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## GOVERNMENT NOTICE GOEWERMENSKENNISGEWING

### DEPARTMENT OF AGRICULTURE DEPARTEMENT VAN LANDBOU

**No. R. 964****5 October 2001**

FERTILIZERS, FARM FEEDS, AGRICULTURAL REMEDIES AND STOCK REMEDIES ACT, 1947 (ACT NO. 36 OF 1947)

#### **REGULATIONS RELATING TO THE REGISTRATION OF FERTILIZERS, FARM FEEDS, AGRICULTURAL REMEDIES, STOCK REMEDIES, STERILISING PLANT AND PEST CONTROL OPERATORS, APPEALS AND IMPORTS: AMENDMENT**

Minister of Agriculture, acting under section 23 of the Fertilizers, Farm Feeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act No. 36 of 1947), has made the regulations set out in the Schedule.

#### **SCHEDULE**

##### **Definitions**

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 1449 of 1 July 1983, as amended by Government Notices Nos. R. 96 of 20 January 1984, R. 2055 of 14 September 1984, R. 1053 of 3 June 1988, R. 1242 of 9 June 1990, R. 1409 of 6 August 1993, R. 1592 of 30 September 1996, R. 1017 of 14 August 1998 and R. 216 of 10 March 2000.

##### **Substitution of Table 1 of the Regulations**

2. The Regulations are hereby amended by the substitution for Table 1 of the following table:

**No. R. 964****5 Oktober 2001**

WET OP MISSTOWWE, VEEVOEDSEL, LANDBOUMIDDELS EN VEEMIDDELS, 1947 (WET NO. 36 VAN 1947)

#### **REGULASIES BETREFFENDE DIE REGISTRASIE VAN MISSTOWWE, VEEVOEDSEL, LANDBOUMIDDELS, VEEMIDDELS, STERILISERINGSINSTALLASIES EN PLAAGBEHEEROPERATEURS, APPÈLE EN INVOER: WYSIGING**

Minister van Landbou, handelende kragtens artikel 23 van die Wet op Misstowwe, Veevoedsel, Landboumiddels en Veemiddels, 1947 (Wet No. 36 van 1947), het die regulasies in die Bylae uiteengesit, uitgevaardig.

#### **BYLAE**

##### **Definisië**

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermenskennisgewing No. R. 1449 van 1 Julie 1983, soos gewysig deur Goewermenskennisgewing Nos. R. 96 van 20 Januarie 1984, R. 2055 van 14 September 1984, R. 1053 van 3 Junie 1988, R. 1242 van 9 Junie 1990, R. 1409 van 6 Augustus 1993, R. 1592 van 30 September 1996, R. 1017 van 14 Augustus 1998 en R. 216 van 10 Maart 2000.

##### **Vervanging van Tabel 1 van die Regulasies**

2. Die Regulasies word hierby gewysig deur Tabel 1 met die volgende tabel te vervang:

**TABLE 1 • TABEL 1**  
**"FEES PAYABLE • GELDE BETAALBAAR**

|    | Purpose/Doele  | Amount payable for application<br>Bedrag betaalbaar per aansoek |
|----|--|---|
| A. | Application for the registration of -/Aansoek om die registrasie van—<br>(a) a fertilizer, farm feed or sterilising plant/n misstof, veevoedsel of steriliseringstablet..... | R 850   |

|    | Purpose/Doel   | Amount payable for application<br>Bedrag betaalbaar per aansoek |
|----|--|---|
|    | (b) an agricultural remedy or a stock remedy/n landboumiddel of veemiddel.....<br>(c) a pest control operator/n plaagbeheeroperateur.....  | R1 700<br>R 380   |
| B. | Application for the renewal of the registration of -/Aansoek om hernuwing van die registrasie van—<br><br>(a) a fertilizer, farm feed or sterilising plant/n misstof, veevoedsel of steriliseringsinstallasie .....  | R 450   |
|    | (b) an agricultural remedy or a stock remedy/n landboumiddel of veemiddel.....<br>(c) a pest control operator/n plaagbeheeroperateur.....  | R 850<br>R 250  |
| C. | Payment in addition to that specified in paragraph B, in the case of a late application to the renewal for the registration of -/Betaling bykomend tot die in paragraaf B vermeld, in die geval van 'n laat aansoek om die hernuwing van die registrasie van—<br><br>(a) a fertilizer, farm feed or sterilising plant/n misstof, veevoedsel of steriliseringsinstallasie ..... | R 380   |
|    | (b) an agricultural remedy or a stock remedy/n landboumiddel of veemiddel.....<br>(c) a pest control operator/n plaagbeheeroperateur.....  | R 650<br>R 130  |
| D. | An appeal in terms of section 6 of the Act/n Appèl ingevolge artikel 6 van die Wet.....  | R2 800".  |

