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SOUTH AFRICA



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PRETORIA, 28 MARCH
MAART 1991

No. 13094

PROCLAMATION

by the

State President

of the Republic of South Africa

No. 29, 1991

COMING INTO OPERATION OF THE PROVISIONS
OF THE FINANCIAL SERVICES BOARD ACT, 1990
(ACT NO. 97 OF 1990)

Under section 30 of the Financial Services Board Act, 1990 (Act No. 97 of 1990), I hereby fix **1 April 1991** as the date on which sections 3, 12, 13 (in so far as it has not yet been put into operation), 16 (1) (b), (c), (2) and (6), 20, 21, 22, 26, 27, 28 and 29 of the said Act shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Fourteenth day of March, One thousand Nine hundred and Ninety-one.

F. W. DE KLERK,
State President.

By Order of the State President-in-Cabinet:

B. J. DU PLESSIS,
Minister of the Cabinet.

GOVERNMENT NOTICES

ADMINISTRATION: HOUSE OF ASSEMBLY

DEPARTMENT OF LOCAL GOVERNMENT,
HOUSING AND WORKS

No. 624

28 March 1991

In accordance with the directions of the State President as contained in Government Notice No. R. 989 of 30 April 1987 it is hereby notified that the Minister of

PROKLAMASIE

van die

Staatspresident

van die Republiek van Suid-Afrika

No. 29, 1991

INWERKINTREDING VAN DIE BEPALINGS VAN
DIE WET OP DIE RAAD OP FINANSIELE DIENSTE,
1990 (WET NO. 97 VAN 1990)

Kragtens artikel 30 van die Wet op die Raad op Finansiële Dienste, 1990 (Wet No. 97 van 1990), bepaal ek hierby **1 April 1991** as die datum waarop artikels 3, 12, 13 (vir sover dit nie reeds in werking gestel is nie), 16 (1) (b), (c), (2) en (6), 20, 21, 22, 26, 27, 28 en 29 van genoemde Wet in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Veertiende dag van Maart Eenduisend Negehonderd Een-en-negentig.

F. W. DE KLERK,
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

B. J. DU PLESSIS,
Minister van die Kabinet.

GOEWERMENTSKENNISGEWINGS

ADMINISTRASIE: VOLKSRAAD

DEPARTEMENT VAN PLAASLIKE BESTUUR,
BEHUISING EN WERKE

No. 624

28 Maart 1991

Ooreenkomstig die voorskrifte van die Staatspresident soos vervat in Goewermentskennisgewing No. R. 989 van 30 April 1987, word hierby bekendgemaak

the Budget and Local Government: House of Assembly has under section 28 (2) of the Republic of South Africa Constitution Act, 1983 (Act No. 110 of 1983), amended Notice 1471 of 8 December 1989, as amended by Notice 218 of 9 February 1990 and Notice 810 of 28 September 1991 by—

dat die Minister van Begroting en Plaaslike Bestuur: Volksraad kragtens artikel 28 (2) van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet No. 110 van 1983), Kennisgewing 1471 van 8 Desember 1989, soos gewysig deur Kennisgewing 218 van 9 Februarie 1990 en Kennisgewing 810 van 28 September 1990 gewysig het deur—

(a) the substitution for paragraph 8 of Schedule 2 of the following paragraph:

8. Regulations Regarding Local Councils (Government Notice No. R. 2517 of 9 December 1988):

Regulation 2 (1)	Determination of number of members after establishment of a local council (i.e. diminution/increase of number of members).
Regulation 2 (2)	Appointment of one or more members.
Regulation 3 (3)	Appointment of a member in the place of another member during his absence.
Regulation 3 (4)	Appointment of a member to fill the vacancy for the unexpired period for which his predecessor was elected.
Regulation 33 (4)	Approval to exceed estimate.
Regulation 34 (1)	Approval to raise a loan and to obtain temporary finance.
Regulation 34 (2) (a) (iii).....	Approval to exceed the interest rate in respect of a loan raised for repaying an existing loan.
Regulation 35 (5)	Approval for the utilization of moneys in the sinking fund for any other purpose as the repayment of a loan for which it has been established.
Regulation 36 (b)	Approval for the application of the proceeds of a sale of capital assets for any other purpose as to repay the amount owing.
Regulation 37 (a) (ii).....	Approval for the application of loan moneys for any other purpose for which the loan was raised.
Regulation 40.....	Approval for the manner in which moneys may be invested.
Regulation 42 (2) and (3)	Approval for the hire of letting of fixed property for a period longer than 12 months.
Regulation 43.....	Approval to impose rates in respect of land.
Regulation 44 (2) (a)	Determination of condition for the closure of streets and public places.
Regulation 45 (a) and (b)	Approval for the establishment of certain public services.
Regulation 46 (2)	Consideration of by-laws where objections were lodged.

(b) the substitution for paragraph 9 of Schedule 2 of the following paragraph:

9. Municipal Ordinance, 1974 (Ordinance No. 20 of 1974) (Cape):

Section 123 (1).....	Approval for the acquisition of immovable property.
Section 123 (5).....	Approval for expropriation.
Section 124 (2).....	Approval for alienation/letting of immovable property.
Section 127 (1).....	To remove or regularise encroachment upon immovable property owned by or under the control of a municipality.
Section 135 (2) (b) (ii).....	Authority for declaration of public streets or public places.
Section 137 (2) (c) (ii).....	Authority for closing or diverting of public streets or public places.
Section 139 (2).....	Determination of compensation payable in connection with the construction of services over private property in the absence of an agreement between the owner and the council.
Section 139 (3).....	Determination of compensation in consequence of damages in respect of drainage of stormwater or discharge of water from and municipal service works into any natural watercourse in the absence of an agreement.
Section 140 (4) (b)	Permission to commence municipal service work (sewer, public, drain, water, main, gas or electricity) over private property outside municipal area if objections are lodged.
Section 144 (4).....	Determination of compensation payable by one owner to another in respect of a sewer constructed over the first-named owner's property and which serves the last-named owner, in the absence of an agreement.
Section 146 (3).....	Raising of financial assistance to an owner of immovable property for the provision of sewerage.
Section 153.....	Interference with existing works—determination of costs in the case of a dispute.
Section 169.....	Authority to use disused cemeteries and removal of human remains, memorials and tombstones.

Section 173..... Compulsory co-operation between councils or persons for the provision of services.

Section 174..... Determination of charges for services in respect of immovable property exempt from rates.

Section 190 (4)..... Consideration of by-laws where objections were lodged.

Section 190 (6)..... Approval to recover publication costs of standard by-laws, which a council has failed or refused to adopt.

Section 197..... Enforcement of laws, contracts, etc., where a council fails to do so.

Section 203..... Authorisation and condonation of failure to perform certain duties.

(c) the substitution for paragraph 14 of Schedule 2 of the following paragraph:

14. Local Government Ordinance, 1939 (Ordinance No. 17 of 1939) (Transvaal):

Section 66 (2)..... Approval of the permanent closing of a street, road or thorough fare as contemplated in subsection (1) (b) (i).

Section 67 (8)..... Approve or disallow the proposed closing of street or part of street.

Section 69..... Approval for change in the name of a public place.

Section 79 (18) (c) (ii)..... Approval for the letting, selling, exchange or in any other manner alienate or dispose of movable or immovable property, with the exception of a council referred to in Part I or II of the Sixth Schedule.

Section 79 (18) (d) (bb)..... To determine another method by means of which a council may let, alienate or dispose of immovable property.

Section 79 (18) (e)..... To grant approval that a council may let, exchange, sell or alienate certain immovable property at a lower amount than the amount at which it has been evaluated.

Section 79 (24) (c)..... To grant approval that a council may purchase immovable property for an amount exceeding 5% of the amount of the valuation.

Section 99..... Consideration of by-laws where objections were lodged.

Section 126 (1) (a)..... Consideration of regulations where objections were lodged.

Section 169bis..... To order that all the necessary steps be taken to rectify an error or validate anything which may have been irregularly done so that the intent and purpose of Ordinance No. 17 of 1939 shall be given effect to.

Section 171 (1)..... To confer additional powers and duties to a local authority.

Section 171 (2) (b)..... To fix the amount of the expenditure which the local authority may incur in exercising the power conferred in terms of section 171 (1).

(d) the substitution for paragraph 19 of Schedule 2 of the following paragraph:

19. Local Government Ordinance, 1962 (Ordinance No. 8 of 1962) (O.F.S.):

Section 76..... Approval to expropriate land or rights in respect thereof, including the right to take or use water, within or outside the municipal boundaries.

Section 142 (3)..... Approval to change the name of a street or public place.

Section 144 (1) (d)..... To grant the necessary consent to a council to enter into a contract with and subsidise a person to establish, maintain and manage a bus service.

Section 150..... Consideration of regulations where objections were lodged.

Section 177..... Authorisation or condonation of an act which a council omitted or failed to do.

(e) the insertion after paragraph 20 of Schedule 2 of the following paragraphs:

21. Divisional Councils Ordinance, 1976 (Ordinance No. 18 of 1976) (Cape):

Section 192 (4)..... Consideration of by-laws where objections were lodged.

22. Local Authorities (Investment of Funds) Ordinance, 1935 (Ordinance No. 23 of 1935) (Cape):

Section 2 (3)bis and 2 (4) Appropriation of funds from the sale of property or any other fund.

23. Regulations Regarding Rural Councils (Government Notice No. R. 2610 of 23 December 1988):

Regulation 2 (1) To determine the number of members.

Regulation 11 (2) To direct that an election be held to fill a vacancy.

24. Transvaal Board for the Development of Peri-Urban Areas Ordinance, 1943 (Ordinance No. 20 of 1943):

Administrator's Notice No. 8 of 10 January 1945: Regulation 7

Administrator's Proclamation No. 231 of 1958: Regulation 15 (3)

Appointment of member.

(a) paragraaf 8 van Bylae 2 deur die volgende paragraaf te vervang:

8. Regulasies betreffende Plaaslike Rade (Goewermentskennisgewing No. R. 2517 van 9 Desember 1988):

Regulasie 2 (1).....	Bepaling van getal lede na instelling van 'n plaaslike raad (i.e. vermindering/vermeerdering van getal lede).
Regulasie 2 (2).....	Benoeming van een of meer lede.
Regulasie 3 (3).....	Benoeming van 'n lid vir tydperk van afwesigheid van 'n ander lid.
Regulasie 3 (4).....	Benoeming van 'n lid in 'n vakature vir die oorblywende deel van die tydperk waarvoor sy voorganger benoem was.
Regulasie 33 (4).....	Goedkeuring om begroting te oorskry.
Regulasie 34 (1).....	Goedkeuring om lening aan te gaan en tydelike finansiering te bekom.
Regulasie 34 (2) (a) (iii).....	Goedkeuring vir die oorskryding van rentekoers met betrekking tot die aangaan van 'n lening om 'n bestaande lening terug te betaal.
Regulasie 35 (5).....	Goedkeuring vir gebruik van geldie in delgingsfonds vir 'n ander doel as die terugbetaling van 'n lening waarvoor dit gestig is.
Regulasie 36 (b).....	Goedkeuring vir die aanwending van die opbrengs uit die verkoop van kapitale bates vir 'n ander doel as om verskuldigde bedrag te betaal.
Regulasie 37 (a) (ii).....	Goedkeuring vir aanwending van leningsgelde vir ander doel as waarvoor dit geleent is.
Regulasie 40.....	Goedkeuring van die wyse waarop geldie belê kan word.
Regulasie 42 (2) en (3).....	Goedkeuring vir die huur of verhuur van vaste eiendom vir langer as 12 maande.
Regulasie 43.....	Goedkeuring om belasting op grond te hef.
Regulasie 44 (2) (a)	Bepaling van voorwaardes vir sluiting van openbare plekke en strate.
Regulasie 45 (a) en (b).....	Goedkeuring vir instelling van bepaalde openbare dienste.
Regulasie 46 (2).....	Oorweging van verordeninge waarteen besware ingedien is.

(b) paragraaf 9 van Bylae 2 deur die volgende paragraaf te vervang:

9. Munisipale Ordonnansie, 1974 (Ordonnansie No. 20 van 1974) (Kaap):

Artikel 123 (1).....	Goedkeuring vir aanskaffing van onroerende eiendom.
Artikel 123 (5).....	Goedkeuring vir onteiening.
Artikel 124 (2).....	Goedkeuring vir verkoop/verhuur van onroerende eiendom.
Artikel 127 (1).....	Verwydering of regulering van oorskrydings op onroerende goed in besit of onder beheer van raad.
Artikel 136 (2) (b) (ii).....	Magtiging vir verklaring van openbare plekke en openbare strate.
Artikel 137 (2) (c) (ii).....	Magtiging vir sluiting of verlegging van openbare strate en openbare plekke.
Artikel 139 (2).....	Bepaling van vergoeding betaalbaar ten opsigte van die aanbring van dienste oor privaateiendom by onstentenis van ooreenkoms tussen die eienaar en die raad.
Artikel 139 (3).....	Bepaling van vergoeding vir skade gely ten opsigte van die dreinering van stormwater of die afvoer van water vanaf enige dienswerk in enige natuurlike waterloop by onstentenis van ooreenkoms.
Artikel 140 (4) (b)	Goedkeuring vir die aanbring van dienste (riolering, dreinering, water, gas en elektrisiteit) oor privaateiendom buite die plaaslike owerheid gebied waar besware ontvang is.
Artikel 144 (4).....	Bepaling van vergoeding betaalbaar deur een eienaar aan 'n ander eienaar wat bedien word deur private of gekombineerde private vuilriool wat oor eersgenoemde se eiendom gelê is, by onstentenis van ooreenkoms.
Artikel 146 (3).....	Verhoging van geldelike hulp aan 'n eienaar van onroerende eiendom ten opsigte van die voorsiening van riolering.
Artikel 153.....	Versteuring van bestaande werke—beslissing van koste in die geval van 'n geskil.
Artikel 169.....	Magtiging te verleen vir gebruik van ongebruikte begraafplaas en verwydering van menslike oorblyfsels en gedenktekens of grafstene.
Artikel 173.....	Verpligte samewerking tussen rade of persone vir voorsiening van dienste.
Artikel 174.....	Bepaling van geldie vir dienste aan eiendomme wat van belastings vrygestel is.
Artikel 190 (4).....	Oorweging van verordeninge waarteen besware ingedien is.
Artikel 190 (6).....	Goedkeuring vir verhaal van publikasiekoste van verordening van 'n raad waar laasgenoemde weier om standaardverordeninge te aanvaar.

Artikel 197	Toepas van wette, kontrakte ens., waar 'n raad versuim om dit te doen.
Artikel 203.....	Magtiging en kondonasié van versuimde dade.

(c) paragraaf 14 van Bylae 2 deur die volgende paragraaf te vervang:

14. Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939) (Transvaal):

Artikel 66 (2).....	Goedkeuring vir permanente sluiting van straat, pad of deurgang in sub-artikel (1) (b) (i) bedoel.
Artikel 67 (8).....	Goedkeuring of afkeuring vir voorgestelde sluiting van straat of gedeelte van straat.
Artikel 69.....	Goedkeuring van naamsverandering van openbare plekke.
Artikel 79 (18) (c) (ii).....	Goedkeuring vir verhuur, verkoop, verruil of vervreem van onroerende of roerende eiendom van 'n raad, uitgesonderd 'n raad in Deel I of II van die Sesde Bylae.
Artikel 79 (18) (d) (bb)	Om 'n ander metode te bepaal waarvolgens 'n raad onroerende eiendom kan verhuur, vervreem of van die hand sit.
Artikel 79 (18) (e)	Om goedkeuring te verleen dat 'n raad sekere onroerende eiendom teen minder as waardasie mag verhuur, verkoop of vervreem.
Artikel 79 (24) (c).....	Om goedkeuring te verleen dat 'n raad onroerende eiendom mag aankoop of huur teen 'n prys wat die waardasie met 5% oorskry.
Artikel 99.....	Oorweging van verordeninge waarteen besware ingedien is.
Artikel 126 (1) (a)	Oorweging van regulasies waarteen besware ingedien is.
Artikel 169bis	Om te gelas dat alle stappe gedoen word om 'n versuim te herstel of om 'n onreëlmattigheid geldig te verklaar in gevalle waar 'n raad nagelaat het om te voldoen aan enige bepaling van Ordonnansie No. 17 van 1939.
Artikel 171 (1).....	Om enige verdere bevoegdheid of plig aan 'n plaaslike bestuur te verleen.
Artikel 171 (2) (b)	Om die bedrag van die uitgawes vas te stel wat 'n plaaslike bestuur kan aangaan om die bevoegdheid kragtens artikel 171 (1) verleen, uit te voer.

(d) paragraaf 19 van Bylae 2 deur die volgende paragraaf te vervang:

19. Ordonnansie op Plaaslike Bestuur, 1962 (Ordonnansie No. 8 van 1962) (O.V.S.):

Artikel 76.....	Goedkeuring om grond, of regte ten opsigte daarvan met inbegrip van die reg om water te neem of te gebruik, binne of buite sy munisipaliteit te onteien.
Artikel 142 (3).....	Goedkeuring aan 'n raad om die naam van 'n straat of publieke plek te verander.
Artikel 144 (1) (d)	Goedkeuring aan raad om 'n ooreenkoms met iemand aan te gaan en hom te subsidieer om 'n vervoerdiens in te stel, in stand te hou en te bestuur.
Artikel 150.....	Oorweging van regulasies waarteen besware ingedien is.
Artikel 177	Magtiging of kondonering van versuimde dade van 'n raad.

(e) na paragraaf 20 van Bylae 2 die volgende paragrawe in te voeg:

21. Ordonnansie op Afdelingsrade, 1976 (Ordonnansie No. 18 van 1976) (Kaap):

Artikel 192 (4).....	Oorweging van verordeninge waarteen besware ingedien is.
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22. Ordonnansie op die Belegging van Fondse deur Plaaslike Owerhede, 1935 (No. 23 van 1935) (Kaap):

Artikel 2 (3)bis en 2 (4)	Aanwending van fondse uit grondverkoperekening van dergelike fonds.
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23. Regulasies Betreffende Landelike Rade (Goewermentskennisgewing No. R. 2610 van 23 Desember 1988):

Regulasie 2 (1).....	Bepaling van ledetal.
Regulasie 11 (2).....	Om te gelas dat 'n verkiesing gehou word om 'n vakature te vul.

24. Ordonnansie op die Transvaalse Raad vir die Ontwikkeling van Buitestedelike Gebiede, 1943 (Ordonnansie No. 20 van 1943):

Administrateurskennisgewing No. 8 van 10 Januarie 1945: Regulasie 7	Benoeming van lid.
Administrateursproklamasie No. 231 van 1958: Regulasie 15 (3)	Benoeming van lid.

**ADMINISTRATION:
HOUSE OF DELEGATES**

**DEPARTMENT OF LOCAL GOVERNMENT,
HOUSING AND AGRICULTURE**

No. 619**28 March 1991**

HOUSING DEVELOPMENT ACT (HOUSE OF DELEGATES), 1987 (ACT NO. 4 OF 1987)

**REAPPOINTMENT OF THE MEMBERS OF THE
HOUSING DEVELOPMENT BOARD**

In terms of section 3 (4) of the Housing Development Act, 1987 (Act No. 4 of 1987), it is hereby notified for general information that the Minister of Housing, Ministers' Council of the House of Delegates under and by virtue of the powers vested in him by section 3 (1) and (2) of the said Act has reappointed the undermentioned persons as members of the Housing Development Board. In terms of section 4 (1) of the said Act, the Minister has reappointed the members for the period 1 April 1990 to 30 June 1991.

Chairman

Mr C. H. Kotzé.

Vice-Chairman

Mr J. G. Brand.

Members

Mr J. C. Taljaard.

Mr Y. S. Chinsamy.

Mr K. A. Finlayson.

Mr D. Naicker.

**DEPARTMENT OF ENVIRONMENT
AFFAIRS**

No. 610**28 March 1991**

CORRECTION NOTICE

Government Notice No. 396 of 1 March 1991, published in *Government Gazette* No. 13036 of 1 March 1991 is hereby amended by the substitution of the word "oos" for the word "soos" where it appears in paragraph (a) of the Afrikaans text.

DEPARTMENT OF FINANCE

No. 611**28 March 1991**

STANDERTON TOWN COUNCIL

LOST STOCK CERTIFICATE

Notice is hereby given that the undermentioned certificate in favour of Gertruida Hendrina Christina Labuschagne has been lost:

Certificate No. 14 for R14 000 in Town Council of Standerton Debentures.

Any person or persons holding the said certificate is/are hereby called upon to hand it to the Town Treasurer, Municipal Offices, Andries Pretorius Street, P.O. Box 66, Standerton, 2430.

**ADMINISTRASIE:
RAAD VAN AFGEVAARDIGDES**

**DEPARTEMENT VAN PLAASLIKE BESTUUR,
BEHUISING EN LANDBOU**

No. 619**28 Maart 1991**

WET OP BEHUISINGSONTWIKKELING (RAAD VAN AFGEVAARDIGDES), 1987 (WET NO. 4 VAN 1987)

**HERAANSTELLING VAN DIE LEDE VAN DIE RAAD
OP BEHUISINGSONTWIKKELING**

Ingevolge artikel 3 (4) van die Wet op Behuisingsontwikkeling (Raad van Afgevaardigdes) 1987, (Wet No. 4 van 1987), word vir algemene inligting bekendgemaak dat die Minister van Behuising, Ministersraad van die Raad van Afgevaardigdes kragtens die bevoegheid horn verleen by artikel 3 (1) en (2) van genoemde Wet die ondergenoemde persone heraangestel het as lede van die Raad op Behuisingsontwikkeling. Die Minister het ingevolge artikel 4 (1) van genoemde Wet die lede heraangestel vir die periode 1 April 1990 tot 30 Junie 1991.

Voorsitter

Mnr. C. H. Kotzé.

Vise-voorsitter

Mnr. J. G. Brand.

Lede

Mnr. J. C. Taljaard.

Mnr. Y. S. Chinsamy.

Mnr. K. A. Finlayson.

Mnr. D. Naicker.

**DEPARTEMENT VAN OMGEWING-
SAKE**

No. 610**28 Maart 1991**

REGSTELLINGSKENNISGEWING

Goewermentskennisgewing No. 396 van 1 Maart 1991, gepubliseer in *Staatskoerant* No. 13036 van 1 Maart 1991, word hierby gewysig deur die woord "soos" waar dit in paragraaf (a) van die Afrikaanse teks voorkom deur die woord "oos" te vervang.

DEPARTEMENT VAN FINANSIES

No. 611**28 Maart 1991**

STADSRAAD VAN STANDERTON

VERLORE EFFEKTESERTIFIKAAT

Kennis word hiermee gegee dat die ondergemelde sertifikaat ten gunste van Gertruida Hendrina Christina Labuschagne verlore geraak het:

Sertifikaat No. 14 vir R14 000 in Standerton-effekte.

Enige persoon of persone in besit van gemelde sertifikaat word versoek om dit by die Stadsstesourier, Municipale Kantore, Andries Pretoriusstraat, Posbus 66, Standerton, 2430, in te handig.

Failing the recovery of the said certificate within 30 (thirty days) from date hereof, application will be made to the Town Treasurer of Standerton for the issue of a duplicate certificate and any person or persons objecting to the issue of such duplicate certificate must be lodge an objection with the Town Treasurer within 30 (thirty days) hereof.

No. 628**28 March 1991****STATE TENDER BOARD**

In terms of section 3 of the State Tender Board Act, 1968 (Act No. 86 of 1968), the Minister of Finance has appointed the undermentioned persons as members of the State Tender Board to represent the department/organisation as shown against their names:

Name	Department/Organisation	With effect from
Mr W. G. Olivier	Trade and Industry.....	1 March 1991.
Mr D. J. Schutte	South African Agricultural Union	1 April 1991.

Naam	Departement/Instansie	Met ingang van
Mnr. W. G. Olivier	Handel en Nywerheid	1 Maart 1991.
Mnr. D. J. Schutte	Suid-Afrikaanse Landbou-Unie.....	1 April 1991.

No. 629**28 March 1991****REGIONAL TENDER BOARD: PRETORIA**

In terms of the provisions of section 3A (1) (c) of the State Tender Board Act, 1968 (Act No. 86 of 1968), the Minister of Finance has appointed Mr S. S. Naicker as a member of the Regional Tender Board: Pretoria with effect from 1 April 1991 to represent the Administration: House of Delegates.

No. 679**28 March 1991****16 PER CENT LOAN LEVY, 1994.—CERTIFICATE
No. 7068 FOR R43 000 ISSUED IN FAVOUR OF CITI-
ZENS INVESTMENT HOLDINGS (PTY) LTD**

Application having been made to the Department of Finance for a duplicate of the above-mentioned certificate, the original having been lost or mislaid, notice is hereby given that unless the original certificate is produced at the Department of Finance, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, a duplicate as applied for, will be issued.

