

**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 Jóźwiak** (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. Bryłowska 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. Ciechocińska 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 "**Emfiteutyczna 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.

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## 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.

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## 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 Kolo 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 **Lesznówola, 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.



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## 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 **Niemirycz** (hereinafter "the Applicant"), residing in **Turowice, powiat Grójec** (the Applicant's last address of residence known to this Department), and **Julia Hoszardowa** de domo **Niemirycz** (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.

## 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. Plywacka 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 Jagiello** (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.

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## 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.



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## 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.

## 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 Tchórznicka** (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.

## 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 **Maria 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 “**Szczeńliwice 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. Próżna 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 Czupryniewicz** (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 **"Kolonія 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. Grosplik**, 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 Gędlek** (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 Rapiport** (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 Ziemske 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 Ziemske 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. Rajgródzka 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 Mioduszevska** (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. Węgieńska 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 Chmieleński** residing in **Warsaw**, at **ul. Jugosłowiańska 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. Olgiecda 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 Rotsztein** (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 **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 Krasiński** (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. Kasprówicza, 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 Wacław 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 **Wacław 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. Radzywińska 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. Sewerynów 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 Weddecki, 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. Grosplik 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 **Wacław 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-Zdżary, 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 Sobieszczęńska, Łucja Janina Sobieszczęńska 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 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 **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 Baummer 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 Czynszowa 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 Wesołowska**, residing in **Kielce**, at **ul. Słowackiego 12** (the Applicant's last address of residence known to this Department), and **Janusz Wesołowski** 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 Poviát 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. Tyszkiewicza 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 Poviāt 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 **Stanisława 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 Poviát 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. Tyszkiewicza 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 Poviāt 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-Zdżary, powiat of Ożarów** (the Applicant's last address of residence known to this Department), **Ludwik Izydor 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.

**City of Warsaw Property Announcements  
– September 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 attorney Henryk Paprocki, acting as a plenipotentiary of **Jan Gąsecki** (hereinafter "the Applicant") residing in **Warsaw**, at **Al. Niepodległości 158** (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 **Śłużewiec-Folwark separated from the Dobra Wilanów (or Willa Wilanów plot No. 10)** (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.

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 **2 May 1949** filed by **Maria Medyńska and Janina Rabęcka** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Stalowa 12 apartment No. 17** (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. Smoleńska 28**, formerly marked as **reg. No. 5160-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.

**City of Warsaw Property Announcements  
– November 30, 2018**

## NOTICE

**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 **Aleksander Kulczycki** (hereinafter "the Applicant") residing in **Warsaw**, at then **Al. Sikorskiego 28 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. Narocz**, formerly marked as **Folwark Służewiec plot No. 457** (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 (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 **19 October 1948 or 24 January 1949** filed by **attorney Wanda Grażyna Szmurłowa** stating to act on behalf of unnamed real estate owners (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.



**City of Warsaw Property Announcements  
– December 14, 2018**

## NOTICE

**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 attorney J. Grosplik and reiterated by attorney Edward Drabienko on **9 June 1949** acting on behalf of **Izrael Gelbron vel Ryszard Przetacki** (hereinafter "the Applicant") residing in **Paris 9 (or 9e). 11. rue Clauzel 11** (the Applicant's last address of residence known to this Department), and of the application of **16 February 1949** (completed with a letter dated **9 May 1949**) filed by **Aleksander Borkowski false Aron Gurfinkiel** (hereinafter "the Applicant") residing in **Warsaw**, at **ul. Brukowa 30 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**, at **ul. Brzeska 13**, formerly marked as **real estate No. 163 in Warsaw 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.

**City of Warsaw Property Announcements  
- January 18, 2019**

## NOTICE

**Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2018 item 2204 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 **15 March 1948** filed by **Zofia Górka vel Gurka** (hereinafter "the Applicant") residing in **Warsaw**, at **ul. Markowska 17 apartment No. 13**, and then at **ul. Białostocka 9 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**, formerly marked as "**Willa Służewiec No. 509**" (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 (Dz.U. [Journal of Laws], 2018 item 2204 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 May 1949** filed by **Kazimierz Woźniak** (hereinafter "the Applicant") residing in **Warsaw**, at **ul. Łochowska 53 apartment No. 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 **reg. 3965-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 (Dz.U. [Journal of Laws], 2018 item 2204 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 **Stanisław Brzuski** (hereinafter “the Applicant”) residing in **Wawer (now Warsaw)**, at **ul. Błękitna 59** (the Applicant’s last address of residence known to this Department), and probably acting on behalf of “**Zakłady Wyprawiania i Farbowania Futer – Zjednoczeni Fachowcy St. Brzuski, Fr. Buchheim i M. Steinwurcel**”, 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 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 15, 2019**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 May 1949** filed by **Stanisława Lewicka** (hereinafter "the Applicant"), residing in **Płońsk**, at **ul. Płocka 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. Bizmutowa**, formerly marked as "**Real Estate No. 10329 in 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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **12 October 1948** filed by **attorney Józef Lachowicz**, acting as plenipotentiary of **Eugeniusz Sztancenbach, Zbigniew Sztancenbach** and **Witold Sztancenbach** (hereinafter "the Applicants"), residing in **Boernorowo**, at **ul. P.O.W. 27** (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. Drewniana 12**, formerly marked as "**Warsaw Real Estate No. 2821 letter M**" (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **25 May 1949** filed by **Eugeniusz Martini**, (hereinafter "the Applicant"), residing in **Grodzisk Mazowiecki**, at **ul. Piaskowa 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. Elsnera 6**, formerly marked as "**Gadren City of Czerniaków part C of Warsaw Poviát, reg. No. W – 1442**" (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **4 February 1949** filed by **Stefan Zakrzewski**, (hereinafter “the Applicant”), residing in **Pruszków**, at **ul. Sadowa 28** (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 48**, formerly marked as “**Warsaw Real Estate No. 2435**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **Vera Bielecka**, (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. Pratulińska 53**, formerly marked as “**Plot No. 1 of Paulines’ Settlement marked reg. No. 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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **27 September 1948** filed by **Ignacy Zygfryd Rabęcki**, residing in **Warsaw**, at **ul. Stalowa 12**, **Władysław Daniel Rabęcki**, residing in **Warsaw**, at **ul. Stalowa 14**, **Izydora Helena Krowicka de domo Rabęcka**, residing in **Warsaw**, at **ul. Stalowa 12**, and **Janina Rabęcka de domo Marchwińska**, residing in **Warsaw**, at **ul. Mała 7**, (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. Smoleńska 26**, formerly marked as “**Warsaw Real Estate No. 5161**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **20 May 1949** filed by **Wacław Kaczanowski**, (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Jarzębinowa 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. Syrokomli 13**, formerly marked as **"Plot N 26 of Land estate settlement in the village of Bródno No. 25a – reg. No. N W – 3573 in 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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 June 1949** filed by **Tadeusz Ignacy Grzywiński**, (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Górnośląska 45** (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. Toruńska 25**, formerly marked as "**Settlement Ustronie, reg. No. W – 2197**" (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 14, 2019**



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **12 February 1949** filed by **Felicja Kulikowska and Leon Kulikowski** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Parkowej 13/17 apartment No. 15** (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 **al. Wilanowska 21**, formerly marked as “**Willa Służew N 21**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **11 July 1949** filed by **Władysław and Jadwiga** married **Goljat** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Smoleńska 91** (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 **al. Barkocińska 15**, formerly marked as “**Settlement Paulinów**” **W-2428, dz. 15** (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **11 October 1949** filed by **Tomasz Ługowski** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Św. Wincentego 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 **al. Św. Wincentego 11**, formerly marked as “**Kolonia Janówek N 14 N Reg. No. W – 552**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **15 February 1949** filed by **Helena Bozowska** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Ks. Skorupki 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 **al. Wyrębowskiego**, formerly marked as “**Folwark Służewiec parcela N 1010**” (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  
– May 8, 2019**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **15 February 1949** filed by married **Bronisław Kuklewski and Zofia Kuklewska** (hereinafter “the Applicants”), residing **in Warsaw**, at **ul. Ks. Wyrębowskiego 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. ks. Wyrębowskiego 1**, formerly marked as **place No. 4** (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **12 May 1948** filed by attorney Bronisław Wałukiewicz acting as a plenipotentiary of **St. Pfeiffer i Spółka, limited liability company in liquidation** (hereinafter “the Applicant”), Applicant’s address of residence not stated, 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 4**, formerly marked as “**Kolonia Wiktorowo O**” **reg. No. 2198** (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 unspecified date of filing (probably of 18 June 1948) filed by **Albina Kalita** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Grochowska 267 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**, formerly marked as **Willa Alnik plot No. 1322** (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 10, 2019**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **17 November 1948** filed by **Dozór Cmentarzy Rzymsko-Katolickich w Warszawie** (hereinafter “the Applicant”), Applicant’s address of residence stated as the address of residents of the Applicant’s President, Władysław Wrzeźniewski – Warszawa, ul. Bracka 23, 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. Białolecka 1**, formerly marked as “**Settlement No. 1 in the village of Bródno A.B. Powiat of Warsaw reg. No. N.W-84 in Warsaw**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 an attorney Mieczysław Hiszpański acting as a plenipotentiary of Applicants: **Helena Jasińska**, residing in **Warsaw**, at **ul. Marszałkowska 3** (the Applicant’s last address of residence known to this Department), **Szlama Nusyn Szpidbaum**, residing in **Warsaw** at **ul. Nowogrodzka 25** (the Applicant’s last address of residence known to this Department), and **Liliana Lichtenstein**, residing in **Warsaw**, at **ul. Polna 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. Dworska 32**, formerly marked as “**reg. No. 7016**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **7 February 1949** filed by an attorney Zygmunt Jaczewski acting as a plenipotentiary of **Ubezpieczalnia Społeczna w Warszawie** (hereinafter “the Applicant”), seated in **Warsaw**, at **ul. Czerniakowska 231** (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. Krypska 50**, formerly marked as “**Warsaw real estate in Praga, reg. No. 1605**” (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **14 February 1949** filed by an attorney Michał Franio acting as a plenipotentiary of married **Dawid and Ruchla Pinkusiewicz** (hereinafter “the Applicants”), (with no last address of correspondence), 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. Nowiniarska 16**, formerly marked as “**Real estate reg. No. 1769 letter E 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.

**City of Warsaw Property Announcements  
- July 10, 2019**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **22 April 1947, repeated on 4 February 1949**, filed by **Adam Jachymczyk** (hereinafter “the Applicant”), residing at the moment of filing the application in **Pabianice**, at **ul. Barucha 2**, and then probably in **Warsaw**, at **ul. Mickiewicza 37 apartment No. 5a** (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 estates in **Warsaw**, formerly marked as “**Kolonia Służew Służewiec letter B of the Warsaw Poviát reg. No. N 1586-a and reg. No. N 1588-a**” (hereinafter “the Real Estates”). 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 12, 2019**



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **25 May 1949**, filed by **Józef Stalingier (Stalinger)** (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Gołędzinów 1a** (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 estates in **Warsaw**, formerly marked as **Real Estate No. 1a in Gołędzinów** (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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **27 January 1949**, filed by married **Antoni and Ludwika Wasiak** (hereinafter “the Applicants”), residing in **Warsaw**, at **ul. Ząbkowska 39a** (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 estates in **Warsaw**, at **al. Waszyngtona**, formerly marked as **reg. No. 4714-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.

**City of Warsaw Property Announcements  
– October 23, 2019**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **7 February 1949**, filed by attorney Zygmunt Jaczewski, acting as a plenipotentiary of **Ubezpieczalnia Społeczna w Warszawie** (hereinafter “the Applicant”), seated in **Warsaw**, at **ul. Czerniakowska 231** (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 estates in **Warsaw**, at **ul. Kochowskiego 4**, formerly marked as **Real Estate No. 9845** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter from the party.

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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 November 1949**, filed by **Maria Weber**, claiming to act on behalf of **Grażyna Dygatowa** and **Leon Ciechomski** (hereinafter “the Applicants”), stating her address for correspondence as **Warsaw**, at **ul. Glogera 1, apartment No. 33** (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 estates in **Warsaw**, at **ul. Lama 16**, formerly marked as **Real Estate No. 13849** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter from the party.

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 11, 2019

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **7 February 1949**, filed by attorney **Zygmunt Jacewski** acting as a plenipotentiary of **Ubezpieczalnia Społeczna w Warszawie** (hereinafter "the Applicant"), seated in **Warsaw**, at **ul. Czerniakowska 231** (the Applicant's last address of the seat 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 estates in **Warsaw**, at **ul. Morszyńska 33**, formerly marked as **Real Estate No. 8951** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter from the party.

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 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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **26 January 1948**, filed by attorney **Juliusz Ryteń (Rytenberg)** acting on behalf of himself, **Zofia Sack** and **Eugeniusz Rytenberg**, as well as claiming to act on behalf of **Romana Zamenhof**, **Jerzy Rabinovitch (Rabinowicz)**, **Nina Himly** and **Eugenia Fuchs (Fox)** (hereinafter "the Applicants"), and stating his address for correspondence as the address of residence of all the Applicants – **Warsaw**, at **ul. Koszykowa 59** (the 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 estates in **Warsaw**, at **ul. Natolińska 11**, formerly marked as **Reg. No. 6215** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter from the party.

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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **13 September 1949**, filed by **Stanisława Bek** (signed as Stanisława Bekowa) (hereinafter “the Applicant”), residing in **Warsaw**, at **ul. Wielka 26 apartment No. 9** or **Prochowa 30** (the 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 estates in **Warsaw**, at **ul. Prochowa 30**, formerly marked as **Osada Teofilówka N 18 Reg. No. W-1711 plot No. 3** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter from the party.

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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **11 January 1949**, filed by attorney **Jerzy Gniewiewski** plenipotentiary of **Chemiczno-Farmaceutyczne Zakłady Przemysłowe Fr. Karpiński Spółka Akcyjna** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Wolność 9** (the last address of seat 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 estates in **Warsaw**, at **ul. Wolność** and **Kacza**, 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 from the party.

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 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.

City of Warsaw Property Announcements  
– January 22, 2020

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **19 August 1948**, filed by **Jadwiga Łypacewicz and Waław Łypacewicz** (hereinafter "the Applicants"), residing in **Warsaw**, at **Al. Jerozolimskie 3 apartment No. 24** (the 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 estates in **Warsaw**, at **ul. Bugaj 25**, formerly marked as **Reg. No. 207 B.C.** (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter from the party.

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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 June 1949**, filed by **Dyrekcja Okręgowa Dróg Wodnych** (hereinafter “the Applicant”), seated in **Warsaw**, at **ul. Solec 2** (the last address 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 estates in **Warsaw**, at **ul. Panieńska 11**, formerly marked as **Reg. No. 420-Praga** (hereinafter “the Real Estate”). Except for the said application, no other papers have been filed on this matter from the party.

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 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 (Dz.U. *[Journal of Laws]*, 2018 item 2204 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 **19 April 1948**, filed by **Tadeusz Graf** (hereinafter "the Applicant"), residing in **Warsaw**, at **ul. Targowa 70** (the 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 estates in **Warsaw**, at **ul. Terespolska 18**, formerly marked as "**Osada Kamionek letter D No. 54 reg. No. W-688**" (hereinafter "the Real Estate"). Except for the said application, no other papers have been filed on this matter from the party.

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.

# City of Warsaw Property Announcements

## - XX xx, 20xx

City of Warsaw Property Announcements  
- January 7, 2021



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 October 1948**, filed by **M. Irena Świeżawska** on behalf of **Zgromadzenie Sióstr Misjonarek Najświętszego Serca Jezusowego** seated in **Podzamcze near Kępno, Wielkopolska Region** (the last address of seat 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. Białobrzeska 6, formerly marked as “Ochota no. 88 and 89 reg. No. w-1121 plot No. 1”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Mieczysław Kulesza**, residing in **Warsaw**, at **ul. Bortnowskiego 8** (the 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. Bortnowskiego 8, (formerly Nowy Imielin, Commune of Falenty), formerly marked as “Imielin reg, No. 58”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 / 17 January 1949**, filed by **Joanna Kirszbaum**, residing in **Radom**, at **ul. Żeromskiego 30/63** (the 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. Burakowska 5/7**, formerly marked as **reg. No. “Powązki 21B”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 June 1948**, filed by **attorney Bolesław Kobryner**, residing in **Warsaw**, at **ul. Poznańska 16 apartment No. 4**, acting on behalf of **Szulim Alter**, (as indicated in the application) a heir to **Józef Wulf-Brand**, residing in **Łódź**, at **ul. Narutowicza 25** (the 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. Chocimska 22**, formerly marked as “**reg. No. 8298**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Antoni Żędzian and Irena Żędzian**, residing in **Warsaw**, at **ul. Murmańska 31** (the 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. Czerniakowska 76**, **formerly marked as “Warsaw Real Estate N 6663”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Wacław and Maria married Czapski**, residing in **Warsaw**, at **ul. Grójecka 32 apartment No. 19** (the 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. Dorotowska, formerly marked as reg. 14760 of the reg. book 14756-14763** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **31 March 1948**, filed by **Danuta Krystyna Mellerowa**, residing in **Warsaw**, at **ul. Grabowska 4** (the last address of residence known to this Department),

- of **15 October 1948**, filed by attorney Juliusz Ryteń on behalf of **Edmund Rutkowski**, residing in **Ursus**, at **ul. Piłsudskiego 24** (the last address of residence known to this Department), and **Władysław Leszczyński** (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. 14321**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1948**, filed by **Irena Grundzach-Włodarczyk**, residing in **Łódź**, at **ul. Piotrkowska 56 apartment No. 5** (the 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 reg. “Settlement of Mokotów No. 4D” reg. No. w-879** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



City of Warsaw Property Announcements  
- January 22, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 / 17 January 1949**, filed by **Leonard Kowalski**, residing in **Warsaw**, at **al. Jerozolimskie 53** (the 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 **reg. Kolonia Siekierki A Divisions I, II, III, IV V” plot 90** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 October 1948**, filed by **M. Irena Świeżawska** on behalf of **Zgromadzenie Sióstr Misjonarek Najświętszego Serca Jezusowego** seated in **Podzamcze near Kępno, Wielkopolska Region** (the last address of seat 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 6, formerly marked as “Ochota no. 88 and 89 reg. No. w-1121 plot No. 1”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Henryk Tylman**, residing in **Warsaw**, at **ul. Dworska 14**, supposedly a heir to **Icek-Lejb Lichtensztein**, **Syma Ita Lichtensztein**, **Sura Fajga Lichtensztein**, 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. Białostocka 37**, formerly marked as “**Warsaw Real Estate N.1488 in Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Gustaw Klotz**, residing in **Warsaw**, at **pl. Grzybowski 10 apartment No. 19**, acting on behalf of himself and supposedly heirs of **Krzysztof Klotz: Edward Klotz** residing in **Warsaw**, at **ul. Myszyniecka 20**, **Wanda Mroza Szmidt**, residing in **Warsaw**, at **ul. Mickiewicza 2**, **Karol Klotz**, residing in **Bydgoszcz**, at **ul. Pomorska 35**, and **Leokadia Kotarbińska**, residing in **Żerań**, at **ul. Leśna** (the last addresses 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. Bojanowska 33** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is

issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Mieczysław Kulesza**, residing in **Warsaw**, at **ul. Bortnowskiego 8** (the 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. Bortnowskiego 8, (formerly Nowy Imielin, Commune of Falenty), formerly marked as “Imielin reg. No. 58”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), 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 May 1948**, filed by **Rafał Żółtek**, residing in **Warsaw**, at **ul. Konopacka 3/5 apartment No 1** (the 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. Brzeska 6a**, formerly marked as **reg. No. “2936-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 / 17 January 1949**, filed by **Joanna Kirszbaum**, residing in **Radom**, at **ul. Żeromskiego 30/63** (the 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. Burakowska 5/7**, formerly marked as **reg. No. “Powązki 21B”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 June 1948**, filed by **attorney Bolesław Kobryner**, residing in **Warsaw**, at **ul. Poznańska 16 apartment No. 4**, acting on behalf of **Szulim Alter**, (as indicated in the application) a heir to **Józef Wulf-Brand**, residing in **Łódź**, at **ul. Narutowicza 25** (the 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. Chocimska 22**, formerly marked as “**reg. No. 8298**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Antoni Żędzian and Irena Żędzian**, residing in **Warsaw**, at **ul. Murmańska 31** (the 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. Czerniakowska 76, formerly marked as “Warsaw Real Estate N 6663”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the applications filed:

- on **29 October 1946**, by **Stefan Konecki**, residing in **Warsaw**, at **ul. Kazimierzowska 33 apartment No 4**,

- on **13 December 1946** by **Stefan Konecki** and **Maria Konecka**, residing in **Warsaw**, at **ul. Kazimierzowska 33 apartment No 4** (the 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. Czerska 6**, formerly marked as **reg. “Settlement in the village of Sielce No. 2c II” reg. No. W-1326** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the

date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Wacław and Maria married Czapski**, residing in **Warsaw**, at **ul. Grójecka 32 apartment No. 19** (the 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. Dorotowska, formerly marked as reg. 14760 of the reg. book 14756-14763** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 April 1949**, filed by **Michał and Józefa married Radomski**, declaring to reside in “**Służewiec – wyścigi konne**” (the 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 **reg. No. “Folwark Służewiec” plot 18** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **31 March 1948**, filed by **Danuta Krystyna Mellerowa**, residing in **Warsaw**, at **ul. Grabowska 4** (the last address of residence known to this Department),

- of **15 October 1948**, filed by attorney Juliusz Ryteń on behalf of **Edmund Rutkowski**, residing in **Ursus**, at **ul. Piłsudskiego 24** (the last address of residence known to this Department), and **Władysław Leszczyński** (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. 14321**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Teodor Żbikowski**, residing in **Rembertów**, at **ul. Iwaszkiewicza 28** (the 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. Jastrzębska 10**, formerly included in the “**Liquidation Table of the village of Bródno No. 18**”, indicated in the file as formerly included in the “**Liquidation Table of the village of Bródno No. 28**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Jochel Lewensztajn**, residing in **Warsaw**, at **ul. Okólnik 11a apartment No. 4** (the 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 25**, formerly marked as **reg. No. “2288”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Feliks Abstawski**, residing in **Warsaw**, at **ul. Madalińskiego 42 apartment No. 9**, and **Janina Abstawska**, residing in **Warsaw**, at **ul. Szpitalna 8 apartment No. 16**, (the 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. Kołowa 19**, formerly marked as **reg. “Kolonія Jasiówka” reg. No. W-1651 plot 85** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 Cybulska**, residing in **Warsaw**, at **ul. Kołowa 44 apartment No. 9** (the 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. Kołowa 44**, formerly marked as **reg. “Kolonія Jasiówka” reg. No. W-1651 plot 18/2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 November 1948**, filed by attorney **Ryszard Csaky**, stating to act on behalf of persons he indicated as heirs of **Konstantyn Śleszyński: Janusz Śleszyński, Józefa Anna Iwaniuk, Janina Gonstoł, Felicja Jaroszevska, Stanisława Śleszyńska**, and **Wincentyna Śleszyńska** (the last address of residence unknown to this Department), with address for service in **Warsaw**, at **ul. Poznańska 21 apartment No. 54**, 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 22**, formerly marked as **reg. “Kolonія Czyste dominion No. 442 communal No. 50” reg. No. W-1239** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the

date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 September 1949**, filed by **Maria Grzegory**, residing in **Warsaw**, at **ul. Korytnicka 21 apartment No. 1** (the 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. Korytnicka 21**, formerly marked as **reg. “Kolonія Grochów N7a” reg. No. W-1596 in Warsaw plot No. 142** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 October 1948**, filed by **Felicja Jaroszewska**, residing in **Warsaw**, at **ul. Żerańska corner of Letnia 1** (the last address of residence known to this Department), and **Józefa Fałdowska, Stanisław Jaroszewski, Zofia Jaroszewska Mamaładze** and **Jadwiga Wysokińska** (their addresses 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. Letnia 1**, formerly marked as **reg. “Real estate No. 1 in the Suburb of Targówek letter A” reg. No. W-1625** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 attorney Kazimierz Lewiński, on behalf of **Henryk Wacław Majewski**, residing in **Warsaw**, at **ul. Dobra 11** (the 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 35**, formerly marked as **reg. “Szmulowizna No. 194, 195 & 196, reg. No. W 1477” for the part of the real estate N196 marked N196A** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 March 1948**, filed by **Halina Kurella**, residing in **Warsaw**, at **ul. Puławska 42a apartment No. 21** (the 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. Łowicka 19, corner of Szustra**, formerly marked as **reg. “Osada Halinówek” reg. No. W-3220 plot No. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 January 1949**, filed by **M. Jankowski**, on behalf of **Centrala Mięsna, Centrala Spółdzielczo-Państwowa**, seated in **Warsaw**, at **ul. Bartoszewicza 7** (the last address of seat 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. Lwowska 8**, formerly marked as **reg. No. 6271** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Stanisław Juljańczyk**, residing in **Warsaw**, at **ul. Środkowa 3 apartment No. 14** (the 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. Łysogórska 8 (formerly 22)**, formerly marked as “**reg. 5236-Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1948**, filed by **Irena Grundzach-Włodarczyk**, residing in **Łódź**, at **ul. Piotrkowska 56 apartment No. 5** (the 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 reg. “Settlement of Mokotów No. 4D” reg. No. w-879** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), 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 **Stefan Zakrzewski**, residing in **Pruszków**, at **ul. Sadowa 28** (the 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 48**, formerly marked as “**reg. 2435**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 Sr. Maria Kosmowska on behalf of **Congregation of the Ursulines of the Agonizing Heart of Jesus**, seated in **Warsaw**, at **ul. Gęsta 1** (the last address of the seat 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. Odyńca 89**, formerly marked as **reg. “13967”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Antoni Jastrzębski**, residing in **Warsaw**, at **ul. Ogińskiego 70 apartment No. 1** (the 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. Ogińskiego 70**, formerly marked as **reg. “Settlement in the village of Bródno, liquidation table No. 36” parcel No. 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 “**Szkoła**” LLC, seated in **Warsaw**, at **ul. Prokuratorska 10** (the last address of the seat 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. Orzeszkowej and Mątwicka** (in the application written as **Matwicka**), formerly marked as **reg. “Colony in the village of Czyste” No. 435/44 reg. No. W-269 in Warsaw** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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** and **25 August 1949**, filed by **Lucy Salomea Gwoździowska**, residing in **Gliwice**, at **ul. Daszyńskiego 38 apartment No. 3** (the 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 **reg. “hip. 651”** and **“hip. 652”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by attorney **Kazimierz Stolarek**, residing in **Warsaw**, at **ul. Ząbkowska 2 apartment No. 20** (the last address of residence known to this Department), on behalf of himself and **J. Gadomska** (most probably **Janina Gadomska**), **Janina Stolarek Marczevska**, and **A. Stolarek** (most probably **Aleksandra Stolarek**), with address of residence unknown to this Department, indicated in the application as heirs to **Jan Stolarek**, 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. Rybna 9**, formerly marked as **reg. “Real Estate No. 1093 in Warsaw – Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the

date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), 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 **29 July 1949**, filed by attorney **Stanisław Koziółkiewicz**, residing in Warsaw, at ul. Emilii Plater 35, apartment No. 2, on behalf of **Helena Rogalla-Webstein** or **Rogalla-Wekstein**, residing in **Wrocław**, at **ul. Fredry 2** (the 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. Saska**, formerly marked as “**Miejskie Łąki Skaryszewskie**”, marked as **No. 5 on the plan attached as point 1 to the list of evidence to the register entry No. 3439** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 December 1948**, filed by **Kazimierz Letowski** and **Bolesława Kazimiera Letowska**, residing in **Warsaw**, at **ul. Sulejowska 36** (the 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. Sulejowska 36**, formerly marked as **N 2795 in Warsaw – Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Department”), by way of the application filed to the record on **2 May 1947** and by the letter of **20 November 1947**, by attorney **Stanisław Rowecki** on behalf of **Emilian Bobkowicz, Paweł Bobkowicz**, and **Leon Chodakowski**, the 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. Warecka 12**, formerly marked as **reg. No. 1358 B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 attorney Bronisław Wałukiewicz, residing in Warsaw, at ul. Bartoszewicza 7, on behalf of **St. Pfeiffer & Co., LCC**, seated in **Warsaw**, 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 4**, formerly marked as **reg. “Colony Wiktorowo O” reg. No. 2198** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



