWN

Notice is hereby given that the Council of the City of Cape Town is processing the undermentioned proposal. Details are available for scrutiny at the Enquiries Counter of the Planning and Economic Development Department, 14th Floor, Tower Block, Civic Centre, Cape Town, between 08:30-12:30 and 14:00-16:00, Mondays to Fridays. Any comment or objection, together with reasons therefor, must be submitted in writing to reach the City Manager, Cape Town Administration, P.O. Box 4529, Cape Town 8000, by no later than 14 June 2002, or hand delivered to the Land Use Management Branch, 14th Floor, Tower Block, Civic Centre, Cape Town, by no later than 14 June 2002.

*Erf 4148, Cape Town — 70 New Church Street.*

Rezoning from general residential (R7) to general commercial (C2) to permit the property to be used for commercial purposes: a restaurant.

For further information please telephone Mr. A. Damonze on (021) 400-4187, or Mr. J. Philander on (021) 400-2665.

Robert C. Maydon, City Manager.

(SG/7/4148) 17 May 2002. 11611

## STAD KAAPSTAD:

## KAAPSTAD ADMINISTRASIE

HERSONERING EN AFWYKINGS:  
ERF 499, WETTON

Kennis geskied hiermee dat die Raad van die Stad Kaapstad ondergenoemde voorstel prosesseer. Besonderhede is van Maandae tot Vrydae tussen 08:30-12:30 en 14:00-16:00 ter insae beskikbaar by die Navraetoonbank van die Departement Beplanning en Ekonomiese Ontwikkeling, 14de Verdieping, Toringblok, Burgersentrum, Kaapstad. Enige kommentaar of beswaar, saam met die redes daarvoor, moet skriftelik ingedien word om die Stadsbestuurder, Kaapstad Administrasie, Posbus 4529, Kaapstad 8000, op die laatste 14 Junie 2002 te bereik, of moet op die laatste op 14 Junie 2002 per hand by die Tak Grondgebruikbestuur, 14de Verdieping, Toringblok, Burgersentrum, Kaapstad, afgelewer word.

*Wetton — Erf 499, Doigweg.*

Om gehersoneer te word van 'n sone vir landelike gebruik na 'n sone vir algemene industriële gebruik om die ontwikkeling van minifabrieke toe te laat. Daar is reeds aansoek gedoen om boulyn- en parkeerafwykings.

Die volgende afwykings van die soneringskamaregulasies word ook vereis:

- (1) Deel III artikel 1(a) boulyn 1,0 m in plaas van 8,0 m weg van die voorgestelde nuwe pad.
- (2) Deel V artikel 1(a) 22 parkeerplekke in plaas van 26 (1168/45).

Vir nadere inligting kontak me. Campbell (021) 400-5347 of mnr. Philander (021) 400-2665.

Robert C. Maydon, Stadsbestuurder.

(SG/61/499) 17 Mei 2002. 11610

## STAD KAAPSTAD:

## KAAPSTAD ADMINISTRASIE

## HERSONERING: ERF 4148, KAAPSTAD

Kennis geskied hiermee dat die Raad van die Stad Kaapstad ondergenoemde voorstel prosesseer. Besonderhede is van Maandae tot Vrydae tussen 08:30-12:30 en 14:00-16:00 ter insae beskikbaar by die Navraetoonbank van die Departement Beplanning en Ekonomiese Ontwikkeling, 14de Verdieping, Toringblok, Burgersentrum, Kaapstad. Enige kommentaar of beswaar, saam met die redes daarvoor, moet skriftelik ingedien word om die Stadsbestuurder, Kaapstad Administrasie, Posbus 4529, Kaapstad 8000, op die laatste 14 Junie 2002 te bereik, of moet op die laatste op 14 Junie 2002 per hand by die Tak Grondgebruikbestuur, 14de Verdieping, Toringblok, Burgersentrum, Kaapstad, afgelewer word.

*Erf 4148, Kaapstad — New Churchstraat.*

Hersonering van algemeen residensieel (R7) na algemeen kommersieel (C2) toe te laat dat die eiendom vir kommersiële doeleindes gebruik kan word: 'n restaurant.

Vir nadere inligting kontrak mnr. A. Damonze (021) 400-4187, of mnr. J. Philander (021) 400-2665.

Robert C. Maydon, Stadsbestuurder.

(SG/7/4148) 17 May 2002. 11611

CITY OF CAPE TOWN:  
HELDERBERG ADMINISTRATION

REZONING AND SUBDIVISION:  
ERF 11243, SOMERSET WEST

Notice is hereby given in terms of the provisions of sections 17(2)(a) and 24(2)(a) of Ordinance 15 of 1985 that the Helderberg Administration has received the undermentioned application, which is available for inspection during office hours (08:00-13:00) at the First Floor, Directorate: Urban Planning, Housing and Development, Town Planning Division, Helderberg Administration's Offices, Somerset West. Written objections, if any, stating reasons and directed to the Director: Urban Planning, Housing and Development, P.O. Box 19, Somerset West 7129, quoting the stated reference number, will be received from 17 May 2002 up to 7 June 2002.

*Rezoning and subdivision — Erf 11243, 25 Cylnor Avenue, Somerset West.*

*Applicant:* Messrs. Jordaan Architects.

*Nature of Application:* The rezoning of Erf 11243, 25 Cylnor Avenue, Somerset West, from single residential zone to subdivisional area for group housing purposes and the subdivision thereof into ten (10) group housing properties (measuring between 363 m<sup>2</sup> and 543 m<sup>2</sup> in extent), private road and private open space.

Robert C. Maydon, City Manager.

*Ref. No:* Erf 11243 SW. *Notice No:* 17UP/2002.

17 May 2002.

11613

STAD KAAPSTAD:

HELDERBERG ADMINISTRASIE

HERSONERING EN ONDERVERDELING:  
ERF 11243, SOMERSET-WES

Kennis geskied hiermee ingevolge die bepalings van artikels 17(2)(a) en 24(2)(a) van Ordonnansie 15 van 1985 dat die Helderberg Administrasie die onderstaande aansoek ontvang het, wat gedurende kantoorure (08:00-13:00) by die Eerste Vloer, Direktoraat: Stedelike Beplanning, Behuising en Ontwikkeling, Stadsbeplanningsafdeling, kantore van die Helderberg Administrasie, Somerset-Wes, ter insae lê. Skriftelike besware, indien enige, met 'n opgaaf van redes en gerig aan die Direkteur: Stedelike Beplanning, Behuising en Ontwikkeling, Posbus 19, Somerset-Wes 7129, met vermelding van die gemelde verwysingsnommer, word ingewag vanaf 17 Mei 2002 tot 7 Junie 2002.

