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[PROVINCIAL NOTICE NO. 240 OF 2016]

ALLOCATIONS TO MUNICIPALITIES IN TERMS OF LIMITED FINANCIAL SUPPORT

In terms of the Division of Revenue Act, Act No 3 of 2016 Section 29(1), Section 30(2) & Section 30(3) for the 2016/2017 financial year and the Public Finance Management Act, 1999 Section 38(1)(l-n), the Provincial Treasury hereby publishes the information set out in Schedule 1 that relates to the allocation of the amounts as stated in Schedule 2 relating to the allocation of funds from the Provincial Revenue Fund by the Accounting Officer of the Department of Cooperative Governance and Traditional Affairs to municipalities

SCHEDULE 1

LIMITED FINANCIAL ASSISTANCE TO THE SETSOTO LOCAL MUNICIPALITY

1. Transferring Provincial Department	Department of Cooperative Governance and Traditional Affairs
2. Purpose	To assist medium and small Municipalities experiencing severe financial problems to restructure their financial positions and organizations over the medium term.
3. Measurable Outputs	The provision of limited financial assistance to the Setsoto Local Municipality facing critical financial problems.
4. Conditions	The provision of limited financial assistance to the Setsoto Local Municipality facing critical financial problems: <ul style="list-style-type: none"> • The Local Municipality acknowledges receipt of the funds as per the prescribed Limited Financial Assistance Return; • The Local Municipality include the amount in its Adjustment Budget; • The Local Municipality reports back on the appropriation of the Limited Financial Assistance and submit supporting documentation in this regard.
5. Allocation criteria	Allocations are based on financial position of the Municipality.
6. Monitoring mechanism	Monthly expenditure reports. Monthly progress reports.
7. Projected Life	Maximum of 1 year
8. Payment Schedule	Payment with regard to financial support will be made according to the conditions of paragraph 4.
9. Reason not incorporated in Equitable Share	According to Section 154(1) of the Constitution, the National Government and the Provincial Governments, by legislative and other measures, must support and strengthen the capacity of Municipalities to manage their own affairs, to exercise their powers and to perform their functions.
10. Allocation	R 5,000,000

SCHEDULE 2

LIMITED FINANCIAL ASSISTANCE TO SETSOTO LOCAL MUNICIPALITY				PROVINCIAL FINANCIAL YEAR			ANNEXURE A MUNICIPAL FINANCIAL YEAR		
Category	DC	Number	Municipality	2016/2017 Allocation (R'000)	2017/2018 Allocation (R'000)	2018/2019 Allocation (R'000)	2015/2016 Allocation (R'000)	2016/2017 Allocation (R'000)	2017/2018 Allocation (R'000)
A		MAN	Mangaung						
C	DC 16	DC 16	Xhariep						
B	DC 16	FS 161	Letsemeng						
B	DC 16	FS 162	Kopanong						
B	DC 16	FS 163	Mohokare						
B	DC 17	FS 164	Naledi						
Total									
C	DC 18	DC 18	Lejweleputswa						
B	DC 18	FS 181	Masilonyana						
B	DC 18	FS 182	Tokologo						
B	DC 18	FS 183	Tswelopele						
B	DC 18	FS 184	Matjhabeng						
B	DC 18	FS 185	Nala						
Total									
C	DC 19	DC 19	Thabo Mofutsanyana						
B	DC 19	FS 191	Setsoto	5,000				5,000	
B	DC 19	FS 192	Dihlabeng						
B	DC 19	FS 193	Nketoana						
B	DC 19	FS 194	Maluti-a-Phofung						
B	DC 19	FS 195	Phumelela						
B	DC 17	FS 196	Mantsopa						
Total				5,000				5,000	
C	DC 20	DC 20	Fezile Dabi						
B	DC 20	FS 201	Moqhaka						
B	DC 20	FS 203	Ngwathe						
B	DC 20	FS 204	Metsimaholo						
B	DC 20	FS 205	Mafube						
Total									
Unallocated									
GRAND TOTAL				5,000				5,000	

[PROVINCIAL NOTICE NO. 241 OF 2016]

NOTICE FOR THE CONSOLIDATION OF ERVEN 183 TO 196 AND ERVEN 227, 228, 232 AND 233 IN FOURIESBURG

It is hereby notified for general information in terms of the Dihlabeng Land Use Planning Bylaw as approved per Provincial Gazette number 25 dated 12 June 2015 that Bokgoni Spatial Consulting Services intends to submit an application at Dihlabeng Local Municipality / Records Section for consolidation of erven 183 to 196 and erven 227, 228, 232 and 233 in Fouriesburg.

A copy of the *provisional* application, including all relevant plans and required documents will be available for inspection during office hours (7:30 – 16:30), at the office of the secretary of the Director Public Works, airfield offices for a period of 30 days from the date of this notice.

Any person or body who wishes to make an objection, comment or representation to the application, is hereby invited to lodge and substantiate their objection (within 30 days of the notification) in writing to the office of the Dihlabeng Municipal Manager, PO Box 551, Bethlehem, 9700 - provided that the objection stipulates the full particulars of the objector (postal address, street address, telephone number and email address).

Any person who is unable to write may, during office hours, visit the office of the Director Public Works where the administrative officer or the secretary of this office will assist those by transcribing their objections, comments or representations.

Any person who submitted an objection, comment or representation, will be notified in writing if a hearing will be held in respect of the application.

A *complete* application with all the requested information, documentation, plans and comments will subsequently be submitted for processing / consideration / approval at Dihlabeng Municipality, 9 Muller Street East, Records Section, after all process requirements have been met for the finalisation of the application.

Agent Contact Details	
Company	Bokgoni Spatial Consulting Services
Postal address:	P. O. Box 1284 Bethlehem, 9700
Work telephone:	058 303 7953
Cellphone:	082 537 6916
Email address:	mokomats@vodamail.co.za
Physical address:	1 Dr. Herman van Schalkwyk Street, Bethlehem, 9701

[PROVINSIALE KENNISGEWING NR. 241 VAN 2016]

KENNISGEWING VIR DIE KONSOLIDASIE VAN ERWEN 183 TOT 196 EN ERWEN 227, 228, 232 EN 233 IN FOURIEBURG

Kennis geskied hiermee, ter algemene inligting, in gevolge van die Dihlabeng Grondgebruikbeplanning Regulasie, goedgekeur in Provinsiale Koerant Nommer 25, gedateer 12 Junie 2015 dat Bokgoni Spatial Consulting Services van voorneme is om 'n aansoek in te dien by Dihlabeng Local Municipality / Rekords afdeling vir die konsolidasie van erven 183 tot 196 en erven 227, 228, 232 en 233 in Fouriesburg.

