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REPUBLIC
OF
SOUTH AFRICA

Staatskoerant Government Gazette

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*Regulasiekoerant
Regulation Gazette*
No. 4881

Vol. 324

PRETORIA, 12 JUNIE 1992

No. 14024

DEPARTEMENT VAN FINANSIES

No. R. 1552

12 Junie 1992

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE No. 1 (No. 1/4/122)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 4 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

J. A. VAN WYK,

Adjunkminister van Finansies.

DEPARTMENT OF FINANCE

No. R. 1552

12 June 1992

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 1 (No. 1/4/122)

Under section 48 of the Customs and Excise Act, 1964, Part 4 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

J. A. VAN WYK,

Deputy Minister of Finance.

BYLAE

I	II			III	Annotations
Bobela- tingitem	Tarief- pos	Bobela- tingkode	Beskrywing	Skaal van Bobelasting	
164.00		"01.00 02.00	Deur bobela-tingkodes 01.00 en 02.00 by tariefpos No. 20.00 deur die volgende te vervang: Goedere van poste en subposte Nos. 20.03, 20.06 (uitgesondert subpos No. 2006.00.10), 20.07 (uitgesondert subpos No. 2007.99.20) en 2008.1 Goedere van poste en subposte Nos. 20.01, 20.02, 20.04, 20.05, 2008.20, 2008.30, 2008.40, 2008.50, 2008.60, 2008.70, 2008.80, 2008.9 en 20.09	40% 15%"	

Opmerking.—Die uitwerking van die wysiging is dat die skaal van bobela-ting op sekere bereide of ingemaakte vrugte en ander eetbare dele van plante indeelbaar by subposte Nos. 2008.20, 2008.30, 2008.40, 2008.50, 2008.60, 2008.70, 2008.80 en 2008.9 van 40% na 15% verlaag word.

SCHEDULE

I	II			III	Annotations
Surcharge Item	Tariff Heading	Surcharge Code	Description	Rate of Surcharge	
164.00		"01.00 02.00	By the substitution for surcharge codes 01.00 and 02.00 to tariff heading No. 20.00 of the following: Goods of headings and subheadings Nos. 20.03, 20.06 (excluding subheading No. 2006.00.10), 20.07 (excluding subheading No. 2007.99.20) and 2008.1 Goods of headings and subheadings Nos. 20.01, 20.02, 20.04, 20.05, 2008.20, 2008.30, 2008.40, 2008.50, 2008.60, 2008.70, 2008.80, 2008.9 and 20.09	40% 15%"	

Note.—The effect of this amendment is that the rate of surcharge on certain prepared or preserved fruit and other edible parts of plants classifiable within subheadings Nos. 2008.20, 2008.30, 2008.40, 2008.50, 2008.60, 2008.70, 2008.80 and 2008.9 is reduced from 40% to 15%.

No. R. 1553	12 Junie 1992	No. R. 1553	12 June 1992
DOEANE- EN AKSYNSWET, 1964 WYSIGING VAN BYLAE No. 1 (No. 1/4/124)		CUSTOMS AND EXCISE ACT, 1964 AMENDMENT OF SCHEDULE No. 1 (No. 1/4/124)	
Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 4 van Bylae No. 1 by genoemde Wet hiermee gewysig, met terugwerkende krag tot 15 Mei 1992, in die mate in die Bylae hiervan aangetoon.		Under section 48 of the Customs and Excise Act, 1964, Part 4 of Schedule No. 1 to the said Act is hereby amended, with retrospective effect to 15 May 1992, to the extent set out in the Schedule hereto.	
J. A. VAN WYK, Adjunkminister van Finansies.		J. A. VAN WYK, Deputy Minister of Finance.	

BYLAE

I	II			III	Annotations
Bobela- tingitem	Tarief- pos	Bobela- tingkode	Beskrywing	Skaal van Bobelasting	
Opmerkings			Deur Opmerkings 7 (l) en (m) deur die volgende te vervang: “(l) wat ongevraagde geskenke, donasies of erflatings (uitgesonderd reclamemateriaal) is, in die hoeveelhede, op die tye en onderworpe aan die voorwaardes wat die Direkteur-generaal: Handel en Nywerheid, op aanbeveling van die Raad of Tariewe en Handel, by bepaalde permit toelaat, (m) van pos No. 88.02: Met dien verstande dat vreemding van sodanige goedere binne 'n tydperk van 5 jaar na datum van klaring daarvan vir binnekantse verbruik, sodanige goedere onderhewig sal maak aan betaling van bobelasting, of (n) tee (uitgesonderd gegeurde tee) van pos No. 09.02 verbou of geproduseer in Mauritius.”		

Opmerking.—Die uitwerking van die wysiging is dat tee (uitgesonderd gegeurde tee) van pos No. 09.02 verbou of geproduseer in Mauritius vrygestel is van die betaling van bobelasting met terugwerkende krag tot 15 Mei 1992.

SCHEDULE

I	II			III	Annotations
Surcharge Item	Tariff Heading	Surcharge Code	Description	Rate of Surcharge	
Notes			By the substitution for Notes 7 (l) and (m) of the following: “(l) which are unsolicited gifts, donations or bequests (excluding advertising material), in such quantities, at such times and subject to such conditions as the Director-General: Trade and Industry, on the recommendation of the Board on Tariffs and Trade, may allow by specific permit, (m) of heading No. 88.02: Provided that disposal of such foods within a period of 5 years from the date of entry from home consumption thereof, shall render such goods liable to payment of surcharge, or (n) tea (excluding flavoured tea) of heading No. 09.02 grown or produced in Mauritius.”		

Note.—The effect of this amendment is that tea (excluding flavoured tea) of heading No. 09.02 grown or produced in Mauritius is exempted from payment of surcharge with retrospective effect to 15 May 1992.

No. R. 1554	12 Junie 1992	No. R. 1554	12 June 1992
DOEANE- EN AKSYNSWET, 1964 WYSIGING VAN BYLAE No. 2 (No. 2/9)		CUSTOMS AND EXCISE ACT, 1964 AMENDMENT OF SCHEDULE No. 2 (No. 2/9)	
Kragtens artikel 56 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 2 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.		Under section 56 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 2 to the said Act is hereby amended to the extent set out in the Schedule hereto.	
J. A. VAN WYK, Adjunkminister van Finansies.		J. A. VAN WYK, Deputy Minister of Finance.	

BYLAE

I Item	II Beskrywing				III Korting Items	IV Ingevoer vanaf of Afkomstig van	V Skaal van Anti- dumping Reg	VI Annota- sies
	Tarief- pos	Kode	T. S.					
215.00				Deur na item 211.14 die volgende in te voeg:				
"215.00				Onedelmetale en artikels van onedelmetale				
215.12	7326.90	01.06	64	Diverse artikels van onedelmetaal Gevormde draad van 'n soort gebruik om boeke en kalenders te bind		James Burn Internasional, Verenigde Koninkryk	22%"	

Opmerking. – 'n Anti-dumpingreg word opgelê op gevormde draad van 'n soort gebruik om boeke en kalenders te bind, van onedelmetaal, ingevoer vanaf of afkomstig van James Burn Internasional, Verenigde Koninkryk, teen 'n skaal van anti-dumpingreg van 22%.

SCHEDULE

I Item	II Description				III Rebate Items	IV Imported from or Originating in	V Rate of Anti- dumping Duty	VI Annotations
	Tariff Heading	Code	C. D.					
215.00				By the insertion after item 211.14 of the following:				
"215.00				Base metals and articles of base metals				
215.12	7326.90	01.06	64	Miscellaneous articles of base metal Formed wire of a kind used for binding books or calenders		James Burn International, United Kingdom	22%"	

Note. – An anti-dumping duty is imposed on formed wire of a kind used for binding books and calenders, of base metal, imported from or originating from James Burn International, United Kingdom, at a rate of anti-dumping duty of 22%.

No. R. 1555

12 Junie 1992

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE No. 3. (No. 3/179)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylæ No. 3 by genoemde Wet hiermee gewysig in die mate in die Bylæ hiervan aangetoon.

J. A. VAN WYK,
Adjunkminister van Finansies.

No. R. 1555

12 June 1992

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 3 (No. 3/179)

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

J. A. VAN WYK,
Deputy Minister of Finance.

BYLAE

I Korting- item	II Beskrywing				III Mate van Korting	Annota- sies
	Tarief- pos	Korting- kode	T. S.			
306.10	"2918.90	01.06	62	Deur na tariefpos No. 29.18 die volgende in te voeg: Eters van karboksiezuur, vir die vervaardiging van flotteringsreageermiddels	Volle reg"	

Opmerking. – Voorsiening word gemaak vir volle korting op reg op eters van karboksiezuur, vir die vervaardiging van flotteringsreageermiddels.

SCHEDULE

I Rebate Item	II Description				III Extent of Rebate	Annota- tions
	Tariff Heading	Rebate Code	C. D.			
306.10	"2918.90	01.06	62	By the insertion after tariff heading No. 29.18 of the following: Ethers of carboxylic acid, for the manufacture of flotation reagents	Full duty"	

Note. – Provision is made for a rebate of the full duty on ethers of carboxylic acid, for the manufacture of flotation reagents.

No. R. 1556	12 Junie 1992	No. R. 1556	12 June 1992
DOEANE- EN AKSYNSWET, 1964		CUSTOMS AND EXCISE ACT, 1964	
WYSIGING VAN BYLAE No. 1 (No. 1/4/123)		AMENDMENT OF SCHEDULE No. 1 (No. 1/4/123)	
Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 4 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangevoer.		Under section 48 of the Customs and Excise Act, 1964, Part 4 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.	
J. A. VAN WYK		J. A. VAN WYK	
Adjunkminister van Finansies.		Deputy Minister of Finance.	

BYLAE

I	II		III	Annotations	
Bobela-stingitem	Tarief-pos	Bobela-stingkode	Beskrywing	Skaal van Bobela-sting	
Opmerkings			<p>Deur Opmerking 7 (a) deur die volgende te vervang:</p> <p>"(a) (i) wat geklaar word kragtens kortingitems 306.02/42.06, 306.02/58.08, 311.02/63.09, 311.02/63.10, 311.25/59.06/03.00, 316.01/8483.40, 316.01/85.01/03.00, 316.01/8504.40, 316.01/85.37, 316.01/85.44, 316.09/00.00, 316.17, 317.02, 317.03 en 317.05 van Bylae No. 3, enige kortingitem in Deel 2 van Bylae No. 3 en kortingitems 405.04, 405.05, 406.00, 407.00, 408.00, 409.00, 410.03/00.00/04.00, 410.03/03.02, 410.03/03.03, 410.03/03.04, 412.02, 412.03, 412.04, 412.07, 412.09, 412.10, 412.11, 412.12, 412.13, 412.16, 412.17, 412.24, 412.25, 412.26, 412.27, 412.28, 460.14/7117.19, 470.00, 480.00 en 490.00 van Bylae No. 4;</p> <p>(ii) wat, ten tyde van klaring vir binnelandse verbruik, in Deel 1 van hierdie Bylae vry van doeanereg is maar origens in alle opsigte voldoen aan die voorsienings van kortingitems 316.09/00.00, 316.17 en 317.05 van Bylae No. 3 en kortingitems 405.04, 405.05, 406.00, 407.00, 408.00, 409.00, 410.03/00.00/04.00, 412.02, 412.03, 412.04, 412.07, 412.09, 412.10, 412.11, 412.12, 412.13, 412.16, 412.17, 412.24, 412.25, 412.26, 412.27, 412.28, 460.14/7117.19, 470.00, 480.00 en 490.00 van Bylae No. 4."</p>		

Opmerking.—Die wysiging spruit voort uit die skrapping van kortingitem 460.25 in Bylae No. 4.