*Hersonering en onderverdeling — Erf 11243, Cylnorlaan 25, Somerset-Wes.*

*Aansoeker:* Mnre. Jordaan Argitekte.

*Aard van Aansoek:* Die hersonering van Erf 11243, Cylnorlaan 25, Somerset-Wes, vanaf enkelwoonsone na onderverdelingsgebied vir groepbehuisingdoeleindes en die onderverdeling daarvan in tien (10) groepbehuisingserwe (van tussen 363 m<sup>2</sup> en 543 m<sup>2</sup> groot), privaatpad en privaat oopruimte.

Robert C. Maydon, Stadsbestuurder.

*Verw. Nr:* Erf 11243 SW. *Kennisgewing Nr:* 17UP/2002.

17 Mei 2002.

11613

CITY OF CAPE TOWN:

OOSTENBERG ADMINISTRATION

SPECIAL CONSENT USE:  
ERF 17289, BARCELONA STREET, UITZICHT,  
KRAAIFONTEIN

Notice is hereby given in terms of Clause 6(i) of the Kraaifontein Scheme of Regulations, that Council has received an application for special consent in order to operate a restaurant (place of assembly) from the existing premises, Erf 17289, Barcelona Street, Uitzicht, Kraaifontein. Further details of the proposal are open for inspection during normal office hours at Council's offices in Brighton Road, Kraaifontein. Written comments and/or objections against the proposal, with reasons therefore, must be submitted to The City Manager, City of Cape Town: Oostenberg Administration, Private Bag X16, Kuils River 7579 (94 Van Riebeeck Road) or or before 14 June 2002. — Robert C. Maydon, City Manager.

*Notice:* 30/2002. 17 May 2002.

11614

STAD KAAPSTAD:

OOSTENBERG ADMINISTRASIE

SPESIALE VERGUNNINGSGEBRUIK:  
ERF 17289, BARCELONA STRAAT, UITZICHT,  
KRAAIFONTEIN

Kennis geskied hiermee ingevolge Klousule 6(i) van die Kraaifontein Skemaregulasies, dat die Raad 'n aansoek ontvang het vir 'n spesiale vergunning ten einde 'n restaurant (plek van byeenkoms) vanaf die bestaande perseel, Erf 17289, Barcelonastraat, Uitzicht, Kraaifontein, te bedryf. Verdere besonderhede van die aansoek lê ter insae by die raad se kantore gedurende normale kantoorure te Brightonweg, Kraaifontein. Skriftelike kommentare en/of besware teen die aansoek, met redes daarvoor, moet voor of op 14 Junie 2002 aan Die Stadsbestuurder, Stad Kaapstad: Oostenberg Administrasie, Privaatsak X16, Kuilsrivier 7579 (Van Riebeeckweg 94) voorgelê word. — Robert C. Maydon, Stadsbestuurder.

*Kennisgewing:* 30/2002. 17 Mei 2002.

11614

CITY OF CAPE TOWN:

TYGERBERG ADMINISTRATION

CLOSURE OF A PORTION OF PUBLIC OPEN SPACE,  
ERF 2002 (ERF 762) ADJACENT TO LILIE STREET,  
DURBANVILLE

Notice is hereby given that public open space, Erf 2008 (Erf 762), Durbanville, has been closed. (S/8610/21 vl (p. 168).)

Robert C. Maydon, City Manager.

*Notice No.* 22/2002. 17 May 2002.

11617

STAD KAAPSTAD:

TYGERBERG ADMINISTRASIE

SLUITING VAN 'N GEDEELTE VAN PUBLIEKE OOPRUIMTE  
ERF 2008 (ERF 762) AANGRENSEND AAN LILIE STRAAT,  
DURBANVILLE

Kennis geskied hiermee dat publieke oomruimte, Erf 2008 (Erf 762), Durbanville, finaal gesluit is. (S/8610/21 vl (p. 168).)

Robert C. Maydon, Stadsbestuurder.

*Kennisgewing Nr.* 22/2002. 17 Mei 2002.

11617

## CITY OF CAPE TOWN:

## OOSTENBERG ADMINISTRATION

REZONING AND SUBDIVISION  
ERF 303, BRACKEN STREET, BRACKENFELL

Invitation for your comment: Notice is hereby given in terms of sections 17(2)(a) and 24(2)(a) read with section 22 of the Land Use Planning Ordinance, 15 of 1985, that Council has received an application for the rezoning of the above-mentioned premises from residential to subdivisional area and the subdivision into 11 single residential erven and a remainder road. Further details of the proposal are open for inspection during normal office hours at Council's office in Brighton Road, Kraaifontein. Written comments and/or objections against the proposal, with reasons therefore, must be submitted to Robert C. Maydon: City Manager, City of Cape Town: Oostenberg Administration, Private Bag X16, Kuils River 7579 (94 Van Riebeeck Road), on or before 7 June 2002.

Robert C. Maydon, City Manager.

Notice: 31/2002. 17 May 2002.

11615

## STAD KAAPSTAD:

## OOSTENBERG ADMINISTRASIE

HERSONERING EN ONDERVERDELING:  
ERF 303, BRACKENSTRAAT, BRACKENFELL

Uitnodiging vir u kommentaar: Kennis geskied hiermee ingevolge artikels 17(2)(a) en 24(2)(a), saamgelees met artikel 22 van die Ordonnansie op Grondgebruikbeplanning, 15 van 1985, dat die raad 'n aansoek ontvang het vir die hersonering van bogemelde perseel vanaf residensiële na onderverdelingsgebied en die daaropvolgende onderverdeling in 11 enkelwone erwe en 'n restant pad. Verdere besonderhede van die aansoek lê ter insae by die raad se kantore gedurende normale kantoorure te Brightonweg, Kraaifontein. Skriftelike kommentare en/of besware teen die aansoek, met redes daarvoor, moet voor of op aan Robert C. Maydon, Stadsbestuurder, Stad Kaapstad: Oostenberg Administrasie, Privaatsak X16, Kuilsrivier 7579 (Van Riebeeckweg 94), voorgelê word.

Robert C. Maydon, Stadsbestuurder.

Kennisgewing: 31/2002. 17 Mei 2002.