No. 694**28 March 1991****FINANCIAL SERVICES BOARD ACT, 1990
(ACT No. 97 OF 1990)****NOTICE OF LEVIES ON FINANCIAL
INSTITUTIONS**

I, Barend Jacobus du Plessis, Minister of Finance, hereby make known that I have, in terms of section 16 (1) (b) of the Financial Services Board Act, 1990 (Act

Indien die sertifikaat nie binne 30 (dertig) dae vanaf datum hiervan herwin word nie, sal aansoek by die Stadstesourier van Standerton gedoen word vir die uitreiking van 'n duplikaat sertifikaat en enige persoon of persone wat die uitreiking van sodanige duplikaat sertifikaat teenstaan moet binne 30 (dertig) dae hiervan beswaar by die Stadstesourier aanteken.

No. 628**28 Maart 1991****STAATSTENDERRAAD**

Kragtens die bepalings van artikel 3 van die Wet op die Staatstenderraad, 1968 (Wet No. 86 van 1968), het die Minister van Finansies die ondergenoemde beampies as lede van die Staatstenderraad aangestel om die departement/instansie soos teenoor hulle name aangedui te verteenwoordig:

No. 629**28 Maart 1991****STREEKTENDERRAAD: PRETORIA**

Kragtens die bepalings van artikel 3A (1) (c) van die Wet op die Staatstenderraad, 1968 (Wet No. 86 van 1968), het die Minister van Finansies mnr. S. S. Naicker met ingang 1 April 1991 as lid van die Streek-tenderraad: Pretoria aangestel om die Administrasie: Raad van Afgevaardigdes te verteenwoordig.

No. 679**28 Maart 1991****16 PERSENT LENINGSHEFFING, 1994.—SERTIFI-
KAAT No. 7068 VIR R43 000 UITGEREIK TEN
GUNSTE VAN "CITIZENS INVESTMENT HOLDINGS
(PTY) LTD"**

Aangesien daar by die Departement van Finansies aansoek gedoen is om 'n duplikaat van bovemelde sertifikaat wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Departement van Finansies, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat uitgereik sal word.

No. 694**28 Maart 1991****WET OP DIE RAAD OP FINANSIEËLE DIENSTE, 1990
(WET No. 97 VAN 1990)****KENNISGEWING VAN HEFFINGS OP
FINANSIEËLE INSTELLINGS**

Ek, Barend Jacobus du Plessis, Minister van Finansies, maak hierby bekend dat ek kragtens artikel 16 (1) (b) van die Wet op die Raad op Finansiële Dienste,

No. 97 of 1990), approved the levies imposed by the board in terms of that section as set out in the Schedule.

B. J. DU PLESSIS,

Minister of Finance.

SCHEDULE

Levy on pension funds

1. (1) In respect of a pension fund organisation registered or provisionally registered in terms of the Pension Funds Act, 1956 (Act No. 24 of 1956), excluding a retirement annuity fund defined in section 1 of the Income Tax Act, 1962 (Act No. 58 of 1962), a levy of R50 plus R1,00 per member of such fund and R1,00 in respect of each other person who receives regular periodic payments from such fund, or R20 000, whichever is the lesser amount.

(2) The number of members of persons referred to in subitem (1) shall correspond with the latest statistics in the return furnished or to be furnished to the Registrar of Pension Funds in terms of regulation 12 (h) of the regulations promulgated by Government Notice No. R. 98 of 26 January 1962, Government Notice No. R. 99 of 126 January 1962, or in terms of the conditions subject to which a pension fund has been exempted, in terms of section 2 (3) (a) (ii) of the Pension Funds Act, 1956, from certain provisions of this Act.

Levy on retirement annuity funds

2. (1) In respect of a retirement annuity fund as defined in section 1 of the Income Tax Act, 1962, not operating exclusively by means of policies of insurance issued by an insurer registered in terms of the Insurance Act, 1943, (Act No. 27 of 1943), a levy of R50 plus 0,004% of the value of the assets of the fund excluding insurance policies.

(2) The value of the assets of the fund referred to in subitem (1) shall be consistent with the valuation thereof as reflected in the return furnished or to be furnished to the Registrar of Pension Funds in terms of section 15 of the Pension Funds Act, 1956.

Levy on friendly societies

3. In respect of a friendly society registered in terms of the Friendly Societies Act, 1956 (Act No. 25 of 1956), a levy of R25 plus 50c per member of such friendly society or R1 000, whichever is the lesser amount.

Levy on short-term insurers and underwriters at Lloyd's

4. (1) In respect of a short-terms insurer who is registered in terms of the Insurance Act, 1943, but who is not classed under subitem (2), a levy of R30 000 plus 0,02563% of the gross premium income of such an insurer as published in the latest Annual Report of the Registrar of Insurance.

1990 (Wet No. 97 van 1990), die heffings opgelê deur die raad kragtens genoemde artikel soos in die Bylae hierby uiteengesit, goedgekeur het.

B. J. DU PLESSIS,

Minister van Finansies.

BYLAE

Heffing op pensioenfondse

1. (1) Ten opsigt van 'n pensioenfondsorganisasie wat ingevolge die Wet op Pensioenfondse, 1956 (Wet No. 24 van 1956), geregistreer of voorlopig geregistreer is, uitgesonderd 'n uitredingsannuiteitsfonds soos omskryf in artikel 1 van die Inkombestebelastingwet, 1962 (Wet No. 58 van 1962), 'n heffing van R50 plus R1,00 per lid van sodanige fonds en R1,00 ten opsigt van elke ander persoon wat gereeld periodieke betalings uit sodanige fonds ontvang, of R20 000, watter bedrag ook al die kleinste is.

(2) Die getal lede en persone in subitem (1) bedoel, moet ooreenstem met die jongste statistiek in die opgawe wat ingedien is of wat ingedien staan te word by die Registrateur van Pensioenfondse ingevolge regulasie 12 (h) van die regulasies aangekondig deur Goewermentskennisgewing No. R. 98 van 26 Januarie 1962, Goewermentskennisgewing No. R. 99 van 26 Januarie 1962, of ingevolge die voorwaardes onderworpe waaraan 'n pensioenfonds ingevolge artikel 2 (3) (a) (ii) van die Wet op Pensioenfondse, 1956, vrygestel is van sekere bepalings van dié Wet.

Heffing op uitredingsannuiteitsfondse

2. (1) Ten opsigt van 'n uitredingsannuiteitsfonds soos omskryf in artikel 1 van die Inkombestebelastingwet, 1962, wat nie uitsluitlik deur middel van versekeringspolisse uitgereik deur 'n versekeraar geregistreer ingevolge die bepalings van die Versekeringswet, 1943 (Wet No. 27 van 1943), bedryf word nie, 'n heffing van R50 plus 0,004% van die waarde van die fonds se bates, versekeringspolisse uitgesluit.

(2) Die waarde van die fonds se bates in subitem (1) bedoel, moet ooreenstem met die waardebepaling daarvan soos weerspieël in die opgawe wat ingedien is of ingedien staan te word by die Registrateur van Pensioenfondse ingevolge artikel 15 van die Wet op Pensioenfondse, 1956.

Heffing op onderlinge hulpverenigings

3. Ten opsigt van 'n onderlinge hulpvereniging wat ingevolge die Wet op Onderlinge Hulpverenigings, 1956 (Wet No. 25 van 1956), geregistreer is, 'n heffing van R25 plus 50c per lid van sodanige onderlinge hulpvereniging, of R1 000, watter bedrag ook al die kleinste is.

Heffing op korttermynversekeraars en onderskrywers by Lloyd's

4. (1) Ten opsigt van 'n korttermynversekeraar wat ingevolge die Versekeringswet, 1943, geregistreer is, maar wat nie onder subitem (2) ressorteer nie, 'n heffing van R30 000 plus 0,02563% van die bruto premie-inkomste van sodanige verskeraar soos in die jongste Jaarverslag van die Registrateur van Versekeringswese gepubliseer.

(2) In respect of a short-term insurer who has a gross premium income lower than R10 million per annum and who is registered in terms of the Insurance Act, 1943, a levy of R5 000 plus 0,02563% of the gross premium income of such insurer as published in the Annual Report referred to in subitem (1).

(3) In respect of underwriters at Lloyd's payable by the person appointed in terms of section 60 (1) (g) of the Insurance Act, 1943, a levy of R30 000 plus 0,02563% of the gross premium income received on behalf of such underwriters in the Republic and as published in the Annual Report referred to in subitem (1).

Levy on long-term insurers

5. (1) In respect of a life insurer who is registered in terms of the Insurance Act, 1943, and who carries on one or more classes of long-term insurance business, except home service business or business in addition to home service business, a levy of R20 000 plus 0,004% of the liabilities under unmatured long-term insurance policies.

(2) In respect of a home service insurer who is registered in terms of the Insurance Act, 1943, and who does not carry on any other class of long-term insurance business other than home service business, a levy of R1 000 plus 0,004% of the liabilities under unmatured long-term insurance policies.

(3) In the application of this item, "liabilities under unmatured long-term insurance policies"—

(a) include liabilities under unmatured annuity contracts except those referred to in paragraph (c); and

(b) liabilities under unmatured policies entered into with a retirement annuity fund as defined in section (1) of the Income Tax Act, 1962; but

(c) exclude liabilities in terms of contracts referred to in paragraph (cc) of the definition of "life policy" in section 1 of the Insurance Act, 1943, entered into with a pension fund, retirement annuity fund, provident fund, benefit fund or a friendly society.

(4) The value of the liabilities referred to in subitem (3) is calculated in accordance with the provisions of the Second Schedule to the Insurance Act, 1943, at the end of the insurer's financial year which ended in the previous calendar year. (In respect of the April instalment the levy shall be based on a reasonable estimate of the liabilities if the actual value is not available.)

Levy on intermediaries

6. In respect of an agent, broker or other person as referred to in section 20bis of the Insurance Act, 1943, a levy of 0,01743% of the audited aggregate gross premiums which were received on behalf of registered insurers and underwriters at Lloyd's by such agent, broker or other person in his latest financial year.

(2) Ten opsigte van 'n korttermynversekeraar met 'n bruto premie-inkomste laer as R10 miljoen per jaar wat ingevolge die Versekeringswet, 1943, geregistreer is, 'n heffing van R5 000 plus ,02563% van die bruto premie-inkomste van sodanige versekeraar soos in die Jaarverslag bedoel in subitem (1) gepubliseer.

(3) Ten opsigte van onderskrywers by Lloyd's betaalbaar deur die persoon aangestel ingevolge artikel 60 (1) (g) van die Versekeringswet, 1943, 'n heffing van R30 000 plus 0,02563% van die bruto premie-inkomste wat ten behoeve van sodanige onderskrywers in die Republiek ontvang is en soos in die Jaarverslag bedoel in subitem (1) gepubliseer.

Heffing op langtermynversekeraars

5. (1) Ten opsigte van 'n lewensversekeraar wat ingevolge die Versekeringswet, 1943, geregistreer is en wat een of meer klasse van langtermynversekeringsbesigheid, uitgesonderd tuisdiensversekeringsbesigheid of besigheid bykomend by tuisdiensversekeringsbesigheid, bydryf, 'n heffing van R20 000 plus 0,004% van die verpligte in gevolge onafgeloste langtermynversekeringspolisse.

(2) Ten opsigte van 'n tuisdiensversekeraar wat ingevolge die Versekeringswet, 1943, geregistreer is en wat nie enige ander klas langtermynversekeringsbesigheid as tuisdiensversekeringsbesigheid bedryf nie, 'n heffing van R1 000 plus 0,004% van die verpligte in gevolge onafgeloste langtermynversekeringspolisse.

(3) By die toepassing van hierdie item sluit "verpligte in gevolge onafgeloste langtermynversekeringspolisse"—

(a) verpligte in gevolge onafgeloste annuiteitskontrakte, uitgesonderd dié bedoel in paragraaf (c), in;

(b) verpligte in gevolge onuitgekeerde polisse aangegaan met 'n uitredingsannuiteitsfonds soos omskryf in artikel 1 van die Inkomstebelastingwet, 1962, in; en

(c) verpligte wat in gevolge ooreenkoms bedoel in paragraaf (cc) van die omskrywing van "lewenspolis" in artikel 1 van die Versekeringswet, 1943, aangegaan met 'n pensioenfonds, uitredingsannuiteitsfonds, voorsorgfonds, bystandsfonds of 'n onderlinge hulpvereniging, uit.

(4) Die waarde van die verpligte bedoel in subitem (3) word bekend ooreenkonsig die bepalings van die Tweede Bylae van die Versekeringswet, 1943, aan die einde van die versekeraar se boekjaar wat in die voorafgaande kalenderjaar ten einde geloop het. (Ten opsigte van die April-paaiemont moet die heffing gebaseer word op 'n redelike beraming van die waarde van die verpligte sou die werklike waarde nie beskikbaar wees nie.)

Heffing op tussengangers

6. Ten opsigte van 'n agent, makelaar of ander persoon bedoel in artikel 20bis van die Versekeringswet, 1943, 'n heffing van 0,01743% van die geouderte totale bruto premies wat deur sodanige agent, makelaar of ander persoon gedurende sy jongste finansiële jaar ten behoeve van geregistreerde verskeraars en onderskrywers by Lloyd's ontvang is.

Levy on stock exchanges

7. A levy of R11 000 per stockbroking firm carrying on business on a stock exchange licensed in terms of the Stock Exchanges Control Act, 1985 (Act No. 1 of 1985).

Levy on financial exchanges

8. A levy of R150 per member of a financial exchange licensed in terms of the Financial Markets Control Act, 1989 (Act No. 55 of 1989).

Levy on portfolio managers

9. A levy of R150 on a person who is a portfolio manager as referred to in paragraphs (d), (e) and (f) of section 4 (1) of the Stock Exchanges Control Act, 1985, and in paragraphs (f), (g) and (h) of section 5 (1) of the Financial Markets Control Act, 1989.

Levy on participation bond schemes

10. A levy of 0,003% of the aggregate amounts owing by mortgagors on 31 December of the previous year in a participation bond scheme exempted in terms of section 37 of the Unit Trusts Control Act, 1981 (Act No. 54 of 1981).

Levy on unit trust schemes

11. (1) A levy of R6 200 on every unit portfolio of a unit trust scheme in securities other than property shares registered in terms of the Unit Trusts Control Act, 1981, plus, in the case of any management company of a unit trust scheme managing assets with a value in excess of R300 000 000, a further levy of R32 500.

(2) A levy of R6 875 on every unit portfolio of a unit trust scheme in property shares registered in terms of the Unit Trusts Control Act, 1981.

General

12. (1) From 1 April 1991—

(a) the levies referred to in items 1, 3, 7, 8, 9, 10 and 11 are payable annually not later than 15 April every year; and

(b) the levies referred to in items 2, 4, 5 and 6 are payable annually in two instalments, namely 50% of the levy or a reasonable estimate of such amount before 15 April and the balance before 15 October.

(2) The fees referred to in this Schedule shall be paid by cheque, postal order or money order made out in favour of the Financial Services Board: Provided that if such fee is delivered by hand, the payment may be made in cash.

No. 695

28 March 1991

RATE OF INTEREST ON GOVERNMENT LOANS

It is hereby notified that the Minister of Finance has in terms of section 26 (1) of the Exchequer Act, 1975 (Act No. 66 of 1975), fixed the standard interest rate applicable from 1 April 1991, and until further notice, to loans granted by the State out of the State Revenue Fund at sixteen comma nought nought per cent (16,00%) per annum.

Heffing of effektebeurse

7. 'n Heffing van R11 000 op 'n effektemakelaarsfirma wat besigheid dryf op 'n effektebeurs wat ingevolge die Wet op Beheer van Effektebeurse, 1985 (Wet No. 1 van 1985), gelisensieer is.

Heffing of finansiële markte

8. 'n Heffing van R150 per lid van 'n finansiële beurs wat ingevolge die Wet op Beheer van Finansiële Markte, 1989 (Wet No. 55 van 1989), gelisensieer is.

Heffing op portefeuiljebestuurders

9. 'n Heffing van R150 op 'n persoon wat 'n portefeuiljebestuurder soos bedoel in paragrawe (d), (e) en (f) van artikel 4 (1) van die Wet op Beheer van Effektebeurse, 1985, en paragrawe (f), (g) en (h) van artikel 5 (1) van die Wet op Beheer van Finansiële Markte, 1989, is.

Heffing op deelnemingsverbandskemas

10. 'n Heffing van 0,003% van die totale bedrae verskuldig deur verbandgewers op 31 Desember van die voorafgaande jaar van 'n deelnemingsverbandskema wat ingevolge artikel 37 van die Wet op Beheer van Effekte-trustskemas, 1981 (Wet No. 54 van 1981), vrygestel is.

Heffing op effekte-trustskemas

11. (1) 'n Heffing van R6 200 op elke effektegroep van 'n effekte-trustskema in ander effekte as eiendomsaandele ingevolge die Wet op Beheer van Effekte-trustskemas, 1981, geregistreer, plus, in die geval van 'n bestuursmaatskappy van 'n effekte-trustskema wat bates met 'n waarde van meer as R300 000 000 beheer, 'n verdere heffing van R32 500.

(2) 'n Heffing van R6 875 op elke effektegroep van 'n effekte-trustskema in eiendomsaandele wat ingevolge die Wet op Beheer van Effekte-trustskema, 1981, geregistreer is.

Algemeen

12. (1) Vanaf 1 April 1991 is—

(a) die heffings bedoel in items 1, 3, 7, 8, 9, 10 en 11 jaarliks, nie later nie as 15 April van elke jaar, betaalbaar; en

(b) die heffings bedoel in items 2, 4, 5 en 6 in twee paaiemente per jaar, te wete 50% van die heffing of 'n redelike beraming van daardie bedrag, voor 15 April en die balans voor 15 Oktober van elke jaar, betaalbaar.

(2) Die gelde in hierdie Bylae bedoel, is betaalbaar deur middel van 'n tjek, posorder of geldwissel uitgemaak ten gunste van die Raad op Finansiële Dienste: Met dien verstande dat waar bedoelde gelde per hand afgelewer word, die betaling in kontant mag geskied.

No. 695

28 Maart 1991

RENTEKOERS VAN TOEPASSING OP STAATSLENINGS

Hierby word bekendgemaak dat die Minister van Finansies ingevolge artikel 26 (1) van die Skatkiswet, 1975 (Wet No. 66 van 1975), die standaardrentekoers van toepassing vanaf 1 April 1991, en tot nadere kennismaking, op lenings deur die Staat toegestaan uit die Staatsinkomstefonds op sestien komma nul nul persent (16,00%) per jaar vasgestel het.

The above-mentioned standard interest rate is applicable from 1 April 1991, and until further notice, to all drawings of loans from State moneys, except loans in respect of which other rates of interest are specifically authorised by legislation or the Minister of Finance.

Bogenoemde standaardrentekoers is van toepassing vanaf 1 April 1991 en tot nadere kennisgewing, op alle trekkings van lenings uit staatsgelde, uitgesonderd lenings ten opsigte waarvan rentekoerse spesifiek deur wetgewing of die Minister van Finansies gemagtig is.

DEPARTMENT OF JUSTICE

No. 633 28 March 1991

INTERNAL SECURITY ACT, 1982

REMOVAL OF NAMES FROM THE CONSOLIDATED LIST

Notice is hereby given in terms of section 16 (6) (b) of the Internal Security Act, 1982 (Act No. 74 of 1982), that the names set out in the Schedule have in terms of section 16 (4) of the said Act been removed from the consolidated list.

D. C. D. SWANEPOEL,
Director of Security Legislation.

Banda, Vronda Zeblon.
Buthelezi, Norbert Sifiso.
Cikozani, Mzwakhe Hespro.
Direko, Abraham Tebogo.
Dyabooi, Xolile.
Faku, Nceba Christopher.
Gans, Charles.
Gumenge, Wellington Vukile.
Jikijela, Gushebetele.
Khumalo, Malungizi.
Lowe, Nazeem.
Macozoma, Reed Zwelethu.
Madumise, Regina Tseleng.
Makape, Solomon Moloi.
Maloma, David.
Marais, Stephen Johannes.
Marupeng, James Edward.
Maserumule, Frans Tlokwe.
Matiwana, Josef Kwanele.
Mbelekana, Lindile Patrick.
Mehlo, Sakhiwo.
Mhlophe, Mzingaye Richmond.
Mkhulhwa, Joseph Susele.
Mogale, Simon George.
Mohapi, Oliver Jani.
Morake, Philemon Modisagareko.
Motlhoaleng, Frans.
Myamya, Mthetho Douglas.
Ndlovu, Alfred Muntu.
Nkosi, Elias Bennet.
Nokele, Thanduxolo Kingsley.
Nxweni, Lindile Ora.

DEPARTEMENT VAN JUSTISIE

No. 633 28 Maart 1991

WET OP BINNELANDSE VEILIGHEID, 1982

SKRAPPING VAN NAME UIT DIE GEKONSOLIDEERDE LYS

Kennis word hierby ingevolge artikel 16 (6) (b) van die Wet op Binnelandse Veiligheid, 1982 (Wet No. 74 van 1982), gegee dat die name vermeld in die Bylae ingevolge artikel 16 (4) van genoemde Wet uit die gekonsolideerde lys geskrap is.

D. C. D. SWANEPOEL,
Direkteur van Veiligheidswetgewing.

SCHEDULE • BYLAE

Bhoya, Herbert.
Chiwayo, Lazarus.
Dinca, Siphiwo Wellington.
Ditsebe, Peter Parks Tebogo.
Esau, Cecil.
Francis, Jude.
Gongo, Siggibio Michael.
Hendricks, Titus.
Khumalo, Jerry Themba.
Kumalo, Charles.
Maape, David Tlhomelang.
Madikoto, Willy Landslord.
Majola, Malusi Israel.
Makwela, Motshole Edwin.
Mapumulo, Wilfred Mhlawumbe.
Martins, Benedict Anthony Duke.
Matakata, Michael Mkhuseli.
Matosa, Petros Zanemvula.
Mdlalose, Sibusiso Dingane.
Mfeketo, Molliat Mziwuxolo.
Mkhize, Moses Jabulani.
Modisella, Solomon.
Mogano, Piet.
Mokoena, Mpini Moses.
Motaung, Vuyani Knowledge.
Motimele, Malose Stanley.
Muthwa, Derrick Sakhele.
Ndevu, Maboye Colin.
Nkabinde, Jack Themba.
Nodlawu, Sipho.
Ntuli, Bongani.
Phule, Phanel.

Qaku, Ntsikelelo.
 Radebe, Jabulani Alfred.
 Ramaditse, Samuel Stanley Thabo.
 Sebola, Albert Ali.
 Veldman, Sazi Livingston.
 Zwane, Ashwell Mxolisa.

Qhoboshiane, Teboho Augistine.
 Radebe, Jeffry Thamsanqua.
 Ramakatsa, Ramakaudi Paul.
 Ranoto, Frans Madumeetsa.
 Sokutu, Sakiwo Christopher.
 Xhayiya, Sivuyile Mac-Millan.

DEPARTMENT OF MINERAL AND ENERGY AFFAIRS

No. 678 28 March 1991

RESERVATION OF LAND FOR THE PURPOSES OF A TOWNSHIP

The State President has, in terms of section 184 of the Mining Rights Act, 1967 (Act No. 20 of 1967), reserved for the purposes of a township a portion of proclaimed land, approximately 109,6133 hectares in extent, situated on the farm Rietfontein 128 IR, District of Springs, Mining District of Heidelberg, Province of the Transvaal, registered in the name of the Town Council of Springs and shown on a sketch plan copies of which are filed under RMT R107/90 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner, Heidelberg.

(19/5/1/2994)

DEPARTMENT OF NATIONAL EDUCATION

No. 607 28 March 1991

NATIONAL MONUMENTS ACT, No. 28 OF 1969

WITHDRAWAL OF GOVERNMENT NOTICE No. 2261 OF 1990

In terms of section 11 (2) of the National Monuments Act, 1969 (Act No. 28 of 1969), the National Monuments Council hereby withdraws in its entirety Government Notice No. 2261 of 28 September 1990.

Certificate of Consolidated Title 743/1968, dated 10 October 1968.

G. S. HOFMEYR,
Director: National Monuments Council.

No. 625 28 March 1991

NATIONAL MONUMENTS ACT, No. 28 OF 1969

SALVAGE PERMIT

In terms of section 12 (2C) (c) of the National Monuments Act, 1969 (Act No. 28 of 1969), the National Monuments Council hereby invites representations on the issuing of a salvage permit for the British steamship, *SS Stuart Star*, which sank near East London on 17 December 1937.

DEPARTEMENT VAN MINERAAL- EN ENERGIESAKE

No. 678 28 Maart 1991

UITHOU VAN GROND VIR DIE DOEL VAN 'N DORP

Die Staatspresident het 'n stuk geproklameerde grond, ongeveer 109,6133 hektaar groot, geleë op die plaas Rietfontein 128 IR, distrik Springs, myndistrik Heidelberg, provinsie Transvaal, geregistreer op naam van die Stadsraad van Springs en getoon op 'n sketskaart waarvan afdrukke onder RMT R107/90 in die Mynbriekantoor, Johannesburg, en in die kantoor van die Mynkommissaris, Heidelberg, bewaar word, kragtens artikel 184 van die Wet op Mynregte, 1967 (Wet No. 20 van 1967), vir die doel van 'n dorp uitgehou.