SCHEDULE

I	II		III	Annotations	
Surcharge item	Tariff Heading	Surcharge Code	Description	Rate of Surcharge	
Notes			<p>By the substitution for Note 7 (a) of the following:</p> <p>"(a) (i) which are entered in terms of rebate items 306.02/42.06, 306.02/58.08, 311.02/63.09, 311.02/63.10, 311.25/59.06/03.00, 316.01/8483.40, 316.01/85.01/03.00, 316.01/8504.40, 316.01/85.37, 316.01/85.44, 316.09/00.00, 316.17, 317.02, 317.03 and 317.05 of Schedule No. 3, any rebate item in Part 2 of Schedule No. 3 and rebate items 405.04, 405.05, 406.00, 407.00, 408.00, 409.00, 410.03/00.00/04.00, 410.03/03.02, 410.03/03.03, 410.03/03.04, 412.02, 412.03, 412.04, 412.07, 412.09, 412.10, 412.11, 412.12, 412.13, 412.16, 412.17, 412.24, 412.25, 412.26, 412.27, 412.28, 460.14/7117.19, 470.00, 480.00 and 490.00 of Schedule No. 4;</p> <p>(ii) which, at the time of entry for home consumption, are free of customs duty under Part 1 of this Schedule, but otherwise comply in all respects with the provision of rebate items 316.09/00.00, 316.17 and 317.05 of Schedule No. 3 and rebate items 405.04, 405.05, 406.00, 407.00, 408.00, 409.00, 410.03/00.00/04.00, 412.02, 412.03, 412.04, 412.07, 412.09, 412.10, 412.11, 412.12, 412.13, 412.16, 412.17, 412.24, 412.25, 412.26, 412.27, 412.28, 460.00 of Schedule No. 4,"</p>		

Note.—The amendment is consequential to the deletion of rebate item 460.25 in Schedule No. 4.

No. R. 1557**12 Junie 1992****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 4 (No. 4/110)**

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae No. 4 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

J. A. VAN WYK,

Adjunkminister van Finansies.

No. R. 1557**12 June 1992****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 4 (No. 4/110)**

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 4 to the said Act is hereby amended to the extent set out in the Schedule hereto.

J. A. VAN WYK,

Deputy Minister of Finance.

BYLAE

I Korting-item	II				III Mate van Korting	Annota-sies
	Tarief-pos	Korting-kode	T. S.	Beskrywing		
460.25				Deur kortingitem 460.25 te skrap.		

Opmerking.—Die tydelike kortingvoorsiening van doeanebegte op artefakte wat van enige skeepswrak verwijder is, word ingetrek.

SCHEDULE

I Rebate Item	II				III Extent of Rebate	Annotations
	Tariff Heading	Rebate Code	C. D.	Description		
460.25				By the deletion of rebate item 460.25.		

Note.—The temporary rebate provision of customs duty on artefacts removed from any shipwreck is withdrawn.

DEPARTEMENT VAN HANDEL EN NYWERHEID**No. R. 1569****12 Junie 1992****INVOERBEHEER**

Ek, David de Villiers Graaff, in my hoedanigheid van Adjunkminister van Handel en Nywerheid en handelende namens en in opdrag van die Minister van Finansies en van Handel en Nywerheid, wysig hierby kragtens artikel 2 van die Wet op In- en Uitvoerbeheer, 1963 (Wet 45 van 1963), Bylae 1A van Goewermentskennisgewing No. R. 2582 van 23 Desember 1988 deur die skrapping van die volgende tariefposte in kolom (2) en beskrywings daarteenoor in kolom (3):

DEPARTMENT OF TRADE AND INDUSTRY**No. R. 1569****12 June 1992****IMPORT CONTROL**

I, David de Villiers Graaff, in my capacity as Deputy Minister of Trade and Industry, acting on behalf of and by direction of the Minister of Finance and of Trade and Industry, in terms of section 2 of the Import and Export Control Act, 1963 (Act 45 of 1963), hereby amend Schedule 1A of Government Notice No. R. 2582 dated 23 December 1988 by the deletion in column (1) of the following descriptions and the corresponding tariff headings in column (2):

(1) Beskrywing van goedere	(2) Tariefpos Tariff heading	(3) Description of goods
Fosforsuur en polifosforsuur maar uitgesonderd hipofosforsuur en polimere van fosforsuur	2809.20	Phosphoric acid and polyphosphoric acids but excluding hypophosphoric acid and polymers of phosphoric acids.
Magnesium sulfate	2833.21	Magnesium sulphates.
Koper sulfate	2833.25	Copper sulphates.
Sink sulfate	2833.26	Zinc sulphates.
Sulfoonsure	2904.10.10	Sulphonic acids.
Distearyltrimethylammoniumchloried.....	Ex 2923.90	Distearyl-dimethylammonium chloride.
Asetaminofenol.....	2924.29.20	Acetaminophenol.
Ametriën	2933.69.50	Ametrine.
Polimere van vinielasetaat in wateroplossing	3905.11	Polymers of vinyl acetate in aqueous dispersion.
Polivinielalkohole in primêre vorms het sy dit ongehydrolyseerde asetaat groepe bevat al dan nie	3905.20	Polyvinyl alcohols in primary forms whether or not containing unhydrolysed acetate groups.
Kopolimere van vinielasetaat in primêre vorms.....	Ex 3905.90	Copolymers of vinyl acetate in primary forms.

(1) Beskrywing van goedere	(2) Tariëfpos Tariff heading	(3) Description of goods
Akrielpolimere (uitgesonderd polimetielaklaat en anioniese of nie-ioniese poliakrielamiedflokkylee en soortgelyke middels), in primêre vorms	Ex 3906.90	Acrylic polymers (excluding polymethyl methacrylate and anionic or nonionic polyacrylamide flocculating agents and the like), in primary forms.
Epoksiedharse (uitgesonderd siklo-alifaties en heterosiklies) in primêre vorms	Ex 3907.30	Epoxide resins (excluding cycloaliphatic and heterocyclic) in primary forms.
Poliësters (uitgesonderd polikarbonate, alkied harse en polietileentereftalaat), in primêre vorms, onversadig	3907.91	Polyesters (excluding polycarbonates, alkyd resins and polyethylene terephthalate), in primary forms, unsaturated.
Polibutyleneentereftalaat in primêre vorms.....	Ex 3907.99	Polybutylene terephthalates in primary forms.
Buise, pype en slange, onbuigsaam; van polimere van etileen; ander	3917.21.90	Tubes, pipes and hoses, rigid; of polymers of ethylene; other.
Ander buise, pype en slange (maar uitgesonderd goedere van subposte Nos. 3917.39.10, 3917.39.20, 3917.39.25 en 3917.39.50)	3917.39	Other tubes, pipes and hoses (but excluding goods of subheadings Nos. 3917.39.10, 3917.39.20, 3917.39.25 and 3917.39.50).
Baddens, stortbaddens, waskomme, bidette, toiletpanne, sitplekke en -deksels, spoelbakke en dergelyke sanitêre ware, van plastiek	39.22	Baths, shower-baths, washbasins, bidets, lavatory pans, seats and covers, flushing cistems and similar sanitary ware, of plastics.
Artikels vir die vervoer of verpakking van goedere, van plastiek; proppe, deksels, doppies en ander toemaak artikels, van plastiek (uitgesonderd goedere van subpos No. 3923.90.30)	39.23	Articles for the conveyance or packing of goods, of plastics; stoppers, lids, caps and other closures of plastics (excluding goods of subheading No. 3923.90.30).
Ander huishoudelike artikels en toiletartikels, van plastiek	3924.90	Other household articles and toilet articles, of plastics.
Oorverhittewaterketels	8402.20	Super-heated water boilers.
Ketels vir sentrale verwarming	84.03	Central heating boilers.
Watervoerverhitters, lugverwarmers, oorverhitters, stoomakkumulators, toevoerwaterverdampers en -verwarmers en roetblasers, vir gebruik met die ketels van pos No. 84.02	8404.10.20	Economisers, air heaters, superheaters, steam accumulators, feedwater evaporators and heaters, and soot removers, for use with the boilers of heading No. 84.02.
Ander stoomturbines en ander dampturbines.....	8406.19.90	Other steam turbines and other vapour turbines.
Meganiese skoppe, masjiengrawe en skoplaaiers met 'n 360° rotterende bowerk, ander	8429.52.90	Mechanical shovels, excavators and shovel loaders with a 360° revolving superstructure, other.
Ander meganiese skoppe, masjiengrawe en skoplaaiers	8429.59.90	Other mechanical shovels, excavators and shovel loaders.
Landbou-, tuinbou- of bosboumasjinerie vir grondbereiding of bewerking; grasperk- of sportterreinrollers	84.32	Agricultural, horticultural or forestry machinery for soil preparation or cultivation; lawn or sports-ground rollers.
Oes- of dorsmasjinerie, met inbegrip van strooi- of voerperse; gras- of hooisnymasjiene; masjiene vir die skoonmaak, sortering of gradering van eiers, vrugte of ander landbouprodukte maar uitgesonderd eiergradeermasjiene en nuwe en gebruikte druwe-oesmasjinerie	Ex 84.33	Harvesting and threshing machinery, including straw or fodder balers; grass or hay mowers; machines for cleaning, sorting or grading eggs, fruit or other agricultural produce excluding egg-grading machines and new and used grape harvesting machinery.
Affineerharde, gietpanne, gietblokvorms en gietmasjiene van 'n soort in metallurgie of in metaalgieterye gebruik (uitgesonderd goedere in subpos 8454.20.20)	84.54	Converters, ladles, ingot moulds, and casting machines, of a kind used in metallurgy or metal foundries (excluding goods of subheading 8454.20.20).
Metaalwalsmasjiene en walse daarvoor	84.55	Metal-rolling mills and rolls therefor.
Draaibanke syferkontrole.....	8458.11	Lathes numerically controlled.
Rewolwer- of toringdraaibanke	8458.19.10	Capstan en turret lathes.
Ander draaibanke	8458.19.90	Other lathes.
	8458.91	
	8458.99	
Boor- en uitboormasjiene, syferkontrole	8459.21	Drilling and boring machines, numerically controlled.
Ander boor- en uitboormasjiene.....	8459.29.90	Other drilling and boring machines.
	8459.39.90	
	8459.40	