11615

## CITY OF CAPE TOWN:

## OOSTENBERG ADMINISTRATION

REZONING, TEMPORARY LAND USE DEPARTURE AND  
SUBDIVISION: FAURE LANDFILL SITE, ERF 1905,  
BLUE DOWNS

Notice is hereby given in terms of sections 15(1)(a)(ii), 17(2)(a) and 24(2)(a) of the Land Use Planning Ordinance, No. 15 of 1985, that Council has received an application for the redevelopment of the above-mentioned Erf 1905 involving:

- \* the rezoning thereof from undetermined zone to part authority zone (to accommodate a waste-container mini-transfer station, parking area and informal trading/economic activity), part open space zone II (to accommodate conservation and occasional educational uses) and part undetermined zone with an overlay designation for future business use;
- \* a temporary land use departure relating to a part of the proposed open space zone II (enabling continued short term dumping/filling activity related to the closure process);
- \* the subdivision of the erf in order to cut off from Erf 1905, a 1,84 ha portion (portion earmarked for proposed undetermined zone area with future business use).

Further details of the proposal are open for inspection during normal office hours at Council's Town Planning Section, First Floor, Omniforum Building, 94 Van Riebeeck Road, Kuils River. Written comments and/or objections against the proposal, with reasons therefore, must be submitted on or before 7 June 2002 to The City Manager, City of Cape Town: Oostenberg Administration, Private Bag X16, Kuils River 7579 (94 Van Riebeeck Road).

Robert C. Maydon, City Manager.

Notice: 32/2002. 17 May 2002.

11616

## STAD KAAPSTAD:

## OOSTENBERG ADMINISTRASIE

HERSONERING, TYDELIKE AFWYKING EN  
ONDERVERDELING: FAURE STORTINGSTERREIN, ERF 1905,  
BLUE DOWNS

Kennis geskied hiermee ingevolge artikels 15(1)(a)(ii), 17(2)(a) en 24(2)(a) van die Ordonnansie op Grondgebruikbeplanning, Nr. 15 van 1985, dat die raad 'n aansoek ontvang het vir die herontwikkeling van die bogemelde Erf 1905 en sluit dit in:

- \* die hersonering daarvan vanaf onbepaalde sone na 'n gedeelte owerheidsone (om 'n vullishouer mini-oorsplasingstasie, parkeerarea en informele handel/ekonomiese aktiwiteit te akkommodeer), 'n gedeelte oopruimte sone II (om bewarings- en by geleentheid opvoedkundige gebruike te akkommodeer) asook 'n gedeelte onbepaalde sone met 'n oorleg reservering vir toekomstige besigheidsgebruik;
- \* 'n tydelike afwykende grondgebruiksreg vir 'n gedeelte van die voorgestelde oopruimte sone II (om kort-termyn storting/opvul aktiwiteite as deel van die sluitings proses te magtig);
- \* Die onderverdeling van die erf ten einde 'n 1,84 ha gedeelte (die gedeelte voorgestelde onbepaalde sone area bestem vir toekomstige besigheidsgebruik) van Erf 1905 af te sny.

Verdere besonderhede van die aansoek lê gedurende kantoorure ter insae by die raad se Stadsbeplanningsafdeling, Eerste Vloer, Omniforumgebou, Van Riebeeckweg 94, Kuilsrivier, Skriftelike kommentare en/of besware teen die aansoek, met redes daarvoor, moet voor of op 7 June 2002 aan Die Stadsbestuurder, Stad Kaapstad: Oostenberg Administrasie, Privaatsak X16, Kuilsrivier 7579 (Van Riebeeckweg 94), voorgelê word.

Robert C. Maydon, Stadsbestuurder.

Kennisgewing: 32/2002. 17 Mei 2002.

11616

## CITY OF CAPE TOWN:

## TYGERBERG ADMINISTRATION

PAROW ZONING SCHEME:  
REZONING, CONSOLIDATION AND CLOSURE:  
PORTION OF ERF 17378, RAVENSMEAD

Notice is hereby given in terms of the Land Use Planning Ordinance, 1985 (No. 15 of 1985) and section 137 of the Municipal Ordinance, 1974 (No. 20 of 1974), that Council is considering:

- (i) rezoning a portion of Erf 17378, Ravensmead, Parow, from public open space to institutional; and
- (ii) the closure of a portion of the property.

The portion of Erf 17378, Ravensmead, Parow, to be rezoned and closed measures approximately 3 095 m<sup>2</sup> in extent. The property is to be sold out-of-hand to the St. Engenas Zion Christian Church and consolidated with their property, Erf 21934, Ravensmead, to facilitate the development of a rectory, conference facilities, workshop and facilities for a soup kitchen on the premises.

Further particulars are available on appointment from Mrs. S. Matthyssen, 3rd Floor, Municipal Offices, Voortrekker Road, Parow, (tel. (021) 938-8431) during normal office hours. Any objection to the proposed rezoning and closure, with full reasons therefore, should be lodged in writing with the undersigned by no later than 7 June 2002. — Robert C. Maydon, City Manager.

Reference: T/CE 14/3/4/3/17378. 17 May 2002. 11618

## DRAKENSTEIN MUNICIPALITY:

Drakenstein Municipality, by virtue of the powers vested in it by section 156(2) of the Constitution of the Republic of South Africa (Act 108 of 1996) as amended, read with section 13 of the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000) as amended, has made the By-Law set out in the schedule below:

## SCHEDULE

## BY-LAW NO. 1/2002: THE CONTROL OF FIREWORKS

1. Subject to section 2, no person shall discharge or cause to be discharged, any fireworks within the municipal boundary.
2. (i) The Municipal Manager may give written permission for the discharge of fireworks, subject to any conditions.
- (ii) The Municipal Manager may designate specific areas for the release of fireworks subject to any conditions.
- (iii) The followers of the Hindu religion shall only be permitted to use silent fireworks when celebrating Deepavali/Diwali.
3. No person shall sell any fireworks to any person under the age of 16 years.
4. No person under the age of 16 years shall be permitted to possess fireworks.
5. Any police officer or law enforcement officer may confiscate any fireworks in the possession of any person who is reasonably suspected of or who intends contravening the provisions of this By-law.
6. Any person who contravenes the provisions of this By-law shall be guilty of an offence and shall be liable for a fine not exceeding R1 000 or imprisonment for a period not exceeding six months. — J. J. H. Carstens, Municipal Manager.

