

**City of Warsaw Property Announcements  
– February 22, 2017**

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by co-owner and co-owners' plenipotentiary **Witold Heintze** (hereinafter "the Applicant"), residing in **Warsaw at ul. Wspólna 35 apartment 13** (the Applicant's last address of residence known to this Department), **Jan Robert Pielaszewski** (hereinafter "the Applicant"), residing in **Poznań at ul. Hetmańska 6** (the Applicant's last address of residence known to this Department), and **Janina Przedmojska** heir of **Karol Ferdynand Wilhelm Dejnert** (hereinafter "the Applicant"), address of residence unknown, is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Bałuckiego 35**, formerly marked as "hip. 10501" hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **11 July 1949** filed by **Władysław and Jadwiga** married **Goljat** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Smoleńska 91** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Barkocińska 15 (at present 28)**, formerly marked as "**Osada Paulinów**", **W-2428**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Jadwiga Zofia Władysława Jachalska** and **Władysław Szczęśny Jan Jachalski** (hereinafter "the Applicant"), residing in **Katowice** at **ul. Gen. Sikorskiego 48 / ul. Wandy 48** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Belwederska**, formerly marked as "**Hip. No. 3068 and 3069**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **9 October 1948** filed by **Eugeniusz Jan Kowalski** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Krasickiego 20/22** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Białobrzaska 9**, formerly marked as "**Kolonia we wsi Czyste No. 433/44**" **W-269 plot marked with letter k** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 April 1949** filed by **Marianna Józwiak** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Łochowska 37 apartment 17** (the Applicant's last address of residence known to this Department), and **Władysława Tempnińska** (hereinafter "the Applicant", ), residing in **Warsaw** at **ul. Brzeska 11 apartment 43** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Birżańska 1**, formerly marked as "**Kolonia Targówek No. 13 and 19A/1**", **W-1776**, **plot 14** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **12 May 1948** filed by **Agnieszka Stefania Biberstein-Błońska** replaced by guardian **Zofia Błońska** (hereinafter "the Applicant"), residing in **Ropczyce near Rzeszów**, Secondary School (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Boguszewskiej**, formerly marked as "**Kolonia No. 722/136 we wsi Wola**" **W-1923 plots No. 4 and 5** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **27 April 1949** filed by **Aleksandra Bartnicka** (hereinafter "the Applicant"), residing in Warsaw, at **ul. K. Wójcika (Szeroka) 8 apartment 13** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Brylowska and Sławińska**, formerly marked as "**Kolonia we wsi Czyste No. 490**" **W-249 plot No. 3**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **13 October 1948** filed by **Lucyna Łucja Majewska** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Em. Plater 35 apartment 2** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Bugaj 13**, formerly marked as **hip. 2590** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 June 1948** filed by **Franciszka Fukowska** (hereinafter "the Applicant"), residing in Warsaw, at **ul. Grójecka 20b** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Chotomowska 7**, formerly marked as **hip. 12295 plot 7** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **2 July 1948** filed by **Wacława Stefania Mannowa** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Lipowa 7** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Ciechocińska 33**, formerly marked as **hip. No. 8131** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **23 May 1949** filed by **Aleksander and Janina Aleksandra** de domo **Bracikowska** married **Odrobiński** (hereinafter "the Applicant"), residing in **Warsaw** at **Pl. Wilsona 4 apartment 67** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Ciecchocińska 48, 50, 52**, formerly marked as **hip. 7430 place No. 13, 14, 15** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **12 May 1949** filed by **Edward and Marianna married Grüning** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Długosza 28 apartment 14** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Cześćnikowska 1**, formerly marked as "**Kolonia w Sielcach No. 5-b 30**", **W-1274** (hereinafter "the Real Estate"). Apart from the Applicant, co-owners of the Real Estate were: **Zdzisław Władysław Skatulski**, **Edward Baryła**, nephew of **Józefa Drozd – Drozda** – of first name unknown – no information on address of residence. Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 February 1948** filed by **Stefania Bronisława and Aleksander** married **Kalbarczyk** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Mickiewicza 24 apartment 10** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Damasławska 8**, formerly marked as "**Emfiteutychna Kolonia we wsi Koło No. 171 A/97**" **W-661 plot No. 1** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **18 November 1948** filed by **Edmund Frydrych** (hereinafter "the Applicant"), residing in **Warsaw at Al. Waszyngtona 20** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Dwernickiego 14**, formerly marked as "**Dobra Florentynów**", **place No. 118, W-2433** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Antoni Łukasiewicz** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Elbląska 37** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Elbląska 22**, formerly marked as "**Dobra Powązki part No. 31**", **W-1150** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **12 February 1948** filed by **Wanda Berta Lothowa** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Rakowiecka 6**, Dom profesorski SGH (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Elekcyjna**, formerly marked as "**Kolonia we wsi Koło nr dominialny 115 / gminny 39**" **W-723, plot No. 3** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 May 1949** filed by **Anna Szwejkowska** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Grenadierów 44b apartment 5** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Elsnera 5**, formerly marked as "**Miasto Ogród Czerniaków part lit. C**", **W-1442, plot No. 598** (hereinafter "the Real Estate"). Co-owners of the Real Estate were in equal parts indivisibly **Anna Szwejkowska** and **Stanisław Stankiewicz**. Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 October 1948** filed by **Stanisław Suchecki** (hereinafter "the Applicant"), residing in village **Wygoda, powiat Karczew, near Otwock** (the Applicant's last address of residence known to this Department), and **Wiktoria Bryłowa** de domo **Karbowiak** (hereinafter "the Applicant"), residing in **Warsaw at ul. Kordeckiego 63 apartment 6** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Jasińskiego 10**, formerly marked as **hip. No. 5607-PRAGA**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **18 October 1948** filed by **Joanna Sabina and Sylwin Kazimierz** married **Chmielewski** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Foksal 15 apartment 30** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Karolkowa 70 on the corner of ul. Leszno**, formerly marked as **No. hip. 6968** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **20 May 1948** filed by **Stanisław Piotr Neuff** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Walecznych 5 apartment 9** (the Applicant's last address of residence known to this Department), and **Maria Neuff** plenipotentiary of **Piotr-Karol Neuff** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Czeska 4a** (the Applicant's last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Kleczewska 59**, formerly marked as **hip. 13562** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

### NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **23 August 1948** filed by **Maria Maciejewska** (hereinafter "the Applicant"), residing in **Lesznawola, powiat Grójec**, (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Kopernika 37**, formerly marked as **hip. 2769/2770**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **23 November 1948** filed by **Wanda Julia Piątek** de domo **Barańska** (hereinafter "the Applicant"), residing in **Katowice**, at **ul. Gliwicka 3** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Ksawerów 14**, formerly marked as **hip. 9975**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **8 February 1949** filed by **Kazimierz Ziemiński** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Ks. Felińskiego 18** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Lenartowicza 27 and 29 on the corner of ul. Liryczna**, formerly marked as **hip. 7680 and 7681**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **23 August 1949** filed by **Franciszek Maranda** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Horodelska 20 apartment 3** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Lidzka 1**, formerly marked as „**Kolonia Grygelówka**”, **W-2507, plot 3A**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 February 1949** filed by **Natalia Rotlewi**, (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Targowa 41** (the Applicant's last address of residence known to this Department), and **Szlam Osowski** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Wrzesińska 2** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Łochowska 58**, formerly marked as **hip. No. 3466-PRAGA**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **9 December 1949** filed by **Maria Kukier** (hereinafter "the Applicant"), residing in **Pruszków**, at **ul. Komorowska 6 apartment 7** (the Applicant's last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Ludowa 8** (lower Mokotów), formerly marked as "**Celinów No. I**" **reg. hip. W-372** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **7 February 1949** filed by **Henryka Okoń** (previous owner: **Maria Gawrońska primo voto Okoń**) (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Różana 32** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Mariensztat 22 and ul. Źródłowa**, formerly marked as **hip. 2659**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 September 1948** filed by **Jadwiga Zielińska** de domo **Niemirydz** (hereinafter "the Applicant"), residing in **Turowice, powiat Grójec** (the Applicant's last address of residence known to this Department), and **Julia Hoszardowa** de domo **Niemirydz** (hereinafter "the Applicant"), residing in **Warsaw, at ul. Marszałkowska 58** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Matejki 7**, formerly marked as **hip. 5623**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

