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GOVERNMENT NOTICES

**DEPARTMENT OF COMMUNITY
DEVELOPMENT**

No. R. 1891

26 August 1983

SECTIONAL TITLES ACT, 1971

AMENDMENT OF REGULATIONS

The Deputy Minister of Development and of Land Affairs, acting on behalf and by direction of the Minister of Community Development, and after consultation with the Deeds Registries Regulations Board, has made the regulations set out in the Schedule hereto under section 40 of the Sectional Titles Act, 1971 (Act 66 of 1971).

SCHEDULE

1. In these regulations the expression "the Regulations" means the regulations under the Sectional Titles Act, 1971, published under Government Notice R. 475 of 30 March 1973, as amended by Government Notices R. 1936 of 23 September 1977, R. 2579 of 29 December 1978, R. 1137 of 29 May 1981 and R. 360 of 26 February 1982.

2. Annexure 1 to the Regulations is hereby amended—
(a) by the substitution for the preparation certificate in forms B, H, I, K, L, M, Q and R of the following preparation certificate:

"Prepared by me

CONVEYANCER

.....(State surname and initials in block letters.)";

(b) by the insertion of the following preparation certificate at the top of forms E and G:

"Prepared by me

ATTORNEY/NOTARY/CONVEYANCER
(Use whichever is applicable.)

.....(State surname and initials in block letters.)";

GOEWERMENSKENNISGEWINGS

**DEPARTEMENT VAN GEMEENSKAPS-
ONTWIKKELING**

No. R. 1891

26 Augustus 1983

WET OP DEELTITELS, 1971

WYSIGING VAN REGULASIES

Die Adjunk-minister van Ontwikkeling en van Grond-sake, handelende namens en in opdrag van die Minister van Gemeenskapsontwikkeling, het, na raadpleging van die Registrasieregulasieraad, die regulasies in die Bylae hiervan kragtens artikel 40 van die Wet op Deeltitels, 1971 (Wet 66 van 1971), uitgevaardig.

BYLAE

1. In hierdie regulasies beteken die uitdrukking "die Regulasies" die regulasies kragtens die Wet op Deeltitels, 1971, aangekondig by Goewermenskennisgewing R. 475 van 30 Maart 1973, soos gewysig by Goewermenskennisgewing R. 1936 van 23 September 1977, R. 2579 van 29 Desember 1978, R. 1137 van 29 Mei 1981 en R. 360 van 26 Februarie 1982.

2. Aanhangsel 1 van die Regulasies word hierby gewysig—

(a) deur die vervanging van die opstellingsertifikaat in vorms B, H, I, K, L, M, Q en R deur die volgende opstellingsertifikaat:

"Opgestel deur my

TRANSPORTBESORGER

.....(Vermeld van en voorletters in blokletters.)";

(b) deur die invoeging van die volgende opstellingsertifikaat bo-aan vorms E en G:

"Opgestel deur my

PROKUREUR/NOTARIS/TRANSPORTBESORGER
(Gebruik wat ook al van toepassing is.)

.....(Vermeld van en voorletters in blokletters.)";

(c) by the substitution for the provision in any prescribed form for stating the number and date of a deed, of a provision for stating the number and year, if any, of the deed.

3. These regulations shall come into operation on 1 October 1983.

No. R. 1892

26 August 1983

DEEDS REGISTRIES ACT, 1937

AMENDMENT OF REGULATIONS

The Deputy Minister of Development and of Land Affairs, acting on behalf and by direction of the Minister of Community Development, has in terms of section 9 (9) of the Deed Registries Act, 1937 (Act 47 of 1937), approved the regulations in the Schedule hereto, made by the Deeds Registries Regulations Board in terms of section 10 of Act 47 of 1937, which shall come into operation on 1 October 1983.

SCHEDULE

1. In these regulations "the Regulations" means the regulations under the Deeds Registries Act, 1937 (Act 47 of 1937), published under Government Notice R. 474 of 29 March 1963, as amended by Government Notices R. 557 of 26 April 1963, R. 1251 of 14 August 1964, R. 493 of 2 April 1965, R. 1105 of 8 July 1966, R. 1077 of 27 June 1969, R. 1167 of 11 July 1969, R. 437 of 23 March 1973, R. 2578 of 29 December 1978, R. 127 of 26 January 1979, R. 1141 of 30 May 1980 and R. 359 of 26 February 1982.

2. Regulation 18 of the Regulations is hereby amended by the insertion in subregulation (1) (a) after the word "issued" where it occurs for the second time, of the words "or if such a document has been issued but contains incorrect information".

3. Regulation 35 of the Regulations is hereby amended by the substitution for the words "The number and the date" of the words "The serial number and year (if any)" in subregulation (1) (g).

4. Regulation 39 of the Regulations is hereby amended by the insertion in subregulation (1) after the word "mortgage" of the words "or notarial".

5. The following regulation is hereby substituted for regulation 43 of the Regulations:

"43. (1) Every deed of transfer, certificate conferring title to immovable property, deed of cession referred to in section 32 of the Act or mortgage bond shall be prepared by a conveyancer, who shall make and sign a certificate in the undermentioned form in the upper right hand corner on the first page of the document concerned:

Prepared by me

CONVEYANCER

(State surname and initials in block letters.)

(2) A conveyancer who prepares a deed of transfer, certificate, deed of cession or mortgage bond referred to in subregulation (1) shall initial personally all alterations or interlineations in such deed of transfer, certificate, deed of cession or mortgage bond and also every page thereof not requiring his signature if such deed of transfer, certificate, deed of cession or mortgage bond is written on separate sheets, and no such deed of transfer, certificate, deed of cession or mortgage bond shall be accepted for execution or registration if it does not bear such certificate and is not so initialled: Provided, however, that in the case of a deed of

(c) deur die vervanging in enige voorgeskrewe vorm van die bepaling dat die nommer en datum van 'n akte vermeld moet word, deur 'n bepaling dat die nommer en jaar, as daar is, van die akte vermeld moet word.

3. Hierdie regulasies tree in werking op 1 Oktober 1983.

No. R. 1892

26 Augustus 1983

REGISTRASIE VAN AKTES WET, 1937

WYSIGING VAN REGULASIES

Die Adjunk-minister van Ontwikkeling en van Grond-sake, handelende namens en in opdrag van die Minister van Gemeenskapsontwikkeling, het kragtens artikel 9 (9) van die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), sy goedkeuring geheg aan die regulasies in die Bylae hiervan, wat kragtens artikel 10 van Wet 47 van 1937 deur die Registrasieregulasieraad uitgevaardig is en op 1 Oktober 1983 in werking tree.

BYLAE

1. In hierdie regulasies beteken "die Regulasies" die regulasies kragtens die Registrasie van Aktes Wet, 1937 (Wet 47 van 1937), aangekondig by Goewermentskennisgewing R. 474 van 29 Maart 1963, soos gewysig by Goewermentskennisgewings R. 557 van 26 April 1963, R. 1251 van 14 Augustus 1964, R. 493 van 2 April 1965, R. 1105 van 8 Julie 1966, R. 1077 van 27 Junie 1969, R. 1167 van 11 Julie 1969, R. 437 van 23 Maart 1973, R. 2578 van 29 Desember 1978, R. 127 van 26 Januarie 1979, R. 1141 van 30 Mei 1980 en R. 359 van 26 Februarie 1982.

2. Regulasie 18 van die Regulasies word hierby gewysig deur in subregulasie (1) (a) na die woorde "nie uitgereik is nie" waar dit die eerste keer voorkom, die woorde "of indien so 'n dokument uitgereik is maar foutiewe inligting bevat" in te voeg.

3. Regulasie 35 van die Regulasies word hierby gewysig deur in subregulasie (1) (g) die woorde "Die nommer en die datum" deur die woorde "Die volgnommer en jaar (as daar is)" te vervang.

4. Regulasie 39 van die Regulasies word hierby gewysig deur in subregulasie (1) na die woorde "verbandakte" die woorde "of 'n notariële verband" in te voeg.

5. Regulasie 43 van die Regulasies word hierby deur die volgende regulasie vervang:

"43. (1) Elke transportakte, sertifikaat waarby 'n reg op onroerende goed verleen word, akte van sessie soos bedoel in artikel 32 van die Wet op verbandakte moet opgestel word deur 'n transportbesorger, wat 'n sertifikaat in onderstaande vorm in die boonste regterkantse hoek op die eerste bladsy van die betrokke dokument moet aanbring en onderteken:

Opgestel deur my

TRANSPORTBESORGER

(Vermeld van en voorletters in blokletters.)

(2) 'n Transportbesorger wat 'n in subregulasie (1) bedoelde transportakte, sertifikaat, akte van sessie of verbandakte opstel, moet alle veranderinge of tussenskrifte in sodanige transportakte, sertifikaat, akte van sessie of verbandakte, en ook elke bladsy daarvan wat nie sy handtekening vereis nie as sodanige transportakte, sertifikaat, akte van sessie of verbandakte op afsonderlike velle papier geskryf is, persoonlik parafeer, en geen sodanige transportakte, sertifikaat, akte van sessie of verbandakte wat nie sodanige sertifikaat dra nie en wat nie aldus geparafeer is nie word vir verlyding of registrasie aanvaar nie: Met dien verstande egter dat in die geval van 'n transportakte of verbandakte

transfer or mortgage bond where an alteration or interlineation does not, in the opinion of the Registrar, require initialling by the conveyancer who prepared such deed of transfer or mortgage bond, such alteration or interlineation shall be initialled by the conveyancer executing such deed of transfer or mortgage bond.”.

6. The following regulation is hereby substituted for regulation 44 of the Regulations:

“44. (1) Subject to the provisions of subregulation (3), any power of attorney, application or consent required for the performance of an act of registration in a Deeds Registry and any agreement of partition referred to in section 26 of the Act executed after the coming into operation of this regulation and tendered for registration or filing of record in a Deeds Registry, shall be prepared by a practising attorney (not necessarily practising in the province in which such Deeds Registry is situated), notary or conveyancer, who shall make and sign a certificate in the undermentioned form in the upper right hand corner on the first page of the document concerned:

Prepared by me

ATTORNEY/NOTARY/CONVEYANCER
(Use whichever is applicable.)

(State surname and initials in block letters.)

(2) Subject to the provisions or subregulation (3), any material alteration or interlineation in any power of attorney, application, consent or agreement of partition referred to in subregulation (1) shall be initialled by the attorney, notary or conveyancer who prepared such document.

3. Notwithstanding the provisions of subregulations (1) and (2), a Registrar may in his discretion waive compliance with this regulation in respect of a power of attorney, application, consent or agreement of partition executed outside the Republic or in respect of a power of attorney, application, consent or agreement of partition not provided for by the Act or the Regulations.

4. The provisions of subregulations (1) and (2) shall not prevent any attorney, notary or conveyancer in the employ of the State from preparing, in the course of his employment, any document therein mentioned which is required for the performance of any function to be performed in the department in which he is employed.