## DEPARTMENT OF JUSTICE AND CONSTITUTIONAL DEVELOPMENT DEPARTEMENT VAN JUSTISIE EN STAATKUNDIGE ONTWIKKELING

No. R. 957

5 October 2001

### SHERIFFS ACT, 1986

#### AMENDMENT OF REGULATIONS RELATING TO SHERIFFS, 1990

The Minister for Justice and Constitutional Development has under section 62 of the Sheriffs Act, 1986 (Act No. 90 of 1986), after consultation with the Board for Sheriffs, made the regulations in the Schedule.

#### SCHEDULE

##### **Definitions**

1. In this Schedule "the Regulations" means the Regulations relating to Sheriffs, 1990, published by Government Notice No. R. 411 of 12 March 1990, as amended by Government Notices Nos. R. 2207 of 14 September 1990, R. 3440 of 31 December 1992, R. 1836 of 1 October 1993, R. 1566 of 16 September 1994, R. 1218 of 11 August 1995, R. 1193 of 25 September 1998, R. 1668 of 18 December 1998 and R. 255 of 1 March 1999.

##### **Insertion of regulation 2A in Regulations**

2. The Regulations are hereby amended by the insertion of the following regulation after regulation 2:

##### **"Appointment of more than one sheriff for particular area"**

- 2A. (1) The Minister may from time to time, after an investigation, designate a particular area as an area in which more than one sheriff may be appointed.  
  
(2) An investigation contemplated in subregulation (1) shall include consultation with the sheriff in the relevant area and any other person or body which, in the opinion of the Minister, has an interest in the investigation.  
  
(3) The Minister may designate a particular area as an area in which more than one sheriff can be appointed only after—
  - (a) notice has been given to the sheriff of the area concerned of the intention to make that designation; and
  - (b) a written invitation has been given to the sheriff of the area concerned to comment, within 21 days after receipt of the invitation, on the intended designation.  
(4) The Minister shall—
  - (a) publish his or her decision, whether or not an area has been designated, in the Gazette; and
  - (b) in writing inform the sheriff in the area of the decision.

(5) The provisions of regulation 2 shall, with the necessary changes, be applicable in respect of an area in which more than one sheriff may be appointed as if a vacancy in the office of sheriff has occurred in the particular area.”.

#### *Insertion of regulation 7A in Regulations*

3. The Regulations are hereby amended by the insertion of the following regulation after regulation 7:

##### **“Measures aimed at co-ordinating functions performed by more than one sheriff in particular area**

7A. (1) Where there is more than one sheriff in a particular area, each such sheriff shall on receipt of a warrant of execution for the attachment of property and any other related documentation—

- (a) inform one another by handing to or forwarding a copy of the warrant and any related documentation per facsimile to the other sheriff; and
- (b) keep record of the manner in which paragraph (a) has been complied with.

(2) Every process relating to a warrant of execution for the attachment of property and to any other related documentation which the sheriff concerned has received and dealt with in accordance with subregulation (1)(a), shall thereafter be brought to the attention of the other sheriff in the relevant area in the manner prescribed in subregulation (1).”.

No. R. 957

5 Oktober 2001

WET OP BALJU'S, 1986

#### **WYSIGING VAN REGULASIES BETREFFENDE BALJU'S, 1990**

Die Minister vir Justisie en Staatkundige Ontwikkeling het kragtens artikel 62 van die Wet op Balju's 1986 (Wet No. 90 van 1986), na oorlegpleging met die Raad vir Balju's, die regulasies in die Bylae uitgevaardig.