(19/5/1/2994)

DEPARTEMENT VAN NASIONALE OPVOEDING

No. 607 28 Maart 1991

WET OP NASIONALE GEDENKWAARDIGHEDE, No. 28 VAN 1969

INTREKKING VAN GOEWERMENTSKENNISGEWING No. 2261 VAN 1990

Kragtens artikel 11 (2) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), trek die Raad vir Nasionale Gedenkwaardighede hierby Goewermentskennisgewing No. 2261 van 28 September 1990 in sy geheel in.

Sertifikaat van Gekonsolideerde Titel 743/1968, gedateer 10 Oktober 1968.

G. S. HOFMEYR,
Direkteur: Raad vir Nasionale Gedenkwaardighede.

No. 625 28 Maart 1991

WET OP NASIONALE GEDENKWAARDIGHEDE, No. 28 VAN 1969

BERGINGSPERMIT

Ingevolge artikel 12 (2C) (c) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), bied die Raad vir Nasionale Gedenkwaardighede hierby geleentheid vir die rig van vertoë oor die uitreiking van 'n bergingspermit vir die Britse stoomskip, *SS Stuart Star*, wat op 17 Desember 1937 naby Oos-Londen gesrand het.

Such representations should reach the National Monuments Council, P.O. Box 4637, Cape Town, 8000, within three weeks from the date of publication of this notice.

G. S. HOFMEYR,
Director: National Monuments Council.

DEPARTMENT OF NATIONAL HEALTH AND POPULATION DEVELOPMENT

No. 685 **28 March 1991**

MEDICINES AND RELATED SUBSTANCES CONTROL ACT, 1965 (ACT NO. 101 OF 1965)

APPOINTMENT OF MEMBERS OF THE MEDICINES CONTROL COUNCIL

In terms of section 4 (3) of the Medicines and Related Substances Control Act, 1965 (Act No. 101 of 1965) I, Elizabeth Hendrina Venter, Minister of National Health, hereby make known that it has pleased me by virtue of the powers vested in me by section 3 of the said Act, to appoint the following persons as members of the Medicines Control Council for the period ending 31 March 1996, with effect from 1 April 1991.

Prof. P. I. Folb (Chairman).
 Prof. A. C. Dreyer (Vice Chairman).
 Dr P. C. Grey (General Practitioner).
 Prof. J. W. Moodie.
 Prof. A. P. Goossens.
 Prof. G. E. Swan.
 Prof. D. J. Pudifin.
 Prof. A. L. van Gelder.
 Prof. D. W. Oliver.
 Mr G. M. Köhn.
 Dr F. J. Smit (Departmental Representative).

E. H. VENTER,
Minister of National Health.

DEPARTMENT OF PLANNING, PROVINCIAL AFFAIRS AND NATIONAL HOUSING

No. 606 **28 March 1991**

ENQUIRY INTO THE PROPOSED ESTABLISHMENT OF A LOCAL AREA COMMITTEE FOR ROODEPLAAT

Notice is hereby given in terms of section 7G (1) of the Promotion of Local Government Affairs Act, 1983 (Act No. 91 of 1983), as amended, that the Minister for Regional Development and of Budget and Local Government, Administration: House of Assembly, has in terms of section 7F (1) (b) of the said Act, requested the Demarcation Board for Local Government Areas to hold an enquiry into and advise him on the desirability or otherwise of the establishment of a local area committee for the area as described below.

Sodanige vertoë moet die Raad vir Nasionale Gedenket die Raad vir Nasionale Gedenkwaardighede, Posbus 4637, Kaapstad, 8000, binne drie weke vanaf die datum van publikasie van hierdie kennisgewing bereik.

G. S. HOFMEYR,
Direkteur: Raad vir Nasionale Gedenkwaardighede.

DEPARTEMENT VAN NASIONALE GESONDHEID EN BEVOLKINGS- ONTWIKKELING

No. 685 **28 Maart 1991**

WET OP DIE BEHEER VAN MEDISYNE EN VERWANTE STOWWE, 1965 (WET NO. 101 VAN 1965)

AANSTELLING VAN LEDE VAN DIE MEDISYNE-BEHEERRAAD

Kragtens artikel 4 (3) van die Wet op die Beheer van Medisyne en Verwante Stowwe, 1965 (Wet No. 101 van 1965) maak ek, Elizabeth Hendrina Venter, Minister van Nasionale Gesondheid, hierby bekend dat dit my behaag het om kragtens die bevoegdhede my verleen by artikel 3 van die gemelde Wet, ondergenoemde persone vir die tydperk tot 31 Maart 1996 as lede van die Medisynebeheerraad aan te stel, met ingang van 1 April 1991.

Prof. P. I. Folb (Voorsitter).
 Prof. A. C. Dreyer (Onder-voorsitter).
 Dr. P. C. Grey (Algemene Praktisyn).
 Prof. J. W. Moodie.
 Prof. A. P. Goossens.
 Prof. G. E. Swan.
 Prof. D. J. Pudifin.
 Prof. A. L. van Gelder.
 Prof. D. W. Oliver.
 Mnr. G. M. Köhn.
 Dr. F. J. Smit (Departementele Verteenwoordiger).

E. H. VENTER,
Minister van Nasionale Gesondheid.

DEPARTEMENT VAN BEPLANNING, PROVINSIALE SAKE EN NASIONALE BEHUISING

No. 606 **28 Maart 1991**

ONDERSOEK NA DIE VOORGESTELDE INSTELLING VAN 'N PLAASLIKE GEBIEDSKOMITEE VIR ROODEPLAAT

Kennis geskied hiermee ingevolge artikel 7G (1) van die Wet op die Bevordering van Plaaslike Owerheids-aangeleenthede, 1983 (Wet No. 91 van 1983), soos gewysig, dat die Minister vir Streekontwikkeling en van Begroting en Plaaslike Bestuur, Administrasie: Volksraad ingevolge artikel 7F (1) (b) van gemelde Wet, die Afbakeningsraad vir Plaaslike Owerheidsgebiede versoek het om ondersoek in te stel na en hom van advies te dien oor die wenslikheid of andersins van die instelling van 'n plaaslike gebiedskomitee, vir die gebied hieronder beskryf.

The said request, as well as maps indicating the area concerned, are open to inspection at the office of the Secretary of the Demarcation Board for Local Government Areas, 520 Nedbank Gallery, Esselen Street, Sunnyside, Pretoria, and at the following offices:

Chief Executive Officer

Local Government Affairs Council
H. B. Phillips Building, Room B510

Bosman Street
PRETORIA

Property Administrative Officer

Department of Local Government, Housing and Works: Administration: House of Assembly

Poynton Building,
Room 2510
PRETORIA

The Secretary

Poort Land Owner's Association
Plot 62

LEEUWFONTEIN

Telephone: (012) 808-3652

(Direction-indicators are as follows: Six kilometres on the Cullinan Road from the crossing of the Pietersburg Main Road and Zambesi Road—turn left on the Kameelfontein (Kameeldrif) Road and drive ±4½ kilometres as far as Plot 62, on the right-hand side.)

Written objections against or representations with regard to the proposed demarcation may be lodged with the Secretary of the Demarcation Board for Local Government Areas, Private Bag X644, Pretoria, 0001, on or before **17 April 1991**.

The Demarcation Board will meet on the undermentioned date, place and time to hear further evidence and representations from those persons who lodged objections and representations in pursuance of this notice:

Date

24 May 1991.

Place

Primary School "Die Poort", Kameelfontein (*Direction-indicators are as follows: Two kilometres on the Cullinan Road from the crossing of the Pietersburg Main Road and Zambesi Road—turn left at the café and continue for 1 kilometre to the said school, on the left-hand side.*)

Time

10:00.

Description of area

ROODEPLAAT LOCAL AREA COMMITTEE

Beginning at the northernmost beacon of the farm Downbern 594 JR; thence south-eastwards and generally south-westwards along the boundaries of the following properties so as to include them in this area: The said farm Downbern 594 JR, the following portions of the farm Buffelsdrift 281 JR: Remainder of Portion 6, in extent 315,5946 hectares (Diagram A 1827/33), Portion 37 (Diagram A 5079/48, and Portion 7 (Diagram A 1828/33), the farms Roodeplaat 293 JR, Kameelfontein 297 JR, and Leeuwfontein 299 JR and Portion 2 (Diagram Book 76, folio 65) of the farm Baviaanspoort 330 JR, to the south-westernmost beacon of the last-mentioned property; thence generally westwards along the boundaries of the following properties so as

Die bedoelde versoek, asook kaarte waarop die betrokke gebied aangedui word, lê ter insae by die kantoor van die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Nedbankgalery 520, Esselenstraat, Sunnyside, Pretoria, en by die volgende kantore:

Hoof-uitvoerende Beampte

Raad op Plaaslike Bestursaangeleenthede

H. B. Phillipsgebou, Kamer B510

Bosmanstraat

PRETORIA

Eiendoms Administratiewe Beampte

Departement van Plaaslike Bestuur, Behuising en Werke: Administrasie: Volksraad

Poyn Tongebou, Kamer 2510

PRETORIA

Die Sekretaris

Poort Vereniging van Grondieenaars

Plot 62

LEEUWFONTEIN

Telefoon: (012) 808-3652

(Rigtingaanwysings is soos volg: Ses kilometer op die Cullinanpad vanaf die kruising van die Pietersburg-hoofweg en Zambesiweg—draai links op die Kameelfonteinpad (Kameeldrif) en ry ±4½ kilometer tot by Plot 62, op die regterkant.)

Skriftelike besware teen of votoë in verband met die voorgestelde afbakening kan in sewevoud voor of op **17 April 1991** by die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Privaatsak X644, Pretoria, 0001, ingedien word.

Die Afbakeningsraad sal op die ondergemelde datum, plek en tyd vergader om enige verdere getuenis en vertoë aan te hoor van diegene wat besware en vertoë na aanleiding van hierdie kennisgeving ingedien het:

Datum

24 Mei 1991.

Plek

Laerskool Die Poort, Kameelfontein (*Rigtingaanwysings is soos volg: Twee kilometer op die Cullinanpad vanaf die kruising van die Pietersburg-hoofweg en Zambesiweg—draai links op die Kameeldrifpad by die kafee en ry verder vir 1 kilometer na die gemelde skool, op die linkerkant.*)

Tyd

10:00.

Beskrywing van die gebied

ROODEPLAAT PLAASLIKE GEBIEDSKOMITEE

Begin by die noordelikste baken van die plaas Downbern 594 JR; daarvandaan suidooswaarts en algemeen suidweswaarts met die grense van die volgende eiendomme langs sodat hulle by hierdie gebied ingesluit word: Genoemde plaas Downberg 594 JR, die volgende gedeeltes van die plaas Buffelsdrift 281 JR: Restant van Gedeelte 6, groot 315,5946 hektaar (Kaart A 1827/33), Gedeelte 37 (Kaart A 5079/48), en Gedeelte 7 (Kaart A 1828/33), die plase Roodeplaat 293 JR, Kameelfontein 297 JR, en Leeuwfontein 299 JR en Gedeelte 2 (Kaatboek 76, folio 65) van die plaas Baviaanspoort 330 JR, tot by die suidwestelikste baken van laasgenoemde eiendom; daarvandaan algemeen weswaarts met die grense van die volgende

to exclude them from this area: The farm Mamelodi 608 JR, Remainder of Portion 28, in extent 20,0000 hectares (Diagram A 1067/21) of the farm Derdepoort 326 JR, Eersterust Extension 6 Township (General Plan A 7868/80), Remainder of Portion 246, in extent 31,8906 hectares (Diagram A 3936/61) of the said farm Derdepoort 326 JR, the said Eersterust Extension 6 Township, and the following portions of the said farm Derdepoort 326 JR: Portion 36 (Diagram A 3000/24), Remainder of Portion 19, in extent 5,8529 hectares (Diagram A 2608/15), Portion 23 (Diagram A 2612/15), Portion 22 (Diagram A 2611/15) and Portion 21 (Diagram A 2610/15), to the north-westernmost corner of the lastmentioned property; thence generally northwards along the boundaries of the following portions of the said farm Derdepoort 326 JR so as to include them in this area: Remainder of Portion 218, in extent 14,9434 hectares (Diagram A 2058/54), Remainder of Portion 182, in extent 38,5949 hectares (Diagram A 147/49), Remainder of Portion 181, in extent 24,0789 hectares (Diagram A 146/49), Portion 71 (Diagram A 3864/41), Portion 118 (Diagram A 5977/44), Portion 242 (Diagram A 5526/60) and Portion 243 (Diagram A 5527/60), to the north-westernmost corner of the last-mentioned portion; thence north-westwards and generally northwards along the boundaries of the following properties so as to include them in this area: The farm Kameeldrift 298 JR, Pumulani Agricultural Holdings (General Plan A 4086/40), and the following portions of the farm Doornpoort 295 JR: Portion 10 (Diagram A 6580/81), Portion 9 (Diagram A 2966/75) and Portion 4 (Diagram A 8258/73), to the north-easternmost beacon of the lastmentioned property; thence eastwards along the northernmost boundary of the Remainder of the said farm Doornpoort 295 JR, in extent 3297,0693 hectares (Diagram Book 48, folio 4), to the north-easternmost beacon thereof; thence north-eastwards along the boundaries of the following properties so as to exclude them from this area: Wallmannsthal Agricultural Holdings Extension 2 (General Plan A 3070/38), Wallmannsthal Agricultural Holdings Extension 4 (General Plan A 4900/38) and Portion 21 (Diagram A 1792/44) of the said farm Buffelsdrift 281 JR, to the north-easternmost corner of the lastmentioned property; thence generally northwards along the boundaries of the said farm Downbern 594 JR, so as to include it into this area, to the northernmost beacon thereof, the point of beginning.

G. M. VAN GINKEL,

Secretary: Demarcation Board.

(Reference: 12/2/10/4/12)

DEPARTMENT OF PUBLIC WORKS AND LAND AFFAIRS

No. 620

28 March 1991

LAND TITLES ADJUSTMENT ACT, 1979

NOTICE OF INTENTION TO DESIGNATE LAND.— DIVISION OF GEORGE

I, Jacob Albertus van Wyk, Deputy Minister of Land Affairs, acting on behalf of the Minister of Public Works and Land Affairs, under and by virtue of the powers

eiendomme langs sodat hulle uit hierdie gebied uitgesluit word: Die plaas Mamelodi 608 JR, Restant van Gedeelte 28, groot 20,0000 hektaar (Kaart A 1067/21) van die plaas Derdepoort 326 JR, die dorp Eersterust-uitbreiding 6 (Algemene Plan A 7868/80), Restant van Gedeelte 246, groot 31,8906 hektaar (Kaart A 3936/61) van genoemde plaas Derdepoort 326 JR, genoemde dorp Eersterust-uitbreiding 6, en die volgende gedeeltes van genoemde plaas Derdepoort 326 JR: Gedeelte 36 (Kaart A 3000/24), Restant van Gedeelte 19, groot 5,8529 hektaar (Kaart A 2608/15), Gedeelte 23 (Kaart A 2612/15), Gedeelte 22 (Kaart A 2611/15), en Gedeelte 21 (Kaart A 2610/15), tot by die noordwestelikste hoek van laasgenoemde eiendom; daarvandaan algemeen noordwaarts met die grense van die volgende gedeeltes van genoemde plaas Derdepoort 326 JR langs sodat hulle by hierdie gebied ingesluit word: Restant van Gedeelte 218, groot 14,9434 hektaar (Kaart A 2058/54), Restant van Gedeelte 182, groot 38,5949 hektaar (Kaart A 147/49), Restant van Gedeelte 181, groot 24,0789 hektaar (Kaart A 146/49), Gedeelte 71 (Kaart A 3864/41), Gedeelte 118 (Kaart A 5977/44), Gedeelte 242 (Kaart A 5526/60) en Gedeelte 243 (Kaart A 5527/60), tot by die noordwestelikste hoek van laasgenoemde gedeelte; daarvandaan noordweswaarts en algemeen noordwaarts met die grense van die volgende eiendomme langs sodat hulle by hierdie gebied ingesluit word: Die plaas Kameeldrift 298 JR, Pumulani Landbouhoeves (Algemene Plan A 4086/40), en die volgende gedeeltes van die plaas Doornpoort 295 JR: Gedeelte 10 (Kaart A 6580/81), Gedeelte 9 (Kaart A 2966/75) en Gedeelte 4 (Kaart A 8258/73), tot by die noordoostelikste baken van laasgenoemde eiendom; daarvandaan ooswaarts met die noordelikste grens van die Restant van genoemde plaas Doornpoort 295 JR, groot 3297,0693 hektaar (Kaartboek 48, folio 4) langs, tot by die noordoostelikste baken daarvan; daarvandaan noordosooswaarts met die grense van die volgende eiendomme langs sodat hulle uit hierdie gebied uitgesluit word: Wallmannsthalandbouhoeves-uitbreiding 2 (Algemene Plan A 3070/38), Wallmannsthalandbouhoeves-uitbreiding 4 (Algemene Plan A 4900/38) en Gedeelte 21 (Kaart A 1792/44) van genoemde plaas Buffelsdrift 281 JR, tot by die noordostelikste hoek van laasgenoemde eiendom; daarvandaan algemeen noordwaarts met die grense van genoemde plaas Downbern 594 JR langs, sodat dit by hierdie gebied ingesluit word, tot by die noordelikste baken daarvan, die beginpunt.

G. M. VAN GINKEL,

Sekretaris: Afbakeningsraad.

(Verwysing: 12/2/10/4/12)

DEPARTEMENT VAN OPENBARE WERKE EN GRONDSAKE

No. 620

28 Maart 1991

WET OP REËLING VAN GROND TITELS, 1979

KENNSIGWEING VAN VOORNEME OM GROND AAN TE WYS.—AFDELING GEORGE

Ek, Jacob Albertus van Wyk, Adjunk-minister van Grondsake, handelende namens die Minister van Openbare Werke en Grondsake, kragtens die

vested in him by section 2 (2) of the Land Titles Adjustment Act, 1979 (Act No. 68 of 1979), hereby give notice that I intend to designate the land specified in the Schedule hereto, under section 2 (1) of the Act.

Persons who wish to object to the intended designation are invited to lodge their objections in writing with the Director-General, Department of Public Works and Land Affairs, Private Bag X65, Pretoria, 0001, on or before 19 April 1991 (Reference 2/20/2/22).

J. A. VAN WYK,
Deputy Minister of Land Affairs.

SCHEDULE

Erven 16, 30, 89, 149, 187 (remainder) and 289; all situate in Pacaltsdorp in the Administrative Division of George, Province of the Cape of Good Hope.

DEPARTMENT OF WATER AFFAIRS AND FORESTRY

No. 680

28 March 1991

HARTS RIVER (SPITSKOP DAM) GOVERNMENT WATER SCHEME, DIVISIONS OF BARKLY WEST, HARTSWATER AND WARRENTON, CAPE PROVINCE.—SCHEDULING BOARD MEETING

It is hereby notified in terms of section 64 of the Water Act, 1956, that a meeting of the Scheduling Board in connection with the schedule of rateable areas of the Harts River (Spitskop Dam) Government Water Scheme will be held in the NG Church hall at Delportshoop at 10:00 on Tuesday, 16 April 1991, for the purpose of hearing and determining claims for inclusion in the said schedule or objections to any of the names, properties or areas included therein.

Copies of the schedule of rateable areas, prepared in terms of section 63 (7) of the said Act, will lie for inspection at the municipal offices, Delportshoop.

Any registered owner of land in the said area who is unable to attend the said meeting may authorise any other person, in writing, to present him/her at the meeting.

No. 681

28 March 1991

MIDDLE ORANGE RIVER GOVERNMENT WATER CONTROL AREA, DIVISIONS OF HAY, HERBERT, HOPETOWN AND PRIESTS, CAPE PROVINCE.—SCHEDULING BOARD MEETING

It is hereby notified in terms of section 64 of the Water Act, 1956, that a meeting of the Scheduling Board in connection with the schedule of rateable areas of the Middle Orange River Government Water Control Area will be held at each of the following venues and times for the purpose of hearing and determining claims for inclusion in the said schedule or objections to any of the names, properties or areas included therein:

Date	Time	Place
17 April 1991	09:00	The Town Hall of Prieska.
18 April 1991	14:00	The hall of the Douglas Co-operative.

bevoegdheid hom verleen by artikel 2 (2) van die Wet op Reëling van Grondtitels, 1979 (Wet No. 68 van 1979), gee hierby kennis dat ek voornemens is om die grond wat in die Bylae hiervan vermeld word, kragtens artikel 2 (1) van die Wet aan te wys.

Persones wat teen die beoogde aanwysing beswaar wil maak, word versoek om voor of op 19 April 1991 hul besware skriftelik by die Direkteur-generaal, Departement van Openbare Werke en Grondsake, Privaatsak X65, Pretoria, 0001, in te dien (Verwysing 2/20/2/22).

J. A. VAN WYK,
Adjunkt-minister van Grondsake.

BYLAE

Erwe 16, 30, 89, 149, 187 (restant) en 289; almal geleë te Pacaltsdorp in die administratiewe distrik George, provinsie die Kaap die Goeie Hoop.

DEPARTEMENT VAN WATERWESE EN BOSBOU

No. 680

28 Maart 1991

HARTSRIVIER (SPITSKOPDAM) - STAATSWATERSKEMA, AFDELINGS BARKLY-WES, HARTSWATER EN WARRENTON, KAAPPROVINSIE.—INLYSTINGSRAADVERGADERING

Hierby word ingevolge artikel 64 van die Waterwet, 1956, bekendgemaak dat 'n vergadering van die Inlystingsraad in verband met die lys van belasbare oppervlaktes van die Hartsrivier(Spitskopdam)-staatswaterskema op Dinsdag 16 April 1991 om 10:00, in die NG Kerksaal op Delportshoop gehou sal word met die doel om aansprake op opneming in genoemde lys of besware teen enige van die name, eiendomme of oppervlaktes wat daarin voorkom, aan te hoor en daaroor te besluit.

Afskrifte van die lys van belasbare oppervlaktes, wat ingevolge artikel 63 (7) van genoemde Wet opgestel is, sal by die munisipale kantore, Delportshoop, ter insaai lê.

Enige geregistreerde eienaar van grond in genoemde gebied wat nie genoemde vergadering kan bywoon nie, kan enige ander persoon skriftelik magtig om hom/haar op die vergadering te verteenwoordig.

No. 681

28 Maart 1991

MIDDEL-ORANJERIVIER-STAATSWATERBEHEER-gebied, AFDELING HAY, HERBERT, HOPETOWN EN PRIESTS, KAAPPROVINSIE.—INLYSTINGS-RAADVERGADERING

Hierby word ingevolge artikel 64 van die Waterwet, 1956, bekendgemaak dat 'n vergadering van die Inlystingsraad in verband met die lys van belasbare oppervlaktes van die Middel-Oranjrivier-staatswaterbeheergebied op elk van die volgende plekke en tye gehou sal word met die doel om aansprake op opneming in genoemde lys of besware teen enige van die name, eiendomme of oppervlaktes wat daarin voorkom, aan te hoor en daaroor te besluit:

Datum	Tyd	Plek
17 April 1991	09:00	Die Stadsaal van Prieska.
18 April 1991	14:00	Die saal van die Douglas-koöperasie.

Copies of the schedule of rateable areas, prepared in terms of section 63 (7) of the said Act, will lie for inspection at the following places:

1. Agricultural Co-operative, Hopetown.
2. Douglas Co-operative, Douglas.
3. Prieska Meat Co-operative, Prieska.

Any registered owner of land in the said area who is unable to attend the meeting may authorise any other person, in writing, to represent him/her at the meeting.

No. 682**28 March 1991**

RIET RIVER GOVERNMENT WATER SCHEME, DISTRICTS OF JACOBSDAL, FAURESMITH AND KOFFIEFONTEIN, ORANGE FREE STATE, AND DIVISIONS OF HERBERT AND KIMBERLEY, CAPE PROVINCE.—SCHEDULING BOARD MEETING

It is hereby notified in terms of section 64 of the Water Act, 1956, that a meeting of the Scheduling Board in connection with the schedule of rateable areas of the Riet River Government Water Scheme will be held in the conference hall of the Department of Water Affairs and Forestry at Jacobsdal at 09:00 on Friday, 19 April 1991, for the purpose of hearing and determining claims for inclusion in the said schedule or objections to any of the names, properties or areas included therein.

Copies of the schedule of rateable areas, prepared in terms of section 63 (7) of the said Act, will lie for inspection at the following places:

1. Agricultural Co-operative, Modder River.
2. Agricultural Co-operative, Koffiefontein.

Any registered owner of land in the said area who is unable to attend the said meeting may authorise any other person, in writing, to represent him/her at the meeting.

No. 683**28 March 1991**

LOWER VAAL RIVER GOVERNMENT WATER SCHEME, DIVISIONS OF KIMBERLEY, BARKLY WEST, HERBERT AND WARRENTON.—SCHEDULING BOARD MEETING

It is hereby notified in terms of section 64 of the Water Act, 1956, that a meeting of the Scheduling Board in connection with the schedule of rateable areas of the Lower Vaal River Government Water Scheme will be held at each of the following venues and times for the purpose of hearing and determining claims for inclusion in the said schedule or objections to any of the names, properties or areas included therein:

Date	Time	Place
15 April 1991	14:00	The hall of the Central Construction Works, Jan Kempdorp.
18 April 1991	09:00	The hall of the Douglas Co-operative, Douglas.