29

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **9 February 1949** filed by **Walenty Walczak** (hereinafter "the Applicant"), residing in **Zawiatracze, P.O. Jasieniec, powiat Grójec** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Mierosławskiego 12 on the corner of Pogonowskiego**, present address **ul. Mierosławskiego 22**, formerly marked as **hip. 9088**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Ludwik Kazimierz Breitner** (hereinafter "the Applicant"), residing in **Łódź**, at **ul. Piotrkowska 123** (the Applicant's last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Nadwiślańska**, formerly marked as "**Kolonia Bródno No. 25a**", **W-101, plot 104a** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **11 October 1949** filed by **Kazimiera and Marian** married **Kazańczuk** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Omulewska 17** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Omulewska 17**, formerly marked as "**Kolonia Witolin No. 4**", **W-2254** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **28 July 1948** filed by **Maria Konstancja Drabińska and Cecylia Stanisława Drabińska** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Bolecha 62 apartment 3** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Ożarowska 3**, formerly marked as "**Kolonia Kazimirówka No. 227/8b we wsi Koło**" **W-781** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

### NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **9 July 1948** filed by **Jerzy Nowicki** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Wiejska 11** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Pańska 74**, formerly marked as **No. hip. 6860** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **5 October 1949** filed by **Stanisław Dals** – plenipotentiary of **Kazimierz Krzemiński** (hereinafter "the Applicant"), residing in **Warsaw** (Anin), at **ul. Królewska 53** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Peszterńska 53, 55 and 57 (at present ul. Niekłańska 42)**, formerly marked as "**Osada Gawryłówka**" lot **No. 11, 12 and 13, W-3669** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **10 June 1948** filed by **Stefan Zygmunt and Józefa Brodzki** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Poznańska 37 apartment 15** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Pływacka 8**, formerly marked as **hip. 14258** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 February 1949** filed by **Dora Fuchs** (hereinafter "the Applicant"), residing in **Gdańsk, district Wrzeszcz, at ul. Uphagena 19** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Podchorążych 81**, formerly marked as **Hip. No. 10638** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **29 November 1948** filed by **Paweł Mozolewski** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. 3 Maja 2 apartment 140** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Podchorążych corner of ul. Projektowana**, formerly marked as "**Willa Siekierki V Nr 245/XIX**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **20 April 1948** filed by **Izabella Mirska** de domo **Kamińska** (hereinafter "the Applicant"), residing in **Łódź**, at **ul. Żeromskiego 37 apartment 10** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Puławska 162**, formerly marked as **hip. No. 12173**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **1 February 1949** filed by **Leonard Jagiełło** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Adama Pługa 1/3** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Raclawicka 11**, formerly marked as "**Osada Mokotów D – Kielbasa**" **W-1042 plot No. 11** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 February 1949** filed by **Tadeusz Chmielewski** (hereinafter "the Applicant"), residing in **Będzin**, at **ul. Waryńskiego 8** (the Applicant's last address of residence known to this Department), **Bronisława Chmielewska** and **Marian Lubowicki** (hereinafter "the Applicant"), address of residence unknown, is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Radomska 17**, formerly marked as **hip. No. 7236 and planned 7314**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

41

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 October 1948** filed by **Janina – Czesława and Władysław** married **Zajac** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Przyokopowa 31A apartment 7A** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Raduńska 27**, formerly marked as "**Majorat Ruda**" **W-2031 plot No. 1**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

42

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Irena Grabowska de domo Kopeć** and **Majer and Marianka** married **Rubinlicht** (hereinafter "the Applicant"), address of residence unknown, is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Różana 18**, formerly marked as **hip. "Kolonja w Mokotowie No. 5 lit. AA" W-908 plot No. 11C** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Helena and Feliks** married **Szmidt** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Siedlecka 22 apartment 4** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Siedlecka 22**, formerly marked as **hip. No. 1407-PRAGA** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **17 February 1949** filed by **Jan Fischer** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Sękocińska 16** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, formerly marked as „**Kolonia Siekierki A Działy I.II.III.IV and V**” **plot No. 36 of Division I Block IVa** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **11 October 1948** filed by **Zofia Pawlikowska (previous owner: Ludwik Pawlikowski)** (hereinafter "the Applicant"), residing in **Łódź** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Skalbmierska 43**, formerly marked as **hip. 13368**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 May 1949** filed by **Elżbieta Tchórznicza** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Marszałkowska 95 apartment 22** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Słotwińska**, formerly marked as **"Miasto Ogród Czerniaków part lit. C" W-1442, plot No. 806 and plot No. 657** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

47

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Zofia Wieszczycka** (hereinafter "the Applicant"), residing in **Warsaw**, at ul. **Marszałkowska 1 apartment 4** (the Applicant's last address of residence known to this Department), **Jan Wieszczycki** (hereinafter "the Applicant"), residing in **Warsaw**, at ul. **Rakowiecka 45 apartment 6** (the Applicant's last address of residence known to this Department), **former owner: Maria Wieszczycka**, is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at ul. **Szczygła 6**, formerly marked as **hip. 2895**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Helena Skoczylasowa** (hereinafter "the Applicant"), residing in **Łódź**, at **ul. Dowborczyków 20 apartment 10** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Wejnerta 8**, formerly marked as **hip. No. 10058** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements**  
**– March 28, 2017**

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **10 June 1948** filed by attorney Lech Różański representing **Janina Anna Janowska** (hereinafter "the Applicant"), residing in **Radom** at **ul. Koszarowa 7** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Asfaltowa 2b**, formerly marked as "**Kolonia 1. 2. 3. we wsi Mokotów No. 5 of plots 171, 172, 174, 176 and 178**" **W-3456** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **8 March 1948** filed by attorney Jerzy Gniewiewski representing **Feliks Grzegorz and Ludwika de domo Raszke** married **Bobowski** (hereinafter "the Applicants"), residing in **Łódź** at **ul. Żeromskiego 61 apartment 19** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Bartycka**, formerly marked as "**Kolonia Siekierki Działy I-V**" **plot 62 of division V block IV** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **23 December 1948** filed by attorney Michał Grabowski representing **Cyryl Zbigniew Danielewski** (hereinafter "the Applicant"), residing in **Sopoty** (present **Sopot**) at **ul. Kochanowskiego 22** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Birżańska**, formerly marked as "**kolonia Targówek N. 13 and 19-A**" **W-1776** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 May 1949** filed by **Kazimierz Woźniak** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Grochowska 53 apartment 50** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Birżańska 12**, formerly marked as "**Kolonia Walentynówka**" **W-3965** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **19 August 1949** filed by **Waleria Leszczyńska** (hereinafter “the Applicant”), residing in **Warsaw** at **ul. Wincentego 44** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Cmentarna 34**, formerly marked as “**Osada Józefowska**” **hip. No. W-563** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 February 1949** filed by attorney Lucjan Pawłowski representing **Stanisław Pliszczyński** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Granowska 4** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Cynowa 1**, formerly marked as "**Plot 1-b of folwark Targówek**" **W-3414** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **4 October 1948** filed by attorney Mieczysław Góralewicz representing **María de domo Leonowicz Rucińska, Stanisław Marian Ruciński, Anna Zofia Rucińska** (hereinafter “the Applicants”), residing in **Lublin** at **ul. Strażacka 1 apartment 4** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Dziennikarska**, formerly marked as “**plot No. 67 included in Warsaw property no. 7626/7627/7628/7630/7631**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **13 January 1949** filed by **Józefa Dziekańska, Stanisław Dziekański and Bolesława Korba de domo Dziekańska** (hereinafter “the Applicants”), residing in **Warsaw** at **ul. Śliska 55/73** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Kobzowa T-1**, formerly marked as “**Szczeńiwoice N1 49**” **W-3233** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **9 February 1949** filed by attorney Stanisław Laskowski representing **Henryk Sankowski** (hereinafter "the Applicant"), residing in **Imielin, commune Falenty, powiat Warsaw, P.O. Pyry** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate within the city limits of **Warsaw**, formerly marked as "**Kotliny**" **No. 57** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicant to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **18 October 1948** filed by attorney Ludomir Sujkowski representing **Alina Kańska** (hereinafter “the Applicant”), residing in **Warsaw** at **ul. Kaliska 17 apartment 31** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Lewicyńska 1**, formerly marked as “**Osada Wola 20 lit. C**” **W-2068** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicant to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **9 February 1949** filed by **Marianna and Leon Kędzierski** (hereinafter “the Applicants”), residing in **Warsaw** at **ul. Osiecka 54** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Osiecka 54**, formerly marked as “**Osada Wrotnisko**”, **plot 1 hip. reg. W-2956** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicant to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **30 November 1948** filed by **Anna Przybytkowska** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Walecznych 35** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Poniatowskiego 3D**, formerly marked as "**Kolonia Włościańska we wsi Saska Kępa part No. 3D**" **W-1684** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicant to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** and application of **25 May 1949** filed by attorney Jan Hewelke representing **Szmul Ehrenreich** (hereinafter “the Applicant”), residing in **Warsaw** at **ul. Jasieńskiego 6** (the Applicant’s last address of residence known to this Department), **Maria Żuchowska** de domo **Wodzisławska** (hereinafter “the Applicant”), residing in **Warsaw** at **ul. Targowa 49 apartment 4** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Wawerska 20**, formerly marked as “**Dobra Ziemskie Kamionek part D**” **W-607** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicant to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Józef Piotr Szonert** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Marszałkowska 85 apartment 8** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Woronicza 41**, formerly marked as **hip. 12476** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **7 February 1949** filed by **Maria Huczyńska** (hereinafter "the Applicant"), residing in **Lublin**, at **ul. Próźna 10 apartment 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in the **village of Służew** within the city limits of **Warsaw** at **ul. Zagościniec**, formerly marked as "**Farmer settlement registered at the liquidation table of the village of Służew with No. 9**" **plot No. 4** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements**  
**– April 26, 2017**