#### **BYLAE**

##### **Woordomskrywing**

1. In hierdie Bylae beteken “die Regulasies” die Regulasies betreffende Balju's, 1990, gepubliseer by Goewermentskennisgewing No. R. 411 van 12 Maart 1990, soos gewysig by Goewermentskennisgewings Nos. R. 2207 van 14 September 1990, R. 3440 van 31 Desember 1992, R. 1836 van 1 October 1993, R. 1566 van 16 September 1994, R. 1218 van 11 Augustus 1995, R. 1193 van 25 September 1998, R. 1668 van 18 Desember 1998 en R. 255 van 1 Maart 1999.

##### **Invoeging van regulasie 2A in die Regulasies**

2. Die Regulasies word hierby gewysig deur die volgende regulasie na regulasie 2 in te voeg:

##### **“Aanstelling van meer as een balju vir spesifieke gebied**

2A. (1) Die Minister kan van tyd tot tyd, na 'n ondersoek, 'n spesifieke gebied aanwys as 'n gebied waarin meer as een balju aangestel kan word.

(2) 'n Ondersoek in subregulasie (1) bedoel sluit in oorlegpleging met die balju in die tersaaklike gebied en met enige ander persoon of liggaaam, wat na die pordeel van die Minister 'n belang het by die ondersoek.

(3) Die Minister kan 'n spesifieke gebied aanwys as 'n gebied waarin meer as een balju aangestel kan word, slegs nadat—

- (a) kennis van die voorneme om daardie aanwysing te maak aan die balju van die betrokke gebied gegee is; en
- (b) 'n skriftelike uitnodiging aan die balju van die betrokke gebied gerig is om binne 21 dae na ontvangs van die uitnodiging kommentaar te lewer op die voorgenome aanwysing.

(4) Die Minister moet—

- (a) sy of haar besluit of 'n gebied aangewys is al dan nie in die Staatskoerant publiseer; en
- (b) die balju in die gebied skriftelik van die besluit inlig.

(5) Ten opsigte van 'n gebied waarin meer as een balju aangestel kan word, is die bepalings van regulasie 2, met die nodige veranderinge, van toepassing asof 'n vakature vir 'n balju in die spesifieke gebied ontstaan het.”.

##### **Invoeging van regulasie 7A in Regulasies**

3. Die Regulasies word hierby gewysig deur na regulasie 7 die volgende regulasie in te voeg:

##### **“Maatreëls wat daarop gemik is om werksaamhede wat meer as een balju in spesifieke gebied verrig, te koördineer**

7A. (1) Waar daar meer as een balju in 'n spesifieke gebied is, moet elke sodanige balju by ontvangs van 'n lasbrief vir eksekusie vir die beslaglegging van goed en enige verwante dokumentasie—

- (a) die ander een inlig deur 'n afskrif van die lasbrief en enige verwante korrespondensie aan die ander balju te oorhandig of dit per faksimile aan te stuur; en
- (b) rekord hou van die wyse waarop paragraaf (a) nagekom is.

(2) Elke prosesstuk wat met 'n lasbrief vir eksekusie vir die beslaglegging van goed en enige ander verwante dokumentasie verband hou en wat die betrokke balju ontvang en ooreenkomsdig subregulasie (1)(a) hanteer het, moet daarna op die wyse in subregulasie (1) voorgeskryf, onder die aandag van die ander balju in die tersaaklike gebied gebring word.”.

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## DEPARTMENT OF TRADE AND INDUSTRY DEPARTEMENT VAN HANDEL EN NYWERHEID

**No. R. 956****5 October 2001**

### IMPORT CONTROL

I, Alec Erwin, in my capacity as Minister of Trade and Industry, and acting under the powers vested in me by section 2 of the Import and Export Control Act, 1963 (Act No. 45 of 1963), hereby amend Schedule 1 of Government Notice No. R. 2582 of 23 December 1988 by—

- (a) the deletion in paragraph (e) (ii) of the wording “coffee, whether or not roasted or decaffeinated; coffee husks and skins; coffee substitutes containing coffee in any proportion (tariff heading 09.01)”

**A. ERWIN, M. P.****Minister of Trade and Industry**

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**No. R. 956****5 Oktober 2001**