Copies of the schedule of rateable areas, prepared in terms of section 63 (7) of the said Act, will lie for inspection at the following places:

1. Agricultural Co-operative, Warrenton.
2. Agricultural Co-operative, Barkly West.
3. Municipal offices, Delportshoop.

Afskrifte van die lys van belasbare oppervlaktes, wat ingevolge artikel 63 (7) van genoemde Wet opgestel is, sal by die volgende plekke ter insae lê:

1. Landboukoöperasie, Hopetown.
2. Douglas-koöperasie, Douglas.
3. Prieska-vleiskoöperasie, Prieska.

Enige geregistreerde eienaar van grond in genoemde gebied wat nie die vergadering kan bywoon nie, kan enige ander persoon skriftelik magtig om hom/haar op die vergadering te verteenwoordig.

No. 682**28 Maart 1991**

RIETRIVIER-STAATSWATERSKEMA, DISTRIKTE JACOBSDAL, FAURESMITH EN KOFFIEFONTEIN, ORANJE-VRYSTAAT, EN AFDELINGS HERBERT EN KIMBERLEY, KAAPPROVINSIE.—INLYSTINGSRAADVERGADERING

Hierby word ingevolge artikel 64 van die Waterwet, 1956, bekendgemaak dat 'n vergadering van die Inlystingsraad in verband met die lys van belasbare oppervlaktes van die Rietrivier-staatwaterskema op Vrydag, 19 April 1991 om 09:00, in die konferensiesaal van die Departement van Waterwese en Bosbou op Jacobsdal gehou sal word met die doel om aansprake op opneming in genoemde lys of besware teen enige van die name, eiendomme of oppervlaktes wat daarin voorkom, aan te hoor en daaroor te besluit.

Afskrifte van die lys van belasbare oppervlaktes, wat ingevolge artikel 63 (7) van genoemde Wet opgestel is, sal by die volgende plekke ter insae lê:

1. Landboukoöperasie, Modderrivier.
2. Landboukoöperasie, Koffiefontein.

Enige geregistreerde eienaar van grond in genoemde gebied wat nie genoemde vergadering kan bywoon nie, kan enige ander persoon skriftelik magtig om hom/haar op die vergadering te verteenwoordig.

No. 683**28 Maart 1991**

BENEDE-VAALRIVIER-STAATSWATERSKEMA, AFDELING KIMBERLEY, BARKLY-WES, HERBERT EN WARRENTON.—INLYSTINGSRAADVERGADERING

Hierby word ingevolge artikel 64 van die Waterwet, 1956, bekendgemaak dat 'n vergadering van die Inlystingsraad in verband met die lys van belasbare oppervlaktes van die Beneude-Vaalrivier-staatwaterskema op elk van die volgende plekke en tye gehou sal word met die doel om aansprake op opneming in genoemde lys of besware teen enige van die name, eiendomme of oppervlaktes wat daarin voorkom, aan te hoor en daaroor te besluit:

Datum	Tyd	Plek
15 April 1991	14:00	Die saal van die Sentrale Konstruksiewerke, Jan Kempdorp.
18 April 1991	09:00	Die saal van die Douglas-koöperasie, Douglas.

Afskrifte van die lys van belasbare oppervlaktes, wat ingevolge artikel 63 (7) van genoemde Wet opgestel is, sal by die volgende plekke ter insae lê:

1. Landboukoöperasie, Warrenton.
2. Landboukoöperasie, Barkly-Wes.
3. Municipale kantore, Delportshoop.

Any registered owner of land in the said area who is unable to attend the meeting may authorise any other person, in writing, to represent him/her at the meeting.

No. 684

28 March 1991

VAALHARTS GOVERNMENT WATER SCHEME, DIVISIONS OF BARKLY WEST, HARTSWATER AND WARRENTON, CAPE PROVINCE, AND DISTRICT OF CHRISTIANA, TRANSVAAL.—SCHEDULING BOARD MEETING

It is hereby notified in terms of section 64 of the Water Act, 1956, that a meeting of the Scheduling Board in connection with the schedule of rateable areas of the Vaalharts Government Water Scheme will be held in the hall of the Central Construction Works at Jan Kempdorp at 09:00 on Monday, 15 April 1991, for the purpose of hearing and determining claims for inclusion in the said schedule or objections to any of the names, properties or areas included therein.

Copies of the schedule of rateable areas, prepared in terms of section 63 (7) of the said Act, will lie for inspection at the following places:

1. Agricultural Co-operative, Hartswater.
2. Agricultural Co-operative, Warrenton.
3. Agricultural Co-operative, Barkly West.
4. Agricultural Co-operative, Jan Kempdorp.

Any registered owner of land in the said area who is unable to attend the said meeting may authorise any other person, in writing, to represent him/her at the meeting.

GENERAL NOTICES

NOTICE 282 OF 1991

DEPARTMENT OF MANPOWER

MACHINERY AND OCCUPATIONAL SAFETY ACT,
1983 (ACT NO. 6 OF 1983)

DRAFT AMENDMENTS OF THE GENERAL SAFETY REGULATIONS, 1986

Under section 35 of the Machinery and Occupational Safety Act, 1983 (Act No. 6 of 1983), and on the recommendation of the Advisory Council for Occupational Safety, the Minister of Manpower hereby publishes draft amendments to the General Safety Regulations, 1986, as set out in the Schedule. Any comments or representations on these draft amendments should be lodged in writing with the Director-General: Manpower, Private Bag X117, Pretoria, 0001, within 90 days from the date of publication of this notice.

SCHEDULE

GENERAL SAFETY REGULATIONS, 1986

DRAFT AMENDMENTS

Definitions

1. In these regulations, "the Regulations" means the General Safety Regulations, 1986, promulgated by Government Notice No. R. 1031 of 30 May 1986 as amended by Government Notice No. R. 1791 of 9 September 1988.

Enige geregistreerde eienaar van grond in genoemde gebied wat nie die vergadering kan bywoon nie, kan enige ander persoon skriftelik magtig om hom/haar op die vergadering te verteenwoordig.

No. 684

28 Maart 1991

VAALHARTS-STAATSWATERSKEMA, AFDELINGS BARKLY-WES, HARTSWATER EN WARRENTON, KAAPPROVINSIE, EN DIE DISTRIK CHRISTIANA, TRANSVAAL.—INLYSTINGSRAADVERGADERING

Hierby word ingevolge artikel 64 van die Waterwet, 1956, bekendgemaak dat 'n vergadering van die Inlystingsraad in verband met die lys van belasbare oppervlaktes van die Vaalharts-staatwaterskema op Maandag, 15 April 1991 om 09:00 in die saal van die Sentrale Konstruksiewerke, Jan Kempdorp, gehou sal word met die doel om aansprake op opneming in genoemde lys of besware teen enige van die name, eidomme of oppervlaktes wat daarin voorkom, aan te hoor en daaroor te besluit.

Afskrifte van die lys van belasbare oppervlaktes, wat ingevolge artikel 63 (7) van genoemde Wet opgestel is, sal by die volgende plekke ter insae lê:

1. Landboukoöperasie, Hartswater.
2. Landboukoöperasie, Warrenton.
3. Landboukoöperasie, Barkly-Wes.
4. Landboukoöperasie, Jan Kempdorp.

Enige geregistreerde eienaar van grond in genoemde gebied wat nie genoemde vergadering kan bywoon nie, kan enige ander persoon skriftelik magtig om hom/haar op die vergadering te verteenwoordig.

ALGEMENE KENNISGEWINGS

KENNISGEWING 282 VAN 1991

DEPARTEMENT VAN MANNEKRAG

WET OP MASJINERIE EN BEROEPSVEILIGHEID, 1983 (WET NO. 6 VAN 1983)

KONSEPWYSIGINGS VAN DIE ALGEMENE VEILIGHEIDSREGULASIES, 1986

Kragtens artikel 35 van die Wet op Masjinerie en Beroepsveiligheid, 1983 (Wet No. 6 van 1983), en op aanbeveling van die Adviesraad vir Beroepsveiligheid, publiseer die Minister van Mannekrag hiermee konsepwy sigings aan die Algemene Veiligheidsregulasies, 1986, soos in die Bylae uiteengesit. Enige kommentaar of aanbevelings met betrekking tot hierdie konsepwy sigings moet binne 90 dae vanaf die datum van publikasie van hierdie kennisgewing, skriftelik by die Direkteur-generaal: Mannekrag, Privaatsak X117, Pretoria, 0001, ingedien word.

BYLAE

ALGEMENE VEILIGHEIDSREGULASIES, 1986

KONSEPWYSIGINGS

Woordomskrywing

1. In hierdie regulasies beteken "die Regulasies" die Algemene Veiligheidsregulasies, 1986, afgekondig by Goewermentskennisgewing No. R. 1031 van 30 Mei 1986 soos gewysig deur Goewermentskennisgewing No. R. 1791 van 9 September 1988.

Amendment of Regulation 1 of the Regulations

2. Regulation 1 of the Regulations is hereby amended—

(a) by the withdrawal of the definitions in respect of "boatswain's chair", "putlog scaffold", "scaffold", "suspended scaffold" and "trestle scaffold";

(b) by the insertion of the following definition before the definition of "building work":

"access scaffolding" means a temporary structure on or from which persons work and which provides access to or which supports materials, plant or equipment;";

(c) by the insertion of the following definitions immediately after the definition of "high-risk substance":

(i) "odorous liquified petroleum gas" means a liquified petroleum gas to which a substance, such as ethyl mercaptan, has been added to give a particular identifiable odour to such gas, and non-odorous liquified petroleum gas shall have the opposite meaning;"; and

(ii) "SABS 085" means the South African Bureau of Standards Code of Practice for the Design, Erection, Use and Inspection of Access Scaffolding, SABS 085;";

(d) by the insertion of the following definition immediately before the definition of "SABS 0177: Part II":

"SABS 087: Parts I to VIII" means the South African Bureau of Standards Code of Practice for the Handling, Storage and Distribution of Liquefied Petroleum Gas in Domestic, Commercial and Industrial Installations, SABS 087: Parts I to VIII;"; and

(e) by the insertion of the following definition after the definition of "SABS 0177: Part II":

"solid rock" in relation to an excavation, means homogeneous rock which is free from fractures and dividing planes which may cause the sides of the excavation to collapse.".

Amendment of Regulation 6 of the Regulations

3. Regulation 6 of the Regulations is hereby amended by the insertion of the word "access" before the word "scaffolding" wherever it appears in the regulation.

Amendment of Regulation 9 of the Regulations

4. Regulation 9 (1) of the Regulations is hereby amended—

(a) by the deletion of the word "and" after paragraph (c);

(b) by the deletion of the full stop after paragraph (d) and replacing it with a semi-colon;

(c) by the insertion of the word "and" after paragraph (d); and

Wysiging van Regulasie 1 van die Regulasies

2. Regulasie 1 van die Regulasies word hierby gewysig—

(a) deur die terugtrekking van die definisies ten opsigte van "boksteier"; "bootsmansstoel"; "hangsteier"; "kortelingsteier" en "steier";

(b) deur die invoeging van die volgende definisie onmiddellik na die definisie van "brandweerstand":

"gegeurde vloeibare petroleumgas" beteken 'n vloeibare petroleumgas waarby 'n middel, soos etielmerkaptaan, gevoeg is om 'n besondere uitkenbare reuk aan die gas te gee en ongegeurde vloeibare petroleumgas het die teenoorgestelde betekenis;";

(c) deur die invoeging van die volgende definisie onmiddellik na die definisie van "hoërisikostof":

"SABS 085" beteken die Suid-Afrikaanse Buro vir Standaarde se Gebruikskode vir Die Ontwerp, Oprigting, Gebruik en Inspeksie van Toegangsteierwerk, SABS 085;";

(d) deur die invoeging van die volgende definisie onmiddellik voor die definisie van "SABS 0177: Deel I":

"SABS 087: Deel I tot VIII" beteken die Suid-Afrikaanse Buro vir Standaarde se Gebruikskode vir Die Hantering, Bewaring en Distribusie van Vloeibare Petroleumgas in Huishoudelike, Kommersiële en Nywerheidsinstallasies, SABS 087: Deel I tot VIII;";

(e) deur die invoeging van die volgende definisie na die definisie van "SABS 0177: Deel II":

"soliede rots", met betrekking tot uitdrawings, beteken homogene rots vry van breuke of skotvlakke wat kan lei tot die instorting van die sykante van die uitdrawing;"; en

(f) deur die invoeging van die volgende definisie na die definisie van "soliede rots":

"toegangsteierwerk" 'n tydelike struktuur wat toegang verleen aan of waarvan persone werk, of wat gebruik word om materiale, installasies of toerusting te stut.".

Wysiging van Regulasie 6 van die Regulasies

3. Regulasie 6 van die Regulasies word hierby gewysig deur die invoeging van die woord "toegang" voor die woord "steierwerk" waar dit ook al in die regulasie voorkom.

Wysiging van Regulasie 9 van die Regulasies

4. Regulasie 9 (1) van die Regulasies word hierby gewysig—

(a) deur die weglatting van die woord "en" na paragraaf (c);

(b) deur die weglatting van die punt na paragraaf (d) en vervanging daarvan met 'n kommapunt;

(c) deur die invoeging van die woord "en" na paragraaf (d);

(d) by insertion of the following paragraph after paragraph (d):

"(e) in the case of gas welding and flame cutting, the gas installation or portable gas containers are provided with safety devices at the regulator outlets and the welding or cutting torch inlets which meets the requirements of a safety standard incorporated for this purpose into these regulations under section 36 of the Act.”.

Amendment of Regulation 11 of the Regulations

5. Regulation 11 (1) of the Regulations is hereby amended by the insertion of the words “and all plant, equipment and machinery used in connection with such building work:” after the words “building work” where they appear for the second time.

Amendment of Regulation 12 of the Regulations

6. Regulation 12 of the Regulations is hereby deleted and replaced by the following regulation:

“12. Every employer or user of machinery shall provide and cause to be used suitable roof ladders or duck or crawling boards for persons required to work on any roof that has an unsafe surface or a pitch of more than 34°, or on any roof which is covered or is to be covered with a fragile material through which a person could fall: Provided that suitable safety belts with an adequate length of rope attached to the structure may be used in place of roof ladders, duck or crawling boards on pitched roofs covered with a non-fragile material.”.

Amendment of Regulation 13 of the Regulations

7. Regulation 13 is hereby amended by the deletion of the existing subregulations 13 (b) and 13 (c) and by replacing them with the following subregulations:

“(b) except for the purpose of erecting shoring or bracing, not require or permit any person to work under unsupported overhanging material or in an excavation which is more than 1,5 m deep which has not been adequately shored and braced: Provided that shoring and bracing shall not be necessary where the sides of the excavation are sloped to at least the natural angle of repose of the earth measured relative to the horizontal plane, or where such excavation is in solid rock;

(c) (i) cause all shoring and bracing to be supported by cross braces of adequate strength, cleated and wedged into position or otherwise secured: Provided that where the width of the excavation is such that cross-bracing is not possible, supporting braces shall bear against footings so arranged as to prevent the braces from kicking out: Provided further that the shoring and bracing may be dispensed with if other means which are at least as effective as shoring and bracing are used;

(ii) ensure that the shoring and bracing or other means are of sufficient strength to support all excavated or other material, equipment or other loads; and

(d) deur die invoeging van die volgende paragraaf na paragraaf (d):

“(e) in die geval van gassweiswerk en vlamsny moet die gasinstallasie of draagbare gashouers voorsien wees van veiligheidstoestelle by die regulatoruitlate en by die sveis- of vlamsny-inlaatkleppe, wat voldoen aan die vereistes van 'n veiligheidstandaard wat vir die doel kragtens Artikel 36 van die Wet by hierdie regulasies ingelyf is.”.

Wysiging van Regulasie 11 van die Regulasies

5. Regulasie 11 (1) van die Regulasies word hierby gewysig deur die invoeging van die woorde “en alle installasies, toerusting en masjinerie gebruik in verband met sodanige bouwerk:” na die woorde “bouwerk” waar dit vir die tweede keer voorkom.

Wysiging van Regulasie 12 van die Regulasies

6. Regulasie 12 van die Regulasies word hierby geskrap en deur die volgende regulasie vervang:

“12. Iedere werkgever of gebruiker van masjinerie moet gesikte daklere voorsien en toesien dat dit gebruik word, of plankmatte of kruipplanke vir persone voorsien van wie dit verwag word om op 'n dak met 'n onveilige oppervlak of 'n helling van meer as 34° te werk of op enige dak wat bedek is of bedek moet word met bros materiaal waardeur 'n persoon kan val: Met dien verstande dat gesikte veiligheidsgordels met 'n aanvaarbare lengte sou wat aan die struktuur geheg is, gebruik mag word in plaas van daklere, plankmatte of kruipplanke op dakke met 'n helling wat bedek is met materiaal wat nie bros is nie.”.

Wysiging van Regulasie 13 van die Regulasies

7. Regulasie 13 word hierby gewysig deur die skraping van die bestaande subregulasies 13 (b) en 13 (c) en die vervanging daarvan deur die volgende subregulasies:

“(b) behalwe vir die doel om stut- of ankerwerk op te rig mag geen persoon vereis of hom toelaat om te werk in 'n uitgraving onder ongestutte oorhangende materiaal of in 'n uitgraving wat meer as 1,5 m diep is wat nie toereikend gestut of geanker is nie: Met dien verstande dat stut- en ankerwerk nie nodig sal wees nie waar die kante van die uitgraving op 'n skuinstreep wat gelyk is aan die natuurlike rushoek van die grond, gemeet relatief tot die horisontale vlak, of waar sodanige uitgraving in soliede rots is;

(c) (i) toesien dat alle stut- en ankerwerk ondersteun deur kruisverspanstukke van toereikende sterkte wat in posisie geklamp en vasgewig of andersins beveilig is: Met dien verstande dat waar die wydte van die uitgraving sodanig is dat kruisverspanning nie moontlik is nie, moet ondersteunende stutte teen voetstukke druk wat so geplaas is dat stutte verhoed word om uit te skop: Met dien verstande voorts dat daar van stut- en ankerwerk afgesien kan word indien ander metodes wat ten minste net so doeltreffend as stut- en ankerwerk is, gebruik word;

(ii) toesien dat die stut- en ankerwerk of ander metodes van voldoende sterkte is om alle uitgegraafde of ander materiaal, toerusting of ander vrakte te dra; en

(iii) ensure that all excavated or other material and equipment are prevented from falling into the excavation;”.

Substitution of Regulations 13B, 13C, 13D, 13E, 13F and 13G

8. Regulations 13B, 13C, 13D, 13E, 13F and 13G are hereby deleted and substituted by the following regulation after Regulation 13A:

“Access scaffolding

13B. No employer or user of machinery shall use or require or permit to be used any access scaffolding unless the design, erection, use and inspection of the access scaffolding meets the requirements of a safety standard incorporated for this purpose into these regulations under section 36 of the Act.”.

Insertion of Regulation 13C into the Regulations

9. The following regulation is hereby inserted into the Regulations after Regulation 13B:

“Gas Installations

13C. (1) No employer or user of machinery shall—

(a) fill a portable gas container with liquefied petroleum gas; or

(b) handle, store or distribute liquefied petroleum gas,

unless the provisions meet the requirements of a Safety Standard incorporated for this purpose under section 36 of the Act.

(2) No employer or user of machinery shall require or permit a gas fired oven, furnace or like appliance to be used unless such gas fired oven, furnace or like appliance is provided with a device for stopping the supply of gas in the event of the flame being extinguished and which shall prevent the flame being re-ignited until such time as such gas fired oven, furnace or like appliance has been purged completely of any accumulated gas.

(3) Without derogating from any specific duty imposed on employers or users of machinery under the General Administrative Regulations 5 (f), (g) and (h), no employer or user of machinery shall require, permit or cause—

(a) any container to be filled with non-odorous liquefied petroleum gas; or

(b) any container to be filled with any other hydrocarbon gas; or

(c) use non-odorous liquefied petroleum gas for the manufacture of any article,

unless such filling or use is performed—

(i) in a room, cabinet or other enclosure specially designed and constructed for the purpose of fire resisting material unless the provisions meet the requirements of a Safety Standard incorporated for this purpose under section 36 of the Act; and

(iii) toesien dat alle uitgegraafde of ander materiaal en toerusting verhoed word om in die uitgrawing in te val.”.

Vervanging van regulasies 13B, 13C, 13D, 13E, 13F en 13G

8. Regulasies 13B, 13C, 13D, 13E, 13F en 13G word hierby geskrap en vervang deur die volgende nuwe regulasie na Regulasie 13A:

“Toegangsteierwerk

13B. Geen werkewer of gebruiker van masjinerie mag enige toegangsteierwerk gebruik of vereis of toelaat dat dit gebruik word nie tensy die ontwerp, oprigting, gebruik en inspeksie van die toegangsteierwerk voldoen aan die vereistes van 'n veiligheidstandaard wat vir hierdie doel kragtens artikel 36 van die Wet by hierdie regulasies ingelyf is.”.

Invoeging van Regulasie 13C in die Regulasies

9. Die volgende regulasie word hierby in die Regulasies ingevoeg na Regulasie 13B:

“Gasinstallasies

13C. (1) Geen werkewer of gebruiker van masjinerie mag—

(a) 'n verplaasbare gashouer met vloeibare petroleumgas vul; of

(b) vloeibare petroleumgas hanteer, opberg of versprei,

tensy die bepalings voldoen aan die vereistes van die Veiligheidstandaarde wat in hierdie regulasie geïnkorporeer is kragtens artikel 36 van die Wet.

(2) Geen werkewer of gebruiker van masjinerie mag toelaat of vereis dat 'n oond wat deur gas verhit word of smeltoond of soortgelyke toerusting gebruik word nie tensy die oond wat deur gas verhit word, smeltoond of soortgelyke apparaat voorsien is van 'n toestel om die toevoer van gas te staak indien die vlam geblus word en wat sal voorkom dat die vlam nie weer ontbrand nie totdat die oond wat deur gas verhit word, smeltoond of soortgelyke apparaat geheel en al gesuiwer is van enige opgehoopte gas.

(3) Sonder om afbreuk te doen aan enige bepaalde plig wat werkewers of gebruikers van masjinerie opgedra is deur die Algemene Administratiewe Regulasies 5 (f), (g) en (h), mag geen werkewer of gebruiker van masjinerie vereis, toelaat of toesien dat—

(a) enige houer met nie-gegeurde vloeibare petroleumgas gevul word; of

(b) enige houer met enige ander koolwaterstofgas gevul word; of

(c) nie-gegeurde vloeibare petroleumgas gebruik word vir die vervaardiging van enige artikel,

tensy sodanige vulling of gebruik uitgevoer word—

(i) in 'n kamer, stoorplek of ander omheinde plek wat spesifiek ontwerp en opgerig is vir brandvaste materiaal tensy die bepalings voldoen aan die vereistes van die Veiligheidstandaarde wat in hierdie regulasie geïnkorporeer is kragtens artikel 36 van die Wet;

(ii) in which the ventilation complies with the provisions of Regulation 5 of the Environmental Regulations for Workplaces, 1987; and

(iii) in which the electrical installation complies with the provisions of Regulation 8 of the Electrical Machinery Regulations, 1988.”.

Amendment of Regulation 15

10. Regulation 15 (d) of the Regulations is hereby amended by the deletion of the word “and” after the expression “D14”, the insertion of a “comma” after “D15” and the insertion of the expression “and D17” after the expression “D16”.

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(ii) waarin die ventilasie aan die bepalings van Regulasie 5 van die Omgewingsregulasies vir Werkplekke, 1987, voldoen; en

(iii) waarin die elektriese installasie aan die bepalings en Regulasie 8 van die Elektriese Masjinerieregulasies, 1988, voldoen.”.

Wysiging van Regulasie 15

10. Regulasie 15 (d) van die Regulasies word hierby gewysig deur die skrapping van die woord “en” na die uitdrukking “D14”, die invoeging van ’n komma na “D15” en die invoeging van die uitdrukking “en D17” na die uitdrukking “D16”.

(28 Maart 1991)

NOTICE 283 OF 1991

DEPARTMENT OF MANPOWER

MACHINERY AND OCCUPATIONAL SAFETY ACT,
1983 (ACT NO. 6 OF 1983)

GENERAL SAFETY REGULATIONS

INCORPORATION OF SAFETY STANDARDS

Under the powers vested in me by section 36 (1) of the Machinery and Occupational Safety Act, 1983 (Act No. 6 of 1983), I, Eli van der Merwe Louw, Minister of Manpower, hereby incorporate into the General Safety Regulations, 1986, as amended, the safety standards specified in the Schedule hereto.

E. VAN DER M. LOUW,
Minister of Manpower.

SCHEDULE

1. Regulation 9 (1) (e)

British Standard specifications BS 6158 entitled “Specification for Safety Devices for Fuel Gases and Oxygen or Compressed Air for Welding, Cutting and Related Processes”.

