

REPUBLIC
OF
SOUTH AFRICA



REPUBLIEK
VAN
SUID-AFRIKA

Government Gazette Staatskoerant

Regulation Gazette

No. 5839

Regulasiekoerant

Vol. 379

PRETORIA, 15 JANUARY 1997
JANUARIE 1997

No. 17725

PROCLAMATION

by the

President of the Republic of South Africa

No. R. 4, 1997

MINE HEALTH AND SAFETY ACT, 1996 (ACT No. 29 OF 1996)

Under section 106 of the Mine Health and Safety Act, 1996 (Act No. 29 of 1996), I hereby determine **15 January 1997** as the date on which the said Act shall come into operation with the exception of sections 86 (2) and (3) which shall come into operation on **15 January 1998**.

Given under my Hand and the Seal of the Republic of South Africa at Johannesburg on the Fourteenth day of January, One thousand Nine hundred and Ninety-seven.

N. R. MANDELA

President

By Order of the President-in-Cabinet:

P. M. MADUNA

Minister of the Cabinet

PROKLAMASIE*van die**President van die Republiek van Suid-Afrika***No. R. 4, 1997****WET OP GESONDHEID EN VEILIGHEID IN MYNE, 1996 (WET No. 29 VAN 1996)**

Kragtens artikel 106 van die Wet op Veiligheid en Gesondheid in Myne, 1996 (Wet No. 29 van 1996), bepaal ek hierby **15 Januarie 1997** as die datum waarop genoemde Wet in werking tree, met die uitsondering van artikels 86 (2) en (3) wat op **15 Januarie 1998** in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Johannesburg, op hede die Veertiende dag van Januarie Eenduisend Negehonderd Sewe-en-negentig.

N. R. MANDELA**President**

Op las van die President-in-Kabinet:

P. M. MADUNA**Minister van die Kabinet****GOVERNMENT NOTICES****GOEWERMENSKENNISGEWINGS****DEPARTMENT OF MINERALS AND ENERGY
DEPARTEMENT VAN MINERALE EN ENERGIE****No. R. 91****15 January 1997**

MINERALS ACT, 1991 (ACT No. 50 OF 1991)

**DIVISION OF THE REPUBLIC INTO REGIONS FOR THE PURPOSES OF THE
MINERALS ACT, 1991 (ACT No. 50 OF 1991)**

In terms of section 3 of the Minerals Act, 1991 (Act No. 50 of 1991), I, Penuell Mpapa Maduna, Minister of Minerals and Energy, hereby—

- (a) divide the Republic, the sea and the continental shelf, for the purposes of the said Act, into regions as set out in the Schedule;
- (b) repeal Government Notices Nos. R. 3082 of 20 December 1991, R. 815 of 13 March 1992, R. 964 of 20 May 1994, R. 643 of 28 April 1995 and R. 1633 of 27 October 1995; and
- (c) determine that this notice comes into operation on **15 January 1997**.

P. M. MADUNA**Minister of Minerals and Energy****SCHEDULE**

1. For the purposes of the Minerals Act, 1991 (Act No. 50 of 1991), the Republic of South Africa, the sea as defined in section 1 of the Sea-shore Act, 1935 (Act No. 21 of 1935), and the continental shelf referred to in section 8 of the Maritime Zones Act, 1994 (Act No. 15 of 1994), are divided into the KwaZulu-Natal Region, the Northern Cape Region, the Northern Region, the North-West Region, the Eastern Cape Region, the Mpumalanga Region, the Free State Region, the Gauteng Region and the Western Cape Region.

2. Subject to the provisions of paragraphs 3, 4 and 5, the boundaries of the regions coincide with the boundaries of the provinces as described in Schedule 1 of the Constitution of the Republic of South Africa, 1993 (Act No. 200 of 1993).

3. The seaward boundaries of the Northern Cape Region, Western Cape Region, Eastern Cape Region and KwaZulu-Natal Region as far as it applies to the sea and the continental shelf are the following:

- (a) The international seaward boundary between the Republic of South Africa and the Republic of Namibia is the northern seaward boundary of the Northern Cape Region.
- (b) The seaward boundary between the Northern Cape Region and the Western Cape Region is the 31°12'53" latitude line which also forms the boundary between Sea Areas Nos. 10 and 11.
- (c) The seaward boundary between the Western Cape Region and the Eastern Cape Region is a straight line drawn seaward at a right angle to the coast from the point where the common boundary between the two regions crosses the low-water mark.
- (d) The seaward boundary between the Eastern Cape Region and the KwaZulu-Natal Region is a straight line drawn seaward at a right angle to the coast from the point where the common boundary between the two regions crosses the low-water mark.
- (e) The international seaward boundary between the Republic of South Africa and the Republic of Mozambique is the northern seaward boundary of the KwaZulu-Natal Region.

4. The following farms are excluded from the North-West Region and included in the Gauteng Region:

Deelkraal 142, Buffelsdoorn 143, Elandsfontein 115, Elandsfontein 144, Elandsfontein 135, Elandsfontein 146, Oog van Elandsfontein 114, Kraalkop 147, Foch 150, Elandsfontein 140, Fochville Townlands, Leeuspruit 148, Foch 149, Leeuwpoot 356, Weltevreden 357, Rietfontein 519, Davonia 363, Springbokkraal 359, Wildebeestkuil 360 and Drogheuveel 521, all situated in the Registration Division IQ, in the Magisterial District of Potchefstroom.

5. The following farms are excluded from the Free State Region and included in the North-West Region:

Boshhoek 466, Weltevreden 130, Bellevue 365, Hermania 128, Groot Vaders Bosch 222, Gold Reef 166, Main Reef 131, Poortje 221, Kaffir Rivier 252, Witkop 132, Erasmusrus 357, Witrand 156, Pilgrim's Estate 272, Vaalburg Landing 385, Brynidris 94, Batsfontein 290, Du Pont Landing 500, Altona 50, Grootdraai 468, Pretorius Kraal 53, Edom 277, Kleinfontein 472, Sihor 275, Barberspan 452, Doornkom West 446, Crystalkop 69, Zuiping 394, Groot Vaders Bosch 470, Die Hoek 114, Mizpah 274, Moab 279, Gerar 278, Hormah 276, Doornkom Oost 447, Zaaipplaats 190, Fraai Uitzicht 189, Golden Vaal 562 and Kleinfontein 369, in the Magisterial District of Viljoenskroon.

No. R. 91

15 Januarie 1997

MINERAALWET, 1991 (WET No. 50 VAN 1991)

**VERDELING VAN DIE REPUBLIEK VAN STREKE VIR DIE DOELEINDES VAN DIE
MINERAALWET, 1991 (WET No. 50 VAN 1991)**

Ek, Penuell Mpapa Maduna, Minister van Minerale en Energie, ingevolge die bepalings van artikel 3 van die Mineraalwet, 1991 (Wet No. 50 van 1991)—

- (a) verdeel hierby die Republiek, die see en die vastelandsplat vir die doeleindes van gemelde Wet in die streke in die Bylae uiteengesit;
- (b) herroep hierby Goewermentskennisgewings Nos. R. 3082 van 20 Desember 1991, R. 815 van 13 Maart 1992, R. 964 van 20 Mei 1994, R. 643 van 28 April 1995 en R. 1633 van 27 Oktober 1995; en
- (c) bepaal hierby dat hierdie kennisgewing met ingang van **15 Januarie 1997** in werking tree.

P. M. MADUNA

Minister van Minerale en Energie

BYLAE

1. Die Republiek van Suid-Afrika, die see soos omskryf in artikel 1 van die Strandwet, 1935 (Wet No. 21 van 1935), en die vastelandsplat bedoel in artikel 8 van die Wet op Maritieme Sones, 1994 (Wet No. 15 van 1994), word vir die doeleindes van die Mineraalwet, 1991 (Wet No. 50 van 1991), verdeel in 'n KwaZulu-Natal-streek, Noord-Kaap-streek, Noordelike Streek, Noordwes-streek, Oos-Kaap-streek, Mpumalanga-streek, Vrystaat-streek, Gauteng-streek en Wes-Kaap-streek.