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 May 1949** filed by **Konrad Czupryniowicz** (hereinafter "the Applicant"), residing in **Warsaw at ul. Śniadeckich 19 apartment 6** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at designed street located between ul. Bartycka and ul. Podchorążych**, formerly marked as "**Kolonia Siekierki A Divisions I, II, III, IV and V**" **plot No. 150 of Division I Block XI**, recorded to land registry as "**Willa Siekierki V No. 175/XII**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 May 1949** filed by **Konrad** and **Barbara** married **Czuprynowicz** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Śniadeckich 19 apartment 6** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **designed street located between ul. Bartycka and ul. Podchorążych**, formerly marked as "**Kolonia Siekierki A Divisions I, II, III, IV and V**" **plot No. 175 of Division V Block XII**, recorder to land registry as "**Willa Siekierki V No. 175/XII**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the applications of **17 January 1949** and **19 October 1949** filed by attorney **J. Groszlik**, plenipotentiary of **Abraham Bursztyn** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Nowy Świat 41 apartment 11** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Białobrzaska 23**, formerly marked as **hip. 12967** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the applications of **22 June 1948** and **3 May 1949** filed by **Ludwik Pawlaczek** and **Zofia Pawlaczek** (hereinafter “the Applicants”), residing in **Warsaw at ul. Chemiczna 5 apartment 4** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Chemiczna 5**, formerly marked as “**Kolonia Targówek Wincentów A**” **hip. No. NW – 2854 plot 83a** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **3 May 1949** filed by **Jan Szymański** (hereinafter "the Applicant"), residing in **Warsaw at ul. Dalanowska 34** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Dalanowska 34**, formerly marked as "**Kolonia Adolfówka**" **hip. No. W – 1750 plot 42** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the applications of **26 April 1946** and **31 December 1946** filed by **Zofia Banasiewicz, Lucjan Banasiewicz** and **Czesław Banasiewicz** (hereinafter "the Applicants"), residing in **Radość near Warsaw** at **ul. Ks. Skorupki 14** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Dźwińska 10**, formerly marked as "**Kolonia Utrata**" **hip. No. W – 2193 plot 17** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **23 February 1948** filed by **Władysław Basiak** and **Katarzyna Sylwestra Cerańska** (hereinafter “the Applicants”), residing in **Warsaw** at **ul. Złota 73 apartment 46** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Grodziska 9**, formerly marked as “**Emfiteutyczna Kolonia we wsi Wola dominion No. 778 and communal No. 133**” **hip. No. W-1851** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 March 1949** filed by **Amelia Muszkiewicz** (hereinafter "the Applicant"), residing in **Zakopane, Willa „Junka” Parcele Urzędnicze** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Iwicka 52**, formerly marked as "**Kolonia w Sielcach marked N. 5 letter A, of hip. No. W-1381**" /near **Książęca road/ plot of land of 2025 square ells** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by attorney **Ryszard Csaky** running his office in **Warsaw** at **ul. Poznańska 21 apartment 54**, plenipotentiary of **Marianna** and **Henryk Eligjusz Cybe** (hereinafter "the Applicants"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Kaszubska 13**, formerly marked as "**Osada Sielce N5K**" **hip. No. NW – 1291** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 April 1948** filed by **Helena Szczepańska** acting on behalf of **Helena Paklerska** (hereinafter "the Applicant"), residing in **Bytom** at **ul. Estreichera 2** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Kaszubska 19**, formerly marked as "**Osada Sielce 5K**" **hip. No. W – 1291 place no. 6** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 February 1949** filed by **Jerzy Stypułkowski** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Mińska 7** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Kitowicza 17**, formerly marked as **hip. No. 14050 / 14051** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **24 May 1949** filed by **Wojciech and Janina Michalewski** (hereinafter “the Applicants”), residing in **Warsaw** at **ul. Żurawia 31 apartment 4** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Kiwerska corner of Raduńska**, formerly marked as “**Real estate No. 13793**” (“**Majorat Ruda**”) (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 March 1949** filed by **Wiera Ziłow** (hereinafter "the Applicant"), residing in **Sulejówek near Warsaw** at **ul. Paderewskiego 5** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** formerly marked as "**Kolonia Siekierki A Divisions I, II, III, IV, V**" **plot No. 151 of Division V Block IX** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **19 October 1948** filed by **Roman and Sabina Ptaszyński** (hereinafter “the Applicants”), residing in **Podkowa Leśna at ul. Pocztowa 3** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Krochmalna 51**, formerly marked as “**Real estate in the Capital City of Warsaw No. 5241**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 May 1949** filed by **Józefa Komorowska** (hereinafter "the Applicant"), residing in **Warsaw** at **ul. Motycka 4 apartment 2** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Motycka 4**, formerly marked as "**Kolonia Adolfówka**" **hip. No. W 1750**, **plot 25** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by attorney **Janina Kozłowska** plenipotentiary of **Barbara Rawicka, Barbara Breiterowa** and **Ludwik Kazimierz Breiter** considering themselves inheritors of former estate owners (hereinafter "the Applicants"), residing in **Łódź** at **ul. Armii Ludowej 23 and Piotrkowska 123** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Nadwiślańska 9**, formerly marked as "**Kolonia Bródno No. 10**" **hip. No. N.W. 157** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **29 August 1947** filed by **Janusz Szweykowski** plenipotentiary of **Teodor Wróblewski** (hereinafter "the Applicant"), residing in **Wrocław** at **ul. Corso 81** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Narbutta 75**, formerly marked as **hip. No. 11632** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **9 December 1949** filed by attorney **Norbert Ehrlich** plenipotentiary of **Samuel Eilenberg, son of Hersz Majer** and **Cywia Idessa Eilenberg** (hereinafter "the Applicants"), residing in **Warsaw** at **ul. Poznańska 1** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Nowolipie 63**, formerly marked as **hip. No. 2452** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 May 1949** filed by **Sonia Lewin** and **Chaja Bruchla Rozenberg** (hereinafter "the Applicants"), residing in **Otwock** at **ul. Kościelna 8** and in **Łódź** at **ul. Kilińskiego 40** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Radzymińska 140**, formerly marked as "**Warsaw real estate No. 2066-Praga**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 May 1949** filed by **Izabella Turyczyn** (hereinafter "the Applicant"), residing in **Bielsk** at **ul. Stalina 12** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Słotwińska**, formerly marked as "**Miasto Ogród Czerniaków part C of land registry W-1442**" **plot No. 651** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **12 April 1948** filed by **Wiktor and Bronisława Filipek** (hereinafter "the Applicants"), residing in **Warsaw at ul. Stalowa 64 apartment 2** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. *[Journal of Laws]* No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Syrokomli 45/47**, formerly marked as "**Kolonia Bródno places NN 67, 73, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 95, 96, 97 and 98**" **hip. No. 120 – plots 88, 89 and 90** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– June 5, 2017**