Din Standard specifications Din 8521 entitled “Safety Devices against Flashback Backflow in Welding, Cutting and Allied Processes—Safety Requirements, Testing”.

International Standards Organisation specification ISO 5175 entitled “Equipment Used in Gas Welding, Cutting and Allied Processes—Safety Devices of Fuel Gases and Oxygen or Compressed Air—General Specifications, Requirements and Tests”.

2. Regulation 13B

The South African Bureau of Standards Code of Practice SABS 085 entitled “The Design, Erection, Use and Inspection of Access Scaffolding”.

3. Regulation 13C

The South African Bureau of Standards Code of Practice SABS 087 entitled “Handling, Storage and Distribution of Liquefied Petroleum Gas in Domestic, Commercial and Industrial Installations”.

Part I: “Consumer Liquefied Petroleum Gas Cylinder Installations”.

Part II: “Installations in Mobile Units and Small Non-Permanent Buildings”.

KENNISGEWING 283 VAN 1991

DEPARTEMENT VAN MANNEKRAAG

WET OP MASJINERIE EN BEROEPSVEILIGHEID,
1983 (WET NO. 6 VAN 1983)

ALGEMENE VEILIGHEIDSREGULASIES

INLYWING VAN VEILIGHEIDSTANDAARDE

Kragtens die bevoegdheid my verleen by artikel 36 (1) van die Wet op Masjinerie en Beroepsveilighed, 1983 (Wet No. 6 van 1983), lyf ek, Eli van der Merwe Louw, Minister van Mannekrag, hierby die veiligheidstandaarde gespesifiseer in die Bylae hiervan in by die Algemene Veiligheidsregulasies, 1986, soos gewysig.

E. VAN DER M. LOUW,
Minister van Mannekrag.

BYLAE

1. Regulasie 9 (1) (e)

Die Britse Standaardspesifikasies BS 6158 getiteld “Specification for Safety Devices for Fuel Gases and Oxygen or Compressed Air for Welding, Cutting and Related Processes”.

Din Standaardspesifikasies Din 8521 getiteld “Safety Devices against Flashback Backflow in Welding, Cutting and Allied Processes—Safety Requirements, Testing”.

Internasionale Standaarde Organisasie se spesifikasijs ISO 5175 getiteld “Equipment Used in Gas Welding, Cutting and Allied Processes—Safety Devices of Fuel Gases and Oxygen or Compressed Air—General Specifications, Requirements and Tests”.

2. Regulasie 13B

Die Suid-Afrikaanse Buro vir Standaarde se Gebruikskode SABS 085 getiteld “Die ontwerp, oprigting, gebruik en inspeksie van toegangsteierwerk”.

3. Regulasie 13C

Die Suid-Afrikaanse Buro vir Standaarde se Gebruikskode SABS 087 getiteld “Hantering, bewaring en distribusie van vloeibare petroleumgas in huishoudelike kommersiële en nywerheidsinstallasies”:

Deel I: “Verbruiker petroleumgassilinderinstallasies”.

Deel II: “Installasie in mobiele-eenhede en klein nie-permanente geboue”.

- Part III: "Bulk Liquefied Petroleum Gas Storage and Allied Facilities at Consumer's Premises".
- Part IV: "Transportation of Liquefied Petroleum Gas in Bulk by Road".
- Part V: "Liquefied Petroleum Gas as Engine Fuel".
- Part VII: "Retail outlet and similar Liquefied Petroleum Gas Filling Sites for Small Containers".
- Part VIII: "The Fuelling of Fork Lift Trucks and Other Liquefied Petroleum Gas Operated Vehicles".

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- Deel III: "Grootmaatbewaring van vloeibare petroleumgas en verwante fasilitete op 'n verbruiker se persele".
- Deel IV: "Grootmaatpadvervoer van vloeibare petroleumgas".
- Deel V: "Vloeibare petroleumgas as 'n enjinbrandstof".
- Deel VII: "Kleinhandelafsetpunte en soortgelyke vloeibare petroleumgasvulpersele vir klein houers".
- Deel VIII: "Die brandstofvulling van vurkhyswaens en ander vloeibare petroleumgasaangedrewe voertuie".

(28 Maart 1991)

NOTICE 284 OF 1991

DEPARTMENT OF MANPOWER

MACHINERY AND OCCUPATIONAL SAFETY ACT, 1983 (ACT NO. 6 OF 1983)

DRAFT AMENDMENTS TO THE DRIVEN MACHINERY REGULATIONS, 1988

On recommendation of the Advisory Council for Occupational Safety, the Minister of Manpower hereby publishes, under section 35 of the Machinery and Occupational Safety Act, 1983 (Act No. 6 of 1983), draft amendments to the Driven Machinery Regulations, 1988, as set out in the Schedule. Any comment or representations on these draft amendments should be lodged in writing with the Director-General: Manpower, Private Bag X117, Pretoria, 0001, within 90 days from the date of publication of this notice.

SCHEDULE

DRIVEN MACHINERY REGULATIONS, 1988

DRAFT AMENDMENTS

Definitions

1. In these regulations "the Regulations" means the Driven Machinery Regulations, 1988, promulgated by Government Notice No. R. 295 of 26 February 1988.

Amendment of Regulation 1 of the Regulations

2. Regulation 1 of the Regulations is hereby amended by the:

(a) addition of the following definition after the definition of "bench saw":

"block and tackle" means a hand-operated lifting machine consisting of one or more pulley blocks reeved with chains, wire ropes or fibre ropes used solely for the raising and lowering of a load or moving it horizontally whilst holding such load in suspension;";

(b) addition of the following definition after the definition of "builders hoist":

"cradle" means a platform enclosed on all sides designed for the purpose of raising and lowering of persons by means of a lifting machine;"

(c) addition of the following definitions after the definition of "hatchway":

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DEPARTEMENT VAN MANNEKRAG

WET OP MASJINERIE EN BEROEPSVEILIGHEID, 1983 (WET NO. 6 VAN 1983)

KONSEPWYSIGING VAN AANGEDREWE MASJINERIEREGULASIES, 1988

Op aanbeveling van die Adviesraad vir Beroepsveiligheid publiseer die Minister van Mannekrag hiermee, onder artikel 35 van die Wet op Masjinerie en Beroepsveiligheid, 1983 (Wet No. 6 van 1983), konsepwy sigings tot die Aangedreve Masjinerieregulasies, 1988, uiteengesit soos in die Bylae. Enige kom mentaar of vertoë met betrekking tot hierdie konsepwy sigings moet skriftelik gerig word aan die Direkteurgeneraal: Mannekrag, Privaatsak X117, Pretoria, 0001, binne 90 dae vanaf die datum van publikasie van hierdie kennisgewing.

BYLAE

AANGEDREWE MASJINERIEREGULASIES, 1988

KONSEPWYSIGINGS

Definisies

1. In hierdie regulasies beteken "die Regulasies" die Aangedreve Masjinerieregulasies, 1988, afgekondig by Goewermentskennisgewing No. R. 295 van 26 Februarie 1988.

Wysiging van Regulasie 1 van die Regulasies

2. Regulasie 1 van die Regulasies word hierby gewysig deur die—

(a) toevoeging van die volgende definisie na die definisie van "bouershysmasjen":

"domkrag" beteken 'n hystoestel wat hanteer word of deur 'n hefboom en palrat, 'n skroef, of deur hidroliese druk wat gebruik word om 'n las op te lig, neer te laat of om dit horisontaal te verskuif;"

(b) toevoeging van die volgende definisie na die definisie van "goederehysmasjen":

"hysraam" beteken 'n platform wat aan alle kante toegemaak is en wat ontwerp is om persone deur middel van 'n hystoestel op te lig en neer te laat;"

(c) skrapping van die definisie van "hystoestel" en die invoeging van die volgende definisies net na die definisie van "hystakel":

"'jack' means a lifting machine operated by means of either a lever and ratchet, a screw, or hydraulic pressure used for the raising and lowering of a load or moving the load horizontally;" and

"'jib crane' means any crane in which the load is supported by a projecting horizontal or inclined member known as a jib;"

(d) withdrawal of the definition of "lifting machine" and the insertion of the following definition after the definition of "landing":

"'lifting machine' means a machine designed and constructed for the purpose of raising or lowering a load or moving it horizontally, and includes machines such as blocks and tackle, cradles, hoists, cranes, lift trucks, jacks, jib cranes and similar machines, but does not include machines such as elevators, escalators, goods hoists, builders hoists and similar machinery;" and

(e) addition of the following definition after the definition of "lifting tackle":

"'lift truck' means a mobile lifting machine equipped with attachments for raising and lowering of a load or moving the load horizontally;".

Amendment of Regulation 18 (1) of the Regulations

3. Regulation 18 (1) of the Regulations is hereby amended by—

(a) the deletion of the word "and" after the word "standard" in subregulation (1) (a);

(b) the substitution of a semi-colon for the full stop at the end of subregulation (1) (b);

(c) the insertion of the word "and" after the semi-colon at the end of subregulation (1) (b); and

(d) the addition of the following subregulation after subregulation (1) (b):

"(c) it has at all times at least three turns of rope on the drum of each winch which forms part of the machine when such winch has been run to its lowest limit.".

Amendment of Regulation 18 (2) of the Regulations

4. Regulation 18 (2) (b) of the Regulations is hereby withdrawn and is replaced by the following new subregulation:

"(b) a limiting device which will automatically arrest the driving effort whenever any one of the following conditions occurs:

(i) When the load reaches the highest safe position, or

(ii) in the case of a winch-operated lifting machine, when the load is greater than the rated mass load of the machine.".

Amendment of Regulation 18 (5) of the Regulations

5. Regulation 18 (5) of the Regulations is hereby amended by the deletion of the word "erected" and the insertion of the expression "dismantled and re-erected".

"'hystoestel' 'n masjién ontwerp en vervaardig met die doel om 'n las op te lig, neer te laat of horisontaal te skuif, en sluit in masjiéne soos katrolstelle, hangsteiers, hysmasjiéne, hyskrane, hyswaens, domkragte, swaaiarmkrané en soortgelyke masjiéne, maar sluit nie in masjiéne soos hysers, roltrappe, goederehysmasjiéne, bouershysmasjiéne en soortgelyke masjinerie nie;" en

"'hyswa' 'n mobiele hystoestel wat toegerus is met toebehere om 'n las op te lig, neer te laat of dit horisontaal te verskuif;"

(d) toevoeging van die volgende definisie na die definisie van "hyswa":

"'katrolstel' 'n hystoestel wat met die hand hanteer word en wat uit een of meer hysblokke bestaan wat deur kettings, draadtoue of veseltoue styfgetrek word en wat uitsluitlik gebruik word om 'n las op te lig, neer te laat of horisontaal te verskuif terwyl sodanige las in suspensie gehou word;" en

(e) toevoeging van die volgende definisie net na die definisie van "skiehamer":

"'swaaiarmkraan' enige hyskraan waarvan die las deur 'n projekterende horisontale of skuins gedeelte, bekend as 'n swaaiarm, ondersteun word;".

Wysiging van Regulasie 18 (1) van die Regulasies

3. Regulasie 18 (1) van die Regulasies word hiermee gewysig deur—

(a) die skrapping van die woord "en" na die woord "standaard" in subregulasie (1) (a);

(b) die vervanging van die punt aan die einde van subregulasie (1) (b) met 'n kommapunt;

(c) die invoeging van die woord "en" na die kommapunt aan die einde van die subregulasie (1) (b); en

(d) deur die toevoeging van die volgende subregulasie na subregulasie (1) (b):

"(c) dit te alle tye ten minste drie volle windinge van die tou op die drom van elke hystoestel het wat deel van die masjién is wanneer sodanige wen-as tot op die laagste perk laat loop is.".

Wysiging van Regulasie 18 (2) van die Regulasies

4. Regulasie 18 (2) (b) van die Regulasies word hierby geskrap en deur die volgende nuwe subregulasie vervang:

"(b) 'n beperkende toestel wat die hyskrag outomatis sal stuit wanneer enige van die volgende gebeur:

(i) Wanneer die las die hoogste veilige posisie bereik, of

(ii) in die geval van 'n wen-asbeheerde hystoestel, wanneer die las groter is as die aangeslane massalas van die masjién.".

Wysiging van Regulasie 18 (5) van die Regulasies

5. Regulasie 18 (5) van die Regulasies word hierby gewysig deur die skrapping van die woord "oprigting" waar dit vir die tweede keer voorkom en die invoeging van die uitdrukking "afbreking en heroprigting".

Amendment of Regulation 18 (6) of the Regulations

6. Regulation 18 (6) of the Regulations is hereby amended by the insertion of the expression "ratchets, pawls, lifting and lowering screws, rams, hydraulic systems" after the word "sheaves".

Amendment of Regulation 18 (7) of the Regulations

7. Regulation 18 (7) of the Regulations is hereby withdrawn and is replaced by the following subregulation:

"(7) Every user of a lifting machine shall keep on his premises a record which shall be open to inspection by an inspector in which he shall record all performance tests and examinations as contemplated in subregulations (5) and (6) as well as all modifications and repairs to such lifting machine.".

Amendment of regulation 18 (8) of the Regulations

8. Regulation 18 (8) of the Regulations is hereby withdrawn and is replaced by the following subregulation:

(8) No user of machinery shall require or permit persons to be moved or supported by means of a lifting machine unless such a machine is fitted with a cradle approved for that purpose by an inspector.".

Amendments of Regulation 18 (9) of the Regulations

9. Regulation 18 (9) of the Regulations is hereby withdrawn and is replaced by the following subregulation:

"(9) Notwithstanding the provision of subregulation (2) (b), no user shall use or permit any person to use a jib crane with a hoisting capacity of five tons or more unless it is fitted at least with—

(a) an automatic safe load indicator which requires no manual resetting or adjustment, from application of a load to the crane until the release of that load, using any motion or combination of motions permitted by the crane manufacturer to ensure safe lifting; or

(b) a limiting device which will automatically arrest the driving effort whenever the load being lifted is greater than the rated mass load of the lifting machine.".

Amendment of Regulation 18 of the Regulations

10. Regulation 18 of the Regulations is hereby amended by the addition of the following subregulations (11) and (12) after subregulation (10):

"(11) The user shall ensure that every lifting machine is operated by an operator specifically trained for the particular type of lifting machine: Provided that in the case of lift trucks and cranes the user shall not require or permit any person to operate such a lifting machine unless the operator is in possession of a valid certificate of training issued by a person or organisation approved for this purpose by the Chief Inspector.".

"(12) The provisions of regulations 18 (2) (b), 18 (9) and 18 (11) shall become effective on 1 February 1992.".

(28 March 1991)

Wysiging van Regulasie 18 (6) van die Regulasies

6. Regulasie 18 (6) van die Regulasies word hierby gewysig deur die invoeging van die woorde "palratte, palle, hys- en neerlaatskroewe, ramme, hidroliese stelsels" na die woorde "katrolwiele".

Wysiging van Regulasie 18 (7) van die Regulasies

7. Regulasie 18 (7) van die Regulasies word hierby teruggetrek en vervang deur die volgende subregulasie:

"(7) Elke gebruiker van 'n hystoestel moet 'n verslag op sy perseel hou waarin hy rekord hou van alle werkverrigtingstoetse en ondersoeke soos in subregulasies (5) en (6) bepaal word, asook van alle veranderingen en herstelwerk aan sodanige hystoestel, welke verslag beskikbaar moet wees vir inspeksie deur 'n inspekteur.".

Wysiging van Regulasie 18 (8) van die Regulasies

8. Regulasie 18 (8) van die Regulasies word hierby teruggetrek en vervang deur die volgende subregulasie:

"(8) Geen verbruiker van masjinerie mag vereis of toelaat dat persone verskuif of ondersteun word by wyse van 'n hystoestel nie, behalwe as so 'n masjien toegerus is met 'n hysraam wat deur 'n inspekteur goedgekeur is.".

Wysiging van Regulasie 18 (9) van die Regulasies

9. Regulasie 18 (9) van die Regulasies word hierby teruggetrek en deur die volgende subregulasie vervang:

"(9) Neteenstaande die bepalings van subregulasie (2) (b), mag geen gebruiker 'n swaaiarmkraan met 'n hysvermoë van vyf ton of meer gebruik, of enige persoon toelaat om dit te gebruik nie tensy dit toegerus is met ten minste—

(a) 'n outomatiese aanwyser wat veilige las aandui en wat geen stelling of reëling met die hand vereis nie, vanaf die aanwending van 'n las na die hyskraan totdat die las gelos word, deur gebruik te maak van enige beweging of kombinasie van bewegings wat deur die hyskraanvervaardiger toegelaat word om veilige opligting te verseker; of

(b) 'n beperkende toestel wat die hyskrag outomaties stuit wanneer die las groter is as die aangeslange massas van die hystoestel.".

Wysiging van Regulasie 18 van die Regulasies

10. Regulasie 18 van die Regulasies word hierby gewysig deur die toevoeging van die volgende subregulasies (11) en (12) na subregulasie (10):

"(11) Die gebruiker moet verseker dat elke hystoestel deur 'n operateur hanteer word wat spesiaal vir die spesifieke hystoestel opgelei is: Met dien verstande dat in die geval van hyswaens en hyskrane die gebruiker geen persoon sal toelaat of van hom vereis om sodanige hystoestel te hanteer nie tensy hy in besit is van 'n geldige opleidingsertifikaat wat vir hierdie doel deur die Hoofinspekteur goedgekeur is.".

"(12) Die bepalings van Regulasies 18 (2) (b), 18 (9) en 18 (11) tree op 1 Februarie 1992 in werking.".

(28 Maart 1991)

NOTICE 285 OF 1991**DEPARTMENT OF MANPOWER****LABOUR RELATIONS ACT, 1956****APPLICATION FOR VARIATION OF SCOPE OF REGISTRATION OF AN EMPLOYERS' ORGANISATION**

I, David William James, Industrial Registrar, do hereby, in terms of section 4 (2) as applied by section 7 (5) of the Labour Relations Act, 1956, give notice that an application for the variation of its scope of registration has been received from the Fire Protection Industries Association of South Africa. Particulars of the application are reflected in the subjoined table.

Any registered employers' organisation which objects to the application is invited to lodge its objection in writing with me, c/o the Department of Manpower, 123A Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month of the date of publication of this notice.

TABLE

Name of employers' organisation: Fire Protection Industries Association of South Africa.

Date on which application was lodged: 25 January 1991.

Interests and area in respect of which application is made: Employers engaged in the design, manufacture, installation, servicing, maintenance and repair of automatic sprinkler installations and other fire detection, fire alarm and extinguishing systems—

1. who have permanent business premises comprising at least one office and a workshop;
 2. who are registered with the Automatic Sprinkler Inspection Bureau (Pty) Limited (ASIB) as installers;
 3. who have in their employ competent erection staff;
 4. who have full fabricating facilities;
 5. who provide a 24-hour emergency service in each area of operation, and are capable of attending to an emergency call on site;
 6. who carry on adequate supply of spares; and
 7. whose business concern is registered with the National Industrial Council for the Iron, Steel, Engineering and Metallurgical Industry,
- in the Republic of South Africa.

Interest and area in respect of which registration is held: Employers engaged in the industry concerned with the design, manufacture and installation of automatic sprinkler installations and other fire detection, fire alarm and extinguishing systems in the municipal areas of Boksburg, Cape Town, Durban, East London, Johannesburg, Port Elizabeth and Pretoria.

Postal address of applicant: P.O. Box 1338, Johannesburg, 2000.

Office address of applicant: Metal Industries Building, corner of Marshall and Simmonds Streets, Johannesburg.

KENNISGEWING 285 VAN 1991**DEPARTEMENT VAN MANNEKRAAG****WET OP ARBEIDSVERHOUDINGE, 1956****AANSOEK OM VERANDERING VAN DIE REGISTRASIEBESTEK VAN 'N WERKGEWERSORGANISASIE**

Ek, David William James, Nywerheidsregistrator, maak ingevolge artikel 4 (2) soos toegepas by artikel 7 (5) van die Wet op Arbeidsverhoudinge, 1956, hierby bekend dat 'n aansoek om die verandering van sy registrasiebestek ontvang is van die Fire Protection Industries Association of South Africa. Besonderhede van die aansoek word in onderstaande tabel verstrek.

Enige geregistreerde werkgewersorganisasie wat teen die aansoek beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou 123A, Schoemanstraat 215, Pretoria (postaadres: Privaatsak X117, Pretoria, 0001).

TABEL

Naam van werkgewersorganisasie: Fire Protection Industries Association of South Africa.

Datum waarop aansoek ingedien is: 25 Januarie 1991.

Belange en gebied ten opsigte waarvan aansoek gedoen word: Werkgewers betrokke by die ontwerp, vervaardiging, installering, versiening, onderhoud en herstel van outomatiese sprinkelininstallasies en ander brandverklik-, brandalarm- en brandblusstelsels—

1. wat permanente besigheidspersonele het wat uit minstens een kantoor en 'n werkswinkel bestaan;
2. wat by die Automatic Sprinkler Inspection Bureau (Pty) Limited (ASIB) as installeerders geregistreer is;
3. wat bevoegde oprigtingspersoneel in hul diens het;
4. wat volle vervaardigingsfasiliteite het;
5. wat 'n 24-uur-nooddiens in elke werksgebied verskaf en in staat is om ter plaatse aandag te skenk aan 'n noodoproep;
6. wat oor 'n toereikende voorraad onderdele beskik; en
7. wie se besigheidsonderneming geregistreer is by die Nasionale Nywerheidsraad vir die Yster-, Staal-, Ingenieurs- en Metallurgiese Nywerheid, in die Republiek van Suid-Afrika.

Belange en gebied ten opsigte waarvan registrasie gehou word: Werkgewers betrokke by die nywerheid wat gemoeid is met die ontwerp, vervaardiging en installering van outomatiese sprinkelininstallasies en ander brandverklik-, brandalarms- en brandblusstelsels in die munisipale gebiede van Boksburg, Durban, Johannesburg, Kaapstad, Oos-Londen, Port Elizabeth en Pretoria.

Posadres van applikant: Posbus 1338, Johannesburg, 2000.

Kantooradres van applikant: Metal Industriesgebou, hoek van Marshall- en Simmondsstraat, Johannesburg.

Attention is drawn to the following requirements of sections 4 and 7 of the Act:

(a) The representativeness of any employers' organisation which objects to the application shall in terms of section 4 (4) as applied by section 7 (5) be determined on the facts as they existed at the date on which the application was lodged and, as far as membership is concerned, only members who were in good standing in terms of section 1 (2) of the Act as at the aforesaid date shall be taken into consideration.

(b) The procedure laid down in section 4 (2) must be followed in connection with any objection lodged.

D. W. JAMES,
Industrial Registrar.
(28 March 1991)

NOTICE 286 OF 1991
SOUTH AFRICAN RESERVE BANK
SECTION 30 (a) OF THE DEPOSIT-TAKING INSTITUTIONS ACT, 1990
PROVISIONAL REGISTRATION.—BOE MERCHANT BANK LIMITED

It is hereby notified for general information that **BOE MERCHANT BANK LIMITED** (approved literal translation—BOE AKSEPBANK BEPERK) was provisionally registered as a deposit-taking institution on 1991-03-18.

(28 March 1991)

NOTICE 287 OF 1991
DEPARTMENT OF MANPOWER
LABOUR RELATIONS ACT, 1956
PROPOSED VARIATION OF SCOPE OF REGISTRATION OF THE INDUSTRIAL COUNCIL FOR THE BUILDING INDUSTRY (WP)

I, David William James, Industrial Registrar, propose in terms of section 19 (8) (b), read with section 19 (9), of the Labour Relations Act, 1956, to vary the interests in respect of which the Industrial Council for the Building Industry (WP) is registered by the substitution of the following definition for the definition contained in its certificate of registration:

"Building Industry" of "Industry" means, without in any way limiting the ordinary meaning of the expression, the industry in which employers and their employees are associated for the purpose of erecting, completing, renovating, repairing, maintaining or altering buildings and structures and/or making articles for use in the erection, completion or alteration of buildings and structures, whether the work is performed, the material is prepared or the necessary articles are made on the sites of the buildings or structures or elsewhere, and includes all work executed or carried out by persons therein who are engaged in the following activities or subdivisions thereof, including excavations and the preparation of sites for buildings as well as the demoli-

Die aandag word gevestig op onderstaande veriestes van artikels 4 en 7 van die Wet:

(a) Die mate waarin 'n beswaarmakende werkgewersorganisasie verteenwoordigend is, word ingevolge artikel 4 (4), soos toegepas by artikel 7 (5), bepaal volgens die feite soos hulle bestaan het op die datum waarop die aansoek ingedien is, en wat die lidmaatskap betref, word alleen lede wat ingevolge artikel 1 (2) van die Wet op voormalde datum volwaardige lede was, in aanmerking geneem.

(b) Die prosedure voorgeskryf in artikel 4 (2) moet gevolg word in verband met 'n beswaar wat ingedien word.