City of Warsaw Property Announcements  
- February 5, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 August 1948**, filed by **Józef and Eugenia Ciborowski**, residing in **Warsaw**, at **ul. Targowa 19 apartment No. 16** (the last address of residence known to this Department), repeated on **3 March 1958** by **Eugenia Ciborowska**, 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. Beskidzka 8**, formerly marked as **reg. No. “4518-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Józefa and Jan married Demianiuk**, residing in **Warsaw**, at **ul. Białowieska 18 apartment No. 2** (the 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. Białowieska 18**, formerly marked as **reg. “Kolonія Górki Grochowskie” reg. No. W-498 plot 9** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 July 1949**, filed by **Zofia Petrykowska**, residing in **Tomaszów Mazowiecki**, at **al. Wojska Polskiego 40** (the 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 6**, formerly marked as **reg. “Miasto Ogród Czerniaków” reg. No. W-2044 plot 5 of block 132** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Władysław Błoński**, residing in **Warsaw**, at **ul. Bracka 21 apartment No. 58** (the last address of residence known to this Department), and **Maria Wawrzykowska, Zofia Wilczewska**, and **Edward Błoński** (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**, and **ul. Zawiszy**, formerly marked as “**Emphyteutic real estate colony in the village of Koło N, dominal No. 324 A, B, and communal No. 334 106 A, B, and 105 B reg. No. W697 – in Warsaw**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is

issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Adam Radłowski**, residing in **Warsaw**, at **Al. Jerozolimskie 59 apartment No. 3** (the last address of residence known to this Department), on behalf of himself and heirs to **Marian Marcin Sztos**, 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. Filtrowa, Raszyńska, Niemcewicza, Koszykowa, and Sucha 22**, formerly marked as **reg. “1753F”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 August 1949**, filed by **Agata Filipek**, residing in **Warsaw**, at **ul. Gromadzka 7** (the 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. Gromadzka 7**, formerly marked as **reg. “Gocław N153” reg. No. W-3272 plot 19A** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 May 1949**, filed by **Zenobia Zielińska de domo Stołowa**, residing in **Warsaw**, at **ul. Siewierskiej 6 apartment No. 4** (the 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. Grudziądzka 8**, formerly marked as **reg. “Majorat of Ruda N reg. No. W 2031” plot 54** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Jadwiga Jędrzejewska**, residing in **Warsaw**, at **ul. Czerwonego Krzyża 21/23 apartment No. 8** (the 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 5**, formerly marked as **reg. “Colony of Sielce N. 4 Topolszczyzna” reg. No. W-1289** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 April 1958**, filed by **Zofia Józefa Czerniakowska**, residing in **Warsaw**, at **ul. Łochowska 53 apartment No. 9** (the 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 53**, formerly marked as **reg. “3499-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Natalia Olikowska**, residing in **Warsaw**, at **ul. Łochowskiej 38a apartment No. 22** (the 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. Matuszewskiego 5**, formerly marked as **plot constituting “Colony of Utrata” reg. No. W-2193** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Marianna and Bronisław married Skonieczny**, residing in **Warsaw**, at **ul. Raszyńska 52 apartment No. 2** (the 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. Mianowskiego 8**, formerly marked as **reg. “7860”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Marianna and Bronisław married Skonieczny**, residing in **Warsaw**, at **ul. Raszyńska 52 apartment No. 2** (the 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. Mianowskiego 16**, formerly marked as **reg. “Warsaw real estate N 7864”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), 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 June 1949**, filed by **Jan Moskal**, residing in **Warsaw**, at **ul. Żółkiewskiego 27 apartment No. 3** (the 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 **reg. “Settlement of Mokotów A. 104” plot 11, reg. No. W-816** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Michał Niewiadomski**, residing in **Warsaw**, at **ul. Kawcza 60** (the 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. Pustelnicka 36**, formerly marked as **reg. “Warsaw real estate No. 5537 Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 **Julian Fronczak** (or **Franczak**), residing in **village of Żeliszew, commune of Żeliszew** (the 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. Pustelnicka 38**, formerly marked as **reg. “Warsaw real estate N 5536-Praga” plot 6** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 September 1949**, filed by **Kazimiera Kawińska**, residing in **Warsaw**, at **ul. Św. Wincentego 41 apartment No. 8** (the 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 corner of Burkucka**, formerly marked as “**reg. 14359**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 on behalf of **Regina Bogata** (or **Bogota**) and **Róża Gelblum**, residing in **Płońsk** (the 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”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

City of Warsaw Property Announcements  
- March 5, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 January 1949**, filed by **Leokadia Krocak** or **Krocze de domo Malecińska**, residing in **Marki**, at **ul. Piotra Skargi 19 apartment No. 15** (the last address of residence known to the Municipality), 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. Beskidzka 28**, formerly marked as **hip. “Nieruchomość N.4987 w Warszawie na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 September 1949**, filed by **Justyna Opalka**, residing in **Słonawa, Commune of Drwalew** (the last address of residence known to the Municipality), 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 4**, formerly marked as “**Osada w Sielcach Nr. 5 b.n. – Nr rej. hip. W-1278**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949** (illegible signature), according to the register certificate attached to the file the owners were **Antoni Woydakowski** and **Kazimiera Woydakowska**, residing in **Warsaw**, at **ul. Grajewska 3** (the last address of residence known to the Municipality), and **Aniela Zalewska** (address of residence unknown to the Municipality), 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. Grajewska 3**, formerly marked as “**Nieruchomość w mieście Warszawie na Pradze pod N. 2229**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications of **24 November 1948**, filed by attorney Ryszard Csaky acting on behalf of **Alina Gawrońska**, residing in **Bystra Śląska “Sanatorium”**, and **Wiktor Gawroński**, residing in **Warsaw**, at **ul. Glogera 3** (the last address of residence known to the Municipality), 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 **hip. “Kolonія Adamówka Wilanowska” dz. 51 i 55**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 July 1958**, filed by **Jan Izdebski**, residing in **Warsaw**, at **ul. Makowska 23** (the last address of residence known to the Municipality), 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. Makowska 23**, formerly marked as **hip. “Dobra Grochów Dwór” nr rej. hip. W-3152** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 June 1948**, filed by **Stefan Korszonowski**, residing in **Warsaw**, at **ul. Grochowska 342 apartment No. 7** (the last address of residence known to the Municipality), 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 20** (written in the application as “**Marjensztadt**”), formerly marked as **hip. “2658”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949 / 23 February 1949**, filed by **Zakład Ubezpieczeń Społecznych**, as a statutory manager of **Fundusz Ubezpieczeń Emerytalnych Robotników**, seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of seat known to the Municipality), 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. Niemcewicza 9**, formerly marked as **hip. “13175”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 July 1958**, renewed on **8 January 1960**, filed by **Stanisława Łukasiewicz**, residing in **Warsaw**, at **ul. Orłowska 6** (the last address of residence known to the Municipality), 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. Orłowska 6**, formerly marked as **hip. “2728-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 September 1949**, filed by **Stanisław and Elżbieta married Wasielczyk**, residing in **Warsaw**, at **ul. Międzynarodowa 47 apartment No. 66** (the last address of residence known to the Municipality), 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 158**, formerly marked as **“Dobra Florentynów” pow. Warszawskiego rej. hip. W-2433 dz. 152 (hip. 3768)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Ryszard Csaky, acting on behalf of **Alina Wiśniewska de domo Skubiszewska, Irena Skubiszewska, Elżbieta Skubiszewska**, and **Karol Skubiszewski** (the last address of residence unknown to the Municipality), 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. Zacharjasza 3 (Zachariasza)**, formerly marked as **hip. “2195-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 January 1949**, filed by **Józef Wodnicki** and **Lucjan Wodnicki**, residing in **Wrocław**, at **ul. Opolska 25** (the last address of residence known to the Municipality), 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. Zacharjasza 9 (Zachariasza)**, formerly marked as **hip. “nieruchomość N 1382 w Warszawie na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 February 1949**, filed by **Maria Huczyńska**, residing in **Lublin**, at **ul. Próżna 10 apartment No. 1** (the last address of residence known to the Municipality), 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. Zagościniec**, formerly marked as **hip. “Osada Włościańska zapisana w tabeli likwidacyjnej wsi Służew pod nr 9 działka nr 4 cz.”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



City of Warsaw Property Announcements  
- April 28, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 April 1947**, filed by **Zakład Ubezpieczeń Społecznych**, as a statutory manager of **Fundusz Ubezpieczenia od Wypadków i Chorób Zawodowych** seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of seat known to the Municipality), 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 4**, **formerly marked as reg. “1267D”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **20 April 1949**, filed by **Stanisław Anuszewski**, residing in **Warsaw**, at **ul. Naruszewicza 21 apartment No. 5** (the last address of residence known to the Municipality), and **Florentyna Anuszevska** of unknown address of residence, renewed with an unsigned application of **30 May 1957**, filed probably by **Stanisław Anuszewski**, 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. Baboszevska 2, formerly marked as reg. “Nieruchomość w mieście Warszawie pod N. 11683”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the applications:

- of **17 May 1946**, filed by **Mieczysław Buszkowski**, residing in **Łuków Żegański in Lower Silesia**;
- of **30 September 1948**, filed by attorney Edward Całus, and then renewed on **18 April 1951** by attorney Stanisław Koziołkiewicz, both acting on behalf of **Tadeusz Sokołowski**, residing in **Kraków**, at **ul. Św. Jana 15**, **Jadwiga Miączyńska**, residing in **Kraków**, at **ul. Reformacka 7**, and **Maria Górską**, residing in **Jarosław**, at **ul. 3-go maja 44** (the last addresses of residence known to the Municipality);
- of **27 December 1949** (no confirmation of receipt) filed by **Tadeusz Sokołowski**, acting on his behalf and his sisters **Jadwiga Miączyńskiej de domo Sokołowska** and **Maria Górską de domo Sokołowska**;

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. Barbary 10**, **formerly marked as hip. “6084”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **23 September 1948**, filed by **Pocztowa Kasa Oszczędności**, seated in **Warsaw** (the last address of seat known to the Municipality), 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. Brzozowa 2/4, formerly marked as hip. nr “215 lit. A”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **22 October 1948**, filed by **Pocztowa Kasa Oszczędności**, seated in **Warsaw** (the last address of seat known to the Municipality), 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. Brzozowa 6/8, formerly marked as hip. nr “217”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **24 January 1948**, filed by “**Polimex**” **Polskie Towarzystwo Eksportowo-Importowe Maszyn i Narzędzi Sp. z o.o.**, seated in **Warsaw** (the last address of seat known to the Municipality), 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. Czackiego 11**, **formerly marked as “408/9-S”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 March 1948**, and renewed by a letter of **12 June 1948** filed by **Zakład Ubezpieczeń Społecznych w Warszawie, as a statutory manager of Fundusz Ubezpieczenia Emerytalnego Pracowników Umysłowych** seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of seat known to the Municipality), 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. Czerniakowska 171/173, formerly marked as hip. “3005/3006”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **26 June 1950**, filed by **Jerzy Brabander**, residing in **Warsaw**, at **ul. Bałuckiego 24 apartment No. 5** (the last address of residence known to the Municipality), on behalf of himself and absent and of unknown residence **Henryka Głowacka de domo Nielepkowicz**, 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. Falęcka 8, formerly marked as hip. “13458”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **24 May 1949**, and then renewed on **10 July 1957**, filed by **Władysław Trzaska**, residing in **Warsaw**, at **ul. Wrotkowa 12 apartment No. 4** (the last address of residence known to the Municipality), 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 **Gorlicka 31/33, formerly marked as hip. “9106”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **25 January 1949**, filed by **Czesława Krupka**, residing in **Warsaw**, at **ul. Minerska 12** (the last address of residence known to the Municipality), 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. Granitowa, formerly marked as “Folwark Służewiec” dz. 564a, KW nr 956** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) is conducting administrative proceedings by way of the application of **15 November 1948**, filed by **Janina Julia and Henryk married Ziółkowski**, residing in **Warsaw**, at **ul. Miedziana 4a apartment No. 13** (the last address of residence known to the Municipality), 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. Łowicka 32, formerly marked as hip. “Osada N. 6 C w Mokotowie, rejestru hipotecznego W-909” N. miejski hipoteczny 8331** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **23 July 1948**, filed by **Zofia Pawłowska**, residing in **Warsaw**, at **ul. Siemiradzkiego 9 apartment No. 9** (the last address of residence known to the Municipality), 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. Miedzeszyńska 22, formerly marked as hip. “N 4498 w Warszawie na Pradze” parcela nr 5604-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **9 July 1948**, filed by attorney Waław Chmieliński acting on behalf of **Józefa primo voto Mirkowska secondo voto Ciesielska**, residing in **Sosnowiec**, at **ul. Legionów 27** (the last address of residence known to the Municipality), 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. Narciarska 26A, formerly marked as hip. “7335” dz. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **31 December 1949**, filed by **Zofia Kiesewetter**, residing in **Warsaw**, at **ul. Potrzebna 28 apartment No. 2** (the last address of residence known to the Municipality), 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. Nobla (Saska Kępa), formerly marked as hip. “5310-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **12 December 1949**, filed by **Jonas Kirszenbaum**, residing in **Radom**, at **ul. Żeromskiego 30/63** (the last address of residence known to the Municipality), 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 37, formerly marked as “hip. 1196”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **19 May 1949**, filed by **Wincentyna Senduła vel Synduła**, residing in **Miechów**, at **ul. Sienkiewicza 13** (the last address of residence known to the Municipality), 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. Tykocińska 67**, formerly marked as “**Kolonia Julianówka**” nr rej. hip. **W-1820 dz. 41** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **23 July 1948**, filed by **Janina Pawłowska de domo Wojciechowska**, residing in **Warsaw**, at **ul. Frascati 3 apartment No. 3** (the last address of residence known to the Municipality), 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. Waszyngtona 9, formerly marked as “Kolonія Kamionek A. N1703 działka N4” rej. hip. W-3512** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **12 January 1949**, filed by **Karol Wojciechowski**, residing in **Warsaw**, at **ul. Smulikowskiego 17** (the last address of residence known to the Municipality), 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. Waszyngtona 11, formerly marked as “Kolonie Kamionki A. N1703, rejestru hipotecznego W-597” działka 5** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **15 February 1949**, filed by **Antoni Szewczyk**, residing in **Warsaw**, at **ul. Mokotowska 46** (the last address of residence known to the Municipality), 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 hip. “Willa Służewiec N 591, 592 i 593” dz. 591** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

City of Warsaw Property Announcements  
- July 23, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1948**, filed by **Julia (Julja) Szletycka**, residing in **Warsaw**, at **ul. Elektoralna 11 apartment No. 8** (the last address of residence known to the Municipality), 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 **nr. hip. 4493-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 November 1948**, filed by **Jadwiga Donica**, residing in **Wawer**, at **ul. Stylowa 7 apartment No. 4** (the last address of residence known to the Municipality), 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 34**, formerly marked as **hip. „Osada Paulinów” nr rejestru hipotecznego 2428 plac nr 16** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 November 1948**, filed by **Adolfina Heinrich**, residing in **Tomaszów Mazowiecki**, at **ul. Grunwaldzka 24 apartment No. 2** (the last address of residence known to the Municipality), 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. Barwna 12**, formerly marked as **“Imielin” hipoteczny nr 13** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 July 1949**, filed by **Antoni Wieczorek** and **Halina Wieczorek**, residing in **Warsaw**, at **ul. Etiudy Rewolucyjnej 42 apartment No. 33** (the last address of residence known to the Municipality), 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. Białoleńska 44**, formerly marked as **pochodzącej z osady włościańskiej zapisanej w tabeli likwidacyjnej wsi Bródno powiatu warszawskiego pod nr 18** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 July 1949**, filed by **Wacław Bruniak**, residing in **Warsaw**, at **ul. Waszyngtona 45/51 apartment No. 64** (the last address of residence known to the Municipality), 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. Białotęcka 101a**, formerly marked as “**Tabela likwidacyjna wsi Bródno nr 20/43 działka 25a**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Gustaw Kliwer**, residing in **Kobyłka near Warsaw**, at **ul. Dojazdowa 23, Kolonia Piotrówek** (the last address of residence known to the Municipality), 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. Biruty 6**, formerly marked as **hip. “Przedmieście Targówek 9” nr rej. hip. W-1773 dz. 42** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 October 1949**, filed by **Henryka Jankowska**, residing in **Warsaw**, at **ul. Pruszkowska 26 apartment No. 27** (the last address of residence known to the Municipality), and by **Helena Krubieńska** of unknown address 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. Brzeźnicka 3**, formerly marked as **hip. “Osada Berentówka” nr rej. hip. W-3018 działka 164<sup>6</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 November 1949**, filed by **Maria Pajdak**, residing in **Kraków**, at **ul. Łobzowska 43 apartment No. 7** (the last address of residence known to the Municipality), and re-filed by the applications of **20 December 1949**, **25 November 1956**, and **3 January 1957**, 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. Dominikańska 1**, formerly marked as “**Willa Służew**” **nr hip. 1268** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 October 1949**, filed by **pr. T. Zimiński**, on behalf of **Parafia Matki Boskiej Różańcowej w Warszawie**, seated in **Warsaw**, at **ul. Białoleńska 38** (the last address of seat known to the Municipality), 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. Goworowska 18**, formerly marked as **nieruchomość “We wsi i gminie Bródno – część osady włościańskiej w tabeli likwidacyjnej pod N17” N rej. hip. W-3654** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 January 1949**, filed by **Zygmunt Odrobiński**, residing in **Wawer**, at **ul. Mazurska 8 apartment No. 3** (the last address of residence known to the Municipality), 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. Grochowska 47/49**, formerly marked as **hip. “Plac N24 w dobrach Kolonia Grochów Nr 1 lit. C” nr rej. hip. W-3679** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 July 1963**, filed by **Wincenty Andrzejewski** and **Jadwiga Andrzejewska**, residing in **Warsaw**, at **ul. Handlowa 66 apartment No. 1** (the last address of residence known to the Municipality), 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 66**, formerly marked as “**Nieruchomość w m.st. Warszawie Nr. 3276 Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 June 1957**, filed by **Maria Sękowska**, residing in **Warsaw**, at **ul. Mokotowska 42/44 apartment No. 37**, and **Henryk Sękowski**, residing in **Warsaw**, at **ul. Tucholska 22**, (the last addresses of residence known to the Municipality), 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. Jaskółcza**, formerly marked as “**Kolonia Służew-Służewiec**” **dz. 1192** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 December 1948**, filed by **Zakład Ubezpieczeń Społecznych w Warszawie**, as a statutory administrator of **Ubezpieczenie Emerytalne Robotników** and **Ogólny Fundusz Ubezpieczenia na Wypadek Choroby i Macierzyństwa**, seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of seat known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 56, 57, 61, 63, 67, 80** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 February 1949**, filed by **Rozalia Bakuła**, residing in **Warsaw**, at **ul. Grochowska 255 apartment No. 14** (the last address of residence known to the Municipality), 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. Księżnej Anny 18**, formerly marked as “**Kolonia Utrata**” rej. hip. **W-2193 część działki nr 7** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 August 1949**, filed by Józef Jabczyk, acting on behalf of **Karol and Stefania married Kulig**, residing in **Lublin**, at **ul. Buczka 25 apartment No. 22** (the last address of residence known to the Municipality), 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. Majdańska 16**, formerly marked as **hip. “Kolonія Górka Konstantynowska rejestru hipotecznego W-1958” dz. 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 September 1949**, filed by **Stefania Staszewska**, residing in **Warsaw**, at **ul. Kaliska 18/11** (the last address of residence known to the Municipality), 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. Młotowa 4**, formerly marked as “**Nieruchomość w m.st. Warszawie Nr 5626-Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 December 1947**, filed by **Polski Monopol Tytoniowy**, seated in **Warsaw**, at **ul. Nowy Świat 4** (the last address of seat known to the Municipality), 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 Świat 4**, formerly marked as **hip. “N 1281 w Warszawie”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 May 1949**, filed by **Maria Gołębiowska** and **Feliks Gołębiowski**, residing in **Warsaw**, at **ul. Rybieńska 7** (the last address of residence known to the Municipality), 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 lit. A, rejestru hipotecznego W-2854**” **działka 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 October 1949**, filed by **Antoni Wieczorek**, residing in **Warsaw**, at **ul. Puławska 11** (the last address of residence known to the Municipality), 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. Służew-Stegny**, formerly marked as “**działka gruntu o powierzchni 500 metrów kwadratowych pochodząca z osady włościańskiej, zapisanej pod Nr. 7 w tabeli likwidacyjnej wsi Służew Poduchowny, gminy Wilanów, powiatu warszawskiego**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 May 1949**, filed by **Franciszek Koryciński**, residing in **Warsaw**, at **ul. Marszałkowska 53/73 apartment No. 56**, and **Józefa Korycińska**, residing in **Wołomin**, at **ul. Warszawska 9/17** (the last addresses of residence known to the Municipality), re-filed by the same applicant with a letter of **1 July 1957**, 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. Sulejowska 14**, formerly marked as **hip. “4375-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 December 1949**, filed by **Piotr Szklarski**, residing in **Warsaw**, at **ul. Wincentego 192** (the last address of residence known to the Municipality), 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. Św. Hieronima 18**, formerly marked as **hip. “W-163 Dobra Bródno A.B. pow. Warszawskiego” działka stanowiąca resztę kolonii nr 21 po wydzieleniu działek nr 83, 84 87 i 96** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 September 1949**, filed by **Andrzej and Stefania Sobiera**, residing in **Warsaw**, at **ul. Wawerska 14 apartment No. 1** (the last address of residence known to the Municipality), 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 14**, formerly marked as **“Dobra Kamionek lit. D” rej. hip. W-607** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Edmund and Stanisława Tomaszewski**, residing in **Warsaw**, at **ul. Kazimierzowska 77 apartment No. 10**, and **Barbara Gniazdowska de domo Hejna**, residing in **Ołtarzew**, at **ul. Mickiewicza 11a**, (the last addresses of residence known to the Municipality), 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 **hip. “Włościańska Osada we wsi Szczęśliwice nr 1” dz. 17 nr rej. hip. W-3233** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 October 1948**, filed by **Franciszka Wajs**, residing in **Warsaw**, at **ul. Karola Wójcickiego 10** (the last address of residence known to the Municipality), 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. Zamenhofa (formerly Dzika) 20**, formerly marked as **hip. “2245 lit. A”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 April 1948**, filed by **Stefania Zaniewicka**, residing in **Działdowo**, at **ul. Górna 4** (the last address of residence known to the Municipality), 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. Zielna 24**, formerly marked as **nr. hip. 1429** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Maria Badurowa**, residing in **Wrocław**, at **ul. Elizy Orzeszkowej 33 apartment No. 6** (the last address of residence known to the Municipality), 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. Żymirskiego**, formerly marked as “**nieruchomość N 4999 w Warszawie na Pradze**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



City of Warsaw Property Announcements  
- September 24, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 April 1946**, renewed on **31 December 1946** and **7 January 1949**, filed by **Zofia Banasiewicz, Lucjan Banasiewicz** and **Czesław Banasiewicz**, residing in **Radość near Warsaw**, at **ul. Skorupki 14** (the last address of residence known to the Municipality), 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**, formerly marked as **reg. “Kolonія Utrata rejestru hipotecznego W-2193” dz. 17** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 June 1949**, filed by **Wacław Patoka**, residing in **Warsaw**, at **ul. Handlowa 21 apartment No. 1**, and **Roman Patoka**, residing in **Warsaw**, at **ul. Łomżyńska 36 apartment No. 1** (the last address of residence known to the Municipality), then renewed by the same applicants on **14 December 1957**, 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 21**, formerly marked as “**Kolonia Targówek NN5 i 6a**” nr rej. hip. **W-1671 dz. 148** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 November 1962**, filed by **Wincenty Andrzejewski** and **Jadwiga Andrzejewska**, residing in **Warsaw**, at **ul. Handlowa 66 apartment No. 1** (the last address of residence known to the Municipality), 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 66**, formerly marked as „**Nieruchomość w m.st. Warszawie Nr 3276 Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 September 1949**, filed by **Henryka Nawrocka**, residing in **Łódź**, at **ul. Jaracza 82 apartment No. 3** (the last address of residence known to the Municipality), **Zofia Hajewska**, residing in **Warsaw**, at **ul. Igańska 27**, 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. Igańska 27**, formerly marked as “**Osada Leonardów N. 44, rejestru hipotecznego W-2866” dz. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 April 1948**, filed by **Michał Kardys**, residing in **Warsaw**, at **ul. Nowy Świat 26 apartment No. 4** (the last address of residence known to the Municipality), 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. Kaloryczna 1**, formerly marked as “**Nieruchomość N.13893 w Warszawie**” **działka 28** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 October 1948**, filed by **Stanisława Juljańczyk**, residing in **Węgrów**, at **ul. Narutowicza 21** (the last address of residence known to the Municipality), 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. Łysogórska 8 (formerly 22)**, formerly marked as “**hip. 5236-Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 February 1949**, filed by the Head of District Liquidation Office in Warsaw, and by application of **25 April 1957** (no confirmation of receipt) by **Zygmunt Kobielski**, residing in **Warsaw**, at **ul. Sienna 45 apartment No. 33** (the last address of residence known to the Municipality), 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. Mińska 20 (formerly 16)**, formerly marked as **hip. “782-Praga” and “784-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 May 1949**, filed by **Stanisław Gańko** and **Stanisława Gańko**, residing in **Warsaw**, at **ul. Mładzka 17** (the last address of residence known to the Municipality), 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. Mładzka 17**, formerly marked as „**Kolonia Witolin N15**” rej. **hip. W-2213 północna połowa działki oznaczonej lit. „a”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 September 1948**, filed by **Bank Zachodni S.A. in liquidation** (no address of the seat indicated - the filed signed in **Pruszków**, at **ul. Drzymały 12**), 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. Nowińska 15**, formerly marked as „**Nieruchomość Warszawska na Pradze pod N. 835**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 January 1961**, filed by **Wacław Chrzczonowicz**, residing in **Warsaw**, at **ul. Okuniewska 11 apartment No. 3** (the last address of residence known to the Municipality), 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. Okuniewska 11**, formerly marked as **hip. 2199-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications:

- of **11 February 1949**, filed by **District Liquidation Office** (no confirmation of receipt by the City Board of the City of Warsaw);
- of **18 October 1950**, filed by **Leon Konstanty and Emma-Lina married Gajda** residing in **Warsaw**, at **ul. Osiecka 41** (the last address of residence known to the Municipality), 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 41**, formerly marked as **hip. “3570-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by Vera Bielecka on behalf of **Hanna Maria Wende**, residing in **Warsaw**, at **ul. Czeżota 5 apartment No. 2** (the last address of residence known to the Municipality), 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. Pratulińska 53**, formerly marked as **hip. “Osada Paulinów” nr rej. hip. 2428 plac nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 May 1949**, filed by **Jan Małkowski**, residing in the **village of Augustówka, commune of Wilanów** (the last address of residence known to the Municipality), 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. Projektowana**, formerly marked as **hip. “Miasto Ogród Czerniaków, rejestru hipotecznego W-2044” dz. 11** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by attorney Józef Szonert acting on behalf of **Jerzy Walter**, residing in **Warsaw**, at **plac Hallera 5 apartment No. 81** (the last address of residence known to the Municipality), 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. Sielecka 1**, formerly marked as “**Osada Nowina**” nr rej. hip. **W-1059** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 July 1948**, filed by **Anna Krzyżaniak**, residing in **Warsaw**, at **ul. Sienkiewicza 4 apartment No. 18** (the last address of residence known to the Municipality), 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. Strykowska 20**, formerly marked as **hip. „Kolonja Włościańska pod Dębem i Prado Nr. rej. hip. W.1228” działka nr 16 projekt hip. nr 5031-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 July 1948**, filed by **K. Michałowski** on behalf of **University of Warsaw**, seated in **Warsaw**, 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. Terespolska**, formerly marked as **hip. „Nieruchomość w mieście stołecznym Warszawie N.2737 na Pradze” dz. 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

City of Warsaw Property Announcements  
- October 28, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 December 1948**, filed by Stanisław Tyc, plenipotentiary of **Alter Ganc**, residing in **Wetzlar-Lager**, in **Germany** (the 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 38**, formerly marked as “**reg. 2465-Praga**”, described in the application as “**urban real-estate in Warsaw-Grochów**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 Edward Drabienka on behalf of **Jakób Frenkel vel Fraenkel**, residing in **New York**, at **107 West 86 Street** or **27 West 72 Street**, **Hersz Aba Ruziewicz**, residing in **New York**, at **47 East 61 Street**, **Dorotea de Kleiff domo Ruziewicz**, residing in **Paris**, at **rue Eugene Delacroix 17**, **Zofja Ruziewicz**, residing in **New York**, at **96-10, 108 Street, Forest Hills**, **Stanisław vel Isaj Krzywicki**, residing in **Paris**, at **rue Eugene Manuel N.22**, **Paulina Kleiff**, residing in **Paris**, at **rue Lyautey 7**, and **Maria Krzywicka**, residing in **Cannes, Palais Notre Dame des Pins, Boulevard Eugene Tripet** (the 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. Czerniakowska 82/84/86**, formerly marked as **reg. “3048” and “3049”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), 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 Warman, residing in Warsaw, at ul. Wilcza 29a, acting on behalf of **Ignacy and Anna married Pines**, residing in **Caracas**, at **Apartado 1514 in Venezuela** (the 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. Dzielna 19**, formerly marked as **reg. No. “2374 letter H” („2374 lit. H”)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 November 1949**, filed by attorney J. Grosplik on behalf of **Abram Wąchockier**, residing in **New York** (the last address of residence known to the Municipality), 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. Fabryczna, formerly marked as hip. “5275”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **18 December 1947**, filed by **Rachela Ekhajzer**, residing in **Nancy**, at **58, Rue Sergent Blandan**, in the **French Republic** (the last address of residence known to the Municipality), 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** situated at:

- **ul. Franciszkańska 11a, formerly marked as hip. “6187”;**
- **ul. Mylna 9a, formerly marked as reg. “661/662” (hip. „661/662”);**
- **ul. Zamenhofa 20 (formerly Dzika), formerly marked as reg. “2245 letter A” (hip. „2245 lit. A”)**

(hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 1949**, filed by **Bronisława Wołowska**, residing in **Warsaw**, at **ul. Nowy Świat 4**, and attorney Stanisław Łyszkowski, acting on behalf of **Wanda Umińska**, residing in **Ottawa**, at **89 Fifth Avenue** in **Canada** (the 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 8**, formerly marked as **reg. “Settlement in the village of Szopy Niemieckie, former N.R.1 of the register at the Town Court N.209, at present reg. No. W-3213”** (hip. „Osada włościańska we wsi Szopy Niemieckie, dawny N.R.1 rejestru hipotecznego przy Sądzie Grodzkim N.209 obecnie rejestru hipotecznego W-3213”)(hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 1990), the following notice is hereby issued.