5. When a certificate referred to in subregulation (1) is signed by an attorney or notary, the fact that the signatory is a practising attorney or notary shall be confirmed by a practising conveyancer, who shall countersign the certificate by making and signing the following certificate thereon:

Countersigned by me

CONVEYANCER

(State surname and initials in block letters.)”.

7. The following regulation is hereby inserted in the Regulations after regulation 44:

“44A. The person signing the preparation certificates prescribed by regulations 43 and 44 (1) of the Regulations accepts, in terms of section 15A (1) and (2) of the Act, to the extent provided for in this regulation, responsibility for the correctness of the undermentioned facts stated in the deeds or documents concerned or which are relevant in connection with the registration or filing thereof, namely:

(a) That all copies of the deeds or documents intended for execution and/or registration are identical at the date of lodgement;

waar 'n verandering of tussenskrif volgens die mening van die Registrateur nie parafering deur die transportbesorger wat sodanige transportakte of verbandakte opgestel het vereis nie, sodanige verandering of tussenskrif deur die transportbesorger wat sodanige transportakte of verbandakte verly, geparafeer moet word.”.

6. Regulasie 44 van die Regulasies word hierby deur die volgende regulasie vervang:

“44. (1) Behoudens die bepalings van subregulasie (3) moet enige prokurasie, aansoek of toestemming wat benodig word vir die verrigting van 'n registrasiehandeling in 'n registrasiekantoor en enige verdelingsooreenkoms in artikel 26 van die Wet bedoel wat na die inwerkingtreding van hierdie regulasie verly is en vir registrasie of liassing op rekord in 'n Registrasiekantoor aangebied word, opgestel word deur 'n praktiserende prokureur (wat nie noodwendig in die provinsie waarin sodanige Registrasiekantoor geleë is, hoef te praktiseer nie), notaris of transportbesorger, wat 'n sertifikaat in onderstaande vorm in die boonste regtekantse hoek op die eerste bladsy van die betrokke dokument moet aanbring en onderteken:

Opgestel deur my

PROKUREUR/NOTARIS/TRANSPORTBESORGER
(Gebruik wat ook al van toepassing is.)

(Vermeld van en voorletters in blokletters.)

(2) Behoudens die bepalings van subregulasie (3) moet enige wesenlike verandering of tussenskrif in 'n in subregulasie (1) bedoelde prokurasie, aansoek, toestemming of verdelingsooreenkoms deur die prokureur, notaris transportbesorger wat sodanige dokument opgestel het, geparafeer word.

3. Ondanks die bepalings van subregulasie (1) en (2) kan 'n Registrateur na goeddunke nie-nakoming daarvan goedkeur ten opsigte van 'n prokurasie, aansoek, toestemming of verdelingsooreenkoms wat buite die Republiek verly is of ten opsigte van 'n prokurasie, aansoek, toestemming of verdelingsooreenkoms waarvoor daar nie in die Wet of die Regulasies voorsiening gemaak is nie.

4. Die bepalings van subregulasie (1) en (2) belet nie 'n prokureur, notaris of transportbesorger in diens van die Staat om in die loop van sy diens enige dokument wat daarin genoem word op te stel wat nodig is vir die verrigting van enige funksie wat uitgevoer moet word in die departement waarin hy diens doen nie.

5. Wanneer 'n sertifikaat bedoel in subregulasie (1) deur 'n prokureur of notaris onderteken word, moet die feit dat die ondertekenaar 'n praktiserende prokureur of notaris is, bevestig word deur 'n praktiserende transportbesorger, wat die sertifikaat moet mede-onderteken deur die volgende sertifikaat daarop aan te bring en te onderteken:

Mede-onderteken deur my

TRANSPORTBESORGER

(Vermeld van en voorletters in blokletters.)”.

7. Die volgende regulasie word hierby in die Regulasies na regulasie 44 ingevoeg:

“44A. Die persoon wat die opstellingsertifikate voorgeskryf by regulasies 43 en 44 (1) van die Regulasie onderteken, aanvaar kragtens artikel 15A (1) en (2) van die Wet, in die mate waarvoor daar voorsiening gemaak is in hierdie regulasie, verantwoordelikheid vir die korrektheid van ondergenoemde feite wat in die betrokke aktes of dokumente vermeld word of wat relevant is met betrekking tot die registrasie of liassing daarvan, naamlik:

(a) Dat alle afskrifte van die aktes of dokumente wat bestem is vir verlyding en/of registrasie op die datum van indiening identies is;

(b) that, in the case of a deed of transfer or certificate of title to land, all the applicable conditions of title contained in or endorsed upon the owner's copy of the title deed have been correctly brought forward in that deed of transfer or certificate of title to land;

(c) that, in the case of a document referred to in regulation 44 (1) being signed by a person in his capacity as an executor, administrator, trustee, tutor, curator, liquidator or judicial manager from perusal of the document evidencing such appointment exhibited to him, such person has in fact been appointed in that capacity;

(d) that, to the best of his knowledge and belief and after due enquiry has been made—

(i) the names, identity number or date of birth of any natural person being a party to the deed or document and in the case of a woman, her marital status, and in the case of any other person, his name and registered number, if any, are correctly reflected in that deed or document;

(ii) in the case of a document referred to in regulation 44 (1)—

(aa) the necessary authority has been obtained for the signing of such document in a representative capacity on behalf of a company, church, association, society or other body of persons or an institution;

(bb) the transaction as disclosed therein is authorised by the deed of constitution or regulations of any church, association, society or other body of persons or any institution other than a company, except a share block company as defined in the Share Blocks Control Act, 1980 (Act 59 of 1980), being a party to such document;

(e) that, in the case where a conveyancer is signing the preparation certificate on a deed of transfer, certificate of title conferring title to immovable property or a mortgage bond, he shall accept responsibility that the particulars in the deed mentioned in paragraph (d) (i), have been brought forward correctly from the special power of attorney or application relating thereto.”.

8. Regulation 49 of the Regulations is hereby amended—

(a) by the deletion of subregulation (1) (a); and

(b) by the deletion of the second sentence of subregulation (1) (b).

9. Regulation 58 of the Regulations is hereby repealed.

10. Regulation 60 of the Regulations is hereby amended by the substitution for the words “the number and date” of the words “the serial number and year (if any)” in subregulation (3).

11. Regulation 63 of the Regulations is hereby amended by the repeal of subregulation (4).

12. Regulation 68 of the Regulations is hereby amended by the deletion in the English text of subregulation (11) of the word “mortgage” wherever it appears after being mentioned for the first time.

13. The following regulation is hereby substituted for regulation 71 of the Regulations:

“71. No business in relation to the preparation, lodgment or registration of deeds or other documents shall be conducted with the Deeds Registry by means of correspondence.”.

14. Regulation 78 of the Regulations is hereby repealed.

(b) dat, in die geval van 'n transportakte of titelsertifikaat van grond, al die toepaslike titelvoorwaardes wat vervat is in die eienaar se afskrif van die titelakte of wat daarteen geëndosseer is, korrek oorgedra is in daardie transportakte of titelsertifikaat van grond;

(c) dat, in die geval van 'n dokument bedoel in regulasie 44 (1) wat onderteken is deur 'n persoon in sy hoedanigheid van eksekuteur, administrateur, trustee, voog, kurator, likwidateur of geregtelike bestuurder uit ondersoek van dokumente wat aan hom getoon is ter stawing van sodanige aanstelling, sodanige persoon inderdaad in daardie hoedanigheid aangestel is;

(d) dat, na sy beste wete en oortuiging en nadat behoorlik navraag gedoen is—

(i) die name, identiteitsnommer of geboortedatum van 'n natuurlike persoon wat 'n party by 'n akte of dokument is, en in die geval van 'n vrou, haar huwelikstaat, en in die geval van enige ander persoon, sy naam en registrasienommer indien daar so 'n nommer is, korrek weergegee is in daardie akte of dokument;

(ii) in die geval van 'n dokument bedoel in regulasie 44 (1)—

(aa) die nodige magtiging verkry is vir die ondertekening van sodanige dokument in 'n verteenwoordigende hoedanigheid ten behoeve van 'n maatskappy, kerk, vereniging, genootskap of ander liggaam van persone of 'n instelling;

(bb) die transaksie soos dit daaruit blyk, gemagtig is kragtens die konstitusie of regulasies van enige kerk, vereniging, genootskap of ander liggaam van persone of 'n ander instellings as 'n maatskappy, behalwe 'n aandeblokmaatskappy soos omskryf in die Wet op die Beheer van Aandeblokke, 1980 (Wet 59 van 1980), wat 'n party by sodanige dokument is;

(e) dat, in die geval waar die transportbesorger die opstellingsertifikaat op 'n transportakte, titelsertifikaat van onroerende goed of verbandakte onderteken, hy verantwoordelikheid aanvaar dat die besonderhede in die akte, in paragraaf (d) (i) genoem, korrek oorgedra is vanaf die spesiale volmag of aansoek in verband daarmee.”.

8. Regulasie 49 van die Regulasies word hierby gewysig—

(a) deur subregulasie (1) (a) te skrap; en

(b) deur die tweede sin van subregulasie (1) (b) te skrap.

9. Regulasie 58 van die Regulasies word hierby herroep.

10. Regulasie 60 van die Regulasies word hierby gewysig deur in subregulasie (3) die woorde “die nommer en datum” deur die woorde “die volgnommer en jaar (as daar is)” te vervang.

11. Regulasie 63 van die Regulasies word hierby gewysig deur subregulasie (4) te herroep.

12. Regulasie 68 van die Regulasies word hierby gewysig deur in die Engelse teks van subregulasie (11) die woord “mortgage” oral waar dit voorkom, uitgesonderd die eerste keer, te skrap.

13. Regulasie 71 van die Regulasies word hierby deur die volgende regulasie vervang:

“71. Geen sake met betrekking tot die opstel, indiening of registrasie van aktes of ander stukke word by wyse van briefwisseling met die Registrasiekantoor gedoen nie.”.

14. Regulasie 78 van die Regulasies word hierby herroep.

15. The Annexure to the Regulations containing the prescribed forms is hereby amended—

- (a) by the substitution for the preparation certificates as contained in Forms D, E, F, G, H, I, J, L, M, N, O, Q, R, V, Z, AA, BB, CC, DD, EE, FF, GG, HH, JJ, KK, LL, NN, OO, PP, QQ, RR and SS of the preparation certificate prescribed by regulation 43;
- (b) by the deletion of Form P;
- (c) by the substitution for the preparation certificates as contained in Forms T, W and MM of the preparation certificate prescribed by regulation 44;
- (d) by the insertion of the words "if any" after the word "year number" in the form TT;
- (e) by the substitution for the word "aangehegte" where it occurs for the second time in the Afrikaans text of Form TT of the word "algemene";
- (f) by the substitution for Form UU of the following form:

"FORM UU

Form for an extending clause for a title deed in respect of an entity of land already held under a title deed

.....
 (Give the full description of the property and its situation.)
 in extent (State the size of the property.)
 first transferred/registered by

 (State whether a deed of grant, deed of transfer or certificate of title.)