(1) Beskrywing van goedere	(2) Tariefpos Tariff heading	(3) Description of goods
Freesmasjiene, syferkontrole	8459.51	Milling machines, numerically controlled.
Ander draadsny- of tapmasjiene	8459.61	
Fynslypmasjiene.....	8459.70	Other threading or tapping machines.
Masjiengereedskap ander dan slyp, skerpmaak en fynslypmasjiene	8460.40	Honing or lapping machines.
Masjiengereedskap vir die skaaf, vervorming, gleufwerk, profielruimwerk, ratsnywerk, ratslypwerk of ratafwerking, saag-, afsny- en ander masjiengereedskap wat werk deur metaal, sintermetaalkarbiede of kermette te verwijder, nie elders vermeld of ingesluit nie	8460.90.90	Machine tools other than grinding, sharpening, honing or lapping machines.
Masjiengereedskap vir die skaaf, vervorming, gleufwerk, profielruimwerk, ratsnywerk, ratslypwerk of ratafwerking, saag-, afsny- en ander masjiengereedskap wat werk deur metaal, sintermetaalkarbiede of kermette te verwijder, nie elders vermeld of ingesluit nie	84.61	Machine-tools for planing, shaping, slotting, broaching, gear cutting, gear grinding or gear finishing, sawing, cutting-off and other machine-tools working by removing metal, sintered metal carbides or cermets, not elsewhere specified or included.
Smee- of matrysstampmasjiene	Ex 8462.10	Forging or die-stamping machines.
Ander buig-, vou-, reguitbuig- of afplatmasjiene.....	8462.21.90	Other bending, folding, straightening or flattening machines.
Pons- of keepmasjiene, kragaangedrewe.....	8462.29.90	
WS-generators met 'n lewering van hoogstens 450 kVA	8462.49.20	Punching or notching machines, power-operated.
WS-generators, ander	8501.63.10	AC generators of an output not exceeding 450 kVA.
Ander WS-generators.....	8501.63.90	AC generators, other.
Ander transformatore met 'n gelamelleerde yster- of staalkern met 'n kraghanteervermoë van minder as 500 VA en 'n berekende sekondêre spanning van minder as 1 000 V (uitgesonderd spannings- en stroomtransformatore vir meting- en beskermingsdoeleindes geskik)	8501.64.90	Other AC generators.
Transformatore, ander.....	8504.31.20	Other transformers with a laminated iron or steel core, having a power handling capacity of less than 500 VA and a rated secondary voltage of less than 1 000 V (excluding voltage and current transformers suitable for metering and protective purposes).
Transformatore met 'n kraghanteervermoë van meer as 15 000 kVA maar hoogstens 47 500 kVA en 'n berekende sekondêre spanning van hoogstens 500 V	8504.31.90	Transformers, other.
Transformatore met 'n kraghanteervermoë van meer as 47 500 kVA en 'n werkspanning van hoogstens 145 kV	8504.34.20	Transformers having a power handling capacity exceeding 15 000 kVA but not exceeding 47 500 kVA and a rated secondary voltage not exceeding 500 V.
Transformatore, ander.....	8504.34.30	Transformers having a power handling capacity of 47 500 kVA and a working voltage not exceeding 145 kV.
Ander generators.....	8504.34.90	Transformers, other.
Spoorlokomotiewe deur 'n eksterne elektrisiteitsbron of deur elektriese akkumulators aangedryf	8511.50.90	Other generators.
Ander lokomotiewe	86.01	Rail locomotives powered from an external source of electricity or by electric accumulators.
Meganies aangedrewe spoorbaaninspeksietrolleys ..	8602.90.20	Other locomotives.
Toetswaens.....	8604.00.10	Mechanical propelled track inspection trolleys.
Spoorweg- of tremwegpassasierswaens, nie self-aangedrewe nie; bagasiewaens, poskantoorwaens en ander spoorweg- of tremwegwaens vir spesiale doeleindes, nie selfaangedrewe nie	8604.00.20	Testing coaches.
Spoorweg- of tremweggoederewaens en -trotte, nie selfaangedrewe nie	86.05	Railway or tramway passenger coaches, not self-propelled; luggage vans, post office coaches and other special purpose railway or tramway coaches, not self-propelled.
Kruisvaatskepe, ekskursiebote, vragskepe, vrag-skuite en dergelike vaartuie vir die vervoer van persone en goedere	86.06	Railway or tramway vans and wagons, not self-propelled.
Vissersbote, fabriekskepe en ander bote vir die prosessering of preservering van visseryprodukte	89.01	Cruise ships, excursion boats, ferryboats, cargo ships, barges and similar vessels for the transport of persons or goods.
Jagte en ander bote vir plesier of sport; roeibote en kano's maar uitgesonderd opblaasbare bote van subpos No. 8903.10	89.02	Fishing vessels; factory ships and other vessels for processing or preserving fishery products.
Sleepbote en stootvaartuie.....	89.03	Yachts and other vessels for pleasure or sports; rowing boats and canoes but excluding inflatable boats of subheading No. 8903.10.
Ligskepe, brandweerbote, baggerbote, dryfkrane en ander bote waarvan die seevaardigheid ondergeskik is aan die hooffunksie; dryfdokke; dryf- of dompelbane boor of produksieplatforms	89.04	Tugs and pusher craft.
	89.05	Light-vessels, fire-floats, dredgers, floating cranes and other vessels the navigability of which is subsidiary to their main function; floating docks; floating or submersible drilling or production platforms.

(1) Beskrywing van goedere	(2) Tariefpos Tariff heading	(3) Description of goods
Ander bote, met inbegrip van oorlogskepe en reddingsbote (uitgesonderd roeibote)	89.06	Other vessels, including warships and lifeboats (other than rowing boats).
Ander drywende strukture (byvoorbeeld vlotte, tenke, afsluitdamme, aanlê-steiers, boeie en bakens)	89.07	Other floating structures (for example rafts, tanks, cofferdams, landing stages, buoys and beacons).
Bote en ander drywende strukture vir sloping	89.08	Vessels and other floating structures for breaking up.

Bepaal hierby dat hierdie kennisgewing op 12 Junie 1992 in werking tree.

Hereby determine that this notice shall come into operation on 12 June 1992.

DEPARTEMENT VAN LANDBOU

No. R. 1602

12 Junie 1992

BEMARKINGSWET, 1968

(WET NO. 59 VAN 1968)

TABAKSKEMA: VERBOD OP DIE VERKOOP VAN TABAK BEHALWE DEUR BEMIDDELING VAN BEPAALDE PERSONE: WYSIGING

Ek, André Isak van Niekerk, Minister van Landbou, maak hierby ingevolge artikel 79 van die Bemarkingswet, 1968 (Wet No. 59 van 1968), bekend dat—

- (a) die Tabakraad bedoel in artikel 6 van die Tabakskema gepubliseer by Proklamasie No. R. 159 van 1971, soos gewysig, kragtens artikel 37 van genoemde Skema die Bylae by Goewermentskennisgewing No. R. 859 van 27 April 1984, soos gewysig, verder gewysig het in die mate in die Bylae hierby uiteengesit; en
- (b) genoemde wysiging deur my goedgekeur is en op die datum van publikasie hiervan in werking tree.

A. I. VAN NIEKERK,

Minister van Landbou.

BYLAE

Woordomskrywing

1. In hierdie Bylae beteken "die Kennisgewing" Goewermentskennisgewing No. R. 859 van 27 April 1984 (soos verbeter by Goewermentskennisgewing No. R. 1318 van 29 Junie 1984), soos gewysig by Goewermentskennisgewings Nos. R. 1327 van 27 Junie 1986 en R. 3159 van 27 Desember 1991.

Vervanging van die Tabel in die Kennisgewing

2. Die Tabel in die kennisgewing word hiermee deur die volgende Tabel vervang:

"TABEL • TABLE

1. M.K.T.V. Koöperasie Beperk, Rustenburg/M.K.T.V. Co-operative Limited, Rustenburg.
2. Die Potgietersrusse Tabakkoöperasie Beperk, Potgietersrus/The Potgietersrus Tobacco Co-operative Limited, Potgietersrus.
3. Laeveldse Koöperasie Beperk, Nelspruit/Lowveld Co-operative Limited, Nelspruit.
4. Gamtoos Tabakkoöperasie Beperk, Patensie/Gamtoos Tobacco Co-operative Limited, Patensie.
5. Kango Koöperasie Beperk, Oudtshoorn/Kango Co-operative Limited, Oudtshoorn.
6. Westelike Provinsie Ko-operatiewe Tabakkewkers Beperk, Suider-Paarl/Western Province Co-operative Tobacco Growers Limited, Suider-Paarl."

DEPARTMENT OF AGRICULTURE

No. R. 1602

12 June 1992

MARKETING ACT, 1968

(ACT NO. 59 OF 1968)

TOBACCO SCHEME: PROHIBITION ON THE SALE OF TOBACCO EXCEPT THROUGH SPECIFIED PERSONS: AMENDMENT

I, André Isak van Niekerk, Minister of Agriculture, hereby make known in terms of section 79 of the Marketing Act, 1968 (Act No. 59 of 1968), that—

- (a) the Tobacco Board referred to in section 6 of the Tobacco Scheme published by Proclamation No. R. 159 of 1971, as amended, has under section 37 of the said Scheme further amended the Schedule to Government Notice No. R. 859 of 27 April 1984, as amended, to the extend set out in the Schedule hereto; and
- (b) the said amendment has been approved by me and shall come into operation on the date of publication hereof.

A. I. VAN NIEKERK,

Minister of Agriculture.

SCHEDULE

Definition

1. In this Schedule "the Notice" means Government Notice No. R. 859 of 27 April 1984 (as corrected by Government Notice No. R. 1318 of 29 June 1984), as amended by Government Notices Nos. R. 1327 of 27 June 1986 and R. 3159 of 27 December 1991.

Substitution of the Table in the Notice

2. The following Table is hereby substituted for the Table in the Notice.

No. R. 1603

12 Junie 1992

BEMARKINGSWET, 1968
(WET NO. 59 VAN 1968)

TABAKSKEMA: HEFFING EN SPESIALE HEFFING:
WYSIGING

Ek, André Isak van Niekerk, Minister van Landbou, maak hierby ingevolge artikel 79 van die Bemarkingswet, 1968 (Wet No. 59 vanaf 1968), bekend dat—

- (a) die Tabakraad bedoel in artikel 6 van die Tabakskema gepubliseer by Proklamasie No. R. 159 van 1971, soos gewysig, kragtens artikels 23 en 24 van genoemde Skema die Bylae by Goewermentskennisgewing No. R. 935 van 13 Mei 1988, soos gewysig, verder gewysig het in die mate in die Bylae hierby uiteengesit; en
- (b) genoemde wysiging deur my goedgekeur is en op die datum van publikasie hiervan in werking tree.