The Real Estate Restitution Department of the Capital City of Warsaw Municipal Office (hereinafter “the Office”), by way of the application of **16 February 1949** filed by attorney Zygmunt Warman, residing in Warsaw, at ul. Wilcza 29a, acting on behalf of **Ita-Gelli Asz**, residing in **New York**, at **151 West 81 Street in the USA** (the last address of residence known to the Office), 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 6**, formerly marked as **reg. No. 7698 (hip. „7698”)**(hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 on behalf of:

- **Arnold Eugeniusz Semadeni**, residing in (as indicated in the proxy attached) **Poschiavo, Grisons, Switzerland** (the last address of residence known to this Department),
- **Lilja Klara de domo Semadeni Wolfram**, address of residence unknown to this Department,
- **Milena Otylja z de domo Semadeni Semadeni**, address of residence unknown to this Department,
- **Letycia Berta Semadeni**, 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 (nr hip. 679/680)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 attorney Stanisław Białostocki, acting on behalf of **Arie-Lew vel Arie-Leon Mangel**, residing in **Tel-Aviv**, at **ul. Ben Jehud 124** (the 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. Muranowska 14**, formerly marked as **reg. No. “2191 letter D” (hip. „2191 lit. D”)**(hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **18 October 1948**, filed by Kazimiera Jarnutowska on behalf of **Laia Zylberman**, residing in **Paris**, at **46, r. Albouy/Lucien Sampaix**, in the **French Republic** (the last address of residence known to the Municipality), 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 65, formerly marked as hip. “2451”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), 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 August 1949**, filed by attorney Aleksander Ołomucki, plenipotentiary of **Moryc and Perla married Goldfajl**, residing in **Melbourne**, at **903, Burke Road Camberwell**, in **Australia** (the 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. Projektowana**, formerly marked as **reg. “12812”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified its rights within 6 months from the announcement date or, having notified them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **16 February 1949**, filed by attorney Marcelli Hufnagel on behalf of **Jonas Kirszenbaum**, residing in **Paris**, at **ul. Bergere 21** (the last address of residence known to the Municipality), 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. Rynek Nowego Miasta, formerly marked as hip. “306”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **21 December 1948**, filed by **Jadwiga Epstein vel Ciecierska**, residing in **Great Britain** (the last address of residence known to the Municipality), 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 17, formerly marked as hip. “3123-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **19 October 1948 / 14 February 1949**, filed by attorney Wacław Kuniegis, acting on behalf of **Ida-Lejb Horowicz** (indicated in the application as the heir of **Jakub and Sura de domo Erlich married Horowicz**), residing in **Tel-Aviv**, at **83 Allenby str.**, in **Palestine** (the last address of residence known to the Municipality), 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. Zamenhofa 18, formerly marked as hip. “2244B”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2020, item 190), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”) by way of the application of **16 February 1949**, filed by attorney Mieczysław Thun, acting on behalf of **Hanna Moszkowska**, residing in **Warsaw**, at **ul. Rakowiecka 14a apartment No. 14**, **Władysław Moszkowski**, residing in **Melbourne**, at **Neptune Str. 54**, in **Australia** (the last address of residence known to the Municipality), 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. Zamenhofa 21 (formerly corner of ul. Dzika and ul. Wołyńska)**, formerly marked as hip. “2316” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

City of Warsaw Property Announcements  
- November 19, 2021

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Stanisław Koziółkiewicz, acting on behalf of **Leopoldyna Kriews**, residing in **Milanówek**, at **ul. Piasta 25** (the last address of residence known to the Municipality), 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 A działą I, II, III, IV, V pow. warszawskiego działka nr 7 z działu V bloku I**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 October 1948**, filed by **Stefan Szadkowski** and **Irena Juszczykowa**, residing in **Warsaw**, at **ul. Widok 16 apartment No. 29** (the last address of residence known to the Municipality), 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. Białostocka 25**, formerly marked as **hip. 1664-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 December 1948**, filed by **Michał Gruszka**, residing in **Chrapanów** (the last address of residence known to the Municipality), 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, commune of Wilanów, powiat of Warsaw**, at **ul. Bonifacego 13** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 June 1948**, filed by **Stanisław Krzyszkowski**, residing in **Warsaw**, at **ul. Grójecka 40/34** (the last address of residence known to the Municipality), and the application of **3 March 1949**, filed by **Stanisław Krzyszkowski** on his own behalf and on behalf of “**daughter Maria**”, 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. Ceglowska 78** (also referred to by the applicant as **ul. Ceglowska 79**), formerly marked as **nr hip. 11461** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 September 1949**, filed by **Jan and Józefa married Wziątek**, residing in **Warsaw**, at **ul. Czapelska 11** (the last address of residence known to the Municipality), 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. Czapelska 11**, formerly marked as **hip. 1669-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by attorney Bolesław Kobryner acting on behalf of **Berta Mizne, Aniela Liberman, Wolf Natan Stein, Anna Gutgold and Mozes vel Mieczysław Eilstein**, of unknown address of residence, the legal address of residence being in **Warsaw**, at **ul. Asfaltowa 2**, 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. Czerwonego Krzyża** (police number **18** added with ink), formerly marked as **nr. hip. 2910B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications of:

- **9 March 1949**, filed by **Szczepan Wyglądała and Aleksandra Wyglądała**, residing in **Warsaw**, at **ul. Polna 40 apartment No. 47** (the last address of residence known to the Municipality),
- **10 March 1949**, filed by **District Liquidation Office** (no confirmation of receipt by the City Board of the City of Warsaw),

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. Grocholska 3**, formerly marked as “**Osada Wardówka**” **pow. warszawskiego nr rej. hip. W-3168** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 January 1949**, filed by **Franciszek Strusiński**, residing in **Warsaw**, at **ul. Kawęczyńska 31** (the last address of residence known to the Municipality), 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. Kawęczyńska 31**, formerly marked as “**Nieruchomość N 1297 w Warszawie na Pradze**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications of:

- **27 March 1946**, filed by attorney Jan Salewicz acting on behalf of **Wacław Szreder and Janina Szreder**, residing in **Bytom**, at **ul. Wyspiańskiego 8 apartment No. 6** (the last address of residence known to the Municipality),
- **9 September 1947**, filed by **Wacław Szreder and Janina Szreder**,

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. Kielecka 7**, formerly marked as **nr. hip. 8336** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 July 1958**, filed by **Adela Aleksyuk**, residing in **Łódź**, at **ul. Narutowicza 45 apartment No. 31** (the last address of residence known to the Municipality), 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**, between **ul. Wołodyjowskiego** and **ul. Puławska**, formerly marked as “**Kolonia Służew Służewiec B” dz. 843 oraz 844**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 August 1949**, filed by **Jan Gliński**, residing in **Rudziniec near Gliwice**, at **Elementary School No. 1** (the last address of residence known to the Municipality), 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**, formerly marked as “**Parcela G z Kol. Czyste N758<sup>A</sup>/27” w Warszawie rep. W-3661** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 May 1959**, filed by **Maria Goźlińska**, residing in **Warsaw**, at **ul. Korzona 68 apartment No. 1** (the last address of residence known to the Municipality), 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. Korzona 68**, formerly marked as “**Dobra Targówek**” **rej. hip. N. 1700** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 February 1949**, filed by A. Szostak, director acting on behalf of **Państwowy Monopol Spirytusowy**, seated in **Warsaw**, at **ul. Leszno 1** (the last address of seat known to the Municipality), 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 1 (Karola Świerczewskiego)**, formerly marked as **nr. hip. 737 i 738** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 January 1949**, filed by **Helena Rzeźnicka**, residing in **Warsaw**, of unknown address 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. Lignicka 8**, formerly marked as **nr. hip. 13184** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 October 1948**, filed by **Janina Piotrowska**, residing in **Warsaw**, at **ul. Mokotowska 8 apartment No. 19** (the last address of residence known to the Municipality), and the application of **14 October 1948**, filed by **Kazimierz Przyłęcki** and **Stefan Przyłęcki** of unknown address 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. Miedziana 20**, formerly marked as **nr. hip. 1183-A** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949** and of **31 May 1958**, filed by **Edward Reimers**, residing in **Warsaw**, at **ul. Widok 22 apartment No. 26** (the last address of residence known to the Municipality), 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. Modra 37**, formerly marked as “**Służewiec N. Rep. hip. 4323/nr. hip. nr 106**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 December 1948**, filed by **Tomasz Baraniecki**, residing in **Warsaw**, at **ul. Rozbrat 10/14** (the last address of residence known to the Municipality), 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. Na Skarpie**, formerly marked as **hip. “2779 lit. A” nr 33** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 October 1949**, filed by **Jan and Zofia married Chetchowski**, residing in **Warsaw**, at **ul. Niemeńska 10 apartment No. 1** (the last address of residence known to the Municipality), 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. Niemeńska 10**, formerly marked as **pochodząca z osady włościańskiej zapisanej w tabeli likwidacyjnej wsi Bródno powiatu warszawskiego pod nr 18, dz. 7** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications of:

- **16 February 1949**, filed by attorney Bronisław Szpotański, plenipotentiary of **Krystyna Marja Orłowska** and **Janina Helena Marja Orłowska** (of unknown address of residence),
- **25 May 1959**, filed by attorney Tadeusz Sarnowski, plenipotentiary of **Jan Górczyński**, residing in **Warsaw**, at **ul. Kępna 8 apartment No. 10** (the last address of residence known to the Municipality),

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 Stanisławowska)**, formerly marked as **hip. “Dobra Grunta Grochów” dz. 6 nr rej. hip. W-3154** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October/1 December 1948**, filed by **Janusz Lejman**, residing in **Warsaw**, at **ul. Lewartowskiego 10 apartment No. 23** (the last address of residence known to the Municipality), 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. Nowa 1a**, formerly marked as **nr. hip. 1044-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 December 1948**, filed by attorney Bolesław Kobryner acting on behalf of **Berta Mizne, Aniela Liberman, Wolf Natan Stein, Anna Gutgold and Mozes vel Mieczysław Eilstein**, of unknown address of residence, the legal address of residence being in **Warsaw**, at **ul. Asfaltowa 2**, 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. Nowolipki 14**, formerly marked as **nr. hip. 2379** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 September 1957**, filed by **Izabella Koksztys**, residing in **Warsaw**, at **ul. Okuniewska 15 apartment No. 1** (the last address of residence known to the Municipality), 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. Okuniewska 15**, formerly marked as **hip. „Kolonія Witolin N9”** **Rej. hip.W-2495 północno-wschodnia połowa działki lit. „6”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 October 1948**, filed by **Ewa Tymoszukowa**, residing in **Warsaw**, at **ul. Koniecpolska 20 apartment No. 1** (the last address of residence known to the Municipality), 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. Pratulińska 45**, formerly marked as **hip. “Osada Paulinów rej. hip. 2428 w Warszawie na Pradze” dz. 5** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 May 1949**, filed by **Ignacy Teszner**, residing in **Gdynia**, at **ul. Świętojańska 74 No. 4** (the last address of residence known to the Municipality), 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. Targowa 50/52**, formerly marked as „**Nieruchomość w mieście stołecznym Warszawie pod N.N. 156 i 157 na Pradze**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 March 1949**, renewed on **26 July 1960**, filed by **Feliks Pawliński** and **Aniela Pawlińska**, residing in **Warsaw**, at **ul. Witołińska 41 apartment No. 4** (the last address of residence known to the Municipality), 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. Witołińska 41**, formerly marked as **hip. “Osada Witolin N 99 – N rej. hip. W 2258” dz. lit. “ż”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 February 1949**, filed by attorney Stanisław Gawron on behalf of **Leonia Izabella Stefania Kuligowska**, residing in **Warsaw**, at **ul. Daszyńskiego 2 apartment No. 46** (the last address of residence known to the Municipality), 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. Witołińska**, formerly marked as “**Osada Witolin N. 73, rejestru hipotecznego W-2214” miejski nr hip. 3396-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 May 1960**, filed by **Karol Fiedler**, residing in **Warsaw-Okęcie**, at **ul. Gładka 5 apartment No. 1** (the last address of residence known to the Municipality), 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. Włochowska 4**, formerly marked as **hip. “Kolonія we wsi Czyste oznaczona nr. dominalnym 806 a gminnym nr. 113”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Julian Berens**, residing in **Warsaw**, at **ul. Czerwonego Krzyża 15**, and **Tadeusz Berens**, residing in **Warsaw**, at **ul. Czerwonego Krzyża 15 apartment No. 14** (the last addresses of residence known to the Municipality), 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 **Żerań**, formerly marked as **hip. „Kolonja Ustronie” rej. hip. W-2197** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– December 17, 2021**

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 October 1948**, filed by attorney Józef Szonert on behalf of **Jan and Mieczysława married Seroczyński**, residing in **Warsaw**, at **ul. Narbutta 1A apartment No. 16** (the last address of residence known to the Municipality), 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 **aleja Na Skarpie 1**, formerly marked as **hip. “12496” dz. 37** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 October 1949**, filed by **Julja Molska**, residing in **Warsaw**, at **ul. Bolesławicka 33 apartment No. 2** (the last address of residence known to the Municipality), 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 33**, formerly marked as **plac pochodzący z nieruchomości oznaczonej jako “Osada Włościańska we wsi Brudno, w powiecie Warszawskim położona, zapisana w tabeli likwidacyjnej wsi Brudno pod N 13”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 May 1959**, filed by **Marianna Piotrowska**, residing in **Warsaw**, at **ul. Bazylińska 6a apartment No. 2**, acting on behalf of herself and of **Józef Groszkowski**, residing in **Działdowo**, at **ul. Dworcowa 23**, **Stanisław Nożykowski**, residing in **Zawady Dworskie, gr. Gołymin, pow. Ciechanów**, **Zofia Kamińska** residing in **Warsaw**, at **ul. Syrokomli 16 apartment No. 5**, (the last addresses of residence known to the Municipality), 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. Gaworowska 26**, formerly marked as **stanowiąca działkę oznaczoną nr. 2 pochodzącą z nieruchomości “Osada włościańska zapisana pod nr. 18/9 tabeli likwidacyjnej wsi Bródno gminy Bródno powiatu warszawskiego”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 January 1949**, filed by attorney Antoni Maciejko acting on behalf of **Izabella Wolikowska**, residing in **Poznań**, at **ul. Chełmońskiego 4** (the last address of residence known to the Municipality), 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 19**, formerly marked as **nr. hip. 14049 (in the copy of the certificate attached to the application marked as N.14149)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 August 1958**, filed by Apolonia Saran on behalf of **Janina Ziemnowicz**, residing in **Wrocław**, at **ul. Norwida 13/4** (the last address of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec” lit. B Nr 1426** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 August 1949**, filed by **Franciszka Chabrowska** and **Wacław Chabrowski**, residing in **Warsaw**, at **ul. Stalowa 16a, apartment No. 15** (the last address of residence known to the Municipality), 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. Kossowska 30**, formerly marked as **nr. hip. 11149** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by attorney Aleksander Ołomucki on behalf of **Zygmunt Jerzy Leski**, residing in **Warsaw**, at **ul. Asfaltowa 9, apartment No. 5** (the last address of residence known to the Municipality), and renewed by the application of **17 June 1961**, filled by attorney Kazimierz Dyszlewski on behalf of the same 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. Kostrzyńska 51**, formerly marked as **nr. hip. 11815** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 May 1949**, filed by attorney Anna Jednorowska acting on behalf of **Eugenia-Ludwika Kacperska**, residing in **Warsaw**, at **ul. Spasowskiego 13, apartment No. 15** (the last address of residence known to the Municipality), and renewed by **Eugenia Kacperska** by letters filed on **3 June 1958** and **2 August 1965** 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. Kostrzyńska**, formerly marked as “**Miasto Ogród Czerniaków część litery C – Nr. rej. hip. W-1442 w Warszawie**” **plac nr 432** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 February May 1948**, filed by **Komunalna Kasa Oszczędności Miasta St. Warszawy**, seated in **Warsaw**, at **Al. Jerozolimskie 41, apartment No. 15** (the last address of seat known to the Municipality), 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 6**, formerly marked as **nr. hip. 986** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 October 1948**, filed by attorney Edmund Całus acting on behalf of **Irena Maria Warcholówna, Jadwiga Anna Warcholowa, Tadeusz Serapion Miniewski** and **Maria Miniewska**, residing in **Warsaw**, at **ul. Mickiewicza 16, apartment No. 2** (the last address of residence known to the Municipality), 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. Teofila Lenartowicza 28**, formerly marked as **nr. hip. “7658”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 December 1949**, filed by **Wacław Rafałowicz**, residing in **Częstochowa**, at **ul. Kościuszki 28, apartment No. 6** (the last address of residence known to the Municipality), 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. Marii Kazimierzy 56/58**, formerly marked as **Nr. rej. h. W-2926 w Warszawie Osada Renkiewiczówka – powiatu warszawskiego dz. 15** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1948**, filed by L. Szwedowski and E. Kiffer on behalf of **Zarząd Główny Związku Zawodowego Pracowników Skarbowych RP**, seated in **Warsaw**, at **ul. Wileńska 2/4** (the last address of seat known to the Municipality), 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. Mazowiecka 8**, formerly marked as **nr. hip. “1346-B”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Bronisław Owczarski** and **Anna Owczarska**, residing in **Warsaw**, at **ul. Radzywińska 60** (the last address of residence known to the Municipality), 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. Radzywińska 60**, formerly marked as “**Nieruchomość w mieście Warszawie na Pradze N. 1101**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 April 1957**, filed by **Abraham Niedobitek**, residing in the territory of the Republic of Poland in **Zabrze**, at **ul. Staromiejska 51/1** (the last address of residence known to the Municipality before his departure to the French Republic), 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 18**, formerly marked as “**Nieruchomość N 904 Praga w Warszawie**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 September 1962**, filed by **Stanisław Prentkopowicz**, residing in **Warsaw Służew-Stegny 114, apartment No. 1** (the last address of residence known to the Municipality), 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 Służew-Stegny 114**, coming from the former real estate marked as **Osada Włościańska położona we wsi Służewie, gm. Wilanów, pow. Warszawskiego opisanej w tabeli likwidacyjnej tejże wsi pod nr. 7-mym** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 July 1958**, filed by **Weronika Mrozek**, residing in **Warsaw**, at **ul. Sztafetowa 6, apartment No. 1** (the last address of residence known to the Municipality), 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. Sztafetowa 6**, formerly marked as “**Osada włościańska nr 5**”, **dawniej wieś Szopy Niemieckie, działka nr 10** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [*Journal of Laws*], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 May 1948**, filed by **Izabella Zofia Wielińska**, residing in **Warsaw**, at **ul. Krasickiego 43, apartment No. 2** (the last address of residence known to the Municipality), 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. Szustra 108**, formerly marked as **numer hipoteczny 11875**, and at **ul. Szustra 110**, formerly marked as **numer hipoteczny 11878** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 May 1946**, filed by **Tadeusz Malanowski**, residing in **Warsaw**, at **ul. Dymińska 9** (the last address of residence known to the Municipality), renewed by an application of **May 1949**, filed by **Tadeusz Malanowski**, residing as stated above, and **Stefania Szmalec**, residing in **Kolonia Służew-Stegny** (the last address of residence known to the Municipality), 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 **hip. “Część osady włościańskiej nr 23 we wsi Służew”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 July 1949**, filed by **Emil and Helena married Hauser**, residing in **Warsaw**, at **ul. Wiśniowieckiego 48, apartment No. 4** (the last address of residence known to the Municipality), 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 N.N. 1479, 1481, 1483 i 1485** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– March 11, 2022**

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 October 1948**, filed by **Antonina Ligowska**, residing in **Warsaw**, at **ul. Białostocka 35 apartment No. 5** (the last address of residence known to the Municipality), 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. Białostocka 35**, formerly marked as “**Przedmieście Targówek Nr 11**” nr rej. hip. **W1804** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 November 1949**, filed by **Natalia Paruszevska** and **Władysław Paruszevski**, residing in **Warsaw**, at **ul. Byczyńska 24** (the last address of residence known to the Municipality), and renewed with a letter by Natalia Paruszevska filed on **12 November 1959**, 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. Byczyńska 24**, formerly marked as **hip. “3751-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 October 1949**, filed by **Henryka Janczewski**, residing in **Warsaw**, at **ul. Mariensztadt 16/18** (the last address of residence known to the Municipality), 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. Czapelska 14a**, formerly marked as “**Folwark Grochów nr 7 nr hip. W.2216**” **dz. 77<sup>b</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 October 1949**, filed by **Wacław Moycho**, residing in **Warsaw** (the last address of residence known to the Municipality), renewed by the application of **11 June 1959**, 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. Czwartaków**, formerly marked as **KW. N144 "Dobra Emilianów" pow. warszawskiego nr rej. hip. W586** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 February 1949**, filed by **Martyna Milewska**, residing in **Warsaw**, at **ul. Łochowska 20/5** (the last address of residence known to the Municipality), 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 20**, formerly marked as **Nr 1223 w Warszawie na Pradze** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 February 1958**, filed by **Tadeusz Gorzeński**, residing in **Pruszków**, at **ul. Zacisze 69a apartment No. 2** (the last address of residence known to the Municipality), 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. Łomżyńska 17**, formerly marked as **nr. hip. 1202-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **pr. Dr Adam Dawidczyk**, residing in **Garwolin**, at **ul. Staszycy 13**, renewed by the application of **31 July 1959** by **Krystyna Grabowska**, residing in **Warsaw**, at **ul. Lwowska 11 apartment No. 17** (the last address of residence known to the Municipality), 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. Pomorska 29**, formerly marked as “**Praga nr hip. 164**” earlier “**Kolonia Gotlibówka**” **478** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 February 1961**, filed by **Władysława Kalicka**, residing in **Warsaw**, at **ul. Radzywińska 64 apartment No. 20** (the last address of residence known to the Municipality), 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. Radzywińska 64**, formerly marked as “**Przedmieście Targówek przy szosie Radzywińskiej pod N. 23, rejestru hipotecznego W-1652**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Municipality"), by way of the application of **16 February 1949**, filed by attorney Janusz Olchowicz acting on behalf of **Roman Kuratow-Kuratowski**, of unknown place of residence, temporarily residing in **London, at Sloane Avenue, 580, Chelsea Cloisters, S.W. 3**, 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. Tarchomińska 11**, formerly marked as "**nieruchomość warszawska na przedmieściu Praga N1481**" (hereinafter "the Real Estate"). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 August 1949**, filed by **Antoni Biedrzycki**, residing in **Warsaw**, at **ul. Kazimierzowska 70 apartment No. 13**, on his own behalf and on behalf of **Tekla Marianna Bagińska de domo Włocławski**, residing in **Warsaw**, at **ul. Freta 1 apartment No. 2**, (the last addresses of residence known to the Municipality), 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. Zamieniecka 41 (previously 23)**, formerly marked as “**Kolonia Mokotów N22**” **rej. hip. W-2459 parcela lit. “a”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– May 06, 2022**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 April 1948**, filed by **Nadzieja Kowalowa**, residing in **Warsaw**, at **ul. Słowackiego 5/13 apartment No. 137** (the last address of residence known to the Municipality), 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 11429 działka N5** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 September 1949**, filed by **Helena Grabska**, residing in **Warsaw**, at **ul. Byczyńska 4 apartment No. 2** (the last address of residence known to the Municipality), 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. Byczyńska 4**, formerly marked as **hip. “1914 Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 November 1956**, filed by **Karol Firus**, residing in **Warsaw**, at **ul. Miedzeszyńska 17a** (the last address of residence known to the Municipality), 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 8a**, formerly marked as **nr. hip. 3306-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 August 1949**, filed by **Ignacy and Leokadia married Swoboda**, residing in **Warsaw**, at **ul. Chłopickiego 36 apartment No. 4** (the last address of residence known to the Municipality), 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 36**, formerly marked as **hip. “2465-Praga” dz. 255** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 February 1948**, filed by **Łaja Fajfer**, residing in **Łódź**, at **ul. Roosevelta 7** (the last address of residence known to the Municipality), 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. Grochowska 103**, formerly marked as **hip. “2189-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 June 1948**, filed by **Zofia Aleksandra Trzcńska primo voto Wyszyńska de domo Jakubowicz**, residing in **Warsaw**, at **ul. Apteczna 8** (the last address of residence known to the Municipality), 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. Jarzębinowa 9 (Apteczna 8)**, formerly marked as **hip. „Kw. nr 204” dawniej „Grochów N46” n. rej. hip. W-512** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 April 1949**, filed by **A. Libelt and Aleksandra Libelt**, residing in **Warsaw**, at **ul. Belgijska 9 No. 15** (the last address of residence known to the Municipality), 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. Karczewska 3/5**, formerly marked as “**Kolonia Witolin 116**” **W-2410 dz. “a”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 January 1957**, filed by **Emilia Borowska**, residing in **Warsaw**, at **ul. Kobielska 63** (the last address of residence known to the Municipality), and renewed on **5 March 1958** by **Florentyna Janiszewska** of unknown address 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. Kobielska 63**, formerly marked as **hip. “2904-Praga” dz. 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 April 1948**, filed by **Janina Anna Wasilewska**, residing in **Warsaw**, at **ul. Wileńska 9** (the last address of residence known to the Municipality), 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** marked as “**Kolonia Siekierki dział I, II, III, IV, V**” **dz. 52 z działu V bloku IV** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 February 1957**, filed by attorney Janusz Dąbrowski acting on behalf of **Władysława Kuźnicka**, residing in **Warsaw**, at **ul. Omulewska 12 apartment No. 3** (the last address of residence known to the Municipality), 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. Łukowska 9/11**, formerly marked as **hip. „Kolonія Witolin N10” W-2212 dz. „r” [Russian „g”]** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

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**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 April 1946**, filed by **Antoni Matysiak**, and by way of application of **11 May 1949** by **Antoni and Antonina married Matysiak** residing in **Warsaw**, at **ul. Łukowska 15** (the last address of residence known to the Municipality), 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. Łukowska 15**, formerly marked as **hip. “2072 w Warszawie na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

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**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 October 1949**, filed by **Wacław Janowski and Janina Marija Jankowska**, residing in **Warsaw**, at **ul. Omulewska 9 apartment No. 1** (the last address of residence known to the Municipality), 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. Łukowska 30**, formerly marked as **hip. “Kolonія Witolin N21” – W-2224 działka “b”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

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**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 March 1949**, filed by **Stanisław and Józefa married Sochanowski**, residing in **Warsaw**, at **ul. Frycza Modrzewskiego 26** (the last address of residence known to the Municipality), 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. Modrzewskiego 26**, formerly marked as **hip. “2435”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 July 1949**, filed by **Jan and Józefa married Kłos**, residing in **Warsaw - Okęcie**, at **Al. Krakowska 41**, and by **Jan Darewski**, residing in **Warsaw**, at **ul. Kobielska 11 apartment No. 18** (the last addresses of residence known to the Municipality) and refiled by **Jan Darewski** on **14 July 1989**, 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 22**, formerly marked as **hip. “N 3086-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by Aleksander Ołomucki acting on behalf of **Dora Fuchs**, residing in **Gdańsk-Wrzeszcz**, at **ul. Uphagena 19** (the last address of residence known to the Municipality), 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 **nr. hip. “10638”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 May 1958**, filed by **Maria Werner and Konstanty Werner**, residing in **Warsaw**, at **ul. Zwycięzców 3** (the last address of residence known to the Municipality), 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. Sulejowska 35**, formerly marked as **nr hip. jako “Kolonія Witolin Nr 8” W-2204 dz. „r” [Russian “g”]** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 February 1949**, filed by **Wilhelm Goldfarb**, residing in **Kielce**, at **ul. Focha 20** (the last address of residence known to the Municipality), 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 22**, formerly marked as **hip. “Kolonia Wiktorowo M” N. rej. hip. W-2263 dz. 5** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949** filed by **Józef Piotr Szonert**, residing in **Warsaw**, at **ul. Marszałkowskiej 85 m. 8** the last addresses of residence known to the Municipality), 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 43, formerly marked as hip. „12745”** hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 May 1948**, filed by **Ludwik Włoda**, residing in **Warsaw-Okęcie**, at **Al. Krakowska 41** (the last address of residence known to the Municipality), 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. Zagójska 9/11**, formerly marked as **hip. “Kolonja Witolin N. 116” W-2410 dz. “g” [Russian] oraz “d” [Russian]** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– May 20 & 27, 2022**

**NOTICE**

Local Government Board of Appeal in Warsaw conducting proceedings on the appeal of **Maria Stefan Jakubowski** of **5 January 1959** against the decision of the Presidium of the National Council in m.st Warsaw of **6 May 1953** No ET.15/A/1/53 (GT-15/A/1/53) on the refusal to establish temporary ownership of real estate at **19 Angorska Street, hip. 5385-Prague**, calls on the parties to the proceedings to declare their rights within 6 months from the date of publication of this announcement, and then after their notification, to prove them within the next 3 months.