### INVOERBEHEER

Ek, Alec Erwin, in my hoedanigheid as Minister van Handel en Nywerheid, en handelende kragtens die bevoegdheid my verleen deur artikel 2 van die Wet op In- en Uitvoerbeheer, 1963 (Wet No. 45 van 1963), wysig hierby Bylae 1 van Goewermentskennisgwing No. R. 2582 van 23 Desember 1988 deur—

- (a) die skrapping van die bewoording in paragraaf (e) (ii) “koffie, hetsy gebrand, gedekafineerd aldan nie; koffie doppe en nerwe; koffie surrogate wat koffie in enige verhouding bevat (tariefpos 09.01)”

**A. ERWIN, L. P.****Minister van Handel en Nywerheid**

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**SOUTH AFRICAN REVENUE SERVICE  
SUID-AFRIKAANSE INKOMSTETDIENS**

No. R. 961

5 October 2001

**CUSTOMS AND EXCISE ACT, 1964.-  
AMENDMENT OF SCHEDULE NO. 3 (No. 3/503)**

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 3 to the said Act is hereby amended, with retrospective effect to 1 July 1999, to the extent set out in the Schedule hereto.

M. MPAHLWA  
DEPUTY MINISTER OF FINANCE

**SCHEDULE**

| I           | II             |             |   |    | III   |                  |             |
|-------------|----------------|-------------|---|----|---|------------------|-------------|
| Rebate Item | Tariff Heading | Rebate Code | C | D  | Description   | Extent of Rebate | Annotations |
| 316.01      |                | "01.06      |   | 62 | <p>By the substitution for rebate code 01.06 to tariff heading No. 7604.21 of the following:</p> <p>Hollow profiles, of aluminium alloys, of a maximum cross-sectional dimension not exceeding 370 mm, containing, by mass, not more than –</p> <ul style="list-style-type: none"> <li>6 per cent of copper; or</li> <li>6 per cent of magnesium; or</li> <li>2 per cent of silicon; or</li> <li>8,5 per cent of zinc; or</li> <li>2 per cent of manganese; or</li> <li>2 per cent of lead; or</li> <li>4 per cent of titanium; or</li> <li>0,5 per cent of boron,</li> </ul> <p>for the manufacture of condensers and evaporators for motor vehicle air conditioner equipment, in such quantities as the Director-General: Trade and Industry may allow by specific permit after he has been satisfied that the quality of such locally manufactured hollow profiles of aluminium alloys is not acceptable to the motor industry</p> | Full duty"       |             |

**No. R. 961****5 Oktober 2001**

**DOEANE- EN AKSYNSWET, 1964.-  
WYSIGING VAN BYLAE NO. 3 (No.3/503)**

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae No. 3 by genoemde Wet hiermee gewysig, met terugwerkende krag tot 1 Julie 1999, in die mate in die Bylae hierby aangetoon.

M. MPAHLWA  
ADJUNGMINISTER VAN FINANSIES

**BYLAE**

| I            | II         |              |     |  | III              |             |
|--------------|------------|--------------|-----|--|------------------|-------------|
| Korting-item | Tarief-pos | Korting-kode | C D | Beskrywing   | Mate van Korting | Annota-sies |
| 316.01       |            | "01.06       | 62  | <p>Deur kortingkode 01.06 by tariefspos No. 7604.21 deur die volgende te vervang:</p> <p>Hol profiele, van aluminiumlegerings, met 'n maksimum dwarsdeursnee-afmeting van hoogstens 370 mm en wat, volgens massa, hoogstens –</p> <ul style="list-style-type: none"> <li>6 persent koper; of</li> <li>6 persent magnesium; of</li> <li>2 persent silikon; of</li> <li>8,5 persent sink; of</li> <li>2 persent mangaan; of</li> <li>2 persent lood; of</li> <li>4 persent titaan; of</li> <li>0,5 persent boor bevat,</li> </ul> <p>vir die vervaardiging van kondensators en verdampers vir motorvoertuiglugver-sorgingstoerusting, in die hoeveelhede wat die Direkteur-generaal: Handel en Nywerheid by bepaalde permit toelaat nadat hy tevreden gestel is dat die kwaliteit van sodanige plaaslik vervaardigde hol profiele, van aluminiumlegerings, nie aanvaarbaar is vir die motornywerheid nie</p> | Volle reg"       |             |

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