2. Die grense van die streke stem, behoudens die bepalings van paragrawe 3, 4 en 5, ooreen met die grense van die provinsies soos in Bylae 1 van die Grondwet van die Republiek van Suid-Afrika, 1993 (Wet No. 200 van 1993), omskryf.

3. Die seewaartse grense van die Noord-Kaap-streek, Wes-Kaap-streek, Oos-Kaap-streek en die KwaZulu-Natal-streek, sover dit die see en die vastelandsplat betref, is die volgende:

- (a) Die internasionale seewaartse grens tussen die Republiek van Suid-Afrika en die Republiek van Namibië is die noordelike seewaartse grens van die Noord-Kaap-streek.
- (b) Die seewaartse grens tussen die Noord-Kaap-streek en die Wes-Kaap-streek is die breedte lyn 31°12'53" wat ook die grens tussen Seegebiede Nos. 10 en 11 vorm.
- (c) Die seewaartse grens tussen die Wes-Kaap-streek en die Oos-Kaap-streek is 'n reguit lyn wat seewaarts en reghoekig met die kus getrek word van die punt waar die gemeenskaplike grens tussen die twee streke die laagwatermerk kruis.
- (d) Die seewaartse grens tussen die Oos-Kaap-streek en die KwaZulu-Natal-streek is 'n reguit lyn wat seewaarts en reghoekig met die kus getrek word vanaf die punt waar die gemeenskaplike grens tussen die twee streke die laagwatermerk kruis.
- (e) Die internasionale seewaartse grens tussen die Republiek van Suid-Afrika en die Republiek van Mosambiek is die noordelike seewaartse grens van die KwaZulu-Natal-streek.

4. Die volgende plase word uitgesluit by die Noordwes-streek en ingesluit by die Gauteng-streek:

Deelkraal 142, Buffelsdoorn 143, Elandsfontein 115, Elandsfontein 144, Elandsfontein 135, Elandsfontein 146, Oog van Elandsfontein 114, Kraalkop 147, Foch 150, Elandsfontein 140, Fochville Townlands, Leeuspruit 148, Foch 149, Leeuwpoot 356, Weltevreden 357, Rietfontein 519, Davonia 363, Springbokkraal 359, Wildebeestkuil 360 en Droogheuvel 521, almal geleë in die Registrasieafdeling IQ, in die landdrosdistrik Potchefstroom.

5. Die volgende plase word uitgesluit by die Vrystaat-streek en ingesluit by die Noordwes-streek:

Boshoeck 466, Weltevreden 130, Bellevue 365, Hermania 128, Groot Vaders Bosch 222, Gold Reef 166, Main Reef 131, Poortje 221, Kaffir Rivier 252, Witkop 132, Erasmusrus 357, Witrand 156, Pilgrim's Estate 272, Vaalburg Landing 385, Brynidris 94, Batsfontein 290, Du Pont Landing 500, Altona 50, Grootdraai 468, Pretorius Kraal 53, Edom 277, Kleinfontein 472, Sihor 275, Barberspan 452, Doornkom West 446, Crystalkop 69, Zuiping 394, Groot Vaders Bosch 470, Die Hoek 114, Mizpah 274, Moab 279, Gerar 278, Hormah 276, Doornkom Oost 447, Zaaiplaats 190, Fraai Uitzicht 189, Golden Vaal 562 en Kleinfontein 369, in die landdrosdistrik Viljoenskroon.

No. R. 92

15 January 1997

MINE HEALTH AND SAFETY ACT, 1996 (ACT No. 29 OF 1996)

**DIVISION OF THE REPUBLIC INTO REGIONS FOR THE PURPOSES OF THE
MINE HEALTH AND SAFETY ACT, 1996 (ACT No. 29 OF 1996)**

Under section 47 (2) of the Mine Health and Safety Act, 1996 (Act No. 29 of 1996), I, Penuell Mpapa Maduna, Minister of Minerals and Energy, hereby—

- (a) establish the regions of the country as set out in the Schedule for the purpose of administering the Act through regional offices of the Mine Health and Safety Inspectorate of the Department of Minerals and Energy; and
- (b) determine that this notice comes into operation on **15 January 1997**.

P. M. MADUNA

Minister of Minerals and Energy

SCHEDULE

1. The territory of the Republic of South Africa, to which the sea as defined in section 1 of the Sea-shore Act, 1935 (Act No. 21 of 1935) and the continental shelf referred to in section 8 of the Maritime Zones Act, 1994 (Act No. 15 of 1994), are divided into the KwaZulu-Natal Region, the Northern Cape Region, the Northern Region, the North-West Region, the Eastern Cape Region, the Mpumalanga Region, the Free State Region, the Gauteng Region and the Western Cape Region for the purpose of administering the Mine Health and Safety Act, 1996 (Act No. 29 of 1996).

2. Subject to the provisions of paragraphs 3, 4, 5 and 6, the boundaries of the regions coincide with the boundaries of the provinces of the Republic of South Africa as described in Schedule 1 of the Constitution of the Republic of South Africa, 1993 (Act No. 200 of 1993).

3. The seaward boundaries of the Northern Cape Region, Western Cape Region, Eastern Cape Region and KwaZulu-Natal Region as far as it applies to the territorial waters and the continental shelf are the following:

- (a) The international seaward boundary between the Republic of South Africa and the Republic of Namibia is the northern seaward boundary of the Northern Cape Region.
- (b) The seaward boundary between the Northern Cape Region and the Western Cape Region is the 31°12'53" latitude line which also forms the southern boundary of Sea Area No. 10.
- (c) The seaward boundary between the Western Cape Region and the Eastern Cape Region is a straight line drawn seaward and at a right angle to the coastal line from the point where the common boundary between the regions crosses the low-water mark.
- (d) The seaward boundary between the Eastern Cape Region and the KwaZulu-Natal Region is a straight line drawn seaward and at a right angle to the coastal line from the point where the common boundary crosses the low-water mark.
- (e) The international seaward boundary between the Republic of South Africa and the Republic of Mozambique forms the northern seaward boundary of the KwaZulu-Natal Region.

4. The following farms and districts are excluded from the North-West Region and included in the Gauteng Region:

- (i) The farms Deelkraal 142, Buffelsdoorn 143, Elandsfontein 115, Elandsfontein 135, Elandsfontein 140, Elandsfontein 144, Elandsfontein 146, Oog van Elandsfontein 114, Kraalkop 147, Foch 149, Foch 150, Fochville Townlands, Leeuspruit 148, Leeuwpoort 356, Weltevreden 357, Rietfontein 519, Davonia 363, Springbokkraal 359, Wildebeestkuil 360 and Droogheuvel 521, situated in the Registration Division IQ, in the Magisterial District of Potchefstroom.
- (ii) The Magisterial Districts of Brits, Moretele 1 and Odi 1.

5. The following farms are excluded from the Free State Region and included in the North-West Region:

Boshoek 466, Weltevreden 130, Bellevue 365, Hermania 128, Groot Vaders Bosch 222, Groot Vaders Bosch 470, Gold Reef 166, Main Reef 131, Poortje 221, Kaffir River 252, Witkop 132, Erasmusrus 357, Witrand 156, Pilgrim's Estate 272, Vaalburg Landing 385, Brynidris 94, Batsfontein 290, Du Pont Landing 500, Altona 50, Grootdraai 468, Pretorius Kraal 53, Edom 277, Kleinfontein 472, Sihor 275, Barberspan 452, Doornkom West 446, Crystalkop 69, Zuiping 394, Die Hoek 114, Mizpah 274, Moab 279, Gerar 278, Hormah 276, Doornkom Oost 447, Zaaiplaats 190, Fraai Uitzicht 189, Golden Vaal 562 and Kleinfontein 369, situated in the Magisterial District of Viljoenskroon.