D. W. JAMES,
Nywerheidsregister.
(28 Maart 1991)

KENNISGEWING 286 VAN 1991
SUID-AFRIKAANSE RESERWEBANK
ARTIKEL 30 (a) VAN DIE WET OP DEPOSITONEMENDE INSTELLINGS, 1990
VOORLOPIGE REGISTRASIE.—BOE MERCHANT BANK BEPERK

Hierby word vir algemene inligting bekendgemaak dat **BOE MERCHANT BANK BEPERK** (goedgekeurde letterlike vertaling—BOE AKSEPBANK BEPERK) op 1991-03-18 voorlopig as 'n depositonemende instelling geregistreer is.

(28 Maart 1991)

KENNISGEWING 287 VAN 1991
DEPARTEMENT VAN MANNEKRAG
WET OP ARBEIDSVERHOUDINGE, 1956
VOORGENOME VERANDERING VAN DIE REGISTRASIEBESTEK VAN DIE NYWERHEIDSRAAD VIR DIE BOUNYWERHEID (WP)

Ek, David William James, Nywerheidsregister, is kragtens artikel 19 (8) (b), gelees met artikel 19 (9), van die Wet op Arbeidsverhoudinge, 1956, voorneem om die belangte opsigte waarvan die Nywerheidsraad vir die Bounywerheid (WP) geregistreer is, te verander deur die vervanging van die omskrywing vervaard in sy registrasiesertifikaat deur die volgende omskrywing:

"Bounywerheid" of "Nywerheid" beteken, sonder om die gewone betekenis van die uitdrukking enigerwyse te beperk, die nywerheid waarin werkgewers en hul werkneemers met mekaar geassosieer is met die doel om geboue en bouwerke op te rig, te voltooi, op te knap, te herstel, in stand te hou of te verbou en/of om artikels te maak vir gebruik by die oprigting, voltooiing of verbouing van geboue en bouwerke, hetsy die werk verrig, die materiaal voorberei of die nodige artikels gemaak word op die terreine van die geboue of bouwerke of elders, en dit omvat alle werk wat daarin uitgevoer of verrig word deur persone wat betrokke is by ondervermelde bedrywighede of onderafdelings daarvan, met inbegrip van uitgravings en die voorbereiding

tion of buildings, unless it can be shown by the employer concerned that such demolition was not carried out for the purpose of preparing the sites for building operations:

Bricklaying, which includes concreting and the fixing of concrete blocks, slabs or plates and glass bricks, the tiling of walls and floors, pointing, paving, mosaic work, facing work in slate, in marble and in composition, drainlaying, slating and roof tiling, bituminous work, asphalting and sheeting;

carpentry, see *woodworking*;

french polishing, which includes polishing with a brush or pad and spraying with any composition;

glazing, which includes the cutting, bedding and facing of glass, excluding the making of lead lights and stained glass windows;

joinery, which includes the manufacture of all articles of joinery, whether or not the fixing of the articles in the building or structure is done by the person making or preparing the article used;

lead light making, which includes the manufacture and/or fixing of lights and display signs, and the glazing relating thereto;

masonry, which includes stone cutting and building, also the cutting and building of ornamental and monumental stonework and the manufacture and erection of grave-stones and cemetery memorials of all types, the concreting and fixing or building of precast and/or artificial stone or marble, paving, mosaic work, pointing, wall and floor tiling, operating stoneworking machinery, other than stone-polishing machinery, and the sharpening of mason's tools, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

metalwork, which includes the fixing of steel ceilings, metal windows, metal doors, builders' smithwork, metal frames, metal stairs and architectural metal work and the manufacture and/or fixing of drawn metalwork and sheet and extruded metal, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

painting, which includes the processes of decorating, enamelling, graining, marbling, staining, varnishing, gilding, lining, stencilling, paperhanging, spraying, glazing, wax-polishing, distempering, lime and colour washing and woodwork preservation, and which also includes paint removal, the scraping, washing and cleaning of painted or distempered walls and the cleaning of woodwork when such removal, scraping, washing and cleaning are preparatory to any of the said processes;

plastering, which includes modelling, granolithic and composition flooring, composition wall covering and polishing, precast or artificial stonework, wall and floor tiling and paving and mosaic work, including the application of asphaltic or bituminous mastics for the purpose of waterproofing on horizontal or vertical surfaces, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

van terreine vir geboue asook die sloping van geboue, tensy die betrokke werkewer kan aantoon dat sodanige sloping nie met die doel om die terreine vir bouwerksaamhede voor te berei, verrig is nie:

"*Messelwerk*", wat die volgende insluit: Betonnering en die aanbring van betonblokke, -blaale of -plate en glasstene, die beteeling van mure en vloere, voegvulling, plaveiwerk, mosaiekwerk, voorwerk met leie, met marmer en met komposisiemateriaal, rioollêwerk, leiwerk en pandekking, bitumenwerk, asfaltering en beplating;

timmerwerk, sien *houtwerk*;

lakpolitoering, wat politoering met 'n kwas of kussinkie en bespuiting met 'n komposisiestof insluit;

beglasing, wat die volgende insluit: Die sny, vassit en afwerk van glas, uitgesonderd die maak van ruite-in-lood en brandskildervensters;

skrynwerk, wat die vervaardiging van alle skrynwerkartikels insluit, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

ruit-in-lood-werk, wat die volgende insluit: Die vervaardiging en/of aanbring van ligte en reklameligte en die beglasing in verband daarmee;

klipmesselwerk, wat die volgende insluit: Klipkap- en klipbouwerk, ook die kap en bou van sier- en monumentklipwerk en die vervaardiging en oprigting van grafstene en begraafplaasgedenkteskens van alle soorte, die betonnering en aanbring of inbou van voorafgegiet en/of kunsklip of -marmer, plaveiwerk, mosaiekwerk, prikking, muur- en vloerbeteeling, die bediening van klipwerkmasjinerie, uitgesonderd klippoleermasjinerie, en die skerpmaak van klipmesse-laarsgereedskap, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

metaalwerk, wat die volgende insluit: Die aanbring van staalplafonne, metaalvensters, metaaldeure, siermetaalwerk, metaalrame, metaaltrappe en boumetaalwerk en die vervaardiging en/of aanbring van getrokke metaalwerk en plaat- en uitgedrukte metaal, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

verfwerk, wat die volgende prosesse insluit: Versiering, emaljering, vlamskildering, marmering, beitsing, vernissing, vergulding, belyning, sjablonering, muurplakkning, spuitskildering, glasuring, waspolering, distempering, awitting, kleurkalking en houtverduursaming, en wat ook insluit die verwijdering van verf, die skraap, was en skoonmaak van geverfde of gedistemperde mure en die skoonmaak van houtwerk wanneer sodanige verwijdering, skraping, was en skoonmaak enige van genoemde prosesse voorafgaan;

pleisterwerk, wat die volgende insluit: Modelleerwerk, granoliet- en komposisiëbevloering, komposisiemuurbedekking en -polering, voorafgegiet of kunsklipwerk, muur- en vloerbeteeling en plavei- en mosaiekwerk, met inbegrip van die aanwending van asfalt- of bitumineuse mastiek vir die doel van waterdigting op horisontale of vertikale vlakke, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

plumbing, which includes lead burning, gas fitting, sanitary and domestic engineering, drainlaying, caulking, ventilating, heating, hot and cold water fitting, the installation of fire prevention equipment and the manufacture and fitting of all sheet-metal work, whether or not the fixing in the building or structure is done by the person making or preparing the article used;

shop, office and bank fitting, which includes the manufacture and/or fixing of shop fronts, window enclosures, showcases, counters, screens and interior fittings and fixtures;

steel reinforcing, which includes the making and erection of shuttering and the supervising of the bending, placing and fixing in position of steel and concrete;

steel construction, which includes the fixing of all classes of steel or other metal columns, girders, steel joists, or metal in any other form which forms part of a building or structure;

woodworking, which includes carpentry, woodworking, machining, turning, carving, the fixing of corrugated iron, asbestos tiles, shingling and other roof coverings, sound and acoustic material, cork and asbestos insulation, wood lathing, composition ceilings and wall covering, the pluggis and wall covering, the plugging of walls, the covering of woodwork with metal, blocks and other flooring, including wood, cork and rubber (and the sandpapering of same), cork, carpeting and any class or kind of linoleum when fixed in any building or structure, and the application of asphaltic saturated felt or fabrics to floors and/or walls and/or roofs, whether or not the fixing in the building or structure is done by the person making or preparing the article used.

Interests and area in respect of which registration is held:

(i) The Building Industry, excluding all electrical activities undertaken in such industry, in the Magisterial Districts of Bellville (as constituted before the publication of Government Notice No. 171 of 8 February 1957), Goodwood, Kuils River, Paarl, Simon's Town, Somerset West, Stellenbosch, Strand, The Cape, Wellington and Wynberg; and

(ii) the Building Industry (excluding all electrical activities undertaken in such industry) in the Magisterial District of Malmesbury (excluding that portion which prior to the publication of Government Notice No. 171 of 8 February 1957 fell within the Magisterial District of Bellville);

(iii) the manufacture and erection of gravestones and cemetery memorials of all types in the Magisterial Districts of Bellville, Goodwood, Kuils River, Paarl, Simon's Town, Somerset West, Stellenbosch, Strand, The Cape, Wellington and Wynberg.

loodgieterswerk, wat die volgende insluit: Loodlaswerk, gasaanlewerk, sanitêre en huisingenieurswerk, rioollêwerk, kalfaatwerk, ventileerwerk, verwarmingswerk, die aanlê van warm en koue water, die installeering van brandvoorkomingstoerusting en die vervaardiging en aanbring van alle plaatmetaalwerk, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie;

winkel-, kantoor- en bankuitrustingswerk, wat die volgende insluit: Die vervaardiging en/of aanbring van winkelfronte, vensterafskortings, uitstallkaste, toonbanke, skerms en binnenshuise los en vaste toebehore;

staalwapening, wat die volgende insluit: Die maak en oprigting van bekisting en toesighouding oor die buig, plasing en vassit in die regte posisie van staal en beton;

staalkonstruksie, wat die volgende insluit: Die aanbring van alle klasse staal- of ander metaalsuile, lêers, staalbalke, of metaal in enige ander vorm wat deel uitmaak van 'n gebou of bouwerk;

houtwerk, wat die volgende insluit: Timmerwerk, houtbewerking, masjinering, draaiwerk, houtsnywerk, die aanbring van golfyster-, asbesteël-, dakspaan- en ander dakbedekkings, klank- en akoestiekmateriaal, kurk- en asbesisoliasie, houtlatwerk, komposisieplafonne en muurbedekking, die aanbring van proppe in mure, die bedekking van houtwerk met metaal, blokkies- en ander bevloering, met inbegrip van bevloering met hout, kurk en rubber (en die skuur daarvan met skuurpapier), kurk, tapytstof en enige klas of soort linoleum wanneer dit in 'n gebou of bouwerk aangebring word, en die aanbring van asfaltversadigde vilt of materiale op vloere en/of mure en/of dakke, hetsy die artikel wat gebruik word, deur die persoon wat dit gemaak of voorberei het, in die gebou of bouwerk aangebring word of nie.

Belange en gebied ten opsigte waarvan registrasie gehou word:

(i) Die Bouwonerheid, uitgesonderd alle elektrotegniese bedrywigheide onderneem in sodanige nywerheid, in die landdrostdistrikte Bellville (soos saamgestel voor die publikasie van Goewermentskennisgewing No. 171 van 8 Februarie 1957), Die Kaap, Goodwood, Kuilsrivier, Paarl, Simonstad, Somerset-Wes, Stellenbosch, Strand, Wellington en Wynberg; en

(ii) die Bouwonerheid (uitgesonderd alle elektrotegniese bedrywigheide onderneem in sodanige nywerheid) in die landdrostdistrik Malmesbury (uitgesonderd die gedeelte wat voor die publikasie van Goewermentskennisgewing No. 171 van 8 Februarie 1957 binne die landdrostdistrik Bellville gevall het);

(iii) die vervaardiging en oprigting van alle soorte grafstene en begraafplaasgedenktes in die landdrostdistrikte Bellville, Die Kaap, Goodwood, Kuilsrivier, Paarl, Simonstad, Somerset-Wes, Stellenbosch, Strand, Wellington en Wynberg.

Any person who objects to the proposed variation is invited to lodge his objection in writing with me, c/o the Department of Manpower, Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month of the date of publication of this notice.

D. W. JAMES,
Industrial Registrar.
(28 March 1991)

NOTICE 288 OF 1991
DEPARTMENT OF FINANCE
FINANCIAL SERVICES BOARD ACT, 1990
APPOINTMENT OF A MEMBER ON THE FINANCIAL SERVICES BOARD

It is hereby notified for general information that the State President has, by virtue of the powers vested in him by section 4 of the Financial Services Board Act, 1990 (Act No. 97 of 1990), appointed the following member to the Financial Services Board in the capacity indicated with effect from 1 April 1991 until 31 December 1992:

Member
Mr J. M. Connolly.
(28 March 1991)

NOTICE 295 OF 1991
CUSTOMS AND EXCISE TARIFF APPLICATIONS.— LIST 11/91

The following applications concerning the Customs and Excise Tariff have been received by the Board of Trade and Industry. Any objections to or comments on these representations must be submitted to the Chief Executive, Board of Trade and Industry, Private Bag X753, Pretoria, 0001, within six weeks of the date of this notice. Attention is drawn to the fact that the rates of duty mentioned in the applications are those requested by the applicants and that the Board, depending on its findings, may recommend lower or higher rates of duty.

Rebate of the duty on:

Tractors, classifiable under tariff heading 87.01, and motor vehicles, classifiable under tariff heading 87.04, for the manufacture of breakdown lorries and crane lorries.

[BTI Ref. T5/2/16/2/1(900445) (Mrs. I. Metz)]

Applicant:

Armscor, Private Bag X337, Pretoria, 0001.
List 10/91 was published under General Notice 281 of 22 March 1991.

Correction

In List 8/90, published under Notice 228 in Government Gazette No. 13052 of 8 March 1991, the expression "and a driving axle" must be omitted from the following paragraph of item 117.30:

"Plus, in respect of any such motor vehicle incorporating an internal combustion piston engine with a cubic displacement not exceeding 22 000 cm³ and a driving axle which is not manufactured under a manufacturing programme approved by the Minister of Trade and Industry and Tourism, on the recommendation of the Board of Trade and Industry".

(28 March 1991)

Enige persoon wat teen die voorgenome verandering beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou, Schoemanstraat 215, Pretoria (posadres: Privaatsak X117, Pretoria, 0001).

D. W. JAMES,
Nywerheidsregister.
(28 Maart 1991)

KENNISGEWING 288 VAN 1991
DEPARTEMENT VAN FINANSIES
WET OP DIE RAAD OP FINANSIEËLE DIENSTE, 1990
AANSTELLING VAN 'N LID OP DIE RAAD OP FINANSIEËLE DIENSTE

Hierby word vir algemene inligting bekendgemaak dat die Staatspresident kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op die Raad op Finansiële Dienste, 1990 (Wet No. 97 van 1990), met ingang van 1 April 1991 tot 31 Desember 1992 die volgende lid in aangeduide hoedanigheid op die Raad op Finansiële Dienste aangestel het:

Lid
Mnr. J. M. Connolly.
(28 Maart 1991)

KENNISGEWING 295 VAN 1991
DOEANE- EN AKSYNSTARIEFAANSOEKE.— LYS 11/91

Onderstaande aansoeke betreffende die Doeane-en Aksynstarief is deur die Raad van Handel en Nywerheid ontvang. Enige beswaar teen of kommentaar op hierdie vertoë moet binne ses weke na die datum van hierdie kennisgewing aan die Hoof Uitvoerende Beämpte, Raad van Handel en Nywerheid, Privaatsak X753, Pretoria, 0001, gerig word. Die aandag word daarop geveng dat die skale van reg wat in die aansoeke genoem word, dié is wat deur die applikante aangevra is en dat die Raad, afhangende van sy bevinde, hoër of laer skale van reg mag aanbeveel.

Korting van die reg op:

Trekkers, indeelbaar by tariefpos 87.01, en motorvoertuie, indeelbaar by tariefpos 87.04, vir die vervaardiging van herwinningslorries en kraanlorries.

[RHN-verw. T5/2/16/2/1(900445) (Mev. I. Metz)]

Applikant:

Krykgor, Privaatsak X337, Pretoria, 0001.
Lys 10/91 is by Algemene Kennisgewing 281 van 22 Maart 1991 gepubliseer.

Verbetering

In Lys 8/91, gepubliseer by Kennisgewing 228 in Staatskoerant No. 13052 van 8 Maart 1991, moet die uitdrukking "wat 'n aandryfwielas inkorporeer" uit die volgende paragraaf van item 117.30 weglaat word:

"Plus, ten opsigte van enige sodanige motorvoertuig wat 'n 20,0% binnebrandsuierenjin met 'n kubieke verplasing van hoogstens 22 000 cm³ wat 'n aandryfwielas inkorporeer wat nie vervaardig is onder 'n vervaardigingsprogram deur die Minister van Handel en Nywerheid en Toerisme, op aanbeveling van die Raad van Handel en Nywerheid, goedgekeur nie".

(28 Maart 1991)

NOTICE 296 OF 1991**DEPARTMENT OF TRANSPORT****AIR SERVICES ACT, 1949 (ACT NO. 51 OF 1949),
AS AMENDED**

Pursuant to the provisions of section 5 (a) and (b) of Act No. 51 of 1949 and regulation 5 of the Civil Air Services Regulations, 1964, it is hereby notified for general information that the applications, details of which appear in the Schedules hereto, will be heard by the National Transport Commission.

Representations in accordance with section 6 (1) of Act No. 51 of 1949 in support of, or in opposition to, an application, should reach the Director-General: Transport (Directorate Civil Aviation), Private Bag X193, Pretoria, 0001, and the applicant within 21 days of the date of publication hereof stating whether the party or parties making such representation intend to be present or represented at the hearing.

The Commission will cause notice of the time, date and place of the hearing to be given in writing to the applicant and all parties who have made representations as aforesaid and who desire to be present or represented at the hearing.

SCHEDULE D**LIST OF APPLICATIONS FOR THE ALTERATION,
MODIFICATION OR AMENDMENT TO LICENCES**

(A) Name and address of applicant. (B) Name under which the air service is operated. (C) Particulars of the licence and of the alteration, modification or amendment thereto or the conditions thereof which has been applied for.

(A) M. J. de Kock, P. O. Box 35782, Northcliff, 2115. (B) Airtrack Adventures. (C) Non-scheduled Air Transport Service Licence N353. Under "Base of operation" add: "8 Sycamore Street, Randparkridge, Randburg". Under "Aircraft to be used" add: "Hot-Air Balloon Flamboyant AX8-85 including Flamboyant AX8-85 ZS-HPJ and any Flamboyant AX160. Also any Fire Balloons AX160 and Fire Balloons GMBH AX10-160 including ZS-HRA, provided such aircraft is ZS-registered and categorised A".

(A) Metavia Airlines (Pty) Ltd, P.O. Box 1032, Nelspruit, 1200. (B) Metavia Airlines. (C) Scheduled Air Transport Service Licence S209. Under "Aircraft to be used" add: "Piper PA-34-200T ZS-KFG".

(A) Safair Freighters (Pty) Ltd, P.O. Box 938, Kempton Park, 1620. (B) Safair Freighters (Pty) Ltd. (C) Non-scheduled Air Transport Service Licence N525. Under "Aircraft to be used" add: "Boeing 707-323C 3D-ASB".

(A) Witbank Aeronautical Association, P.O. Box 324, Witbank, 1035. (B) Witbank Aeronautical Association. (C) Flying Training Air Service Licence F179. Under "Tariff of charges" delete existing and add: "Cessna A150K ZS-IDL, Cessna 150M ZS-MAV R145 per hour dual, Piper PA-28-180 ZS-CBB R135 per hour solo".

(28 March 1991)

KENNISGEWING 296 VAN 1991**DEPARTEMENT VAN Vervoer****WET OP LUGDIENSTE, 1949 (WET NO. 51 VAN
1949), SOOS GEWYSIG**

Hierby word ingevolge die bepalings van artikel 5 (a) en (b) van Wet No. 51 van 1949 en regulasie 5 van die Regulasies vir Burgerlugdienste, 1964, vir algemene inligting bekendgemaak dat die Nasionale Vervoerkommissie die aansoek waarvan besonderhede in die Bylaes hieronder verskyn, sal aanhoor.

Vertoë ingevolge artikel 6 (1) van Wet No. 51 van 1949 ter ondersteuning of bestryding van 'n aansoek moet die Direkteur-generaal: Vervoer (Direktoraat Burgerlugvaart), Privaatsak X193, Pretoria, 0001 en die aansoeker binne 21 dae na die datum van publikasie hiervan bereik en daarin moet gemeld word of die persoon of persone wat aldus vertoë rig, van plan is om die verrigtings by te woon of om daar verteenwoordig te word.

Die Kommissie sal reël dat kennis van die datum, tyd en plek van die verrigtings skriftelik gegee word aan die aansoeker en al die persone wat aldus vertoë gerig het en wat verlang om aldus verteenwoordig of teenwoordig te wees.

BYLAE D**LYS VAN AANSOEKE OM DIE VERANDERING OF
WYSIGING VAN LISENSIES**

(A) Naam en adres van applikant. (B) Naam waaronder die lugdiens geëkspleteer word. (C) Besonderhede betreffende die lisensie en die verandering of wysiging daarvan of die voorwaardes daarvan ten opsigte waarvan aansoek gedoen is.

(A) M. J. de Kock, Posbus 35782, Northcliff, 2115. (B) Airtrack Adventures. (C) Nie-vasgetelde-lugvervoerdienstlisensie N353. Onder "Uitgangsbasis" voeg by: "Sycamorestraat 8, Randparkrif, Randburg". Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Hot-Air Balloon Flamboyant AX8-85, insluitende Flamboyant AX8-85 ZS-HPJ en enige Flamboyant AX160, asook enige Fire Balloons AX160, en Fire Balloons GMBH AX10-160, insluitende ZS-HRA, op voorwaarde dat die lugvaartuig ZS-geregistreer en A-gekategoriseer is".

(A) Metavia Airlines (Edms.) Bpk., Posbus 1032, Nelspruit, 1200. (B) Metavia Airlines. (C) Vasgestelde-lugvervoerdienstlisensie S209. Onder "Lugvaartuie wat gebruik gaan word", voeg by: "Piper PA-34-200T ZS-KFG".

(A) Safair Freighters (Edms.) Bpk., Posbus 938, Kempton Park, 1620. (B) Safair Freighters (Edms.) Bpk. (C) Nie-vasgestelde-lugvervoerdienstlisensie N525. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Boeing 707-323C 3D-ASB."

(A) Witbank Aeronautical Association, Posbus 324, Witbank, 1035. (B) Witbank Aeronautical Association. (C) Vliegopleidingslugdienslisensie F179. Onder "Tariefskaal" skrap huidige en voeg by: "Cessna A150K ZS-IDL, Cessna 150M ZS-MAV, R145 per uur dubbelstuur, Piper PA-28-180 ZS-CBB R135 per uur enkelstuur".

(28 Maart 1991)

NOTICE 297 OF 1991

ADMINISTRATION: HOUSE OF ASSEMBLY
DEPARTMENT OF AGRICULTURAL
DEVELOPMENT

NOTICE OF MEETING OF CREDITORS IN TERMS OF SECTION 22 (1) OF THE AGRICULTURAL CREDIT ACT, 1966

A meeting of the undermentioned applicants and their creditors is hereby convened at the place and date mentioned hereunder for the purpose of enabling creditors to prove their claims against the applicants and of considering a proposal for a compromise by the Agricultural Credit Board.

J. H. SMIT,

Director: Directorate Financial Assistance, Department of Agricultural Development.

KENNISGEWING 297 VAN 1991

ADMINISTRASIE: VOLKSRAAD
DEPARTEMENT VAN LANDBOUW-ONTWIKKELING

KENNISGEWING VAN VERGADERING VAN SKULD-EISERS KRAGTENS ARTIKEL 22 (1) VAN DIE WET OP LANDBOUKREDIET, 1966

Hierby word 'n vergadering van ondergenoemde applikante en hulle skuldeisers op die plek en datum hieronder genoem, belê, met die doel om skuldeisers in staat te stel om hul vorderings teen die applikante te bewys en 'n skikkingsvoorstel van die Landboukredietraad te oorweeg.

J. H. SMIT,

Direkteur: Direktoraat Finansiële Bystand, Departement van Landbou-ontwikkeling.

Application by Aansoek van	Place of meeting Plek van byeenkoms	Date and time Datum en tyd
Theunis and/en Henry Uys Schickerling of the farm/van die plaas Boschbult, P.O. Box/Posbus 245, Delareyville, 2770	Magistrate's Office/Kantoor van die Landros, Delareyville	13 May/Mei 1991 at/om 10:00.
(28 March 1991)/(28 Maart 1991)		

NOTICE 298 OF 1991

ADMINISTRATION: HOUSE OF ASSEMBLY
DEPARTMENT OF AGRICULTURAL
DEVELOPMENT

NOTICE OF MEETING OF CREDITORS IN TERMS OF SECTION 22 (1) OF THE AGRICULTURAL CREDIT ACT, 1966

A meeting of the undermentioned applicant and his creditors is hereby convened at the place and date mentioned hereunder for the purpose of enabling creditors to prove their claims against the applicant and of considering a proposal for a compromise by the Agricultural Credit Board.