17 May 2002. 11619

## STAD KAAPSTAD:

## TYGERBERG ADMINISTRASIE

PAROW SONERINGSKEMA:  
HERSONERING, KONSOLIDASIE EN SLUITING:  
GEDEELTE VAN ERF 17378, RAVENSMEAD

Kennis geskied hiermee ingevolge die Ordonnansie op Grondgebruikbeplanning, 1985 (Nr. 15 van 1985) en artikel 137 van die Munisipale Ordonnansie, 1974 (Nr. 20 van 1974), dat die Raad oorweeg om:

- (i) 'n gedeelte van Erf 17378, Ravensmead, Parow, te hersoneer vanaf openbare oopruimte tot inrigting; en
- (ii) 'n gedeelte van die eiendom te sluit.

Die gedeelte van Erf 17378, Ravensmead, Parow, wat hersoneer, is ongeveer 3 095 m<sup>2</sup> groot. Die eiendom sal uit die hand verkoop word aan die St. Engenas Zion Christian Church en gekonsolideer word met hulle eiendom, Erf 21934, Ravensmead, om die ontwikkeling van 'n pastorie, konferensiefasiliteite, werkswinkel en fasiliteite vir 'n sopkombuis toe te laat.

Verdere besonderhede is gedurende kantoorure op afspraak by mev. S. Matthyssen, 3de Vloer, Munisipale Kantore, Voortrekkerweg, Parow, (tel. (021) 938-8431), verkrygbaar. Enige besware teen die voorgestelde hersonering en sluiting, met volledige redes daarvoor, moet skriftelik by die ondergetekende ingedien word voor of op 7 Junie 2002. — Robert C. Maydon, Stadsbestuurder.

Verwysing: T/CE 14/3/4/3/17378. 17 Mei 2002. 11618

## MUNISIPALITEIT DRAKENSTEIN:

Drakenstein Munisipaliteit het uit hoofde van die gesag aan hom verleen deur artikel 156(2) van die Grondwet van die Republiek van Suid-Afrika, (Wet 108 van 1996) soos gewysig, saamgelees met artikel 13 van die Munisipale Stelsels Wet (Wet 32 van 2000) soos gewysig, die volgende verordening aanvaar, soos aangedui in die onderstaande skedule:

## BYLAE

## VERORDENING NR. 1/2002: DIE BEHEER VAN VUURWERKE

1. Behouens artikel 2, mag geen persoon enige vuurwerke binne die Munisipale grens afvuur of laat afvuur nie.
2. (i) Die Munisipale Bestuurder kan skriftelike toestemming vir die afvuur van vuurwerk gee, onderworpe aan enige voorwaardes.
- (ii) Die Munisipale Bestuurder kan bepaalde gebiede vir die afskiet van vuurwerk aanwys, onderworpe aan enige voorwaardes.
- (iii) Die navolgers van die Hindoe godsdienste word slegs toegelaat om geluidlose vuurwerk te gebruik wanneer Deepavali/Diwali gevier word.
3. Niemand mag enige vuurwerke aan enige persoon jonger as 16 jaar verkoop nie.
4. Niemand jonger as 16 jaar word toegelaat om vuurwerk te besit nie.
5. Enige polisiebeampte of wetstoepassingsbeampte mag beslag lê op enige vuurwerk in die besit van enige persoon wat redelik vermoed word dat hy/sy die bepalings van hierdie Verordening oortree het, of voornemens is om dit te oortree.
6. Enige persoon wat die bepalings van hierdie Verordening oortree, is skuldig aan 'n misdryf en strafbaar met 'n boete van hoogstens R1 000 of gevangenisstraf vir 'n tydperk van hoogstens ses maande. — J. J. H. Carstens, Munisipale Bestuurder.

17 Mei 2002. 11619

## GEORGE MUNICIPALITY:

NOTICE NO. 96 OF 2002

## PROPOSED REZONING

Notice is hereby given that the Council has received an application in terms of the provisions of section 17(2) of Ordinance 15 of 1985 for the rezoning of Erf 710, situated in Davidson Road, George, from single residential to business (offices).

Full details of the proposal are available for inspection at the Council's office at York Street, George, during normal office hours, Mondays to Fridays. Enquiries: Mr. J. Vrolijk.

Objections, if any, must be lodged in writing to the Chief Town Planner by not later than 12:00 on Tuesday, 11 June 2002. Any person who is unable to write can submit their objection verbally to the Council's office where they will be assisted by a staff member to put their comments in writing. — T. I. Lötter, Municipal Manager, Civic Centre, York Street, George 6530. 11620

## GEORGE MUNICIPALITY:

NOTICE NO. 76 OF 2002

## DEPARTURE: ERF 2044, WILDERNESS (CONSTANTIA KLOOF)

Notice is hereby given that the Council has received an application for the proposed departure from the Wilderness Scheme Regulations for a second dwelling unit, on above-mentioned property, which forms part of a double storey outbuilding.

Details of the proposal are available for inspection at the Council's office at Victoria Street, George, during normal office hours, Mondays to Fridays. Enquiries: J. Visser. Reference: Erf 2044, Wilderness.

Motivated objections, if any, must be lodged in writing with the Chief Town Planner, by not later than 7 June 2002.

Any person who is unable to write, can submit their objection verbally to the Council's office where they will be assisted by a staff member to put their comments in writing. — T. I. Lötter, Acting Municipal Manager, Civic Centre, York Street, George 6530. 11621

## MOSEL BAY MUNICIPALITY:

LAND USE PLANNING ORDINANCE, 1985  
(ORDINANCE 15 OF 1985)LOCAL GOVERNMENT ACT: MUNICIPAL SYSTEMS, 2000  
(ACT 32 OF 2000)ERF 98 GREAT BRAK RIVER, MOSEL BAY:  
REZONING TO BUSINESS ZONE

It is hereby notified in terms of section 17 of the above Ordinance that the undermentioned application has been received by the Municipal Manager and is open to inspection at the Municipal Building, 101 Marsh Street, Mossel Bay. Any objections, with full reasons therefor, should be lodged in writing to the Municipal Manager, P.O. Box 25, Mossel Bay 6500, on or before Monday, 10 June 2002, quoting the above Ordinance and objector's erf number. In terms of section 21(4) of the Local Government Act: Municipal Systems, 2000 (Act 32 of 2000) notice is hereby given that people who cannot write can approach us during normal office hours at the Department: Town Planning, Mossel Bay Municipality, 4th Floor, Montagu Place, Montagu Street, where the secretary will refer you to the responsible official whom will assist you in putting your comments or objections in writing.

*Applicant**Nature of Application*

Bokkie Properties CC Rezoning of Erf 98, 67 Lang Street, Great Brak River, from "undetermined zone" to "business zone II".

C. Zietsman, Municipal Manager.

File Reference: 15/4/34/5. 17 May 2002.