6. The Magisterial District of Thabazimbi be excluded from the Northern Region and included in the North-West Region.

No. R. 92

15 Januarie 1997

WET OP GESONDHEID EN VEILIGHEID IN MYNE, 1996 (WET No. 29 VAN 1996)

VERDELING VAN DIE REPUBLIEK IN STREKE VIR DIE DOELEINDES VAN DIE WET OP GESONDHEID EN VEILIGHEID IN MYNE, 1996 (WET No. 29 VAN 1996)

Ek, Penuell Mpapa Maduna, Minister van Minerale en Energie, handelende kragtens artikel 47 (2) van die Wet op Gesondheid en Veiligheid in Myne, 1996 (Wet No. 29 van 1996)—

- (a) stel hierby die streke van die land in soos uiteengesit in die Bylae ten einde die Wet deur streekkantore van die Inspektoraat: Myngesondheid en -veiligheid van die Departement van Minerale en Energie te administreer; en
- (b) bepaal hierby dat hierdie kennisgewing met ingang van **15 Januarie 1997** in werking tree.

P. M. MADUNA

Minister van Minerale en Energie

BYLAE

1. Die grondgebied van die Republiek van Suid-Afrika, waarby ingesluit word die see soos omskryf in artikel 1 van die Strandwet, 1935 (Wet No. 21 van 1935), en die vastelandsplat bedoel in artikel 8 van die Wet op Maritieme Sones, 1994 (Wet No. 15 van 1994), word vir die doeleindes om die Wet op Gesondheid en Veiligheid in Myne, 1996 (Wet No. 29 van 1996), te administreer, verdeel in die KwaZulu-Natal-streek, die Noord-Kaap-streek, die Noordelike Streek, die Noordwes-streek, die Oos-Kaap-streek, die Mpumalanga-streek, die Vrystaat-streek, die Gauteng-streek en die Wes-Kaap-streek.

2. Die grense van die streke stem, behoudens die bepalings van paragrawe 3, 4, 5 en 6, ooreen met die grense van die provinsies van die Republiek van Suid-Afrika soos in Bylae 1 van die Grondwet van die Republiek van Suid-Afrika, 1993 (Wet No. 200 van 1993), omskryf:

3. Die seewaartse grense van die Noord-Kaap-streek, Wes-Kaap-streek, Oos-Kaap-streek en die KwaZulu-Natal-streek, sover dit die territoriale waters en die vastelandsplat betref, is die volgende:

- (a) Die internasionale seewaartse grens tussen die Republiek van Suid-Afrika en die Republiek van Namibië is die noordelike seewaartse grens van die Noord-Kaap-streek.
- (b) Die seewaartse grens tussen die Noord-Kaap-streek en die Wes-Kaap-streek is die breedte lyn $31^{\circ}12'53''$ wat ook die suidelike grens van Seegebied No. 10 vorm.
- (c) Die seewaartse grens tussen die Wes-Kaap-streek en die Oos-Kaap-streek is 'n reguit lyn wat seewaarts en reghoekig met die kuslyn getrek word van die punt waar die gemeenskaplike grens tussen die twee streke die laagwatermerk kruis.
- (d) Die seewaartse grens tussen die Oos-Kaap-streek en die KwaZulu-Natal-streek is 'n reguit lyn wat seewaarts en reghoekig met die kuslyn getrek word vanaf die punt waar die gemeenskaplike grens tussen die twee streke die laagwatermerk kruis.
- (e) Die internasionale seewaartse grens tussen die Republiek van Suid-Afrika en die Republiek van Mosambiek is die noordelike seewaartse grens van die KwaZulu-Natal-streek.

4. Die volgende plase en landdrosdistrikte word uitgesluit by die Noordwes-streek en ingesluit by die Gauteng-streek:

- (i) Die plase Deelkraal 142, Buffelsdoorn 143, Elandsfontein 115, Elandsfontein 135, Elandsfontein 140, Elandsfontein 144, Elandsfontein 146, Oog van Elandsfontein 114, Kraalkop 147, Foch 149, Foch 150, Fochville Townlands, Leeuspruit 148, Leeuwpoot 356, Weltevreden 357, Rietfontein 519, Davonia 363, Springbokkraal 359, Wildebeestkuil 360 en Droogheuvel 521, almal geleë in die Registrasieafdeling IQ, in die landdrosdistrik Potchefstroom.
- (ii) Die landdrosdistrikte Brits, Moretele 1 en Odi 1.

5. Die volgende plase word uitgesluit by die Vrystaat-streek en ingesluit by die Noordwes-streek:

Boshoeck 466, Weltevreden 130, Bellevue 365, Hermania 128, Groot Vaders Bosch 222, Groot Vaders Bosch 470, Gold Reef 166, Main Reef 131, Poortje 221, Kaffir River 252, Witkop 132, Erasmusrus 357, Witrand 156, Pilgrim's Estate 272, Vaalburg Landing 385, Brynidris 94, Batsfontein 290, Du Pont Landing 500, Altona 50, Grootdraai 468, Pretorius Kraal 53, Edom 277, Kleinfontein 472, Sihor 275, Barberspan 452, Doornkom West 446, Crystalkop 69, Zuiping 394, Die Hoek 114, Mizpah 274, Moab 279, Gerar 278, Hormah 276, Doornkom Oost 447, Zaaiplaats 190, Fraai Uitzicht 189, Golden Vaal 562 en Kleinfontein 369, geleë in die landdrosdistrik Viljoenskroon.

6. Die landdrosdistrik Thabazimbi word uitgesluit by die Noordelike Streek en ingesluit by die Noordwes-streek.

No. R. 93

15 January 1997

MINE HEALTH AND SAFETY ACT, 1996 (ACT No. 29 OF 1996)

REGULATIONS

Under section 98 of the Mine Health and Safety Act, 1996 (Act No. 29 of 1996), I, Penuell Mpapa Maduna, Minister of Minerals and Energy, hereby make the regulations in the Schedule.

P. M. MADUNA

Minister of Minerals and Energy

SCHEDULE

MINE HEALTH AND SAFETY REGULATIONS

ARRANGEMENT OF REGULATIONS

| Chapter | Title |
|----------------|---------------------------------|
| 1 | APPOINTMENTS AND ADMINISTRATION |
| 2 | DUTIES AND RESPONSIBILITIES |
| 3 | ELECTRICITY |

- 4 EXPLOSIVES
- 5 FIRES AND EXPLOSIONS
- 6 HEALTH AND SAFETY REPRESENTATIVES AND COMMITTEES
- 7 INSPECTORATE OF MINE HEALTH AND SAFETY
- 8 MACHINERY AND EQUIPMENT
- 9 MINE ENVIRONMENTAL ENGINEERING
- 10 MISCELLANEOUS AND GENERAL PROVISIONS
- 11 OCCUPATIONAL HEALTH
- 12 OFFSHORE INSTALLATIONS
- 13 OUTLETS, LADDERWAYS AND TRAVELLING WAYS
- 14 PROTECTION OF THE SURFACE AND IN THE WORKINGS
- 15 QUALIFICATIONS, CERTIFICATES OF COMPETENCY AND EXAMINATIONS
- 16 RESCUE AND FIRST AID
- 17 SURVEYING AND MINE PLANS
- 18 TRIPARTITE INSTITUTIONS
- 19 UNDERWATER MINING
- 20 DEFINITIONS
- 21 FORMS
- 22 SCHEDULES

CHAPTER 6

HEALTH AND SAFETY REPRESENTATIVES AND COMMITTEES

Prescribed period to enter into negotiations and consultations

- An italicised word or phrase is defined in section 102 of *the Act* and such word or phrase in bold is defined in Chapter 20 of these regulations.
- 6.1 (1) The *owner* of a *mine* required to enter into negotiations in terms of sections 26 (1) and 33 (1) of *this Act* must commence negotiations within one month of the obligation to do so arising.
 - 6.1 (2) A dispute is deemed to exist in terms of section 26 (8) (a) of *this Act* if no agreement is concluded within three months of the date of the first meeting held in terms of subregulation (1).
 - 6.1 (3) The *manager* of a *mine* required to enter into consultations in terms of sections 26 (6) or (7) and 33 (6) or (7) of *this Act*, must commence consultations within one month of an obligation to do so arising.