'n Kopie van die *voorlopige* aansoek insluitend alle relevante planne en vereiste dokumente sal vir insae beskikbaar wees gedurende kantoorure (7:30-16:30), by die kantoor van die sekretaresse van die Direkteur van Openbare Werke, vliegveld kantore, vir 'n tydperk van 30 dae vanaf die datum van hierdie kennisgewing.

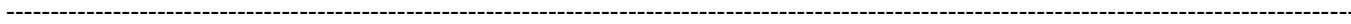
Enige persoon of instansie wat 'n beswaar, kommentaar of voorlegging wil lewer tot die aansoek, word hiermee uitgenooi om hul beswaar, tesame met die redes daarvoor (binne 30 dae van die kennisgewing) skriftelik aan die kantoor van die Dihlabeng Munisipale Bestuurder, Posbus 551, Bethlehem, 9700 te lewer - op voorwaarde dat die beswaar volledige besonderhede van die beswaarmaker insluit (posadres, straatadres, telefoonnommer en e-posadres).

Diegene wat nie kan skryf nie, kan gedurende kantoorure die kantoor van die Direkteur van Openbare Werke besoek waar die administratiewe beampste of die sekretaresse van die kantoor diegene sal bystaan met die transkribering van hul beswaar, kommentaar of voorlegging.

Diegene wat 'n beswaar, kommentaar of voorlegging gemaak het, sal skriftelik in kennis gestel word indien 'n verhoor ten opsigte van die aansoek gehou sal word.

'n Volledige aansoek met al die vereiste inligting, dokumentasie, planne en kommentaar sal daaropvolgend ingedien en voorgelê word vir verwerking / oorweging / goedkeuring by die Dihlabeng Munisipaliteit, Mullerstraat Oos 9, Rekords Afdeling, nadat al die vereistes in terme van die aansoek proses nagekom is, vir die finalisering van die aansoek.

Agent Kontak Besonderhede	
Maatskappy	Bokgoni Spatial Consulting Services
Posadres:	P. O. Box 1284 Bethlehem, 9700
Werk telefoon nommer:	058 303 7953
Sellphone:	082 537 6916
E-pos:	mokomats@vodamail.co.za
Fisiese Adres:	1 Dr. Herman van Schalkwyk Street, Bethlehem, 9701



[PROVINCIAL NOTICE NO. 242 OF 2016]

MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: AMENDMENT OF RESTRICTIVE TITLE CONDITIONS: ERF 275 ALLANRIDGE

Under the powers in terms of Section 35(1) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Municipal Planning Tribunal of the Matjhabeng Municipality, approval is granted in terms of section 16(3)(e) of the Municipal Land Use Planning Bylaw 2015 for:

1. The amendment of restrictive title conditions in Deed of Transfer T32953/2004 pertaining to erf 275, Allanridge in order to change the land use from "Special Residential" to "General Residential" as determined in the Conditions of Establishment of Allanridge Extension 1, by:

1.1 Amending conditions E (a), (b), (c) and (d) on pages 6 and 7 as indicated: (amendment indicated in **Bold lettering**):

IN FAVOUR OF THE LOCAL AUTHORITY

p.6 E) (a) The erf shall be used **solely for the purposes of erecting thereon a dwelling house or block of flats, flats, boarding house, nursing home, hostel or other buildings for such uses as may be allowed by the Local Authority provided that where the township is included within the area of an approved Land Use Scheme, the Local Authority may permit other buildings as provided for in the Scheme, subject to the conditions of the Scheme under which the consent of the Local Authority is required.**

p.6 E.(b): **The building on the erf shall not occupy more than 50 % of the area of the erf and shall be designed to the satisfaction of the Local Authority. The maximum permissible density must be calculated on a basis of 1 person per 60m² of the erf area and the number residing on the erf will be predetermined by calculation in terms of (a)* below, except in special circumstances approved by the Local Authority.**

(a) * Number of rooms (living and bedroom)

- 1. Bachelor Flat 1 person**
- 2. Living- and 1 bedroom 2 persons**
- 3. Living- and 2 bedrooms 3 persons**
- 4. Living- and 3 bedrooms 4 persons**

p.6 E.(c): **New buildings erected on the erf shall be located not less than 6 meters from the street boundary except in the case of erven abutting on more than one street, the siting and location of the buildings erected thereon shall be approved by the Local Authority.**

p.7 E.(d): **When a Land Use Scheme becomes applicable to this erf, the land use conditions (i.e. building lines, coverage, density, floor area ratio, height restrictions, minimum size of subdivisions and parking requirements) pertaining to the erf shall no longer apply and the land use conditions of the Land Use Scheme will be applicable.**

[PROVINSIALE KENNISGEWING NR. 242 VAN 2016]

MATJHABENG MUNISIPALE GRONDGEBRUIK BEPLAN-ING VERORDENING 2015: WYSIGING VAN BEPERKENDE TITELVOORWAARDES: ERF 275 ALLANRIDGE

Kragtens die bevoegdheid, kragtens artikel 35(1) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Munisipale Beplannings Tribunaal van die Matjhabeng Munisipaliteit, word goedkeuring verleen kragtens artikel 16(3)(e) van die Munisipale Grondgebruik Beplanning Verordeninge 2015 vir:

1. Die wysiging van beperkende titelvoorwaardes in Transport Akte T32953/2004 ten opsigte van erf 275 Allanridge ten einde die grondgebruik vanaf "Spesiale Woon" te verander na "Algemene Woon", soos vervat in die Stigtings Voorwaardes van Allanridge Uitbreiding 1, deur:

1.1 Die wysiging van voorwaardes E (a), (b), (c) en (d) op bladsye 6 en 7 soos aangedui: (wysigings aangetoon in **Vet letters**):