J. H. SMIT,

Director: Directorate Financial Assistance, Department of Agricultural Development.

KENNISGEWING 298 VAN 1991

ADMINISTRASIE: VOLKSRAAD
DEPARTEMENT VAN LANDBOUW-ONTWIKKELING

KENNISGEWING VAN VERGADERING VAN SKULD-EISERS KRAGTENS ARTIKEL 22 (1) VAN DIE WET OP LANDBOUKREDIET, 1966

Hierby word 'n vergadering van ondergenoemde applikant en sy skuldeisers op die plek en datum hieronder genoem, belê, met die doel om skuldeisers in staat te stel om hul vorderings teen die applikant te bewys en 'n skikkingsvoorstel van die Landboukredietraad te oorweeg.

J. H. SMIT,

Direkteur: Direktoraat Finansiële Bystand, Departement van Landbou-ontwikkeling.

Application by Aansoek van	Place of meeting Plek van byeenkoms	Date and time Datum en tyd
Jan Hendrik Johannes Slabbert of the farm/van die plaas Morgenzon, P.O. Box/Posbus 411, Moirivier, 3300	Magistrate's Office/Kantoor van die Landros, Moirivier	6 May/Mei 1991 at/om 10:00.
(28 March 1991)/(28 Maart 1991)		

NOTICE 299 OF 1991**NOTICE OF APPLICATION FOR APPROVAL FOR THE ERECTION OF A NEW ABATTOIR IN TERMS OF SECTION 12 (1) OF THE ABATTOIR INDUSTRY ACT, 1976 (ACT NO. 54 OF 1976)**

It is hereby made known in terms of section 12 (1) of the Abattoir Industry Act, 1976 (Act No. 54 of 1976), that Mr J. A. Swanepoel, P.O. Box 28, Vanzylsrus, 8467, has in terms of section 11 of the said Act applied to the Minister of Agriculture for approval for the erection of a new abattoir at Vanzylsrus.

KENNISGEWING 299 VAN 1991**KENNISGEWING VAN AANSOEK OM GOEDKEURING VIR DIE OPRIGTING VAN 'N NUWE ABATTOIR KRAGTENS ARTIKEL 12 (1) VAN DIE WET OP DIE ABATTOIRBEDRYF, 1976 (WET NO. 54 VAN 1976)**

Kennis geskied hiermee kragtens artikel 12 (1) van die Wet op Abattoirbedryf, 1976 (Wet No. 54 van 1976), mnr. J. A. Swanepoel, Posbus 28, Vanzylsrus, 8467, kragtens artikel 11 van genoemde Wet by die Minister van Landbou aansoek gedoen het om goedkeuring vir die oprigting van 'n nuwe abattoir te Vanzylsrus.

If the application is granted, the abattoir will be used for the slaughter of 8–12 head of cattle or 100 sheep/goats per day for supplying meat to the residents of Vanzylsrus and vicinity.

Any person intending to submit representations or objections in regard to the above-mentioned application shall forward such representations or objections to the Chairman, Abattoir Commission, Private Bag X250, Pretoria, 0001, within a period of 30 days from the date of publication of this notice and in the manner set out in the regulations published under the said Act.

Attention is invited to the provisions of regulation 11 (6) of the said regulations which require any person who submits objects to an application to the Minister to serve on the applicant concerned a copy of the document in which his objections are set out.

Note.—The Regulations require that objections be affirmed under oath and submitted in triplicate.

(28 March 1991)

Indien die aansoek toegestaan word, sal die abattoir gebruik word vir die slag van 8–12 beeste of 100 skaape/bokke per dag vir die voorsiening van vleis aan die inwoners van Vanzylsrus en omgewing.

Iemand wat vertoë of besware in verband met bovenoemde aansoek wil rig, moet sodanige vertoë of besware aan die Voorsitter, Abattoirkommissie, Privaatsak X250, Pretoria, 0001, rig binne 'n tydperk van 30 dae vanaf datum van publikasie van hierdie kennisgewing en op die wyse uiteengesit in die regulasies kragtens genoemde Wet uitgevaardig.

Aandag word gevvestig op die bepalings van regulasie 11 (6) van die genoemde regulasies wat vereis dat iemand wat vertoë of besware teen 'n aansoek aan die Minister voorlê, terselfdertyd 'n afskrif van die stuk waarin sy besware uiteengesit is op die betrokke applikant moet bestel.

L.W.—Die Regulasies vereis dat besware onder eed bevestig en in drievoud voorgelê moet word.

(28 Maart 1991)

NOTICE 300 OF 1991

NOTICE OF APPLICATION FOR APPROVAL FOR THE ERECTION OF A NEW ABATOIR IN TERMS OF SECTION 12 (1) OF THE ABATOIR INDUSTRY ACT, 1976 (ACT NO. 54 OF 1976)

It is hereby made known in terms of section 12 (1) of the Abattoir Industry Act, 1976 (Act No. 54 of 1976), that Messrs "Mooi River Wholesale Meats", P.O. Box 14, Nottingham Road, Mooi River, 3280, has in terms of section 11 of the said Act applied to the Minister of Agriculture for approval for the erection of a new abattoir at Mooi River.

If the application is granted, the abattoir will be used for the slaughter of 50 head of cattle or 150 calves or 400 sheep/goats per day for supplying meat to the residents of Mooi River and vicinity.

Any person intending to submit representations or objections in regard to the above-mentioned application shall forward such representations or objections to the Chairman, Abattoir Commission, Private Bag X250, Pretoria, 0001, within a period of 30 days from the date of publication of his notice and in the manner set out in the regulations published under the said Act.

Attention is invited to the provision of regulation 11 (6) of the said regulations which require any person who submits objections to an application to the Minister to serve on the applicant concerned a copy of the document in which his objections are set out.

Note.—The Regulations require that objections be affirmed under oath and submitted in triplicate.

(28 March 1991)

KENNISGEWING 300 VAN 1991

KENNISGEWING VAN AANSOEK OM GOEDKEURING VIR DIE OPRIGTING VAN 'N NUWE ABATTOIR KRAGTENS ARTIKEL 12 (1) VAN DIE WET OP DIE ABATTOIRBEDRYF, 1976 (WET NO. 54 VAN 1976)

Kennisgewing geskied hiermee kragtens artikel 12 (1) van die Wet op die Abattoirbedryf, 1976 (Wet No. 54 van 1976), mnre. "Mooi River Wholesale Meats", Posbus 14, Nottingham Road, Mooi River, 3280, kragtens artikel 11 van genoemde Wet by die Minister van Landbou aansoek gedoen het om goedkeuring vir die oprigting van 'n nuwe abattoir te Moorivier.

Indien die aansoek toegestaan word, sal die abattoir gebruik word vir die slag van 50 beeste of 150 kalwers of 400 skaape/bokke per dag vir die voorsiening van vleis aan die inwoners van Moorivier en omgewing.

Iemand wat vertoë of besware in verband met bovenoemde aansoek wil rig, moet sodanige vertoë of besware aan die Voorsitter, Abattoir kommissie, Privaatsak X250, Pretoria, 0001, rig binne 'n tydperk van 30 dae vanaf datum van publikasie van hierdie kennisgewing en op die wyse uiteengesit in die regulasies kragtens genoemde Wet uitgevaardig.

Aandag word gevvestig op die bepalings van regulasie 11 (6) van die genoemde regulasies wat vereis dat iemand wat vertoë of besware teen 'n aansoek aan die Minister voorlê, terselfdertyd 'n afskrif van die stuk waarin sy besware uiteengesit is op die betrokke applikant moet bestel.

L.W.—Die Regulasies vereis dat besware onder eed bevestig en in drievoud voorgelê moet word.

(28 Maart 1991)

NOTICE 301 OF 1991**DEPARTMENT OF MANPOWER****LABOUR RELATIONS ACT, 1956****CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANISATION**

I, David William James, Industrial Registrar, hereby notify, in terms of section 14 (2) of the Labour Relations Act, 1956, that I have cancelled the registration of the Caterers' Association of South Africa with effect from 21 March 1991.

D. W. JAMES,
Industrial Registrar.
(28 March 1991)

NOTICE 302 OF 1991**DEPARTMENT OF AGRICULTURE****PROPOSED AGRICULTURAL PRODUCE AGENTS BILL, 1992**

It is hereby notified for general information that a Bill for possible consideration by Parliament during 1992 has been prepared in order to establish a statutory council who will regulate the activities of persons selling agricultural produce on an agency basis. If approved, the proposed Bill will result in the repeal of the Agricultural Produce Agency Sales Act, 1975 (Act No. 12 of 1975).

Copies of the proposed Bill are available on request from the Director-General: Agriculture, Private Bag X250, Pretoria, 0001, (fax 326-3454 or telephone 206-3109). Interested parties are hereby invited to submit their comments on the proposed Bill in writing at the above-mentioned address at the latest on Monday 6 May 1991.

H. S. HATTINGH,
Director-General: Agriculture.
(28 March 1991)

KENNISGEWING 301 VAN 1991**DEPARTEMENT VAN MANNEKRAAG****WET OP ARBEIDSVERHOUDINGE, 1956****INTREKKING VAN REGISTRASIE VAN 'N WERKGEWERSORGANISASIE**

Ek, David William James, Nywerheidsregister, maak hierby kragtens artikel 14 (2) van die Wet op Arbeidsverhoudinge, 1956, bekend dat ek die registrasie van die Caterers' Association of South Africa met ingang van 21 Maart 1991 ingetrek het.

D. W. JAMES,
Nywerheidsregister.
(28 Maart 1991)

KENNISGEWING 302 VAN 1991**DEPARTEMENT VAN LANDBOU****VOORGESTELDE WETSONTWERP OP LANDBOUWONDEUR-AGENTE, 1992**

Dit word hierby vir algemene inligting bekendgemaak dat 'n wetsontwerp vir moontlike oorweging deur die Parlement gedurende 1992 voorberei is ten einde 'n statutêre raad daar te stel wat die bedrywigheede van persone wat landbouprodukte op 'n agentskapgrondslag verkoop, sal beheer. Indien goedgekeur, sal die voorgestelde Wetsontwerp die herroeping van die Wet op die Agentskapverkoping van Landbouprodukte, 1975 (Wet No. 12 van 1975), tot gevolg hê.

Eksemplare van die voorgestelde wetsontwerp is op aanvraag verkrybaar van die Direkteur-generaal: Landbou, Privaatsak X250, Pretoria, 0001 (fax 326-3454 of telefoon 206-3109). Belanghebbendes word hierby uitgenooi om hulle kommentaar oor die voorgestelde Wetsontwerp laatstens op Maandag 6 Mei 1991 skriftelik by bovemelde adres in te dien.

H. S. HATTINGH,
Direkteur-generaal: Landbou.
(28 Maart 1991)

NOTICE 303 OF 1991—KENNISGEWING 303 VAN 1991

P.5.01A

PRELIMINARY STATEMENT OF TRADE STATISTICS OF THE REPUBLIC OF SOUTH AFRICA RELEASED BY THE COMMISSIONER FOR CUSTOMS AND EXCISE**VOORLOPIGE OPGawe VAN HANDELSTATISTIEK VAN DIE REPUBLIEK VAN SUID-AFRIKA VRYGESTEL DEUR DIE KOMMISSARIS VAN DOEANE EN AKSYNS**

Remark.—The import and export figures reflected in this statement have been adjusted largely to bring them into line with the requirements for the compilation of the balance of payments.

N.B.—The change-over to the Harmonized Tariff System with effect from 1 January 1988, altered the classification of certain commodities. When comparing the section totals for 1988 and later years with those of previous years the possible differences due to the change-over should therefore be taken into consideration.

Opmerking.—Die in- en uitvoersyfers wat in hierdie opgawe verskyn is grootliks aangepas om dit in ooreenstemming te bring met die vereistes wat gestel word vir die opstel van die betalingsbalans.

L.W.—Die oorskakeling na die Geharmoniseerde Tariefstelsel met ingang van 1 Januarie 1988 het die indeling van sekere kommoditeite verander. Wanneer die afdelingstotale vir 1988 en later jare dus met dié van vorige jare vergelyk word, moet die moontlike verskille as gevolg van die oorskakeling nie uit die oog verloor word nie.

PERIOD: JANUARY TO FEBRUARY 1991—TYDPERK: JANUARIE TOT FEBRUARIE 1991

	Imports—Invoere		Exports—Uitvoere	
	1991	1990	1991	1990
Total in Millions of Rand—Totaal in Miljoene Rand	7 817,6	7 053,6	9 665,3	10 008,2

TABLE B: TOTALS IN MILLION RAND ACCORDING TO SECTIONS OF THE HARMONIZED SYSTEM
 TABEL B: TOTALE IN MILJOEN RAND VOLGENS AFDELINGS VAN DIE GEHARMONIEERDE STELSEL

Sections—Afdelings	Imports—Invoere		Exports—Uitvoere	
	1991	1990	1991	1990
I. Live animals; animal products Lewende diere; dierlike produkte.....	30,8	33,9	105,3	66,9
II. Vegetable products Plantaardige produkte	145,9	117,1	252,8	370,3
III. Animal or vegetable fats and oils and their cleavage products; prepared edible fats; animal and vegetable waxes Dierlike of plantaardige vette en olies en splitsprodukte; voorbereide spysvette; dierlike en plantaardige wasse.....	41,6	67,3	14,1	22,7
IV. Prepared foodstuffs; beverages, spirits and vinegar; tobacco and manufactured tobacco substitutes Voorbereide voedsel; dranke, spiritus en asyn; tabak en vervaardigde tabaksurrogate	154,8	137,8	236,3	182,2
V. Mineral products Mineraalprodukte	80,8	96,3	1 214,1	1 299,2
VI. Products of the chemical or allied industries Produkte van die chemiese of verwante nywerhede.....	816,9	751,9	340,3	267,8
VII. Plastics and articles thereof; rubber and articles thereof Plastike en artikels daarvan; rubber en artikels daarvan.....	339,3	305,4	72,4	47,4
VIII. Raw hides and skins, leather, furskins and articles thereof; saddlery and harness; travel goods, handbags and similar containers; articles of animal gut (other than silk-worm gut) Ongelooide huide en velle, leer, pelsvelle en artikels daarvan; saal- en tuiemakersware; reisartikels, handsakke en dergelike houers; artikels van dierederm (uitgesonderd sywurmsnaar)	40,4	43,9	55,8	54,3
IX. Wood and articles of wood; wood charcoal; cork and articles of cork; manufactures of straw; of esparto or of other plaiting materials; basketware and wickerwork Hout en artikels van hout; houtskool; kurk en artikels van kurk; fabrikate van strooi, van esparto of van ander vlegwerkstowwe; mandjiewerk en vlegwerk	68,5	54,6	47,5	40,9
X. Pulp of wood or of other fibrous cellulosic material; waste and scrap of paper or paperboard; paper and paperboard of paper or paperboard; paper and paperboard and articles thereof Pulp van hout of van ander veselagtige sellulosiese stof; afval en oorskiet van papier of papierbord; papier en papierbord van papier of papierbord; papier en papierbord en artikels daarvan.....	213,2	205,7	218,3	226,4
XI. Textiles and textile articles Tekstiele en tekstielartikels	371,4	342,0	272,1	254,3
XII. Footwear, headgear, umbrellas, sun umbrellas, walking-sticks, seatsticks, whips, riding-crops and parts thereof; prepared feathers and articles made therewith; artificial flowers; articles of human hair Skoeisel, hoofdeksels, sambrele, sonsambrelle, wandelstokke, sitstokke, swepe, karwate en onderdele daarvan; bereide vere en artikels daarvan gemaak; kunsblomme; artikels van mensehaar	35,7	23,2	3,7	3,2
XIII. Articles of stone, plaster, cement, asbestos, mica or similar materials; ceramic products; glass and glassware Artikels van klip, gips, cement, asbes, mika of dergelike stowwe; keramiese produkte; glas en glasware.....	84,4	77,6	43,2	27,2
XIV. Natural or cultured pearls, precious or semi-precious stones, precious metals, metals clad with precious metal and articles thereof; imitation jewellery; coin Natuurlike of gekweekte pêrels, edel- of halfedelstene, edelmetale, metale met edelmetale bedek, en artikels daarvan; nagemaakte juweliersware, munstukke	42,7	43,1	659,7	1 326,3
XV. Base metals and articles of base metal Onedelmetale en artikels van onedelmetaal.....	348,9	413,3	1 414,9	1 433,8
XVI. Machinery and mechanical appliances; electrical equipment; parts thereof; sound recorders and reproducers, television image and sound recorders and reproducers, and parts and accessories of such articles Masjinerie en mekaniese toestelle; elektriese toerusting; onderdele daarvan; klankopnemers en -weergewers; televisiebeeld- en klankopnemers en -weergewers, en onderdele en bybehoersels van sodanige artikels	2 121,3	2 088,6	189,7	190,2
XVII. Vehicles, aircraft, vessels and associated transport equipment Voertuie, lugvaartuie, vaartuie en verwante vervoertoerusting.....	1 071,7	969,4	162,8	102,5

Sections—Afdelings	Imports—Invoere		Exports—Uitvoere	
	1991	1990	1991	1990
XVIII. Optical, photographic, cinematographic, measuring, checking, precision, medical or surgical instruments and apparatus; clocks and watches; musical instruments; parts and accessories thereof Optiese, fotografiese, kinematografiese, meet-, kontroleer-, presisie-, mediese en chirurgiese instrumente en apparate; uurwerke en horlosies; musiekinstrumente; onderdele en bybehoersels daarvan	286,5	271,2	19,9	13,8
XX. Miscellaneous manufactured articles Diverse vervaardigde artikels	67,8	60,2	27,3	16,5
XXI. Works of art, collectors' pieces and antiques Kunswerke, versamelaarstukke, en antieke	5,5	4,1	2,8	3,3
Other unclassified goods and balance of payments adjustments Ander ongeklassifiseerde goedere en betalingsbalansaansuiwerings	1 449,5	947,0	4 312,3	4 059,0
Grand total—Groototal	7 817,6	7 053,6	9 665,3	10 008,2

(28 March 1991)/(28 Maart 1991)

NOTICE 304 OF 1991**DEPARTMENT OF TRADE AND INDUSTRY****HARMFUL BUSINESS PRACTICES ACT, 1988**

Notice is hereby given for general information in terms of the provisions of section 8 (4) of the Harmful Business Practices Act, 1988 (Act No. 71 of 1988), that the Business Practices Committee intends to conduct an investigation in terms of section 8 (1) (b) of the said Act into business practices concerning agreements for and the rendering of—

(a) breakdown services, being the removal of motor vehicles involved in an accident or which have otherwise become defective, and

(b) storage services, being the storage of motor vehicles which were involved in an accident or which have otherwise become defective.

Any person may within a period of 60 days from the date of this notice make written representation regarding this investigation to:

The Secretary
Business Practices Committee
Private Bag X84
PRETORIA
0001.

(28 March 1991)

BOARD NOTICES**BOARD NOTICE 34 OF 1991****THE SOUTH AFRICAN COUNCIL FOR NATURAL SCIENTISTS**

REGISTRATION AND ANNUAL FEES PAYABLE BY NATURAL SCIENTISTS AND NATURAL SCIENTISTS IN TRAINING.—NOTICE IN TERMS OF SECTION 7 (6) (b) OF THE NATURAL SCIENTISTS' ACT, 1982 (ACT NO. 55 OF 1982)

The South African Council for Natural Scientists has, in terms of section 7 (1) (i) of the Natural Scientists' Act, 1982 (Act No. 55 of 1982), prescribed the fees and made the provision set out in the Schedule hereto.

KENNISGEWING 304 VAN 1991**DEPARTEMENT VAN HANDEL EN NYWERHEID****WET OP SKADELIKE SAKEPRAKTYKE, 1988**

Hierby word kragtens die bepalings van artikel 8 (4) van die Wet op Skadelike Sakepraktyke, 1988 (Wet No. 71 van 1988), vir algemene inligting bekendgemaak dat die Sakepraktykekomitee van voorneme is om kragtens die bepalings van artikel 8 (1) (b) van gemelde Wet ondersoek in te stel na sakepraktyke betreffende ooreenkomste viren die lewering van—

(a) insleepdienste, synde die verwydering van motorvoertuie wat in 'n ongeluk betrokke was of andersins onklaar geraak het, en

(b) opbergingsdienste, synde die opberging van motorvoertuie wat in 'n ongeluk betrokke was of andersins onklaar geraak het.

Enigiemand kan binne 'n tydperk van 60 dae vanaf die datum van hierdie kennisgewing skriftelik vertoë aangaande hierdie ondersoek rig aan:

Die Sekretaris
Sakepraktykekomitee
Privaatsak X84
Pretoria
0001.

(28 Maart 1991)

RAADSKENNISGEWINGS**RAADSKENNISGEWING 34 VAN 1991****DIE SUID-AFRIKAANSE RAAD VIR NATUURWETENSKAPLIKES**

REGISTRASIE- EN JAARGELDE BETAALBAAR DEUR NATUURWETENSKAPLIKES EN NATUURWETENSKAPLIKES-IN-OPLEIDING. — KENNISGEWING KRAGTENS ARTIKEL 7 (6) (b) VAN DIE WET OP NATUURWETENSKAPLIKES, 1982 (WET NO. 55 VAN 1982)

Die Suid-Afrikaanse Raad vir Natuurwetenskaplikes het kragtens artikel 7 (1) (i) van die Wet op Natuurwetenskaplikes, 1982 (Wet No. 55 van 1982), die gelde voorgeskryf en die voorsiening gemaak wat in die Bylae hiervan uiteengesit is.

Board Notice 8 of 9 February 1990 is hereby withdrawn with effect from 31 March 1991.

SCHEDULE

1. In this Schedule any expression or word bears the meaning assigned to it in the Natural Scientists' Act, 1982 (Act No. 55 of 1982), and unless the context otherwise indicates—

“annual fee” means the fee payable by a natural scientist or a natural scientist in training, as the case may be—

(i) within 30 days from the date on which he is informed of his registration in terms of section 18 of the Act; and thereafter

(ii) annually on or before 30 April;

“registration fee” means the fee payable when a person applies for registration as a natural scientist or as a natural scientist in training, as the case may be, in terms of section 18 of the Act;

“the Act” means the Natural Scientists' Act, 1982 (Act No. 55 of 1982);

“year” means the period commencing on 1 April of any year and ending on 31 March of the next succeeding year.

2. Natural Scientists

(a) *Registration fee:* R75: Provided that in respect of a person already registered as a natural scientist in training in terms of the Act no registration fee shall be payable: Provided further that if an application for registration is not successful one half of the registration fee shall be refunded to the applicant.

(b) *Annual fee:*

(i) In respect of a person who produces evidence of current membership of a recognised natural scientists' association: R90.

(ii) In respect of a person who is not a member of a recognised natural scientists' association: R144.

3. Natural Scientists in training:

(a) *Registration fee:* R15: Provided that if an application for registration is not successful an amount of R5 shall be refunded to the applicant.

(b) *Annual fee:*

(i) In respect of a person who produces evidence of current membership of a recognised natural scientists' association: R30: Provided that if he has been registered as a natural scientist in training for a period in excess of four years, the fee shall be R90.

(ii) In respect of a person who is not a member of a recognised natural scientists' association: R54: Provided that if he has been registered as a natural scientist in training for a period in excess of four years, the fee shall be R144.

Raadskennisgewing 8 van 9 Februarie 1990 word hiermee herroep met ingang van 31 Maart 1991.

BYLAE

1. In hierdie Bylae het 'n woord of uitdrukking waaraan in die Wet op Natuurwetenskaplikes, 1982 (Wet 55 van 1982), 'n betekenis geheg is, dieselfde betekenis en tensy uit die samehang anders blyk beteken—

“die Wet” die Wet op Natuurwetenskaplikes, 1982 (Wet No. 55 van 1982);

“jaar” die tydperk wat op 1 April van 'n jaar begin en op 31 Maart van die daaropvolgende jaar eindig;

“jaargeld” die geld wat deur 'n natuurwetenskaplike of natuurwetenskaplike-in-opleiding, na gelang van die geval, betaalbaar is—

(i) binne 30 dae vanaf die datum waarop hy van sy registrasie kragtens artikel 18 van die Wet verwittig is; en daarna

(ii) jaarliks voor of op 30 April;

“registrasiegeld” die geld wat betaalbaar is wanneer iemand kragtens artikel 18 van die Wet aansoek doen om registrasie as 'n natuurwetenskaplike of as 'n natuurwetenskaplike-in-opleiding, na gelang van die geval.

2. Natuurwetenskaplikes:

(a) *Registrasiegeld:* R75: Met dien verstande dat geen registrasiegeld betaalbaar is nie ten opsigte van 'n persoon wat reeds ingevolge die Wet as 'n natuurwetenskaplike-in-opleiding geregistreer is. Met dien verstande voorts dat indien 'n aansoek om registrasie nie slaag nie, een helfte van die registrasiegeld aan die aansoeker terugbetaal moet word.

(b) *Jaargeld:*

(i) Ten opsigte van 'n persoon wat bewys lewer van 'n lidmaatskap van 'n erkende vereniging van natuurwetenskaplikes: R90.