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **20 May 1949** filed by **attorney Władysław Winawer** representing **Fryderyka de domo Eisenberg Lewkowicz daughter of previous owner Mordka Józef Eisenberg** (hereinafter "the Applicant"), residing in **Łódź** at **ul. Narutowicza 36** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **Antoniewska street**, formerly marked as **hip. 13028**, extracted from the register of „**Małe Siekierki lit. A divisions I-V**”, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **17 May 1949** filed by **Anna Gąsowska** (hereinafter "the Applicant"), residing in the **village of Zawady, commune Wilanów** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at Antoniewska street**, formerly marked as "**Dobra Ziemskie Wielkie i Małe Siekierki cz. lit. A**" **W-2883**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **17 May 1949** filed by **Stanisław Gędek** (hereinafter "the Applicant"), residing in the **village of Augustówka, commune Wilanów** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at Augustówka street**, formerly marked as **reg. "Miasto Ogród Czerniaków" div. 2b** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **17 December 1948** filed by **Eryk Robert Aleksander and Maria Helena Bronisława married Lepach** (hereinafter "the Applicants"), residing in **Warsaw, at ul. Nowy Świat 18** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Bończy 13**, formerly marked as **hip. „Osada Sielce N 1/14” W-1332** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **3 January 1948** filed by **Wolf and Hadasa Honikman and Zelman Rapiort** (hereinafter “the Applicants”), residing in **Łódź, at ul. Piramowicza 7 apartment 6** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Ceglana 19**, formerly marked as **no. 5476** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **15 February 1949** filed by **Stanisław Pliszczyński** (hereinafter “the Applicant”), residing in **Warsaw, at ul. Granowska 4** (the Applicant’s last address of residence known to this Department), and **Lucjan Pawłowski** (hereinafter “the Applicant”), residing in **Łódź, at ul. Andrzeja Struga 34** (the Applicant’s last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Cynowa 1 corner of ul. Pratulińska**, formerly marked as “**Plot 1-b of folwark Targówek**” **reg. no. W-3414** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **27 September 1949** filed by **Tadeusz Lasota** (hereinafter "the Applicant"), residing in **Zakopane, at ul. Krupówki no. 969** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Handlowa 41**, formerly marked as "**Kolonia Targówek no. 5 and 6a**" **reg. no. W 1671. div. 138** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **27 September 1948** filed by **Władysław and Zofia Mineyko** (hereinafter “the Applicants”), residing in **Katowice, at ul. Podgórna 1 apartment 8** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Joteyki**, formerly marked as “**Real estate in the Capital City of Warsaw no. 12803**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **18 October 1948** filed by **Maria Kropiwnicka and Zuzanna Leśniewska** (hereinafter "the Applicants"), residing at **ul. Widoczna 4 in Anin and at ul. Sienkiewicza 10 in Wołomin** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Kopińska 13**, formerly marked as "**Ochota 413/23, reg. no. W-1096**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 April 1949** filed by **Michał Seliga** (hereinafter "the Applicant"), residing in the **village of Janczewice, at ul. Jedności 119** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Kordeckiego 35 corner of Pl. Szembeka 1**, formerly marked as „**Nieruchomości Ziemskie Grochów 2 and 3, reg. no. W-2287**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **11 October 1949** filed by plenipotentiary – probably **Irma Koter** (first name and surname illegible) representing **Lidia Przedpeńska** (hereinafter “the Applicant”), residing in **Warsaw** (the Applicant’s last address of residence is unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Kryniczna 4**, marked as **reg. no. 1849-Praga** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 April 1949** filed by **Michał Seliga** (hereinafter "the Applicant"), residing in the **village of Janczewice, at ul. Jedności 119** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Kordeckiego 35 corner of Pl. Szembeka 1**, formerly marked as „**Nieruchomości Ziemskie Grochów 2 and 3, reg. no. W-2287**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **17 March 1949** filed by **Zofia Maciejewska** (hereinafter "the Applicant"), residing in **Warsaw at ul. Praska 1 apartment 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Praska 1**, formerly marked as **1591-Praga** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 May 1949** filed by **Chila Majer Wajnberg** (hereinafter "the Applicant"), residing in **Warsaw at ul. Wrzesińska 2 apartment 40** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Rajgrodzka 17**, formerly marked as **no. 2066-Praga plot no. 1** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 May 1949** filed by **Władysław and Feliksa Kozłowski** (hereinafter “the Applicants”), residing in **Warsaw at ul. Rybieńska 5 apartment 8** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Rybieńska 5**, formerly marked as “**Kolonia Targówek Wincentów A**” **reg. no. W-2854 plot no. 95** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **18 November 1948** filed by **Otylia de domo Hanisch Danilewicz** (hereinafter "the Applicant"), residing in the **Warsaw, at ul. Klaudyny 21** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Sobocka 4,6,10** formerly marked as "**Majorat Ruda**" **W-2031** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **7 February 1949** filed by **Michalina Radzicka, curator of the estate of Aleksander Szabliński vel Krawczyk** (hereinafter "the Applicant"), residing in the **Warsaw, at ul. Srocza 6** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Srocza 6**, formerly marked as "**Kolonia Paulinów**" **reg. no. W-2518 plot 25a** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Flora Linger** (hereinafter "the Applicant"), residing in the **Łódź, at ul. Legionów 57/30** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Węgierska 15** formerly marked as "**Kolonia no. 415<sup>a</sup>/61<sup>a</sup> in the village of Czyste, reg. no. W-330**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **11 February 1949** filed by **Jan Mioduszewski and Maria Mioduszewska** (hereinafter “the Applicants”), residing in the **Warsaw, at ul. Koszykowa 59** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Węgierska 17** formerly marked as “**Kolonia Emfiteutyczna N 415 F/61 in the village of Czyste, W-350**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **21 September 1949** filed by **Aniela Łukacz** (hereinafter “the Applicant”), residing in the **Warsaw, at ul. Wileńska 5 apartment 5** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Wileńska 5**, formerly marked as „**Real estate N.750 in the City of Warsaw in Praga**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **11 May 1949** filed by **Helena Szewczyk** (hereinafter "the Applicant"), residing in the **Warsaw, at ul. Markowska 8 apartment 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Włocławska 25**, formerly marked as "**Kolonia Targówek No. 14**" **reg. no. W-2383 plot 29** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– July 19, 2017**

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Florentyna Przybyła** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Bocheńska 1 apartment no. 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Bocheńska 1**, coming from the former real estate marked as "**Tabela likwidacyjna wsi Szopy Polskie No. 2**", (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **30 September 1949** filed by **Kazimiera and Józef married Kazimierski** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Bolesławicka 46 apartment no. 3** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Bolesławicka 46**, formerly marked as “**plot no. 2 coming from the Osada włościańska zapisana w Tabeli likwidacyjnej wsi Bródno pod nr 12**”, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **4 October 1949** filed by **attorney Kazimierz Lewiński, plenipotentiary of Janusz Jaworski** residing in **Opole**, at **ul. Dąbrowskiego 8** and **Eugenia Chodakowska** residing in **Katowice**, at **ul. Powstańców 24 apartment no. 3** (hereinafter "the Applicants") (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Jasińskiego, reg. no. 5608 – Praga** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **13 May 1948** filed by attorney **Wacław Chmieliński** residing in **Warsaw**, at **ul. Jugosłowska 13 apartment no. 5** (the Applicant's plenipotentiary's last address of residence known to this Department), plenipotentiary of **Halina Irena Geyer** (hereinafter "the Applicant"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Krochmalna 48**, formerly marked as „**Nieruchomość Warszawska No. 926 G**”, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **20 May 1949** filed by **Janina and Mieczysław married Kamiński** (hereinafter "the Applicants"), residing in **Warsaw**, at **ul. Olgierda 21 apartment no. 3** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Orańska 7**, coming from the former real estate **3275 – Praga** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **5 January 1949** and of **16 February 1949** filed by **attorney Ryszard Csaky** running his office in **Warsaw**, at **ul. Poznańska 21 apartment no. 54**, **plenipotentiary of Marianna and Henryk Eligjusz Cybe** (hereinafter “the Applicants”) (the Applicants’ last address of residence unknown to this Department), and **Jan Wolski** (hereinafter “the Applicant”), residing in **Warsaw** at **ul. Lekarska 3** (the Applicant’s last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Potocka 60 corner of ul. Marii Kazimiery**, formerly marked as **real estate reg. no. 13150 and no. 13151**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **8 June 1949** filed by **attorney Jan Hewelke, plenipotentiary of Nachman Rotsztejn** (hereinafter the Applicant), residing in **Warsaw at ul. Wołomińska 11** (the Applicant's last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Rajgrodzka 10**, coming from the former real estate marked as "**Kolonia Targówek no. 14**" **reg. no. W-2383**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– July 27, 2017**

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **19 October 1948** filed by **attorney Edward Drabienko, plenipotentiary of Helena vel Hinda Szereszewska and Jakób Szpilfogel** (hereinafter "the Applicants"), residing in **Rome, at Via Monte Faraone 1** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Chłodna 4**, formerly marked as **reg. no. 762** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **23 November 1948** filed by:

**Konstanty Sylwin Jakimowicz** (hereinafter "the Applicant"), residing in **Warsaw at ul. Langiewicza 27** (the Applicant's last address of residence known to this Department),

**Stefan Teodoryk Jakimowicz** (hereinafter "the Applicant"), residing in **London, at 17 King's Close Hendon N.W. 4** (the Applicant's last address of residence known to this Department),

**Zofia Anastazja de domo Jakimowicz Borucińska** (hereinafter "the Applicant"), residing in **Warsaw at ul. Zygmuntowska 12** (the Applicant's last address of residence known to this Department),

**Barbara Nowakowska** (hereinafter "the Applicant"), residing in **Wrocław at ul. Parkowa 11**, (the Applicant's last address of residence known to this Department),

**Krystyna Bronisława Jakimowicz** (hereinafter "the Applicant"), residing in **w Warsaw at ul. Czerwonego Krzyża 16 apartment 9** (the Applicant's last address of residence known to this Department),