11622

## MUNISIPALITEIT GEORGE:

KENNISGEWING NR. 96 VAN 2002

## VOORGESTELDE HERSONERING

Kennis geskied hiermee ingevolge die bepalings van artikel 17(2) van Ordonnansie 15 van 1985 dat die Raad 'n aansoek ontvang het vir die hersonering van Erf 710, geleë in Davidsonweg, George, vanaf enkelwoon na sake (kantore).

Volledige besonderhede van die voorstel sal gedurende gewone kantoorure, Maandae tot Vrydae, ter insae wees by die Stadsraad se kantoor te Yorkstraat, George. Navrae: Mnr. J. Vrolijk.

Besware, indien enige, moet skriftelik by die Hoofstadsbeplanner ingedien word nie later nie as 12:00 op Dinsdag, 11 Junie 2002. Indien 'n persoon nie kan skryf nie, kan sodanige persoon sy kommentaar mondelings by die Raad se kantoor aflê waar 'n personeellid sal help om die kommentaar/vertoë op skrif te stel. — T. I. Lötter, Munisipale Bestuurder, Burgersentrum, Yorkstraat, George 6530. 11620

## MUNISIPALITEIT GEORGE:

KENNISGEWING NR. 76 VAN 2002

## AFWYKING: ERF 2044, WILDERNIS (CONSTANTIA KLOOF)

Kennis geskied dat die Raad 'n aansoek ontvang het vir die voorgestelde afwyking van die Wildernis SkemarRegulasies vir 'n twee wooneenheid op bogenoemde eiendom wat deel vorm van 'n dubbel verdieping buitegebou.

Volledige besonderhede van die voorstel sal gedurende gewone kantoorure, Maandae tot Vrydae, ter insae wees by die Raad se kantoor te Victoriastraat, George. Navrae: J. Visser. Verwysing: Erf 2044, Wildernis.

Gemotiveerde besware, indien enige, moet skriftelik by die Hoofstadsbeplanner ingedien word nie later nie as 7 Junie 2002.

Indien 'n persoon nie kan skryf nie, kan sodanige persoon sy kommentaar mondelings by die Raad se kantoor aflê waar 'n personeellid sal help om die kommentaar/vertoë op skrif te stel. — T. I. Lötter, Waarnemende Munisipale Bestuurder, Burgersentrum, Yorkstraat, George 6530. 11621

## MUNISIPALITEIT MOSELBAAI:

ORDONNANSIE OP GRONDGEBRUIKBEPLANNING, 1985  
(ORDONNANSIE 15 VAN 1985)WET OP PLAASLIKE REGERING: MUNISIPALE STELSELS, 2000  
(WET 32 VAN 2000)ERF 98, GROOT-BRAKRIVIER, MOSELBAAI:  
HERSONERING NA SAKESONE

Kragtens artikel 17 van bostaande Ordonnansie, word hiermee kennis gegee dat onderstaande aansoek deur die Munisipale Bestuurder ontvang is en ter insae lê by die Munisipale-gebou, Marshstraat 101, Mosselbaai. Enige besware, met volledige redes daarvoor, moet skriftelik by die Munisipale Bestuurder, Posbus 25, Mosselbaai 6500, ingedien word op of voor Maandag, 10 Junie 2002, met vermelding van bogenoemde Ordonnansie en beswaarmaker se erfnummer. Ingevolge artikel 21(4) van die Wet op Plaaslike Regering: Munisipale Stelsels, 2000 (Wet 32 van 2000) word kennis gegee dat persone wat nie kan skryf nie ons kan nader tydens normale kantoorure by die Afdeling: Stadsbeplanning, Munisipaliteit Mosselbaai, 4de Vloer, Montagu Plek, Montagustraat, waar die sekretaresse u sal verwys na die betrokke amptenaar wat u sal help om u kommentaar of besware op skrif te stel.

*Aansoeker**Aard van Aansoek*

Bokkie Eiendomme Bk Hersonering van Erf 98, Langstraat 67, Groot-Brakrivier, vanaf "onbepaalde sone" na "sakesone II".

C. Zietsman, Munisipale Bestuurder.

Lêer Verwysing: 15/4/34/5 17 Mei 2002.

11622



## OVERSTRAND MUNICIPALITY:

(HANGKLIP-KLEINMOND ADMINISTRATION)

PROPOSED SUBDIVISION OF ERF 2676,  
BETTY'S BAY

Notice is hereby given in terms of section 24(2) of the Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985), that Council has received an application for the subdivision of Erf 2676, Porter Drive, Betty's Bay (2 032 m<sup>2</sup> in extent), into two residential plots.

Further details are available for inspection at the office of the Acting Area Manager, 33 Fifth Avenue, Kleinmond, during office hours. Any objections, with full reasons therefore, should be lodged in writing with the Acting Area Manager before or on 7 June 2002.

Lodging of comment/objections, can be by means of:

- (1) Fax: (028) 271-4100.
- (2) Landmail: Private Bag X3, Kleinmond 7195.
- (3) By hand: 33 Fifth Avenue, Kleinmond 7195.
- (4) E-mail: *adminkm@hermanus.org.za*

Notice is hereby given in terms of section 21(4) of the Local Government Act: Municipal Systems, 2000 (Act 32 of 2000) that people who cannot write can approach the Municipal Offices during office hours where Mr. P. Bezuidenhout will assist you in putting your comments or objections in writing. — J. F. Koekemoer, Municipal Manager.

Notice No. 37/2002. 17 May 2002.

11623

## MUNISIPALITEIT OVERSTRAND:

(HANGKLIP-KLEINMOND ADMINISTRASIE)

VOORGESTELDE ONDERVERDELING VAN ERF 2676,  
BETTYSBAAI

Kennis geskied hiermee ingevolge artikel 24(2) van die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985), dat die Raad 'n aansoek ontvang het vir die onderverdeling van Erf 2676, Portteryiaan, Bettysbaai, (groot 2 032 m<sup>2</sup>), in twee enkelwonersele.

Nadere besonderhede lê ter insae by die kantoor van die Waarnemende Areabestuurder, 5de Laan 33, Kleinmond, gedurende kantoorure. Enige besware, met volledige redes daarvoor, moet skriftelik by die Waarnemende Areabestuurder voor of op 7 Junie 2002 ingedien word.