(ii) Ten opsigte van 'n persoon wat nie lid van 'n erkende vereniging van natuurwetenskaplikes is nie: R144.

3. Natuurwetenskaplikes-in-opleiding:

(a) *Registrasiegeld:* R15: Met dien verstande dat indien 'n aansoek om registrasie nie slaag nie, 'n bedrag van R5 aan die aansoeker terugbetaal word.

(b) *Jaargeld:*

(i) Ten opsigte van 'n persoon wat bewys lewer van lidmaatskap van 'n erkende vereniging van natuurwetenskaplikes: R30: Met dien verstande dat as hy vir langer as vier jaar as 'n natuurwetenskaplike-in-opleiding geregistreer was, die jaargeld R90 is.

(ii) Ten opsigte van 'n persoon wat nie lid van 'n erkende vereniging van natuurwetenskaplikes is nie: R54: Met dien verstande dat as hy vir langer as vier jaar as 'n natuurwetenskaplike-in-opleiding geregistreer was, die jaargeld R144 is.

4. Duplicate registration certificate:

Fee for issuing a duplicate registration certificate: R7,50: Provided that a duplicate registration certificate shall be issued only to the person to whom the original was issued: Provided further that such duplicate registration certificate shall be issued only if the applicant submits an affidavit to the effect that the original certificate has been lost, that every effort has been made to trace it, and that he has nevertheless not succeeded in finding the certificate concerned.

(28 March 1991)

BOARD NOTICE 35 OF 1991**AMENDMENT OF CLASSIFICATION OF LOCAL AUTHORITIES ACCORDING TO GRADES IN TERMS OF THE REMUNERATION OF TOWN CLERKS ACT, 1984**

I Jakobus Stephanus Kitshoff, Acting Secretary to the Board on Remuneration and Service Benefits of Town Clerks, acting herein by virtue of authority granted to me by the said Board in terms of section 8 (2) of the Remuneration of Town Clerks Act, 1984 (Act No. 115 of 1984), hereby amend Annexure A to Government Notice No. R. 1153 of 29 May 1987 as follows:

Effective from 1 July 1991:

By—

(a) the deletion of the word "Postmasburg" where it appears in the column for the Cape Province under Grade 6; and

(b) the insertion of the word "Postmasburg" in the column for the Cape Province under Grade 7 after the words "Plettenberg Bay/-baai".

J. S. KITSHOFF.

Acting Secretary.

(28 March 1991)

BOARD NOTICE 36 OF 1991**AMENDMENT OF CLASSIFICATION OF LOCAL AUTHORITIES ACCORDING TO GRADES IN TERMS OF THE REMUNERATION OF TOWN CLERKS ACT, 1984**

I, Jakobus Stephanus Kitshoff, Acting Secretary to the Board on Remuneration and Service Benefits of Town Clerks, acting hererin by virtue of authority granted to me by the said Board in terms of section 8 (2) of the Remuneration of Town Clerks Act, 1984 (Act No. 115 of 1984), hereby amend Annexure A to Government Notice No. R. 1153 of 29 May 1987 as follows:

Effective from 1 January 1991:

By—

(a) the deletion of the word "Barrydale" where it appears in the column for the Cape Province under Grade 2; and

(b) the insertion of the word "Barrydale" in the column for the Cape Province under Grade 3 after the words "Barkly East/-Oos".

J. S. KITSHOFF,

Acting Secretary.

(28 March 1991)

4. Duplikaatregistrasiesertifikaat:

Uitreikingsgeld vir duplikaatregistrasiesertifikaat: R7,50: Met dien verstande dat 'n duplikaatregistrasiesertifikaat slegs uitgereik word aan die persoon aan wie die oorspronklike uitgereik is: Met dien verstande voorts dat sodanige duplikaatregistrasiesertifikaat slegs uitgereik word indien die aansoeker 'n beëdigde verklaring voorlê met die strekking dat die oorspronklike sertifikaat verlore geraak het, dat alle moontlike stappe gedoen is om dit op te spoor en dat hy die betrokke sertifikaat desondanks nie kan vind nie.

(22 Maart 1991)

RAADSKENNISGEWING 35 VAN 1991**WYSIGING VAN INDELING VAN PLAASLIKE OWERHEDE VOLGENS GRADE INGEVOLGE DIE WET OP DIE BESOLDIGING VAN STADSKLERKE, 1984**

Ek, Jakobus Stephanus Kitshoff, Waarnemende Sekretaris van die Raad op die Besoldiging en Diensvoordele van Stadsklerke, handelende kragtens magtiging deur die gemelde Raad aan my verleen ingevolge artikel 8 (2) van die Wet op die Besoldiging van Stadsklerke, 1984 (Wet No. 115 van 1984), wysig hierby Bylae A by Goewermentskennisgewing No. R. 1153 van 29 Mei 1987 soos volg:

Met ingang van 1 Julie 1991:

Deur—

(a) die woord "Postmasburg" waar dit in die kolom vir die Kaapprovinsie onder Graad 6 voorkom, te skrap; en

(b) die woord "Postmasburg" na die woorde "Plettenberg Bay/-baai" in die kolom vir die Kaapprovinsie onder Graad 7 in te voeg.

J. S. KITSHOFF.

Waarnemende Sekretaris.

(28 Maart 1991)

RAADSKENNISGEWING 36 VAN 1991**WYSIGING VAN INDELING VAN PLAASLIKE OWERHEDE VOLGENS GRADE INGEVOLGE DIE WET OP DIE BESOLDIGING VAN STADSKLERKE, 1984**

Ek, Jakobus Stephanus Kitshoff, Waarnemende Sekretaris van die Raad op die Besoldiging en Diensvoordele van Stadsklerke, handelende kragtens magtiging deur die gemelde Raad aan my verleen ingevolge artikel 8 (2) van die Wet op die Besoldiging van Stadsklerke, 1984 (Wet No. 115 van 1984), wysig hierby Bylae A by Goewermentskennisgewing No. R. 1153 van 29 Mei 1987 soos volg:

Met ingang van 1 Januarie 1991:

Deur—

(a) die woord "Barrydale" waar dit in die kolom vir die Kaapprovinsie onder Graad 2 voorkom, te skrap; en

(b) die woord "Barrydale" na die woorde "Barkly East/-Oos" in die kolom vir die Kaapprovinsie onder Graad 3 in te voeg.

J. S. KITSHOFF,

Waarnemende Sekretaris.

(28 Maart 1991)

BOARD NOTICE 37 OF 1991**THE SOUTH AFRICAN COUNCIL FOR
TOWN AND REGIONAL PLANNERS**

(Established in terms of Act No. 19 of 1984)

PERSONS WHOSE REGISTRATION AS TOWN AND REGIONAL PLANNERS AND TOWN AND REGIONAL PLANNERS IN TRAINING HAS BEEN WITHDRAWN

It is notified for general information that for the reasons stated hereunder, the registration of the undermentioned persons has been withdrawn in consequence whereof they have forfeited all the rights and privileges associated therewith:

RAADSKENNISGEWING 37 VAN 1991**DIE SUID-AFRIKAANSE RAAD VIR
STADS- EN STREEKBEPLANNERS**

(Ingestel ingevolge Wet No. 19 van 1984)

PERSONE WIE SE REGISTRASIE AS STADS- EN STREEKBEPLANNERS EN STADS- EN STREEKBEPLANNERS-IN-OPLEIDING INGETREK IS

Hiermee word vir algemene inligting bekendgemaak om redes wat hieronder aangetoon word, dat die ondergenoemde persone se registrasie ingetrek is ten gevolge waarvan hulle alle regte en voorregte daaraan verbonde verbeur:

Name	Registration No.	Reason
R. L. Barry	213	Voluntary withdrawal (retired).
G. C. Carboni.....	307	Deceased.
R. H. Cheetham.....	396	Voluntary withdrawal.
P. H. F. Daniels.....	442	Registration lapsed.
A. J. Fair	194	Registration lapsed.
R. L. Hatfield.....	407	Voluntary withdrawal (retired).
P. H. W. Johnston.....	240	Voluntary withdrawal.
A. Louw	305	Voluntary withdrawal (retired).
N. W. Loubser.....	559	Voluntary withdrawal (retired).
Prof. D. Page	053	Voluntary withdrawal (retired).
M. Schramm	475	Voluntary withdrawal.
A. J. van den Berg	5008	Voluntary withdrawal.
B. P. Watson.....	597	Voluntary withdrawal.
M. S. Zakrzewski	495	Voluntary withdrawal (retired).
Ms H. G. H. Zwanziger.....	062	Voluntary withdrawal (retired).

Naam	Registrasie No.	Rede
R. L. Barry	213	Vrywillig onttrek (afgetree).
G. C. Carboni	307	Afgesterwe.
R. H. Cheetham.....	396	Vrywillig onttrek.
P. H. F. Daniels	442	Registrasie het verval.
A. J. Fair	194	Registrasie het verval.
R. L. Hatfield.....	407	Vrywillig onttrek (afgetree).
P. H. W. Johnston.....	240	Vrywillig onttrek.
A. Louw	305	Vrywillig onttrek (afgetree).
N. W. Loubser	559	Vrywillig onttrek (afgetree).
Prof. D. Page	053	Vrywillig onttrek (afgetree).
M. Schramm	475	Vrywillig onttrek.
A. J. van den Berg	5008	Vrywillig onttrek.
B. P. Watson	597	Vrywillig onttrek.
M. S. Zakrzewski	495	Vrywillig onttrek (afgetree).
Me. H. G. H. Zwanziger	062	Vrywillig onttrek (afgetree).

J. W. DE V. BEEBY,
Registrar.
(28 March 1991)/(28 Maart 1991)

J. W. DE V. BEEBY,
Registrateur.

Use it.

Don't abuse  it.

water is for everybody

Werk mooi daarmee.

Ons leef  daarvan.

water is kosbaar

**THE GOVERNMENT PRINTER
NEW PUBLICATIONS RECEIVED
DURING JANUARY 1991**

(All local prices are liable to 13% general sales tax)

STATISTICAL REPORT

Report No. 03-51-01 (1989)—Tourism and Migration, 1989.
ISBN 0-621-13062-1. Local R4,00; other countries R5,00.

GEOLOGICAL SURVEY

Catalogue of South African Lithostratigraphic Units: South African Committee for Stratigraphy, Vol. 2. ISBN 0-621-13401-5. Local R20,00; other countries R25,00.

MISCELLANEOUS PUBLICATIONS

Main Report: Care For Our Youth 2000. Local R9,85; other countries R12,30.

Patent Journal (including Trade Marks, Designs and Copyright in Cinematograph Films). Vol. 24, January 1991, No. 1. ISSN 0031-286X. Local R1,00; other countries R1,25.

Bound volumes of the *Government Gazette* for May, June (Parts A and B) and July (Parts A, B and C) 1990. Local R35,00 per part; other countries R43,75 per part.

Bulletin of Statistics: Quarter ended December 1990, Volume 24, No. 4. Local R7,00; other countries R8,75.

MAPS

(Printed during 1 January to 31 January 1991)

1:50 000 New R.S.A. editions	Edition	Date of information
3122AC—Gansvlei	Second	1988
3122BB—Kweekwa	Second	1988
3122CC—Vonkfontein	Second	1988
3224AC—Aberdeen	Second	1987
3224CA—Wallacedale	Second	1987
3225AC—Coetzeesberge	Second	1987
3323AA—Strydomsvlei	Second	1985
3323AD—Willowmore	Second	1985
3323CB—Haarlem	Second	1985
3323DA—Voorkloof	Second	1985
1:250 000 S.W.A. reprint		
1712—Swartbooisdrif	Second	1979
1:500 000 Air overprint		
2526—Johannesburg (Air Information, October 1989)	First	1982

Miscellaneous

Catalogue of Maps 1991
Aeronautical Photo Index 1991

**DIE STAATSDRUKKER
NUWE PUBLIKASIES ONTVANG
GEDURENDE JANUARIE 1991**

(Alle binnelandse prysse is onderhewig aan 13% algemene verkoopbelasting)

STATISTIESE VERSLAG

Verslag No. 03-51-01 (1989)—Toerisme en Migrasie, 1989.
ISBN 0-621-13062-1. Plaaslik R4,00; buitelands R5,00.

GEOLOGIESE OPNAME

Katalogus van Suid-Afrikaanse Litostratigrafiese Eenhede: Suid-Afrikaanse Komitee vir Stratigrafie, Vol. 2. ISBN 0-621-13401-5. Plaaslik R20,00; buitelands R25,00.

DIVERSE PUBLIKASIES

Hoofverslag: Koester Ons Jeug 2000. Plaaslik R9,85; buitelands R12,30.

Patentjoernaal (insluitende Handelsmerke, Modelle en Outeursreg in Rolprente). Vol. 24, Januarie 1991, No. 1. ISSN 0031-286X. Plaaslik R1,00; buitelands R1,25.

Gebinde dele van die Staatskoerant vanaf Mei, Junie (Delen A en B) en Julie (Delen A, B en C) 1990. Plaaslik R35,00 per deel; buitelands R43,75 per deel.

Bulletin van Statistiek: Kwartaal geëindig Desember 1990, Volume 24, No. 4. Plaaslik R7,00; buitelands R8,75.

KAARTE

(Gedruk vanaf 1 Januarie tot 31 Januarie 1991)

1:50 000 Nuwe R.S.A. uitgawes	Uitgawe	Datum van inligting
3122AC—Gansvlei	Tweede	1988
3122BB—Kweekwa	Tweede	1988
3122CC—Vonkfontein	Tweede	1988
3224AC—Aberdeen	Tweede	1987
3224CA—Wallacedale	Tweede	1987
3225AC—Coetzeesberge	Tweede	1987
3323AA—Strydomsvlei	Tweede	1985
3323AD—Willowmore	Tweede	1985
3323CB—Haarlem	Tweede	1985
3323DA—Voorkloof	Tweede	1985
1:250 000 S.W.A. herdruk		
1712—Swartbooisdrif	Tweede	1979
1:500 000 Lug-oordruk		
2526—Johannesburg (Luginligting, Oktober 1989)	Eerste	1982

Diverse

Katalogus van Kaarte 1991
Lugfoto Indeks 1991

NOW AVAILABLE

**REPORTS OF THE APPEAL COURTS
FOR COMMISSIONERS' COURTS**

(In book form)

1972-1974 (484 pages)
1975-1977 (338 pages)

Selling price (GST excluded)

1972-1974: Local, R9,20; other countries, R10,90; post free
1975-1977: Local, R7,40; other countries, R8,70; post free

NOU BESKIKBAAR

**VERSLAE VAN DIE APPÈLHOWE
VIR KOMMISSARISHOWE**

(In boekvorm)

1972-1974 (484 bladsye)
1975-1977 (338 bladsye)

Verkoopprys (AVB uitgesluit)

1972-1974: Plaaslik, R9,20; buitelands, R10,90; posvry
1975-1977: Plaaslik, R7,40; buitelands, R8,70; posvry

LIST OF FIXED TARIFF RATES AND CONDITIONS FOR THE PUBLICATION OF LEGAL NOTICES IN THE GOVERNMENT GAZETTE FROM 1 APRIL 1991

LYS VAN VASTE TARIEWE EN VOORWAARDES VIR DIE PUBLIKASIE VAN WETLIKE KENNISGEWINGS IN DIE STAATSKOERANT VANAF 1 APRIL 1991

LEGAL NOTICES • WETLIKE KENNISGEWINGS

LIST OF FIXED TARIFF RATES

<i>Standardised notices</i>	<i>Rate per insertion</i>
	R
Administration of Estates Acts notices: Forms J 297, J 295, J 193 and J 187	5,00
Business notices	12,00
Butcher's notices	12,00
Change of name (two insertions)	50,00
Insolvency Act and Company Acts notices: J 28, J 29, Forms 1 to 9	10,00
N.B.—Forms 2 and 9—additional statements according to word count table, added to the basic tariff.	
Lost life insurance policies Form VL.....	6,00
Slum Clearance Court notices, per language per premises	10,00
Third party insurance claims for compensation Form MVA...	6,00
Unclaimed moneys—only in the extraordinary <i>Government Gazette</i> , closing date 15 January (per entry of "name, address and amount")	3,00
<i>Non-standardised notices</i>	
Company notices:	
Short notices: Meetings, resolutions, offer of compromise, conversion of company, voluntary windings-up; closing of transfer or members' registers and/or declaration of dividends	23,00
Declaration of dividend with profit statements, including notes.....	53,00
Long notices: Transfer, changes with respect to shares or capital, redemptions, resolutions, voluntary liquidations.....	80,00
Liquidator's and other appointees' notices	18,00
Liquor Licence notices in extraordinary <i>Gazette</i> :	
All provinces appear on the first Friday of each calendar month	17,00
(Closing date for acceptance is two weeks prior to date of publication)	
Late applications for publication in ordinary <i>Government Gazette</i>	105,00
Orders of the Court:	
Provisional and final liquidations or sequestrations	30,00
Reductions or changes in capital, mergers, offer of compromise.....	80,00
Judicial managements, <i>curator bonus</i> and similar and extensive rules <i>nisi</i>	80,00
Extension of return date	10,00
Supersessions and discharge of petitions (J 158).....	10,00
Sales in executions and other public sales:	
Sales in execution.....	46,00
Public auctions, sales and tenders:	
Up to 75 words	14,00
76 to 250 words	36,00
251 to 350 words (more than 350 words—calculate in accordance with word count table).....	58,00

LYS VAN VASTE TARIEWE

<i>Gestandaardiseerde kennisgewings</i>	<i>Tarief per plasing</i>
	R
Besigheidskennisgewings	12,00
Boedelwettekennisgewings: Vorms J 297, J 295, J 193 en J 187.....	5,00
Derdeparty-assuransie-eise om skadevergoeding Vorm MVA	6,00
Insolvensiewet- en maatskappywettekennisgewings: J 28, J 29, Vorms 1 tot 9.....	10,00
L.W.—Vorms 2 en 9—bykomstige verklarings volgens woordetal-tabel, toegevoeg tot die basiese tarief.	
Naamsverandering (twee plasings).....	50,00
Onopgeëiste geld—slegs in die buitengewone <i>Staatskoerant</i> , sluitingsdatum 15 Januarie (per inskrywing van 'n "naam, adres en bedrag").....	3,00
Slagterskennisgewings.....	12,00
Slumopruimingshofkennisgewings, per taal, per perseel.....	10,00
Verlore lewensversekeringspolisie Vorm VL	6,00
<i>Nie-gestandaardiseerde kennisgewings</i>	
Dranklisensie-kennisgewings in buitengewone <i>Staatskoerant</i> :	
Alle provinsies verskyн op eerste Vrydag van elke kalendermaand.....	17,00
(Sluitingsdatum vir indiening is twee weke voor publiseringsdatum)	
Laat aansoeke vir plasing in gewone <i>Staatskoerant</i>	105,00
Geregtelike en ander openbare verkope:	
Geregtelike verkope	46,00
Openbare veilings, verkope en tenders:	
Tot 75 woorde	14,00
76 tot 250 woorde	36,00
251 tot 350 woorde (meer as 350 woorde bereken volgens woordetal-tabel).....	58,00
Likwidateurs en ander aangestelde se kennisgewings.....	18,00
Maatskappykennisgewings:	
Kort kennisgewings: Vergaderings, besluite, aanbod van skikking, omskepping van maatskappy, vrywillige likwidasies, ens.; sluiting van oordrag- of lederegisters en/of verklaring van dividende.....	23,00
Verklaring van dividende met profytstate, notas ingesluit	53,00
Lang kennisgewings: Oordragte, veranderings met betrekking tot aandele of kapitaal, aflossings, besluite, vrywillige likwidasies	80,00
Orders van die Hof:	
Voorlopige en finale likwidasies of sekwestrasies	30,00
Verlagings of veranderings in kapitaal, samesmeltings, aanbod van skikking.....	80,00
Geregtelike besture, <i>curator bonis</i> en soortgelyke en uitgebreide bevele <i>nisi</i>	80,00
Verlenging van keerdatum	10,00
Tersydestelling en awysings van peticies (J 158)	10,00

WORD COUNT TABLE

For general notices which do not belong under above-mentioned headings with fixed tariff rates and which comprise 1 600 or less words, the rates of the word count table must be used. Notices with more than 1 600 words, or where doubt exists, must be sent in before publication as prescribed in par. 10 (2) of the Conditions:

WOORDEТАL-TABEL

Vir algemene kennisgewings wat nie onder bovenmelde opskrifte met vaste tariewe ressorteer nie en wat 1 600 of minder woorde beslaan, moet die tabel van woordetal-tariewe gebruik word. Kennisgewings met meer as 1 600 woorde, of waar twyfel bestaan, moet vooraf ingestuur word soos in die Voorwaardes par. 10 (2), voorgeskryf:

Number of words in copy Aantal woorde in kopie	One insertion Een plasing	Two insertions Twee plasings	Three insertions Drie plasings
1– 100.....	R	R	R
101– 150.....	17,00	24,00	29,00
151– 200.....	25,00	36,00	43,00
201– 250.....	34,00	48,00	58,00
251– 300.....	42,00	60,00	72,00
301– 350.....	50,00	72,00	86,00
351– 400.....	59,00	84,00	101,00
401– 450.....	67,00	96,00	115,00
451– 500.....	76,00	108,00	130,00
501– 550.....	84,00	120,00	144,00
551– 600.....	92,00	132,00	158,00
601– 650.....	101,00	144,00	173,00
651– 700.....	109,00	156,00	187,00
701– 750.....	118,00	168,00	202,00
751– 800.....	126,00	180,00	216,00
801– 850.....	134,00	192,00	230,00
851– 900.....	143,00	204,00	245,00
901– 950.....	151,00	216,00	259,00
951– 1 000.....	160,00	228,00	274,00
1 001– 1 300.....	168,00	240,00	288,00
1 301– 1 600.....	218,00	312,00	374,00
	269,00	384,00	460,00

APPLICATIONS FOR PUBLIC ROAD CARRIER PERMITS***Closing times for the acceptance of notices***

Notices must be handed in not later than 15:00 on the Friday, two calendar weeks before the date of publication.

AANSOEK OM OPENBARE PADVERVOERPERMITTE***Sluitingstye vir die aanname van kennisgewings***

Kennisgewings moet nie later as 15:00 op die Vrydag, twee kalenderweke voor datum van publikasie, ingedien word nie.

Please, acquaint yourself thoroughly with the "Conditions for Publication" of legal notices in the *Government Gazette*, as well as the new tariffs in connection therewith

Maak usef asseblief deeglik vertroud met die "Voorwaardes vir Publikasie" van wetlike kennisgewings in die *Staatskoerant*, asook met die nuwe tariewe wat daarmee in verband staan

Algemene kenmerke van die
staatskoerant vir die
2000-wonings
vanaf 1991.

en meer.

IMPORTANT ANNOUNCEMENT

Closing Times

- (1) APPLICATIONS FOR LIQUOR LICENCES
- (2) APPLICATIONS FOR REMOVAL OF LICENCES

Notice is hereby given that notices are to be submitted for acceptance on the Friday, two calendar weeks before date of publication.

The closing time is 15:00 sharp on the following days:

- ▷ **23 November 1990**, for the issue of Friday 7 December 1990.
- ▷ **18 December 1990**, for the issue of Friday 4 January 1991.
- ▷ **18 January 1991**, for the issue of Friday 1 February 1991.
- ▷ **15 February 1991**, for the issue of Friday 1 March 1991.
- ▷ **20 March 1991**, for the issue of Friday 5 April 1991.
- ▷ **18 April 1991**, for the issue of Friday 3 May 1991.

Note: Late notices will be placed in the subsequent issue.

Information will be reflected exactly as furnished on Form 2 and Form 28 of prospective applicant.



BELANGRIKE AANKONDIGING

Sluitingstye

- (1) AANSOEKE OM DRANKLISENSIES
- (2) AANSOEKE OM VERPLASINGS VAN LISENSIES

Hiermee word bekendgemaak dat kennisgewings vir aanname die Vrydag, twee kalenderweke voor datum van publikasie, ingedien moet word.

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- ▷ **23 November 1990**, vir die uitgawe van Vrydag 7 Desember 1990.
- ▷ **18 Desember 1990**, vir die uitgawe van Vrydag 4 Januarie 1991.
- ▷ **18 Januarie 1991**, vir die uitgawe van Vrydag 1 Februarie 1991.
- ▷ **15 Februarie 1991**, vir die uitgawe van Vrydag 1 Maart 1991.
- ▷ **20 Maart 1991**, vir die uitgawe van Vrydag 5 April 1991.
- ▷ **18 April 1991**, vir die uitgawe van Vrydag 3 Mei 1991.

L.W.: Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

Gegewens word presies weergegee soos verstrekk op Vorm 2 en Vorm 28 van voornemende aansoeker.

For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the Gazette numbers in the righthand column:

Alle Proklamasies, Goewermentskennisgewings, Algemene Kennisgewings en Raadskennisgewings gepubliseer word vir verwysingsdoeleindes in die volgende inhoudsopgawe ingesluit wat dus 'n weeklikse indeks voorstel. Laat uself deur die Koerantnommers in die regterhandse kolom lei:

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