The proceedings are conducted on the appeal of Maria Stefan Jakubowski, the last known place of residence: **Łódź, Zachodnia 79 m. 12**

The postconcluded with the contested decision was carried out ex officio (no decree application).

Theposta powanie concerns a property located in Warsaw at 19 Angorska Street, hip. no. 5385-Praga.

If, within 6 months from the date of publication of this announcement, the summoned party does not declare its rights or, having declared them, does not prove them within the next 3 months or does not indicate its address, the proceedings of the appeal of Maria Stefan Jakubowski of 5 January 1959. the decision of the Presidium of the National Council in m.st Warsaw of 6 May 1953 No ET.15/A/1/53 (GT-15/A/1/53) shall be discontinued. The notification of rights should be made to the Samorządowy Board of Appeal in Warsaw, Obozowa 57, 01-161 Warsaw , giving the case number KOC/387/Go/22

**NOTICE**

Local Government Board of Appeal in Warsaw conducting proceedings on the appeal of **Jan Pastuszek** of **25 September 1958** against the decision of the Presidium of the National Council in m.st Warsaw of **4 September 1950** No. PB/1417/149/u on the refusal to establish the right of temporary ownership to real estate at **54 Kleczewska Street, no. hip. 11355**, calls on the parties to the proceedings to declare their rights within 6 months from the date of publication of this announcement, and then after their notification, to prove them within a further 3 months.

The proceedings are conducted on the appeal of **Jan Pastuszek**, the last known place of residence: **Warsawa, Czerwony Krzyż Street 11 m. 9.**

The postconcluded with the contested decision was carried out at the request of Jan Pastuszek.

Theposta powanie concerns a property located in Warsaw at 54 Kleczewska Street, hip number. 11355.

If, within 6 months from the date of publication of this announcement, the summoned party does not declare its rights or, having declared them, does not prove them within the next 3 months or does not indicate its address, the proceedings on the appeal of Jan Pastuszek of 25 September 1958 against the decision of the Presidium of the National Council in m.st Warsaw of 4 September 1950 No PB/1417/149/u will be discontinued. Notification of rights should be made to the Local Government Board of Appeal in Warsaw, Obozowa 57, 01-161 Warsaw.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 September 1949**, filed by advocate **Ludomir Szczepkowski**, acting on behalf of **Zdzisław Franciszek Wędzikowski** residing in **Warsaw, at Al.Jerozolimskie 9 m. 7**, (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1522a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B**” **dz. 1526a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 April 1949**, filed by **Bronisław Kączkowski**, residing in **Warsaw**, at **ul. Słoneczna 50 m. 48** - 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. Al. Rolna 4 marked as mortgage „Kolonія Służew-Służewiec lit. B” 1529** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1544a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion** residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** and repeated with the application of **10 January 1950** by **Anna Branicka** and the application of **11 January 1950** by **Bronisława Gralikowa** residing in **Warsaw**, **na Kępie Zawadowskiej**, (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B**” **1556a, 1621a, 1622a, 1623a, 1624a, 1626a, 1628a, 1632a, 1634a, 1636a, 1638a, 1640a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 June 1949**, filed by **Bolesław Wręga**, residing in **Dąbrówka, commune Wilanów**, (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1602a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1617a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1628a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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. Wiolinowa 17** marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1633a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1647a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1695a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1701a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on her own behalf and **Maria Beata Branicka** residing in **Warsaw**, **Maria z Branickich de Virion**, residing in **Milanówek** and **Maria Beata z Branickich Rybińska** residing in **Warsaw** (the last address of residence known to the Municipality), 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**, marked as mortgage „**Kolonia Służew-Służewiec lit. B” dz. 1702a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– July 15, 2022**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 February 1962**, filed by **Teofila Łuczak**, residing in **Warsaw**, at **ul. Boksterska 36 apartment No. 1** (the last address of residence known to the Municipality), 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. Boksterska 36 (formerly Służewiec 34)**, formerly marked as **plac pochodzący z osady włościańskiej położonej we wsi Służewiec, gminy Wilanów, powiatu warszawskiego, zapisanej w tabeli likwidacyjnej tejże wsi pod numerem 9** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 February 1949**, filed by **Zofia Majewska**, residing in **Warsaw**, at **ul. Targowa 59 apartment No. 18** (the last address of residence known to the Municipality), 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. Goławska 16 nr hip. 798 pochodząca z nieruchomości “Nr. 788-/810- na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 December 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself and **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), and renewed by application of **18 May 1956** filed by **Leon Brzeziński**, residing in **Warsaw**, at **ul. Rozbrat 32 apartment No. 9**, 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1605a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 March 1951**, filed by **Leon Wiśniewski**, residing in **Poznań**, at **ul. Limanowskiego 4 apartment No. 4** (the last address of residence known to the Municipality), 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. Krypska 45**, formerly marked as **hip. “Kolonія Grochów nr 7-B” nr rej. hip. W-2438 dz. 212** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 September 1957**, filed by **Irena Dura**, residing in **Warsaw**, at **ul. Słowackiego 38 apartment No. 39** (the last address of residence known to the Municipality), 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. Mładska 20**, marked as **“Kolonія Witolin 19” W-2219 dz. lit. “W” strona północna oraz dz. lit. “b” strona południowa** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Stefan Bartkiewicz acting on behalf of **Zofja-Konrada de domo Kaczmarska Gorzelniakowa** of unknown address 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. Mładska 26**, marked as “**Kw. nr 1313**” – formerly as “**Kolonia Witolin 18**” **W-2405 dz. lit. “d”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 September 1949**, filed by **Wacław Szczerbiński and Bronisława Szczerbińska**, residing in **Warsaw**, at **ul. Zaliwskiego 23 apartment No. 4** (the last address of residence known to the Municipality), 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. Mniszewska 20**, formerly marked as “**Folwark Witolin**” **pow. warszawskiego hip. N W-2460 w Warszawie**” **dz. 70 a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 January 1950**, filed by **Bronisława Lesińska**, residing in **Warsaw**, at **ul. Osiecka 23** (the last address of residence known to the Municipality), 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 23**, formerly marked as **Osada Feliksów Nr 45 powiatu warszawskiego nr rej. hip. W-410 w Warszawie** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 August 1949**, filed by Sabina Druszkiewicz, acting on behalf of **Feliks Druszkiewicz**, residing in **Konstancin**, at **ul. Słowackiego 15** (the last address of residence known to the Municipality), 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. Przybyszewskiego 48 and 50**, formerly marked as **nr. hip. 11324 and 11323** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 August 1949**, filed by **Ludwika Bochenek**, residing in **Warsaw**, at **al. Waszyngtona 85 apartment No. 3** (the last address of residence known to the Municipality), 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. Suchodolska 25**, formerly marked as “**Nieruchomość w byłej wsi Grochów VIII hip. N. 46, obecnie rejestru hipotecznego W-3249**” **dz. 15** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– September 2, 2022**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 February 1949** filed by W. Rembertowicz on behalf of **Tadeusz Tomaszewski**, residing at **Whitehall 12, County of London** (the last address of residence known to the Municipality), 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. Aldony 19, formerly marked as “Osada włościańska Saska Kępa N.4, rejestru hipotecznego W-1353”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 November 1948**, filed by attorney **B. Drozdowski** acting on behalf of **Mariem Gurman**, residing in **New York**, at **520 East Fifth Street**, and by way of the application of **16 February 1949** by attorney Jerzy Lucjan Kranc acting on behalf of **Regina vel Rebeka Kamińska**, residing in **Tel-Aviv**, at **26 Hatabor Street**, (the last address of residence known to the Municipality), 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. Kielecka 6**, formerly marked as **hip. “Kolonja Mokotów – Nr. 4 B Nr. rej. hip. W 895”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 October 1949**, filed by Maria Kępina acting on behalf of **Józef Żabner**, residing in **Brooklyn, NY**, at **12 Oakland Street** (the last address of residence known to the Municipality), 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. Osowska 54 ozn. hip. jako „Nr. 4163 w Warszawie na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 May 1949**, filed by attorney Bolesław Kobryner acting on behalf of **Abram Icek Bromberg**, residing in **Jerusalem**, at **ul. Rashi 41** (the last address of residence known to the Municipality), 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. Solec 71 nr. hip. 2915-c** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– September 9, 2022**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 June 1949**, filed by **Emil and Helena married Hauser**, residing in **Warsaw**, at **Niedźwiedzia 48/4 (formerly ks. Wiśniowieckiego)** (the last address of residence known to the Municipality), 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. Irysowa 30**, formerly marked as “**Willa Helusin-Emilów**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1528a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1592a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1612a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1614a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1615a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1619a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1629a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1949**, filed by **Anna Branicka**, residing in **Warsaw**, acting on behalf of herself as well as on **Maria Beata Branicka**, residing in **Warsaw**, **Maria de domo Branicka de Virion**, residing in **Milanówek**, and **Maria Beata de domo Branicka Rybińska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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 **hip. “Kolonія Służew-Służewiec lit. B” dz. 1631a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 December 1948**, filed by **Waleria Sujak**, of unknown place of residence, and **Jadwiga Stypułkowska**, residing in **Grochów**, at **ul. Ostrołęcka 6** (the last address of residence known to the Municipality), then renewed by the application of **5 August 1965** by **Marian Stypułkowski**, residing in **Warsaw**, at **ul. Ostrołęcka 6 apartment No. 1** (the last address of residence known to the Municipality) 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. Korytnicka 45** marked as **Kw. nr 1628 – dawniej „Kolonja Grochów nr. 7-A powiatu warszawskiego działka nr. 130” (rej. hip. nr. W-1596)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 January 1949**, filed by attorney Henryk Wolteger-Rogodziński, acting on behalf of **Maksymilian and Felicja married Klamkin**, residing in **Warsaw** at **Hotel Centralny** at **Al. Jerozolimskie** (the last address of residence known to the Municipality), 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 19a** marked as **nr. hip. 9748** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 May 1948**, filed by **Konstancja Komorowska**, residing in **Warsaw**, at **ul. Ogrodowa 26 apartment No. 37** (the last address of residence known to the Municipality), 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. Narciarska 51 (formerly Odolańska)** formerly marked as **hip. “7552 dz. 2”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by attorney Ludomir Sujkowski – plenipotentiary of **Firma Dom Handlowy Bracia Hirszfeld spółka akcyjna**, seated in **Warsaw**, at **ul. Bielańska 5** (the last address of seat known to the Municipality), 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. Rymarska 6** formerly marked as **nr. hip. 471 lit. E** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 December 1949**, filed by **H. Więckowska**, residing in **Piastów**, at **ul. Piłsudskiego 35** (the last address of residence known to the Municipality), 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. Wyścigowa 80** formerly marked as “**Willa Służew nr 391**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 April 1949**, filed by **Natalia Pszczółkowska**, residing in **Warsaw**, at **ul. Jarocińska 16-5** (the last address of residence known to the Municipality), 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. Zamieniecka 51a (formerly 23)** formerly marked as “**Kolonia Witolin N 19, rejestru hipotecznego W-2219” dz. lit. „6” (ros. „b”)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– October 21, 2022**

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Józef Wyganowski**, residing in **Warsaw**, at **ul. Mokotowska 46 apartment No. 17** (the last address of residence known to the Municipality), 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**, marked as **nr. hip. 12272** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 February 1949**, filed by **Mieczysław Kulesza**, residing in **Warsaw**, at **ul. Bortnowskiego 8 (Kukułcza 8)** (the last address of residence known to the Municipality), 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. Bortnowskiego 8 (formerly Nowy Imielin, commune of Falenty), formerly marked as “Imielin hip. nr 58”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 January 1958**, filed by **Dr Leokadia Pieńko**, residing in **Warsaw**, at **al. Wojska Polskiego 29 apartment No. 30** (the last address of residence known to the Municipality), 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. Dobrowoja 9**, formerly marked as **hip. „1636-Praga” dz. 4** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 January 1949**, filed by **Berta Tippelt**, residing in **Warsaw**, at **ul. Kamionkowska 16 apartment No. 1** (the last address of residence known to the Municipality), 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. Kamionkowska 16**, formerly marked as “**Nieruchomość N. 12a w Dobrach Kamionek D, rejestru hipotecznego W672**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 April 1949**, filed by **Franciszek and Józefa married Kuczyński**, residing in **Warsaw**, at **ul. Igańska 2 apartment No. 4** (the last address of residence known to the Municipality), 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. Kickiego 34**, formerly marked as “**N2123 w Warszawie na Pradze**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 July 1949**, filed by **Marta Robak**, residing in **Warsaw**, at **ul. Odyńca 41 apartment No. 1** (the last address of residence known to the Municipality), 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. Konduktorska 7**, formerly marked as **“Osada Wiśniówka lit. B” nr rej. hip. W-2277** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 May 1958**, filed by **Mieczysław Piwowski**, residing in **Warsaw**, at **ul. Krypska 14** (the last address of residence known to the Municipality), 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. Krypska 14**, formerly marked as “**Kolonia Grochów N 7a**” nr rej hip. **W-1596 dz. 119a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by attorney Helena Wiewiórska acting on behalf of **Janina Maria Zakrzewska-Bronowska**, residing in **Montesoril** (location indicated in the application) or **Montestoril** (location indicated in the attached translation of the substitution proxy) (the last address of residence known to the Municipality), 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 **hip. „Miasto Ogród Czerniaków, rejestru hipotecznego W-2044” dz. 11, 12 i 13** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Stefania Idzikowska**, residing in **Warsaw**, at **ul. Puławska 96 apartment No. 6** (the last address of residence known to the Municipality), 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. Międzynarodowa 56/58**, formerly marked as “**Dobra Kamionek część A N 2, rejestru hipotecznego W-1144**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 September 1948**, filed by attorney Wacław Bożentowicz, acting on behalf of **Irena Serrini**, residing in **Warsaw**, at **ul. Emilii Plater 20** (the last address of residence known to the Municipality), 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. Narciarska 30**, formerly marked as “**Osada Akwarelka**” nr rej. hip. **W-2306 dz. 4** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 June 1948**, filed by **Adam Rząca**, residing in **Warsaw**, at **ul. Kaliska 18 apartment No. 6** (the last address of residence known to the Municipality), 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. Niemcewicza 29**, formerly marked as **nr. hip. 7782** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 July 1949**, filed by **Wacław and Jadwiga Paczewski**, residing in **Warsaw**, at **ul. Dobra 2 apartment No. 38**, and **Marian Sułkowski**, residing in **Warsaw**, at **ul. Dobra 22/24 apartment No. 7** (the last addresses of residence known to the Municipality), 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. Nowińska 6**, formerly marked as **hip. 391E-Praga plac nr 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 September 1948**, filed by **Józef Kontowicz**, residing in **Warsaw**, at **ul. Nurska 6 apartment No. 3** (the last address of residence known to the Municipality), 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. Nurska 6**, formerly marked as **nr. hip. 3838-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 February 1957**, filed by **Leonard Zaremba**, residing in **Warsaw**, at **ul. Poprzeczna 1**, acting on behalf of himself as well as on behalf of **Aleksandra Zaremba** and **Olimpia Zaremba**, residing in **Warsaw**, at **ul. Poprzeczna 1** (the last addresses of residence known to the Municipality), 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. Ołycka 2**, formerly marked as „**Nieruchomość Parcela Nr 32 z Kolonii Targówek Wincentów**” **Rej. hip. W3663 w Warszawie na Pradze** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Feliks Łempicki** and **Paulina Łempicka**, residing in **Warsaw**, at **ul. Kutnowska 18 apartment No. 8** (the last address of residence known to the Municipality), 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 18**, formerly marked as **„Kolonія Witolin Nr 9” południowa połowa dz. „B” (ros. „W”) oraz projektowanym nr. hip. „4383-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October 1948**, filed by “**Szkoła**” **Ska z o.o.**, seated in **Warsaw**, at **ul. Prokuratorska 10** (the last address of seat known to the Municipality), 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. Orzeszkowej and Mątwicka**, constituting lots marked as **nr. hip. 12915, 12916 and 12917**, coming from the real estate marked as “**Kolonia we wsi Czyste nr 433/44**” **rej. hip. W-269** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 June 1949**, filed by **Zofia Zielińska**, residing in **Lublin**, at **ul. Krakowskie Przedmieście 58 apartment No. 11** (the last address of residence known to the Municipality), 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. Przelotna 7**, formerly marked as “**Osada Aleksandrówek N 13 N rej. hip. W2420” dz. nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 January 1950**, filed by attorney Roman Witkowski, acting on behalf of **Stanisław and Wiktoria married Kalmus**, residing in **Łódź**, at **ul. Gdańska 21** (the last address of residence known to the Municipality), 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 160**, formerly marked as **nr. hip. 10392** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 July 1957**, filed by **Helena Bzura**, residing in **Warsaw**, at **al. Zjednoczenia 15 apartment No. 87** (the last address of residence known to the Municipality), 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. Rogowska 22**, formerly marked as “**Osada Zabawa**” nr rej. hip. **W-2503** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 February 1949**, filed by **Kazimierz and Eugenia married Bajorek**, residing in **Warsaw**, at **al. Mianowskiego 15 apartment No. 71** (the last address of residence known to the Municipality), 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 29**, formerly marked as **nr. hip. 12899** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 December 1948**, filed by **Władysław and Klementyna Świerczewski**, residing in **Warsaw**, at **al. Zielona 20 apartment No. 5** (the last address of residence known to the Municipality), 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. Zielona 20**, formerly marked as **nr. hip. 8372** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– November 16 - 18 & 25, 2022**



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 November 1948**, filed by Stanisław Boniecki acting on behalf of **Stefan Boniecki**, residing at **61, Castletown Road in the County of London, England**, or at **Main Road, Diep River, Cape Town, S. Africa** (the last address of residence known to the Municipality), 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. Fontany 24 hip. 10266** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 May 1949**, filed by **Maria Narkiewicz Jodko**, residing in **Warsaw**, at **ul. Targowa 70 apartment No. 66** (the last address of residence known to the Municipality), 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. Modra 17**, formerly marked as “**Folwark Służewiec**” **dz. nr 277** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 December 1948**, filed by attorney Gustaw Lauter, acting on behalf of Welfare Authority in Zurich, acting in turn on behalf of **Joanna Henryka Stern and Beatrica-Didi Stern**, residing in **Zurich**, in **Switzerland**, at **Bederstrasse 5** (the last address of residence known to the Municipality), 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. Nalewki 23/25**, formerly marked as **nr. hip. “2245”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Józef Niemczewski acting on behalf of **Stanisław Kroll**, residing in **Zurich 8**, at **Dufourstrasse 29**, and **Jan Kroll**, residing in **Warsaw**, at **ul. 11 Listopada 22** (the last address of residence known to the Municipality), 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. Nalewki 39, nr. hip. 2250** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 September 1946**, filed by **Szlomo-Wolf Goldberg, Estera Lesiuk and Szajndla Echtman**, residing in **Tel-Aviv**, at **Rotszyld Bulw. N 140** (the last address of residence known to the Municipality), 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. Nalewki N40, hip. 2204** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 October 1949**, filed by **Wacław Pora, Maria Pora, and Apolonia Duda**, residing in **Warsaw**, at **ul. Nasielska 26** (the last address of residence known to the Municipality), 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. Nasielska 26**, formerly marked as **nr. hip. “2451-Praga” plac nr 27** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 October 1949**, filed by attorney Marcelli Hufnagel acting on behalf of **Sara Cohen**, residing in **London**, at **174 Hackney Rd. E. 8** (the last address of residence known to the Municipality), 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 31 hip. 2462** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 December 1947**, filed by Jadwiga Szablowska, acting on behalf of **Jadwiga Orczykowska**, of the last address of residence unknown to the Municipality, 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 **nr hip. 11008 dz. 6** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 July 1949**, filed by **Zofia Ubysz**, residing in **Warsaw**, at **ul. Grójecka 30/32 apartment No. 35** (the last address of residence known to the Municipality), 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. Ogińskiego 78/80 and Jarosławska**, formerly marked as “**N 5577 w Warszawie na Pradze**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 March 1958**, filed by **Zofia Nowotniak**, residing in **Warsaw**, at **ul. Koprzywiańska 2/3** (the last address of residence known to the Municipality), 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. Olszynki Grochowskiej 11**, formerly marked as **nr. hip. 4610-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 September 1948**, filed by **Józef Tomkiewicz and Janina Timkiewicz**, residing in **Warsaw**, at **ul. Grochowska 273-14** (the last address of residence known to the Municipality), 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. Olszynki Grochowskiej 27**, formerly marked as **nr. hip. 4576-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Stella Stefania Tiomkin, acting on behalf of **Bernardyn Horbatowski** and **Leokadia Engwert**, of the last address of residence unknown to the Municipality, 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 “**Osada Ustronie N. 1, rejestru hipotecznego W-2195” dz. N. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 July 1948**, filed by attorney Jerzy Majzels acting on behalf of **Szmul and Chasa de domo Sztern married Zajtman**, residing in **Brooklyn**, at **ul. Vanburen 477** (the last address of residence known to the Municipality), 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 15** marked as “**Osada Powązki Zajtmanówka**” nr. **Rej. hip. W-1151** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 March 1957**, filed by attorney **Zygmunt Halski**, residing in **Warsaw**, at **ul. Kaliska 20 apartment No. 3**, and **Ryszard Łapiński**, residing in **Warsaw**, at **ul. Bagatela 10** (the last addresses of residence known to the Municipality), 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. Pytlasińskiego 12**, formerly marked as **nr. hip. 13143** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 December 1948**, filed by **Uniwersytet Warszawski**, 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 19**, formerly marked as “**Osada Mokotów N. 101 litera B, rejestru hipotecznego W-847**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Kazimiera Komuniecka**, residing in **Karpacz**, at **ul. Żeromskiego**, and of **24 September 1949**, filed by **Antonina Dobrowolska**, residing in **Warsaw**, at **ul. Radzywińska 154**, (the last addresses of residence known to the Municipality), 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. Radzywińska 154**, formerly marked as „**Kolonia w dobrach Targówek N. 14, rejestru hipotecznego W-2383**” **dz. nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications dated of **23 December 1948**, and filed on **24 December 1948 / 31 August 1949** by **Chana Rotlewi**, residing in **Paris**, at **247 rue Saint-Martin** (the last address of residence known to the Municipality), 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 estates in **Warsaw**, indicated by the Applicant as follows:

- real estate located at **ul. Smocza corner of Dzielna** belonging to the married **Benjamin and Dacha Szuch de domo Rotlewi**;
- real estate located at the corner of **ul. Dzika and Wolińska** belonging to the married **Benjamin and Dacha Szuch de domo Rotlewi**;
- real estate located at **ul. Gęsia numbers 47 or 49** on the odd side, belonging to the married **Benjamin and Dacha Szuch de domo Rotlewi**;
- real estate located at **ul. Okopowa number 80 or 88** belonging to the married **Benjamin and Dacha Szuch de domo Rotlewi**.

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications of **1 December 1948**, filed by Wiera Ziłow acting on behalf of **Nina Jasikoff**, residing in **Linz, Austria, Upper Austria State**, at **Landstrasse 24** (the last address of residence known to the Municipality), 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 estates in **Warsaw**, at **ul. Sypniewska**, formerly marked as „**Miasto Ogród Czerniaków część A-2 rep. hip. W-2558 dz. 358** and at **ul. Projektowana** formerly marked as „**Kolonia Służew-Służewiec B” nr hip. 13945 dz. 1530** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 July 1947**, filed by attorney Jadwiga Płoska acting on behalf of **Weronika Szczygielska** residing in **Świder near Otwock** at **ul. Bagatela 1**, **Maria Szczygielska** and **Irena Kołodziejowa** residing in **Katowice** at **ul. Ligon 8 apartment No. 10**, **Aleksandra Szczygielska** and **Zofia Szczygielska** residing in **Warsaw** at **ul. Dynasy 4**, and **Alicja Dobrowolska** residing in **Paris** at **ul. Uniwersytecka 157** (the last addresses of residence known to the Municipality), 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 formerly marked as hip. “Nieruchomość warszawska nr 824-Praga”** and of the real estate in **Warsaw**, **between ul. Bliska and Grochowska, formerly marked as hip. „Nieruchomość warszawska nr 1183-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 January 1950**, filed by **Zofia Sąpolińska**, residing in **Warsaw**, at **pl. Przymierza 5 apartment No. 6** (the last address of residence known to the Municipality), 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. Wandy 12a**, formerly marked as **hip. “5944-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 February 1949**, renewed on **21 June 1965**, filed by **Eugenia Bajorek**, residing in **Warsaw**, at **ul. Mianowskiego 15 apartment No. 71** (the last address of residence known to the Municipality), 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. Wężyka**, formerly marked as **nr. hip. 12898** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 June 1957**, filed by **Aurelia Miałkowska**, residing in **Warsaw**, at **ul. Szpitalna 8 apartment No. 7** (the last address of residence known to the Municipality), 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. Wiśniowa 35**, formerly marked as „**Kolonia Mokotów Pomianówek**” nr rej. **hip. W-992 dz. 7** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 January 1948**, filed by **Ludwik Warzynkiewicz**, residing in **Warsaw**, at **Al. Sikorskiego 31**, and **Andrzej Kuca**, residing in **Warsaw**, at **ul. Koszykowa 58** (the last addresses of residence known to the Municipality), 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. Włoszczowska 1**, formerly marked as “**Osada Wola 20C**” nr rej. hip. **W-2068 parcela 16** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 May 1949**, filed by **Władysław and Izabella married Turyczyn**, residing in **Bielsk**, at **ul. Stalina 12** (the last address of residence known to the Municipality), 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. Wróblewskiego**, formerly marked as “**Miasto Ogród Czerniaków część C, rejestru hipotecznego W-1442” dz. 814** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 July 1947**, filed by attorney Tadeusz Myśliński declaring to act on behalf of **Regina Truskierowa**, residing in **Rome**, at **ul. Anapo 24** and **Maksymilian Kohn** residing in **Jerusalem** at **ul. Ben Maimon 9** (the last addresses of residence known to the Municipality), 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. Wspólna 1 marked as nr. hip. 1655** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by **Stanisława Goździk**, residing in **Tomaszów Mazowiecki**, at **ul. Graniczna 1** (the last address of residence known to the Municipality), 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. Wyszowska 2**, formerly marked as “**Nieruchomość Ochota Nr. 124 – dawny 78**” rej. hip. **W-1121 w Warszawie, hip. 12165** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– December 16 & 23, 2022**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 July 1958**, filed by **Anna Ziegenhirte**, residing in **Warsaw**, at **ul. Obrońców Pokoju 7/6** (the last address of residence known to the Municipality), 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. Rolna 40**, formerly marked as “**Willa Służew Nr. 1274**” coming from the divided real estate of “**Służew-Służewiec**” **dz. 1274**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 January 1948**, filed by Jan Giedroyc acting on behalf of **Leon Stachowski**, of the last address of residence unknown to the Municipality, 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. Belgijska (1/3)**, formerly marked as **nr. hip. 7814** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 December 1948**, renewed by a letter of **3 July 1958**, filed by **Romuald Burgraf**, residing in **Warsaw**, at **ul. Bieżanowska 6 apartment No. 1** (the last address of residence known to the Municipality), 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 9**, formerly marked as “**Kolonja w Sielcach N. 12**” nr rej. hip. **W-1390** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 May 1963**, filed by **Stanisław Wróbel**, residing in **Warsaw**, at **ul. Damasławska 10 (Domasławska)** (the last address of residence known to the Municipality), 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 10 (Domasławska)**, formerly marked as “**Kolonja Koło N.171-A/97” dz. N. 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 April 1958**, filed by **Halina Gębska**, residing in **Warsaw**, at **ul. Ludowa 9 apartment No. 7**, **Roman Kalicki**, residing in **Warsaw**, at **ul. Siewierska 14 apartment No. 20**, **Stanisław Spychalski**, residing in **Warsaw**, at **ul. Ludowa 9 apartment No. 9**, and **Janina Makowska**, residing in **Warsaw**, at **ul. Ludowa 9 apartment No. 6**, (the last addresses of residence known to the Municipality), 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 11**, formerly marked as **nr. hip. 1080 (10080)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 December 1948**, filed by **Bazyli Puczkowski**, residing in **Warsaw**, at **ul. Wolska 165 apartment No. 4** (the last address of residence known to the Municipality), 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. Szczęśliwicka 45b**, marked as “**Kolonia Czyste N 484A/42**” **Rej. Hip. W-300** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October 1948**, filed by **Wanda Węglińska**, residing in **Warsaw**, at **ul. Sarbiewskiego 2/36**, **Zygmunt Węgliński**, residing in **Ostrowiec**, at **ul. Hżeczka 42**, **Tadeusz Ochyński**, residing in **Piaseczno**, at **ul. Wilanowska 1**, (the last address of residences known to the Municipality), and **Helena Węglińska** 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. Szczęśliwicka 47**, marked as “**Kolonia Czyste N484A/42**” nr rej. hip. **W-300 dz. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 October 1948**, filed by **Wanda Wleklińska**, residing in **Gdańsk-Oliwa**, at **ul. Subisława 15/16**, (the last address of residences known to the Municipality), 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. Szczęśliwicka**, marked as “**Kolonia Czyste N 484A/42**” **Rej. Hip. W-300 dz. 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– February 17 & 24 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 June 1948**, filed by **Zakład dla Paralityków i Nieuleczalnych**, seated in **Warsaw**, at **ul. 6-go Sierpnia 14/16 (Nowowiejska)** (the last address of seat known to the Municipality), 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 **6-go Sierpnia 14/16 (Nowowiejska)**, formerly marked as **nr. hip. 1754F** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by W. Choynowski Eng., acting on behalf of **Urząd Patentowy Rzeczypospolitej Polskiej**, seated in **Warsaw**, at **al. Niepodległości 188** (the last address of seat known to the Municipality), 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 188/192** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 January 1948**, filed by Jan Giedroyc, acting on behalf of **Leon Stachowski** of unknown address 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. Belgijska 1/3** **formerly marked as nr. hip. 7814** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Gustaw Kliwer**, residing in **Kobyłka near Warsaw**, at **ul. Dojazdowa 23, Kolonia Piotrówek** (the last address of residence known to the Municipality), 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. Biruty 6, formerly marked as hip. „Przedmieście Targówek G ” nr rej. hip. W-1773 dz. 42** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 January 1962**, filed by **Krzysztof Setniewski**, residing in **Warsaw**, at **ul. Bokzerska 26a apartment No. 1** (the last address of residence known to the Municipality), 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. Bokzerska 26a**, formerly marked as “**Służewiec hip. Nr 351**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 February 1949**, filed by attorney Lech Różański, acting on behalf of **Stanisław Thugutt**, residing in **Kraków**, at **ul. Helclów 2 apartment No. 134** (the last address of residence known to the Municipality), 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. Długa 1, formerly marked as hip. 592 B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 March 1949**, filed by attorney Ludwik Kołakowski acting on behalf of **Jadwiga Kelus**, residing in **Warsaw**, at **ul. Smocza 21 apartment No. 61** and **Anna Jaxa-Chamiec**, residing in **Warsaw**, at **ul. Kopernika 25** (the last addresses of residence known to the Municipality), 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. Długosza 8 (formerly Młynarska 39/41)**, formerly marked as **nr. hip. 5570** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 March 1949**, filed by attorney Lucjan Laskowski, acting on behalf of **S.K.F. Łożyska Kulkowe i Rolkowe w Warszawie** (address of seat 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. Dwernickiego 3, formerly marked as “Dobra Gruntu Grochów” rej. hip. W-3154 w Warszawie na Pradze dz. 2a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 June 1949**, filed by **Kazimiera Namiotkiewicz**, residing in **Warsaw**, at **ul. Żółkiewskiego 27 apartment No. 9** (the last address of residence known to the Municipality), 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. Filomatów 33**, formerly marked as **nr. hip. 3917-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 March 1949**, filed by **Szczepan Wyglądała and Aleksandra Wyglądała**, residing in **Warsaw**, at **ul. Polna 40 apartment No. 47** (the last address of residence known to the Municipality), 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. Grochalska 3**, formerly marked as “**Osada Wardówka**” **pow. warszawskiego nr rej. hip. W-3168** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