CHAPTER 7

INSPECTORATE OF MINE HEALTH AND SAFETY

Qualifications of inspectors

- 1.1 An *officer* must comply with the appointment requirements of the Personnel Administration Standard for the Occupational Class: Inspector: Mines or the Occupational Class: Inspector: Mining Machinery approved by the Civil Service Commission read in conjunction with Public Service Staff Code K.II/I to be appointed as an *inspector* on the establishment of the Mine Health and Safety Inspectorate.

CHAPTER 18

TRIPARTITE INSTITUTIONS

Nomination of members to represent employees and owners

18.1 (1)—Section 98 (1) (zC) empowers the *Minister* to make regulations for the appointment of *members* to the *Council*.

18.1 (1)—Section 98 (zD) empowers the *Minister* to make regulations for the appointment of *members* to the Mining Qualifications Authority.

18.1 (1)—Schedule 2 allows for the nomination and appointment of *members* to tripartite institutions.

18.1 (1) Nominations for the appointment of members of every *tripartite institution* are invited by notice in the *Gazette* from—

- (a) every *registered trade union* with *employees* as *members* to represent *employees*; and
- (b) every *employers' organisation* with *owners* as *members* to represent *owners*.

18.1 (2) Every nomination must be submitted in writing within 30 days of the notice referred to in subregulation (1) and must contain—

- (a) the name, address and a short curriculum vitae of the nominee;
- (b) the *tripartite institution* for which the person is nominated;
- (c) if submitted by—
 - (i) a *registered trade union*, a statement of the number of *employees* who are members of the union; or
 - (ii) an *employer's organisation*, a statement of the number of *employees* employed by the members of the organisation; and
- (d) any other information or documentation required in the notice.

18.1 (3) Any *registered trade union* or *employer's organisation* that has submitted a nomination must, within 15 days of receiving a request from the *Minister*, provide such further information or documentation as the *Minister* may reasonably request regarding such nomination, including but not limited to information or documentation necessary to verify a statement contemplated in subregulation (2).

18.1 (4) The nomination period referred to in subregulation (2) may be extended.

Appointment of members representing employees

18.2 The *Minister* must appoint persons, nominated under regulation 18.1 (2) to represent *employees* as members of *tripartite institutions* so that—

- (a) the members are all nominated by agreement between *registered trade unions* representing at least 75% of *employees* belonging to such trade unions in the mining industry; or
- (b) failing agreement in terms of paragraph (a)—
 - (i) at least half the members are persons nominated by a *registered trade union* or unions representing the majority of *employees* belonging to *registered trade unions* in the mining industry; and
 - (ii) the rest are persons nominated by *registered trade unions* with members employed in the mining industry and appointed in accordance with the significance in the mining industry of the trade unions concerned.

Appointment of members representing owners

18.3 The *Minister*, must appoint persons, nominated under regulation 18.1 (2) to represent *owners* in the mining industry, as members of *tripartite institutions* so that—

- (a) the members are all nominated by agreement between *employers' organisations* whose members employ at least 75% of *employees* in the mining industry; or

(b) failing agreement in terms of paragraph (a)—

- (i) at least half the members are persons nominated by an *employer's* organisation or organisations whose members employ the majority of the *employees* in the mining industry; and
- (ii) the rest are persons nominated by *employers'* organisations and appointed in accordance with the significance in the mining industry of the organisations concerned.

Appointment of members representing departments of State

18.4 The *Minister*, after consulting the *Chief Inspector*, must appoint the members representing departments of the State on every *tripartite institutions*.

Term of office of members

- 18.5 (1) A member of a *tripartite institution* is appointed for a period of three years.
- 18.5 (2) Despite subregulation (1), a person appointed to replace a member of a *tripartite institution* who has vacated office before the expiry of such member's term of office, is appointed for the remainder of that member's term of office.
- 18.5 (3) Every member of a *tripartite institution* is eligible for reappointment after the expiry of such member's term of office.
- 18.5 (4) If for any reason a person to replace a member of a *tripartite institution* is not appointed at the expiry of the period of office of such member, the *Minister* may extend the period of office of such member for a period not exceeding six months.

Filling of casual vacancies

18.6 (1)—Section 97 (3) empowers the *Minister*, after consulting the *Council* to add to *this Act*, Schedule 5 containing the constitution of the *Council* and its permanent committees.

- 18.6 (1) If a member vacates office in terms of the Constitution of the *tripartite institution* before the expiry of such member's terms of office, subject to subregulation (2)—
- (a) the party that nominated the member is invited to nominate a replacement; and
 - (b) the *Minister* must appoint the person nominated as a member of the *tripartite institution* concerned.
- 18.6 (2) If the party contemplated in subregulation (1) (a) no longer satisfies the representative requirements of regulation 18.2 or 18.3—
- (a) nominations of persons to fill the vacancy are invited in terms of regulation 18.1; and
 - (b) the *Minister* must appoint a person to fill the vacancy in terms of regulation 18.2 or 18.3.
- 18.6 (3) If a member representing a department of the State on a *tripartite institution* vacates office before the expiry of such member's term of office, a person must be appointed to fill the vacancy in terms of regulation 18.4.

Publication of names of members

18.7 The names of persons appointed in terms of these regulations, their period of office and the parties who they represent are published by notice in the *Gazette*.

CHAPTER 20

DEFINITIONS

20.1 In these regulations a word or phrase to which a meaning has been assigned in the Act has that meaning and, unless the context otherwise indicates—

"tripartite institution" means the *Council*, the Mining Qualifications Authority or any of their permanent committees.

No. R. 93

15 Januarie 1997

WET OP GESONDHEID EN VEILIGHEID IN MYNE, 1996 (WET No. 29 VAN 1996)

REGULASIES

Ek, Penuell Mpapa Maduna, Minister van Minerale en Energie, handelende kragtens artikel 98 van die Wet op Gesondheid en Veiligheid in Myne, 1996 (Wet No. 29 van 1996), vaardig hierby die regulasies in die Bylae uiteengesit uit.

P. M. MADUNA

Minister van Minerale en Energie

BYLAE

MYNGESONDHEIDS- EN VEILIGHEIDSREGULASIES

INDELING VAN REGULASIES

| Hoofstuk | Titel |
|----------|---|
| 1 | AANSTELLINGS EN ADMINISTRASIE |
| 2 | PLIGTE EN VERANTWOORDELIKHEDE |
| 3 | ELEKTRISITEIT |
| 4 | SPRINGSTOWWE |
| 5 | BRANDE EN ONTPLOFFINGS |
| 6 | GESONDHEIDS- EN VEILIGHEIDSVERTEENWOORDIGERS EN -KOMITEES |
| 7 | INSPEKTORAAT: MYNGESONDHEID EN -VEILIGHEID |
| 8 | MASJINERIE EN TOERUSTING |
| 9 | MYNOMGEWINGSINGENIEURSWESE |
| 10 | DIVERSE EN ALGEMENE BEPALINGS |
| 11 | BEROEPSGESONDHEID |
| 12 | AFLANDIGE INSTALLASIES |
| 13 | UITGANGE, LEERINSTALLASIES EN LOOPWEEË |
| 14 | BESKERMING VAN DIE OPPERVLAK EN IN DIE DELFPLEKKE |
| 15 | KWALIFIKASIES, SERTIFIKATE VAN BEVOEGDHEID EN EKSAMENS |
| 16 | REDDING EN EERSTEHULP |
| 17 | OPMETING EN MYNPLANNE |
| 18 | DRIELEDIGE INSTELLINGS |
| 19 | ONDERWATERMYNBOU |
| 20 | WOORDOMSKRYWINGS |
| 21 | VORMS |
| 22 | BYLAES |

HOOFSTUK 6

GESONDHEIDS- EN VEILIGHEIDSVERTEENWOORDIGERS
EN -KOMITEES

Voorgeskrewe tydperk vir onderhandelinge en oorlegplegings

'n Kursiewe woord of uitdrukking word omskryf in artikel 102 van *hierdie Wet* en sodanige woord of uitdrukking in vetdruk in Hoofstuk 20 van hierdie regulasies.