 (State the serial number, followed by an oblique line and the year number, if any.) with Diagram No.
 (State number of diagram.) relating thereto or General Plan No.
 (State number of general plan.) relating thereto and held by.....
 (State whether a deed of grant, deed of transfer or certificate of title.).....
 (State the serial number, followed by an oblique line and the year number, if any.)

Notes:

1. No mention need be made of the diagram/general plan or the number of the diagram/general plan if not mentioned in the prior deed.

2. Omit the reference to the diagram or the general plan, whichever is not applicable.

3. Where the diagram is not annexed to the first deed but filed elsewhere, the extending clause must refer to the first title with the diagram relating thereto.

4. Where the property is still held under the first title deed, the necessary adaptation must be made.'';

(g) by the insertion of the preparation certificate prescribed by regulation 44 of the Regulations at the top of Forms VV and WW;

(h) the substitution for the expressions "No. of Deed" and "Date" wherever they appear in the forms, of the expressions "serial number" and "year", respectively.

15. Die Aanhangsel van die Regulasies wat die voorgeskrewe vorms bevat, word hierby gewysig—

- (a) deur die opstellingsertifikate soos vervat in Vorms D, E, F, G, H, I, J, L, M, N, O, Q, R, V, Z, AA, BB, CC, DD, EE, FF, GG, HH, JJ, KK, LL, NN, OO, PP, QQ, RR en SS deur die opstellingsertifikaat voorgeskryf by regulasie 43 te vervang;
- (b) deur Vorm P te skrap;
- (c) deur die opstellingsertifikate soos vervat in Vorms T, W en MM deur die opstellingsertifikaat voorgeskryf by regulasie 44 te vervang;
- (d) deur die woorde "as daar is" na die woorde "jaarnommer" in Vorm TT in te voeg;
- (e) deur die woorde "aangehegte" waar dit die tweede keer in die Afrikaanse teks van Vorm TT voorkom, deur die woorde "algemene" te vervang;
- (f) deur Vorm UU deur die volgende vorm te vervang:

"VORM UU

Vorm vir 'n uitstrekkingklousule vir 'n titelakte ten opsigte van 'n gedeelte grond wat reeds kragtens 'n titelakte gehou word
 (Verstrek die volle beskrywing van die eiendom en sy ligging.)
 groot (Verstrek die grootte van die eiendom.)
 aanvanklik oorgedra/geregistreer kragtens
 (Dui aan of dit 'n grondbrief, akte van transport of sertifikaat van titel is.)
 (Verstrek die volgnommer van die titelakte, gevvolg deur 'n skuins streep en die jaar, as daar is.) met Kaart No.
 (Verstrek die nommer van die kaart) wat daarop betrekking het, of Algemene Plan No. wat daarop betrekking het (Verstrek nommer van algemene plan.) en gehou kragtens (Dui aan of dit 'n grondbrief, akte van transport of sertifikaat van titel is.)
 (Verstrek die volgnommer van die titelakte, gevvolg deur 'n skuins streep en die jaar, as daar is.)

Notas:

1. Geen melding van die kaart/algemene plan of die nommer van die kaart/algemene plan hoeft gemaak te word indien dit nie in die vorige akte genoem is nie.

2. Laat die verwysig na die kaart of algemene plan weg, wat ook al nie van toepassing is nie.

3. Waar die kaart nie by die eerste akte aangeheg is nie maar op 'n ander plek gelasieer is, moet die uitstrekkingklousule na die eerste titel met die kaart wat daarop betrekking het, verwys.

4. Waar die eiendom steeds kragtens die eerste titelakte gehou word, moet die nodige aanpassing gemaak word.'';

(g) deur die opstellingsertifikaat voorgeskryf by regulasie 44 van die Regulasies bo-aan Vorms VV en WW in te voeg;

(h) deur die uitdrukings "No. van Akte" en "Datum", oral waar dit in die vorms voorkom, deur onderskeidelik die uitdrukking "Volgnommer" en "Jaar" te vervang.

DEPARTMENT OF CO-OPERATION AND DEVELOPMENT

No. R. 1882 26 August 1983

BLACK LABOUR REGULATIONS, 1965.—AMENDMENT OF GOVERNMENT NOTICE R. 1892 OF 1965

I, George de Villiers Morrison, Deputy Minister of Co-operation, acting on behalf and by direction of the Minister of Co-operation and Development by virtue of the powers vested in him by section 28 (1) of the Black Labour Act, 1964 (Act 67 of 1964), hereby further amend Government Notice R. 1892 of 1965 in accordance with the accompanying Schedule.

G. DE V. MORRISON, Deputy Minister of Co-operation.

(File A1/3/2/1)

SCHEDULE

1. Substitute the following definition for the definition of "regional labour commissioner" in regulation 1 (1) of Chapter I:

"'regional labour commissioner' means the officer who manages a regional labour bureau and who is referred to in section 21 (1) (b) of the Labour Act and includes the Chief Director or the Director: Manpower, of the administration board concerned, if he is specifically and in relation to any labour matter referred to in these regulations, authorised thereto by the Director-General at the request of the Chief Commissioner concerned;".

2. Delete regulation 6 (1) (c) of Chapter IV.

3. Substitute the following regulation for regulation 7 of Chapter IV:

"Areas for which labour agent's licences may be issued.

7. Subject to the provisions of regulation 6, a labour agent's licence shall be issued for the area or district of a specific Commissioner."

DEPARTMENT OF FINANCE

No. R. 1821 26 August 1983

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/947)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

E. VAN DER M. LOUW, Deputy Minister of Finance.

DEPARTEMENT VAN SAMEWERKING EN ONTWIKKELING

No. R. 1882 26 Augustus 1983

SWART ARBEIDREGULASIES, 1965.—WYSIGING VAN GOEWERMENTSKENNISGEWING R. 1892 VAN 1965

Ek, George de Villiers Morrison, Adjunk-minister van Samewerking, handelende namens en in opdrag van die Minister van Samewerking en Ontwikkeling kragtens die bevoegdheid hom verleen by artikel 28 (1) van die Wet op Swart Arbeid, 1964 (Wet 67 van 1964), wysig hierby Goewermentskennisgewing R. 1892 van 1965 verder ooreenkomsdig bygaande Bylae.

G. DE V. MORRISON, Adjunk-minister van Samewerking.

(Lêer A1/3/2/1)

BYLAE

1. Vervang die woordomskrywing van "streeksarbeidskommissaris" in regulasie 1 (1) van Hoofstuk I deur die volgende woordomskrywing:

"'Streeksarbeidskommissaris' die beampte wat 'n streeksarbeidsburo bestuur en in artikel 21 (1) (b) van die Arbeidswet genoem word en ook die Hoofdirekteur of die Direkteur: Mannekrag, van die betrokke administrasieraad, indien hy spesifiek en met betrekking tot 'n arbeidsaangeleentheid in hierdie regulasies bedoel, op versoek van die betrokke Hoofkommissaris, deur die Direkteur-generaal daartoe gemagtig is;".

2. Skrap regulasie 6 (1) (c) van Hoofstuk IV.

3. Vervang regulasie 7 van Hoofstuk IV deur die volgende regulasie:

"Gebiede waarvoor arbeidsagentlisensies uitgereik kan word.

7. Behoudens die bepalings van regulasie 6, word 'n arbeidsagentlisensie uitgereik vir die gebied of distrik van 'n bepaalde Kommissaris."

DEPARTEMENT VAN FINANSIES

No. R. 1821 26 Augustus 1983

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/947)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

E. VAN DER M. LOUW, Adjunk-minister van Finansies.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
83.09 By the substitution for subheading No. 83.09.50 of the following:			
"83.09.50 Buckles and buckle-clasps:			
.10 Buckles and buckle-clasps	kg	25% or 3c each	
.50 Parts	kg	25% or 1.5c each"	

Note.—The effect of this notice is that specific provision is made for parts of buckles and buckle-clasps and the rate of duty thereon is amended to 25% or 1.5c each.

BYLAE

I Tariefpos	II Statis- tiese Eenheid	IV Skaal van Reg	
		Algemeen	M.B.N.
83.09 Deur subpos No. 83.09.50 deur die volgende te vervang: "83.09.50 Gespes en gespehake: .10 Gespes en gespehake .50 Onderdele	kg kg	25% of 3c elk 25% of 1,5c elk"	

Opmerking.—Die uitwerking van hierdie kennisgewing is dat spesifieke voorsiening gemaak word vir onderdele van gespes en gespehake en die skaal van reg daarop word na 25% of 1,5c elk gewysig.

No. R. 1822

26 August 1983

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/762)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

E. VAN DER M. LOUW, Deputy Minister of Finance.

No. R. 1822

26 Augustus 1983

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/762)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

E. VAN DER M. LOUW, Adjunk-minister van Finansies.

SCHEDULE

I Rebate Item	II			III Extent of Rebate
	Tariff Heading	Rebate Code	Description	
316.19 "73.15	01.00	42	By the insertion before tariff heading No. 73.32 of the following: Sheets, plates and wire, of alloy steel containing, by mass, 27 per cent or more nickel and 16 per cent or more cobalt, for the manufacture of electrical plugs	Full duty"

Note.—Provision is made for a rebate of the full duty on certain sheets, plates and wire of alloy steel for the manufacture of electrical plugs.

BYLAE

I Korting- item	II			III Mate van Korting
	Tarief pos	Korting- kode	Beskrywing	
316.19 "73.15	01.00	42	Deur voor tariefpos No. 73.32 die volgende in te voeg: Fynplate, plate en draad, van legeringstaal, wat, volgens massa, minstens 27 persent nikkel en minstens 16 persent kobalt bevat, vir die vervaardiging van elektriese stopkontakte	Volle reg"

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op sekere fynplate, plate en draad van legeringstaal vir die vervaardiging van elektriese stopkontakte.

No. R. 1823

26 August 1983

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/331)

Under section 75 of the Customs and Excise Act, 1964, Schedule 4 to the said Act is hereby amended to the extent set out in the Schedule hereto.

E. VAN DER M. LOUW, Deputy Minister of Finance.

No. R. 1823

26 Augustus 1983

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/331)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 4 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

E. VAN DER M. LOUW, Adjunk-minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
405.05	By the substitution of tariff heading No. 92.12 of the following: "92.12 Recordings, religious and mainly a reproduction of speech, entered by a religious body for own use in religious instruction or for distribution thereof free of charge, subject to production of a written declaration by such body stating the nature and use of such recordings	Full duty"

Note.—The provision for a rebate of duty on certain gramophone records which may be entered by "Gospel Recordings Incorporated", is extended to include all religious recordings which are mainly a reproduction of speech, entered by any religious body.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
405.05	Deur tariefpos No. 92.12 deur die volgende te vervang: "92.12 Opnames, godsdiestig en hoofsaklik 'n weergawe van spraak, geklaar deur 'n godsdiestige liggaam vir eie gebruik by godsdiensonderrig of vir gratis verspreiding daarvan, onderhewig aan voorlegging van 'n skriftelike verklaring deur sodanige liggaam wat die aard en gebruik van sodanige opnames aantoon"	"Volle reg"

Opmerking.—Die voorsiening vir 'n korting op reg op sekere grammofoonplate wat deur "Gospel Recordings Incorporated" geklaar mag word, word uitgebrei om alle godsdiestige opnames wat hoofsaklik 'n weergawe van spraak is, geklaar deur enige godsdiestige liggaam, in te sluit.

