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PROCLAMATIONS

No. R. 324, 1968

by the State President of the
Republic of South Africa

TSWANA TERRITORIAL AUTHORITY AND
REGIONAL AUTHORITIES.—SALARIES AND
ALLOWANCES OF MEMBERS—AMENDMENT OF
PROCLAMATION No. R. 192 OF 1968

Under and by virtue of the powers vested in me by section 17 of the Bantu Authorities Act, 1951 (Act No. 68 of 1951), read with section 25 of the Bantu Administration Act, 1927 (Act No. 38 of 1927), I hereby amend the regulations contained in the Schedule to Proclamation No. R. 192 of 1968 by the substitution of the figure "2" for the figure "1" where it appears in regulations 4 and 8.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria, this Twenty-fourth day of October, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,
State President.

By Order of the State President-in-Council.

M. C. BOTHA.

F56/6/6.

PROKLAMASIES

No. R. 324, 1968

van die Staatspresident van die
Republiek van Suid-Afrika

TSWANAGEBIEDSOWERHEID EN STREEKS-
OWERHEDE.—SALARISSE EN TOELAES VAN
LEDE—WYSIGING VAN PROKLAMASIE No. R. 192
VAN 1968

Kragtens die bevoegdheid my verleen by artikel 17 van die Wet op Bantoe-owerhede, 1951 (Wet No. 68 van 1951), gelees met artikel 25 van die Bantoe-administrasie Wet, 1927 (Wet No. 38 van 1927), wysig ek hierby die regulasies vervat in die Bylae van Proklamasie No. R. 192 van 1968 deur die syfer "1" waar dit in regulasies 4 en 8 voorkom deur die syfer "2" te vervang.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Vier-en-twintigste dag van Oktober Eenduisend Negehonderd Agt-en-sestig.

J. J. FOUCHE,
Staatspresident.

Op las van die Staatspresident-in-rade.

M. C. BOTHA.

F56/6/6.

No. R. 325, 1968

CISKEIAN TERRITORIAL AUTHORITY AND
REGIONAL AUTHORITIES.—SALARIES AND
ALLOWANCES OF MEMBERS—AMENDMENT OF
PROCLAMATION No. R. 191 OF 1968

Under and by virtue of the powers vested in me by section 17 of the Bantu Authorities Act, 1951 (Act No. 68 of 1951), read with section 25 of the Bantu Administration Act, 1927 (Act No. 38 of 1927), I hereby amend the regulations contained in the Schedule to Proclamation No. R. 191 of 1968 by the substitution of the figure "2" for the figure "1" where it appears in regulations 4 and 8.

No. R. 325, 1968

CISKEISE GEBIEDSOWERHEID EN STREEKS-
OWERHEDE.—SALARISSE EN TOELAES VAN
LEDE—WYSIGING VAN PROKLAMASIE No. R. 191
VAN 1968

Kragtens die bevoegdheid my verleen by artikel 17 van die Wet op Bantoe-owerhede, 1951 (Wet No. 68 van 1951), gelees met artikel 25 van die Bantoe-administrasie Wet, 1927 (Wet No. 38 van 1927), wysig ek hierby die regulasies vervat in die Bylae van Proklamasie No. R. 191 van 1968 deur die syfer "1" waar dit in regulasies 4 en 8 voorkom deur die syfer "2" te vervang.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria on this Twenty-fourth day of October, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,
State President.

By Order of the State President-in-Council.

M. C. BOTHA.
F56/5/6.

No. R. 326, 1968

**CANNING APRICOT-PEACH SCHEME.—
AMENDMENT**

Whereas the Minister of Agriculture has, in terms of section 15 (3) read with section 9 (2) (c) of the Marketing Act, 1968 (No. 59 of 1968), accepted the proposed amendment, as set out in the Schedule hereto, to the Canning Apricot-Peach Scheme, published by Proclamation No. R. 224 of 1966, as amended, and has in terms of section 12 (1) (b) of the said Act, recommended the approval of the said proposed amendment;

Now, therefore, under the powers vested in me by the said section 15 (3), read with section 14 (1) (a) of the said Act, I do hereby declare that the said amendment shall come into operation on the date of publication hereof.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria on this Twenty-first day of October, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,
State President.

By Order of the State President-in-Council.

D. C. H. UYS.

SCHEDULE

The Canning Apricot-Peach Scheme published by Proclamation No. R. 224 of 1966, as amended, is hereby further amended as follows:—

1. Section 1 is hereby amended by the substitution in subsection (1) for the name "Canning Apricot-Peach Scheme" of the name "Canning Apricot and Peach Scheme".