**Maria Konstancja Sas Berezowska** (hereinafter "the Applicant"), residing in **Warsaw at ul. Próchnika 8A apartment 283** (the Applicant's last address of residence known to this Department),

is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [Journal of Laws] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Nowolipie 16**, formerly marked as **reg. 2417** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 February 1949** filed by **attorneys Kazimierz Dyjonikiewicz and Dr. Edmund Wilner, plenipotentiaries of Fajga Maria Peregal** (hereinafter "the Applicant"), residing in the **USA, Cleveland Heights 6, Ohio 2654, Eucina Hts. Blvd.** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Siedlecka 41, reg. no. 1943 Praga div. 5b** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– September 19, 2017**

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **10 December 1947** filed by attorney Zdzisław Węgliński, plenipotentiary of **Eugeniusz Tomasz Gosiewski** (hereinafter "the Applicant"), residing in **Bytom**, at **ul. Słowackiego 13** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Barcicka**, marked as **reg. no. 11426**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **18 May 1948** filed by attorney Helena Wiewiórska, representing **Antoni and Krystyna Federowicz** (hereinafter “the Applicants”), residing in **Okęcie near Warsaw**, at **ul. Kryniczna 13** (the Applicants’ last address of residence known to this Department), and **Józef and Zofia Krasieński** (hereinafter “the Applicants”), residing in **Okęcie near Warsaw**, at **ul. Piłsudskiego 9** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Białobrzaska 55, reg. no. 7216, plot no. 3** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **14 September 1949** filed by **Zofia Żelaznowska and Michał Żelaznowski** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Nowosielecka 14 apartment no. 7** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Chłopickiego 32**, formerly marked as “**Dobra Grochów N 2 and 3 plot no. 32**” **reg. No. W-2287** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **13 December 1948** filed by co-owners: **Władysław Błoński** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Bracka 23, apartment No. 58** (the Applicant's last address of residence known to this Department), **Maria Warzykowska** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), **Zofia Wilczewska** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Elekcyjna 71**, formerly marked as "**Nieruchomość Emfiteutyczna kolonia we wsi Koło No. dominal 324A, B and 334B, No. communal 106A, B and 105B, reg. No. W-697 in Warsaw**", (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **29 January 1949** filed by attorney Stanisław Łazarewicz residing in Warsaw at ul. Pustelnicka 46 apartment No. 5, plenipotentiary of **Irena de domo Ignatiuk Derwiszowa and Maria de domo Lacka Wojkowska** (hereinafter "the Applicants"), residing in **Kraków**, at **ul. Szpitalna 38** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Garczyńskiego**, marked as **Szopy Niemieckie Nr 209 reg. No. W-3213 plot No. 27**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **15 October 1948** filed by **Czesław Murawski** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Sulejowska 61** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Gdecka 43**, formerly marked as "**Kolonia Witolin N 81**" **reg. No. W-2416** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 September 1948** filed by **Natalia Hamburger-Janiszewska** (hereinafter "the Applicant"), residing in **Warsaw**, at **Al. Jerozolimskie 233 apartment No. 84** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Grodecka, corner of ul. Projektowana**, marked as "**Real estate in the capital city of Warsaw reg. No. 13337**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by a plenipotentiary of **Władysława de domo Zajac Wrońska** (hereinafter "the Applicant"), residing in **Jelenia Góra, at ul. Grottgera 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Grottgera 12, apartment No. 1, reg. no. 7273** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **7 February 1949** filed by **Zuzanna Stryjewska** (hereinafter "the Applicant"), residing in **Warsaw**, at former **Al. Stalina 26 apartment No. 113** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Jarocinska 21**, coming from the former real estate marked as **reg. No. 4321 - Praga** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **1 December 1949** filed by attorney Mieczysław Drozdowicz, plenipotentiary of **Amelia Olsztyńska-Szymankiewicz de domo Kolczyńska** (hereinafter "the Applicant"), residing in **Łódź**, at **ul. Bandurskiego 27 apartment No. 15** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** within the area of **ul. Kasprowicza, Przybyszewskiego, Grodeckiego**, marked as "**Real estate in the capital city of Warsaw reg. No. 13342**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **30 September 1948** filed by attorney Franciszek Jankowski, plenipotentiary of one of the owners **Arnold Eugeniusz Semadeni** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), **Lilja Klara de domo Semadeni Wolframowa** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), **Milena Otylja de domo Semadeni Semadeni** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), **Letycja Berta Samadeni** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Leszno 64**, formerly marked as **reg. No. 679/680** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **20 September 1948** filed by Waclaw Rembertowicz, plenipotentiary of the former co-owner **Tadeusz Tomaszewski** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), and Feliks Serwatowicz, plenipotentiary of the former co-owner **Waclaw Goldman** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Miedziana 8**, formerly marked as **reg. No. 1147 lit. D-V** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **17 November 1948** filed by **Władysław Gajkowski**, owner of the real estate (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Św. Wincentego 83** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Młocińska 6**, formerly marked as **reg. No. 5576** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by attorney Bronisław Szpotański, representing **Krystyna Maria Orłowska and Janina Helena Maria Orłowska** (hereinafter "the Applicants") (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Nizinna 2**, formerly marked as "**Dobre Grunta Grochów**" **plot No. 6 reg. No. W-3154** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **21 November 1947** filed by attorney Kazimierz Lewiński, plenipotentiary of **Jadwiga Krasieńska** (hereinafter "the Applicant"), residing in **Włodawa**, at **ul. Podzamcze 67** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Odolańska**, formerly marked as **reg. No. 7552 the rest** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by attorney Józef Wyganowski, representing **Stefan Grabowski** (hereinafter "the Applicant") (the Applicant's last address of residence unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Odyńca**, formerly marked as "**Warsaw real estate, reg. no. 14020**", **Dobra Ziemskie Henryków** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by attorney Antoni Chmurski, plenipotentiary of **Edward and Izabella married Rose** (hereinafter “the Applicants”), residing in **Katowice**, at **ul. Rybnicka 7** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Okrężna and ul. Żegiestowska (ul. Okrężna 71)**, formerly marked as **reg. No. 8046** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **19 October 1948** filed by **Helena de domo Sitkiewicz Żółkowska primo voto Skolimowska** (hereinafter "the Applicant"), residing in **Siedlce**, at **ul. Ks. Skorupki 25 apartment No. 3** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Piotrkowska 4**, marked as "**Real estate in the capital city of Warsaw reg. no. 12912, W-269, Kolonia we wsi Czyste No. 433/44**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **19 October 1948** filed by **Kazimiera Spurny** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Kujawska 3 apartment No. 34** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Piotrkowska**, marked as "**Real estate in the capital city of Warsaw reg. no. 12914, W-269 Kolonia we wsi Czyste N433/44**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Jadwiga Schwartz** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Francuska 38** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Spiska 24, reg. no. 1582 G/I** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **25 May 1949** filed by attorney Tomasz Bartczak, representing sons of the late real estate owner **Bronisław Domoracki: Waław Domoracki and Aleksander Domoracki** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Tyszkiewicza 11** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Szaserów corner of ul. Garwolińska**, formerly marked as “**Dobra Florentynów**” **reg. No. 2433**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 August 1948** filed by co-owners **Edmund and Irena Marcinkowski** (hereinafter "the Applicants"), residing in **Gorzów nad Wartą**, at **ul. Towarowa 18 apartment No. 2** (the Applicants' last address of residence known to this Department), and **Julian Szymanowski** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Nowogrodzka 12 apartment No. 14** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Szlenkierów 14**, formerly marked as **reg. No. 6613 plot No. 1** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**City of Warsaw Property Announcements  
- November 24, 2017**