A. I. VAN NIEKERK,
Minister van Landbou.

BYLAE

Die bylae by Goewermentskennisgewing No. R. 935 van 13 Mei 1988, soos gewysig by Goewermentskennisgewings Nos. R. 2512 van 9 Desember 1988, R. 2440 van 14 Oktober 1990 en R. 1081 van 17 Mei 1991, word hiermee verder gewysig deur die Tabel daarin deur die volgende Tabel te vervang:

TABEL • TABLE

Soort en klas tabak Kind and class of tobacco	Heffing* Levy	Spesiale heffing* Special levy
1. Ingevoerde tabak/Imported tobacco		
(a) Virginiese tabak/Virginia tobacco		
(i) Oonddroog/Flue-cured: Uitgesonderd grade/Excluding grades L4MDZ, L4ODZ, L4JDZ, L4LDZ, OS1, L5MDZ, L5N, L5ODZ, L5JDZ, L4P, L5LDZ, OS2, L5OK, L5LK & T3Z	3,3c/kg	75,9c/kg
(ii) Burley: Uitgesonderd grade/Excluding grades BLV, BD & BK	3,3c/kg	42,9c/kg
(iii) Ligte Lugdroog/Light Air-cured: Uitgesonderd grade/Excluding grades ALOK3, ALLK3, ATK3 & AXK3	3,3c/kg	16,5c/kg
(iv) Donker Lugdroog/Dark Air-cured	3,3c/kg	16,5c/kg
(b) Oriëntal tabak/Oriental tobacco	3,3c/kg	16,5c/kg
2. Tabak plaaslik bemark/Tobacco marketed locally		
(a) Virginiese tabak/Virginia tobacco		
(i) Oonddroog/Flue-cured: Uitgesonderd die volgende grade tensy sodanige grade plaaslik bemark word/Excluding the following grades unless such grades are marketed locally: L4MDZ, L4ODZ, L4JDZ, L4LDZ, OS1, L5MDZ, L5N, L5ODZ, L5JDZ, L4P, L5LDZ, OS2, L5OK, L5LK & T3Z	3,3c/kg	75,9c/kg
(ii) Burley: Uitgesonderd grade/Excluding grades BLV, BD & BK	3,3c/kg	42,9c/kg
(iii) Ligte Lugdroog/Light Air-cured: Uitgesonderd grade/Excluding grades ALOK3, ALLK3, ATK3, & AXK3	3,3c/kg	16,5c/kg
(iv) Donker Lugdroog/Dark Air-cured	3,3c/kg	16,5c/kg
(b) Oriëntale tabak/Oriental tobacco	3,3c/kg	16,5c/kg
3. Tabak uitgevoer/Tobacco exported:		
Alle soorte en klasse/All kinds and classes	3,3c/kg	

* BTW ingesluit/VAT included.

DEPARTEMENT VAN MANNEKRAM**No. R. 1558****12 Junie 1992****WET OP ARBEIDSVERHOUDINGE, 1956**

TEEKAMER-, RESTOURANT EN VERVERSINGS-BEDRYF, PRETORIA: WYSIGING VAN HOOF-OOREENKOMS

Ek, Glen Morris Edwin Carelse, Adjunkminister van Mannekram, verklaar hierby—

- (a) kragtens artikel 48 (1) (a) van die Wet op Arbeidsverhoudinge, 1956, dat die bepalings van die Ooreenkoms (hierna die Wysigingsooreenkoms genoem) wat in die Bylae hiervan verskyn en betrekking het op die Onderneming, Nywerheid, Bedryf of Beroep in die opskrif by hierdie kennisgewing vermeld, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 28 Februarie 1994 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat die Wysigingsooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is; en
- (b) kragtens artikel 48 (1) (b) van genoemde Wet, dat die bepalings van die Wysigingsooreenkoms, uitgesonderd dié vervat in klousules 1 (1) (a) en 8, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 28 Februarie 1994 eindig, bindend is vir alle ander werkgewers en werknemers as dié genoem in paraafraaf (a) van hierdie kennisgewing wat betrokke is by of in diens is in genoemde Onderneming, Nywerheid, Bedryf of Beroep in die gebiede in klousule 1 van die Wysigingsooreenkoms gespesifieer.

G. M. E. CARELSE,

Adjunkminister van Mannekram.

BYLAE

NYWERHEIDSRAAD VIR DIE TEEKAMER-, RESTOURANT- EN VERVERSINGSBEDRYF, PRETORIA

OOREENKOMS

ooreenkomstig die Wet op Arbeidsverhoudinge, 1956, gesluit deur en aangegaan tussen die

Pretoria and Districts Caterers' Association

(hierna die "werkgewers" of die "werkgewersorganisasie" genoem), aan die een kant, en

DEPARTMENT OF MANPOWER**No. R. 1558****12 June 1992****LABOUR RELATIONS ACT, 1956**

TEAROOM, RESTAURANT AND CATERING TRADE, PRETORIA: AMENDMENT OF MAIN AGREEMENT

I, Glen Morris Edwin Carelse, Deputy Minister of Manpower, hereby—

- (a) in terms of section 48 (1) (a) of the Labour Relations Act, 1956, declare that the provisions of the Agreement (hereinafter referred to as the Amending Agreement) which appears in the Schedule hereto and which relates to the Undertaking, Industry, Trade or Occupation referred to in the heading to this notice, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 28 February 1994, upon the employers' organisation and the trade union which entered into the Amending Agreement and upon the employers and employees who are members of the said organisation or union; and
- (b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the Amending Agreement, excluding those contained in clauses 1 (1) (a) and 8, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 28 February 1994, upon all employers and employees, other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Undertaking, Industry, Trade or Occupation in the areas specified in clause 1 of the Amending Agreement.

G. M. E. CARELSE,

Deputy Minister of Manpower.

SCHEDULE

INDUSTRIAL COUNCIL FOR THE TEAROOM, RESTAURANT AND CATERING TRADE, PRETORIA

AGREEMENT

in accordance with the provisions of the Labour Relations Act, 1956, made and entered into by and between the

Pretoria and Districts Caterers' Association

(hereinafter referred to as the "employers" or the "employers' organisation"), of the one part, and

Independent Liquor Catering and Allied Workers Union

(hierna die "werknelers" of die "vakvereniging" genoem), aan die ander kant,

wat die partye is by die Nywerheidsraad vir die Teekamer-, Restaurant- en Verversingsbedryf, Pretoria,

tot wysiging van die Ooreenkoms, gepubliseer by Goewermentskennisgewing No. R. 1719 van 24 September 1976, soos gewysig en hernieu by Goewermentskennisgewings Nos. R. 944 en R. 945 van 1 Mei 1981, R. 886 van 7 Mei 1982, R. 2357 en R. 2358 van 5 November 1982, R. 401 en R. 402 van 2 Maart 1984, R. 536 en R. 537 van 27 Maart 1986, R. 376 van 27 Februarie 1987, R. 582 van 20 Maart 1987, R. 1848 van 28 Augustus 1987, R. 563 van 25 Maart 1988, R. 107 en R. 108 van 27 Januarie 1989, R. 533 van 22 Maart 1991 en R. 1368 van 14 Junie 1991.

1. TOEPASSINGSBESTEK VAN OOREENKOMS

Hierdie Ooreenkoms moet in die Teekamer-, Restaurant- en Verversingsbedryf nagekom word—

(1) deur alle werkgewers en werknelers wat lede van onderskeidelik die werkgewersorganisasie en die vakvereniging is;

(2) in die landdrosdistrik Pretoria; in die gedeeltes van die landdrosdistrik Kempton Park wat ingevolge Goewermentskennisgewings Nos. 551 van 29 Maart 1956 en 1618 van 2 Oktober 1970 van die landdrosdistrik Pretoria oorgedra is; in die gedeelte van die landdrosdistrik Cullinan wat ingevolge Goewermentskennisgewing No. 970 van 30 Mei 1968 van die landdrosdistrik Pretoria oorgedra is; in die gedeelte van die landdrosdistrik Brits wat voor 1 Junie 1972 (Goewermentskennisgewing No. 872 van 26 Mei 1972) binne die landdrosdistrik Pretoria gevval het en in die gedeelte van die landdrosdistrik Randburg wat voor 1 Januarie 1975 (Goewermentskennisgewing No. 2152 van 22 November 1974) binne die landdrosdistrik Pretoria gevval het, en die landdrosdistrik Wonderboom.

2. KLOUSULE 4: BESOLDIGING

Vervang klosule 4 deur die volgende:

"4 BESOLDIGING

Die minimum loon wat 'n werkewer aan elke lid van ondergenoemde klasse werknelers moet betaal, is soos volg:

Independent Liquor Catering and Allied Workers Union

(hereinafter referred to as the "employees" or the "trade union"), of the other part,

being the parties to the Industrial Council for the Tearoom, Restaurant and Catering Trade, Pretoria,

to amend the Agreement published under Government Notice No. R. 1719 of 24 September 1976, as amended and renewed by Government Notices Nos. R. 944 and R. 945 of 1 May 1981, R. 886 of 7 May 1982, R. 2357 and R. 2358 of 5 November 1982, R. 401 and R. 402 of 2 March 1984, R. 536 and R. 537 of 27 March 1986, R. 376 of 27 February 1987, R. 582 of 20 March 1987, R. 1848 of 28 August 1987, R. 563 of 25 March 1988, R. 107 and R. 108 of 27 January 1989, R. 533 of 22 March 1991 and R. 1368 of 14 June 1991.

1. SCOPE OF APPLICATION OF AGREEMENT

The terms of this Agreement shall be observed in the Tearoom, Restaurant and Catering Trade—

(1) by all employers and employees who are members of the employers' organisation and the trade union respectively;

(2) in the Magisterial District of Pretoria; in those portions of the Magisterial District of Kempton Park which were transferred from the Magisterial District of Pretoria in terms of Government Notices Nos. 551 of 29 March 1956 and 1618 of 2 October 1970; in that portion of the Magisterial District of Cullinan which was transferred from the Magisterial District of Pretoria in terms of Government Notice No. 970 of 30 May 1968; in that portion of the Magisterial District of Brits which, prior to 1 June 1972 (Government Notice No. 872 of 26 May 1972), fell within the Magisterial District of Pretoria and in that portion of the Magisterial District of Randburg which, prior to 1 January 1975 (Government Notice No. 2152 of 22 November 1974), fell within the Magisterial District of Pretoria, and the Magisterial District of Wonderboom.

2. CLAUSE 4: REMUNERATION

Substitute the following for clause 4:

"4 REMUNERATION

The minimum wage which shall be paid by an employer to each member of the undermentioned classes of employees shall be as follows:

Nuwe maandelikse lone	Datum van inwerking van ooreenkoms tot Februarie 1993			1 Maart 1993 en daarna		
	Maand	Week	Oortyd per uur	Maand	Week	Oortyd per uur
Kroegman:	R	R	R	R	R	R
Gekwalifiseer	626	145	4,51	689	159	4,97
Ongekwalifiseer:						
Gedurende eerste jaar ondervinding	390	90	2,81	429	99	3,09
Gedurende tweede jaar ondervinding.....	470	109	3,39	517	119	3,73
Gedurende derde jaar ondervinding	550	127	3,96	605	140	4,36
Kassier:						
Gekwalifiseer	470	109	3,39	527	122	3,80
Ongekwalifiseer	390	90	2,81	429	99	3,09
Bakker—Banketwareleveransiers:						
Gekwalifiseer	600	139	4,32	660	152	4,76
Ongekwalifiseer	460	106	3,31	506	117	3,65
Klerk:						
Gekwalifiseer	550	127	3,96	605	140	4,36
Ongekwalifiseer	470	109	3,39	517	119	3,73