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## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 September 1949**, filed by **Henryka Nawrocka**, residing in **Łódź**, at **ul. Jaracza 82 apartment No. 3**, and **Zofia Hajewska**, residing in **Warsaw**, at **ul. Igańska 27** (the last addresses of residence known to the Municipality), 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. Igańska 27**, **formerly marked as “Osada Leonardów” dz. 44a W-2866** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 June 1957**, filed by **Zygmunt Porębski**, residing in **Warsaw**, at **ul. Korytnicka 25** (the last address of residence known to the Municipality), 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. Korytnicka 25**, formerly marked as “**Księga Wieczysta N2095 w Warszawie**” previously “**Kolonia Grochów N7A**” nr rej hip. **W-1596 parcela nr 140** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 June 1949**, filed by **Bernard and Stanisława married Krombach**, residing in **Warsaw**, at **ul. Liwska 14 apartment No. 2** (the last address of residence known to the Municipality), 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. Liwska 14**, formerly marked as **nr. hip. 2316-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 June 1949**, filed by **Piotr Majewski**, residing in **Warsaw**, at **ul. Majowa 9** (the last address of residence known to the Municipality), 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. Majowa 9, formerly marked as nr. hip. 1975-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 March 1948**, filed by **Dom Bankowy D.M. Szereszowski w likwidacji**, temporary seat indicated as Biuro Radców Prawnych Banku Gospodarstwa Krajowego in **Warsaw**, at **ul. Mokotowska 60** (the last address known to the Municipality), 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. Marszałkowska 145**, formerly marked as **nr. hip. 1371** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 December 1957**, filed by **Kazimiera Oktabiańczuk**, residing in **Warsaw**, at **ul. Rokosowska 4 apartment No. 13**, **Janina Suska** residing in **Warsaw**, at **ul. Chodecka 10 apartment No. 104**, **Mieczysław Szpociński**, residing in **Warsaw**, at **ul. Kowalskiego 3 apartment No. 188**, **Józef Szpociński**, residing in **Warsaw**, at **Al. Tysiąclecia 151 apartment No. 343** (the last addresses of residence known to the Municipality), and by **Janina Szpocińska** of unknown address 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. Myszyniecka 33 marked as “Osada włościańska we wsi Bródno Nr. tab. likw. 29 parcela Nr. 4”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 July 1949**, filed by **Jan Sielski and Zofia Sielska**, residing in **Warsaw**, at **ul. Nalibocka 6 apartment No. 7** (the last address of residence known to the Municipality), 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. Nalibocka 6**, formerly marked as **hip. “NN 2764 i 2765 w Warszawie na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 July 1948**, filed by **Józef Lubaczewski** and **Anna Lubaczewska**, residing in **Warsaw**, at **ul. Stalowa 50 apartment No. 34** (the last address of residence known to the Municipality), 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. Nasielska 14**, formerly marked as **hip. „Nieruchomości Warszawskie Nr. Nr. 2450-2471 Praga” plac 21 (described also as nr. hip. 2451-Praga)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 October 1948**, filed by **Państwowy Bank Rolny**, seated in **Warsaw**, at **ul. Nowogrodzka 50** (the last address of seat known to the Municipality), 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. Nowogrodzka 50**, formerly marked as **nr. hip. 1582** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 October 1947**, filed by **Komunalna Kasa Oszczędności Miasta St. Warszawy**, seated in **Warsaw**, at **Al. Jerozolimskie 41** (the last address of seat known to the Municipality), 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 Świat 55**, formerly marked as **nr. hip. 1251** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by **Kazimierz Gruberski, Maria Gruberska and Aleksandra Gruberska**, residing in **Marki near Warsaw**, 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. Ogińskiego 47**, marked as **dz. nr 1 położona we wsi i gminie Bródno pow. Warszawskiego, zapisana w tabeli likwidacyjnej pod N18** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 May 1949**, filed by **Piotr Olkowicz**, residing in **Warsaw**, at **ul. Ogińskiego 81** (the last address of residence known to the Municipality), and **Ewa Olkowicz** of unknown address 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. Ogińskiego 81**, formerly marked as **nr. hip. 3143-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 December 1960**, filed by **Antoni Jan Dzieliński**, residing in **Warsaw**, at **ul. Olgarda 28a** (the last address of residence known to the Municipality), 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. Olgarda 28a**, formerly marked as **hip. “Kolonja Jasiówka” nr rej. hip. 1651 dz. 70B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 October 1949**, filed by **Agnieszka Looze** (or **Loże** or **Loze**), residing in **Warsaw**, at **ul. Olgierda 30 apartment No. 1** (the last address of residence known to the Municipality), 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. Olgierda 30**, formerly marked as **hip. “Kolonja Jasiówka, rejestru hipotecznego W-1651” dz. 70** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 July 1949**, filed by **Marcjanna Pisarczyk** and **Karol Pisarczyk**, residing in **Warsaw**, at **ul. Olgiekda 31 apartment No. 2 k. 24** (the last address of residence known to the Municipality), 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. Olgiekda 31**, formerly marked as **nr. hip. 3282-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 August 1949**, filed by **Aleksandra Roguska-Rutkowska**, residing in **Warsaw**, at **ul. Olgierda 36 apartment No. 1** (the last address of residence known to the Municipality), 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. Olgierda 36**, formerly marked as **hip. “Kolonja Jasiówka N rej. hip. W 1651” dz. 98** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 March 1949**, filed by **Józef Adynowski** and **Eleonora Adynowska**, residing in **Warsaw**, at **ul. Siennicka 40a** (the last address of residence known to the Municipality), 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. Siennicka 40a (formerly Ślusarska 3)**, formerly marked as **hip. „Grochów Nr 40” nr rej. hip. W-527 dz. 8 – projektowany nr. hip. 4155-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 october 1948**, filed by **Józef Leszak**, residing in **Warsaw**, at **ul. Chmielna 64 apartment No. 25**, and **Irena Leszak** residing in **Warsaw**, at **ul. Zabłocińska 8 apartment No. 29** (the last addresses of residence known to the Municipality), 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. Staszica 15**, formerly marked as **nr. hip. 5383** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 November 1948**, filed by **Maria Szelenbaum**, residing in **Warsaw**, at **ul. św. Wincentego 29 apartment No. 10**, 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 **św. Wincentego 29**, formerly marked as “**Kolonia Radziławówka, rejestru hipotecznego W-3094**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 May 1949**, filed by **Jadwiga Domańska**, residing in **Warsaw**, at **ul. św. Wincentego 45 apartment No. 6**, 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. św. Wincentego 45**, formerly marked as “**Kolonia Domańszczyzna, rejestru hipotecznego W-2528**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 March 1949**, filed by **Katarzyna Bojarska**, residing in **Łódź**, at **ul. Różyckiego 13 apartment No. 1** (the last address of residence known to the Municipality), 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. św. Wojciecha 10**, formerly marked as „**Kolonia w dobrach Wielka Wola i Czyste**” nr. rej. hip. **W-2030**, **plac wchodzący w skład Kolonii we wsi Koło oznaczonej NN policyjnym 7 a dominalnym 84/506** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 March 1948**, filed by **Stanisława Wasilewska**, residing in **Warsaw**, at **ul. Jagiellońska 32 apartment No. 11** (the last address of residence known to the Municipality), 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. Waszyngtona 20**, formerly marked as **nr. hip. 4161-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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 (and 20a), formerly marked as hip. „Dobra Ziemskie Kamionek część lit. D, rejestru hipotecznego W-607” plac N 49<sup>A</sup>** (hereinafter “the Real Estate”).

The following applications have been filed:

- the application for temporary ownership on behalf of **Zyle Guberek** and **Maria Wojdysławska** of **16 February 1949**, filed by attorney Jan Hewelke, plenipotentiary of **Szmul Ehrenreich**, residing in **Warsaw, at ul. Jasińskiego 6** (the last address of residence known to the Municipality), who in turn relies on **Zyle Guberek** of unknown address of residence,
- application of **25 May 1949** by **Maria Żuchowska**, residing in **Warsaw, at ul. Targowa 49 apartment No. 4**.

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 March 1949**, filed by **Jadwiga Płotnicka**, residing in **Warsaw**, at **ul. Dziennikarska 18** (the last address of residence known to the Municipality), 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. Wenecka 2**, formerly marked as “**Willa Idalin Nr. 1**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 September 1949**, filed by **Eugenia Skwarczewska**, residing in **Łódź**, at **ul. Buczka 30 apartment No. 9**, **Olga Andruszkiewicz sec. voto Gostkowska** of unknown address of residence, and **Maria Okulicz**, residing in **Łódź**, at **ul. Sienkiewicza 29 apartment No. 1**, stating they are acting also on behalf of **Helena Reiner** of unknown address of residence (the last addresses of residence known to the Municipality), 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. Witołińska 13**, formerly marked as “**Folwark Witolin, rejestru hipotecznego W-2460**” dz. **72** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 October 1948**, filed by **Regina Merenholcowa de domo Tajtelbaum**, residing in **Warsaw**, at **ul. Sienna 60** (the last address of residence known to the Municipality), 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. Wolska**, formerly marked as **nr. hip 6001** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by attorney Juliusz Ryteń, acting on behalf of **Elimejloch Klajtman**, residing in **Dzierżoniów**, at **ul. Tylna 2** (the last address of residence known to the Municipality), 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. Piotra Wysockiego 35** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Walerja Hibel**, residing in **Warsaw**, at **ul. Ks. Ziemowita 6a apartment No. 1** (the last address of residence known to the Municipality), 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. Ks. Ziemowita 5, formerly marked as „Osada Siennicówka” Rej. hip. W-2595 w Warszawie na Pradze** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 September 1949**, filed by **M. Samolewska**, residing in **Warsaw**, at **ul. Żytomska 14**, and persons signed as “**Petrykowski W**” and “**Petrykowska**”, residing in **Warsaw**, at **ul. Kredytowa 8** (the last addresses of residence known to the Municipality), 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. Żytomska 14, formerly marked as „Bródno hip. N82, dawny 92” pow. warszawskiej rej. hip. N W-3379 w Warszawie** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– April 14, 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the applications of **21 February 1958 and 18 March 1958**, filed by **Janina Barańska**, residing in **Warsaw**, at **ul. 11-go Listopada 44/12** (the last address of residence known to the Municipality), 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. 11-go Listopada 44**, formerly marked as **nr. hip. 953-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 November 1949**, filed by **Stefania Adamowicz**, residing in **Warsaw**, at **ul. Emilii Plater 27 apartment No. 53** (the last address of residence known to the Municipality), 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. Alzacka 13**, formerly marked as **nr. hip. 4488-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 November 1948**, filed by **Zygmunt Wronko**, residing in **Warsaw**, at **ul. Angorska 25 apartment No. 2** (the last address of residence known to the Municipality), 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. Ateńska**, formerly marked as **hip. „Kolonja N7 we wsi Kępa Gocławska” pow. warszawskiego rej. hip. NW-802 w Warszawie plac N 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 July 1960**, filed by **Apolonia Siennicka Rafalska**, residing in **Warsaw**, at **ul. Potrzebna 30 apartment No. 5** (the last address of residence known to the Municipality), renewed on **17 November 1961**, 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. Barwna 34**, formerly marked as **hip. „Willa Kominiarczyk”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 April 1949**, filed by **Izrael Jan Tylbor**, residing in **Warsaw**, at **ul. Kowelska 4** (the last address of residence known to the Municipality), 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. Belgijska 4**, formerly marked as **nr. hip. 7817** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by **Zofia Rau**, residing in **Warsaw**, at **ul. Mokotowska 73 apartment No. 4**, **Barbara Rau**, residing in **Warsaw**, at **ul. Bartosiewicza 9 apartment No. 6**, and **Agata Jajte**, residing in **Warsaw**, at **ul. Grójecka 41 apartment No. 17**, (the last addresses of residence known to the Municipality), 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. Białoleńska 93**, marked as **oznaczonej jako działka pochodząca z osady włościańskiej we wsi Bródno, powiatu Warszawskiego, zapisana w tabeli likwidacyjnej rzeczonyj wsi pod N 36** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 February 1949**, filed by **Florentyna Przybyła**, residing in **Warsaw**, at **ul. Bocheńska 1** (the last address of residence known to the Municipality), 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 7**, formerly marked as hip. “**Kolonia w Sielcach Nr 12**” nr rej. hip. **W-1390** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 April 1963**, filed by **Stanisława Właż**, residing in **Warsaw**, at **ul. Bukowińska 29** (the last address of residence known to the Municipality), 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. Bukowińska 29**, no registry number indicated in the application (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 May 1949**, filed by **Eugeniusz Binkiewicz**, residing in **Warsaw**, at **ul. Różana 75** (the last address of residence known to the Municipality), 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. Celestynowska 14/22**, formerly marked as part of the real estate „**osada włościańska położona we wsi Kawęczyn, gminy Wawer, powiatu Warszawskiego, zapisaną w tabeli likwidacyjnej tejże wsi pod N. 14” nr. hip. 7817** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 February 1948**, filed by **Feliks Jungman**, residing in **Warsaw**, at **ul. Daniłowskiego 52 apartment No. 1**, renewed on **23 July 1965** by **Helena Jungman** residing in **Warsaw**, at **ul. Daniłowskiego 52** (the last addresses of residence known to the Municipality), 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. Daniłowskiego 52**, formerly marked as **nr. hip. 10997** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 January 1949**, filed by **Aniela Wysocka**, residing in **Milanówek near Warsaw**, at **ul. Św. Jadwigi 10 apartment No. 1** (the last address of residence known to the Municipality), 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. Dynowska 2**, formerly marked as hip. “**Dobra Grochów Dwór**” rej. hip. **W-3152 dz. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October 1948/9 February 1949**, filed by **Karol Prochnau**, residing in **Gliwice**, at **ul. Korfantego 25** (the last address of residence known to the Municipality), 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 “**Folwark Targówek – Kolonia i Grochów nr rej .hip. W-1791” place nr 236 i 237** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 February 1949**, filed by **Halina Barbara Bednarczyk**, residing in **Warsaw**, at **ul. Kałuszyńska 7 apartment No. 1** and **Eligiusz Kazimierz Zwoliński, Helena Zwolińska** and **Tadeusz Kacper Zwoliński**, residing in **Warsaw**, at **ul. Waszyngtona 55 apartment No. 9** (the last addresses of residence known to the Municipality), 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. Grochowska 236**, formerly marked as hip. “**Osada Tomaszówka lit. K**” nr rej. hip. **W-1716** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 March 1948**, filed by **Henryk Judycki**, residing in **Warsaw**, at **ul. Hajoty 37** (the last address of residence known to the Municipality), renewed by an application filed on behalf of Henryk Judycki by attorney Edmund Całus on **18 October 1948**, 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. Hajoty 37**, formerly marked as **nr. hip. 10516** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 June 1948**, filed by **Antoni Topczewski**, residing in **Warsaw**, at **ul. Gagarina** (formerly **Podchorążych**) **99 apartment No. 12** (the last address of residence known to the Municipality), 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. Helska 18**, formerly marked as **hip. “Bródno hip. 74 – obecny 68 działka 14”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 August 1948**, filed by unknown of address of residence **Józef Wójcik and Helena Wójcik**, 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. Hetmańska 11**, formerly marked as **nr. hip. 4494 w Warszawie na Pradze** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 March 1957**, filed by **Stanisława Szram**, residing in **Warsaw**, at **ul. Filtrowa 68 apartment No. 88** (the last address of residence known to the Municipality), 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. Hetmańska 36**, formerly marked as **KW nr 545** being a continuation of the Warsaw real estate registry **nr 2233-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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. Hokejowa 16**, (indicated also as located at ul. Odolańska, corner of Hokejowa) formerly marked as **hip. „Kolonja Wiktorowo M, rejestru hipotecznego W-2263” dz. 14** (hereinafter “the Real Estate”).

The following applications were filed on this case:

- Application of **8 July 1946**, signed by **Bolesław Brudziński**, residing at **ul. Berezyńska 6**;
- Application filed on **5 January 1948** by attorney **Bolesław Myszkowski**, acting on behalf of **Bolesław and Mieczysława married Brudziński**, residing in **Warsaw**, at **ul. Berezyńska 6** (the last address of residence known to the Municipality).

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 September 1949**, filed by **Jan Schabiński**, residing in **Warsaw**, at **ul. Rakowiecka 47 apartment No. 5** (the last address of residence known to the Municipality), and **Katarzyna Schabińska** of address of residence unknown to the Municipality, 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 “**Imielin hip. N78**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Piotr Derda**, residing in **Imielin, P.O. Pyry, poviat of Warsaw (Imielin No. 41)** (the last address of residence known to the Municipality), 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. Jagiello** formerly marked as “**Imielin hip. 25” dz. 3, 5 oraz 9**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Zofia Miszczyk de domo Nowak**, residing in **Warsaw**, at **ul. Janowska 3** (the last address of residence known to the Municipality), 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. Janowska** formerly marked as **hip. “Sielce N 5D” obecnie p./g. rej. hip. N W-2191 – część oznaczona Nr 2 oraz N. hip. 11127** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 December 1949**, filed by **Piotr Szklarski**, residing in the **Village of Stare Bródno, Warszawa 9** (the last address of residence known to the Municipality), 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 Jarosławska 24 and Hieronima 19** formerly marked as **hip. „Bródno A, B” dz. 8 (Dobra Ziemske Bródno AB dz. 8)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 September 1949**, filed by **Leokadia Stańczyk**, residing in **Warsaw**, at **ul. Sprzeczna 8 apartment No. 18** (the last address of residence known to the Municipality), 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. Jarzębinowa 8** formerly marked as **hip. „Kolonія Ołdakowizna” obecnie Rej. hip. W-1116 działka nr 8** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 August 1949**, filed by **Mieczysław Pokora**, residing in **Warsaw**, at **ul. Wiosenna 11 apartment No. 6** (the last address of residence known to the Municipality), 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. Jeżycka 2** formerly marked as **hip. „Kolonія Brudno lit. A.B. Nr 17 – Nr rej. hip. W-159”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 October 1959**, filed by **Apolonia Wiśniewska**, residing in **Warsaw**, at **ul. Jeżycka 1/3** (the last address of residence known to the Municipality), 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. Jeżycka 1/3** formerly marked as **plac pochodzący z nieruchomości hip. „Kolonія Bródno A.B. nr 17” rej. hip. W-159** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 May 1949**, filed by **Zygmunt Stawarski**, residing in **Warsaw**, at **ul. Julianowska 18 apartment No. 5**, **Tadeusz Stawarski**, residing in **Warsaw**, at **ul. Górskiego 1 apartment No. 83**, **Eugeniusz Stawarski**, residing in **Warsaw**, at **ul. Białoleńska 59 apartment No. 4**, and **Jadwiga Obarowa-Stawarska (Obara-Stawarska)**, residing in **Warsaw**, at **ul. Wiosenna 2 apartment No. 181**, (the last addresses of residence known to the Municipality), 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. Julianowska 18** formerly marked as **hip. 3825 Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Adam Rosz** and **Władysława Rosz**, residing in **Warsaw**, at **ul. Kickiego 23 (former 42) apartment No. 1**, (the last address of residence known to the Municipality), renewed by Władysława Rosz on **17 July 1987**, 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. Kickiego 23 (former 42)** formerly marked as **hip. “Nieruchomość Warszawska N2123-Praga” dz. 5** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 February 1950**, filed by **Jan Mioduszewski**, residing in **Warsaw**, at **ul. Koszykowa 59**, (the last address of residence known to the Municipality), 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**, in **Kolonia Służew Służewiec**, formerly marked as **hip. „Willa Służew N 411”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by **Czesław Kalaga**, residing in **Warsaw**, at **ul. Krypska 26**, (the last address of residence known to the Municipality), renewed by a letter by Czesław Kalaga of **9 August 1949**, 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. Krypska 26**, formerly marked as **hip. „Kolonja Grochów N7a N rej. hip. W1596” działka nr 113** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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. Krzywickiego 10 (formerly Sucha 10)**, formerly marked as **nr. hip. 9054** (hereinafter “the Real Estate”).

The following applications were filed on this case:

- Application by **Janina Wtorkiewicz** filed on **20 January 1949**, residing in **Warsaw**, at **ul. Sucha 10** (the last address of residence known to the Municipality),
- Application by **Janina Wtorkiewicz** filed on **20 July 1965**, relating to the abovementioned application.

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 September 1948**, filed by **Maria Celina Cywińska**, residing in **Warsaw**, at **ul. Kielecka 48 apartment No. 13**, (the last address of residence known to the Municipality), and the application filed on **19 October 1948/29 January 1949** by **Leokadia Dyzmańska**, who indicated her address as “**Grójec, Starostwo Powiatowe**”, 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 18**, formerly marked as **nr. hip. 663-664-665** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 December 1959**, filed by **Antoni Urbański** and **Czesława Urbańska**, residing in **Warsaw**, at **ul. Liwska 6**, (the last address of residence known to the Municipality), 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. Liwska 6**, formerly marked as **hip. „Nieruchomość w mieście stoł. Warszawie pod Nr. 1609 na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 March 1948**, filed by **Dom Bankowy D.M. Szereszowski w likwidacji**, indicated temporary address as Biuro Radców Prawnych Banku Gospodarstwa Krajowego in **Warsaw**, at **ul. Mokotowska 60**, (the last address known to the Municipality), 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. Marszałkowska 147**, formerly marked as **nr. hip. 1370** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 October 1948**, filed by Herman Obermüller acting on behalf of **Jan Szewczyk**, residing in **Góra Kalwaria**, at **ul. Pijarska 45**, (the last address of residence known to the Municipality), 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. Marymoncka 79**, formerly marked as **nr. hip. 12381** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Janina Szczechura**, residing in **Warsaw**, at **ul. Jaśminowa 4**, (the last address of residence known to the Municipality), 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 60**, formerly marked as **nr. hip. 8477** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 January 1949**, filed by **Aleksander Mazurkiewicz**, residing in **Warsaw**, at **ul. Białotęcka 34**, (the last address of residence known to the Municipality), 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. Oknicka 17**, coming from the former real estate “**Tabela likwidacyjna Nr 18 Bródno**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 June 1949**, filed by **Hilary Strupczewski**, residing in **Warsaw**, at **ul. Sękocińska 5 apartment No. 9**, (the last address of residence known to the Municipality), 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 50**, formerly marked as “**Folwark Witolin parcela “C” rejestru hipotecznego W-3450**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 February 1957**, filed by **Józefa Głowacka**, residing in **Warsaw**, at **ul. Węgrowa 13a apartment No. 7**, (the last address of residence known to the Municipality), 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. Oszmiańska 3**, formerly marked as “**Nieruchomość na Przedmieściu Targówek N1<sup>1</sup>, rej. hip. W-1644 w Warszawie na Pradze**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 October 1949**, filed by **Franciszek Podgórski** and **Stanisław Podgórski**, residing in **Warsaw**, in **Nowe Bródno** at **ul. Siedzibna**, (the last address of residence known to the Municipality), 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. Sądowelska and Siedzibna**, formerly marked as **nr. hip. 5116-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 August 1949**, filed by **Serafina Ogurek (Ogórek)**, residing in **Warsaw**, at **ul. Mokotowska 46 apartment No. 15**, (the last address of residence known to the Municipality), 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. Sobolewska 8**, formerly marked as **hip. „Ogrody Czerniakowskie plac nr 51 nr hip 2745”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 February 1949**, filed by **Ignacy Leonard Jankowiak**, residing in **Sopot**, at **ul. Podgórna 11 apartment No. 3**, and **Helena Kosińska**, residing in **Zielonka near Warsaw**, at **ul. P. Skargi 3 apartment No. 6**, (the last addresses of residence known to the Municipality), 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. Tarnowiecka 37**, formerly marked as **nr. hip. 5164-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 September 1948**, filed by **Leon Kurczyński**, residing in **Warsaw**, at **ul. Korytnicka 35 apartment No. 10**, (the last address of residence known to the Municipality), 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. Terespolska 23**, formerly marked as „**Kolonia Nr 405 i 415 w dobrach Kamionek D Nr. rej. hip. W-675 w Warszawie**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 January 1957**, filed by **Michał Różniatowski**, residing in **Warsaw**, at **ul. Tykocińska 1/3 apartment No. 6**, (the last address of residence known to the Municipality), 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. Tykocińska 1/3**, formerly marked as **hip. „Osada Wernerówka”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 September 1949**, filed by **Karol Dworakowski**, residing in **Warsaw**, at **ul. Garwolińska 12 apartment No. 10**, (the last address of residence known to the Municipality), 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. Tykocińska 85A**, formerly marked as **jako hip. „Nieruchomość w mieście stołecznem Warszawie N. 4472-Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 May 1949**, filed by **Natalia Bączek** and **Krystyna Bączek**, residing in **Warsaw**, at **ul. Złota 59a apartment No. 7**, (the last address of residence known to the Municipality), 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. Tykocińska 67**, formerly marked as **jako hip. “Kolonія Julianówka” nr rej. hip. W-1820 dz. 40** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 July 1949**, filed by **Szczepan Pentkowski**, residing in **Warsaw**, at **ul. Targowa 86 apartment No. 49**, (the last address of residence known to the Municipality), 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. Wiśniowieckiego 46**, formerly marked as **jako hip. “Kolonія Służew Służewiec” działka N 308** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 October July 1948**, filed by **Juljan Wąsak** and **Jan Wąsak**, residing in **Warsaw**, at **ul. Zakopiańska 28**, (the last address of residence known to the Municipality), 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. Zakopiańska 28**, formerly marked as **hip. “Nieruchomość Warszawska pod N 2055 Praga”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 April 1949**, filed by **Maria Brodniewicz**, residing in **Raków, P.O. Włochy house Hurdy** (other indicated address – **Warsaw**, at **ul. Orłowicza 8 apartment No. 20**), and **Stanisława Szepietowska**, residing in **Warsaw**, at **ul. Miklaszewskiego 11 apartment No. 24** (the last addresses of residence known to the Municipality), and **Helena Dulińska** of 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. Zaolziańska 9**, formerly marked as **parcela N° 8 położona we wsi Imielin gmina Falenty Powiatu Warszawskiego nr rep. hip. 4473** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– April 28, 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 May 1949**, filed by **Stefania Wolska**, residing in **Warsaw**, at **ul. Częstkowska 30**, and the application of **18 May 1949**, filed by **Stanisława Dzierżyk**, residing in **Częstochowa**, at **ul. Łokietka 57/59**, **Marianna Bzdok**, residing in **Częstochowa**, at **ul. Warszawska 99**, and **Michalina Jurek**, residing in **Warsaw**, at **ul. Stawowa 20**, (the last addresses of residence known to the Municipality), 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. Częstkowska 30**, formerly marked as **hip. „Majorat Ruda, rejestru hipotecznego W-2031” dz. 189-a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 October 1948**, filed by attorney Juliusz Ryteń, acting on behalf of **Izrael-Symcha Goldman**, residing in **Melbourne**, at **205 Flemington Road** (the last address of residence known to the Municipality), 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 5**, formerly marked as **nr. hip. 11883** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 May 1949**, filed by **Sonia vel Sophie Lachowicka Choper**, residing in **Bronx, New York, USA**, at **2419 Davidson Ave.**, **Wela vel Bella Levine-Lachowicka**, residing in **Passaic, N.J., USA**, at **525 Gregory Ave.**, and **Nathan Goldstein**, residing in **Brooklyn, N.Y., USA**, at **184 Clymer Str.** (the last addresses of residence known to the Municipality), 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. Grochowska 198/204 (Kobielska 27/31)**, formerly marked as “**Nieruchomość we wsi Grochowie Rej. hip. W-496**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



### Announcement

In accordance with Article 214b Articles 2 and 4 of the Law of 21 August 1997 on the Management of Real Estate (i.e. Official Journal of 2023, Art. 344, as amended), it is announced as follows:

At the Office of Juvenile Affairs of the Warsaw City Office (hereinafter referred to as "the Office") an administrative procedure is taking place in connection with an application filed **on 25 May 1949** by Witold Dąbrowski, lawyer, acting on behalf of **Adela née Łubieńska I v. Bławdziewicz II v. Morawska** residing in Paris at **rue Uniwersytecka 24** (de l'Université) (last place of residence known to the Authority) - for the establishment of the right of perpetual usufruct in accordance with Article 7 para. 1 of the Decree of 26 October 1945 on property and land use in the Warsaw Capital Region (OJ No 50, paragraph 279, hereinafter referred to as 'the Decree Procedure') for the property in **Warsaw** formerly designated as 'the **square in Section I of Block XII No 160 of the Kolonia Siekierki A Divisions I-II-III-IV-V** property'. (hereinafter referred to as the "Ownership"). No further letters have been received from the parties in this matter in the 30 years preceding the date of publication of this notice.