No. R. 1824

26 August 1983

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 6 (No. 6/146)

Under section 75 of the Customs and Excise Act, 1964, Schedule 6 to the said Act is hereby amended to the extent set out in the Schedule hereto.

E. VAN DER M. LOUW, Deputy Minister of Finance.

No. R. 1824

26 Augustus 1983

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 6 (No. 6/146)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 6 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

E. VAN DER M. LOUW, Adjunk-minister van Finansies.

SCHEDULE

I Item	II Tariff Item and Description	III Extent of Rebate	IV Extent of Refund
610.04	By the substitution for tariff item 128.65 of the following: "128.65 Recordings, religious and mainly a reproduction of speech, entered by a religious body for own use in religious instruction or for distribution thereof free of charge, subject to production of a written declaration by such body stating the nature and use of such recordings"	"Full duty"	

Note.—The provision for a rebate of duty on certain gramophone records which may be entered by "Gospel Recordings Incorporated", is extended to include all religious recordings which are mainly a reproduction of speech, entered by any religious body.

BYLAE

I Item	II Tariefitem en Beskrywing	III Mate van Korting	IV Mate van Terugbetaling
610.04	Deur tariefitem 128.65 deur die volgende te vervang: "128.65 Opnames, godsdiestig en hoofsaklik 'n weergawe van spraak, geklaar deur 'n godsdiestige liggaam vir eie gebruik by godsdiensonderrig of vir gratis verspreiding daarvan, onderhewig aan voorlegging van 'n skriftelike verklaring deur sodanige liggaam wat die aard en gebruik van sodanige opnames aantoon"	"Volle reg"	

Opmerking.—Die voorsiening vir 'n korting op reg op sekere grammofoonplate wat deur "Gospel Recordings Incorporated" geklaar mag word, word uitgebrei om alle godsdiestige opnames wat hoofsaklik 'n weergawe van spraak is, geklaar deur enige godsdiestige liggaam, in te sluit.

No. R. 1843

26 August 1983

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/763)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

E. VAN DER M. LOUW, Deputy Minister of Finance.

No. R. 1843

26 Augustus 1983

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/763)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

E. VAN DER M. LOUW, Adjunk-minister van Finansies.

SCHEDULE

I Rebate Item	II				III Extent of Rebate
	Tariff Heading	Rebate Code	Description		
306.10	"29.16	01.00	44	By the substitution for tariff heading No. 29.16 of the following: Ricinoleic acid, tartaric acid and lactic acid, for the manufacture of emulsifiers	"Full duty"

Note.—Provision is made for a rebate of the full duty on lactic acid for the manufacture of emulsifiers.

BYLAE

I Korting-item	II			III Mate van Korting
	Tarief-pos	Kortings-kode	Beskrywing	
306.10	'29.16	01.00 44	Deur tariefpos No. 29.16 deur die volgende te vervang: Kasteroliesuur, wynsteensuur en melksuur, vir die vervaardiging van emulgeermiddels	Volle reg**

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op melksuur vir die vervaardiging van emulgeermiddels.

No. R. 1844

26 August 1983

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/332)

Under section 75 of the Customs and Excise Act, 1964, Schedule 4 to the said Act is hereby amended to the extent set out in the Schedule hereto.

E. VAN DER M. LOUW, Deputy Minister of Finance.

No. R. 1844

26 Augustus 1983

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/332)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylæ 4 by genoemde Wet hierby gewysig in die mate in die Bylæ hiervan aangetoon.

E. VAN DER M. LOUW, Adjunk-minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
460.04	By the insertion before tariff heading No. 21.02 of the following: "17.01 Refined sugar, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit	Full duty**

Note.—Provision is made for a rebate of the full duty on refined sugar, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
460.04	Deur voor tariefpos No. 21.02 die volgende in te voeg: "17.01 Geraffineerde suiker, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat	Volle reg**

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op geraffineerde suiker, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat.

DEPARTMENT OF HEALTH AND WELFARE

No. R. 1816

26 August 1983

REGULATIONS CONCERNING THE CONTROL OF NOXIOUS OR OFFENSIVE GASES EMITTED BY DIESEL-DRIVEN VEHICLES.—AMENDMENT

The Minister of Health and Welfare has, in terms of section 39 of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), made the regulations set out in the Schedule hereto.

SCHEDULE

1. In this Schedule "regulations" means the regulations promulgated by Government Notice R. 1651 of 20 September 1974.

DEPARTEMENT VAN GESONDHEID EN WELSYN

No. R. 1816

26 Augustus 1983

REGULASIES OOR DIE BEHEER VAN SKADELIKE OF HINDERLIKE GAS WAT DEUR DIESELAANGEDREWE VOERTUIE UITGELAAT WORD.—WYSIGING

Die Minister van Gesondheid en Welsyn het kragtens artikel 39 van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), die regulasies in die Bylæ hiervan uiteengesit, gemaak.

BYLAE

1. In hierdie Bylæ beteken "regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 1651 van 20 September 1974.

2. The Schedule of the regulations is hereby amended by—

- (a) the addition of the following area to Part 2 thereof: "Municipality of Nelspruit"; and
- (b) the addition of the following areas to Part 3 thereof: "Municipality of Brakpan; Municipality of Middelburg; Municipality of Randburg; Municipality of Vanderbijlpark; Municipality of Vereeniging; Municipality of Welkom; Municipality of Westonaria".

3. The regulations are hereby amended by deleting the phrase "1 July 1974" where it appears in the preamble to the regulations.

4. The following regulation is hereby substituted for regulation 1 of the regulations:

"1. No person shall use or cause or permit to be used upon any public road any vehicle driven by a diesel engine if the noxious or offensive gases emitted by such engine are of such density or content as to produce, when measured in accordance with regulation 2—

- (1) in the case of a local authority mentioned in *Part 1 of the Schedule*, a mean reading on the meter greater than 60;
- (2) in the case of a local authority mentioned in *Part 2 of the Schedule*, a mean reading on the meter greater than 65; or
- (3) in the case of a local authority mentioned in *Part 3 of the Schedule*, a mean reading on the meter greater than 70.'.

No. R. 1842

26 August 1983

MEDICAL SCHEMES ACT, 1967

In terms of section 30 (3) of the Medical Schemes Act, 1967 (Act 72 of 1967), as amended, I, Joseph Petrus Hermanus Steyn, Registrar of Medical Schemes, hereby publish the following tariff of fees, as referred to in section 1 (1) of the said Act:

TARIFF OF FEES IN RESPECT OF PRIVATE HOSPITALS

1. The tariff set out in Annexure A hereto shall apply in respect of private hospitals with no more than 70 registered beds for Whites.

2. The tariff set out in Annexure B hereto shall apply in respect of private hospitals with more than 70 registered beds for Whites.

3. The tariff set out in Annexure C hereto shall apply in respect of both categories of such hospitals.

4. The tariff shall include general sales tax except on items in relation to medicines, drugs and dressings.

5. A committee of five members shall be established, and shall consist of three members nominated by the Representative Association of Medical Schemes and two members nominated by the Representative Association of Private Hospitals, to consider any applications from private hospitals having no fewer than 61 registered beds for Whites to be regarded for the purposes of the tariff in Annexure B as if they were hospitals with more than 70 such beds. The procedure for hearing such applications shall be laid down by the said committee and the decision of the said committee shall be final.

2. Die Bylae van die regulasies word hierby gewysig deur—

- (a) die volgende gebied tot Deel 2 daarvan by te voeg: "Munisipaliteit Nelspruit"; en
- (b) die volgende gebiede tot Deel 3 daarvan by te voeg: "Munisipaliteit Brakpan; Munisipaliteit Middelburg; Munisipaliteit Randburg; Munisipaliteit Vanderbijlpark; Munisipaliteit Vereeniging; Munisipaliteit Welkom; Munisipaliteit Westonaria".

3. Die regulasies word hierby gewysig deur die uitdrukking "1 Julie 1974", waar dit in die aanhef tot die regulasies voorkom, te skrap.

4. Regulasie 1 van die regulasies word hierby deur die volgende regulasie vervang:

"1. Niemand mag op 'n openbare pad 'n voertuig aangedryf deur 'n dieselenjin gebruik of laat gebruik of toelaat dat dit gebruik word indien die skadelike of hinderlike gas wat deur sodanige enjin uitgelaat word, so 'n digtheid of inhoud het dat dit, wanneer dit ooreenkomsdig regulasie 2 gemeet word—

(1) in die geval van 'n plaaslike bestuur genoem in *Deel 1 van die Bylae*, 'n gemiddelde aflesing op die meter lewer van groter as 60;

(2) in die geval van 'n plaaslike bestuur genoem in *Deel 2 van die Bylae*, 'n gemiddelde aflesing op die meter lewer van groter as 65; of

(3) in die geval van 'n plaaslike bestuur genoem in *Deel 3 van die Bylae*, 'n gemiddelde aflesing op die meter lewer van groter as 70.'.

No. R. 1842

26 Augustus 1983

WET OP MEDIESE SKEMAS, 1967

Kragtens artikel 30 (3) van die Wet op Mediese Skemas, 1967 (Wet 72 van 1967), soos gewysig, kondig ek, Joseph Petrus Hermanus Steyn, Registrateur van Mediese Skemas, hierby die geldetarief in artikel 1 (1) van genoemde Wet bedoel, soos volg af:

GELDETARIEF TEN OPSIGTE VAN PRIVATE HOSPITALE

1. Die tarief wat in Bylae A hiervan uiteengesit is, geld ten opsigte van private hospitale met meer as 70 geregistreerde beddens vir Blanke.

2. Die tarief wat in Bylae B hiervan uiteengesit is, geld ten opsigte van private hospitale met meer as 70 geregistreerde beddens vir Blanke.

3. Die tarief wat in Bylae C hiervan uiteengesit is, geld vir beide sodanige kategorieë hospitale.

4. Die tarief sluit algemene verkoopbelasting in, behalwe op items met betrekking tot medisyne, verdowingsmiddels en verbandgoed.

5. 'n Komitee van vyf lede, van wie die Verteenwoordigende Vereniging van Mediese Skemas drie benoem en die Verteenwoordigende Vereniging van Private Hospitale twee benoem, word saamgestel om aansoek van private hospitale met minstens 61 geregistreerde beddens vir Blanke, om by die toepassing van die tarief in Bylae B geag te word hospitale te wees wat meer as 70 sodanige beddens het, te oorweeg. Bedoelde komitee bepaal die prosedure wat by die aanhoring van sodanige aansoek gevvolg moet word, en die beslissing van bedoelde komitee is afdoende.

6. This tariff is substituted for the tariff published in Government Notice R. 2242 of 22 October 1982 and shall come into effect on 1 September 1983.