Nuwe maandelikse lone	Datum van inwerking van ooreenkoms tot Februarie 1993			1 Maart 1993 en daarna		
	Maand	Week	Oortyd per uur	Maand	Week	Oortyd per uur
Rakpakter:				R	R	R
Gekwalifiseer	500	115	3,60	550	127	3,96
Ongekwalifiseer	380	88	2,74	418	97	3,01
Toonbankbediener:						
Gekwalifiseer	450	104	3,24	495	114	3,57
Ongekwalifiseer	390	90	2,81	429	99	3,09
Toonbankbediener/Tafelbediende.....	470	109	3,39	517	119	3,73
Kok:						
Graad I.....	515	119	16,09	567	131	17,72
Graad II:						
Gekwalifiseer.....	470	109	14,69	517	119	16,16
Ongekwalifiseer—gedurende eerste 12 maande ondervinding.....	390	90	12,19	429	99	13,41
Roosterbediener:						
Gekwalifiseer	430	99	13,44	463	107	14,47
Ongekwalifiseer	380	88	11,88	418	97	13,06
Kombuiswerker.....	350	81	10,94	385	89	12,03
Nagwag	470	109	14,69	517	119	16,16
Blokman	780	180	24,38	858	198	26,81
Blokmanassistent	450	104	14,06	495	114	15,47
Arbeider (opwasplek/bykombuis):						
Gedurende eerste ses maande diens by een werkewer..	300	69	9,38	330	76	10,31
Na ses maande diens by een werkewer	320	74	10,00	352	81	11,00
Bestuurder	1 104	255	34,50	1 214	280	37,94
Stoorman.....	500	116	15,63	550	127	17,19
Sodafonteinwerker:						
Gekwalifiseer	380	88	11,88	418	97	13,06
Ongekwalifiseer	350	81	10,94	385	89	12,03
Motorvoertuigdrywer:						
Drywer van 'n motorvoertuig waarvan die onbelaste massa, tesame met die onbelaste massa van 'n sleepwa of sleepwaens wat deur sodanige voertuig getrek word—						
(i) hoogstens 450 kg is	400	92	2,88	440	102	3,17
(ii) meer as 450 kg maar hoogstens 2 700 kg is	500	115	3,60	550	127	3,96
(iii) meer as 2 700 kg is	600	139	4,32	660	152	4,76
Toesighouer	880	203	6,35	968	224	6,98
Verkoper.....	470	109	3,39	517	119	3,73
Tafelbediende:						
Gekwalifiseer gedurende tweede jaar	450	104	3,24	495	114	3,57
Ongekwalifiseer gedurende eerste jaar.....	400	92	2,88	440	102	3,17
Wynkelner:						
Gekwalifiseer	480	111	3,46	528	122	3,81
Ongekwalifiseer	400	92	2,88	440	102	3,17

New monthly wages	Date of coming into operation of agreement to February 1993			1 March 1993 and thereafter		
	Monthly	Weekly	Overtime Per Hour	Monthly	Weekly	Overtime Per Hour
Barman:	R	R	R	R	R	R
Qualified.....	626	145	4,51	689	159	4,97
Unqualified:						
During first year of experience	390	90	2,81	429	99	3,09
During second year of experience	470	109	3,39	517	119	3,73
During third year of experience.....	550	127	3,96	605	140	4,36

New monthly wages	Date of coming into operation of agreement to February 1993			1 March 1993 and thereafter		
	Monthly	Weekly	Overtime Per Hour	Monthly	Weekly	Overtime Per Hour
	R	R	R	R	R	R
Cashier:						
Qualified.....	470	109	3,39	527	122	3,80
Unqualified.....	390	90	2,81	429	99	3,09
Baker—Confectionery caterers:						
Qualified.....	600	139	4,32	660	152	4,76
Unqualified.....	460	106	3,31	506	117	3,65
Clerical employee:						
Qualified.....	550	127	3,96	605	140	4,36
Unqualified.....	470	109	3,39	517	119	3,73
Shelf packer:						
Qualified.....	500	115	3,60	550	127	3,96
Unqualified.....	380	88	2,74	418	97	3,01
Counterhand:						
Qualified.....	450	104	3,24	495	114	3,57
Unqualified.....	390	90	2,81	429	99	3,09
Counterhand/waiter.....	470	109	3,39	517	119	3,73
Cook:						
Grade I.....	515	119	16,09	567	131	17,72
Grade II:						
Qualified.....	470	109	14,69	517	119	16,16
Unqualified—during first 12 months experience	390	90	12,19	429	99	13,41
Grill-hand:						
Qualified.....	430	99	13,44	463	107	14,47
Unqualified.....	380	88	11,88	418	97	13,06
Kitchen-hand	350	81	10,94	385	89	12,03
Night watchman.....	470	109	14,69	517	119	16,16
Blockman.....	780	180	24,38	858	198	26,81
Blockman assistant.....	450	104	14,06	495	114	15,47
Labourer (scullery):						
During first six months' service with one employer	300	69	9,38	330	76	10,31
After six months' service with one employer.....	320	74	10,00	352	81	11,00
Manager	1 104	255	34,50	1 214	280	37,94
Storeman.....	500	116	15,63	550	127	17,19
Soda fountain worker:						
Qualified.....	380	88	11,88	418	97	13,06
Unqualified.....	350	81	10,94	385	89	12,03
Motor vehicle driver:						
Driver of a motor vehicle, the unladen mass of which together with the unladen mass of a trailer or trailers drawn by such vehicle—						
(i) does not exceed 450 kg	400	92	2,88	440	102	3,17
(ii) exceeds 450 kg but does not exceed 2 700 kg....	500	115	3,60	550	127	3,96
(iii) exceeds 2 700 kg.....	600	139	4,32	660	152	4,76
Supervisor	880	203	6,35	968	224	6,98
Vendor.....	470	109	3,39	517	119	3,73
Waiter:						
Qualified during second year.....	450	104	3,24	495	114	3,57
Unqualified during first year.....	400	92	2,88	440	102	3,17
Wine steward:						
Qualified.....	480	111	3,46	528	122	3,81
Unqualified.....	400	92	2,88	440	102	3,17

3. KLOUSULE 5: BETALING VAN BESOLDIGING

Vervang subklousule (6) deur die volgende:

"(6) *Vervoer*: 'n Werkewer moet na 20:00 op enige dag van die week vervoer aan sy werkemers verskaf."

4. KLOUSULE 10: SIEKTE- EN KRAAMVERLOF

Vervang subklousule (5) deur die volgende:

"(5) *Kraamverlof*: 'n Swanger werkemmer is geregtig op drie maande onbetaalde kraamverlof indien sy na die 12de maand van indiensneming swanger raak. Hierdie werkemmer is voorts geregtig op twee weke se kraambetaling nadat sy teruggekeer het werk toe, wat betaalbaar is nadat sy een volle maande gewerk het. Hierdie verlof is slegs twee keer op dieselfde werkemmer van toepassing."

5. KLOUSULE 12: UNIFORMS

Vervang die bestaande subklousule 12 deur die volgende:

"Werkewer wat van sy werkemmer vereis om 'n uniform, oorpak, wasbare baadjie, pet of voorskoot te dra, moet dit verskaf, en dit bly die eiendom van die werkewer. Die werkewer is voorts verantwoordelik vir die was en stryk en herstel van sodanige uniform, oorpak, wasbare baadjie, pet of voorskoot: Met dien verstande dat sodanige uniformkoste van die eerste maand se salaris afgetrek moet word en na een jaar diens of by diensbeëindiging terugbetaalbaar sal wees."

6. KLOUSULE 15: BEËINDIGING VAN DIENSKONTRAK

(1) Vervang subklousule (8) deur die volgende:

"(8) *Personeelvermindering*: Twee weke kennis van naderende personeelvermindering moet aan werkemers gegee word na voltooiing van die eerste jaar diens. Daarna moet drie weke kennis na twee tot vier jaar diens en een maand kennis na die vyfde jaar diens gegee word.

Die werkewer is geregtig om personeel in enige volgorde wat hy wil te verminder, ongeag die tydperk wat die verskilende werkemers by die werkewer gewerk het."

(2) Voeg die volgende nuwe subklousule (10) in:

"(10) 'n Werkemmer wat langer as drie agtereenvolgende dae vir werk ongeskik is sonder om sy werkewer daarvan te verwittig, stel hom daaraan bloot dat sy dienskontrak na goeddunke van die werkewer beëindig word."

7. KLOUSULE 17: UITGAWES VAN DIE RAAD

Vervang die eerste drie paragrawe van klousule 17 deur die volgende:

"Ten einde die uitgawes van die Raad te bestry, moet elke werkewer van die verdienste van elkeen van sy werkemers 'n bedrag van R1,25 per maand aftrek. By die bydrae aldus afgetrek, moet die werkewer ten opsigte van elke werkemmer 'n bedrag van R1,25 per maand voeg."

8. KLOUSULE 22: LEDEGELD VAN VAKVERENIGING

Vervang klousule 22 deur die volgende:

"22. LEDEGELD VAN VAKVERENIGING

Elke werkewer kan van die lone van lede van die vakvereniging in sy diens, die lopende ledegeld aftrek wat aan die vakvereniging betaalbaar is, mits die werkemmer 'n aftrekorder teken wat sy werkewer magtig om dit te doen. Sodaanige ledegeld moet deur die werkewer gehou word tot tyd en wyl 'n amptenaar van die vakvereniging die ledegelde afhaal."

9. Voeg die volgende nuwe klousule by:

"26. VERANDERING VAN EIENAAR VAN BESIGHEID

'n Nuwe eienaar van 'n besigheid is nie verplig om die vorige eienaars se personeel in diens te neem nie. Hy kan egter as hy wil huidige personeellede weer in diens neem vir 'n proeftyelperk van 30 dae. Gedurende hierdie proeftyelperk kan óf die werkemmer óf die werkewer 'n tydperk van 24 uur kennis gee. 'n Verkoper moet 'n tydperk van 15 dae kennis aan werkemers aee voordat 'n besigheid verkoop word."

3. CLAUSE 5: PAYMENT OF REMUNERATION

Substitute the following for subclause (6):

"(6) *Transport*: An employer shall supply transport to his employees after 20:00 on any day of the week."

4. CLAUSE 10: SICK AND MATERNITY LEAVE

Substitute the following for subclause (5):

"(5) *Maternity leave*: A pregnant employee shall be entitled to three months' unpaid maternity leave should she fall pregnant after the 12th month of employment. This employee shall further be entitled to two weeks' maternity pay after she has returned to work, which is to be paid after she has worked one full month. This leave is applicable only twice to the same employee."

5. CLAUSE 12: UNIFORMS

Substitute the following for the existing clause 12:

"An employer who requires his employee to wear a uniform, overall, washing coat, cap or apron, shall supply it and it shall remain the property of the employer. The employer shall be responsible for the laundering and repairs of such uniform, overall, washing coat, cap or apron: Provided that such uniform cost shall be deducted from the first month's salary and shall be refunded after one year of employment or on termination of employment."

6. CLAUSE 15: TERMINATION OF CONTRACT OF EMPLOYMENT

(1) Substitute the following for subclause (8):

"(8) *Retrenchments*: Two week's notice shall be given to employees of impending retrenchment after completion of the first year of employment. Thereafter three weeks' notice after two to four years of employment and, after the fifth year, one month's notice shall be given.

The employer shall be entitled to retrench any employees in any order chosen, irrespective of the time the various employees have been with the employer."

(2) Insert the following new subclause (10):

"(10) An employee who is incapacitated for longer than three consecutive days without informing his employer thereof shall be liable to termination of his employment contract at the discretion of the employer."

7. CLAUSE 17: EXPENSES OF THE COUNCIL

Substitute the following for the first three paragraphs of clause 17:

"For the purpose of meeting the expenses of the Council, every employer shall deduct from the earnings of each of his employees the sum of R1,25 per month. To the amounts so deducted, the employer shall, in respect of each employee, add the sum of R1,25 per month."

8. CLAUSE 22: TRADE UNION SUBSCRIPTIONS

Substitute the following for clause 22:

"22. TRADE UNION SUBSCRIPTIONS

Every employer may deduct from the wages of members of the trade union in his employ current subscription fees due to the trade union, provided that employee signs a stop-order form authorising his employer to do so. Such fees shall be kept by the employer until such time as they are collected by an official of the trade union."