President of the capital request the parties to the decree procedure to appear before the Office within six months from the date of publication of this announcement, indicating their current address, and then within a further period of three months to prove their rights to the immovable property, under penalty of abandoning the decree procedure.

According to section 214b para. 2 of the Property Management Act, the basis for stopping the proceedings of the decree takes place when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case in the 30 years preceding the date of publication of the advertisement. The authority shall issue a decision to close the proceedings if the named party does not assert his rights within 6 months from the date of the announcement or, having asserted them, does not prove them within a further period of 3 months or does not indicate his address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Franciszek Głuszak**, residing in **Jarosław**, and **Stefania Głuszak**, residing in **Warsaw**, at **ul. Noakowskiego 12**, (the last addresses of residence known to the Municipality), 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. Morszyńska 11**, formerly marked as **nr. hip. 8943** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 March 1949**, filed by **Henryk Gulczyński**, residing in **Otwock**, at **ul. Gen. Świerczewskiego 16**, acting on his own behalf and of **Kazimierz Olesiński**, residing in **Lublin**, at **ul. Łęczyńska** (the last address of residence known to the Municipality), 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. Oszmiańska 7**, formerly marked as “**Na Przedmieściu Targówek N1**” **pow. warszawskiego rej. hip. W-1645** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Zbigniew Zalewski acting on behalf of **Eleonora Beatrycze Borregaard** (or **Bernegaard**) **de domo Lesser**, residing in **London**, at **20 Albion Street**, acting personally and as a plenipotentiary of **Teresa Jadwiga Iyer de domo Lesser** residing in **India in Lucknow**, at **Major Banks Road 38**, (the last addresses of residence known to the Municipality), 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. Sienna 86** (in the registry location specified as **ul. Żelazna**), formerly marked as **nr. hip. 1147 lit. B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– June 30 & July 7 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by attorney **Zdzisław Nowicki**, residing in **Warsaw**, at **ul. Emilii Plater 25**, acting on behalf of **Jerzy Wojciechowski and Petronela Wojciechowska** residing in **Warsaw**, at **ul. Księdza Budkiewicza 3**, and **Stanisława Galuba**, residing in **Łódź**, at former **ul. Stalina** (the last addresses of residence known to the Municipality), 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 **Al. Księdza Budkiewicza 3**, formerly marked as “**hip. 7063 działka nr 1**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 July 1949**, filed by **Adam Piotrowski** and **Agnieszka Piotrowska**, residing in **Warsaw**, at **ul. Wilcza 12** (the last address of residence known to the Municipality), 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. Budrysów 16**, formerly marked as **hip. 3905-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 September 1949**, filed by **Edward Witkowski**, residing in **Wrocław-Leśnica**, at **ul. Rytownicza 1** (the last address of residence known to the Municipality), 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. Czapelska 39 and Męcińska 34**, formerly marked as **hip. “Osada Grochów 7-a Nr 40 W. rej. hip. 1017”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 January 1949**, filed by **Aniela Wysocka**, residing in **Milanówek near Warsaw**, at **ul. Św. Jadwigi 10 apartment No. 1** (the last address of residence known to the Municipality), 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. Dynowska 3**, formerly marked as **hip. “Dobra Grochów Dwór” nr rej. hip. W-3152 dz. 7** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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. Elektoralna 21**, formerly marked as **nr hip. 791** (hereinafter “the Real Estate”).

The following applications were filed on this case:

- on **2 December 1947**, by attorney Jerzy Klewin, acting on behalf of **Alina Szuman**, custodian of the minor **Jerzy Knopiński**, residing in **Gołębki**, at **ul. Jasna 8**;
- on **18 July 1949** by **Zofia Włodzimierzowa Borzęcka**, residing in **Milanówek**, at **ul. Skargi 3** (the last addresses of residence known to the Municipality).

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 January 1949**, filed by **Franciszek Piekarski and Florentyna Piekarska**, residing in **Warsaw**, at **ul. Chmielna 94/96 apartment No. 1** (the last address of residence known to the Municipality), 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 **hip. „Witolin Folwark W-2460 w Warszawie” – ¼ zachodnio-północna część działki o powierzchni 4555 łokci kwadratowych** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 September 1949**, filed by **Marta Rządowska de domo Lisiecka**, residing in **Warsaw**, at **ul. Działdowska 1/3** (the last address of residence known to the Municipality), 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. Freta 23**, formerly marked as **nr hip. 269** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney J. Groszlik, representing **Rachela Bogata**, residing in **Warsaw**, at **ul. Zielna 45** (the last address of residence known to the Municipality), 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. Gorzykowska from 28 to 38 and Remiszewska from 31 to 43**, formerly marked as “**Osada Antonówka nr rej. hip. W-2961**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 January 1949**, filed by **Konstanty Zakolski**, residing in **Warsaw**, at **ul. Grochowska 295 apartment No. 6** and renewed by application of **12 October 1992** filed by **Janina Zakolska**, residing in **Warsaw**, at **ul. Genewska 12A** (the last addresses of residence known to the Municipality), 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. Grochowska 278**, formerly marked as **place nr 23 i 24 z nieruchomości „Dobra Ziemska osada we wsi Kamionek D N.N. 21, 22, 23, 24, 28, 29, 77 i 78 rejestru hipotecznego W-689”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 November 1960**, filed by **Stanisława Bogacz**, residing in **Warsaw**, at **ul. Żytnia 31/33 apartment No. 66** (the last address of residence known to the Municipality), 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 48**, formerly marked as **nr hip. 2139-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 February 1949**, filed by **Pelagia Grzybowska**, residing in **Warsaw**, at **ul. Huculska 8** (the last address of residence known to the Municipality), 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. Huculska 8**, formerly marked as **nr hip. 9669** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 May 1949**, filed by **Antonina Trzaskoma**, residing in **Warsaw**, at **ul. Jarosławska 26 apartment No. 1** (the last address of residence known to the Municipality), 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. Jarosławska 26**, formerly marked as **hip. “Osada Helenówka Szklarskiego” działka nr 4** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 April 1960**, filed by **Barbara Buttowa (Butta) de domo Piasecka**, residing in **Warsaw**, at **ul. Nowiniarska 12 apartment No. 21** (the last address of residence known to the Municipality), 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. Jastrzębska 22**, of no registry number indicated in the application (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 July 1949**, filed by **Romuald Chodkiewicz**, residing in **Boernerów**, at **ul. Pocztowa 22** (the last address of residence known to the Municipality), 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. Kasprówicza 35** and **Hajoty 63**, formerly marked as **nr. hip. 10281** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Krystyna Jamontt, representing **Eliza Małachowska**, residing in **Kraków**, at **ul. Jana 15** (the last address of residence known to the Municipality), 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 Dział V działka nr 328** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 January 1949**, filed by **Stanisława Sawicka**, residing in **Warsaw**, at **ul. Adama Pługa 1 apartment No. 17** (the last address of residence known to the Municipality), 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 **działka nr 365 działu V, bloku 24 uregulowana w księdze hipotecznej “Kolonія Siekierki A, Działy I, II, III, IV, V”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 October 1949**, filed by **Piotr Butenko**, residing in **Sopot**, at **ul. Pułaskiego 3 apartment No. 1** (the last address of residence known to the Municipality), 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 **hip. „Kolonія Siekierki I, II, V nr 20-326” dz. 34 oraz 179 z Działu I oraz dz. 128 i 315 z Działu V** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 July 1949**, filed by **Konstancja Gromkowska** and **Alek (Aleksander) Moskal**, of unknown address 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. Kruszeńskiego 2a (at the corner of ul. Olszynki and Dobrzyniecka)**, formerly marked as „**Osada Czernosiówka**” nr rej. hip. **W-2727 – południowa połowa placu N117** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 August 1949**, filed by **Elżbieta Bulzacka**, residing in **Warsaw**, at **ul. Mińska 15** (the last address of residence known to the Municipality), 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. Modlińska 22**, formerly marked as **nr. hip. „Osada Karczemna przy szosie w dobrach Białotłęka” pow. warszawskiego rej. hip. W-3151** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 December 1950**, filed by attorney Zdzisław Nowicki, acting on behalf of **Irena Przeworska**, of unknown address 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. Nalewki 28**, formerly marked as **nr. hip. 2257 AB** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 June 1949**, filed by **Czesław Czyżewski and Maria Czyżewska**, residing in **Warsaw**, at **ul. Nieszawska 9 apartment No. 3** (the last address of residence known to the Municipality), 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. Nieszawska 9**, formerly marked as **nr. hip. 4267 Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 September 1948**, filed by **Maria Rechnic**, residing in **Katowice**, at **ul. Kościuszki 43/5** (the last address of residence known to the Municipality), 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 20**, formerly marked as **nr. hip. 2419** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 September 1948**, filed by **Pocztowa Kasa Oszczędności**, seated in **Warsaw** (the last address of residence known to the Municipality), 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. Nowolipki 10**, formerly marked as **nr. hip. 2377** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October 1948**, filed by **Maria de domo Asterblum Proner-Pogonowska**, residing in **Warsaw**, at **ul. Bandurskiego 21** (the last address of residence known to the Municipality), 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 Świat 12**, formerly marked as **nr. hip. 1285** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 March 1948**, filed by **Wincenty Borejsza**, residing in **Czarniecka Góra, p.o. Stąporków**, and **Jerzy Dziewulski**, residing in **Włochy near Warsaw**, at **ul. Wysockiego 22** (the last addresses of residence known to the Municipality), 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. Oboźna 8**, formerly marked as **nr. hip. 2766<sup>c</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 August 1960**, filed by **Eugeniusz Romanowski, Jadwiga Kamińska, Kazimiera Solecka and Krystyna Rutkowska**, residing in **Warsaw**, at **ul. Orłowska 4**, and **Halina Migdalska**, residing in **Warsaw**, at **ul. Zawrat in Mokotów, Tadeusz Romanowski**, residing in **Warsaw**, at **ul. Trocka 22**, and **Piotr Romanowski**, residing in **Warsaw**, at **ul. Nieporęcka** (the last addresses of residence known to the Municipality), 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. Orłowska 4**, formerly marked as “**Nieruchomość w m.st. Warszawie N2729 Praga**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 December 1958**, filed by **Franciszka Lubelska**, residing in **Warsaw**, at **ul. Orłowska 16 apartment No. 3** (the last address of residence known to the Municipality), 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. Orłowska 16**, formerly marked as **dz. nr. 16** pochodząca z nieruchomości „Dobra Targówek” nr rej. hip. **W-1700 w Warszawie na Pradze** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 February 1949**, filed by **Genowefa Szadkowska**, residing in **Warsaw**, at **ul. Grochowska 128 apartment No. 21** (the last address of residence known to the Municipality), 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. Franciszka Piętki 13**, formerly marked as “**Osada Robertów**” nr rej. hip. W 2935 dz. 27 (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 January 1962**, filed by **Michalina Szymańska**, residing in **Warsaw**, at **ul. P. Skargi 53** (the last address of residence known to the Municipality), 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. Piotra Skargi 53**, formerly marked as **nr. hip. 3848-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 January 1949**, filed by **Jadwiga Michalkowa**, residing in **Warsaw**, at **ul. Smolna 38 apartment No. 4** (the last address of residence known to the Municipality), 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. Poborzańska 23**, formerly marked as **hip. “Bródno 9 dawniej 11”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 April 1949**, filed by **Tadeusz and Maria married Bałaban**, residing in **Warsaw**, at **ul. Boboli 12** (the last address of residence known to the Municipality), 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. Podolska**, formerly marked as **nr. hip. 4053-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 July 1949**, filed by **Antoni Goździkowski**, residing in **Warsaw in Praga**, at **ul. Oszmiańska 1a-12** (the last address of residence known to the Municipality), renewed by a letter submitted on **18 December 1957**, 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. Poprzeczna 15**, formerly marked as **hip. “Folwark Targówek” N. rej. hip. W 2431 plac 28a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 September 1948**, filed by Zofia Salinger, acting on behalf of **Karol and Wanda married Kirsch vel Kirszt**, residing in **Łódź**, at **ul. Pomorska 55** (the last address of residence known to the Municipality), 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 **nr. hip. 11821** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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. Remiszewska 17**, formerly marked as **hip. “Kolonія Targówek Nr 5 i 6-A nr rej. hip. W-1671 w Warszawie” dz. nr 191** (hereinafter “the Real Estate”).

The following applications were filed on this case:

- Application of **19 January 1949**, filed by **Władysława Muranowska** and **Kazimierz Muranowski**, residing in **Warsaw**, at **ul. Remiszewska 17 apartment No. 4** (the last address of residence known to the Municipality);
- Application dated **5 May 1958**, filed by attorney Konstanty Apołłow, acting on behalf of **Władysława and Kazimierz Muranowski**.

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by attorney Władysław Gołębiowski, representing **Maria Ludwika Mancewiczowa and Ewa Rejewska**, of unknown address 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. Skałacka 37**, formerly marked as “**nieruchomość w m.st. Warszawie N.12492**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 April 1949**, filed by **Maria Wójcik**, residing in **Warsaw**, at **ul. Lwowska 6** (the last address of residence known to the Municipality), 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 **hip. „Służewiec N hip. 2976, dawny 104, pierwotny 33” – plac o pow. 1267,5 m<sup>2</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1960**, filed by attorney Danuta Zakrzewska, representing **Józef and Maria married Kacprzak**, residing in **Warsaw 25 Służew-Stegny (ul. Bonifacego 117)** (the last address of residence known to the Municipality), 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 25 Służew-Stegny (ul. Bonifacego 117)**, formerly marked as **dz. nr 5 pochodząca z tabeli likwidacyjnej wsi Służew nr 8** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 June 1949**, filed by **Stanisław Sędkiewicz**, residing in **Warsaw**, at **ul. Smoleńska 66 apartment No. 3**, and **Kazmiera Sędkiewicz**, residing in **Warsaw**, at **ul. Krępowickiego 7a apartment No. 172c** (the last addresses of residence known to the Municipality), 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. Smoleńska 66**, formerly marked as “**Nieruchomość Warszawska N. 1660-Praga**” **dz. 8** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 September 1957** (dated **3 September 1957** and **18 September 1957**), filed by **Józefa Bojanowska**, residing in **Warsaw**, at **ul. Smoleńska 73/1** (the last address of residence known to the Municipality), 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. Smoleńska 73**, formerly marked as **hip. „Folwark Targówek Rej. hip. W-2431 w Warszawie na Pradze” działka nr 39<sup>a</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 May 1949**, filed by attorney Stefan Bartkiewicz, acting on behalf of **Stanisław Boczkowski**, residing in **village of Skorosze** (the last address of residence known to the Municipality), 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 9**, formerly marked as **hip. „Kolonія Wola N 779/132, rejestru hipotecznego W-1841”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Karol Mateusz Wygrzywalski**, residing in **Warsaw**, at **ul. Koszykowa 67 apartment No. 6** (the last address of residence known to the Municipality), 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. Spalinowa 14**, formerly marked as **hip. “N Rep. Hip. 840 dawny 141”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 November 1949**, filed by **Aleksandra Witkowska**, residing in **Warsaw**, at **ul. Stanisławowska 18** (the last address of residence known to the Municipality), 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. Stanisławowska 18**, formerly marked as **N 3365 w Warszawie na Pradze** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 April 1949**, renewed on **24 June 1965**, filed by **Bronisław Szlezyngier**, residing in **Warsaw**, at **ul. Stolarska 15**, and **Lucjan Karpiński**, residing in **Gdańsk-Wrzeszcz**, at **ul. Brzozowa 14** (the last addresses of residence known to the Municipality), 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. Stolarska 15**, formerly marked as **hip. “Targówek A. N 15/23 – plac N 2” rej. hip. W-3700** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 October 1948**, renewed by a latter filed on **27 December 1967**, filed by **Amelia Kiljańska**, residing in **Warsaw**, at **ul. Sułkowskiego 17** (the last address of residence known to the Municipality), 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. Sułkowskiego 17 (formerly 35)**, formerly marked as **nr hip. 9606** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 June 1961**, filed by **Henryk Komosa**, residing in **Warsaw**, at **ul. Syryńska 35** (the last address of residence known to the Municipality), 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. Syryńska 35**, formerly marked as **plac nr 6 pochodzący z nieruchomości „Osada włościańska we wsi Wyględów tabeli likwidacyjnej Nr 8 Nr hip. 19 W Nr W Rej. Hip. 3210”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 October 1948**, filed by attorney Władysław Żywicki, representing **Stanisław Wlekliński**, residing in **Gdańsk-Oliwa**, at **ul. Subisława 15/16** (the last address of residence known to the Municipality), 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**, formerly marked as **jako działka nr 2 z nieruchomości „Kolonія Czyste Nr. 484 A/42 rej. hip. W-300”** and of the **green area coming from this real estate** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Municipality"), by way of the application of **25 January 1949**, filed by **Franciszek Piekarski and Florentyna Piekarska**, residing in **Warsaw**, at **ul. Chmielna 94/96 apartment No. 122 apartment No. 1** (the last address of residence known to the Municipality), 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 **hip. „Witolin Folwark W-2460 w Warszawie” – ¼ zachodnio-północna część działki o powierzchni 4555 łokci kwadratowych** (hereinafter "the Real Estate"). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 January 1962**, filed by **Aleksandra Gilewska**, residing in **Warsaw**, at **ul. Motycka 19 apartment No. 8** (the last address of residence known to the Municipality), 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. Trocka 59**, formerly marked as **pochodząca z Dóbr Ziemskich Targówek** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 September 1959**, filed by attorney Danuta Zakrzewska, acting on behalf of **Władysława Hurbanowa**, residing in **Warsaw**, at **ul. Wenecka 27 apartment No. 2b**, and **Małgorzata Karpińska**, residing in **Warsaw**, at **ul. Wenecka 27 apartment No. 1** (the last addresses of residence known to the Municipality), 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. Wenecka 27**, formerly marked as **nr. hip. “Willa Kantorówka”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 November 1957**, filed by **Władysław Galiński**, residing in **Warsaw**, at **ul. Wołodyjowskiego 13**, (the last address of residence known to the Municipality), 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. Wołodyjowskiego 13**, formerly marked as **hip. „Willa Służew” dz. 832 i 834** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 October 1949**, filed by **Feliks Tarczyński and Cecylia Tarczyńska**, residing in **Warsaw**, at **ul. Żytomierska 10 apartment No. 1** (the last address of residence known to the Municipality), 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. Żytomierska 10**, formerly marked as **hip. “Wieś Bródno tabela likwidacyjna N17”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 November 1949**, filed by illiterate **Rozalia Otyś**, of unknown address of residence, for whom the application signed her daughter **Józefa Newiadomska** (or **Niewiadomska**), residing in **Warsaw**, at **ul. Żytomierska 20 apartment No. 2** (the late address of residence known to the Municipality), 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. Żytomierska 20**, formerly marked as **hip. “Bródno nr hip. 60 n rej. hip. 3654” dz. nr 6** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– August 25, 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 or 18 January 1948** (confirmation date illegible), filed by **Antoni Gąsowski**, residing in **Warsaw**, at **ul. Srebrna 7** (the last address of residence known to the Municipality), 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. Wyzwolenia 14 (formerly Nowowiejska 14)**, formerly marked as **nr hip. 5930** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 November 1949**, filed by **Barbara Litewska**, residing in **Warsaw**, at **ul. Grochowska 279 apartment No. 16** (the last address of residence known to the Municipality), 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. Baboszewska 3**, formerly marked as **hip. “os. Szopy Niemieckie N 2, 3, 4 lit. A” rej. hip. W-2618** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 February 1949**, filed by **Gertruda Dobrzycka**, residing in **Warsaw**, at **ul. Szustra 16 apartment No. 2** (the last address of residence known to the Municipality), 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. Baboszewska** formerly marked as **hip. “os. Szopy Niemieckie NN 2, 3, 4 lit. A” rej. hip. W-2618 dz. 4** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 March 1949**, filed by **Janina Bohusiewicz**, residing in **Warsaw**, at **ul. Grottgera 17 apartment No. 6** and by way of the application of **31 March 1949**, filed by **Kazimierz Gursztyn**, residing in **Łódź**, at **ul. Nowotki 5/16** (the last addresses of residence known to the Municipality), 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. Bachmacka 14**, formerly marked as **nr hip. 9304** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 September 1949**, filed by **Anna Śledź**, residing in **Warsaw**, at **ul. Chabrowa 23** (the last address of residence known to the Municipality), 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. Chabrowa 23** formerly marked as “**Imielin hip. Nr 14” plac nr 18** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February (23 February) 1949**, filed by Tadeusz Czajkowski, acting on behalf of **Zakład Ubezpieczeń Społecznych w Warszawie**, seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of seat known to the Municipality), acting as legal manager of the **Fundusz Ubezpieczenia Emerytalnego Robotników**, 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. Filtrowa 62** formerly marked as **nr. hip. 5601** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 November 1947**, filed by **Ministry of Education**, acting as a temporary manager of **Jana and Maria Woydyga Foundation**, 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. Koszykowa 11** formerly marked as **nr. hip. 5560** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 July 1949**, filed by **Konstancja Gromkowska** and **Alek (Aleksander) Moskal**, of unknown address 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. Kruszeńskiego 2a (at the intersection of ul. Olszynki and Dobrzyńskiej)** formerly marked as “**Osada Czernosiówka**” nr rej. hip. **W-2727 – południowa połowa placu N117** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 May 1949**, filed by **Franciszek and Katarzyna married John**, residing in **Warsaw**, at **ul. Nowosielecka 4** (the last address of residence known to the Municipality), 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. Nowosielecka 4** formerly marked as **nr. hip. 3044** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 July 1959**, filed by **Ksawery Latoszek**, residing in **Warsaw**, at **ul. Łukowa 1** (the last address of residence known to the Municipality), 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 **grunt położony w/g tabeli likwid. Osady włościańskiej Nr 15 we wsi Służew o pow. 13 ha 64 ar** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 February 1949**, filed by „**PAGED**” **Polska Agencja Drzewna spółka z ogr. odp.**, seated in **Warsaw**, at **pl. Trzech Krzyży 18** (the last address of seat known to the Municipality), 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 124** formerly marked as **nr. hip. 4916-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 May 1949**, filed by **Alicja Baranowska**, residing in **Warsaw**, at **ul. Pawia 83 apartment No. 7** (the last address of residence known to the Municipality), 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. Sławińska 19 and Sławińska 21** formerly marked as **hip. „Emfiteutyczna Kolonia N 489/66 N1/fg pow. warszawskiego rej. hip. W-299 w Warszawie”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 March 1962**, filed by attorney Liliana Winarska, representing **Stanisław Rutowicz**, residing in **Warsaw**, at **ul. Woronicza 46 apartment No. 52** (the last address of residence known to the Municipality), 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**, coming from the **z osada włościańska we wsi Służewiec, gminy Wilanów, powiatu warszawskiego, zapisanej w tabeli likwidacyjnej pod N 8** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 January 1950**, filed by **Janina Vandalli**, residing in **Służew Stegny** (the last address of residence known to the Municipality), 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 Służew Stegny**, formerly marked as **cześć osady rolnej, położonej we wsi Służew, gminy Wilanów, powiatu Warszawskiego, zapisanej w tabeli pod N 8 – „dział VI Klin” – plac nr 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 September 1957**, filed by **Wojciech Bąk**, residing in **Warsaw**, at **ul. Belgijska 3 apartment No. 5** (the last address of residence known to the Municipality), 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. Służew Zagościniec 5** with no registry number stated in the application (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 February 1949**, filed by **Marta Żołyńska**, residing in **Kraków**, at **ul. Kochanowskiego 3 apartment No. 2** (the last address of residence known to the Municipality), 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. Smocza – corner of Ostrowska 38**, formerly marked as **nr. hip. 2491c** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 April 1946**, filed by **Zofia Kosińska**, residing in **Warsaw**, at **ul. Lwowska 3 apartment No. 8**, on behalf of her own and acting on behalf of **Wacław Kuferski**, residing in **Słubice, powiat of Poznań**, at **ul. 1 Maja 27a I**, and of **Henryka Kuferska and Andrzej Kuferski**, residing in **Płock**, at **ul. Dominikańska 2** (the last addresses of residence known to the Municipality), 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 corner of Niemcewicza nr hip. 321 W** and **ul. Bema nr. hip. Wola 464** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 August 1948**, filed by **Żaneta Elterman**, residing in **Warsaw**, at **ul. Wileńska 19 apartment No. 8** (the last address of residence known to the Municipality), 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. Targowa 16** formerly marked as **nr. hip. 228-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 May 1957**, filed by **Maria Zbichorska**, residing in **Warsaw**, at **ul. Polna 40 apartment No. 38** (the last address of residence known to the Municipality), 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. Wołodyjowskiego 35** formerly marked as **hip. “Willa Służew 812”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 February 1949**, filed by **Feliks Antoniak**, residing in **Poznań**, at **ul. Grunwaldzka 67 apartment No. 3** (the last address of residence known to the Municipality), 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. Zagoścień** formerly marked as **działka oznaczona literą B numerem 12 pochodzącą z osady włościańskiej zapisanej w tabeli likwidacyjnej wsi Służew pod N. 4** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 November 1948**, filed by **Antoni Gąsowski**, residing in **Warsaw**, at **ul. Srebrna 7** (the last address of residence known to the Municipality), 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. Zamenhofa 3 (formerly Dzika 3)** formerly marked as **nr hip. 2323** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 April 1950**, filed by **Władysława Strzałkowska**, residing in **Warsaw**, at **ul. Zaolziańska 13** (the last address of residence known to the Municipality), 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. Zaolziańska 13** formerly marked **hip. „Nowy Imielin” Rej. hip. 1034 daw. 96 dz. nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**City of Warsaw Property Announcements**  
**– November 17 & 24, 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 May 1949**, filed by illiterate **Marianna Wójcik**, residing in village of **Zawady, commune Wilanów** (the last address of residence known to the Municipality), 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. Antoniewska 12**, formerly marked as **part of real estate “Dobra Ziemskie Wielkie i Małe Siekierki część lit. A, rejestru hipotecznego W-2883”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 December 1961**, filed by **Ignacy Kądziela**, residing in **Warsaw**, at **ul. Barwna 3** (the last address of residence known to the Municipality), 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. Barwna 3**, formerly marked as **działka nr 14 pochodząca z osady tabelowej wsi Imielin** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 May 1949**, filed by **Adelaida Pawińska, Michał Pawiński** and **Wanda Pawińska**, of unknown address 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. Boryszewska 11**, formerly marked as hip. “**Osada Pawiniówka**” **Rej. hip. W-3225** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 February 1949**, filed by **Franciszek and Janina married Krzemiński**, residing in **Warsaw**, at **ul. Boryszewska 15-1** (the last address of residence known to the Municipality), 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**, marked as **działka 65 pochodząca z nieruchomości hip. Folwark Służewiec** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Irena Helbich**, residing in **Radom**, at **ul. Piłsudskiego 6** (the last address of residence known to the Municipality), 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. Jagiello 4**, formerly marked as **działka wchodząca w skład nieruchomości “Imielin N. Rep. Hip. 953 dawny 15”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 February 1949**, filed by **Józef and Agnieszka married Kędzierski**, residing in **Warsaw**, at **ul. Jagiello 10** (the last address of residence known to the Municipality), 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. Jagiello 10**, formerly marked as “**Nowy Imielin Nr. hip. 32**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 May 1949**, filed by **Sabina Teresa Pająk**, residing in **Warsaw**, at **ul. Sulejowska 22 apartment No. 6** (the last address of residence known to the Municipality), 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. Jagiello 16**, formerly marked as “**nieruchomość położona we wsi Imielin, gmina Falenty powiatu warszawskiego, oznaczona nr. hip. 26**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 November 1957**, filed by **Maria and Antoni married Jagiełło**, residing in **Warsaw-Służew**, at **ul. Jagiełły 18 apartment No. 1** (the last address of residence known to the Municipality), 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. Jagiełły 18**, marked as “**Imielin hip. N 15” działka „Suchodole”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 June 1949**, filed by **Helena Wroczyńska**, residing in **Warsaw**, at **ul. Jagiello 13 apartment No. 6**, **Janina Kowalczyk (Przybylak)**, residing in **Poznań**, at **ul. Młyńska 13 apartment No. 6**, and **Władysława Kowalczyk**, residing in **Warsaw**, at **ul. Piaseczyńska 58 apartment No. 9** (the last address of residence known to the Municipality), 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. Jagiello**, formerly marked as **działka nr 2 z nieruchomości gruntowej Imielin Nr 25** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 December 1949**, filed by **Lucyna Kubiak de domo Wiśniewska**, residing in **Warsaw**, at **ul. Jagiellońska 38** (the last address of residence known to the Municipality), 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. Julianowska 11**, formerly marked as “**Kolonja Nieszawa N36 N rej. hip. W 1058**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 March 1962**, filed by **Stefan Kącki**, residing in **Warsaw-Służewiec**, at **ul. Projektowana 28 No. 45 apartment No. 1** (the last address of residence known to the Municipality), 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. Julianowska 11**, formerly marked as **działka nr 1455 pochodząca z nieruchomości Kolonia Służew-Służewiec lit. B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 October 1948**, filed by **Dora vel Dwojra Frydlender de domo Wiernik**, residing in **Świebodzice in Lower Silesia (Dolny Śląsk)**, at **ul. Kopernika 3** (the last address of residence known to the Municipality), 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 **nr. hip. 675** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 September 1949**, filed by **Stanisław Dembowski (Dębowski)**, and most probably illiterate **Rozalia Dembowska (Dębowska)**, residing in **Warsaw**, at **ul. Madalińskiego 27** (the last address of residence known to the Municipality), 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. Majora Rago 9**, being a lot coming from the real estate marked as **osada włościańska we wsi Imielin Gminy Falenty powiatu warszawskiego zapisana w tabeli likwidacyjnej pod N 5 uregulowanej w księdze wieczystej pod nazwą Imielin hip. N 14** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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. Marszałkowska 38**, formerly marked as **hip. No. 5049** (hereinafter “the Real Estate”).