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by **Ludmiła Lampe** (hereinafter "the Applicant"), residing in **Warsaw**, at **Al. Stalina 18** (present Al. Ujazdowskie) (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Barkocińska 28 and Szydłowiecka 4**, formerly marked as **Osada Paulinów reg. 2428**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949** filed by attorney **J. Grosplik** plenipotentiary of **Estera Bertman** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Radzymińska 56 apartment no. 7** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Barkocińska**, formerly marked as **reg. No. 2654 - Praga**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 May 1949** filed by **Aleksander Kordecki** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Lubicz 4 apartment No. 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, formerly marked as „**Miasto Ogród Czerniaków part A 2, reg. No. W-2558**", **lot marked as N 373**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 January 1949** filed by co-owner **Jadwiga Kwapińska** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Odolańska 11 apartment No. 3** (the Applicant's last address of residence known to this Department), and the application of **8 February 1949** filed by **Władysław Tatarkiewicz** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Sewerynow 6 apartment No. 17** (the Applicant's last address of residence known to this Department), **Zofia Tatarkiewicz, Janina Tatarkiewicz, Elżbieta Tatarkiewicz** (hereinafter "the Applicants"), residing in **Sopot**, at **ul. Rokossowskiego 6** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Dworska 26**, formerly marked as "**Dobra Ziemska Wielka Wola and Czyste letter F**" **reg. No. W-1840**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **31 March 1948** filed by **Danuta Krystyna Mellerowa** (hereinafter “the Applicant”), (the Applicant’s last address of residence unknown to this Department), and the application of **15 October 1948** filed by attorney **Juliusz Ryteń**, plenipotentiary of **Edmund Rutkowski** (hereinafter “the Applicant”), residing in **Warsaw – Ursus**, at **ul. Piłsudskiego 34** (the Applicant’s last address of residence known to this Department), **Władysław Leszczyński** (hereinafter “the Applicant”), (the Applicant’s last address of residence unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Grabowska 10 formerly 4**, formerly marked as **reg. No. 14321**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **14 July 1948** filed by **Aba Frydman** (hereinafter “the Applicant”), residing in **Wałbrzych**, at **ul. Sienkiewicza 4a apartment No. 5** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Powązkowska 17**, formerly marked as “**Kolonia Powązki No. 13 reg. No. W-1163**”, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **8 September 1948** filed by **Zofia Salinger** plenipotentiary of **Karol and Wanda de domo Bibrych married Kirsz** (hereinafter “the Applicants”), residing in **Łódź**, at **ul. Pomorska 55** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Prosta 9**, formerly marked as **reg. No. 11821**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **13 October 1948** filed by **Janina Tomaszewska** (hereinafter "the Applicant"), residing in **Milanówek**, at **ul. Cicha 26** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, formerly marked as "**Kolonia N. 5 letter B/5 Sielce, reg. No. W-1349**", (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **12 October 1948** filed by **Helena Osmólska primo voto Bajorek, Barbara Mathia primo voto Bajorek, Daniela Kosowska primo voto Bajorek** (hereinafter “the Applicants”), represented by attorney **Stanisław Jaroszyński**, (the Applicants’ last address of residence unknown to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Szczęśliwicka 19**, formerly marked as “**Kolonia Emfiteutyczna we wsi Czyste No. 441/49**” **reg. No. W-2341, plot No. 1**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **12 October 1948** filed by **Józefa Emilia Działko** (hereinafter "the Applicant"), represented by attorney **Stanisław Jaroszyński**, residing in **Warsaw**, at **ul. Czerwonego Krzyża 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Szczęśliwicka 31**, formerly marked as **reg. No. 14524**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **11 January 1949** filed by **St. Brzuski “Zakłady Wyprawiania i Farbowania Futer – Zjednoczeni Fachowcy H. Brzuski, Fr. Buchheim i M. Heinwurd”** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Błękitna 59** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Szlenkierów 12**, formerly marked as “**Warsaw Real Estate N6612**”, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
- December 22, 2017**

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by attorney Jerzy Węglewski, representing **Stanisław Prauss** (hereinafter “the Applicant”), residing in **London**, at **138 Stag Lane, N.W.9** (the Applicant’s last address of residence known to this Department), acting also on behalf of **Ludwik Białkowski** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Narbutta 53** (the Applicant’s last address of residence known to this Department), and **Franciszek Misztal** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Narbutta 37** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Opoczyńska 13**, formerly marked as “**Osada Zofiówka No. 213**” **reg. No. W-2730** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **12 October 1948** filed by **attorney Kazimierz Mamrot, acting on behalf of Stanisław Wedecki, plenipotentiary of the alleged heir of the previous owner Krystyna Rozenwasser** (hereinafter the Applicant), residing in **Warsaw** at **ul. Targowa 15** (the Applicant's last address of residence known to this Department), and the application of **16 February 1949** filed by **attorney J. Groslik acting as a plenipotentiary of the alleged heir of the previous owner Zuzanna Werdinger** (hereinafter the Applicant), residing in **Toronto, Canada** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Sułkowska 6/8**, coming from the former real estate **reg. no. 12148 and no. 12149**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– January 31, 2018**