- 6.1 (1) Die *eienaar* van 'n *myn* van wie vereis word ingevolge artikels 26 (1) en 33 (1) van *hierdie Wet* om onderhandelinge aan te knoop, moet met onderhandelinge 'n aanvang neem binne een maand na die ontstaan van sodanige verpligting.
- 6.1 (2) 'n Geskil ingevolge artikel 26 (8) (a) van *hierdie Wet* word geag te bestaan indien geen ooreenkoms bereik is nie binne drie maande na die datum van die eerste vergadering gehou ingevolge subregulasie (1).
- 6.1 (3) Die *bestuurder* van 'n *myn* van wie vereis word ingevolge artikels 26 (6) of (7) en 33 (6) of (7) van *hierdie Wet* om oorleg te pleeg, moet met oorlegpleging begin binne een maand na die ontstaan van sodanige verpligting.

HOOFSTUK 7

INSPEKTORAAT: MYNGESONDHEID EN -VEILIGHEID

Kwalifikasie van inspekteurs

- 1.1 'n *Beampte* moet voldoen aan die aanstellingsvereistes van die Personeeladministratiewe Standaard van die Beroepsgroep: Inspekteur: Myne of die Beroepsgroep: Inspekteur: Mynboutueringing goedgekeur deur die Staatsdienskommissie saamgelees met Staatsdienspersoneelkode K.II/I om aangestel te word as 'n *inspekteur* op die diensstaat van die Inspektoraat: Myngesondheid en -veiligheid.

HOOFSTUK 18

DRIELEDIGE INSTELLINGS

Nominasie van lede om werknemers en eienaars te verteenwoordig

- 18.1 (1)—Artikel 98 (1) (zC) magtig die *Minister* om regulasies uit te vaardig vir die aanstelling van lede van die *Raad*.
- 18.1 (1)—Artikel 98 (zD) magtig die *Minister* om regulasies uit te vaardig vir die aanstelling van lede van die Mynbou-kwalifikasie-owerheid.
- 18.1 (1)—Skedule 2 reël die nominasie en aanstelling van lede in drieledige instellings.
- 18.1 (1) Nominasies vir die aanstelling van lede van elke **drieledige instelling** word by kennisgewing in die *Staatskoerant* gevra van—
- (a) elke *geregistreeerde vakbond* met *werknemers* as lede, om *werknemers* te verteenwoordig; en
 - (b) elke *werkgewersorganisasie* met eienaars as lede, om eienaars te verteenwoordig.
- 18.1 (2) Elke nominasie moet binne 30 dae na die kennisgewing bedoel in subregulasie (1) skriftelik ingedien word en moet—
- (a) die name, adres en 'n kort curriculum vitae van die genomineerde bevat;
 - (b) die **drieledige instelling** bevat waarvoor die persoon genomineer word;
 - (c) indien ingedien deur—
 - (i) 'n *geregistreeerde vakbond*, 'n staat bevat van die aantal *werknemers* wat lede van die vakbond is; of
 - (ii) 'n *werknemersorganisasie*, 'n staat bevat van die aantal *werknemers* in die diens van die lede van die organisasie; en
 - (d) enige ander inligting bevat wat in die kennisgewing vereis word.
- 18.1 (3) 'n *Geregistreeerde vakbond* of 'n *werkgewersorganisasie* wat 'n nominasie ingedien het, moet binne 15 dae na ontvangs van 'n versoek van die *Minister* sodanige verdere inligting of dokumentasie voorsien wat die *Minister* redelikerwys mag vereis betreffende sodanige nominasie, met inbegrip van maar nie beperk nie tot inligting of dokumentasie wat nodig is om die staat bedoel in subregulasie (2) te bevestig.
- 18.1 (4) Die nominasietydperk waarna in subregulasie (2) verwys word, mag verleng word.

Aanstelling van lede wat werknemers verteenwoordig

- 18.2 Die *Minister* moet persone kragtens regulasie 18.1 (2) genomineer om *werknemers* as lede van **drieledige instellings** te verteenwoordig, sodanig aanstel dat—
- (a) die lede almal by ooreenkoms tussen *geregistreeerde vakbonde* wat ten minste 75% van *werknemers* verteenwoordig wat aan sodanige vakbonde in die mynbedryf behoort, genomineer is; of
 - (b) by ontstentenis van 'n ooreenkoms kragtens paragraaf (a)—
 - (i) ten minste die helfte van die persone deur 'n *geregistreeerde vakbond* of vakbonde wat die meerderheid *werknemers* verteenwoordig wat aan sodanige vakbonde in die mynbedryf behoort, genomineer is; en
 - (ii) die res persone is wat genomineer is deur *geregistreeerde vakbonde* met lede in diens van die mynbedryf en aangestel is ooreenkomstig die belang van die betrokke vakbonde in die mynbedryf.

Aanstelling van lede wat eienaars verteenwoordig

18.3 Die *Minister* moet persone kragtens regulasie 18.1 (2) genomineer om *eienaars* in die mynbedryf te verteenwoordig as lede van **drieledige instellings** sodanig aanstel dat—

- (a) die lede almal by ooreenkoms tussen *werkgewersorganisasies* waarvan die lede ten minste 75% van die *werknemers* in die mynbedryf in diens het, genomineer is; of
- (b) by ontstentenis van 'n ooreenkoms kragtens paragraaf (a)—
 - (i) ten minste die helfte van die lede persone is wat deur 'n *werkgewersorganisasie* of -organisasies wie se lede die meerderheid *werknemers* in die mynbedryf in diens het, genomineer is; en
 - (ii) die res persone is wat deur *werkgewersorganisasies* genomineer is en aangestel is ooreenkomstig die belang van die betrokke organisasies in die mynbedryf.

Aanstelling van lede wat Staatsdepartemente verteenwoordig

18.4 Die *Minister* moet die lede wat Staatsdepartemente op elke **drieledige instelling** verteenwoordig na oorlegpleging met die *Hoofinspekteur* aanstel.

Ampstermyn van lede

18.5 (1) 'n lid van 'n **drieledige instelling** word vir 'n termyn van drie jaar aangestel.

18.5 (2) Ondanks subregulasie (1), word 'n persoon wat aangestel word om 'n lid van 'n **drieledige instelling** wat sy amp ontruim het voor die verstryking van sodanige lid se ampstermyn, vir die restant van sodanige lid se ampstermyn aangestel.

18.5 (3) Elke lid van 'n **drieledige instelling** kan na verstryking van sodanige lid se ampstermyn heraanstellings word.

18.5 (4) Indien 'n persoon wat 'n lid van 'n **drieledige instelling** vervang om enige rede nie aangestel is nie by die verstryking van die ampstermyn van sodanige lid, kan die *Minister* die ampstermyn van sodanige lid verleng vir 'n tydperk wat nie ses maande oorskry nie.

Vulling van toevallige vakatures

18.6 (1)—Artikel 97 (3) magtig die *Minister*, na oorlegpleging met die *Raad*, om Skedule 5 wat die konstitusie van die *Raad* bevat, by te voeg by hierdie *Wet*.

18.6 (1) Indien 'n lid 'n amp ingevolge die konstitusie van 'n **drieledige instelling** ontruim voor die verstryking van sodanige lid se ampstermyn, onderworpe aan subregulasie (2)—

- (a) word die party wat die lid genomineer het, genooi om 'n plaasvervanger te nomineer; en
- (b) moet die *Minister* die persoon genomineer, as 'n lid van die betrokke **drieledige instelling** aanstel.

18.6 (2) Indien die party beoog in subregulasie (1) (a) nie langer voldoen aan die vereistes van verteenwoordiging van regulasie 18.2 of 18.3 nie—

- (a) word nominasies van persone ingevolge regulasie 18.1 aangevra om die vakature te vul; en
- (b) moet die *Minister* 'n persoon ingevolge regulasie 18.2 of 18.3 aanstel om die vakature te vul.