The following applications were filed on this case:

- Application by **Idesa Lifszyc**, residing in **Wrocław**, at **ul. Niemcewicza 23 apartment No. 4**, acting via a plenipotentiary – attorney Stanisław Muszyński, filed on **5 October 1948**;
- Application by **Maria Hochsztein**, residing in **Warsaw**, at **ul. Sikorskiego 23**, acting via a plenipotentiary – attorney J. Grosplik, filed on “**19.X.48/14.II.1949**”;

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 October 1957**, filed by **Jerzy Adamski**, residing in **Warsaw**, at **ul. Czeżota 8**, and **Teresa Adamska**, residing in **Warsaw**, at **ul. Nowoursynowska 20d** (the last address of residence known to the Municipality), 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. Nowoursynowska 22, formerly Cmentarna**, marked as “**Zapłocie**”, **reg. No. “Służew Nr. hip. 9 nr rep. 2966”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 January 1957**, filed by **Zofia Unierzyska**, residing in **Warsaw**, at **ul. Stupecka 4 apartment No. 88** (the last address of residence known to the Municipality), 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 47**, formerly marked as **grunt o powierzchni 218,68 sąż.<sup>2</sup> pochodzący z nieruchomości Kolonia Mokotów N 8 i 9 nr rej. hip. W-912** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 July 1949**, filed by **Juljan and Leokadja Zalewski**, residing in **Warsaw**, at **ul. Ogińskiego 55** (the last address of residence known to the Municipality), 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. Ogińskiego 55**, formerly marked as **nr. hip. 3343-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 July 1948**, filed by **Mieczysław Kaiser**, residing in **Warsaw**, at **ul. Chmielna 24 apartment No. 6**, and **Wanda Kaiser**, residing in **Milanówek**, at **ul. Św. Jadwigi 4** (the last addresses of residence known to the Municipality), 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. Okopowa 53**, formerly marked as **nr. hip. 5884** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 May 1949**, filed by **Bronisława Lipowska and Alina Krygier de domo Lipowska**, residing in **Warsaw**, at **ul. Korzeniowskiego 5 apartment No. 13**, and **Henryka Lipowska**, residing in **Warsaw**, at **ul. Wawelska 11B apartment No. 53** (the last addresses of residence known to the Municipality), 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 **działka nr 3 pochodząca z osady włościańskiej Imielin Hipoteczny nr 2 (nr repertorium 2986)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 February 1949**, filed by attorney Zygmunt Jaczewski, acting on behalf of **Ubezpieczalnia Społeczna w Warszawie**, seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of seat known to the Municipality), 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 34 (Mariańska 1)** formerly marked as **nr. hip. 1216-B** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 October 1949**, filed by **Ludwik Golonka**, residing in **Warsaw**, at **ul. Św. Franciszka Salezego 1 apartment No. 2** (the last address of residence known to the Municipality), 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. Paryska 29**, formerly marked as **Saska Kępa N7 N rej. hip. W 1683 parcela nr 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by **Józef Gronek**, residing in **Warsaw**, at **ul. Pęcherska 36a** (the last address of residence known to the Municipality), 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. Pęcherska 36a**, formerly marked as “**Część osady włościańskiej we wsi Szopy Niemieckie Tab. likw. N2 hip. N211 dawniej N5 – rej. hip. N W-3217 w Warszawie**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 June 1949**, and renewed on **12 August 1949**, filed by attorney Jan Hewelke, acting on behalf of **Nachman Rotsztein**, residing in **Warsaw**, at **ul. Wołomińska 11** (the last address of residence known to the Municipality), 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. Poniewierska 4**, formerly marked as **działka o pow. 1802 łokci kwadratowych z nieruchomości “Kolonja w dobrach Targówek Nr. Nr. 13 i 19” nr rej. hip. W-1622** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 July 1957**, filed by **Helena Materna**, residing in **Otwock**, at **ul. Kościelna 10 apartment No. 8** (the last address of residence known to the Municipality), 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. Saska 18**, formerly marked as “**Kazimierówka**” **Nr 191 rej. hipot. W 2880** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **21 December 1948**, filed by **Stanisława Jagiełło**, residing in **Warsaw**, at **ul. Skrzetuskiego 35** (the last address of residence known to the Municipality), 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. Skrzetuskiego 35**, formerly marked as “**Willa Rotmistrzówka**” **powiatu warszawskiego nr hip. 666** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 December 1948**, filed by attorney Mściśław Modzelewski, representing **Marja Małgorzata Potocka**, residing in **Kraków**, at **ul. Bracka 2**, and renewed by application of **17 January 1984**, filed by **Stanisław Ziemski**, residing in **Warsaw**, at **ul. Sobieskiego 15** (the last addresses of residence known to the Municipality), 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. Sobieskiego 9, 11, 13, 15 and 17**, formerly marked as **nr. hip. 7432** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 December 1960**, filed by **Helena Radzymińska**, residing in **Warsaw**, at **ul. Strzemienna 4** (the last address of residence known to the Municipality), 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. Strzemienna 4**, formerly marked as **plac nr 23 wchodzący w skład nieruchomości “Imielin hipoteczny nr 26”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 December 1948**, filed by attorney Bogumił Budka, acting on behalf of **Józef Szymański** of unknown address 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. Szlenkierów 25**, formerly marked as **nr. hip. 6690/5570 dz. 8** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 May 1957**, filed by **Melania Puguniec**, residing in **Warsaw**, at **ul. Kaliska 15 apartment No. 23** (the last address of residence known to the Municipality), renewed by a letter filed on **17 January 1958** by attorney Antoni Wojtala intimating, he is acting on behalf of Melania Puguniec, 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. Tykocińska 78**, formerly marked as “**Kolonia Julianówka rejestru hipotecznego W-1820**” dz. 14 (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– December 1, 2023**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Stella Stefania Tiomkin, acting on behalf of **Bernardyn Horbatowski** and **Leokadia Engwert**, of the last address of residence unknown to the Municipality, 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 “**Osada Ustronie N. 1, rejestru hipotecznego W-2195” dz. N. 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2021, item 1899), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 January 1950**, filed by **Stanisław Dec**, residing in **Warsaw**, at **ul. Mokotowska 8** (the last address of residence known to the Municipality), 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. Żywiecka 33**, formerly marked as **nr. hip. 7430 plac numer 26** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– March 1, 2024**

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by **Bolesław Kowalik**, residing in **Warsaw**, at **ul. Poznańska 38** (the last address of residence known to the Municipality), 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. Antoniewska 10**, formerly marked as “**Dobra Wielkie i Małe Siekierki A**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Stefan Lewandowski**, residing in **Warsaw**, at **ul. Dobrowoja 11** (the last address of residence known to the Municipality), 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. Dobrowoja 11**, formerly marked as **nr. hip. 2708-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Jan Otulak and Czesława Otulak**, residing in **Warsaw**, at **ul. Szturmowa 8** (the last address of residence known to the Municipality), 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 lot **no. 475 pochodząca z nieruchomości “Folwark Służewiec”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October/25 November May 1948**, filed by **Zakład Ubezpieczeń Społecznych w Warszawie**, seated in **Warsaw**, at **ul. Czerniakowska 231** (the last address of residence known to the Municipality), 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. Krasińskiego 20**, formerly marked as **nr. hip. 10401** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 August 1948**, filed by **Agata Błońska**, residing in **Warsaw**, at **ul. Jana Olbrachta 2b (Księcia Janusza 4)** (the last address of residence known to the Municipality), 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. Księcia Janusza 4**, formerly marked as **hip. “Kolonія we wsi Koło N 31a/55” rej. hip. W-777 działka nr 5** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 February 1950**, filed by **Stanisław Niezgoda and Stefania Niezgoda**, residing in **Warsaw**, at **ul. Śmiała 68** (the last address of residence known to the Municipality), 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. Kutnowska corner of Będzińska**, formerly marked as **nr. hip. 5110-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 October 1949**, filed by **Helena Gizińska**, residing in **Warsaw**, at **ul. Budowlana 8 apartment No. 14** (the last address of residence known to the Municipality), 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. Liwska 2**, formerly marked as **działka nr 2 pochodząca z osady włościańskiej we wsi Bródno zapisanej w tabeli likwidacyjnej pod N 36** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 February 1948**, filed by attorney Jerzy Mering, acting on behalf of **Stefania Bajer**, residing in **Łódź**, at **ul. Armii Ludowej 17/2**, **Irena Zaniewska** residing in **Łódź**, at **ul. Armii Ludowej 17/5**, **Julia Rosiewicz**, residing in **Łódź**, at **ul. Gdańska 26/6**, **Zofia Wanner**, residing in **Chorzów**, at **ul. Konopnickiej 1**, (the last addresses of residence known to the Municipality), 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 76 corner of Kielecka 26a**, formerly marked as **nr. hip. 11845** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 December 1949**, filed by **Piotr Szklarski**, residing in **the village of Stare Bródno, p.o. Warszawa 9** (the last address of residence known to the Municipality), 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. Ogińskiego 86**, formerly marked as **hip. „Bródno A,B” dz. 9** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 October 1949**, filed by **Feliks Tarnowski**, residing in **Warsaw**, at **ul. Kowelska 4 apartment No. 28** (the last address of residence known to the Municipality), and renewed by the same Applicant by letters of **12 February 1957** and **7 June 1957**, 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. Poborzańska 15**, formerly marked as **hip. „Tabela likwidacyjna NR 13 wsi Bródno powiatu warszawskiego, ul. Poborzańskiej Nr 15”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 October 1949**, filed by **Anna Trześniewska**, residing in **Warsaw**, at **ul. Kartuska 1 apartment No. 12** (the last address of residence known to the Municipality), 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. Poborzańska**, formerly marked as **hip. “Kol. Bródno hip. 2”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 October 1948**, filed by **Marta Piotrowska**, residing in **Zabrze**, at **ul. Wolności 278** (the last address of residence known to the Municipality), 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. Podolska 8**, formerly marked as **hip. “Dobra Grochów Dwór, rejestru hipotecznego W-3152” dz. 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 December 1950**, filed by **Adolf Jurkiewicz**, residing in **Warsaw**, at **ul. Handlowa 22** (the last address of residence known to the Municipality), 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. Pratuńska 29**, formerly marked as **hip. “Kolonja Krauzówka – Nr. rej. hip. W-2814” dz. nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Maria Józefa Tomaszewska**, residing in **Gdańsk-Wrzeszcz**, at **ul. Mierosławskiego 23** (the last address of residence known to the Municipality), 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 117b**, formerly marked as **nr. hip. 12646** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 February 1949**, filed by **Zgromadzenie Księży Misjonarzy (illegible signature)**, seated in **Warsaw**, at **ul. Krakowskie Przedmieście 1** (the last address of residence known to the Municipality), 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 119A**, formerly marked as **nr. hip. 7022 dz. nr 8** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October 1948**, filed by **Ministerstwo Oświaty**, acting as a temporary manager of **fundacja im. Jana i Marii Woydygów**, 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 140**, formerly marked as **nr. hip. 10623** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 July 1949**, filed by **Helena Ulatowska**, residing in **Warsaw**, at **ul. Grochowska 263 apartment No. 12** (the last address of residence known to the Municipality), 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**, formerly marked as “**nieruchomość położona we wsi Imielin, gminy Falenty, powiatu i województwa warszawskiego, oznaczona N rep. hip. 1022**” **działka nr 4** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 July 1949**, filed by **Marta Sarnecka and Stanisław Sarnecki**, residing in **Warsaw**, at **ul. Strzelecka 42 apartment No. 3** (the last address of residence known to the Municipality), 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. Remiszewska 20**, formerly marked as **Nr. hip. 5119, and Myszkowska 39, Nr. hip. 5120, regulated in the registry book “Nieruchomość N.N. 5119 i 5120 w Warszawie na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 August 1948**, filed by attorney Stanisław Koziółkiewicz, acting on behalf of **Stanisław Dobraniecki**, residing in **Warsaw**, at **ul. Raszyńska 22** (the last address of residence known to the Municipality), 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. Sąddecka**, formerly marked as **działka nr 2 z nieruchomości hipotecznej „Kolonja we wsi Czyste N. 437/48, rejestru hipotecznego W-301”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 June 1949**, filed by **Helena Łagowska, Kazimiera Szubiakiewicz**, residing in **Warsaw**, at **ul. Stępińska 51**, **Natalia Michałowska**, residing in **Warsaw**, at **ul. Żelazna 69**, and **Wacław Grabowski**, residing in **Warsaw**, at **ul. Wilcza 25**, (the last addresses of residence known to the Municipality), renewed on **10 July 1958** by **Helena Łagowska, Kazimiera Szubiakiewicz**, and **Natalia Michałowska**, 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. Stępińska 51**, formerly marked as **hip. “Osada Stempina N. 56 rejestru hipotecznego W-1688”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 October 1948**, filed by **Pocztowa Kasa Oszczędności – Centrala w Warszawie (signature illegible)**, 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. Ursynowska 22**, formerly marked as **nr. hip. 8648** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 May 1948**, filed by **Towarzystwo Budowy i Eksploatacji Teatru „Syrena” Sp. z o.o.** (representative’s signature illegible), seated in **Warsaw**, at **ul. Litewska 3** (the last address of seat known to the Municipality), 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. Wilcza 56**, formerly marked as **nr. hip. “5732 obecnie 1487”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 July 1949**, filed by **Janina Wasilewska**, residing in **Warsaw**, at **ul. Kaliska 1 apartment No. 25** (the last address of residence known to the Municipality), 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 31**, formerly marked as **hip. “Willa Służewiec N 217”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## Notice

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Piotr Mackiewicz and Maria Mackiewicz**, residing in **Warsaw**, at **ul. Zaolziańska 16** (the last address of residence known to the Municipality), 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. Zaolziańska 16**, formerly marked as **hip. “Imielin hipoteczny N. 25” plac nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– May 10, 2024**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 May 1957**, filed by **Zofia Szutowska**, residing in **Warsaw**, at **ul. Białoleńska 89 apartment No. 5** (the last address of residence known to the Municipality), 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. Białoleńska 89**, formerly marked as “**Nieruchomość dawniej we wsi Bródno, stanowiąca część dawnej osady włościańskiej zapisanej pod N. 33 tabeli likwidacyjnej wsi Bródno, dawnego rejestru N. 238, rejestru hip. przy Sądzie Grodzkim N. 172 obecnie rejestru hipotecznego W-55**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 November 1948**, filed by **Zofia Michalska**, residing in **Grójec near Warsaw**, at **ul. Mszczonowska 23 apartment No. 19** (the last address of residence known to the Municipality), 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. Chełmońskiego 12**, formerly marked as **nr. hip. 13062** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Leon Różycki, acting on behalf of **Waleria Janina Lewczuk**, residing in **Warsaw**, at **ul. Koźmińska 15 apartment No. 6** (the last address of residence known to the Municipality), 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 43**, formerly marked as **nr. hip. 8202** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 December 1948**, filed by **Józef Strachalski**, residing in **Warsaw**, at **ul. Złota 37 apartment No. 14**, and **Emilia Strachalska**, residing in **Warsaw**, at **ul. Nowolipie 19 apartment No. 23** (the last addresses of residence known to the Municipality), 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 53**, formerly marked as **nr. hip. 6029** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 June 1959**, filed by attorney Hanna Nowodworska-Wasilewska, acting on behalf of **Aniela Glazer**, residing in **Warsaw**, at **ul. Piotra Skargi 58a apartment No. 2** (the last address of residence known to the Municipality), 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. Piotra Skargi 58a**, of no register number indicated in the application (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 November 1948**, filed by **Waleria (Walerja) Pawlica**, residing in **Warsaw**, at **ul. Podobrzańska 40** (the last address of residence known to the Municipality), renewed by the same Applicant by a letter filed on **16 September 1965**, 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. Poborzańska 26/28**, formerly marked as **nr. hip. 1805-Praga (KW 1772)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 November 1948**, filed by **Jan and Juljanna married Klimek**, residing in **Warsaw**, at **ul. Pruszkowska** (the last address of residence known to the Municipality), 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. Pruszkowska**, formerly marked as **hip. “Nieruchomość Warszawska w Rakowcu N. 7069”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 September 1949**, filed by **Wanda Dubrowin**, residing in **Warsaw**, at **ul. Lisa Kuli 4 apartment No. 4** (the last address of residence known to the Municipality), 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. Rajszevska, Podleśna and Czosnowska**, formerly marked as “**działki 7 i 8 powstałe wskutek parcelacji nieruchomości o nr. hip. 7943 i 7944**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 May 1947**, filed by **Jerzy Kornecki**, residing in **Warsaw**, at **ul. Konopnickiej 5 apartment No. 6** (the last address of residence known to the Municipality), 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. Siedmiogrodzka**, formerly marked as **działka nr 4 z nieruchomości hip. “Kolonja we wsi Wola Nr 597”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 December 1949**, filed by **Bronisław Figaszewski**, residing in **Warsaw**, at **ul. Wołodyjowskiego 83** (the last address of residence known to the Municipality), 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 16**, formerly marked as **nr. hip. 11661 (Rep. hip. nr 11353)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 April 1949**, filed by **Mieczysław Budzyński**, residing in **Warsaw**, at **ul. Targowa 59** (the last address of residence known to the Municipality), 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 24**, formerly marked as **nr. hip. 11657** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 May 1949**, filed by **Jerzy Bielecki and Irena Bielecka**, residing in **Warsaw**, at **ul. Dąbrowskiego 69a apartment No. 109** (the last address of residence known to the Municipality), 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. Statkowskiego**, formerly marked as **hip. „Miasto Ogród Czerniaków część lit. C, rejestru hipotecznego W-1442” plac nr 435** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 December 1948**, filed by **Henryka Łączyńska and Jan Łączyński**, residing in **Włochy near Warsaw**, at **ul. Moniuszki 39 apartment No. 2**, renewed by the application filed on **9 January 1952** by **Zofia Krasnopolaska and Wacław Krasnopolski**, residing in **Warsaw**, at **Al. Niepodległości 132** and application filed on **26 October 1965** by **Jerzy Waldemar Krasucki**, residing in **Warsaw**, at **ul. Kurpińskiego 7 apartment No. 1** (the last addresses of residence known to the Municipality), 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. Studencka 59**, formerly marked as **hip. „Willa Służew N 1068-1071” dz. 1069** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 May 1949**, filed by **Bolesław Konarski**, residing in **Warsaw**, at **ul. Krakowskie Przedmieście 34** (the last address of residence known to the Municipality), 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 13**, formerly marked as **hip. „Dobra Grochów Dwór” nr rej. hip. W-3152 dz. nr 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 May 1949**, filed by **Helena Krusiewicz**, residing in **Warsaw**, at **ul. Chmielna 122 apartment No. 21** (the last address of residence known to the Municipality), 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. Waszyngtona 102**, formerly marked as **hip. W- 2551 „Dobra Kamionek”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 August 1949**, filed by **Antoni Biedrzycki**, residing in **Warsaw**, at **ul. Kazimierzowska 70 apartment No. 13** on behalf of his own and of **Tekla Marianna Bagińska de domo Włoczevska**, residing in **Warsaw**, at **ul. Freta 1 apartment No. 2** (the last addresses of residence known to the Municipality), 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. Zamieniecka 41 (formerly 23)**, formerly marked as „**Kolonia Witolin N22**” rej. hip. **W-2459 parcela lit. „a”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– August 2, 2024**

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **11 October 1949**, probably by **Jan Janiskiewicz** (signature under the application is invalid – personal data established on the basis of the register of applications and further correspondence in the case files), residing in **Warsaw** at **ul. Attkowa 16** (the last address of residence known to the Municipality), 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. Attkowa 16**, formerly marked as **"Goław N 115" in the Warsaw district – reg. Hip. W-3358** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 September 1958**, filed by **Jana Stanisława Wojcieszka**, residing in **Warsaw**, at **ul. Baziańskiej** (the last address of residence known to the Municipality), 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. Baziańskiej**, marked as **dz. nr 18bz nieruchomości “Bródno nr 29 formerly 31” Rej. hip.W-3209** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 May 1949**, filed by **Stanisława Pietruszewska** and **Maria Pawłowska**, residing in **Kraków**, at **ul. Łobzowska 12** (the last address of residence known to the Municipality), administrative proceedings are underway for 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 **Białołęckiej 57**, formerly marked as “**część osady włościańskiej, zapisanej w tabeli likwidacyjnej wsi Bródno pod N 18 – działka oznaczona N 3**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 September 1958**, filed by **Marię Lachowicz**, residing in **Warsaw** at **ul. Bitwy Grochowskiej 3/2** and **Tadeusz Lachowicz**, residing in **Warsaw** at **ul. Makowska 33/25** (the last address of residence known to the Municipality), 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. Bitwy Grochowskiej 3**, marked **nr. hip. 2042-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 January 1949**, filed by **Jadwigę Kwapińska**, residing in **Warsaw**, at **ul. Odolańskiej 11 m. 3** (the last address of residence known to the Municipality), 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. Dobrej 91 róg Białórnicej**, marked **nr. hip. 2623/2611a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **15 February 1949**, filed by **Stanisław Gruza**, residing in **Warsaw**, at **ul. Szturmowej 6 m. 1** (the last address of residence known to the Municipality) – for the 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, designated as plot No. 477 originating from the "Folward Służewiec" real estate** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 August 1956**, filed by **Walerię Chmielewską and Franciszkę Orłowską**, residing in **Warsaw**, at **ul. Olszynki Grochowskiej 55** (the last address of residence known to the Municipality), 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 **Olszynki Grochowskiej 55**, marked as “**Dobra Grochów Dwór**” rej. Hip W-3152 (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 June 1948**, filed by **Prof. Dr. Fr. Czubalski** acting on behalf of the **University of Warsaw**, 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. Grochowskiej 272**, formerly marked as **nr. hip. 1218-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 September 1949**, filed by **Franciszek Niedz (or Niedziela)**, residing in **Warsaw**, at **ul. Nieświeska 59** (the last address of residence known to the Municipality), 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. Nieświeska 59**, formerly marked as “**Osada fabryczna Targówek Kolonia i Grochów**”, **rej. hip. W-1575** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Municipality"), by way of the application of **16 February 1949**, filed by attorney **Witold Heintze** acting on behalf of **Hanny Chrzanowskiej**, residing in **Kraków**, at **ul. Łobzowska 61** and **Ferdynanda Chrzanowska**, residing in **Kraków**, at **ul. Łobzowska 61/6** (the last address of residence known to the Municipality), 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. Padewskiej 24**, (hereinafter referred to as the "Real Estate") in favor of **Wanda Krystyna Chrzanowska**, whose place of residence is unknown. No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 October 1949**, filed by **Stanisława Mazurczak**, residing in **Warsaw**, at **ul. Poborzańskiej 30 m. 1** (the last address of residence known to the Municipality), 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. Poborzańskiej 30**, formerly marked as **reszta nieruchomości “N.N. 1802, 1803 I 1805 w Warsaw na Pradze”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 August 1949**, filed by **Wiktora Ryżewskiego** and **Janinę Ryżewską**, residing in **Warsaw**, at **ul. Goworowskiej 16-3** (the last address of residence known to the Municipality), 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. Poborzańskiej 43**, marked as part of the “**Kolonia Bródno 2**” property (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 October 1949**, filed by **Stanisława Oleksiaka** and **Marię Oleksiak**, residing in **Warsaw**, at **ul. Liwskiej 16/3** (the last address of residence known to the Municipality), 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. Poborzańskiej róg Goworowskiej**, marked as **658/15589 część nieruchomości “Kolonія Bródno nr hip. 2”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 January 1951**, filed by **Tadeusza Bilikiewicza** as the guardian of the minor **Katarzyny Bilikiewicz** - both residing in **Gdańsku**, at **ul. Śniadeckich 9 m. 4** (the last address of residence known to the Municipality), 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. Skalbmierskiej**, marked **nr. hip. 11663** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 May 1949**, filed by **Stanisława Pietruszewska** and **Maria Pawłowska**, residing in **Kraków**, at **ul. Łobzowska 12** (the last address of residence known to the Municipality), 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. Sławińska 9**, formerly marked as “**Emfiteutyczna Kolonia nr 489 N1/dc we wsi Czyste**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 May 1949**, filed by **Janinę Olejnik** (who later changed her surname to **Dukowska** - as it results from the documentation gathered in the case later), residing in **Warsaw**, at **ul. Sowińskiego 56** (the last address of residence known to the Municipality), 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 56**, marked as **plac pochodzący z nieruchomości jako parcela nr 16 z nieruchomości N 9265** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 November 1946**, filed by **Mariana Wieczorkowskiego**, residing in **Warsaw**, at **ul. Sentarskiej 36** administrative proceedings are underway - for the establishment of 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. św. Jacka**, marked as **nr. hip. 7520** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 November 1949**, filed by **Janinę Budzikowską**, residing in **Warsaw**, at **ul. Krypskiej 29 m. 6** (the last address of residence known to the Municipality), 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. Świętosławskiej 28**, marked as “**Nieruchomość w byłej wsi Goćław, składająca się z części osad zapisanych w tabeli likwidacyjnej pod N.N. 7, 9 i 11, oznaczona N. Rejestru hipotecznego W-3232**” działka 2 (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 September 1948**, filed by **Tadeusza Kajedela**, residing in **Warsaw**, at **ul. Komorskiej 52 m. 3** renewed on **17 May 1949** filed by **Tadeusza Kajedela** and **Helenę Krępską** residing in **Warsaw** at **ul. Komorskiej 52 m. 3** (the last address of residence known to the Municipality), 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 15**, marked as “**Dobra Grochów Dwór**” nr rej. Hip. W-3152 w **Warsaw działka nr 1 pochodząca z Działu nr 15** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 November 1949** and again on **30 December 1957**, filed by **Jan Bielski**, residing in **Warsaw**, at **ul. Szczuczyńskiej 14** (the last address of residence known to the Municipality), 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. Szczuczyńskiej 14**, marked as **hip. “Kolonie włościańskie pod Dębem I Prado rejestru hipotecznego W-1228” plac oznaczony nr. 1 na planie złożonym pod nr. 22 do zbioru dowodów księgi „Saska Kępa nr. 7” (Nr. rej. hip. W-1683)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 November 1948**, filed by **the Congregation of the Sisters of Charity of St. Vincent de Paul, Warsaw Province**, with headquarters at **ul. Tamka 35** (the last address of residence known to the Municipality), 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. Tamka 35**, formerly marked as **nr. hip 2858** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344, as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter "the Municipality, administrative proceedings are underway on the basis of applications filed by **Stasiława and Wacława Jakubisiak**, married, residing in **Warsaw at ul. Żółkiewskiego** (the last address of residence known to the Municipality), on **July 14, 1959**, and on **January 12, 1960**, and **August 9, 1961**, by **Stanisław Jakubisiak** - 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. Żółkiewskiego 15**, marked **nr. Hip. 2598-Praga** (hereinafter "the Real Estate"). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– August 16 and September 9, 2024**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 July 1949**, filed by attorney Aleksander Tallen-Wilczewski, plenipotentiary of **Irena Turulska**, residing in **London W14**, at **36 Elsham Road** (the last address of residence known to the Municipality), 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 12**, formerly marked as **nr. hip. 1905-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October 1948** (date of receipt marked as **19 October 1948/29 January 1949**), filed by person signed as “**D. Sołowiej**”, residing in **Józefów near Otwock**, at **ul. Warszawska 10** or in **Świder**, at **ul. Majowa 1** (the last address of residence known to the Municipality), 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. Czwartaków and Kobielska**, marked as **część nieruchomości „Osada Robertów, rejestru hipotecznego W-2935”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 February 1957**, filed by **Anna Rowińska**, residing in **Piaseczno**, at **ul. Kościuszki 24** (the last address of residence known to the Municipality), 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**, marked as “**działka nr 259 na planie załączonym do zbioru dowodów księgi wieczystej nieruchomości Kolonia Służew-Służewiec powiatu warszawskiego, zatwierdzonym przez Wydział Powiatowy w Warszawie w dniu 14 grudnia 1932 roku, Nr 47971/32**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **29 April 1948**, filed by attorney Zygmunt Warman, empowered to act on behalf of **Ber Brykman**, residing in **Tel Aviv**, at **Lieberman Str. 8**, **Mindla Reich de domo Brykman**, residing in **Tel Aviv**, at **Haneviim Str. 28**, **Kina Schmierer de domo Brykman**, residing in **Paris**, at **Av. Felix Faure 10**, and **Sara Rotbalzam de domo Brykman** residing in **Paris**, at **rue Lacepede 32**, (the last addresses of residence known to the Municipality), 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. Nalewki 34**, formerly marked as **nr. hip. 2255-A** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 June 1957**, filed by **Stanisława Kołbuk**, residing in **Gromada Mareta 3, Commune of Kobyłka, Powiat Wołomin** (the last address of residence known to the Municipality), 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. Obarowska 24**, formerly marked as **działka nr 11** pochodząca z “**osady włościańskiej we wsi Kawenczyn zapisanej w tabeli likwidacyjnej na tąż wieś pod Nr 17**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Zygmunt Warman, acting on behalf of **Jakób Szyja Asz**, residing in **New York**, at **151 West 81 Street** (the last address of residence known to the Municipality), 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. Okrag 3a**, formerly marked as **nr hip. 3038-A plac nr 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **17 August 1957**, filed by **Janina Lewicka (Sabina Janina Lewicka, earlier Lewinter de domo Gerkowicz)**, residing in **Warsaw**, at **ul. Nowolipki 6-a apartment No. 18**, indicating she is acting on behalf of herself and of **Kazimierz Kielman Gerkowicz**, residing in **Lublin**, at **ul. Podgrodzie 8 apartment No. 7** (the last address of residence known to the Municipality), 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. Płocka 37 and 37-b** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Kazimierz Żołędziowski, acting on behalf of **Florentyna Skrzyszewska**, residing in **Grodków (Śląsk Opolski)**, at **ul. Warszawska 17** (the last address of residence known to the Municipality), 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 9**, marked as “**Osada Lisówka**” rej. hip. **W-2950** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application dated on **10 November 1947**, filed by attorney Jerzy Stefan Langrod acting on behalf of company “**MANUFACTURE DE FEUTRES ET CHAPEAUX SOCIETE ANONYME**”, seated in **Brussels**, at **19 Rue Belliard** (the last address of seat known to the Municipality), and renewed by the same plenipotentiary with a letter dated on **27 December 1947**, 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. Sobieskiego**, formerly marked as **nr. hip. 1720 dz. nr 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), 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”), launched applications filed by **Andrzej Rotwand**, residing in **Warsaw**, at **ul. Chocimska 8/10**, acting on behalf of himself and of **Zofia Tabęcka**, residing in **New York**, at **102 East 238th Street** and of **Leonía Cavriani (Rotwand)**, residing in **Rome**, at **via Nerva 4**, as follows:

- filed on **15 October 1948**, for the real estate in **Warsaw**, at **ul. Szara and Czerniakowska**, formerly marked as **hip. 2993**;
- filed on **4 August 1948** for the real estate in **Warsaw**, at **ul. Szara and Rozbrat**, formerly marked as **hip. 2993A**.