**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **22 September 1948** filed by **Wacława primo voto Hummel Hauptmanowa** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Frycza Modrzejewskiego 25** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Deotymy 31**, formerly marked as **Warsaw real property N 7767 plot 7, 6, 5**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 April 1946** filed by **Julian Waśkiewicz** (hereinafter "the Applicant"), residing in **Ostrowiec**, at **ul. Traugutta 17** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Górczewska**, formerly marked as **reg. "238, 239 and 241/3106-O" plot No. 6**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **19 November 1948** filed by attorney **Roman Witkowski**, plenipotentiary of **Janina Kurtz** (hereinafter "the Applicant"), residing in **Skorosze, near Warsaw, P.O. Ursus**, (the Applicant's last address of residence known to this Department), **Jadwiga Skrońska** (hereinafter "the Applicant"), residing in **Konotop-Zdźary, powiat of Ożarów** (the Applicant's last address of residence known to this Department), **Ludwik Izidor Market** (hereinafter "the Applicant"), residing in **Otwock, at ul. Słowackiego 1a** (the Applicant's last address of residence known to this Department), **Zofia Błońska** (hereinafter "the Applicant"), residing in **Ropczyce** (the Applicant's last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Karolkowa 54 formerly 62**, formerly marked as **Warsaw real estate No. 6285**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **28 December 1948** filed by **Andrzej and Joanna married Wrablik** (hereinafter "the Applicants"), residing in **Elbląg**, at **ul. Grundwaldzka 33 apartment no. 1** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Młynarska 86**, formerly marked as **reg. No. 3106 letter A**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **7 February 1948** filed by attorney **Norbert Ehrlich**, plenipotentiary of **Ignacy Baumritter** (hereinafter "the Applicant"), residing in **Warsaw, commune of Wawer, at ul. Świerczewskiego 48** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Pańska 84**, formerly marked as **reg. No. 1230**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **8 February 1949** filed by **Janina Truskolaska and Władysław Truskolaski** (hereinafter "the Applicants"), residing in **Warsaw**, at **ul. Chełmżyńska 52** (the Applicants' last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Potocka 43**, formerly marked as **real estate No. 13051**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 May 1949** filed by **Julian Żera** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Karczewska 33 apartment No. 8** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Redutowa 18**, formerly marked as "**Emfitetyczna Kolonia Faustynówka No. 18/56, reg. No. W-408**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **2 May 1949** filed by **Helena Wójcicka** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Grenadierów 29 apartment No. 1** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** formerly marked as "**Willa Siekierki V No. 6/I**", (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **10 January 1949** filed by **Orthodox Metropolitan Russian Charity Society in Warsaw** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Targowa 63 No. 13** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Spokojna 30 (Skalska)**, formerly marked as **reg. No. 2309B**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **11 January 1949** filed by attorney **Jerzy Gniewiewski**, plenipotentiary of **Chemiczno-Farmaceutyczne Zakłady Przemysłowe Fr. Karpiński Spółka Akcyjna** (hereinafter "the Applicant"), unknown place of residence, is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at ul. Wolność 7/9**, formerly marked as **reg. No. 2503 and 2503A**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– March 12, 2018**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **7 May 1948** filed by attorney **Antoni Tyszyński**, acting as a plenipotentiary of **Franciszek Chudzyński** (hereinafter "the Applicant"), residing in **Chorzów**, at **ul. Dubiela 36** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **al. Niepodległości**, formerly marked as **KW No. 958 (separated from the former real estate "Osada Mokotów A No. 75 reg. No. W-972")**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of undefined date of filing, filed by **Stefania Smalec**, residing in **Warsaw in Kolonia Służew Stegny**, at **ul. Wilanowska** (the Applicant's last address of residence known to this Department), and **Tadeusz Malanowski**, residing in **Warsaw**, at **ul. Dymińska 9** (the Applicant's last address of residence known to this Department) (hereinafter "the Applicants"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Wilanowska**, formerly marked as **part of hamlet No. 23 in the village of Służew**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **2 January 1948**, filed by attorney **Michał Grabowski**, acting as a plenipotentiary of **Feliksa Maria Sobieszcząńska, Łucja Janina Sobieszcząńska and Maria Irena Balukiewiczówna**, (the Applicants’ last address of residence unknown to this Department – the address stated in the application identical with the real estate), (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Bracka 10**, formerly marked as **reg. No. 1271 A** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **20 July 1948**, filed by attorney **Ludomir Sujkowski**, acting as a plenipotentiary of **Janina Lourie de domo Endelman, Władysław Moszkowski, Rozalia Rotbardowa de domo Morgulies, Michał Rotbard, Leonia Szereszewska de domo Rotbard**, (no Applicants’ last address of residence given), and **Henryk Rotbard**, residing in **Łódź**, at **ul. Roosevelta 7** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Browarna 16**, formerly marked as **reg. No. 2729** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **23 December 1948**, filed by attorney **Michał Grabowski**, acting as a plenipotentiary of **Zofia Danielewska** (no last address of residence given) (hereinafter “the Applicant”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Dynasy**, formerly marked as **reg. No. 2779-A plot No. 71** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **10 February 1948** filed by **Janina and Franciszek married Markowski**, residing in **Warsaw – Praga**, at **ul. Kępną 3** (the Applicants’ last address of residence known to this Department) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Działdowska 4a**, formerly marked as **reg. No. 9721** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **11 February 1949**, filed by **Aleksander Tallen-Wilczewski** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Mokotowska 52 apartment No. 1** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Gosławskiego**, formerly marked as “**Dobra Henryków reg. No. W-2752**” **reg. No. 14076 plot 150** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **15 May 1948**, filed by **Bronisława Wichlińska** (hereinafter “the Applicant”), residing in **Warsaw**, at **al. Jerozolimskie 93 apartment No. 47** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Grodziska 12**, formerly marked as “**Osada Wiktorówka in the village of Wola No. 778G/133 reg. No. W-2201**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **24 June 1947**, filed by **Stanisław Mackiewicz**, stating to be acting on behalf of **Aurelia Solecka**, residing in **Sopot** (the Applicant's last address of residence known to this Department), and **Stefania Baranowska**, residing in **Łódź**, at **ul. Grabowa 3** (the Applicant's last address of residence known to this Department) (hereinafter "the Applicants"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Hrubieszowska 5**, formerly marked as **reg. No. 5467** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **29 April 1949**, filed by **Alina Kubiczek** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Zwycięzców 3/5** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, formerly marked as **Kolonia Siekierki of division I block XIII plot No. 188**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **5 May 1949**, filed by **Feliks Stanisław Jaworski** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Stępińska 60 corner of Podchorążych 67 apartment No. 2** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, formerly marked as **plot No. 198 of division V block XIII real estate "Kolonія Siekierki A divisions I, II, III, IV and V" of poviāt of Warsaw** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **4 February 1949**, filed by **Zofia Kurkowska and Krystyna Kurkowska** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Żurawia 26 apartment No. 8** (the Applicants’ last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, formerly marked as “**Kolonia Służew-Służewiec letter B**” **plot No. 860** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **19 October 1949**, filed by attorney **Wanda Grażyna Szmurłowa**, stating as acting on behalf of the real estate owners unnamed (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Krochmalna 39**, formerly marked as **reg. No. 1007-B** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **8 October 1948**, filed by **Dora vel Dwojra Wiernik Frydlender** (hereinafter “the Applicant”), residing in **Świebodzice (Lower Silesia)**, at **ul. Kopernika 3** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Leszno 56**, formerly marked as **reg. No. 675** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **19 January 1949**, filed by **Irena Grundzach-Włodarczyk** (hereinafter "the Applicant"), residing in **Łódź**, at **ul. Piotrkowska 56 apartment No. 5** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Madalińskiego 74**, formerly marked as "**Osada Mokotów No. 4D**" **reg. No. W-879** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949**, filed by attorney **Józef Stopnicki**, acting as plenipotentiary of **Mozes vel Mieczysław Eilstein** (no last address of residence given) and **Mowsza Libenson and Lejzor Buchman** (absent persons for whom a keeper was established) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Mireckiego**, formerly marked as **reg. No. 7878** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **20 September 1948**, filed by **Helena Funk, Julia Baumitter Stein de domo Funk and Henryk Funk** (hereinafter “the Applicants”), residing in Warsaw, at ul. **Nowy Zjazd 7 apartment No. 35a** (the Applicants’ last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at ul. **Nowy Zjazd 7**, formerly marked as **real estate reg. No. 2614** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949**, filed by **Eugenia Zubrowicz (or Żubrowicz)**, residing in **Warsaw**, at **ul. Marszałkowska 17** (the Applicant’s last address of residence known to this Department), and **Rozalia Oziemska** (the Applicant’s last address of residence unknown to this Department) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Piłkarska 11/13**, formerly marked as “**Osada Julianówka No. 12**” **reg. No. W-573** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **16 February 1949 (amended on 29 March 1949)**, filed by **Stanisław Więch** (hereinafter "the Applicant"), residing in **Paczków (powiat of Nysa)**, at **ul. Żymierskiego 33** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **pl. Krasińskich 2**, formerly marked as **real estate in the City of Warsaw reg. No. 547-A** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 April 1948**, filed by **Lucy Salomea Gwoździowska** (hereinafter "the Applicant"), residing in **Gliwice**, at **ul. Daszyńskiego 38 apartment No. 3** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Przejazd 3/5**, formerly marked as **real estate in the City of Warsaw reg. No. 651 and 652** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **14 February 1949**, filed by attorney **Michał Franio**, acting as plenipotentiary of **Franciszka Pragłowska** (hereinafter “the Applicant”) (the Applicant’s last address of residence unknown), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Puławska 136**, formerly marked as **real estate reg. No. 13532** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **11 May 1948**, filed by attorney **Antoni Tyszyński**, acting as plenipotentiary of **Teresa Pleszczyńska** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Noakowskiego 16** (the Applicant's last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Raławicka and Zapaśnicza**, formerly marked as **KW No. 877 (previously real estate "Osada Mokotów A No. 75 reg. No. W-972")**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **19 May 1949**, filed by **Maria and Feliks married Gołębiowski** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Rybieńska 7** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Rybieńska 7**, formerly marked as “**Kolonia Targówek Wincentów letter A reg. No. W-2854**”, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **6 October 1948**, filed by attorney **Wacław Chmieliński**, acting as a plenipotentiary of **Elżbieta Bulzacka and Irena Danielewicz de domo Bulzacka** (hereinafter “the Applicants”) (no address of residence given), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Smolna 21**, formerly marked as **reg. No. 2979 letter C**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **11 February 1949**, filed by attorney **Aleksander Tallen-Wilczewski**, acting as a plenipotentiary of **Natalia Kuszell** (hereinafter “the Applicant”) (no address of residence given), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Sowińskiego and Jana Kazimierza**, formerly marked as “**Osada Wieczysto Czynnzowa N 773a/143a in the estate of Wielka Wola and Czyste letter E, reg. No. W-3428**”, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 March 1949**, filed by a person signed as **Nadulska or Nachulska or Nuchulska** (name in the application illegible) **de domo Kornacka** (hereinafter "the Applicant"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Tantalowa 10**, formerly marked as "**Miasto Ogród Czerniaków part letter C**" **reg. No. W-1442-W plot No. 841**, (hereinafter "the Real Estate"), belonging to **Józefa Kornacka**, residing in **Warsaw**, at **ul. Grzybowska 24** (the last address of residence known to this Department). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **25 May 1949**, filed by **Lidia Bogusławska** (hereinafter "the Applicant"), residing in **Zalesie Górne (present Piaseczno)**, at **ul. Wyspiańskiego 2** (the Applicant's last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Truskawiecka**, formerly marked as "**Miasto Ogród Czerniaków**" **plot No. 11 of block No. 150 reg. No. W-3463**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **14 February 1949**, filed by attorney **Aleksander Ołomucki**, acting as plenipotentiary of **Regina Bogota** and **Róża Gelblum** (hereinafter "the Applicants"), residing in **Płońsk** (the Applicants' last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Waliców**, formerly marked as **reg. No. 5797**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949**, filed by attorney **Stanisław Jaroszyński**, acting as plenipotentiary of **Irena Chmielewska** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Saska 95 apartment No. 5** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Wiktorska 99**, formerly marked as **Kolonia Wiktorowo reg. No. W-2263**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949**, filed by attorney **Leon Różycki**, acting as plenipotentiary of **Władysław Stolarczyk** (hereinafter “the Applicant”), residing in **Siedlce**, at **ul. Ogińskiego 25** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, formerly marked as “**Willa Siekierki I No. 187/XIII**” **powiat of Warsaw**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **28 December 1948**, filed by **Zofia Zawistowska** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Odyńca 39 apartment No. 1** (the Applicant’s last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, formerly marked as “**Willa Siekierki V No. 260/XIX**” **poviat of Warsaw**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **3 November 1948**, filed by **Natalia Hernik** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Nowogrodzka 50 apartment No. 2** (the Applicant’s last address of residence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, formerly marked as “**Willa Służew No. 1228**” **poviat of Warsaw – Służew parcele reg. No. 14635**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of undefined date of filing, filed by **Janina Marianna and Stefan married Silnicki** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Działdowska 11** (the Applicants’ last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Żmichowska 28**, formerly marked as “**Kolonia we wsi Koło No. domin. 324, communal 106, reg. No. W-702**”, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– April 25, 2018**