2. Section 2 is hereby amended by the substitution for the definition of "board" of the following definition:—

"(i) 'board' means the Canning Apricot and Peach Board established by section 3; (v)".

3. Section 3 is hereby amended by the substitution in subsection (1) for the words before paragraph (a) of the following words:—

"This scheme shall be administered by the Canning Apricot and Peach Board which shall consist of eleven members to be appointed by the State President, of whom—".

4. Section 16 is hereby amended by—

(a) the substitution in subsection (1) for the words before paragraph (a) of the following words:—

"The board may, with the approval of the Minister and on such basis as the board may determine, impose a levy on apricots and/or peaches or on a particular class, grade or standard of quality thereof sold by a producer or canned for sale by the producer thereof, and such levy—"; and

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Vier-en-twintigste dag van Oktober Eenduisend Negehonderd Agt-en-sestig.

J. J. FOUCHE,
Staatspresident.

Op las van die Staatspresident-in-rade.

M. C. BOTHA.
F56/5/6.

No. R. 326, 1968

**INMAAK-APPELKOOS-PERSKESKEMA.—
WYSIGING**

Nademaal die Minister van Landbou kragtens artikel 15 (3) gelees met artikel 9 (2) (c) van die Bemarkingswet, 1968 (No. 59 van 1968), die voorgestelde wysiging soos in die Bylae hiervan uiteengesit, van die Inmaak-Appelkoos-Perskeskema, afgekondig by Proklamasie No. R. 224 van 1966, soos gewysig, aangeneem het en kragtens artikel 12 (1) (b) van genoemde Wet, goedkeuring van genoemde voorgestelde wysiging aanbeveel het;

So is dit dat ek, kragtens die bevoegdheid my verleen by voornoemde artikel 15 (3) gelees met artikel 14 (1) (a) van genoemde Wet hierby verklaar dat genoemde wysiging op die datum van publikasie hiervan in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Een-en-twintigste dag van Oktober Eenduisend Negehonderd agt-en-sestig.

J. J. FOUCHE,
Staatspresident.

Op las van die Staatspresident-in-rade.

D. C. H. UYS.

BYLAE

Die Inmaak-Appelkoos-Perskeskema afgekondig by Proklamasie No. R. 224 van 1966, soos gewysig, word hierby verder soos volg gewysig:—

1. Artikel 1 word hierby gewysig deur in subartikel (1) die naam „Inmaak-Appelkoos-Perskeskema” deur die naam „Skema vir Inmaakappelkose en -perskes” te vervang.

2. Artikel 2 word hierby gewysig deur die omskrywing van „raad” deur die volgende omskrywing te vervang:—

„(v) „raad”, die by artikel 3 ingestelde Raad vir Inmaakappelkose en -perskes; (i)“.

3. Artikel 3 word hierby gewysig deur in subartikel (1) die woorde voor paragraaf (a) deur die volgende woorde te vervang:—

„Hierdie skema word toegepas deur die Raad vir Inmaakappelkose en -perskes wat uit elf lede bestaan en deur die Staatspresident aangestel word, van wie—“.

4. Artikel 16 word hierby gewysig deur—

(a) in subartikel (1) die woorde voor paragraaf (a) deur die volgende woorde te vervang:—

„Die raad kan met die goedkeuring van die Minister en op so 'n basis as wat die raad mag bepaal, 'n heffing lê op appelkose en/of perskes of op 'n bepaalde klas, graad of kwaliteitstandaard daarvan wat deur 'n produsent verkoop word of deur die produsent daarvan vir verkoop ingemaak word, en sodanige heffing—”; en

(b) the substitution in subsection (1) (b) for the words "kind, variety" wherever it occurs of the word "class".

5. The following section is hereby substituted for section 17:—

"17. The board may, with the approval of the Minister and on such basis as the board may determine, impose a special levy on apricots and/or peaches or on a particular class, grade or standard of quality thereof sold by a producer or canned for sale by the producer thereof, and for the purposes of such special levy the provisions of section 16 (1) (a) and (b) and (2) shall *mutatis mutandis* apply".

No. R 327, 1968.

REGULATIONS FOR THE CONTROL OF CAMPERS AT THE HOT SPRINGS, TUGELA LOCATION, KRANSKOP DISTRICT, NATAL

Under and by virtue of the powers vested in me by section 25 (1) of the Bantu Administration Act, 1927 (Act No. 38 of 1927), read with section 21 (1) of the Bantu Trust and Land Act, 1936 (Act No. 18 of 1936), I hereby declare that the regulations contained in the Schedule to this Proclamation shall, from the date of publication hereof, take effect and have the force of law.