18.6 (3) Indien 'n lid wat 'n Staatsdepartement op 'n **drieledige instelling** verteenwoordig, 'n amp ontruim voor die verstryking van sodanige lid se ampstermyn, moet 'n persoon ingevolge regulasie 18.4 aangestel word om die vakature te vul.

Bekendmaking van name van lede

18.7 Die name van die persone aangestel ingevolge hierdie regulasies, hul ampstermyn en die partye wie hulle verteenwoordig word by kennisgewing in die *Staatskoerant* gepubliseer.

HOOFSTUK 20**WOORDOMSKRYWINGS**

- 20.1 In hierdie regulasies het 'n woord of uitdrukking waaraan 'n betekenis in die Wet toegeken is daardie betekenis, en tensy uit die samehang anders blyk, beteken—
- “driedledige instelling” die *Raad*, die Mynboukwalifikasie-owerheid of enige van hul permanente komitees.

No. R. 94**15 January 1997**

MINERALS ACT, 1991 (ACT No. 50 OF 1991)

AMENDMENT OF REGULATIONS

Under section 63 of the Minerals Act, 1991 (Act No. 50 of 1991), I, Penuell Mpapa Maduna, Minister of Minerals and Energy, hereby make the regulations in the Schedule.

P. M. MADUNA**Minister of Minerals and Energy****SCHEDULE****Definitions**

1. In these regulations “the Regulations” means the regulations published by Government Notice No. R. 992 of 26 June 1970, as amended by Government Notices Nos. R. 303, R. 304 and R. 305 of 1 March 1972, R. 1346 of 4 August 1972, R. 2101, R. 2102 and R. 2103 of 15 November 1974, R. 513 of 1 April 1977, R. 1189 of 8 June 1979, R. 537 of 21 March 1980, R. 227 and R. 228 of 31 October 1980, R. 2703 of 11 December 1981, R. 2264 of 31 October 1986, R. 367 of 27 February 1987, R. 2566 of 20 November 1987, R. 1352 of 8 July 1988, R. 1899 of 16 September 1988, R. 1130 of 2 June 1989, R. 1339 of 22 June 1990, R. 1644 of 13 July 1990, R. 2706 of 23 November 1990, R. 2923 of 10 December 1990, R. 398 of 1 March 1991, R. 1263 of 7 June 1991, R. 2026 of 23 August 1991, R. 3083 of 20 December 1991, R. 814 of 13 March 1992, R. 110 of 16 April 1992, R. 2223 of 7 August 1992, R. 1556 of 20 August 1993, R. 2449 of 24 December 1993, R. 31 of 13 January 1995 and R. 530 of 13 April 1995 and Notice No. 160 of 1 February 1991.

Amendment of Regulations

2. The Regulations are hereby amended—

- (a) by the substitution for the expression “Director-General” wherever it occurs in the following regulations and Schedules of the expression “Chief Inspector”:

1 (26), 2.16.1, 3.2, 3.3, 3.15.1, 3.15.2, 5.8.3, 6.3.3.1, 6.3.3.2, 6.3.3.3, 6.3.3.4, 6.3.3.5, 7.7.1, 7.7.2, 8.8.1 (a), (b), (c), 8.9.3.1, 8.9.3.2, 8.10.28, 8.10.41, 9.8, 9.11.6, 9.12, 9.13, 9.15.4, 9.30.2, 9.30.3.1, 10.1.1, 10.1.2, 10.2.6, 10.3.5, 10.6.4, 10.6.6 (f), 10.9.6, 10.20.1, 10.22.1, 10.22.2 (a), (b), (c), 10.24.5 (c), 10.25.2 (b), 12.4.6, 12.5.2.3, 12.10, 12.11, 13.5.3, 13.6, 13.7, 13.8, 13.9, 13.11.1, 13.12.1, 14.1.1, 14.1.2, 14.1.3, 14.2, 14.3, 14.4, 14.5, 15.5.1, 15.5.2, 15.5.3, 15.6.1, 16.18 (c), 16.26, 16.41.1, 16.49.1, 16.76, 16.112.1, 21.9.4, 21.11.1 (g), 21.16, 21.17.2, 22.2.1, 22.2.2, 23.1.1, 23.1.2, 24.7, 24.14.4 (a), (b), 24.14.6, 24.20.1 (d), 24.20.2.2 (b) (iii), 24.20.5, 25.4, 26.3, 28.1.1, 28.1.3, 28.3, 28.4, 28.6, 28.9, 28.12, 28.13.3 (a), (b), 28.14.2, 28.14.2(A)(c), 28.14.3 (c), 28.18.1 (c), 28.18.2 (c), 28.20.5, 28.32.2 (a), (b), (c), 28.23.4 (a), (b), 28.26.3, 28.40.1(d), 28.40.5, 28.40.6, 28.40.7.3, 28.41.3.1 (b) (iii), 28.41.3 (c), 28.41.3.2 (b) (iii), 28.48.1, 28.48.2, 28.49.2 (d), (e), (f), 28.49.3 (d), (e), (f), 28.49.4 (d), (e), (f), 28.49.5 (d), (e), (f), 29.1.1, 29.1.2, 29.2.1, 29.2.2, 29.2.3, 29.2.4, 29.2.5, 29.3, 29.4, 30.1, 30.6 (a), 30.19.1, 30.19.2, 31.2.1, 31.3.1, 31.9, 31.16 (a), 31.23 (i) (i), 31.27 (a), 31.30, 35.2 and 35.4 and the Second and Third Schedules;

- (b) by the substitution for the expression “regional director” wherever it occurs in the following regulations and forms of the expression “Principal Inspector of Mines”:

1 (8), 1 (20), 2.3.2, 2.5.4, 2.5.5, 2.5.6, 2.6.4, 2.9.4, 2.10.1, 2.10.3.3, 2.10.6, 2.10.10, 2.10.14, 2.10.16, 2.12.3, 2.12.5, 2.12.6, 2.12.11, 2.13.5, 2.13.8, 2.13.9, 2.13.10, 2.13.12, 2.14.6, 2.15.1, 2.15.5(c)(iii), 2.16.1, 2.17.1 (b), 2.17.3, 2.19.1 (a), 2.19.2 (b), (c), 2.19.3 (c), (g), (k), 3.14, 3.15.1,