Indiening van kommentaar/besware, kan as volg geskied:

- (1) Faks: (028) 271-4100.
- (2) Landpos: Privaatsak X3, Kleinmond 7195.
- (3) Per hand: Vyfdelaan 33, Kleinmond 7195.
- (4) E-pos: *adminkm@hermanus.org.za*

Ingevolge artikel 21(4) van die Wet op Plaaslike Regering: Munisipale Stelsels, 2000 (Wet 32 van 2000) word hiermee kennis gegee dat persone wat nie kan skryf nie, die Munisipale kantore kan nader tydens kantoorure waar mnr. P. Bezuidenhout daardie persoon sal help om sy/haar kommentaar of vertoë op skrif te stel. — J. F. Koekemoer, Munisipale Bestuurder.

Kennisgewing Nr. 37/2002. 17 Mei 2002.

11623

## OVERSTRAND MUNICIPALITY:

STANFORD ADMINISTRATION

PROPOSED REZONING:  
ERF 266, QUEEN VICTORIASTRAAT, STANFORD

(M/N 6/2002)

Notice is hereby given in terms of section 17(2)(a) of the Land Use Planning Ordinance (No. 15 of 1986), that an application has been received for the rezoning of Erf 266, Queen Victoria Street, Stanford, from residential zone I to business zone I to operate a shop for selling items of outside furniture, camping equipment and items related to outdoor activities.

Full particulars lie open for inspection during normal office hours in the offices of the Stanford Administration, Queen Victoria Street, Stanford. Objections, if any, must be lodged in writing with the undersigned on or before 7 June 2002.

People who cannot write can approach the office of the undersigned during normal working hours, where the responsible official will assist you in putting your comments or objections in writing. — J. Koekemoer, Municipal Manager, Municipal Offices, Queen Victoria Street, Stanford 7210.

17 May 2002.

11624

## MUNISIPALITEIT OVERSTRAND:

STANFORD ADMINISTRASIE

VOORGESTELDE HERSONERING:  
ERF 266, QUEEN VICTORIASTRAAT, STANFORD

(M/K 6/2002)

Kennis geskied hiermee ingevolge die bepalings van artikel 17(2)(a) van die Ordonnansie op Grondgebruikbeplanning (Nr. 15 van 1986), dat 'n aansoek ontvang is vir die hersonering van Erf 266, Stanford, van residensiële sone I na sakesone I om 'n winkel te bedryf wat spesialiseer in die verkoop van tuinmeubels, kampeertoerusting en artikels wat gepaard gaan met buitemuurse stokperdjies.

Volledige besonderhede van die aansoek lê ter insae in die kantore van die Stanford Administrasie gedurende gewone kantoorure. Enige skriftelike beswaar teen die voorgenome aansoek moet die ondergetekende voor of op 7 Junie 2002 bereik.

Persone wat nie kan skryf nie, kan die onderstaande kantoor nader tydens normale kantoorure waar die betrokke amptenaar u sal help om u kommentaar of besware op skrif te stel. — J. Koekemoer, Munisipale Bestuurder, Munisipale Kantore, Queen Victoriastraat, Stanford 7210. Munisipale Bestuurder, Posbus 26, Gansbaai 7220.

17 Mei 2002.

11624

## SALDANHA BAY MUNICIPALITY:

CLOSURE OF PUBLIC PLACE OVER ERF 11481, SALDANHA

Notice is hereby given in terms of section 137(1) of the Municipal Ordinance No. 20 of 1974, that the public place over Erf 11481, Saldanha, has been closed. (S/5335 v2 (p. 6).) — L. A. Scheepers, Municipal Manager.

11625

## MUNISIPALITEIT SALDANHABAAI:

SLUITING VAN OPENBARE PLEK OOR ERF 11481, SALDANHA

Kennis geskied hiermee kragtens artikel 137(1) van die Munisipale Ordonnansie Nr. 20 van 1974, dat die openbare plek oor Erf 11481, Saldanha, gesluit is. (S/5335 v2 (p. 6).) — L. A. Scheepers, Munisipale Bestuurder.

11625



## STELLENBOSCH MUNICIPALITY:

## AMENDMENT TO ZONING SCHEME

REZONING OF ERVEN 1539 AND 3661,  
STELLENBOSCH

Notice is hereby given in terms of section 17 of the Land Use Planning Ordinance, 1985 (Ordinance 15 of 1985), that the Town Council received an application for the rezoning of Erven 1539 and 3361, situated on the corner of Jonkershoek Road and Marais Street, Stellenbosch, from single residential and public open space, respectively, to university purposes.

Further particulars are available between 08:00 and 12:45 (week days) at the office of the Chief Town Planner, Department of Planning and Development, Town Hall, Plein Street, Stellenbosch, during office hours and any comments may be lodged in writing with the undersigned, but not later than 7 June 2002. — Municipal Manager.

File: 6/2/2/5. Erf 1539. Notice No. 80.

17 May 2002.

11626

## MUNISIPALITEIT STELLENBOSCH:

## WYSIGING VAN SONERINGSKEMA

HERSONERING VAN ERWE 1539 EN 3361,  
STELLENBOSCH

Kennis geskied hiermee ingevolge artikel 17 van die Ordonnansie op Grondgebruikbeplanning, 1985 (Ordonnansie 15 van 1985), dat die Stadsraad 'n aansoek ontvang het vir die hersonering van Erwe 1539 en 3361, geleë op die hoek van Jonkershoekweg en Maraisstraat, Stellenbosch, vanaf enkelwoning en publieke oopruimte, onderskeidelik, na universiteitsgebruik.

Verdere besonderhede is tussen 08:00 en 12:45 (weksdae) by die kantoor van die Hoofstadsbeplanner, Departement Beplanning en Ontwikkeling, Stadhuis, Pleinstraat, Stellenbosch beskikbaar en enige kommentaar kan skriftelik by die ondergetekende ingedien word, maar nie later as 7 Junie 2002. — Munisipale Bestuurder.

Lêer: 6/2/2/5. Erf 1539. Kennisgewing Nr. 80.

17 Mei 2002.

11626

## SWARTLAND MUNICIPALITY:

## NOTICE 53/2002

PROPOSED SUBDIVISION OF ERF 177,  
RIEBEEK-KASTEEL

Notice is hereby given in terms of section 24 of Ordinance 15 of 1985 that an application has been received for the subdivision of Erf 177, 1,7995 ha in extent and abutted by Van Riebeeck, Bloem, Kloof and Park Streets, Riebeeck-Kasteel, into a remainder ( $\pm 1,4566$  ha) and five portions ( $\pm 667$  m<sup>2</sup>-680 m<sup>2</sup> in extent).

Further details are available for inspection at the office of the Municipal Manager at Malmesbury during ordinary office hours.