TEN GUNSTE VAN DIE PLAASLIKE OWERHEID

bl.6 E) (a) Die erf mag slegs **gebruik word vir die doeleindes om 'n woonhuis of woonstelblok, woonstelle, losieshuis, ouetehuis, hostel of ander geboue vir soortgelyke gebruike as wat toegelaat word deur die Plaaslike Owerheid, daarop op te rig, met dien verstande dat indien die dorp ingesluit word binne die gebied van 'n goedgekeurde Grondgebruik-skema, kan die Plaaslike Owerheid ander geboue, soos in die skema vervat, toelaat onderhewig aan die voorwaardes van die skema waaronder die toestemming van die Plaaslike Owerheid vereis word.**

bl.6 E.(b): **Die gebou op die erf mag nie meer as 50 % van die oppervlakte van die erf beset nie en moet ontwerp word tot bevrediging van die Plaaslike Owerheid. Die maksimum toelaatbare digtheid moet bereken word op die grondslag van 1 persoon per 60m² van die erf oppervlak en die aantal wat op die erf inwoon sal vooraf bepaal word deur berekening in terme van (a)* hieronder, behalwe onder spesiale omstandighede wat deur die Plaaslike Owerheid goedgekeur is.**

(a) * Aantal kamers (woon en slaapkamer)

- 1. Enkelwoonstel 1 persoon**
- 2. Woon- en 1 slaapkamer 2 persone**
- 3. Woon- en 2 slaapkamers 3 persone**
- 4. Woon- en 3 slaapkamers 4 persone**

bl.6 E.(c) **Nuwe geboue wat op die erf opgerig word mag nie minder as 6 meter vanaf die straatgrens geleë wees nie behalwe in die geval van erwe wat aan meer as een straat grens, in welke geval die Plaaslike Owerheid die plasing en ligging van die geboue wat daarop opgerig gaan word, moet goedkeur.**

bl.7 E. (d): **Wanneer 'n Grondgebruikskema van toepassing word op hierdie erf, sal die grondgebruik voorwaardes (d.w.s. bou lyne, dekking, digtheid, vloeruitverhouding, hoogtebeperking, minimum grootte van onderverdelings en parkering vereistes) ten opsigte van die erf, nie meer van toepassing wees nie en die Grondgebruikvoorwaardes van die Grondgebruikskema sal van toepassing wees.**

<p>1.2 Subject to the registration of the following conditions against the title deed of the property:</p> <ol style="list-style-type: none"> A maximum of ten (10) bedrooms may at any time be used for boarding house purposes. The residence shall not be used as an industry or noxious industry. A minimum of ten (10) parking spaces must be provided on the premises. The owner of the boarding house and his /her family must reside in the dwelling-house. All bedrooms must form part of the main building (original residence) from where primary access to the rooms will be provided. No linkage with separate detached rooms to the main building is permitted. No self-sustaining accommodation and no separate facilities for the preparation of meals, excluding the kitchen of the residence, shall be provided on the premises. The coverage of the boarding house, including all additional bedrooms and outbuildings shall not exceed 50% of the erf. The maximum height of all buildings shall not exceed two (2) storeys. Only the necessary outbuildings normally used in conjunction with a residence shall be allowed on erf. No room wholly or partly used by persons for sleeping in may be occupied by a greater number of persons than will allow: <ul style="list-style-type: none"> - less than 11,3 m³ of free air space and 3,7 m² of floor space for each person over the age of 10 years; and - less than 5,7 m³ of free air space and 1,9 m² of floor space for each person under the age of 10 years; <p>2. That all additional conditions imposed by Matjhabeng Municipality as indicated in approval letter (Reference MPT 4/2016) be adhered to.</p> <p>The detailed approval with conditions is available on request from the Matjhabeng Municipal Planning Tribunal with reference: MPT 4/2016.</p>	<p>1.2 Onderworpe aan die registrasie van die volgende voorwaardes teen die titelakte van die eiendom:</p> <ol style="list-style-type: none"> 'n Maksimum van tien (10) slaapkamers kan te eniger tyd gebruik word vir losieshuis doeleindes. Die woonplek sal nie gebruik word as 'n nywerheid of hinderlike bedryf nie. 'n Minimum van tien (10) parkeerplekke moet voorsien word op die perseel. Die eienaar van die losieshuis en sy / haar gesin moet in die woonhuis woon. Alle slaapkamers moet deel wees van die hoofgebou (oorspronklike woning) vanwaar primêre toegang tot die kamers voorsien sal word. Geen koppeling tussen aparte losstaande kamers en die hoofgebou word toegelaat nie. Geen selfsorg akkommodasie en geen aparte geriewe vir die voorbereiding van maaltye, uitgesluit die kombuis van die woonplek, mag op die perseel voorsien word nie. Die dekking van die losieshuis, insluitend alle addisionele slaapkamers en buitegeboue mag nie meer as 50 % van die erf oorskrei nie. Die maksimum hoogte van al die geboue mag nie meer as twee (2) verdiepings wees nie. Slegs die nodige buitegeboue wat gewoonlik gebruik word in samewerking met 'n woonplek sal toegelaat sal word op die erf. Geen kamer, hetsy geheel of gedeeltelik gebruik deur persone om in te slaap, mag bewoon word deur 'n groter aantal persone wat sal meebring dat: <ul style="list-style-type: none"> - minder as 11,3 m³ vrye lugruim en 3,7 m² vloerruimte vir elke persoon bo die ouderdom van 10 jaar; en - minder as 5,7 m³ vrye lugruim en 1,9 m² vloerruimte vir elke persoon onder die ouderdom van 10 jaar; <p>2. Dat aan alle addisionele voorwaardes soos gestel in goedkeuringsbrief (Verwysing MPT 4/2016) van Matjhabeng Munisipaliteit voldoen moet word.</p> <p>Die gedetailleerde goedkeuring met addisionele voorwaardes is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: MPT 4/2016.</p>
<p>[PROVINCIAL NOTICE NO. 243 OF 2016]</p> <p>MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: DETERMINATION OF ZONING AND SPECIAL CONSENT ON A PORTION OF 2,5 HA: THE FARM DANKBAAR 125 ODENDAALSRUS:</p> <p>Under the powers in terms of Section 35(1) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Municipal Planning Tribunal of the Matjhabeng Municipality, approval is granted in terms of section 16(3)(l) of the Municipal Land Use Planning Bylaw 2015, Section 26(4) and Schedule 2(1)(i) of the Spatial Planning and Land Use Management Act 2013, for:</p> <ol style="list-style-type: none"> The determination of a zoning for a portion of land, in size 2,5ha, of the Farm Dankbaar 125 of "Agricultural purposes"; and The special consent of the Matjhabeng Municipal Planning Tribunal to use the applicable portion (as indicated on the approved sketch plan) for "Institutional Purposes" subject to the following conditions: 	<p>[PROVINSIALE KENNISGEWING NR. 243 VAN 2016]</p> <p>MATJHABENG MUNISIPALE GRONDGEBUIK BEPLANNING VERORDENING 2015: BEPALING VAN 'N SONERING EN SPESIALE VERGUNNING OP 'N GEDEELTE VAN 2,5HA: DIE PLAAS DANKBAAR 125, ODENDAALSRUS.</p> <p>Kragtens die bevoegdheid, kragtens artikel 35(1) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Munisipale Beplannings Tribunaal word goedkeuring verleen kragtens artikel 16(3)(l) van die Munisipale Grondgebruik Beplanning Verordeninge 2015, Artikel 26(4) en Skedule 2(1)(i) van die Ruimtelike Beplanning en Grondgebruikbestuur Wet 2013, vir:</p> <ol style="list-style-type: none"> Die bepaling van 'n sonering van 'n stuk grond, groot 2,5ha, van die plaas Dankbaar 125, as "Landbou Doeleindes"; en Die spesiale vergunning deur die Matjhabeng Munisipale Beplannings Tribunaal om die voorgestelde gedeelte (soos aangedui op die goedgekeurde sketsplan) vir "Inrigting Doeleindes" te gebruik, onderhewig aan die volgende voorwaardes:

- a. That Building plans be submitted to the Matjhabeng Municipality for approval,
- b. That all conditions of the Environmental Impact Study be adhered to,
- c. Electricity be provided to the portion by ESKOM.
- d. Provision be made for a sewer system on the portion and for the removal of sewer to the satisfaction of the Matjhabeng Municipality,
- e. Refuse removal shall be done by the owners and dumped at the refuse site at Odendaalsrus.

3. The co-ordinates of the applicable portion is shown on the sketch plan as figure A B C D E F:

Co-ordinates WG 27°		
	Y	X
A	34 716	3 085 332
a	34 648	3 085 363
B	34 516	3 085 429
C	34 524	3 085 470
D	34 569	3 085 488
E	34 730	3 085 449
F	34 815	3 085 398

Detailed approved sketch plans and the Environmental Impact Study is available on request from the Matjhabeng Municipal Planning Tribunal with reference: MPT 9/2016

- a. Dat bouplanne ingedien word by die Matjhabeng Munisipaliteit vir goedkeuring.
- b. Dat aan alle voorwaardes van die Omgewings Impak Studie voldoen word.
- c. Elektrisiteit deur ESKOM verskaf word.
- d. Voorsiening gemaak word vir 'n rioolstelsel op die stuk grond en vir die verwydering van riool tot bevrediging van Matjhabeng Munisipaliteit.
- e. Vullis verwydering sal deur die eienaars gedoen word en op die Odendaalsrus stortings terrein gestort word.

3. Die koördinate van die stuk grond word getoon op die sketsplan as die figuur A B C D E F:

Koördinate WG 27°		
	Y	X
A	34 716	3 085 332
a	34 648	3 085 363
B	34 516	3 085 429
C	34 524	3 085 470
D	34 569	3 085 488
E	34 730	3 085 449
F	34 815	3 085 398

Gedetailleerde goedgekeurde sketsplanne en die Omgewings Impak Studie is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: MPT 9/2016.

[PROVINCIAL NOTICE NO. 244 OF 2016]

MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: THABONG: AMENDMENT OF THE GENERAL PLAN, REZONING, CONSOLIDATION: ERVEN 36165 TO 36196 AND CLOSURE OF STREET ERF 36198:

Under the powers in terms of Section 35(1) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Municipal Planning Tribunal of the Matjhabeng Municipality approval is granted in terms of section 16(3)(d),(e),(j) and (m) of the Municipal Land Use Planning Bylaw 2015 for:

1. Section 16(3)(m): The closure of street Erf 36198, Thabong;
2. Section 16(3)(e): The change of Land Use Conditions, as contained in Annexure F of the Township Establishment and Land Use Regulations, 1986 (Government Notice R1897 of 12 September 1986) of the town Thabong, by the alteration of the use zone of Erven 36166 to 36196, Thabong from "Residential" to "Business" and the closed street erf 36198, Thabong from "Street" to "Business".
3. Section 16(3)(j): The Amendment of the General Plan of Thabong, (S.G. No. 875/ 2010), being a re-layout of Erven 36166 to 36196, Thabong and including closed street erf 36198, to create a single stand zoned "Business".
4. Section 16(3)(d): The consolidation of the proposed re-layout of Erven 36166 to 36198, Thabong with closed street Erf 36165, Thabong.

Detailed approved sketch plans are available on request from the Matjhabeng Municipal Planning Tribunal with reference: MPT5/2016.

[PROVINSIALE KENNISGEWING NR. 244 VAN 2016]

MATJHABENG MUNISIPALE GRONDGEBRUIK BEPLANNING VERORDENING 2015: THABONG: WYSIGING VAN DIE ALGEMENE PLAN, HERSONERING KONSOLIDASIE: ERWE 36165 TOT 36196 ASOOK DIE SLUITING VAN STRAAT ERF 36198:

Kragtens die bevoegdheid, kragtens artikel 35(1) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Munisipale Beplannings Tribunaal word goedkeuring verleen Kragtens artikel 16(3)(d),(e),(j) en (m) van die Munisipale Grondgebruik Beplanning Verordeninge 2015 vir:

1. Artikel 16(3)(m): Die sluiting van die straat Erf 36198, Thabong;
2. Artikel 16(3)(e): Die verandering van die grondgebruiksvoorwaardes, soos vervat in Aangangsel F van die Dorps-tigtings-en Grondgebruik Regulasies 1986 (Goewerments-kennisgewing R1897 van 12 September 1986) van die dorp Thabong deur die wysiging van die gebruiksone van Erwe 36166-36196, Thabong vanaf "Residensieel" na "Besigheid" en die geslote straat Erf 36198 vanaf "Straat" na "Besigheid".
3. Artikel 16(3)(j): Die wysiging van die Algemene Plan van Thabong, (L.G. No. 875/2010), synde 'n heruitleg van Erwe 36166-36196, Thabong en insluitend die geslote staat erf 36198, om 'n enkele erf met sonering "Besigheid" te skep.
4. Artikel 16(3)(d): Die konsolidasie van die voorgestelde heruitleg van Erwe 36166-36198 met Erf 36165, Thabong.