3.15.2, 3.16.1, 3.17, 3.18.1, 3.19, 4.9.1, 4.9.2, 4.14.2 (c), (d), 4.14.3, 4.15 (d), 4.16.1, 4.16.1 (e), 4.16.2, 5.3.1, 5.3.2., 5.3.3, 5.3.4, 5.3.5, 5.3.6.2, 5.3.6.6, 5.4.3, 5.4.4, 5.6.1, 5.6.2, 5.10, 6.1.3, 6.2.3, 6.2.5, 6.3.1 (a) (ii), 6.3.2.1, 6.3.2.4, 6.3.2.5, 6.3.2.7, 6.3.2.9, 6.8, 6.10, 7.3.1, 7.4.1, 7.4.4, 7.9.1 (a), 7.10.5 (a) (i), 7.12.3, 7.12.4, 8.4.4.2, 8.8.1, 8.8.4, 8.9.1, 8.9.4 (e), 8.9.5 (b), 8.9.7, 8.9.10, 8.10.30, 8.10.39 (d), 8.10.43 (a), 9.7, 9.9, 9.10, 9.12, 9.13, 9.15.1, 9.18.2 (d), 9.20.1, 9.20.3, 9.26.3, 9.27, 9.33.3, 9.33.4, 9.33.5, 9.34.2, 9.34.4, 9.35.1 (a), 9.35.2 (b), 9.36.1 (b), 9.38.2 (c), 9.38.7, 10.5.2, 10.6.8, 10.7, 10.8, 10.8.2, 10.8.4, 10.8.5.1, 10.8.5.2, 10.9.1.2, 10.9.2, 10.9.3, 10.9.4, 10.9.6, 10.9.6 (b), 10.10.1, 10.10.2, 10.10.5, 10.10.6, 10.12, 10.13.2, 10.14.1, 10.14.2 (d), 10.17.4, 10.18, 10.19.1, 10.20.1, 10.21.4 (b), 10.24, 10.24.6 (a), (d), (e), 10.24.9, 10.25.7, 11.3.7, 11.6, 12.3, 12.10, 12.10.1, 12.11, 12.12, 12.13, 12.16, 15.5.1, 15.5.2, 15.7.1, 15.8.4, 15.9.2, 15.10.1, 15.10.2, 16.2.1, 16.2.2, 16.2.3, 16.21, 16.23, 16.24, 16.28, 16.29, 16.42, 16.42.2, 16.43.4, 16.44, 16.46, 16.49.1, 16.50, 16.86.14, 16.89.1, 16.91.8, 16.98.5, 16.107, 16.110, 16.111.11, 16.112.7, 16.120.1, 16.123.1, 17.1.1, 17.2.1, 17.2.5, 17.2.6, 17.3.1, 17.3.3, 17.4.1, 17.4.1 (d), 17.6.1, 17.7.1, 17.7.2, 17.10.2, 17.10.3, 17.22.2, 17.27.5, 18.3.2, 18.8.7.1, 20.1.2, 21.8.1, 21.17.2, 21.17.4, 22.1.1, 22.1.2, 22.3.1, 22.4.1, 22.5.1, 22.5.3, 22.5.5, 22.7.6, 22.8.13, 22.8.14.1, 22.9.2, 22.10.1, 22.10.2, 22.10.3, 22.11.2, 22.11.3.1, 22.12.5, 22.14.1, 22.18, 22.19.2, 22.19.5, 22.22.1, 23.5.3, 23.7.1 (e), 23.7.2, 23.7.3, 23.12.3 (c), 23.12.7, 23.13.3, 24.3.3, 24.20.2.3, 25.1.1, 25.2, 25.3, 25.4, 25.6, 25.7, 26.3, 28.40.1, 28.40.8.1, 28.40.8.1 (b), 28.40.8.2 (b), 28.43.1, 28.44, 28.45.1, 28.46.1, 28.47.1.1, 28.47.2 (b), 28.47.3, 28.47.5, 29.2.1, 29.2.3, 31.2.2, 31.7, 31.8, 31.18.2, 31.18.3, 31.23 (h) (i) and 31.23 (s), and Form 6, Form 7, Form 8 and Form 9;

- (c) by the substitution for the expression "regional mining engineer (mining equipment)" wherever it occurs in the following regulations of the expression "principal inspector of mines".

16.3, 17.3.1, 17.25.2, 22.6.2, 22.8.1, 22.8.3, 22.8.4, 22.8.5, 22.8.11, 22.8.12, 22.9.1, 22.9.3, 22.21.1, 22.21.2, 23.7.1 (d), 23.13.1, 23.15.8; and

- (d) by the substitution for the expression "regional director" wherever it occurs in the following regulations of the expression "Director: Mineral Development":

2.11, 5.12.5, 5.13.1, 5.13.2, 5.13.4, 5.14, 5.14.2, 5.14.3, 5.16.1, 5.16.2 and 5.16.3.

No. R. 94

15 Januarie 1997

MINERAALWET, 1991 (WET No. 50 VAN 1991)

WYSIGING VAN REGULASIES

Ek, Penuell Mpapa Maduna, Minister van Minerale en Energie, handelende kragtens artikel 63 van die Mineralewet, 1991 (Wet No. 50 van 1991), vaardig hierby die regulasies in die Bylae uiteengesit uit.

P. M. MADUNA

Minister van Minerale en Energie

BYLAE

Woordomskrywing

1. In hierdie Bylae beteken "die Regulasies" die regulasies gepubliseer by Goewermentskennigewing No. R. 922 van 26 Junie 1970, soos gewysig by Goewermentskennigewings Nos. R. 303, R. 304 en R. 305 van 1 Maart 1972, R. 1346 van 4 Augustus 1972, R. 2101, R. 2102 en R. 2103 van 15 November 1974, R. 513 van 1 April 1977, R. 1189 van 8 Junie 1979, R. 537 van 21 Maart 1980, R. 227 en R. 228 van 31 Oktober 1980, R. 2703 van 11 Desember 1981, R. 2264 van 31 Oktober 1986, R. 367 van 27 Februarie 1987, R. 2566 van 20 November 1987, R. 1352 van 8 Julie 1988, R. 1899 van 16 September 1988, R. 1130 van 2 Junie 1989, R. 1339 van 22 Junie 1990, R. 1644 van 13 Julie 1990, R. 2706 van 23 November 1990, R. 2923 van 10 Desember 1990, R. 398 van 1 Maart 1991, R. 1263 van 7 Junie 1991, R. 2026 van 23 Augustus 1991, R. 3083 van 20 Desember 1991, R. 814 van 13 Maart 1992, R. 110 van 16 April 1992, R. 2223 van 7 Augustus 1992, R. 1556 van 20 Augustus 1993, R. 2449 van 24 Desember 1993, R. 31 van 13 Januarie 1995 en R. 530 van 13 April 1995 en Kennisgewing No. 160 van 1 Februarie 1991.

Wysiging van Regulasies**2. Die Regulasies word hierby gewysig—**

- (a) deur die uitdrukking "Direkteur-generaal" oral waar dit in die volgende regulasies en Bylaes voorkom, deur die uitdrukking "Hoofinspekteur" te vervang:

1 (18), 2.16.1, 3.2, 3.3, 3.15.1, 3.15.2, 5.8.3, 6.3.3.1, 6.3.3.2, 6.3.3.3, 6.3.3.4, 6.3.3.5, 7.7.1, 7.7.2, 8.8.1 (a), (b), (c), 8.9.3.1, 8.9.3.2, 8.10.28, 8.10.41, 9.8, 9.11.6, 9.12, 9.13, 9.15.4, 9.30.2, 9.30.3.1, 10.1.1, 10.1.2, 10.2.6, 10.3.5, 10.6.4, 10.6.6 (f), 10.9.6, 10.20.1, 10.22.1, 10.22.2 (a), (b), (c), 10.24.5 (c), 10.25.2 (b), 12.4.6, 12.5.2.3, 12.10, 12.11, 13.5.3, 13.6, 13.7, 13.8, 13.9, 13.11.1, 13.12.1, 14.1.1, 14.1.2, 14.1.3, 14.2, 14.3, 14.4, 14.5, 15.5.1, 15.5.2, 15.5.3, 15.6.1, 16.18 (c), 16.26, 16.41.1, 16.49.1, 16.76, 16.112.1, 21.9.4, 21.11.1 (g), 21.16, 21.17.2, 22.2.1, 22.2.2, 23.1.1, 23.1.2, 24.7, 24.14.4 (a), (b), 24.14.6, 24.20.1 (d), 24.20.2.2 (b) (iii), 24.20.5, 25.4, 26.3, 28.1.1, 28.1.3, 28.3, 28.4, 28.6, 28.9, 28.12, 28.13.3 (a), (b), 28.14.2, 28.14.2 (A)(c), 28.14.3 (c), 28.18.1 (c), 28.18.2 (c), 28.20.5, 28.32.2 (a), (b), (c), 28.23.4 (a), (b), 28.26.3, 28.40.1(d), 28.40.5, 28.40.6, 28.40.7.3, 28.41.3.1 (b) (iii), 28.41.3 (c), 28.41.3.2 (b) (iii), 28.48.1, 28.48.2, 28.49.2 (d), (e), (f), 28.49.3 (d), (e), (f), 28.49.4 (d), (e), (f), 28.49.5 (d), (e), (f), 29.1.1, 29.1.2, 29.2.1, 29.2.2, 29.2.3, 29.2.4, 29.2.5, 29.3, 29.4, 30.1, 30.6 (a), 30.19.1, 30.19.2, 31.2.1, 31.3.1, 31.9, 31.16 (a), 31.23 (i) (i), 31.27 (a), 31.30, 35.2 en 35.4 en die Tweede en Derde Bylaes;