9. Add the following new clause:

"26. CHANGE OF OWNERSHIP OF BUSINESS

A new owner of a business shall not be compelled to employ the previous owners' staff. He may, however, if he so wishes re-employ existing staff for a 30 day trial period. During this trial period a notice period of 24 hours may be given by either the employee or the employer. A 15 day notice period shall be given by a seller to employees before a business is disposed off."

10. Voeg die volgende nuwe klousule by:

"27. BESIGHEIDSURE

Onderworpe aan die bepalings van klousule 6 van die ooreenkoms het die werkgever die reg om aan die personeel enige besigheiduur toe te wys wat nodig is om die besigheid te akkommodeer, mits die totale ure wat gewerk word, nie altesaam 48 uur in enige week, met inbegrip van middagete-pouses van 'n minimum van 1 uur, oorskry nie."

Namens die partye op hede die 23ste dag van Januarie 1992 te Pretoria onderteken.

I. IOANNOU,

Voorsitter van die Raad.

T. HONDROU,

Ondervoorsitter van die Raad.

L. P. VAN BREDA,

Sekretaris van die Raad.

10. Add the following new clause:

"27. HOURS OF BUSINESS

Subject to the provisions of clause 6 of the agreement the employer shall have the right to allocate staff whatever business hours may be necessary to accommodate the business so long as the total hours worked do not exceed a total of 48 hours in any week, including lunch breaks of a minimum of 1 hour."

Signed at Pretoria, on behalf of the parties this 23rd day of January 1992.

I. IOANNOU,

Chairman of the Council.

T. HONDROU,

Vice-Chairman of the Council.

L. P. VAN BREDA,

Secretary of the Council.

**DEPARTEMENT VAN NASIONALE
GESONDHEID EN BEVOLKINGS-
ONTWIKKELING**

No. R. 1551

12 Junie 1992

TOEPASSING VAN DEEL III VAN DIE WET OP
VOORKOMING VAN LUGBESOEDELING, 1965
(WET NO. 45 VAN 1965), OP DIE REGSGEBIED VAN
DIE STADSRAAD VAN RANDVAAL

Ek, Stefanus Johannes Schoeman, Adjunkminister van Nasionale Gesondheid, handelende na oorlegpleging met die Minister van Handel en Nywerheid en van Ekonomiese Koördinering, verklaar hierby kragtens artikel 14 (1) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet No. 45 van 1965), dat die bepalings van Deel III van genoemde Wet met ingang van die datum van publikasie hiervan in die regsgebied van die Stadsraad van Randvaal van toepassing is.

S. J. SCHOEMAN,

Adjunkminister van Nasionale Gesondheid.

No. R. 1567

12 Junie 1992

WET OP VOEDINGSMIDDELS, SKOONHEIDSMIDDELS EN ONTSMETTINGSMIDDELS, 1972 (WET NO. 54 VAN 1972)

REGULASIES BETREFFENDE DIE GEBRUIK VAN SEKERE VOEDSELADDITIEWE IN SEKERE KORING- EN ROGPRODUKTE: WYSIGING

Die Minister van Nasionale Gesondheid het kragtens artikel 15 (1) van die Wet op Voedingsmiddels, Skoonheidsmiddels en Ontsmettingsmiddels, 1972 (Wet No. 54 van 1972), die regulasies vervat in die Bylae hiervan, uitgevaardig.

BYLAE

1. In hierdie Bylae beteken "die Regulasies" die regulasies aangekondig deur Goewermentskennisgewing No. R. 2417 van 30 Oktober 1987, soos gewysig deur Goewermentskennisgewing No. R. 1934 van 17 Augustus 1990.

**DEPARTMENT OF NATIONAL
HEALTH AND POPULATION
DEVELOPMENT**

No. R. 1551

12 June 1992

APPLICATION OF PART III OF THE ATMOSPHERIC POLLUTION PREVENTION ACT, 1965 (ACT NO. 45 OF 1965), TO THE AREA OF JURISDICTION OF THE RANDVAAL TOWN COUNCIL

I, Stefanus Johannes Schoeman, Deputy Minister of National Health, acting after consultation with the Minister of Trade and Industry and of Economic Coordination, hereby declare under section 14 (1) of the Atmospheric Pollution Prevention Act, 1965 (Act No. 45 of 1965), the provisions of Part III of the said Act to be applicable in the area of jurisdiction of the Randvaal Town Council with effect from the date of publication hereof.

S. J. SCHOEMAN,

Deputy Minister of National Health.

No. R. 1567

12 June 1992

FOODSTUFFS, COSMETICS AND DISINFECTANTS ACT, 1972 (ACT NO. 54 OF 1972)

REGULATIONS GOVERNING THE USE OF CERTAIN FOOD ADDITIVES IN CERTAIN WHEATEN AND RYE PRODUCTS: AMENDMENT

The Minister of National Health has, in terms of section 15 (1) of the Foodstuffs, Cosmetics and Disinfectants Act, 1972 (Act No. 54 of 1972), made the regulations contained in the Schedule hereto.

SCHEDULE

1. In this Schedule "the Regulations" means the regulations published under Government Notice No. R. 2417 of 30 October 1987, as amended by Government Notice No. R. 1934 of 17 August 1990.

Wysiging van die Aanhangsel van die Regulasies

2. Die Aanhangsel van die Regulasies word hierby gewysig deur die voedseladditief in kolom I hieronder vermeld en die besonderhede daarteenoor in kolomme II en III vermeld, in die korrekte alfabetiese posisie in te voeg:

Kolom I	Kolom II	Kolom III
Voedseladditief	Koring- en rogproduuk	Maksimum hoeveelheid (mg/kg) gebaseer op meelblom of meel
Natriumdia-setaat	Alle brood...	3 000, bereken as die suur.

DEPARTEMENT VAN OMGEWINGSAKE

No. R. 1634

12 Junie 1992

WET OP NASIONALE PARKE, 1976
(WET NO. 57 VAN 1976)

WYSIGING VAN REGULASIES BETREFFENDE DIE WESKUS NASIONALE PARK

Die Nasionale Parkeraad het kragtens artikel 29 van die Wet op Nasionale Parke, 1976 (Wet No. 57 van 1976), met die goedkeuring van die Minister van Omgewingsake, die regulasies gewysig soos in die Bylae aangedui.

BYLAE**Woordomskrywing**

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken "die Regulasies" die regulasies afgekondig by Goewermentskennisgewing No. R. 2243 van 21 September 1990.

Wysiging van regulasie 1

2. Regulasie 1 van die Regulasies word hierby gewysig deur die volgende woordomskrywing na die woordomskrywing van "vaartuig" in te voeg:

"vis' elke spesie gewerwelde of ongewerwelde seedier, met inbegrip van die kuit of larves van so 'n seedier, uitgesonderd 'n rob en 'n seervoël;".

Invoeging van regulasie 27A

3. Die Regulasies word hierby gewysig deur die volgende regulasie na regulasie 27 in te voeg:

Bewaring van vis

- 27A. (1) Niemand mag in die nasionale park ten opsigte van die watergebied wat strek vanaf die betonbaken gemerk LB1 geleë ten suide van Churchhaven; daarvandaan langs die hoogwatermerk en om die suidelike gedeelte van die strandmeer tot by die betonbaken gemerk LB2, geleë op die plaas Bottelary; en daarvandaan in 'n reguit lyn tot by die betonbaken gemerk LB1—
- (a) die gebied binnegaan nie;
 - (b) enige vaartuig in die gebied gebruik nie;
 - (c) enige vis op enige wyse in die gebied vang of versteur nie.

Amendment of the Annex to the Regulations

2. The Annex to the Regulations is hereby amended by the insertion in alphabetical order of the food additive given in column I below and the particulars given opposite thereto in columns II and III:

Column I	Column II	Column III
Food additive	Wheaten and rye products	Maximum quantity (mg/kg) based on flour or meal
Sodium di-acetate	All bread.....	3 000, calculated as the acid.

DEPARTMENT OF ENVIRONMENT AFFAIRS

No. R. 1634

12 June 1992

NATIONAL PARKS ACT, 1976
(ACT NO. 57 OF 1976)

AMENDMENT OF REGULATIONS RELATING TO THE WEST COAST NATIONAL PARK

The National Parks Board has in terms of section 29 of the National Parks Act, 1976 (Act No. 57 of 1976), with the approval of the Minister of Environment Affairs, amended the regulations as set out in the Schedule.

SCHEDULE**Definitions**

1. In these regulations, unless the context otherwise indicates, "the Regulations" means the regulations promulgated under Government Notice No. R. 2243 of 21 September 1990.

Amendment of regulation 1

2. Regulation 1 of the Regulations is hereby amended by the insertion of the following definition after the definition of "canoe":

"fish' means every species of sea animal, whether vertebrate or invertebrate, including the spawn or larvae of such sea animal, excluding any seal or seabird;".

Insertion of regulation 27A

3. The Regulations are hereby amended by the insertion of the following regulation after regulation 27:

"Protection of fish"

- 27A. (1) In the national park no person shall in respect of the water area extending from the concrete beacon marked LB1, situated to the south of Churchhaven; thence along the high-water mark and around the southern part of the lagoon to the concrete beacon marked LB2, situated on the farm 'Bottelary'; and thence in a straight line to the concrete beacon marked LB1—

- (a) enter the area;
- (b) use any vessel in the area;
- (c) catch or disturb any fish in any manner whatsoever in the area.

(2) Niemand mag in die nasionale park in die watergebied wat strek vanaf die betonbaken gemerk LB2; daarvandaan noordwaarts langs die hoogwatermerk tot by die betonbaken gemerk LB3, geleë te Oosterwal; daarvandaan weswaarts in 'n reguit lyn tot by die betonbaken gemerk LB4, geleë te Die Preekstoel ten suide van Kraalbaai; daarvandaan suidwaarts langs die hoogwatermerk tot by die betonbaken gemerk LB1; en daarvandaan in 'n reguit lyn tot by die betonbaken gemerk LB2—

- (a) enige vaartuig wat deur 'n binneboord- of buiteboordmasjien aangedryf word, gebruik nie;
- (b) enige vis op enige wyse vang of versteur nie,
behalwe op gesag van en ooreenkomsdig 'n permit verkry van die raad en in die persoon se besit.”.

(2) In the national park no person shall in the water area extending from the concrete beacon marked LB2; thence northwards along the high-water mark to the concrete beacon marked LB3, situated at 'Oosterwal'; thence westwards in a straight line to the concrete beacon marked LB4, situated at the 'Preekstoel' to the south of 'Kraalbaai'; thence along the high-water mark southwards to the concrete beacon marked LB2—

- (a) use any vessel propelled by an inboard or outboard engine;
- (b) catch or disturb any fish in any manner whatsoever,

unless on the authority of and in accordance with a permit obtained from the board and in the possession of the person.”.

SENTRALE STATISTIEKDIENS

No. R. 1550

12 Junie 1992

WET OP STATISTIEKE, 1976

REGULASIES BETREFFENDE FINANSIEËLE STATISTIEKE VAN MAATSKAPPYE, BESLOTE KORPORASIES EN FINANSIEËLE INSTELLINGS

Die Minister van Binnelandse Sake het kragtens artikel 17 van die Wet op Statistieke, 1976 (Wet No. 66 van 1976), saamgelees met Goewermentskennisgiving R. 139 van 4 Februarie 1977, die regulasies in die Bylae uitgevaardigd.