Gedetailleerde goedgekeurde sketsplanne is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: MPT 5/2016.

[PROVINCIAL NOTICE NO. 245 OF 2016]

MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: WELKOM: REMOVAL OF RESTRICTIVE TITLE CONDITIONS AND REZONING: ERF 97.

Under the powers in terms of Section 35(1) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Municipal Planning Tribunal of the Matjhabeng Municipality, approval is granted in terms of section 16(3)(a) and (e) of the Municipal Land Use Planning Bylaw 2015 for:

1. The removal of restrictive title conditions C (a) to (t) and D (a) to (d) and E (a) and (b) on pages 2 to 7 in Deed of Transfer T33702/2005, pertaining to erf 97 Welkom (Central Business District).
2. The amendment of the Town-Planning Scheme of Welkom by the rezoning of erf 97, Welkom (Central Business District) from "Business type B" to "Business type C", subject to the conditions imposed by Matjhabeng Municipality as indicated in approval letter (Reference MPT 3/2016).

The detailed approval with conditions is available on request from the Matjhabeng Municipal Planning Tribunal with reference: MPT 3/2016.

[PROVINSIALE KENNISGEWING NR. 245 VAN 2016]

MATJHABENG MUNISIPALE GRONDGEBRUIK BEPLANNING VERORDENING 2015: WELKOM: OPHEFFING VAN BEPERKENDE TITELVOORWAARDES EN HERSONERING: ERF 97

Kragtens die bevoegdheid, kragtens artikel 35(1) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Munisipale Beplannings Tribunaal word goedkeuring verleen kragtens artikel 16(3)(a) and (e) van die Munisipale Grondgebruik Beplanning Verordeninge 2015 vir:

1. Die opheffing van beperkende titelvoorwaardes C (a) tot (t) en D (a) tot (d) en E (a) en (b) op bladsye 2 tot 7 in Transportakte T33702/2005 ten opsigte van Erf 97 Welkom (Sentrale Besigheids Gebied).
2. Die wysiging van die Dorpsaanlegskema van Welkom deur die hersonering van erf 97, Welkom (Sentrale Besigheids Gebied) vanaf "Besigheid tipe B" na "Besigheid tipe C", onderworpe aan die voorwaardes soos gestel in goedkeuringsbrief (Verwysing MPT 3/2016) van Matjhabeng Munisipaliteit voldoen moet word.

Die gedetailleerde goedkeuring met voorwaardes is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: MPT 3/2016.

[PROVINCIAL NOTICE NO. 246 OF 2016]

MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: REMOVAL OF RESTRICTIVE TITLE CONDITIONS, REZONING AND CONSOLIDATION: ERVEN 4075 AND 4076 WELKOM.

Under the powers in terms of Section 35(2) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Authorised Official of the Matjhabeng Municipality, approval is granted in terms of section 16(3)(a),(d) and (e) of the Municipal Land Use Planning Bylaw 2015 for:

1. The removal of restrictive title conditions B(a) to (r); C(a) to (d); D(a) and (b) on pages 2 to 10 in Deed of Transfer T5345/2015 pertaining to both erven 4075 and 4076 Welkom;
2. The amendment of the Town-Planning Scheme of Welkom by the rezoning of erven 4075 and 4076 Welkom from "Residential Special" to "Special Business 18 Offices and Personal Services";
3. The consolidation of erven 4075 and 4076 Welkom;
4. Subject to the conditions, imposed by Matjhabeng Municipality as indicated in approval letter (Reference 18/2/27), be adhered to.

The detailed approval with conditions is available on request from the Matjhabeng Municipal Planning Tribunal with reference: 18/2/27.

[PROVINSIALE KENNISGEWING NR. 246 VAN 2016]

MATJHABENG MUNISIPALE GRONDGEBRUIK BEPLANNING VERORDENING 2015: OPHEFFING VAN BEPERKENDE TITELVOORWAARDES, HERSONERING EN KONSOLIDASIE: ERVEN 4075 EN 4076 WELKOM.

Kragtens die bevoegdheid, kragtens artikel 35(2) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Gemagtigde Beampte word goedkeuring verleen kragtens artikel 16(3)(a), (d) en (e) van die Munisipale Grondgebruik Beplanning Verordeninge 2015, vir:

1. Die opheffing van beperkende titelvoorwaardes B(a) tot (r); C(a) tot (d); D(a) en (b) op bladsye 2 tot 10 in Transportakte 5345/2015 ten opsigte van erwe 4075 en 4076 Welkom;
2. Die Wysiging van die Dorpsaanlegskema van Welkom deur die hersonering van erwe 4075 en 4076 Welkom vanaf "Woon (Spesiaal)" na "Spesiale Besigheid (gedefinieerd) 18 Kantore en Persoonlike Dienste";
3. Die Konsolidasie van erwe 4075 en 4076 Welkom.
4. Dat daar aan alle voorwaardes, soos gestel in goedkeuringsbrief (Verwysing 18/2/27) van Matjhabeng Munisipaliteit, voldoen moet word.

Die gedetailleerde goedkeuring met voorwaardes is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: 18/2/27.