Given under my Hand and the Seal of the Republic of South Africa at Bloemfontein on this twenty-sixth day of September, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,
State President.

By Order of the State President-in-Council.

M. C. BOTHA.

SCHEDULE

1. Notwithstanding anything in any other law contained, no person other than a Bantu shall encamp within 440 yards of the Hot Springs in the Tugela Location, District of Kranskop, without having first obtained from the Bantu Affairs Commissioner of the said District a permit authorising him to do so. Any person contravening this section shall be guilty of an offence.

2. Any permit issued under the provisions of section 1 shall—

(a) set forth such conditions as the Bantu Affairs Commissioner may deem necessary, and which he is hereby empowered to impose, subject to which such permit is issued;

(b) be valid for the period mentioned therein, which period shall not exceed one month;

(c) be subject to cancellation at any time in the discretion of the Bantu Affairs Commissioner.

3. Any person, whose permit has expired or been cancelled, who fails to leave the Hot Springs immediately after such expiration or cancellation, as the case may be, or who, after having left, returns thereto without a permit as aforementioned, shall be guilty of an offence.

4. Any person convicted of a contravention of these regulations shall be liable to a fine not exceeding R50 or in default of payment to imprisonment for a period not exceeding 50 days. Should the offence be a continuous one an additional fine of two rand per day for every day during which such offence continues may be imposed.

5. Proclamation No. 103 of 1940 is hereby repealed.

(b) in subartikel (1) (b) die woorde „soort, variëteit” waar dit ookal voorkom deur die woord „klas” te vervang.

5. Artikel 17 word hierby deur die volgende artikel vervang:—

„17. Die raad kan met die goedkeuring van die Minister en op so 'n basis as wat die raad mag bepaal, 'n spesiale heffing lê op appelkose en/of perskes of op 'n bepaalde klas, graad of kwaliteitstandaard daarvan wat deur 'n produsent verkoop word of deur die produsent daarvan vir verkoop ingemaak word, en vir die doeleinnes van sodanige spesiale heffing is die bepalings van artikel 16 (1) (a) en (b) en (2) *mutatis mutandis* van toepassing.”

No. R. 327, 1968.

REGULASIES INSAKE DIE BEHEER OOR KAMPEERDERS BY DIE WARMWATERBRONNE, TUGELALOKASIE, DISTRIK KRANSKOP, NATAL

Kragtens die bevoegdheid my verleen by artikel 25 (1) van die Bantoe-administrasie Wet, 1927 (Wet No. 38 van 1927), gelees met artikel 21 (1) van die Bantoe-trust en -grond Wet, 1936 (Wet No. 18 van 1936) verklaar ek hierby dat die regulasies vervat in die Bylae van hierdie Proklamasie van die datum van afkondiging hiervan van krag en regsgeldig is.

Gegee onder my Hand en die seël van die Republiek van Suid-Afrika te Bloemfontein, op hede die ses-en-twintigste dag van September Eenduisend Negehonderd Agt-en-sestig.

J. J. FOUCHE,
Staatspresident.

Op Las van die Staatspresident-in-rade.

M. C. BOTHA.

BYLAE

1. Ondanks enigets in enige ander wet vervat, mag nieemand behalwe 'n Bantoe binne 440 tree van die Warmwaterbronne in die Tugelalokasie, distrik Kranskop, uitkarp nie tensy 'n permit wat hom daartoe geregtig vooraf van die Bantoesakekommissaris van gemelde distrik verkry is. Enigeen wat hierdie artikel oortree is skuldig aan 'n misdryf.

2. Enige permit ingevolge die bepalings van artikel 1 uitgereik—

(a) moet sodanige voorwaarde, waaraan die uitreiking van die permit onderworpe is, bevat as wat die Bantoesakekommissaris goed ag en hy hierby gemagtig word om te stel;

(b) is regsgeldig vir die tydperk daarin genoem, wat hoogstens een maand moet wees;

(c) kan na goeddunke van die Bantoesakekommissaris te eniger tyd ingetrek word.

3. Enigeen wie se permit verval het of ingetrek is en wat versuim om die Warmwaterbronne onmiddellik na sodanige vervaltyd of intrekking, na gelang van die geval, te verlaat, of wat nadat hy dit verlaat het sonder 'n permit soos voorheen vermeld, daarheen terugkeer, is skuldig aan 'n misdryf.