Objections thereto, if any, must be lodged in writing with the undersigned not later than 7 June 2002. — C. F. J. van Rensburg, Municipal Manager, Municipal Office, Private Bag X52, Malmesbury 7299.

17 May 2002.

11627

## MUNISIPALITEIT SWARTLAND:

## KENNISGEWING 53/2002

VOORGESTELDE ONDERVERDELING VAN ERF 177,  
RIEBEEK-KASTEEL

Kennis geskied hiermee ingevolge artikel 24 van Ordonnansie 15 van 1985 dat 'n aansoek ontvang is vir die onderverdeling van Erf 177, groot 1,7995 ha, wat begrens word deur Van Riebeeck-, Bloem-, Kloof- en Parkstraat, Riebeeck Kasteel, in 'n restant ( $\pm 1,4566$  ha) en vyf gedeeltes (groot  $\pm 667$  m<sup>2</sup>-680 m<sup>2</sup>).

Nadere besonderhede lê ter insae in die kantoor van die Munisipale Bestuurder te Malmesbury gedurende gewone kantoorure.

Besware daarteen, indien enige, moet skriftelik aan die ondergetekende gerig word nie later nie as 7 Junie 2002. — C. F. J. van Rensburg, Munisipale Bestuurder, Munisipale Kantoor, Privaatsak X52, Malmesbury 7299.

17 Mei 2002.

11627

## SWARTLAND MUNICIPALITY:

## NOTICE 54/2002

PROPOSED REZONING OF ERVEN 7678, 7679 AND 7680,  
MALMESBURY

Notice is hereby given in terms of section 17 of Ordinance 15 of 1985 that an application has been received for the rezoning of Erven 7678, 7679 and 7680, abutted by Malan, Anita, Dr. Bruwer and P. G. Nelson Streets, Malmesbury, from government purposes to single residential zone.

Further details are available for inspection at the office of the Municipal Manager at Malmesbury during ordinary office hours.

Objections thereto, if any, must be lodged in writing with the undersigned not later than 7 June 2002. — C. F. J. van Rensburg, Municipal Manager, Municipal Office, Private Bag X52, Malmesbury 7299.

17 May 2002.

11628

## MUNISIPALITEIT SWARTLAND:

## KENNISGEWING 54/2002

VOORGESTELDE HERSONERING VAN ERWE 7678, 7679 EN 7680,  
MALMESBURY

Kennis geskied hiermee ingevolge artikel 17 van Ordonnansie 15 van 1985 dat 'n aansoek ontvang is vir die hersonering van Erwe 7678, 7679 en 7680, wat begrens word deur Malan-, Anita-, Dr. Bruwer- en P. G. Nelsonstraat, Malmesbury, vanaf regeringsdoeleindes na enkelwoningzone.

Nadere besonderhede lê ter insae in die kantoor van die Munisipale Bestuurder te Malmesbury gedurende gewone kantoorure.

Besware daarteen, indien enige, moet skriftelik aan die ondergetekende gerig word nie later nie as 7 Junie 2002. — C. F. J. van Rensburg, Munisipale Bestuurder, Munisipale Kantoor, Privaatsak X52, Malmesbury 7299.

17 Mei 2002.

11628

WESTERN CAPE PROVINCE:  
APPOINTMENT OF A BOARD MEMBER  
WESTERN CAPE GAMBLING AND RACING BOARD

Applications were received from the following candidates for appointment to the Western Cape Gambling and Racing Board:

Mr D. B. J. Apollis, 16 Glenoak Close, Bernadino Heights, Kraaifontein;  
Mr. D. G. Burton, 52 Weltevreden Avenue, Rondebosch;  
Mr. C. A. Klein, 12 Nicholl Street, Bellville South;  
Mr. R. P. Thomas, 13 Magnolia Crescent, Uitsig.

The Board is an independent statutory body instituted in terms of the Western Cape Gambling and Racing Law. Its main objective is to control and regulate all gambling and racing activities in the Province, to collect all relevant taxes, levies, duties, fees and penalties and to conduct ongoing research into gambling and racing.

In order to be eligible for appointment as a member, a person shall:

- (a) have attained the age of twenty-five years;
- (b) be a citizen of the Republic and ordinarily reside in the Province;
- (c) be a fit proper person whose character, integrity, honesty, prior conduct, reputation, habits and associations are beyond reproach;
- (d) be of good financial standing; and
- (e) not be disqualified.

The following persons shall be disqualified from being appointed to the Board:

- (a) anyone who has been convicted of an offence relating to gambling or racing;
- (b) anyone who has been convicted of an offence relating to dishonesty;
- (c) an unrehabilitated insolvent or anyone who is subject to any legal disability;
- (d) anyone who has been removed from any office of trust on account of misconduct;
- (e) any political office-bearer, and
- (f) anyone who, whether personally or through his or her spouse, an immediate family member, a partner or an associate or any person connected to such person by marriage—
  - (i) has or acquires any interest in any gambling business or activity; or
  - (ii) has any interest in any business or enterprise that may conflict or interfere with the proper performance of his or her duties.

Any person who has any objections or comment upon the appointment of anyone of the above-mentioned persons, should submit their comments in writing to the Director-General at P.O. Box 659, Cape Town 8000, to reach him nor later than 16:00 on 6 June 2002. 11629

WES-KAAP PROVINSIE:  
AANSTELLING VAN 'N RAADSLID  
WES-KAAPSE RAAD OP DOBBELARY EN WEDRENNE

Aansoeke is van die ondergemelde kandidate vir aanstelling tot die Wes-Kaapse Raad op Dobbelary en Wedrenne ontvang:

Mnr. D. B. J. Apollis, Glenoakslot 16, Bernadino Heights, Kraaifontein;  
Mnr. D. G. Burton, Weltevredenlaan 52, Rondebosch;  
Mnr. C. A. Klein, Nichollstraat 12, Bellville-Suid;  
Mnr. R. P. Thomas, Magnoliasingel 13, Uitsig.

Die Raad is 'n onafhanklike statutêre liggaam wat ingevolge die Wes-Kaapse Wet op Dobbelary en Wedrenne ingestel is. Die hoofmerk van die Raad is om onder andere alle aktiwiteite met betrekking tot dobbelary en wedrenne in die Provinsie te beheer en reguleer, om alle relevante belastings, heffings, belastingregte, gelde en boetes in te vorder en om deurlopende navorsing te doen op die terrein van dobbelary en wedrenne.