ANNEXURE A

Ward fees

Hospitals shall indicate the exact times of admission and discharge on all accounts.

Ward fees shall be charged at the full daily rate if admission takes place before 12h00 and at half the daily rate if admission takes place after 12h00. Ward fees shall be charged at half the daily rate if discharge takes place before 12h00 and at the full daily rate if discharge takes place after 12h00: Provided that the minimum amount charged shall be equal to the tariff for one full day.

General ward

57001	Surgical cases, per day	R 48,50
57002	Thoracic cases (surgical), per day	R 50,50
57003	Neurosurgical cases, per day	R 50,50
57004	Medical and neurological cases, per day.....	R 50,50

57020 Private ward

If accommodation in a private ward has been prescribed by a medical practitioner for medical reasons, fees for such accommodation shall be charged at the prevailing private ward rate, which shall in no case exceed R79,00 per day, less a discount of 10 per cent.

Hospitals shall obtain a detailed certificate as to the necessity for accommodation in a private ward from the attendant practitioner and such certificate shall be forwarded to the relevant scheme together with the account.

57021 Private ward at request of member

Where a scheme undertakes to guarantee payment for accommodation in a private ward, supplied at the specific request of the member, the scheme shall be entitled to a 10 per cent discount on the prevailing private ward rate applicable at that particular hospital.

57045 Drugs (ward and dispensary)

As per Standard Drug and Materials Tariff (Annexure C).

Fixed fee procedures

57051	Air encephalograms	R 40,50
57052	Hysterosalpingograms.....	R 40,50
57053	Angiograms.....	R 40,50
57054	Cardiac catheterisations	R 40,50
57055	Electroconvulsive therapy (E.C.T).....	R 10,40

Theatre fees

Out-patients (patients that are not warded).

57071 Time in theatre:

The exact time of admission to and discharge from theatre shall be stated.

The theatre charge shall be calculated as follows:

1–15 minutes	28,00
each subsequent 15 minutes or part thereof.....	13,50

In-patients

Operations—general

57081 Time:

The exact time of admission to and discharge from theatre shall be stated.

The theatre charge shall be calculated as follows:

1–15 minutes	72,00
16–30 minutes	83,50
31–45 minutes.....	95,00
46–60 minutes	108,00
each subsequent 15 minutes or part thereof.....	27,50

Operations—neurosurgery

57091	Preparation fee per operation (only chargeable where the duration of the operation exceeds 60 minutes).....	104,00
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57092 Time:

The exact time of admission to and discharge from theatre, and the exact operating time, shall be stated.

The theatre charge shall be calculated as follows:

1–60 minutes	112,00
each subsequent 15 minutes or part thereof.....	27,50

6. Hierdie tarief is ter vervanging van die tarief wat by Goewermentskennisgewing R. 2242 van 22 Oktober 1982 gepubliseer is en tree in werking op 1 September 1983.

BYLAE A

Saalgelde

Hospitale moet die presiese tyd van toelating en ontslag op alle rekenings aandui.

Saalgelde word gehef teen die volle daagliks tarief indien toelating vóór 12h00 geskied en teen die helfte van die daagliks tarief indien toelating ná 12h00 geskied. Saalgelde word gehef teen die helfte van die daagliks tarief indien ontslag vóór 12h00 geskied en teen die volle daagliks tarief indien ontslag ná 12h00 geskied: Met dien verstande dat die minimum bedrag wat gevra word, gelyk is aan die tarief vir een volle dag.

Algemene saal	R
57001 Chirurgiese gevalle, per dag.....	48,50
57002 Toraks-chirurgiese gevalle, per dag	50,50
57003 Neurochirurgiese gevalle, per dag	50,50
57004 Mediese en neurologiese gevalle, per dag	50,50

57020 Privaatsaal

Indien 'n geneesheer verblyf in 'n privaatsaal om mediese redes voorskryf, word geldie vir sodanige verblyf gehef teen die heersende privaatsaal tarief, wat in geen geval R79,00 per dag mag oorkry nie, min 10 persent korting.

Hospitale moet 'n gedetailleerde sertifikaat aanvaarde die noodsaaklikheid vir privaatsaalverblyf van die behandelende dokter verkry en sodanige sertifikaat saam met die rekening aan die betrokke skema stuur.

57021 Privaatsaal op lid se versoek

Waar 'n skema onderneem om betaling vir privaatsaalverblyf wat op die uitdruklike versoek van die lid verskaf word, te waarborg, is die skema geregtig op 'n 10 persent korting op die heersende privaatsaal tarief van toepassing op daardie besondere hospitaal.

57045 Verdowingsmiddels (saal en apteek)

Volgens Standaardtarief vir Verdowingsmiddels en Materiaal (Bylae C).

Gelde vir vaste procedures

57051 Lugenkefalogramme.....	40,50
57052 Histerosalpingogramme	40,50
57053 Angiogramme	40,50
57054 Hartkateterisasies	40,50
57055 Elektrokonvulsiewe terapie (E.K.T.)	10,40

Buitepasiënte

Buitepasiënte (pasiënte wat nie in 'n saal opgeneem word nie)

57071 Tyd in teater:

Die presiese tyd van toelating tot en ontslag uit teater moet aangetoon word.

Die teatergelde word soos volg bereken:

1–15 minute.....	28,00
elke daaropvolgende 15 minute of deel daarvan	13,50

Binnekasi

Operasies—algemeen

57081 Tyd:

Die presiese tyd van toelating tot en ontslag uit teater moet aangetoon word.

Die teatergelde word soos volg bereken:

1–15 minute.....	72,00
16–30 minute	83,50
31–45 minute	95,00
46–60 minute	108,00
elke daaropvolgende 15 minute of deel daarvan	27,50

Operasies—neurochirurgie

57091 Voorbereidingsgelde per operasie (slegs van toepassing wanneer die duur van die operasie 60 minute oorskry) ..	104,00
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57092 Tyd:

Die presiese tyd van toelating tot en ontslag uit teater sowel as die presiese tydsduur van die operasie moet aangetoon word.

Die teatergelde word soos volg bereken:

1–60 minute	112,00
elke daaropvolgende 15 minute of deel daarvan	27,50

<i>Operations—thoracic surgery</i>	R	<i>Operasies—toraks-chirurgie</i>	R
57101 Time:		57101 Tyd:	
The exact time of admission to and discharge from theatre shall be stated.		Die presiese tyd van toelating tot en ontslag uit teater moet aangetoon word.	
The theatre charge shall be calculated as follows:		Die teatergelde word soos volg bereken:	
1–30 minutes	75,50	1–30 minute.....	75,50
31–60 minutes	101,50	31–60 minute	101,50
each subsequent 15 minutes or part thereof.....	24,00	elke daaropvolgende 15 minute of deel daarvan	24,00
<i>Operations—open heart</i>		<i>Operasies—opehart</i>	
57121 Open heart surgery—rates by arrangement.		57121 Opehartchirurgie—tarief volgens ooreenkoms.	
<i>Drugs and materials—theatre</i>		<i>Verdowingsmiddels en material—theater</i>	
57131 Theatre drugs—as per Standard Drug and Materials Tariff (Annexure C).		57131 Verdowingsmiddels deur die teater verskaf—per Standardtarief vir Verdowingsmiddels en Materiaal (Bylae C).	
<i>Additional items</i>		<i>Addisionele items</i>	
57151 Fulguration, diathermy, cautery—first hour	4,10	57151 Fulgurasie, diatermie, branding—eerste uur	4,10
each additional hour or part thereof.....	1,40	elke addisionele uur of deel daarvan.....	1,40
57152 Recovery room—per operation	6,60	57152 Herstelkamer—per operasie	6,60
57153 After hours: per case, for cases admitted to theatre from 19h00 to 07h00 on weekdays, from 13h00 on Saturdays to 07h00 on Mondays and on public holidays	21,50	57153 Na-ure: per geval, vir gevalle tot teater toegelaat tussen 19h00 en 07h00 op weekdae, tussen 13h00 op Saterdae en 07h00 op Maandae en op openbare vakansiedae	21,50
57181 Non-chargeable theatre items		57181 Gratis teateritems	
White methylated spirits.		Wit brandspiritus.	
Aqueous solutions, e.g. Cetavlon, Savlon or any other proprietary name.		Wateragtige oplossings, byvoorbeeld Cetavlon, Savlon of enige ander handelsnaam.	
Biniodide.		Bijiodied.	
Dettol.		Dettol.	
Mecuric oxycyanide.		Merkurioksisianied.	
Instrument Dettol.		Instrument-Dettol.	
Formalin and saline.		Formalien en soutoplossing.	
Acetone.		Asetoon.	
Gill soap.		Gill-seep.	
Liquid soap.		Vloeibare seep.	
Use of surgical instruments and blades.		Gebruik van chirurgiese instrumente en lemmetjies.	
Use of laparoscope, gastroscope and microscope.		Gebruik van laparoskoop, gastrskoep en mikroskoop.	
E.C.G.'s and paper.		E.K.G.'s en E.K.G.-paper.	
Disposable cautery/diathermy leads and pads.		Wegdoenbare branding-/diatermie-geleidrade en kussinkies.	
Vacuum trays.		Vakuumblaaie.	
Operative trays (for anaesthetists).		Blaaie vir operasies (narkotiseurs).	
Linen savers.		Linnebesparingsdekings.	
Preptic swabs.		Preptic-deppers.	
57182 Non-chargeable items (in ward and in theatre)		57182 Gratis items (in saal en teater)	
I.D. bands.		Identifikasiestroke.	
Disposable gloves.		Wegdoenbare handskoene.	
Face masks.		Gesigmaskers.	
Collection charges (Blood Bank).		Afhaalkoste (Bloedbank).	
Labstix/Multistix.		Labstix/Multistix.	
<i>Intensive care units</i>		<i>Intensieve-sorgenehede</i>	
57201 I.C.U., per day	115,00	57201 I.S.E., per dag	115,00
inclusive of all equipment <i>except</i> :		alle toerusting ingesluit behalwe:	
57202 Angstrom or Bennett M.A. respirator, per day or part thereof, plus the charge for oxygen.....	54,00	57202 Angstrom- of Bennett M.A.-respirator, per dag of deel daarvan, plus die koste van suurstof	54,00
All admissions to this unit shall be confirmed for each 72 hours.		Iedere toelating tot sodanige eenheid moet bevestig word vir elke 72 uur.	
Hospitals shall obtain a certificate as to the necessity for intensive care from the attendant practitioner and such certificate shall be forwarded to the relevant scheme together with the account.		Hospitale moet 'n sertifikaat aangaande die noodsaaklikheid van intensieve sorg van die behandelende dokter verkry en sodanige sertifikaat saam met die rekening aan die betrokke skema stuur.	
N.B.—No charge for special nursing may be made while a patient is accommodated in an intensive care unit.		L.W.—Geen gelde ten opsigte van spesiale verpleging mag gehef word tydens verblyf in intensiewesorgenehede nie.	
57203 Consumable materials—as per Standard Drug and Materials Tariff (Annexure C).		57203 Verbruikbare materiaal—per Standardtarief vir Verdowingsmiddels en Materiaal (Bylae C).	
57215 Post-operative high care ward: Per day	77,50	57215 Na-operatiewe hoësorgsaal: Per dag	77,50
All admissions to this unit shall be confirmed for each 72 hours.		Iedere toelating tot sodanige eenheid moet bevestig word vir elke 72 uur.	
Hospitals shall obtain a certificate as to the necessity for high care from the attendant practitioner and such certificate shall be forwarded to the relevant scheme together with the account.		Hospitale moet 'n sertifikaat aangaande die noodsaaklikheid van hoësorg van die behandelende dokter verkry en sodanige sertifikaat saam met die rekening aan die betrokke skema stuur.	
N.B.—No charge for special nursing may be made while a patient is accommodated in a high care ward.		L.W.—Geen gelde ten opsigte van spesiale verpleging mag gehef word tydens verblyf in 'n hoësorgsaal nie.	