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **26 September 1947** filed by **Kasa im. Mianowskiego – Instytut Popierania Nauki** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Krakowskie Przedmieście 26/28** (the Applicant's last address for correspondence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Boduena 1**, formerly marked as **reg. No. 6149** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by attorney Tomasz Bartczak, plenipotentiary of **Ryszard Eisele** (hereinafter “the Applicants”), residing in **Piaseczno** (the Applicant’s last address of residence known to this Department, no exact address stated in the application), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, formerly marked as “**Kolonia Służew-Służewiec letter B reg. No. 1261**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by attorney Zygmunt Kaczorowski, plenipotentiary of **Maria Wesółowska**, residing in **Kielce**, at **ul. Słowackiego 12** (the Applicant’s last address of residence known to this Department), and **Janusz Wesółowski** of unknown address of residence (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Malczewskiego 5**, formerly marked as **reg. No. 11549** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 November 1948** filed by **Mikołaj Timofiejew**, of no address of residence stated in the application (hereinafter “the Applicant”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Skołacka 24**, formerly marked as **reg. No. 12413** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **10 January 1949** filed by **Aleksandra Zarzycka**, of no address of residence stated in the application, and **Maria Zarzycka**, residing in **Warsaw**, at **ul. Kwiatowa 28/4** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw**, at **ul. Wałowa 2**, formerly marked as **reg. No. 1778D**, and at **ul. Wałowa 2a**, formerly marked as **reg. No. 5679** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **20 November 1947** filed by attorney Stanisław Rowecki, plenipotentiary of **Emilian Bobkowicz, Paweł Bobkowicz, and Leon Chodakowski** (no address of residence stated in the application, the last address for correspondence being the address of the plenipotentiary, Warsaw, at ul. Bracka 5) (hereinafter "the Applicants"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw**, at **ul. Warecka 12**, formerly marked as **reg. No. 1358 B** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements**  
**-May 25, 2018**

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of undefined date of filing, filed by **Stefania Szmalec**, residing in **Warsaw in Kolonia Służew Stegny**, at **ul. Wilanowska** (the Applicant's last address of residence known to this Department), and **Tadeusz Malanowski**, residing in **Warsaw**, at **ul. Dymińska 9** (the Applicant's last address of residence known to this Department) (hereinafter "the Applicants"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Wilanowska**, formerly marked as **part of hamlet No. 23 in the village of Służew**, (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **3 February 1949** filed by **Piotr Kozicki** (hereinafter “the Applicant”), (no last address of residence stated in the application), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Naruszewicza 85**, formerly marked as “**Szopy Niemieckie No. 209 of Warsaw Poviats reg. No. W-3213**” **plot No. 11** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by attorney J. Grosplik, plenipotentiary of **Maria Gelbfisz** (hereinafter ‘the Applicant’) (no address of residence stated in the application), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Tyszkiewiczza 26**, formerly marked as **reg. No. 3106-CC** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by **Maria Kaim** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Leszno 1** (the last Applicant’s address for correspondence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Wyścigowa**, formerly marked as “**Willa Służewiec of Warsaw Poviát reg. No. 447**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



**City of Warsaw Property Announcements  
– June 20, 2018**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **21 May 1948** filed by **Stanislawa Hetman**, residing in **Warsaw**, at **ul. Domeyki 10 apartment No. 3** (the Applicant's last address of residence known to this Department) (hereinafter "the Applicant"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Adampolska 21/23**, formerly marked as **real estate in Warsaw N 4006-Praga** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **28 January 1949** filed by attorney Zygmunt Rumiński, acting as a plenipotentiary of **Wspólnota Inżynieryjno-Budowlana Spółka Akcyjna w Warszawie** (hereinafter "the Applicant"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw at Al. Jerozolimskie**, formerly marked as **reg. No. N 1582 letter G plot No. 13** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of undefined date of filing, filed by **Stefania Szmalec**, residing in **Warsaw in Kolonia Służew Stegny**, at **ul. Wilanowska** (the Applicant’s last address of residence known to this Department), and **Tadeusz Malanowski**, residing in **Warsaw**, at **ul. Dymińska 9** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Wilanowska**, formerly marked as **part of hamlet No. 23 in the village of Służew**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by **Maria Rafacz**, residing in **Warsaw**, at **ul. Gdańska 2 apartment No. 104** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicant”) (hereinafter “the Applicant”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Kuźnicka 25**, formerly marked as “**Osada włościańska – in the village of Wyględów N. reg. No. W-3207**” **plot No. 3** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **20 September 1948** filed by Waclaw Rembertowicz, plenipotentiary of **Tadeusz Tomaszewski**, residing in **21, St. Thomas Drive, Hatch End, Middlesex (present London)** (the Applicant’s last address of residence known to this Department) and Feliks Serwatowicz, plenipotentiary of **Waclaw Goldman**, residing in **London at S.W.7.51, Gloucester Road** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicants”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Miedziana 8**, formerly marked as **reg. No. 1147 letter D-V** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **3 February 1949** filed by **Piotr Kozicki** (hereinafter "the Applicant"), (no last address of residence stated in the application), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Naruszewicza 85**, formerly marked as "**Szopy Niemieckie No. 209 of Warsaw Poviats reg. No. W-3213**" **plot No. 11** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by attorney J. Grosplik, plenipotentiary of **Maria Gelbfisz** (hereinafter ‘the Applicant’) (no address of residence stated in the application), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Tyszkiewiczza 26**, formerly marked as **reg. No. 3106-CC** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2016, item 2147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by **Maria Kaim** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Leszno 1** (the last Applicant’s address for correspondence known to this Department), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Wyścigowa**, formerly marked as “**Willa Służewiec of Warsaw Poviát reg. No. 447**” (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– July 20, 2018**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Department"), by way of the application of **3 August 1948** filed by **Leon Handelsman**, residing in **Warsaw**, at **ul. Sienna 60** (the Applicant's last address of residence known to this Department) (hereinafter "the Applicant"), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter "the Decree Proceedings"), of the real estate in **Warsaw** at **ul. Bugaj 16**, formerly marked as **real estate in Warsaw reg. No. 2602/2603** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b(2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **19 November 1948** filed by attorney Roman Witkowski, plenipotentiary of **Janina Kurtz** (hereinafter “the Applicant”), residing in **Skorosze, near Warsaw, P.O. Ursus**, (the Applicant’s last address of residence known to this Department), **Jadwiga Skrońska** (hereinafter “the Applicant”), residing in **Konotopa-Zdźary, powiat of Ożarów** (the Applicant’s last address of residence known to this Department), **Ludwik Izidor Markert** (hereinafter “the Applicant”), residing in **Otwock, at ul. Słowackiego 1a** (the Applicant’s last address of residence known to this Department), **Zofia Błońska** (hereinafter “the Applicant”), residing in **Ropczyce** (the Applicant’s last address of residence known to this Department) is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw at ul. Karolkowa 54 formerly 62**, formerly marked as **Warsaw real estate No. 6285**, (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicants or their legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (consolidated text of 2018, item 121 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by **Jan Szafran**, residing in **Warsaw**, at **ul. Smulikowskiego 9 apartment No. 8** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicant”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** at **ul. Żeromskiego**, formerly marked as **real estate in Warsaw reg. No. 13282** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or his legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

**City of Warsaw Property Announcements  
– August 20, 2018**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2018 item 121 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **16 February 1949** filed by **Maria Ulińska**, residing in **Rabka**, at “**Willa Palace**” (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicant”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** formerly marked as “**Kolonia Mokotów No. 4**” **reg. No. W-842** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2018 item 121 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application of **8 March 1948** filed by attorney Jerzy Gniewiewski, acting as a plenipotentiary of **Ludwika Gietka**, residing in **Warsaw**, at **ul. Skaryszewska 10, apartment No. 12** (the Applicant’s last address of residence known to this Department) (hereinafter “the Applicant”), is conducting administrative proceedings in respect of establishing the right of perpetual usufruct, under Article 7(1) of the Decree on the Ownership and Usufruct of Land within the City of Warsaw, dated 26 October 1945 (Dz.U. [*Journal of Laws*] No. 50, item 279, hereinafter “the Decree Proceedings”), of the real estate in **Warsaw** formerly marked as “**Kolonia Siekierki Divisions I, II, III, IV and V**” **plot No. 404** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter.

The Applicant or her legal successors are requested to appear in person before this Department, within six months from the date of this notice, provide their current addresses of residence and, within the successive three months, prove their right to the Real Estate. Failure to do so may result in the discontinuance of the Decree Proceedings.

On the ineffective expiry of the 6-month time limit for the Applicants to join the matter in question and provide their current addresses of residence, or, if they claim their rights and provide their current addresses of residence, on the ineffective expiry of the successive 3-month period, the Decree Proceedings will be discontinued, in accordance with Article 214b(1) of the Real Estate Management Act of 21 August 1997.