<p>[PROVINCIAL NOTICE NO. 247 OF 2016]</p> <p>MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: REMOVAL OF RESTRICTIVE TITLE CONDITIONS AND SUBDIVISION: ERF 6586 WELKOM.</p> <p>Under the powers in terms of Section 35(1) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Municipal Planning Tribunal of the Matjhabeng Municipality, approval is granted in terms of section 16(3)(d) and (e) of the Municipal Land Use Planning Bylaw 2015 for:</p> <ol style="list-style-type: none"> 1. Section 16(3)(e): The removal of restrictive title conditions C (a) to (j) and (l)(i) on pages 4 to 6 in Deed of Transfer T6642/1974 pertaining to erf 6586 Welkom; 2. Section 16(3)(d): The subdivision of Erf 6586, Extension 15, Welkom into two (2) portions of 3474m² and 3366m² respectively as depicted on the approved sketch plan as A1 and A2; 3. Section 16(3)(e): The removal of restrictive title condition D on page 6 and 7 in Deed of Transfer T6642/1974, pertaining to erf 6586 Welkom, in respect of the portion of 3366m² depicted as A2 on the approved sketch plan. 4. That all conditions imposed by Matjhabeng Municipality as indicated in approval letter (Reference MPT 13/2016) be adhered to. <p>The detailed approval with sketch plan and conditions is available on request from the Matjhabeng Municipal Planning Tribunal with reference: MPT 13/2016.</p>	<p>[PROVINSIALE KENNISGEWING NR. 247 VAN 2016]</p> <p>MATJHABENG MUNISIPALE GRONDGEBRUIK BEPLANNING VERORDENING 2015: OPHEFFING VAN BEPERKENDE TITELVOORWAARDES EN ONDERVERDELING: ERF 6586 WELKOM.</p> <p>Kragtens die bevoegdheid, kragtens artikel 35(1) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Munisipale Beplannings Tribunaal van die Matjhabeng Munisipaliteit, word goedkeuring verleen kragtens artikel 16(3)(d) en (e) van die Munisipale Grondgebruik Beplanning Verordeninge 2015 vir:</p> <ol style="list-style-type: none"> 1. Artikel 16(3)(e): Die opheffing van beperkende titelvoorwaardes C (a) tot (j) en (l)(i) op bladsye 4 tot 6 in Transport Akte T6642/1974 ten opsigte van erf 6586 Welkom; 2. Artikel 16(3)(d): Die onderverdeling van Erf 6586 Welkom in twee (2) dele van 3474m² en 3366m² respektiewelik soos aangetoon op die goedgekeurde sketsplan as A1 en A2; 3. Artikel 16(3)(e): Die opheffing van beperkende titel voorwaarde D op bladsye 6 en 7 in Transport Akte T6642/1974, ten opsigte van erf 6586 Welkom, met betrekking tot die 3366m² deel aangetoon as A2 op die goedgekeurde sketsplan; 4. Onderworpe aan die voorwaardes soos gestel in goedkeuringsbrief (Verwysing MPT 13/2016) van Matjhabeng Munisipaliteit voldoen moet word. <p>Die gedetailleerde goedkeuring met sketsplan en voorwaardes is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: MPT 13/2016.</p>
<p>[PROVINCIAL NOTICE NO. 248 OF 2016]</p> <p>MATJHABENG MUNICIPAL LAND USE PLANNING BY LAW 2015: REMOVAL OF RESTRICTIVE TITLE CONDITIONS AND REZONING: ERF 9844 WELKOM.</p> <p>Under the powers in terms of Section 35(1) of the Spatial Planning and Land Use Management Act, Act 16 of 2013, vested in the Municipal Planning Tribunal of the Matjhabeng Municipality, approval is granted in terms of section 16(3)(a) and (e) of the Municipal Land Use Planning Bylaw 2015 for:</p> <ol style="list-style-type: none"> 1. The removal of restrictive title conditions B(b) to B(l); B(n), B(o), B(r), C(a) to C(d) on pages 3 to 7 in Deed of Transfer T910/2013 pertaining to erf 9844 Welkom; 2. The amendment of the Town-Planning Scheme of Welkom by the rezoning of erf 9844 Welkom from "Residential Special" to "Residential Medium" as defined in the Welkom Town Planning Scheme No. 1 of 1980 3. Subject to the conditions imposed by Matjhabeng Municipality as indicated in approval letter (Reference MPT 8/2016) be adhered to. <p>The detailed approval with conditions is available on request from the Matjhabeng Municipal Planning Tribunal with reference: MPT 8/2016.</p>	<p>[PROVINSIALE KENNISGEWING NR. 248 VAN 2016]</p> <p>MATJHABENG MUNISIPALE GRONDGEBRUIK BEPLANNING VERORDENING 2015: OPHEFFING VAN BEPERKENDE TITELVOORWAARDES EN HERSONERING: ERF 9844 WELKOM</p> <p>Kragtens die bevoegdheid, kragtens artikel 35(1) van die Wet op Ruimtelike Beplanning en Grondgebruikbestuur, Wet No. 16 van 2013, verleen aan die Munisipale Beplannings Tribunaal van die Matjhabeng Munisipaliteit, word goedkeuring verleen kragtens artikel 16(3)(a) en (e) van die Munisipale Grondgebruik Beplanning Verordeninge 2015 vir:</p> <ol style="list-style-type: none"> 1. Die opheffing van beperkende titelvoorwaardes: B(b) tot B(l); B(n), B(o), B(r), C(a) tot C(d) op bladsye 3 tot 7 in Transportakte T910/2013 ten opsigte van erf 9844 Welkom; 2. Die Wysiging van die Dorpsaanlegskema van Welkom deur die hersonering van erf 9844 Welkom vanaf "Woon Spesiaal" na "Woon Medium" soos gedefinieer in the Welkom Dorpsaanleg Skema No. 1 van 1980. 3. Onderworpe aan die voorwaardes soos gestel in goedkeuringsbrief (Verwysing MPT 8/2016) van Matjhabeng Munisipaliteit voldoen moet word. <p>Die gedetailleerde goedkeuring met voorwaardes is op aanvraag beskikbaar by die Matjhabeng Munisipale Beplanning Tribunaal met verwysing: MPT 8/2016.</p>

[PROVINCIAL NOTICE NO. 249 OF 2016]**NOTICE FOR THE SUBDIVISION, CANCELLATION, REZONING, CONSOLIDATION AND PERMISSION IN TERMS OF THE TOWN PLANNING SCHEME PERTAINING TO PORTION 45 OF THE FARM VILJOENSKROON TOWNLANDS STREETS AND SQUARES 411; AND ERF 408 VILJOENSKROON**

It is hereby notified for general information in terms of the Moqhaka Local Municipality's By-law on Municipal Land Use Planning as approved per Provincial Gazette no. 124 of 27, November 2015, that LSB Town Planners, on behalf of their client, intends applying to the Municipality of Moqhaka for permission of the subdivision of Erf 408 Viljoenskroon, partial cancellation of the General Plan, S.G. Diagram No 3249/1952 (being the subdivided portion), rezoning thereof from "Municipal" to "Agriculture", consolidation of the subdivided portion with Portion 45 of the farm Viljoenskroon Townlands Streets and Squares 411 and permission in terms of the Town Planning Scheme to allow for restricted "tourist accommodation".