- (b) deur die uitdrukking "streekdirekteur" oral waar dit in die volgende regulasies en vorms voorkom, deur die uitdrukking "Eerste Inspekteur van Myne" te vervang:

1 (5), 1 (6), 2.3.2, 2.5.4, 2.5.5, 2.5.6, 2.6.4, 2.9.4, 2.10.1, 2.10.3.3, 2.10.6, 2.10.10, 2.10.14, 2.10.16, 2.12.3, 2.12.5, 2.12.6, 2.12.11, 2.13.5, 2.13.8, 2.13.9, 2.13.10, 2.13.12, 2.14.6, 2.15.1, 2.15.5(c)(iii), 2.16.1, 2.17.1 (b), 2.17.3, 2.19.1 (a), 2.19.2 (b), (c), 2.19.3 (c), (g), (k), 3.14, 3.15.1, 3.15.2, 3.16.1, 3.17, 3.18.1, 3.19, 4.9.1, 4.9.2, 4.14.2 (c), (d), 4.14.3, 4.15 (d), 4.16.1, 4.16.1 (e), 4.16.2, 5.3.1, 5.3.2., 5.3.3, 5.3.4, 5.3.5, 5.3.6.2, 5.3.6.6, 5.4.3, 5.4.4, 5.6.1, 5.6.2, 5.10, 6.1.3, 6.2.3, 6.2.5, 6.3.1 (a) (ii), 6.3.2.1, 6.3.2.4, 6.3.2.5, 6.3.2.7, 6.3.2.9, 6.8, 6.10, 7.3.1, 7.4.1, 7.4.4, 7.9.1 (a), 7.10.5 (a) (i), 7.12.3, 7.12.4, 8.4.4.2, 8.8.1, 8.8.4, 8.9.1, 8.9.4 (e), 8.9.5 (b), 8.9.7, 8.9.10, 8.10.30, 8.10.39 (d), 8.10.43 (a), 9.7, 9.9, 9.10, 9.12, 9.13, 9.15.1, 9.18.2 (d), 9.20.1, 9.20.3, 9.26.3, 9.27, 9.33.3, 9.33.4, 9.33.5, 9.34.2, 9.34.4, 9.35.1 (a), 9.35.2 (b), 9.36.1 (b), 9.38.2 (c), 9.38.7, 10.5.2, 10.6.8, 10.7, 10.8, 10.8.2, 10.8.4, 10.8.5.1, 10.8.5.2, 10.9.1.2, 10.9.2, 10.9.3, 10.9.4, 10.9.6, 10.9.6 (b), 10.10.1, 10.10.2, 10.10.5, 10.10.6, 10.12, 10.13.2, 10.14.1, 10.14.2 (d), 10.17.4, 10.18, 10.19.1, 10.20.1, 10.21.4 (b), 10.24, 10.24.6 (a), (d), (e), 10.24.9, 10.25.7, 11.3.7, 11.6, 12.3, 12.10, 12.10.1, 12.11, 12.12, 12.13, 12.16, 15.5.1, 15.5.2, 15.7.1, 15.8.4, 15.9.2, 15.10.1, 15.10.2, 16.2.1, 16.2.2, 16.2.3, 16.21, 16.23, 16.24, 16.28, 16.29, 16.42, 16.42.2, 16.43.4, 16.44, 16.46, 16.49.1, 16.50, 16.86.14, 16.89.1, 16.91.8, 16.98.5, 16.107, 16.110, 16.111.11, 16.112.7, 16.120.1, 16.123.1, 17.1.1, 17.2.1, 17.2.5, 17.2.6, 17.3.1, 17.3.3, 17.4.1, 17.4.1 (d), 17.6.1, 17.7.1, 17.7.2, 17.10.2, 17.10.3, 17.22.2, 17.27.5, 18.3.2, 18.8.7.1, 20.1.2, 21.8.1, 21.15 (b)(i), 21.17.2, 21.17.4, 22.1.1, 22.1.2, 22.3.1, 22.4.1, 22.5.1, 22.5.3, 22.5.5, 22.7.6, 22.8.13, 22.8.14.1, 22.9.2, 22.10.1, 22.10.2, 22.10.3, 22.11.2, 22.11.3.1, 22.12.5, 22.14.1, 22.18, 22.19.2, 22.19.5, 22.22.1, 23.5.3, 23.7.1 (e), 23.7.2, 23.7.3, 23.12.3 (c), 23.12.7, 23.13.3, 24.3.3, 24.20.2.3, 25.1.1, 25.2, 25.3, 25.4, 25.6, 25.7, 26.3, 28.40.1, 28.40.8.1, 28.40.8.1 (b), 28.40.8.2 (b), 28.43.1, 28.44, 28.45.1, 28.46.1, 28.47.1.1, 28.47.2 (b), 28.47.3, 28.47.5, 29.2.1, 29.2.3, 31.2.2, 31.7, 31.8, 31.18.2, 31.18.3, 31.23 (h) (i) en 31.23 (s), en Vorm 6, Vorm 7, Vorm 8 en Vorm 9;

- (c) deur die uitdrukking "streekmyningenieur (mynbou-toerusting)" oral waar dit in die volgende regulasies voorkom, deur die uitdrukking "Eerste Inspekteur van Myne" te vervang:

16.3, 17.3.1, 17.25.2, 22.6.2, 22.8.1, 22.8.3, 22.8.4, 22.8.5, 22.8.11, 22.8.12, 22.9.1, 22.9.3, 22.21.1, 22.21.2, 23.7.1 (d), 23.13.1, 23.15.8; en

- (d) deur die uitdrukking "streekdirekteur" oral waar dit in die volgende regulasies voorkom, deur die uitdrukking "Direkteur: Mineraalontwikkeling" te vervang:

2.11, 5.12.5, 5.13.1, 5.13.2, 5.13.4, 5.14, 5.14.2, 5.14.3, 5.16.1, 5.16.2 en 5.16.3.

(a) deur die uitdrukking "Direktur-generaal" te wissel met "Eerste inspektor van Myne" en die volgende regulasies voorkom deur die uitdrukking "Hoofinspektor van Myne" te wissel met "Eerste inspektor van Myne".

(b) deur die uitdrukking "aankomende" te wissel met "aankomende" en die volgende regulasies voorkom deur die uitdrukking "aankomende" te wissel met "aankomende".

CONTENTS

INHOUD

| No. | Page No. | Gazette No. | No. | Bladsy No. | Koerant No. |
|--|----------|-------------|---|------------|-------------|
| PROCLAMATION | | | PROKLAMASIE | | |
| R. 4 | | | R. 4 | | |
| Mine Health and Safety Act (29/1996): | | | Wet op Gesondheid en Veiligheid in | | |
| Commencement..... | 1 | 17725 | Myne (29/1996): Inwerkingtreding | 2 | 17725 |
| GOVERNMENT NOTICES | | | GOEWERMENSKENNISGEWINGS | | |
| Minerals and Energy, Department of | | | Minerale en Energie, Departement van | | |
| <i>Government Notices</i> | | | <i>Goewermenskennisgewings</i> | | |
| R. 91 | | | R. 91 | | |
| Minerals Act (50/1991): Division of the | | | Mineraalwet (50/1991): Verdeling van | | |
| Republic into regions | 2 | 17725 | die Republiek in streke..... | 3 | 17725 |
| R. 92 | | | R. 92 | | |
| Mine Health and Safety Act (29/1996): | | | Wet op Gesondheid en Veiligheid in | | |
| Division of the Republic into regions..... | 4 | 17725 | Myne (29/1996): Verdeling van die | | |
| R. 93 | | | Republiek in streke | 5 | 17725 |
| do.: Regulations | 6 | 17725 | R. 93 | | |
| R. 94 | | | do.: Regulasies | 10 | 17725 |
| Minerals Act (50/1991): Amendment of | | | R. 94 | | |
| Regulations | 13 | 17725 | Mineraalwet (50/1991): Wysiging van | | |
| | | | Regulasies | 14 | 17725 |