BYLAE

Woordomskrywing

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

"instelling"—

- (a) 'n beslote korporasie bedoel in artikel 2 (1) van die Wet op Beslote Korporasies, 1984 (Wet No. 69 van 1984);
- (b) 'n depositonemende instelling wat ingevolge die Wet op Depositonemende Instellings, 1990 (Wet No. 94 van 1990), voorlopig of finaal as 'n depositonemende instelling geregistreer is;
- (c) 'n effektebeurs gelisensieer kragtens die Wet op Beheer van Effektebeurse, 1985 (Wet No. 1 van 1985);
- (d) 'n maatskappy ingelyf kragtens Hoofstuk IV van die Maatskappypwet, 1973 (Wet No. 61 van 1973);
- (e) 'n onderlinge bouvereniging kragtens die Wet op Onderlinge Bouverenigings, 1965 (Wet No. 24 van 1965), opgerig om as 'n bouvereniging sake te doen, en ook 'n bouvereniging bedoel in artikel 5 (10) van daardie Wet;

CENTRAL STATISTICAL SERVICE

No. R. 1550

12 June 1992

STATISTICS ACT, 1976

REGULATIONS RELATING TO FINANCIAL STATISTICS OF COMPANIES, CLOSE CORPORATIONS AND FINANCIAL INSTITUTIONS

The Minister of Home Affairs has, under section 17 of the Statistics Act, 1976 (Act No. 66 of 1976), read with Government Notice No. R. 139 of 4 February 1977, made the regulations in the Schedule.

SCHEDULE

Definitions

1. In these regulations, unless the context otherwise indicates—

"Institution" means—

- (a) a close corporation as contemplated in section 2 (1) of the Close Corporations Act, 1984 (Act No. 69 of 1984);
- (b) a deposit-taking institution which is provisionally or finally registered as a deposit-taking institution in terms of the Deposit-taking Institutions Act, 1990 (Act No. 94 of 1990);
- (c) a stock exchange licensed under the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985);
- (d) a company incorporated under Chapter IV of the Companies Act, 1973 (Act No. 61 of 1973);
- (e) a mutual building society established under the Mutual Building Societies Act, 1965 (Act No. 24 of 1965), to do business as a building society, and also a building society as contemplated in section 5 (10) of that Act;

- (f) 'n geregistreerde versekeraar wat kragtens artikel 3 van die Versekeringswet, 1943 (Wet No. 27 van 1943), geregistreer is of geag word geregistreer te wees;
- (g) 'n benoemde maatskappy wat ingevolge artikel 37 (2) (a) van die Wet op Beheer van Effektrustskemas, 1981 (Wet No. 54 van 1981), deur die Registrateur van Effektetrustmaatskappye goedgekeur is;

"persoon in beheer van 'n instelling"—

- (a) 'n persoon aan wie die toesig of beheer oor die administrasie, leiding of bestuur van 'n instelling gedurende die onderhavige finansiële jaar bedoel in regulasie 2 (2) toevertrou was;
- (b) 'n geregtelike bestuurder van 'n instelling wat gedurende bedoelde finansiële jaar onder geregtelike bestuur was; of
- (c) 'n likwidateur van 'n instelling wat gedurende bedoelde finansiële jaar in likwidasie was.".

Toepassing van regulasies

2. (1) Hierdie regulasies is van toepassing ten opsigte van die versameling van statistieke betreffende instellings, met inbegrip van die versameling van besonderhede en inligting betreffende hulle omset, rente betaal, rente en dividende ontvang, transaksies in bates en die indiening van hulle gekonsolideerde finansiële jaarstate, insluitende die notas, of 'n jaaverslag.

(2) Die statistieke bedoel in regulasie 3 moet versamel word en die finansiële jaarstate of jaaverslag betreffende die betrokke instelling se finansiële jaar, tesame met vergelykende syfers vir die voorafgaande finansiële jaar, moet vanaf 1 Oktober 1991 ingedien word.

Verstrekking van statistieke

3. (1) 'n Persoon in beheer van 'n instelling moet binne drie kalendermaande nadat hy deur die Hoof van die Sentrale Statistiekdiens daartoe versoek is, of voor of op sodanige later datum as wat bedoelde Hoof bepaal, vir die gedeelte van die finansiële jaar ten opsigte waarvan hy in beheer van 'n instelling was, die Vraelys betreffende die Opname van Finansiële Statistieke van Maatskappye, Beslote Korporasies en Finansiële Instellings voltooи, en tesame met die betrokke finansiële jaarstate, insluitende die notas of jaaverslag, aan die bedoelde Hoof stuur.

(2) Bedoelde Vraelys is by die Hoof van die Sentrale Statistiekdiens, Private Sak X44, Pretoria, 0001, verkygbaar.

Misdrywe en strawwe

4. 'n Persoon in beheer van 'n instelling wat sonder redelike oorsaak versuim om aan enige bepaling van regulasie 3 (1) te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R1 000 of, in die geval van 'n voortdurende versuim om aan sodanige bepaling te voldoen, met 'n boete van hoogstens R50 vir elke dag waarop die versuim voortduur.

Herroeping van regulasies

5. Die regulasies aangekondig by Goewermentskennisgewing No. R. 758 van 6 Mei 1977 word hierby herroep.

- (f) a licensed insurer registered or deemed to be registered under section 3 of the Insurance Act, 1943 (Act No. 27 of 1943);
- (g) a nominee company approved by the Registrar of Unit Trust Companies under section 37 (2) (a) of the Unit Trusts Control Act, 1981 (Act No. 54 of 1981);

"person in charge of an institution" means—

- (a) a person to whom the supervision or control over the administration, direction or management of an institution was entrusted for the financial year in question referred to in regulation 2 (2);
- (b) a judicial manager of an institution which was under judicial management during the financial year contemplated; or
- (c) a liquidator of an institution which was under liquidation during the financial year contemplated.

Application of regulations

2. (1) These regulations shall apply in respect of the collection of statistics relating to institutions, including the collection of particulars and information relating to their turnover, interest paid, interest and dividends received, transactions in assets and the submission of their consolidated annual financial statements, including the notes, or an annual report.

(2) The Statistics contemplated in regulation 3 shall be collected and the financial statements or annual report relating to the financial year of the institution concerned shall be submitted as from 1 October 1991 together with comparable figures for the previous financial year.

Furnishing of statistics

3. (1) A person in charge of an institution shall within three calendar months of having been requested accordingly, or on or before such later date as may be determined by the Head of the Central Statistical Service, for the portion of the financial year in respect of which he was in charge of an institution, complete the questionnaire relating to the Survey of Financial Statistics of Companies, Close Corporations and Financial Institutions and together with the relevant annual financial statements, including the notes or annual report, return it to the said Head.

(2) The said Questionnaire may be obtained from the Head of the Central Statistical Service, Private Bag X44, Pretoria, 0001.

Offences and penalties

4. Any person in charge of an institution who, without reasonable cause, fails to comply with any provision of regulation 3 (1) shall be guilty of an offence and liable on conviction to a fine not exceeding R1 000 or, in the case of a continuing failure to comply with such provision, to a fine not exceeding R50 for each day on which the failure continues.

Withdrawal of regulations

5. The regulations published under Government Notice No. R. 758 of 6 May 1977 are hereby withdrawn.

No. R. 1568

12 Junie 1992

WET OP STATISTIEKE, 1976
(WET No. 66 VAN 1976)

REGULASIES BETREFFENDE BESONDERHEDE EN INLIFTING VAN ONDERNEMINGS VIR DOEL-EINDES VAN KLASSIFISERING

Die Minister van Binnelandse Sake het kragtens artikel 17 van die Wet op Statistieke, 1976 (Wet No. 66 van 1976), saamgelees met Goewermentskennisgewing No. R. 139 van 4 Februarie 1977, die regulasies in die Bylae uitgevaardig.

BYLAE

Woordomskrywings

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

- (i) "**onderneming**" 'n onderneming of bedrywigheid wat voortdurend of gereeld in die Republiek of gedeeltelik in die Republiek deur 'n persoon bedryf word en in die loop of ter bevordering waarvan goed of dienste aan 'n ander persoon teen vergoeding gelewer word, hetsy met winsoogmerk al dan nie, met inbegrip van enige onderneming of bedrywigheid wat in die vorm van 'n boerdery-, vissery-, mynbou-, fabriek-, elektrisiteit-, konstruksie-, handel-, vervoer-, finansiële, gemeenskapsdienste-, of professionele saak bedryf word of 'n ander saak van 'n voortdurende aard of in die vorm van 'n vereniging of klub;
- (ii) "**persoon**" ook 'n staatsdepartement, 'n provinsiale administrasie, 'n plaaslike owerheid, 'n maatskappy, 'n koöperasie, 'n beslote korporasie, 'n openbare korporasie, 'n vereniging sonder winsoogmerk of 'n liggaaam van persone (het sy met regspersoonlikheid beklee al dan nie);
- (iii) "**persoon in beheer van 'n onderneming**"—
 - (a) die eienaar van die onderneming;
 - (b) indien die toesig of beheer oor die administrasie, leiding of bestuur van die onderneming aan 'n ander persoon as die eienaar daarvan toevertrou is, sodanige ander persoon; of
 - (c) indien die onderneming—
 - (i) 'n insolvente of bestorwe boedel is, die betrokke kurator, eksekuteur of administrateur, na gelang van die geval;
 - (ii) 'n maatskappy onder geregtelike bestuur is, die betrokke geregtelike bestuurder; of
 - (iii) 'n maatskappy, vereniging sonder winsoogmerk, beslote korporasie of koöperasie in likwidasie is, die betrokke likwidateur.

Toepassing van regulasies

2. Hierdie regulasies is van toepassing ten opsigte van die versameling van besonderhede en inligting betreffende ondernemings, met inbegrip van die versameling van besonderhede en inligting betreffende enige sodanige onderneming se omset, die aard van sy hoofaktiwiteit, die getal werknemers in sy diens asook die besonderhede met betrekking tot sy hoofkantoor en inrigtings.

No. R. 1568

12 June 1992

STATISTICS ACT, 1976
(ACT No. 66 OF 1976)

REGULATIONS RELATING TO PARTICULARS AND INFORMATION OF ENTERPRISES FOR PURPOSES OF CLASSIFICATION

The Minister of Home Affairs has under section 17 of the Statistics Act, 1976 (Act No. 66 of 1976), read with Government Notice No. R. 139 of 4 February 1977, made the regulations in the Schedule.

SCHEDULE

Definitions

- 1. In these regulations, unless the context otherwise indicates—
- (i) "**enterprise**" means any enterprise or activity which is carried on by any person continuously or regularly in the Republic or partly in the Republic and in the course or furtherance of which goods or services are supplied to any other person for a consideration, whether or not for profit, including any enterprise or activity carried on in the form of a farming, fishing, mining, manufacturing, electricity, construction, commercial, transport, financial, community services or professional concern or any other concern of a continuing nature or in the form of an association or club;
- (ii) "**person**" includes any Government department, any provincial administration, any local authority, any company, any co-operative, any close corporation, any public corporation, any association not for gain or any body of persons (whether or not corporate or unincorporate);
- (iii) "**a person in charge of an enterprise**" means—
 - (a) the owner of the enterprise;
 - (b) if the supervision of or control over the administration, direction or management of the enterprise is entrusted to a person other than the owner thereof, such other person; or
 - (c) if the enterprise is—
 - (i) an insolvent or deceased estate, the trustee, executor or administrator concerned, as the case may be;
 - (ii) a company under judicial management, the judicial manager concerned; or
 - (iii) a company, association not for gain, close corporation or co-operative in liquidation, the liquidator concerned.