A copy of the provisional application and supporting documentation will be available for viewing during normal office hours at the office of the Records and Admin Manager, Municipal Offices, Hill Street, Kroonstad for a period of (30) days from the date of the notice. Any person who wishes to make an objection, comment or representation to the application, is hereby invited to lodge and substantiate their objection (within 30 days of the notification) in writing to the office of the Municipal Manager, PO Box 302, Kroonstad, 9500 – provided that the objection stipulates the full particulars of the objector (postal address, street address, telephone number and e-mail address). Any person who is unable to write may, during office hours, visit the office of the Record and Admin Manager where one of the Clerks or the Clerical Assistant of this office will assist those by transcribing their objections, comments or representations. Any person who submitted an objection, comment or representation, will be notified in writing if a hearing will be held in respect of the application.

A complete application with all the requested information, documentation, plans and comments will subsequently be submitted for processing/consideration/approval at the office of the Record and Admin Manager, Hill Street, Kroonstad after all process requirements have been met for the finalization of the application.

Applicant: LSB Town Planners and Land Surveyors, PO Box 671, Welkom, 9460, Tel: (057) 352 5126; Owner: PA and LM Kruger, PO Box 228, Viljoenskroon, 9520

[PROVINSIALE KENNISGEWING NR. 249 VAN 2016]**KENNISGEWING VIR DIE ONDERVERDELING, KANSELLASIE, HERSONERING, KONSOLIDASIE EN TOESTEMMING IN TERME VAN DIE DORPSAANLEGSKEMA MET BETREKKING TOT GEDEELTE 45 VAN DIE PLAAS VILJOENSKROON TOWNLANDS STREETS AND SQUARES 411; EN ERF 408 VILJOENSKROON**

Kennis geskied hiermee, ter algemene inligting, in gevolg van die Moqhaka Grondgebruiksbeplanning-verordening, goedgekeur in Provinsiale Koerant Nummer 124, gedateer 27 November 2015 dat LSB Stadsbeplanners van voorneme is om, namens hul klient, 'n aansoek in te dien by Moqhaka Plaaslike Munisipaliteit vir die onderverdeling van Erf 408 Viljoenskroon, gedeeltelike kansellasië van die Algemene Plan, L.G. Diagram No. 3249/1952 (synde die onderverdeelde gedeelte), die hersonering daarvan vanaf "Munisipaal" na "Landbou", konsolidasië van die onderverdeelde gedeelte met Gedeelte 45 van die plaas Viljoenskroon Townlands Streets and Squares 411 en toestemming in terme van die Dorpsaanslegskema om voorsiening te maak vir beperkte "toeriste akkommodasië".

'n Kopie van die voorlopige aansoek insluitend alle relevante planne en vereiste dokumente sal vir insae beskikbaar wees gedurende normale kantoorure, by die kantoor van die Rekords en Admin Bestuurder, Munisipale Kantore, Hillstraat, Kroonstad vir 'n tydperk van 30 dae vanaf die datum van hierdie kennisgewing. Enige persoon of instansië wat 'n beswaar, kommentaar of voorlegging wil lewer tot die aansoek, word hiermee uitgenooi om hul beswaar, tesame met die redes daarvoor (binne 30 dae van die kennisgewing) skriftelik aan die kantoor van die Munisipale Bestuurder, Posbus 302, Kroonstad, 9500 te lewer – op voorwaarde dat die beswaar volledige besonderhede van die beswaarmaker insluit (posadres, straatadres, telefoonnommer en e-posadres). Diegene wat nie kan skryf nie, kan gedurende kantoorure die kantoor van die Rekord en Admin Bestuurder besoek, waar een van die Klerke van die Klerklike Assistent van hierdie kantoor diegene sal bystaan met die transkribering van hul beswaar, kommentaar of voorlegging. Diegene wat 'n beswaar, kommentaar of voorlegging gemaak het, sal skriftelik in kennis gestel word indien 'n verhoor ten opsigte van die aansoek gehou sal word.

'n Volledige aansoek met al die vereiste inligting, dokumentasië, planne en kommentaar sal daaropvolgend ingedien en voorgelê word vir verwerking/oorweging/goedkeuring by die kantoor van die Rekord en Admin Bestuurder, Hillstraat, Kroonstad, nadat al die vereistes in terme van die aansoek proses nagekom is, vir die finalisering van die aansoek.

Applikant: LSB Stadsbeplanners en Landmeters, Posbus 671, Welkom, 9460, Tel: (057) 352 5126; Eienaar: PA en LM Kruger, Posbus 228, Viljoenskroon, 9520

[PROVINCIAL NOTICE NO. 250 OF 2016]

In terms of Division of Revenue Act, 2016 (Act no.3 of 2016) section 12 (6) the Free State Department of Human Settlements hereby publishes the information set out in schedule 1 that relates to the amounts as stated in schedule 2. This allocation relates to support to the five identified municipalities earmarked for accreditation.