4. Enigeen wat aan 'n oortreding van hierdie regulasies skuldig bevind word is strafbaar met 'n boete van hoogstens R50 of by wanbetaling met gevangenisstraf vir 'n tydperk van hoogstens 50 dae. Indien die oortreding oor 'n aaneenlopende tydperk strek kan bowendien 'n boete van twee rand per dag vir elke dag wat sodanige oortreding voortduur, opgelê word.

5. Proklamasie No. 103 van 1940 word hierby herroep.

I hereby further make known that the said levies and special levies shall come into operation on the date of publication hereof.

Government Notice No. R. 1726 of 27 October 1967 is hereby repealed.

D. C. H. UYS,
Minister of Agriculture.

SCHEDULE

1. In this Schedule, any word or expression to which a meaning has been assigned in the Deciduous Fruit Scheme, published by Proclamation No. R. 288 of 1962, as amended, has the same meaning and any word or expression to which a meaning has been assigned in the Marketing Act, 1968 (No. 59 of 1968), but to which a meaning has not been assigned in the said Scheme, has the meaning assigned to it in the said Act and "calendar month" means the period extending from the first up to and including the last day of any month of the 12 months of the year.

2. A levy and a special levy are hereby imposed—

(a) at the rates shown in table 1 hereof on deciduous fruit intended to be exported for sale and sold through the board;

(b) at the rates shown in table 2 hereof on deciduous fruit intended to be sold in the Republic and sold through the board; and

(c) at the rates shown in table 3 hereof on deciduous fruit not sold through the board and sold under a permit issued in terms of section 17 (p) of the said Scheme or sold in pursuance of registration in terms of section 24 of the said Scheme or processed (excluding drying) in the course of trade by the producer thereof.

TABLE 1

Kind of fruit	Type of pack	Levy per container in cents	Special levy per container in cents
Apricots....	Double-layer tray.....	3·9	0·3
Peaches and nectarines	Single-layer tray.....	3·9	0·5
Plums,.....	Single-layer tray.....	3·9	0·4
Plums and prunes	Double- and triple-layer tray	3·9	0·5
Pears.....	Single-layer tray.....	3·9	0·8
Pears.....	Case.....	3·9	2·2
Grapes.....	Box.....	3·9	1·2
Apples.....	Carton.....	3·9	2·6

TABLE 2

Kind of fruit	Type of pack	Levy per container in cents	Special levy per container in cents
Peaches and nectarines	Single-layer tray.....	7·9	0·3
Plums.....	Single-layer tray.....	7·9	0·3
Plums and prunes	Double- and triple-layer.....	7·9	0·3
Plums.....	Box.....	7·9	0·3
Pears.....	Single-layer tray.....	7·9	0·3
Pears.....	Case.....	7·9	0·3
Pears*.....	Lug.....	7·9	0·1
Grapes.....	10-lb.....	7·9	0·3
Grapes.....	18-lb.....	7·9	0·3
Grapes.....	Reject-export box.....	7·9	0·3

* Provided that a Bulk Bin filled with pears shall be deemed to represent 24 lugs of pears.

En voorts maak ek hierby bekend dat genoemde heffings en spesiale heffings op die datum van publikasie hiervan in werking tree.

Goewermentskennisgewing No. R. 1726 van 27 Oktober 1967 word hierby herroep.

D. C. H. UYS,
Minister van Landbou.

BYLAE

1. In hierdie Bylæ het enige woord of uitdrukking waaraan in die Sagtevrugteskema, afgekondig by Proklamasie No. R. 288 van 1962, soos gewysig, 'n betekenis geheg is, dieselfde betekenis en het 'n woord of uitdrukking waaraan in die Bemarkingswet, 1968 (No. 59 van 1968), 'n betekenis geheg is, maar waaraan geen betekenis in genoemde Skema geheg is nie, die betekenis in genoemde Wet daarvan geheg en beteken „kalendermaand“ die tydperk wat strek vanaf die eerste tot en met die laaste dag van enigeen van die 12 maande van die jaar.

2. 'n Heffing en spesiale heffing word hierby opgelê—

(a) teen die tariewe uiteengesit in tabel 1 hiervan op sagtevrugte bestem vir uitvoer en deur die raad verkoop;

(b) teen die tariewe uiteengesit in tabel 2 hiervan, op sagtevrugte bestem vir verkoop in die Republiek en deur die raad verkoop; en

(c) teen die tariewe uiteengesit in tabel 3 hiervan, op sagtevrugte nie deur die raad verkoop nie en verkoop kragtens 'n permit uitgereik ingevolge artikel 17 (p) van genoemde Skema of uit hoofde van 'n registrasie ingevolge artikel 24 van die genoemde Skema of deur die produsent daarvan verwerk in die loop van die handel (uitgesonderd die droging daarvan).