Standard charges for equipment	R	Standaardheffings vir toerusting	R
57231 Monitors (outside I.C.U.), per day or part thereof	15,60	57231 Monitors (buite I.S.E.), per dag of deel daarvan	15,60
57232 Respirators, e.g. Bennett PR2 or Bird (outside I.C.U.) (excluding oxygen), per day or part thereof	11,60	57232 Respirators, bv. Bennett PR2 of Bird (sonder suurstof) (buite I.S.E.), per dag of deel daarvan	11,60
57233 Croupettes (excluding oxygen), per day or part thereof	3,40	57233 Croupettes (sonder suurstof), per dag of deel daarvan	3,40
57234 Incubators (excluding oxygen), per day or part thereof	6,10	57234 Broekaste (sonder suurstof), per dag of deel daarvan	6,10
57235 Oxygen tents (excluding oxygen), per day or part thereof	5,50	57235 Suurstoftente (sonder suurstof), per dag of deel daarvan	5,50
57236 Angstrom or Bennett M.A. respirator (excluding oxygen), per day or part thereof	54,00	57236 Bennett M.A.- of Angstrom-respirator (sonder suurstof), per dag of deel daarvan	54,00
<i>Dressing trays</i>		<i>Bewerkingsblaai</i>	
57251 Sterile trays—per tray	2,50	57251 Steriele blaai—per blad	2,50
<i>Non-sterile trays:</i>		<i>Nie-steriele blaai:</i>	
57253 Preparation trays—per tray	1,00	57253 Voorbereidingsblaai—per blad	1,00
57255 E.N.T. trays—per tray	1,00	57255 O.N.K.-blaai—per blad	1,00
57257 Swabbing trays—per tray	1,00	57257 Depperblaai—per blad	1,00

ANNEXURE B

Ward fees

Hospitals shall indicate the exact time of admission and discharge on all accounts.

Ward fees shall be charged at the full daily rate if admission takes place before 12h00 and at half the daily rate if admission takes place after 12h00. Ward fees shall be charged at half the daily rate if discharge takes place before 12h00 and at the full daily rate if discharge takes place after 12h00: Provided that the minimum amount charged shall be equal to the tariff for one full day.

General ward

58001 Surgical cases, per day	56,00
58002 Thoracic cases (surgical), per day	59,00
58003 Neurosurgical cases, per day	59,00
58004 Medical and neurological cases, per day	59,00

58020 Private ward

If accommodation in a private ward has been prescribed by a medical practitioner for medical reasons, fees for such accommodation shall be charged at the prevailing private ward rate, which shall in no case exceed R86,50 per day, less a discount of 10 per cent.

Hospitals shall obtain a detailed certificate as to the necessity for accommodation in a private ward from the attendant practitioner and such certificate shall be forwarded to the relevant scheme together with the account.

58021 Private ward at request of member

Where a scheme undertakes to guarantee payment for accommodation in a private ward *at the specific request of the member*, the Scheme shall be entitled to a 10 per cent discount on the prevailing private ward rate applicable at the particular hospital.

Drugs (ward and dispensary)

58045 As per Standard Drug and Material Tariff (Annexure C).

Fixed fee procedures

58051 Air encephalograms	45,00
58052 Hysterosalpingograms	45,00
58053 Angiograms	45,00
58054 Cardiac catheterisation	45,00
58055 Electroconvulsive therapy (E.C.T.)	10,50

Theatre fees

Out-patients (patients that are not warded).

58071 Time in theatre:

The exact time of admission to and discharge from theatre shall be stated.

The theatre charge shall be calculated as follows:

1–15 minutes	30,00
each subsequent 15 minutes or part thereof	15,00

In-patients

Operations—general

58081 Time:

The exact time of admission to and discharge from theatre shall be stated.

The theatre charge shall be calculated as follows:

1–15 minutes	79,00
16–30 minutes	92,50
31–45 minutes	107,00
46–60 minutes	122,50
each subsequent 15 minutes or part thereof	30,00

Standaardheffings vir toerusting

R
15,60
11,60
3,40
6,10
5,50
54,00
2,50
1,00
1,00
1,00

BYLAE B

Saalgelde

Hospitale moet die presiese tyd van toelating en ontslag op alle rekenings aandui.

Saalgelde word gehef teen die volle daaglike tarief indien toelating vóór 12h00 geskied en teen die helfte van die daaglike tarief indien toelating na 12h00 geskied. Saalgelde word gehef teen die helfte van die daaglike tarief indien ontslag vóór 12h00 geskied en teen die volle daaglike tarief indien ontslag na 12h00 geskied: Met dien verstande dat die minimum bedrag wat gevra word, gelyk is aan die tarief vir een volle dag.

Algemene saal

58001 Chirurgiese gevalle, per dag	56,00
58002 Toraks-chirurgiese gevalle, per dag	59,00
58003 Neurochirurgiese gevalle, per dag	59,00
58004 Mediese en neurologiese gevalle, per dag	59,00

58020 Privaatsaal

Indien 'n geneesheer verblyf in 'n privaatsaal om mediese redes voorskry, word gelde vir sodanige verblyf gehef teen die heersende privaatsaal tarief, wat in geen geval R86,50 per dag mag oorskry nie, min 10 persent korting.

Hospitale moet 'n gedetailleerde sertifikaat aanvaarde die noodsaaklikheid van privaatsaalverblyf van die behandelende dokter verkry en sodanige sertifikaat saam met die rekening aan die betrokke skema stuur.

58021 Privaatsaal op lid se versoek

Waar 'n skema onderneem om betaling vir privaatsaalverblyf wat op die uitdruklike versoek van die lid verskaf word, te waarborg, is die skema geregtig op 'n 10 persent korting op die heersende privaatsaal tarief van toepassing op daardie besondere hospitaal.

Verdowingsmiddels (saal en apieek)

58045 Volgens Standaardtarief vir Verdowingsmiddels en Materiaal (Bylae C).

Gelde vir vaste procedures

58051 Lungenfalogramme	45,00
58052 Histerosalpingogramme	45,00
58053 Angiogramme	45,00
58054 Hartkaterisatie	45,00
58055 Elektrokonvulsiewe terapie (E.K.T.)	10,50

Teatergelde

Buitepasiënte (pasiënte wat nie in 'n saal opgeneem word nie).

58071 Tyd in teater:

Die presiese tyd van toelating tot en ontslag uit teater moet aangetoon word.

Die teatergelde word soos volg bereken:

1–15 minute	30,00
elke daaropvolgende 15 minute of deel daarvan	15,00

Binnekasipte

Operasies—algemeen

58081 Tyd:

Die presiese tyd van toelating tot en ontslag uit teater moet aangetoon word.

Die teatergelde word soos volg bereken:

1–15 minute	79,00
16–30 minute	92,50
31–45 minute	107,00
46–60 minute	122,50
elke daaropvolgende 15 minute of deel daarvan	30,00

<i>Operations—neurosurgery</i>	R	<i>Operasies—neurochirurgie</i>	R
58091 Preparation fee per operation (only chargeable where the duration of the operation exceeds 60 minutes).....	115,50	58091 Voorbereidingsgeld per operasie (slegs van toepassing wanneer die duur van die operasie 60 minute oorskry)	115,50
58092 <i>Time:</i>		58092 <i>Tyd:</i>	
The exact time of admission to and discharge from theatre, and the exact operating time, shall be stated.		Die presiese tyd van toelating tot en ontslag uit teater sowel as die presiese tydsduur van die operasie moet aangetoon word.	
The theatre charge shall be calculated as follows:		Die teatergeld word soos volg bereken:	
1–60 minutes	122,50	1–60 minute.....	122,50
each subsequent 15 minutes or part thereof.....	30,00	elke daaropvolgende 15 minute of deel daarvan	30,00
<i>Operations—thoracic surgery</i>		<i>Operasies—toraks-chirurgie</i>	
58101 <i>Time:</i>		58101 <i>Tyd:</i>	
The exact time of admission to and discharge from theatre shall be stated.		Die presiese tyd van toelating tot en ontslag uit teater moet aangetoon word.	
The theatre charge shall be calculated as follows:		Die teatergeld word soos volg bereken:	
1–30 minutes	92,50	1–30 minute.....	92,50
31–60 minutes.....	122,50	31–60 minute	122,50
each subsequent 15 minutes or part thereof.....	30,00	elke daaropvolgende 15 minute of deel daarvan	30,00
<i>Operation—open heart</i>		<i>Operasies—opehart</i>	
58121 Open heart surgery—rates by arrangement.		58121 Opehartchirurgie—tarief volgens ooreenkoms.	
<i>Drugs and materials—theatre</i>		<i>Verdowingsmiddels en materiaal—teater</i>	
58131 Theatre drugs as per Standard Drug and Materials Tariff (Annexure C).		58131 Verdowingsmiddels deur die teater verskaf—per Standaardtarief vir Verdowingsmiddels en Materiaal (Bylae C).	
<i>Additional items</i>		<i>Addisionele items</i>	
58151 Fulguration, diathermy, cautery—first hour	4,10	58151 Fulgurasie, diatermie, branding—eerste uur	4,10
thereafter each additional hour or part thereof	1,40	elke addisionele uur of deel daarvan	1,40
58152 Recovery room—per operation	6,60	58152 Herstelkamer—per operasie	6,60
58153 After hours—per case, for cases admitted to theatre from 19h00 to 07h00 on weekdays, from 13h00 on Saturdays to 07h00 on Mondays and on public holidays	23,00	58153 Na-ure—per geval, vir gevalle tot teater toegelaat tussen 19h00 en 07h00 op weekdae, tussen 13h00 op Saterdae en 07h00 op Maandae en op openbare vakansiedae	23,00
58181 <i>Non-chargeable theatre items</i>		58181 <i>Gratis teateritems</i>	
White methylated spirits.		Wit brandspiritus.	
Aqueous solutions, e.g. Cetavlon, Savlon or any other proprietary name.		Wateragtige oplossings, byvoorbeeld Cetavlon, Savlon of enige ander handelsnaam.	
Biniodide.		Bijiodied.	
Dettol.		Dettol.	
Mercuric oxycyanide.		Merkurioksisianied.	
Instrument Dettol.		Instrument-Dettol.	
Formalin and saline.		Formalien en soutoplossing.	
Acetone.		Asetoon.	
Gill soap.		Gill-seep.	
Liquid soap.		Vloeibare seep.	
Use of surgical instruments and blades.		Gebruik van chirurgiese instrumente en lemmetjies.	
Use of laparoscope, gastroscope and microscope.		Gebruik van laparoskoop, gastroskoop en mikroskoop.	
E.C.G.'s and paper.		E.K.G.'s en E.K.G.-papier.	
Disposable cautery/diathermy leads and pads.		Wegdoenbare branding-/diatermie-geleidrade en kussinkies.	
Vacuum trays.		Vakuumbaale.	
Operative trays (for anaesthetist).		Blaale vir operasies (narkotiseurs).	
Linen savers.		Linnebesparingsdekings.	
Preptic swabs.		Preptic-deppers.	
58182 <i>Non-chargeable items (in ward and in theatre)</i>		58182 <i>Gratis items (in saal en teater)</i>	
I.D. bands.		Identifikasiestroke.	
Disposable gloves.		Wegdoenbare handskoene.	
Face masks.		Gesigmaskers.	
Collection charges (Blood Bank).		Afhaalkoste (Bloedbank).	
Labstix/Multistix.		Labstix/Multistix.	
<i>Intensive care units</i>		<i>Intensiewe-sorgeneenhede</i>	
58201 I.C.U., per day	128,50	58201 I.S.E., per dag	128,50
inclusive of all equipment except:		alle toerusting ingesluit behalwe:	
58202 Angstrom or Bennett M.A. respirator, per day or part thereof, plus the charge for oxygen.....	54,00	58202 Angstrom- of Bennett M.A.-respirator, per dag of deel daarvan, plus die koste van suurstof.....	54,00
All admissions to this unit shall be confirmed for each 72 hours.		Iedere toelating tot sodanige eenheid moet bevestig word vir elke 72 uur.	
Hospitals shall obtain a certificate as to the necessity for intensive care from the attendant practitioner and such certificate shall be forwarded to the relevant scheme together with the account.		Hospitale moet 'n sertifikaat aangaande die noodsaaklikheid van intensiewe sorg van die behandelende dokter verkry en sodanige sertifikaat saam met die rekening aan die betrokke skema stuur.	
<i>N.B.</i> —No charge for special nursing may be made while a patient is accommodated in an intensive care unit.		<i>L.W.</i> —Geen geldie ten opsigte van spesiale verpleging mag gehef word tydens verblyf in 'n intensiewe-sorgeneenhede nie.	
58203 <i>Consumable materials</i> —as per Standard Drug and Materials Tariff (Annexure C).		58203 Verbruikbare materiaal—per Standaardtarief vir Verdowingsmiddels en Materiaal (Bylae C).	