SCHEDULE 1

HUMAN SETTLEMENTS ACCREDITATION SUPPORT TO MUNICIPALITIES

11. Transferring Provincial Department	Department of Human Settlements
12. Purpose	Support and preparation for level 1 Accreditation to five identified municipalities
13. Measurable Outputs	In terms of the Accreditation framework an Approved Accreditation Business Plan should be developed
14. Conditions	<p>The preparation and support to five municipalities earmarked for Accreditation :</p> <ul style="list-style-type: none"> ✓ Funding to be ring-fenced for Accreditation support ✓ Housing Development Agency will support the following Municipalities to develop Accreditation Business Plans and conduct a Pre Assessment Readiness for Level 1 Accreditation <ul style="list-style-type: none"> • Dihlabeng Local Municipality • Maluti-a-Phofung Local Municipality • Matjhabeng Local Municipality • Metsimaholo Local Municipality • Moqhaka Local Municipality ✓ That the funds be spent in terms of the PFMA ✓ That the HDA submit monthly reports on the expenditure
15. Allocation criteria	Allocations are based on Accreditation Framework and formal funding requests from the municipality
16. Monitoring mechanism	Quarterly expenditure reports. Quarterly progress reports.
17. Projected Life	2016 - 2018 Financial Years
18. Payment Schedule	Transfer will be made to the Housing Development Agency after publication in the provincial gazette.
19. Reason not incorporated in Equitable Share	R2.500.000 from the 2016/2017 Human Settlement Development Grant
20. Allocation	R2.500.000

SCHEDULE 2

Support and preparation for level 1 Accreditation to five identified municipalities

Category	District Municipality	Demarcation code	Grand total: Allocations (R'000)				
			Provincial Financial Year			Municipal Financial Year	
			2016/17 Allocation	2017/18 Allocation	2018/19 Allocation	2016/17 Allocation	2017/18 Allocation
Accreditation support			2 500			2 500	

[PROVINSIALE KENNISGEWING NR. 251 VAN 2016]**METSIMAHOLO PLAASLIKE MUNISIPALITEIT: OPHEFFING VAN BEPERKINGS EN VOORGESTELDE HERSONERING AANSOEK OM ERF 3125 SASOLBURG EXT. 3 VAN "RESIDENSIEEL: SPESIALE 1" NA "SPESIALE BESIGHEID (GEMENG)" VIR MEDIESE KLINIEK MET KONSULTEERKAMER INGEVOLGE METSIMAHOLO GRONDGEBRUIKBEPLANNING DEUR -LAWS 2015 GELEES MET RELEVANTE GEDEELTE VANAF WET 16 VAN 2013 (SPLUMA)**

Kennis geskied hiermee in terme van die bepalings van Artikel 49 van Metsimaholo Grondgebruikbeplanning Deur -Laws 2015 dat 'n aansoek in terme van Artikel 16 (2) van die genoemde verordeninge vir die opheffing van sekere voorwaardes vervat in die titelakte T7176 / 2016 van Erf 3125, Sasolburg geleë op nr.5 Erasmus Smit Street, asook vir die wysiging van die Sasolburg Dorps beplanning skema, 1993 vir die her-sonering van die eiendom vanaf "Residensieel: Spesiale 1" na "Spesiale Besigheid (gemengde)" vir mediese kliniek met spreekkamer. Die publiek word hiermee uitgenooi om geskrewe kommentaar, besware of vertoe, tesame met redes skriftelik aan:

Bestuurder: Stedelike Beplanning Afdeling, Tweede Verdieping, Kantoor 206b, Burgersentrum, Metsimaholo Plaaslike Munisipaliteit, 10 Fichardt Street, of P.O. Box 60, Sasolburg, 1947, Tel. : (016) 973-8407

Alle verbandhoudende dokumente wat met die aansoek lê ter insae gedurende gewone kantoorure by die kantore van die gemagtigde plaaslike owerheid en aansoeker wees. Enige persoon wat beswaar wil maak teen die aansoek of wil vertoe rig ten opsigte daarvan, tesame met die redes daarvoor, moet sodanige beswaar of voorlegging op skrif aan die betrokke gemagtigde plaaslike bestuur by sy adres hierbo gespesifiseer binne 'n tydperk van 30 dae vanaf die eerste dag van publikasie die (03 Oktober 2016 tot 03 November 2016) Sal geen besware op die voorgeskrewe wyse dit ingedien word sal aanvaar word dat daar geen besware. Enige persoon wat nie kan skryf nie kan gedurende kantoor ure na die munisipale adres hierbo genoem word bygestaan in transkribering hul besware, kommentaar of vertoë af. Enige persoon wat voorlê besware, kommentaar of vertoë sal in kennis gestel word as 'n verhoor gehou sal word.

Besonderhede van agent: Ganuko Town & Regional Planning, Nemarimela T, M. 105 TAMARYN Hof, Victoria-weg, Bloemfontein, 9301, Fax: 0865562568, Tel (0835279755)

PROVINCIAL GAZETTE
(Published every Friday)

All correspondence, advertisements, etc. must be addressed to the Officer in charge of the Provincial Gazette, P.O. Box 517, Bloemfontein, Tel.: (051) 403 3139. Free Voucher copies of the Provincial Gazette or cuttings of advertisements are NOT supplied.

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You are hereby informed that the numbering of the Provincial Gazette /Tender Bulletin and notice numbers will from 2010 coincide with the relevant financial year. In other words, the chronological numbering starting from one will commence on or after 1 April of every year.

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Seëls word nie aanvaar nie.

Sluitingstyd vir die Aannee van Kopie

Alle advertensies moet die Beampte Belas met die Provinsiale Koerant bereik **nie later nie as 16:00 drie werksdae** voordat die Koerant uitgegee word. Advertensies wat na daardie tyd ontvang word, word oorgehou vir publikasie in die uitgawe van die volgende week, of as die adverteerder dit verlang, sal dit in die Koerant wat op die pers is as 'n "Laat Advertensie" geplaas word. In sulke gevalle moet die advertensie aan die Beampte oorhandig word **nie later nie as 08:00 op die Dinsdag** voordat die Koerant gepubliseer word en dubbeltarief sal vir dié advertensie gevra word.

'n "Laat Advertensie" sal nie sonder definitiewe instruksies van die Adverteerder as sodanige geplaas word nie.

Advertensietariewe

Kennisgewings wat volgens Wet in die Provinsiale Koerant geplaas moet word: **R31.50** per sentimeter of deel daarvan, enkel-kolom.

Advertensiegelde is vooruitbetaalbaar aan die Beampte belas met die Provinsiale Koerant, Posbus 517, Bloemfontein 9300, Tel.: (051) 403 3139.

NOMMERING VAN PROVINSIALE KOERANT

U word hiermee in kennis gestel dat die nommering van die Provinsiale Koerant / Tender Bulletin en kennisgewingnummers vanaf 2010 met die betrokke boekjaar sal ooreenstem. Met ander woorde, die kronologiese nommering beginnende met een, sal op of na 1 April van elke jaar begin.

Gedruk en uitgegee deur die Vrystaatse Provinsiale Regering