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 August 1949**, filed by **Stanisław Dąbrowski**, acting on behalf of himself and of his daughter **Zofia Dąbrowska**, both residing in **Czersk, P.O. Góra Kalwaria**, renewed by a letter filed on **23 January 1950** by **Jan Kochanowski**, residing in Warsaw, at **ul. Korzeniowskiego 9 apartment No. 18**, and by a letter filed on **17 June 1957** by **Elżbieta Dąbrowska and Zofia Stolarzewska**, residing in **al. Niepodległości 74a apartment No. 27** (the last addresses of residence known to the Municipality), 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. Wielicka 39 and Bieżanowska 8**, marked as “**nr rej. hipotecznego W-3270 dz. 28-a**” (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344 as amended), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 February 1957**, filed by **Anna Rowińska**, residing in **Piaseczno**, at **ul. Kościuszki 24** (the last address of residence known to the Municipality), 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**, marked as **hip. “Willa Służew N 836”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2023, item 344), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 February 1949**, filed by attorney Edward Drabienka (or Drabienko), acting on behalf of **Jakub Blass**, residing in **Łódź**, at **ul. Gdańska 5**, **Chaim Izrael Blass**, residing in **Tel Aviv**, **Ignacy Blass**, residing in **Tel Aviv**, at **ul. Basel 37**, and **Nina Czackis de domo Blass**, residing in **Paris**, (the last addresses of residence known to the Municipality), 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. Zimna 4**, formerly marked as **nr hip. 948** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



**City of Warsaw Property Announcements**  
**– October 4 and 7, 2024**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Katarzyna Doktorowicz Ostrowska**, residing in **Warsaw**, at **ul. Puławska 83 apartment No. 41** (the last address of residence known to the Municipality), 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. Anielewicza 7a (Gęsia 7a)**, formerly marked as **nr hip. 7189** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 July 1949**, filed by **Bronisław Warda**, residing in **Olsztyn**, at **ul. Dąborwiczaków 18/5** (the last address of residence known to the Municipality), 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. Baryczaków**, formerly marked as **hip. „1832-Praga” działka o powierzchni 910,44 m<sup>2</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 April 1948**, filed by **Antoni Urbanowicz and Zbigniew Urbanowicz**, residing in **Warsaw**, at **ul. Chełmżyńska 43** (the last address of residence known to the Municipality), 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. Chełmżyńska 43**, formerly marked as **hip. 11020** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by **Józef Rosiński**, residing in **Warsaw**, at **ul. Chełmska 21 apartment No. 15** (the last address of residence known to the Municipality), 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. 458 pochodząca z nieruchomości „Folwark Służewiec”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 February 1949**, filed by **Edward Wolf**, residing in **Warsaw**, at **ul. Radzymińska 56 apartment No. 5** (the last address of residence known to the Municipality), 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 “**Folwark Służewiec**” **działka nr 571** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1147), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **28 November 1949**, filed by Jan Sawicki, acting on behalf of **Mieczysław Grynhaus**, residing in **Warsaw**, at **ul. Płocka 15** (the last address of residence known to the Municipality), 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. Grochowska 193**, formerly marked as **“Nieruchomość N 1, 2, 9, 10 w folwarku Grochów N7 pow. warsz. – rej. hip. N W-490 w Warszawie” plac nr 1** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Bolesław Poreda, acting on behalf of **Zofia Zielińska, primo voto Giercuszkiewicz**, residing in **Ostrowiec Świętokrzyski**, at **Aleja 63** (the last address of residence known to the Municipality), 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. Koszykowa 32**, formerly marked as **nr. hip 1666 K** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **31 December 1948**, filed by **Zofia Piekarska de domo Jankowska**, residing in **Warsaw**, at **ul. Młódzka 14** (the last address of residence known to the Municipality), 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. Młódzka 14**, formerly marked as **nr. hip 1885-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by attorney Juliusz Dunin, acting on behalf of **Janina Kulesza**, residing in **Warsaw**, at **ul. Nowy Świat 44** (the last address of residence known to the Municipality), 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 91**, formerly marked as **hip. Dobra Henryków dz. 43 (proj. hip. N. 13968)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 October 1948**, filed by **Janina Szymańska**, residing in **Warsaw**, at **ul. Podolska 27** (the last address of residence known to the Municipality), 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. Podolska 27**, formerly marked as **nr. hip. 2723-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 November 1948**, filed by **Jan Schneider**, residing in **Świder**, at **ul. Mickiewicza 5** (the last address of residence known to the Municipality), 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. Skierniewicka 30**, formerly marked as **nr. hip. 5969** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 May 1949**, filed by **Stefania Stefańska**, residing in **Warsaw**, at **ul. Kowieńska 14 apartment No. 11**, **Stanisław Stefański**, residing in **Warsaw**, at **ul. Górczewska 5/7/9 apartment No. 48**, **Czesław Szrejer**, residing in **Okęcie**, at **ul. Bandurskiego 4 apartment No. 11**, and **Janina Wagner de domo Szrejer**, residing in **Warsaw**, at **ul. Sabły 4 apartment No. 11**, (the last addresses of residence known to the Municipality), 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. Stawki 59**, formerly marked as **nr. hip. 2171D** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **5 October 1949** (renewed on 15 June 1960), filed by **Wacław Moycha**, residing in **Łódź**, at **ul. Buczka 30 apartment No. 6** (the last address of residence known to the Municipality), 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. Ursynowska 52**, formerly marked as **hip. 9165** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **20 December 1948**, filed by **Stefania Kitalla**, residing in **Warsaw**, at **ul. Waszkowskiego 2** (the last address of residence known to the Municipality), 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. Waszkowskiego 2**, formerly marked as **nr. hip. 7253** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 June 1949**, filed by **Rajmund Philipp**, residing in **Warsaw**, at **ul. Kamionkowska 54-7** (the last address of residence known to the Municipality), 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. Wilcza 78**, formerly marked as **nr. hip. 1758H** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 July 1948**, filed by **Florentyna Orłowska**, residing in **Warsaw**, at **ul. Poselska 6**, and **Anna Bogdan**, residing in **Warsaw**, at **ul. Czerwonego Krzyża 21/23 apartment No. 41**, (the last addresses of residence known to the Municipality), 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. Źródłowa 10**, formerly marked as **nr. hip. 2638** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 June 1948**, filed by **Lucyna Piedos**, residing in **Warsaw**, at **ul. Sułkowskiego 4 apartment No. 16**, (the last address of residence known to the Municipality), 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. Źródłowa 12**, formerly marked as **nr. hip. 2639** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– November 15 and 22, 2024**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 May 1948**, filed by **Stefan Zaliwski**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Apteczna 7**, formerly marked as **hip. „Nieruchomość Grunta Grochów N.11 rejestru hipotecznego W-536” – działka o powierzchni 117 sąż. kwadr.** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 December 1948**, renewed by a letter of **9 November 1949**, filed by **Alina Romanowska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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 75**, formerly marked as **nr. hip. 11432** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 March 1948**, renewed by a letter of **12 June 1948**, filed by Tadeusz Czajkowski, acting on behalf of **Zakład Ubezpieczeń Społecznych w Warszawie** (as a statutory administrator of **Fundusz Ubezpieczenia od Wypadków i Chorób Zawodowych**), seated in **Warsaw** (the last seat known to the Municipality), 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. Barokowa/Długa 38/40**, formerly marked as **nr. hip. 8577** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 October 1949**, renewed by letters of **2 July 1963** and **29 December 1971**, filed by **Jan Ciborek**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Bolesławiecka 31**, formerly marked as **hip. Tabela likwidacyjna we wsi Bródno nr 11 i 12 – działka nr 2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 February 1959**, filed by **Bogusław Rudnicki**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Bonifacego 53**, formerly marked as **hip. „Dobra Czerniaków Wielkie i Małe Siekierki lit. B – N rej. hip. W-2644”dz. nr 97 z bloku nr 9** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **23 August 1950**, filed by **Henryka Snopczyńska**, residing in **Falenica** (the last address of residence known to the Municipality), 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. Chłodnicza 10**, formerly marked as **parcela nr 4 pochodząca z osady włościańskiej we wsi Kawęczyn, gminy Wawer, powiatu warszawskiego, zapisanej w tabeli pod Nr. 15** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 June 1949**, filed by Zygmunt Tyszką, acting on behalf of **Dyrekcja Okręgowa Dróg Wodnych** seated in **Warsaw** (the last seat known to the Municipality), 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. Czerniakowska 136**, formerly marked as **nr. hip. 6354** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by attorney Józef Woźnicki, acting on behalf of **Józef Dawid Auslender**, residing in **Lens (France)**, and **Izrael Auslender**, residing in **Brussels (Belgium)**, at **23 Rue Bara** (the last address of residence known to the Municipality), 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. Freta 45**, marked as **nr. hip. 333** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 December 1948**, filed by **Władysław Kolczyński**, residing in **Warsaw**, renewed by a letter of **22 February 1958** (renewed by a letter filed on 15 April 1958) by **Andrzej Kolczyński**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Hetmańska 59**, formerly marked as **hip. „Osada Cukiermanówka, rejestru hipotecznego W-377” – plac nr 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 February 1949**, filed by **Stanisław Barański and Emilia (Emilja) Barańska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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 **nr. hip. 11026** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 August 1948**, filed by J. Olejnik and F. Pokrzywa, acting on behalf of **Spółdzielnia Wydawnicza „Czytelnik”**, seated in **Warsaw** (the last seat known to the Municipality), 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 8a**, formerly marked as **nr. hip. kw. 551 daw. 13512** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**NOTICE**

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 October 1947**, filed by Stanisław Siekierko, acting on behalf of **Henryk Hosiasson**, residing in **Bologna**, at **Via Santo Stefano 61** (the last address of residence known to the Municipality), 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. Krakowskie Przedmieście 51**, marked as **nr. hip. 434** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. [Journal of Laws], 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **12 December 1946**, filed by **Bank Ziemiański w likwidacji**, seated in **Warsaw** (the last seat known to the Municipality), 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 – Miasto Ogród Czerniaków**, according to the following table:

adjacent streets	Block number	Plot number	mortgage number
Nałęczowska, Klarysewska, Powsińska i rów graniczny	130	1	8041
Nałęczowska, Klarysewska, Powsińska i rów graniczny	130	3	8043
Nałęczowska, Klarysewska, Powsińska i rów graniczny	130	4	8044
Nałęczowska, Klarysewska, Powsińska i rów graniczny	130	5	8045
Ciechocińska, Żegiestowska, Klarysewska	133	11	8051
Ciechocińska, Żegiestowska, Klarysewska	133	15	8055
Ciechocińska, Żegiestowska, Klarysewska	133	16	8056
Ciechocińska, Żegiestowska, Klarysewska	133	17	8057
Ciechocińska, Żegiestowska, Klarysewska	133	18	8058
Ciechocińska, Żegiestowska, Klarysewska	133	19	8059
Ciechocińska, Klarysewska, Nałęczowska, Buska	134	22	8062
Ciechocińska, Klarysewska, Nałęczowska, Buska	134	23	8063
Ciechocińska, Klarysewska, Nałęczowska, Buska	134	24	8064



Ciechocińska, Klarysewska, Nałęczowska, Buska	134	25	8065
Goplańska, Żegiestowska, Nałęczowska, Klarysewska	135	30	8070
Goplańska, Żegiestowska, Nałęczowska, Klarysewska	135	32	8072
Goplańska, Żegiestowska, Nałęczowska, Klarysewska	135	33	8073
Goplańska, Żegiestowska, Nałęczowska, Klarysewska	135	34	8074
Goplańska, Żegiestowska, Nałęczowska, Klarysewska	135	36	8076
Goplańska, Żegiestowska, Nałęczowska, Klarysewska	135	37	8077
Ciechocińska, Buska, Iwonicka, Żegiestowska	136	44	8084
Ciechocińska, Buska, Iwonicka, Żegiestowska	136	48	8088
Ciechocińska, Buska, Iwonicka, Żegiestowska	136	49	8089
Nałęczowska, Buska Ciechocińska, Żegiestowska	139	57	8097
Nałęczowska, Buska Ciechocińska, Żegiestowska	139	58	8098
Nałęczowska, Buska Ciechocińska, Żegiestowska	139	59	8099
Nałęczowska, Buska Ciechocińska, Żegiestowska	139	60	8100
Nałęczowska, Buska Ciechocińska, Żegiestowska	139	63	8103
Goplańska, Buska, Nałęczowska, Żegiestowska	140	65	8105
Goplańska, Buska, Nałęczowska, Żegiestowska	140	66	8106
Goplańska, Buska, Nałęczowska, Żegiestowska	140	71	8111
Goplańska, Buska, Nałęczowska, Żegiestowska	140	72	8112
Goplańska, Buska, Nałęczowska, Żegiestowska	140	73	8113

Goplańska, Buska, Nałęczowska, Żegiestowska	140	74	8114
Nałęczowska, Kossowska, Ciechocińska, Buska	141	95	public utility square
Nałęczowska, Kossowska, Ciechocińska, Buska	141	101	8141
Nałęczowska, Kossowska, Ciechocińska, Buska	141	105	8145
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	107	8147
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	108	8148
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	112	8152
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	113	8153
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	114	8154
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	115	8155
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	116	8156
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	117	8157
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	118	8158
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	119	8159
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	120	8160
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	121	8161
Goplańska, Niemirowska, Nałęczowska, Podgórska	142-a	122	8162
Goplańska, Podgórska, Nałęczowska, Buska	142-b	124	8164
Goplańska, Podgórska, Nałęczowska, Buska	142-b	125	8165
Goplańska, Podgórska, Nałęczowska, Buska	142-b	133	8173

Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	144	8184
Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	148	8188
Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	149	8189
Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	150	8190
Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	155	8195
Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	156	8196
Goplańska, Sobieskiego, Nałęczowska, Niemirowska, Zawojka	143	157	8197
Nałęczowska, Sobieskiego, Ciechocińska, Kossowska	144	166	8206
Iwonicka, Kossowska, Zdrojowa	147-a	204	8244

No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 October / 25 November 1948** (as marked on the submission receipt), filed by **Zakład Ubezpieczeń Społecznych**, seated in **Warsaw** (the last seat known to the Municipality), acting as a statutory administrator of **Fundusz Ubezpieczenia Emerytalnego Pracowników Umysłowych**, 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. Mickiewicza 25**, formerly marked as **nr. hip. 11898** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 August 1948**, filed by **Wacław Klepczyński**, residing in **Józefów near Otwock**, and **Róża Rozalia Borensteinowa (Borenstein)**, residing in **Świdnica** (the last addresses of residence known to the Municipality), 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. Mokotowska 23**, formerly marked as **nr. hip. 5537** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 September 1948**, filed by **Roman Bogdan Nawroczyński**, residing in **Warsaw** (the last address of residence known to the Municipality), 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 25**, formerly marked as **nr. hip. 9945** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **14 February 1949**, filed by **Józef Gaudasiński**, residing in **Warsaw** (the last address of residence known to the Municipality), renewed by the same applicant with a letter of **5 July 1957**, 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. Obrońców 33**, formerly marked as **nr. hip. 1869-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by attorney Stella Stefania Tiomkin, acting on behalf of **Bernardyn Horbatowski**, residing in **Łódź**, and **Leokadia Engwert**, residing in **Chodaków-Sochaczew** (the last addresses of residence known to the Municipality), 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 **hip. „Osada Ustronie N. 1, rejestru hipotecznego W-2195” dz. nr 3** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 February 1949**, filed by **Stanisława Sztykielowa (Sztykiel), Alfred Sztykiel, Matylda Smosarska, and Jan Smosarski**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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. Ślizgowcowa 3**, formerly marked as **hip. „Osada Szopy Niemieckie Nr. Nr. 2, 3, 4 lit. C (ros.) działka B”**, and at **ul. Piaseczyńska 68/70**, formerly marked as **hip. „Osada Szopy Niemieckie Nr. Nr. 2, 3, 4 litera rosyjska C, działka C-II, D-II”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **30 November 1949**, filed by **Ludwika Feller**, residing in **Gdańsk** (the last address of residence known to the Municipality), 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. Stanisławowska 27**, formerly marked as **hip. „Dobra Grunta Grochów” pow. warszawskiego rej. hip. N W-3154 w Warszawie – działka o pow. 331,77 m<sup>2</sup>** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 March 1950**, filed by **Juljan (Julian) Zieliński and Marjanna (Marianna) Zielińska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Stanisławowska 35**, formerly marked as **hip. „Nieruchomość Grochów N48 A, rejestru hipotecznego W-525”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 September 1958**, filed by **Zofia Dąbrowska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Tyniecka 26**, formerly marked as **nr. hip. 7967** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 October 1948**, filed by **Marja (Maria) Borkowska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Wernyhory 6**, formerly marked as **działka nr 805 uregulowana w księdze hipotecznej pod nazwą „Willa Służew 805, 807 i 809”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 January 1949**, filed by attorney Bronisław Skoczyński, acting on behalf of **Salomea vel Sasi Erlich**, residing in **Paris**, at **Rue Boissière 59**, and **Jan Adam Erlich**, residing in **Paris**, at **ul. Sainte Anne 65**, and attorney Aleksander Tallen-Wilczewski, acting on behalf of **Juljan Erlich**, residing in **Croissy sur Seine**, at **Avenue de Verdun 18**, (the last addresses of residence known to the Municipality), 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. Wołowa**, marked as **nr hip. 839-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1949**, filed by **Alodia Edwarda Pisarewiczowa (Pisarewicz)**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Wróblewskiego corner of Statkowskiego**, formerly marked as **nr. hip. 10507** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 February 1949**, filed by Bolesław Tyc, acting on behalf of **Jadwiga Tyc**, residing in **Łódź** (the last address of residence known to the Municipality), 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. Załęże**, formerly marked as **hip. „Dobra Ziemskie Grochów N.2 i 3, rejestru hipotecznego W-2287” dz. nr 55** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **8 February 1949**, filed by **Stanisław Skowronek**, residing in **Żerań (Post Warszawa 9)** and **Antoni Skowronek**, residing in **Pelcowizna** (the last addresses of residence known to the Municipality), 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 **działka nr 2 o powierzchni 5864 m<sup>2</sup> oraz działka nr 3 o powierzchni 6011 m<sup>2</sup> pochodząca z osady włościańskiej, zapisanej w tabeli likwidacyjnej wsi Żerań pod N2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 March 1949**, filed by **Aniela Majewska and Kazimierz Majewski**, residing in **Żerań near Warsaw (Post Warszawa 9)** (the last address of residence known to the Municipality), 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 **działka o powierzchni 2993,5 m<sup>2</sup> pochodząca z osady włościańskiej, zapisanej w tabeli likwidacyjnej wsi Żerań pod N2** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1948**, filed by **Bronisław Koziorzemski (Koziorzewski)**, **Zofia Jaglarska**, **Czesław Klops**, and **Ludwik Garbarczyk**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Żymirskiego 81**, formerly marked as **hip. „Dobra Kamionek część lit. c Izabelin Rej. hip. N W-2551 w Warszawie” działka nr 201 z bloku 15** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

**City of Warsaw Property Announcements**  
**– January 17, 2025**

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **9 July 1960**, filed by **Apolonia Siennicka Rafalska**, residing in **Warsaw** (the last address of residence known to the Municipality), renewed by her on **17 November 1961**, 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. Barwna 34**, formerly marked as **hip. “Willa Kominiarczyk”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **16 April 1949**, filed by attorney Józef Stopnicki, acting on behalf of **Aniela Steinsberg**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Bożymira 10**, formerly marked as **nr. hip. 9969** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 October 1948**, filed by **Czesław Kozłowski**, residing in **Warsaw** (the last address of residence known to the Municipality), 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 41**, formerly marked as **nr. hip. 920** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 June 1961**, filed by **Maria Roman (Romanowa)**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Dantyszka 16**, formerly marked as **nr. hip. 9322** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 December 1949**, filed by **Jadwiga Kotecka**, residing in **Falenica**, and **Maryla (Marylla) Strassenburg (de domo Feller)**, and **Ludwika Feller**, residing in **Gdańsk** (the last address of residence known to the Municipality), 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. Igańska 12**, formerly marked as **hip. „Osada Górka, rejestru hipotecznego W-479” – część o pow. 72,88 sąż. kwadr.** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **25 May 1948**, filed by attorney Antoni Maciejka, acting on behalf of **Spółdzielnia Budowlano-Mieszkaniowa „Własność”**, seated in **Warsaw** (the last address of seat known to the Municipality), 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. Karowa 5 (Browarna and Kokosza)**, formerly marked as **nr. hip. 2716/2719** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **18 July 1960**, filed by **Zofia Rucińska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Katowicka 5 (5a)**, formerly marked as **nr. hip. 4249-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **13 September 1950**, filed by **Stanisław Hahn**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Katowicka 5**, formerly marked as **nr. hip. 4249-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **24 November 1948**, filed by attorney Ryszard Csaky, acting on behalf of **Konstantyn Śleszyński: Janusz Śleszyński**, residing in **Pruszków**, **Józefa Anna Iwaniuk**, residing in **Sadowie**, **Janina Gonstoł**, residing in **Warsaw**, **Felicja Jaroszevska**, residing in **Anin**, **Stanisława Śleszyńska**, residing in **Katowice**, **Wincetyna Śleszyńska**, residing in **Anin**, (the last addresses of residence known to the Municipality), and **Halina Śleszyńska** of unknown address 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. Kopińska 22**, formerly marked as **hip. „Kolonja Czyste nr dominalny 442 gminny 50” rej. Hip. W-1239** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **2 September 1948**, filed by **Zofia Skibińska** and **Ludwik Skibiński**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Kwatery Głównej 22**, formerly marked as „**Dobra Grochów Dwór**” **pow. warszawskiego rej. hip. N. W-3157 w Warszawie dz. 8 z bloku 10** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **10 August 1948**, filed by **Wacław Klepczyński**, residing in **Józefów near Otwock**, and **Róża Rozalia Borensteinowa (Borenstein)**, residing in **Świdnica** (the last addresses of residence known to the Municipality), 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. Mokotowska 23**, formerly marked as **nr. hip. 5537** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **1 June 1948**, filed by **Aniela Bocińska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Olszynki Grochowskiej 29**, formerly marked as „**Nieruchomość Warszawska N. 1716-Praga**” **dz. nr 97 oznaczona nr. 4574-Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **4 March 1949**, filed by **Władysław Andrzej Niewiński**, residing in **Warsaw** (the last address of residence known to the Municipality), 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 18**, formerly marked as **nr. hip. 14202**, at **ul. Piotrkowska 20**, formerly marked as **nr. hip. 14201**, and at **ul. Dobosza 3**, formerly marked as **nr. hip. 14203**, (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **7 April 1960**, filed by **Balbina Grzesik**, residing in **Warsaw** (the last address of residence known to the Municipality), 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 244**, formerly marked as **hip. „Willa Służew 349”** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **19 January 1961**, filed by **Feliks Woźnica**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Rzeczna 2a**, formerly marked as **działka nr 1 z nieruchomości „Folwark Targówek Kolonia i Grochów” Rej. hip. Nr 1791** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **3 January 1949**, filed by **Helena Nowosielska**, residing in **Warsaw**, renewed on **20 January 1970** and on **5 June 1970** by **Janina Nowosielska**, residing in **Warsaw** (the last addresses of residence known to the Municipality), 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. Sulejowska 44**, formerly marked as **nr. hip. 3366 na Pradze (3366-Praga)** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **26 October 1961**, filed by **Stanisław and Rozalia married Wyrzykowscy**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Tarniny 84**, formerly marked as „**Willa Osmotówka**” **dz. 952** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 October 1948**, filed by **Halina Starzyńska**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Walecznych 14**, formerly marked as **nr. hip. 2706 Praga** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **27 September 1973**, filed by **Alicja Miernik**, residing in **Warsaw** (the last address of residence known to the Municipality), 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. Walecznych 14**, formerly marked as **KW 19383** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.

## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **22 September 1948**, filed by **Bronisława Książykowa**, residing in **Gdynia** (the last address of residence known to the Municipality), 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. Żelazna 71**, formerly marked as **nr. hip. 1141a** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.



## NOTICE

Pursuant to Article 214b (2) and (4) of the Real Estate Management Act of 21 August 1997 (Dz.U. *[Journal of Laws]*, 2024, item 1145), the following notice is hereby issued.

The Real Estate Restitution Department of the City of Warsaw (hereinafter “the Municipality”), by way of the application of **6 May 1949**, filed by **Edward Eisengraeber**, residing in **Góra Kalwaria** (the last address of residence known to the Municipality), 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. Źródłowa 8**, formerly marked as **nr. hip. 2637** (hereinafter “the Real Estate”). No other papers have been filed on this matter from the parties within the last 30 years prior to the date of publication of this notice.

Parties of the Decree Proceedings are requested to report to the Municipality, 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.

According to Art. 214b(2) of the Real Estate Management Act, the basis for discontinuation of Decree proceedings occurs when the authority has summoned undetermined parties or parties whose addresses have not been established to participate in the proceedings by means of an announcement, and no letter from the requested party has been received in the case during the last 30 years preceding the date of publication of the announcement. A decision to discontinue the proceedings is issued if the requested party has not notified of its rights within 6 months from the announcement date or, having notified of them, has failed to prove them within the next 3 months or has not indicated its address.