Ten einde bevoeg te wees vir aanstelling as 'n lid van die Raad moet 'n persoon:

- (a) die ouderdom van vyf-en-twintig jaar bereik het;
- (b) 'n burger van die Republiek wees en normaalweg in die Provinsie woonagtig wees;
- (c) 'n geskikte en gepaste persoon wees wie se karakter, integriteit, eerlikheid, vorige gedrag, reputasie, gewoontes en verbintenisse bo verdenking staan;
- (d) goeie kredietwaardigheid hê, en
- (e) nie gediskwalifiseer wees nie.

Die volgende persone word gediskwalifiseer as lede van die Raad:

- (a) enigeen wat skuldig bevind was aan 'n misdryf wat met dobbelary en wedrenne verband hou;
- (b) enigeen wat skuldig bevind was aan 'n misdryf wat oneerlikheid behels;
- (c) 'n insolvente persoon wat nie gerehabiliteer is nie of enigeen wat onderhewig is aan enige handelsofsonbevoegdheid;
- (d) enigeen wat uit enige vertrouenspos ontslaan was as gevolg van wangedrag;
- (e) enige politieke ampsdraer, en
- (f) enigeen wat, hetsy persoonlik of deur middel van sy of haar gade, 'n direkte familielid, 'n vennoot of 'n medewerker of enige aangetroude familie van sodanige persoon—
  - (i) enige belang het of verkry in enige dobbelarybesigheid of -aktiwiteit, of
  - (ii) enige belang het of enige besigheid of onderneming wat strydig kan wees of kan inmeng met die behoorlike uitvoering van sy of haar pligte.

Enige persoon wat enige kommentaar op, of beswaar teen enige van die boegemelde persone wil inbring, word versoek om hul skriftelike kommentaar aan die Direkteur-Generaal, Posbus 659, Kaapstad 8000, te rig om hom nie later as 16:00 op 6 Junie 2002 te bereik nie. 11629

IPHONDO LENTSHONA KOLONI:  
UKUQESHWA KWELUNGU LEBHODI  
IBHODI YONGCAKAZO NEMIDYARHO YENTSHONA-KOLONI

Kuye kwafunyanwa aba balandelayo njengabatyunjwa okanye nabafaki-zicelo kwiBhodi yoNgcakazo Nemidyarho yaseNtshona Koloni:

Mr D. B. J. Apollis, 16 Glenoak Close, Bernadino Heights, Kraaifontein;  
Mr. D. G. Burton, 52 Weltevreden Avenue, Rondebosh;  
Mr. C. A. Klein, 12 Nicholl Street, Bellville South;  
Mr. R. P. Thomas, 13 Magnolia Crescent, Uitsig.

Le Bhodi sisigqeba esizimeleyo esibekwe ngokomthetho owenziwe ePalamente phantsi koMthetho oyiWestern Cape Gambling and Racing Law. Eyona nhongo yayo iphambili kukulawula lonke ungcakazo nemidyarho apha kweli Phondo, ukuqokelela zonke iirhafu exifanelekileyo, iintlawulo, imirhumo neemali, zohlwayo kwakunye nokuqhuba uphando oluqhutywayo malunga nongcakazo nemidyarho. Ukuze umntu afaneleke ukuba angabekwa njengelungu kufuneka:

- (a) abe uwagqibile amashumi amabini anesihlanu eminyaka ubudala;
- (b) abe ngummi walapha eMzantsi Afrika kunjalonje abe uhlala kweli Phondo;
- (c) abe ngumntu ofanelekileyo nonentsulungeko ngokwesimo sakhe, nokwenkcubeko-ngqondo, ngonkunyanyiseka, ngokwendlela abesoloko eziphethe ngayo, ngokwegama analo, nangokweendawo nabantu azimanya nabo;
- (d) abe ume kakuhle ngokwasezimalini;
- (e) kungabikho sizathu simenza angafaneleki.

Aba bantu balandelayo abayi kufaneleka ukuba babekwe kule Bhodi:

- (a) umntu owayekhe wabanjelwa ityala elinento yokwenza nongcakazo okanye nemidyarho;
- (b) umntu owakhe wabanjelwa ityala lokuqnganyaniseki;
- (c) umntu owatshonayo ngokwasezimalini okanye onamatyala abopheleleke kuwo ngokwasemthethweni;
- (d) umntu owathi wasuswa esikhundleni esifuna intembeko awayekuso ngenxa yokuziphatha kakubi;
- (e) umntu onesikhundla anaso ngakwezopolitiko;
- (f) umntu—
  - (i) ochaphazeleka kwishishini longcakazo
  - (ii) okanye ochaphazelekayo kwishishini elinokuthi lingahambelani nalo msebenzi wakhe njengelungu lale Bhodi, okanye Inze kube nzima ukuba akwazi ukuwenza kakuhle nangokuphumeleleyo umsebenzi wakhe wobulungu beBhodi le, nokuba uchaphazeleka ngqo okanye ngowakwakhe, okanye ngomntu wefemeli yakhe, okanye ngomlingane nje okanye nangawuphi na umntu onxulumene naba bantu ngomtshato.

Nabani na ofuna ukufaka isichaso okanye ukuvakalisa izimvo ngoku-nyulwa kwakhe nawuphi na umntu kwaba, makabhalele ku: Director-General, P.O. Box 659, Cape Town 8000, ungadlulanga umhla we 6 June 2002 phambi kwentsimbi yesine. 11629

*SUID-AFRIKA EERSTE –*  
KOOP SUID-AFRIKAANS  
VERVAARDIGDE GOEDERE

## The “Provincial Gazette” of the Western Cape

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Notices must reach the Director-General not later than 10:00 on the last working day but one before the issue of the *Gazette*.

Whilst every effort will be made to ensure that notices are published as submitted and on the date desired, the Administration does not accept responsibility for errors, omissions, late publications or failure to publish.

All correspondence must be addressed to the Director-General, P.O. Box 659, Cape Town 8000, and cheques, bank drafts, postal orders and money orders must be made payable to the Provincial Administration Western Cape.

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Kennisgewings moet die Direkteur-generaal uiterlik om 10:00 op die voorlaaste werkdag voor die uitgawe van die *Koerant* bereik.

Hoewel alle pogings aangewend sal word om te sorg dat kennisgewings soos ingedien en op die verlangte datum gepubliseer word, aanvaar die Administrasie nie verantwoordelikheid vir foute, weglatings, laat publikasies of versuim om dit te publiseer nie.

Alle briefwisseling moet aan die Direkteur-generaal, Posbus 659, Kaapstad 8000, gerig word en tjeks, bankwissels, posorders en poswissels moet aan die Provinsiale Administrasie Wes-Kaap.



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