58215 Post-operative high care ward: Per day

All admissions to this unit shall be confirmed for each 72 hours.

Hospitals shall obtain a certificate as to the necessity for high care from the attendant practitioner and such certificate shall be forwarded to the relevant scheme together with the account.

N.B.—No charge for special nursing may be made while a patient is accommodated in a high care ward.

Standard charges for equipment, etc.

58231 Monitors (outside I.C.U.), per day or part thereof

58232 Respirators, e.g. Bennett PR2 or Bird (outside I.C.U.) (excluding oxygen), per day or part thereof

58233 Croupettes (excluding oxygen), per day or part thereof

58234 Incubators (excluding oxygen), per day or part thereof

58235 Oxygen tents (excluding oxygen), per day or part thereof

58236 Angstrom or Bennett M.A. respirator (excluding oxygen), per day or part thereof

Dressing trays

58251 Sterile trays—per tray

Non-sterile trays

58253 Preparation trays—per tray

58255 E.N.T. trays—per tray

58257 Swabbing trays—per tray

ANNEXURE C

Standard drug and materials tariff

1. Over-the-counter and proprietary items, all dispensed items ampoules ex-broken bulk, Schedule 7 ampoules, tablets and capsules ex-ward.—The fees payable to a pharmacist in respect of professional services rendered by him as published under Government Notice R. 2848 of 21 December 1979.

2. Syringes.—Manufacturer's list price plus 50 per cent. The same should apply to all surgical items such as catheters, etc.

3. Gas (oxygen and nitrous oxide).—R2,30 per 15 minutes—for both gases together, Ward fee for oxygen—R1 per hour or part thereof. (In areas where railage or the manufacturer's supply price is much higher than average, these rates may be increased to cover such higher costs.)

4. Halothane (fluothane).—R2,30 per 15 minutes or part thereof.

5. Sutures.—Synthetic sutures e.g. Vicryl and polypropylene e.g. Prolene—R6,80 each.

Common atraumatic sutures—R3,90 each.

Ophthalmic or special sutures at list price plus 50 per cent.

6. Prostheses.—Up to R120 (gross cost plus 50 per cent); over R120 (gross cost plus 25 per cent) and over R1 000 (by arrangement).

7. Electronic supplies.—By arrangement.

8. Railage.—An additional charge may be made to cover the cost of railage paid on items sent to areas outside the supplier's free delivery area.

9. Price increases.—Should there be an increase in the supplier's price of any item which is not listed in the official price list, e.g. gas, the new price shall be based on the additional cost plus 50 per cent added on to the existing price.

DEPARTMENT OF INTERNAL AFFAIRS

No. R. 1847

26 August 1983

REGULATIONS IN TERMS OF THE COLOURED PERSONS EDUCATION ACT, 1963 (ACT 47 OF 1963)

AMENDMENT

The Deputy Minister of Internal Affairs has, on the instruction of the Minister of Internal Affairs, in terms of section 34 of the Coloured Persons Education Act, 1963 (Act 47 of 1963), made the regulations in the Schedule hereto.

R	R
86,50	86,50
	58215 Na-operatiewe hoësorgsaal: Per dag.....
	Iedere toelating tot sodanige eenheid moet bevestig word vir elke 72 uur.
	Hospitale moet 'n sertifikaat aangaande die noodsaaklikheid van hoësorg van die behandelende dokter verkry en sodanige sertifikaat saam met die rekening aan die betrokke skema stuur.
	L.W.—Geen geldte ten opsigte van spesiale verpleging mag gehef word tydens verblyf in 'n hoësorgsaal nie.
	<i>Standaarheffings vir toerusting, ens.</i>
15,60	15,60
11,60	11,60
3,40	3,40
6,10	6,10
5,50	5,50
54,00	54,00
	<i>Bewerkingsblaie</i>
2,50	2,50
	<i>Nie-steriele blaie</i>
1,00	1,00
1,00	1,00
1,00	1,00

BYLAE C

Standaardtarief vir verdowingsmiddels en materiaal

1. Toonbank- en patentitems, alle toebereide items, ampulle uit gebroke grootmaat, Bylæ 7-ampulle, tablette en kapsules uit die saal.—Die geldte betaalbaar aan 'n apoteker ten opsigte van professionele dienste deur hom gelewer soos gepubliseer by Goewermentskennisgiving R. 2848 van 21 Desember 1979.

2. Spuite.—Die vervaardiger se gelyste prys plus 50 persent. Insgeelyks geld die gelyste prys vir alle chirurgiese items soos kateters, ensovoorts.

3. Gas (suurstof en laggas).—R2,30 per 15 minute—vir albei gasse saam. Suurstof in die saal—R1 per uur of 'n gedeelte van 'n uur. (In gebiede waar die spoorvrag of die vervaardiger se prys aansienlik hoër as die gemiddelde is, kan die tarief verhoog word om die hoër koste te dek.)

4. Halotaan (fluotaan).—R2,30 per 15 minute of deel daarvan.

5. Hegmateriaal.—Sintetiese hegmaterial b.v. Vicryl en polipropyleen b.v. Prolene—R6,80 elk.

Gewone nie-traumatische hegmaterial—R3,90 stuk.

Oogkundige of spesiale hegmaterial teen gelyste prys plus 50 persent.

6. Prostese.—tot R120 (bruto koste plus 50 persent); meer as R120 (bruto koste plus 25 persent) en meer as R1 000 (volgens ooreenkoms).

7. Elektroniese benodigdhede.—Volgens ooreenkoms.

8. Spoervrag.—'n Bykomende hefslig kan op items wat na gebied gestuur word wat buite die verskaffer se gratis afleveringsgebied is, geplaas word ter dekking van die spoervrag wat betaal is.

9. Prystyngs.—Indien daar 'n styng is in die verskaffer se prys vir 'n item wat nie op die amptelike prystlys is nie, b.v. gas, word die nuwe prys gebaseer op die bykomende koste plus 50 persent wat by die bestaande prys getel word.

DEPARTEMENT VAN BINNELANDSE AANGELEENTHEDDE

No. R. 1847

26 Augustus 1983

REGULASIES KAGTENS DIE WET OP ONDERWYS VIR KLEURLINGE, 1963 (WET 47 VAN 1963)

WYSIGING

Die Adjunk-minister van Binnelandse Aangeleenthede het, in opdrag van die Minister van Binnelandse Aangeleenthede, kagtens artikel 34 van die Wet op Onderwys vir Kleurlinge, 1963 (Wet 47 van 1963), die regulasies in die Bylæ hiervan uitgevaardig.