Application of regulations

2. These regulations shall apply in respect of the collection of particulars and information concerning enterprises, including the collection of particulars and information concerning the turnover of any such enterprise, the nature of its main activity, the number of employees employed by it as well as particulars with regard to its head office and establishments.

Verstreking van inligting

3. (1) 'n Persoon in beheer van 'n onderneming moet binne 14 dae nadat hy deur die Hoof van die Sentrale Statistiekdiens skriftelik daartoe versoek is, of voor of op sodanige later datum as wat bedoelde Hoof bepaal, die Vraelys in verband met die Klassifisering van Ondernemings voltooi en aan bedoelde Hoof terugstuur.

(2) Bedoelde Vraelys is by die Hoof van die Sentrale Statistiekdiens, Privaat Sak X44, Pretoria, 0001, verkrybaar.

Misdrywe en strawwe

4. 'n Persoon in beheer van 'n onderneming wat, sonder redelike oorsaak, versuim om aan 'n bepaling van regulasie 3 (1) te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R1 000 of, in die geval van 'n voortdurende versuim om daaraan te voldoen, met 'n boete van hoogstens R50 vir elke dag waarop sodanige versuim voortduur.

Furnishing of information

3. (1) Any person in charge of an enterprise shall, within 14 days of having been requested thereto in writing by the Head of the Central Statistical Service, or on or before such later date as may be determined by the said Head, complete the Questionnaire in connection with the Classification of Enterprises and return it to the said Head.

(2) The said Questionnaire may be obtained from the Head of the Central Statistical Service, Private Bag X44, Pretoria, 0001.

Offences and penalties

4. Any person in charge of an enterprise who, without reasonable cause, fails to comply with any provision of regulation 3 (1) shall be guilty of an offence and liable on conviction to a fine not exceeding R1 000 or, in the case of a continuing failure to comply therewith, to a fine not exceeding R50 for every day during which such failure continues.

DEPARTEMENT VAN STREEK- EN GRONDSAKE

No. R. 1562

12 Junie 1992

WET OP DEELTITELS, 1986
(WET NO. 95 VAN 1986)

WYSIGING VAN DIE DEELTITELREGULASIES

Die Adjunkminister van Wet en Orde en vir Grond-sake het kragtens artikel 55 van die Wet op Deeltitels, 1986 (Wet No. 95 van 1986), na raadpleging met die Deeltitelregulasieraad, die regulasies in die Bylae uitgevaardig.

BYLAE**Woordomskrywing**

1. In hierdie regulasies beteken "die Regulasies" die Deeltitelregulasies, afgekondig by Goewerments-kennisgewing No. R. 664 van 8 April 1988, soos gewysig deur Goewermentskennisgewings Nos. R. 991 van 27 Mei 1988, R. 1791 van 3 Augustus 1990, R. 2345 van 5 Oktober 1990, R. 2542 van 2 November 1990 en R. 2653 van 8 November 1991.

Wysiging van Aanhangsel 4 by die Regulasies

2. Aanhangsel 4 by die Regulasies word deur die volgende Aanhangsel vervang:

AANHANGSEL 4**GELDE****ARGITEKTE EN LANDMETERS**

1. Vir die opstel van 'n deelplan in artikels 5 en 25 van die Wet bedoel:

- (a) Vir vel 1 R475,00
- (b) Vir vel 2 (blokplan), uitsluitende die bepaling van kadastrale grense: R475 plus R1,52 per vierkante meter van die totale oppervlakte soos op die deelnemingskwotaskedule getoon.

DEPARTMENT OF REGIONAL AND LAND AFFAIRS

No. R. 1562

12 June 1992

SECTIONAL TITLES ACT, 1986
(ACT NO. 95 OF 1986)

AMENDMENT OF THE SECTIONAL TITLES REGULATIONS

The Deputy Minister of Law and Order and for Land Affairs has under section 55 of the Sectional Titles Act, 1986 (Act No. 95 of 1986), after consultation with the Sectional Titles Regulations Board, made the regulations in the Schedule.

SCHEDULE**Definitions**

1. In these regulations "the Regulations" means the Sectional Titles Regulations, published under Government Notice No. R. 664 of 8 April 1988, as amended by Government Notices Nos. R. 991 of 27 May 1988, R. 1791 of 3 August 1990, R. 2345 of 5 October 1990, R. 2542 of 2 November 1990 and R. 2653 of 8 November 1991.

Substitution of Annexure 4 to the Regulations

2. The following Annexure is substituted for Annexure 4:

ANNEXURE 4**FEES****ARCHITECTS AND LAND SURVEYORS**

1. For preparing a sectional plan referred to in sections 5 and 25 of the Act:

- (a) For sheet 1 R475,00
- (b) For sheet 2 (block plan), excluding the determination of cadastral boundaries: R475 plus R1,52 per square metre of the total area as shown on the participation quota schedule.

(c) Vir die oorblywende velle van die deelplan:

	R
(i) vir vyf dele en minder	686
vir 6 tot 10 dele.....	924
vir 11 tot 20 dele.....	1 135
vir 21 tot 30 dele.....	1 320
vir 31 tot 40 dele.....	1 478
vir 41 tot 50 dele.....	1 610
vir 51 tot 60 dele.....	1 716
vir 61 tot 70 dele.....	1 795
vir 71 tot 80 dele.....	1 848
vir 81 tot 90 dele.....	1 888
vir 91 tot 100 dele.....	1 914
vir elke deel meer as 100, per deel.....	20;
en	

(ii) benewens die gelde in subparagraph (i) bedoel, 'n bedrag gelykstaande met R4,29 per vierkante meter van die totale oppervlakte soos op die deelnemingskwotaskedule getoon.

2. Vir die opstel van 'n plan vir uitsluitlike gebruiksgebiede word 'n bedrag ten opsigte daarvan gevorder teen 'n uurlikse tarief soos in paragraaf 4 hiervan neergelê.

3. Vir die opstel van 'n deelplan van onderverdeling van 'n deel: 'n Basiese bedrag van R713 en 'n verdere bedrag van R191 vir elke nuwe deel wat geskep word.

4. Vir enige aangeleentheid wat in verband staan met die opstel van 'n konsepdeelplan waarvoor hierin nie voorsiening gemaak word nie, word die volgende gelde gevra:

(a) Vir 'n prinsipaal of vennoot, ten opsigte van raadgewende werk, 19,5 sent per uur per R100 of gedeelte daarvan van die totale jaarlikse salaris gekoppel aan die gradering van 'n Direkteur in die Staatsdiens;

(b) Vir 'n prinsipaal, vennoot en gesalarieerde landmeter of argitek met meer as vyf jaar ondervinding, 17,5 sent per uur per R100 of gedeelte daarvan van die totale jaarlikse salaris gekoppel aan die gradering van 'n Direkteur in die Staatsdiens;

(c) Vir 'n gesalarieerde landmeter of argitek met minder as vyf jaar ondervinding, 15 sent per uur per R100 of gedeelte daarvan van die totale jaarlikse salaris gekoppel aan die gradering van 'n Direkteur in die Staatsdiens.

5. Die gelde in paragrawe 1 en 3 bedoel, kan met hoogstens 20% verhoog word waar omstandighede buite die beheer van die argitek of landmeter verhinder dat die projek binne 'n redelike tyd uitgevoer word.

6. Vir noodsaaklike reise buite 'n radius van 50 kilometer van die gewone plek van besigheid word gelde vir reistyd gedurende normale werkure tot 'n maksimum van agt uur per dag gevorder teen die tydtarief soos in paragraaf 4 van hierdie Aanhangsel neergelê.

Opmerking: Die voorgeskrewe gelde sluit die neem van instruksies en besoeke aan die registrasiekantoor of die kantoor van die plaaslike bestuur in."

3. Die regulasies is van krag vanaf datum van publikasie hiervan.

(12 Junie 1992)

(c) For the remaining sheets of the sectional plan:

	R
(i) for five sections and fewer	686
for 6 to 10 sections	924
for 11 to 20 sections	1 135
for 21 to 30 sections	1 320
for 31 to 40 sections	1 478
for 41 to 50 sections	1 610
for 51 to 60 sections	1 716
for 61 to 70 sections	1 795
for 71 to 80 sections	1 848
for 81 to 90 sections	1 888
for 91 to 100 sections	1 914
for every section over 100, per section	20;
and	

(ii) in addition to the fees referred to in subparagraph (i), a fee equal to R4,29 per square metre of the total area shown on the participation quota schedule.

2. For preparing a plan of exclusive use areas, the fee charged in respect thereof shall be at an hourly rate as provided for in paragraph 4 hereunder.

3. For preparing a sectional plan of subdivision of a section: A basic fee of R713, and an additional fee of R191 for each new section created.

4. For any matter relating to the preparation of a draft sectional plan not herein provided for, the following fees shall be charged:

(a) For a principal or partner, in respect of consulting work, 19,5 cents per hour per R100 or part thereof of the total annual salary attached to the grading of a Director in the Public Service;

(b) For a principal, partner and salaried land surveyor or architect with more than five years experience, 17,5 cents per hour per R100 or part thereof of the total annual salary attached to the grading of a Director in the Public Service;

(c) For a salaried land surveyor or architect with less than five years experience 15 cents per hour per R100 or part thereof of the total annual salary attached to the grading of a Director in the Public Service.

5. The fees referred to in paragraphs 1 and 3 may be increased by an amount not exceeding 20% where circumstances beyond the control of the architect or land surveyor prevent the project from being carried out within a reasonable time.

6. For essential trips outside a radius of 50 kilometres from the usual place of business a fee shall be charged for travelling time during normal business hours up to a maximum of eight hours per day at the time charges laid down in paragraph 4 of this Annexure.

Note: The fees specified shall include the taking of instructions and visits to the deeds registry or the office of the local authority."

3. The regulations come into effect from date of publication hereof.

(12 June 1992)

DEPARTEMENT VAN Vervoer**No. R. 1604****12 Junie 1992****REGSTELLINGSKENNISGEWING**

REGULASIES VIR DIE VOORKOMING VAN BESOEDELING DEUR AFVAL AFKOMSTIG VAN SKEPE, 1992

Die ondergenoemde regstelling aan Regulasiekoerant No. 4871 (Staatskoerant No. 14000, Goewernementskennisgewing No. R. 1490) van 29 Mei 1992 word vir algemene inligting gepubliseer:

In die Engelse opskef van die Regulasies vervang die woord "POPULATION" met die woord "POLLUTION".

DEPARTMENT OF TRANSPORT**No. R. 1604****12 June 1992****RECTIFICATION NOTICE****PREVENTION OF POLLUTION BY GARBAGE FROM SHIPS REGULATIONS, 1992**

The following correction to Regulation Gazette No. 4871 (Gazette No. 14000, Government Notice No. R. 1490) of 29 May 1992 is published for general information:

In the English heading of the Regulations substitute the word "POPULATION" for the word "POLLUTION".

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