SCHEDULE

1. In this Schedule "the Regulations" means the regulations published by Government Notice R. 1898 of 21 November 1963 in *Regulation Gazette* 257 of 4 December 1963, as amended by Government Notices R. 195 of 4 February 1964, R. 1371 of 4 September 1964, R. 75 of 15 January 1965, R. 166 of 5 February 1965, R. 951 of 26 June 1965, R. 1188 of 13 August 1965, R. 1397 of 17 September 1965, R. 186 of 11 February 1966, R. 614 of 22 April 1966, R. 767 of 13 May 1966, R. 916 of 17 June 1966, R. 59 of 13 January 1967, R. 595 of 28 April 1967, R. 1826 of 17 November 1967, R. 951 of 24 May 1968, R. 1920 of 18 October 1968, R. 18 of 3 January 1969, R. 160 of 7 February 1969, R. 317 of 7 March 1969, R. 842 of 23 May 1969, R. 1142 of 4 July 1969, R. 3205 of 9 September 1969, R. 2164 of 4 December 1970, R. 1038 of 18 June 1971, R. 1039 of 18 June 1971, R. 1106 of 25 June 1971, R. 1323 of 30 July 1971, R. 31 of 7 January 1972, R. 51 of 14 January 1972, R. 600 of 14 April 1972, R. 706 of 28 April 1972, R. 756 of 5 May 1972, R. 989 of 9 June 1972, R. 1055 of 16 June 1972, R. 1056 of 16 June 1972, R. 1317 of 28 July 1972, R. 2278 of 8 December 1972, R. 220 of 16 February 1973, R. 358 of 9 March 1973, R. 659 of 19 April 1973, R. 1582 of 31 August 1973, R. 464 of 22 March 1974, R. 489 of 29 March 1974, R. 666 of 19 April 1974, R. 804 of 10 May 1974, R. 1161 of 5 July 1974, R. 1334 of 2 August 1974, R. 2084 of 8 November 1974, R. 548 of 21 March 1975, R. 592 of 27 March 1975, R. 593 of 27 March 1975, R. 675 of 11 April 1975, R. 1968 of 17 October 1975, R. 2367 of 19 December 1975, R. 59 of 9 January 1976, R. 504 of 26 March 1976, R. 601 of 2 April 1976, R. 920 of 28 May 1976, R. 1750 of 24 August 1976, R. 1982 of 29 October 1976, R. 2240 of 26 November 1976, R. 1692 of 28 August 1977, R. 2339 of 11 November 1977, R. 2619 of 30 December 1977, R. 111 of 13 January 1978, R. 250 of 10 February 1978, R. 761 of 14 April 1978, R. 1152 of 2 June 1978, R. 1211 of 19 June 1978, R. 1309 of 23 June 1978, R. 1737 of 25 August 1978, R. 1812 of 8 September 1978, R. 370 of 2 March 1979, R. 698 of 30 March 1979, R. 1949 of 31 August 1979, R. 2038 of 14 September 1979, R. 2277 of 12 October 1979, R. 24 of 4 January 1980, R. 1492 of 18 July 1980, R. 1493 of 18 July 1980, R. 192 of 6 February 1981, R. 305 of 20 February 1981, R. 493 of 6 March 1981, R. 1416 of 3 July 1981, R. 1865 of 4 September 1981, R. 2792 of 24 December 1981, R. 91 of 22 January 1982 and R. 2456 of 12 November 1982.

2. Regulation T 1.1 of the Regulations is hereby amended by the substitution for the words preceding paragraph (a) of the following:

"A boarding allowance may be granted to a pupil boarding at a State-aided hostel or at an approved boarding establishment, excluding a State hostel, to such amount per quarter as the Secretary may from time to time determine after consultation with the Treasury, on condition that—".

3. Regulation T 2.1 of the regulations is hereby amended by the substitution for the words preceding the proviso of the following:

"A travelling allowance may be granted to a pupil to such amount per year as the Secretary may from time to time determine after consultation with the Treasury:". P. J. BADENHORST, Deputy Minister of Internal Affairs.

BYLAE

1. In hierdie Bylae beteken "die Regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 1898 van 21 November 1963 in *Regulasiekoerant* 257 van 4 Desember 1963, soos gewysig by Goewermentskennisgewings R. 195 van 4 Februarie 1964, R. 1371 van 4 September 1964, R. 75 van 15 Januarie 1965, R. 166 van 5 Februarie 1965, R. 951 van 26 Junie 1965, R. 1188 van 13 Augustus 1965, R. 1397 van 17 September 1965, R. 185 van 11 Februarie 1966, R. 614 van 22 April 1966, R. 767 van 13 Mei 1966, R. 916 van 17 Junie 1966, R. 59 van 13 Januarie 1967, R. 595 van 28 April 1967, R. 1826 van 17 November 1967, R. 951 van 24 Mei 1968, R. 1920 van 11 Oktober 1968, R. 18 van 3 Januarie 1969, R. 160 van 7 Februarie 1969, R. 317 van 7 Maart 1969, R. 842 van 23 Mei 1969, R. 1142 van 4 Julie 1969, R. 3205 van 9 September 1969, R. 2164 van 4 Desember 1970, R. 1038 van 18 Junie 1971, R. 1039 van 18 Junie 1971, R. 1106 van 25 Junie 1971, R. 1323 van 30 Julie 1971, R. 31 van 7 Januarie 1972, R. 51 van 14 Januarie 1972, R. 600 van 14 April 1972, R. 706 van 28 April 1972, R. 756 van 5 Mei 1972, R. 989 van 9 Junie 1972, R. 1055 van 16 Junie 1972, R. 1056 van 16 Junie 1972, R. 1317 van 28 Julie 1972, R. 2278 van 8 Desember 1972, R. 220 van 16 Februarie 1973, R. 358 van 9 Maart 1973, R. 659 van 19 April 1973, R. 1582 van 31 Augustus 1973, R. 464 van 22 Maart 1974, R. 489 van 29 Maart 1974, R. 666 van 19 April 1974, R. 804 van 10 Mei 1974, R. 1161 van 5 Julie 1974, R. 1334 van 2 Augustus 1974, R. 2084 van 8 November 1974, R. 548 van 21 Maart 1975, R. 592 van 27 Maart 1975, R. 593 van 27 Maart 1975, R. 675 van 11 April 1975, R. 1968 van 17 Oktober 1975, R. 2367 van 19 Desember 1975, R. 59 van 9 Januarie 1976, R. 504 van 26 Maart 1976, R. 601 van 2 April 1976, R. 920 van 28 Mei 1976, R. 1750 van 24 Augustus 1976, R. 1982 van 29 Oktober 1976, R. 1692 van 28 Augustus 1977, R. 2339 van 11 November 1977, R. 2619 van 30 Desember 1977, R. 111 van 13 Januarie 1978, R. 250 van 10 Februarie 1978, R. 761 van 14 April 1978, R. 1152 van 2 Junie 1978, R. 1211 van 19 Junie 1978, R. 1309 van 23 Junie 1978, R. 1737 van 25 Augustus 1978, R. 1812 van 8 September 1978, R. 370 van 2 Maart 1979, R. 698 van 30 Maart 1979, R. 1949 van 31 Augustus 1979, R. 2038 van 14 September 1979, R. 2277 van 12 Oktober 1979, R. 24 van 4 Januarie 1980, R. 1492 van 18 Julie 1980, R. 1493 van 18 Julie 1980, R. 192 van 6 Februarie 1981, R. 305 van 20 Februarie 1981, R. 493 van 6 Maart 1981, R. 1416 van 3 Julie 1981, R. 1865 van 4 September 1981, R. 2792 van 24 Desember 1981, R. 91 van 22 Januarie 1982 and R. 2456 van 12 November 1982.

2. Regulasie T 1.1 van die Regulasies word hierby gewysig deur die woorde wat paragraaf (a) voorafgaan, deur die volgende te vervang:

"Aan 'n leerling wat as kosganger in 'n Staatsondersteunde koshuis of in 'n goedgekeurde losiesplek, uitgesonderd 'n Staatskoshuis, huisgaan, kan 'n losiestoelae van die bedrag per kwartaal wat die Sekretaris van tyd tot tyd ná oorlegpleging met die Tesourie bepaal, toegeken word, op voorwaarde dat sodanige leerling—".

3. Regulasie T 2.1 van die Regulasies word hierby gewysig deur die woorde wat die voorbehoudsbepaling voorafgaan, deur die volgende te vervang:

" 'n Vervoertoelae van die bedrag per jaar wat die Sekretaris van tyd tot tyd ná oorlegpleging met die Tesourie bepaal, kan aan 'n leerling toegeken word:". P. J. BADENHORST, Adjunk-minister van Binnelandse Aangeleenthede.

DEPARTMENT OF MANPOWER**No. R. 1881** 26 August 1983**LABOUR RELATIONS ACT, 1956****MOTOR TRANSPORT UNDERTAKING (GOODS).—
EXTENSION OF AGREEMENT**

I, Jacob Salmon Herselman, Director: Manpower, duly authorised thereto by the Minister of Manpower, hereby, in terms of section 48 (4) (a) (i) of the Labour Relations Act, 1956, extend the periods fixed in Government Notices R. 1862 of 12 September 1980 and R. 2660 of 4 December 1981, by a further period ending 31 October 1983.

J. S. HERSELMAN, Director: Manpower.

SOUTH AFRICAN TRANSPORT SERVICES**No. R. 1841** 26 August 1983**STAFF REGULATIONS****SCHEDULE OF AMENDMENT**

Under the powers vested in me by section 32 of the Conditions of Employment (South African Transport Services) Act, 1983 (Act 16 of 1983), I, Hendrik Stephanus Johan Schoeman, Minister of Transport Affairs of the Republic of South Africa, do hereby approve of the Staff Regulations published in Government Notice R. 1045 of 15 July 1960, as amended, being further amended as follows from 10 February 1983:

REGULATION 149 (6)

Insert the following subparagraph:

(h) An employee who occupied a house or flat furnished with his own furniture but vacated it as a result of his transfer to the regular relief staff and stored or sold such furniture, and as a result of an official transfer from the regular relief staff again moves into an unfurnished house or flat, may be paid the fixed amount in respect of the latter transfer. Storage charges shall not be refunded.

DEPARTEMENT VAN MANNEKRAG**No. R. 1881** 26 Augustus 1983**WET OP ARBEIDSVERHOUDINGE, 1956****MOTORVERVOERONDERNEMING (GOEDERE).—
VERLENGING VAN OOREENKOMS**

Ek, Jacob Salmon Herselman, Direkteur: Mannekrag, behoorlik daartoe gemagtig deur die Minister van Mannekrag, verleng hierby, kragtens artikel 48 (4) (a) (i) van die Wet op Arbeidsverhoudinge, 1956, die tydperke vasgestel in Goewermentskennisgewings R. 1862 van 12 September 1980 en R. 2660 van 4 Desember 1981, met 'n verdere tydperk wat op 31 Oktober 1983 eindig.

J. S. HERSELMAN, Direkteur: Mannekrag.

SUID-AFRIKAANSE VERVOERDIENSTE**No. R. 1841** 26 Augustus 1983**PERSONEELREGULASIES****WYSIGINGSLYS**

Ingevolge die bevoegdheid wat aan my verleen is by artikel 32 van die Wet op Diensvoorwaardes (Suid-Afrikaanse Vervoerdienste), 1983 (Wet 16 van 1983), verleen ek, Hendrik Stephanus Johan Schoeman, Minister van Vervoerwese van die Republiek van Suid-Afrika, goedkeuring daarvan dat die Personeelregulasies, gepubliseer in Goewermentskennisgwing R. 1045 van 15 Julie 1960, soos gewysig, verder soos volg gewysig word vanaf 10 Februarie 1983:

REGULASIE 149 (6)

Voeg die volgende subparagraaf in:

(h) Aan 'n werknemer wat 'n huis of woonstel bewoon het waarin hy sy eie meubels gebruik het en dit as gevolg van sy oorplasing na die gereelde aflops personeel ontruim en sodanige meubels geberg of verkoop het, en as gevolg van 'n ampelike oorplasing van die gereelde aflops personeel weer 'n ongemeubileerde huis of woonstel betrek, kan die vaste bedrag vir laasgenoemde oorplasing betaal word. Beringskoste word nie terugbetaal nie.

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This publication is a continuation of the Reports of the Government Veterinary Bacteriologist of the Transvaal which date back to 1903 and of which 18 have appeared up to 1932. These were followed by 40 volumes of the Onderstepoort Journal. At present each volume comprises four numbers which are obtainable at R2, other countries R2,50 per number from the above address.

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