TABEL 1

Soort vrugte	Soort verpakking	Heffing per houer in sent	Spesiale heffing per houer in sent
Appelkose.....	Dubbellaagkissie.....	3·9	0·3
Perskes en kaal-perskes	Enkellaagkissie.....	3·9	0·5
Pruime.....	Enkellaagkissie.....	3·9	0·4
Pruime en pruimedante	Dubbel- en drielaagkissie	3·9	0·5
Pere.....	Enkellaagkissie.....	3·9	0·8
Pere.....	Kis.....	3·9	2·2
Druwe.....	Kissie.....	3·9	1·2
Appels.....	Karton.....	3·9	2·6

TABEL 2

Soort vrugte	Soort verpakking	Heffing per houer in sent	Spesiale heffing per houer in sent
Perskes en kaal-perskes	Enkellaagkissie.....	7·9	0·3
Pruime.....	Enkellaagkissie.....	7·9	0·3
Pruime en pruimedante	Dubbel- en drielaagkissie	7·9	0·3
Pruime.....	Kissie.....	7·9	0·3
Pere.....	Enkellaagkissie.....	7·9	0·3
Pere.....	Kis.....	7·9	0·3
Pere*.....	Plukkis.....	7·9	0·1
Druwe.....	10-lb.....	7·9	0·3
Druwe.....	18-lb.....	7·9	0·3
Druwe.....	Uitvoer-afgekeurde kissie	7·9	0·3

* Met dien verstande dat 'n Grootmaatkrat gevul met pere geag word om 24 plukkiste pere te wees.

TABLE 3

Kind of fruit	Type of pack	Levy per container in cents	Special levy per container in cents
Apricots.....	Single-layer tray.....	2·0	—
Apricots.....	Double-layer tray.....	2·0	—
Peaches and nectarines	Single-layer tray.....	2·0	—
Plums.....	Single-layer tray.....	2·0	—
Plums and prunes	Double- and triple-layer.....	2·0	—
Plums.....	Box.....	2·0	—
Pears.....	Single-layer tray.....	2·0	—
Pears.....	Case.....	2·0	—
Pears*.....	Lug.....	2·0	—
Grapes.....	10-lb.....	2·3	—
Grapes.....	18-lb.....	2·3	—
Apples.....	Carton.....	2·0	—

* Provided that a ton of 2,000 lb of pears shall be deemed to represent 50 lugs of pears respectively.

No. R. 2016

1 November 1968

TOBACCO CONTROL SCHEME
PROHIBITION ON THE SALE OF TOBACCO.—
AMENDMENT

In terms of section 79 (1) (b) of the Marketing Act, 1968 (No. 59 of 1968), I, Dirk Cornelis Hermanus Uys, Minister of Agriculture, hereby make known that the Tobacco Industry Control Board, referred to in section 3 of the Tobacco Control Scheme, published by Proclamation No. R. 19 of 1961, as amended, has in terms of section 18 (p) of the said Scheme and with my approval, amended the prohibitions published by Government Notice No. R. 561 of 5 April 1968, as set out in the Schedule hereto.

And I hereby further make known that the said amendment shall come into operation on the date of publication hereof.

D. C. H. UYS,
Minister of Agriculture.

SCHEDULE

The Schedule to Government Notice No. R. 561 of 5 April 1968, is hereby amended—

(i) by the substitution in Annexure A for the prices of the following grades of the following prices:—

OR/SL1	29·00c per lb
OR/SLS1	19·00c per lb

(ii) by the substitution in Annexure B for the prices of the following grades of the following prices:—

A4S	38·75c per lb
SL1	22·00c per lb
SLS1	15·00c per lb

(iii) by the deletion in Annexure B of the grade A2S and the price 40·25 and by the insertion after the grade SD of the following grade and price:—

SDS1	16·00c per lb
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(iv) by the substitution in Annexure B for the prices of the following grades of the following prices:—

B/1	41·25c per lb
B/1S	34·50c per lb
B/2	38·00c per lb
B/3	23·00c per lb
B/SLS1	15·00c per lb

TABEL 3

Soort vrugte	Soort verpakking	Heffing per houer in sent	Spesiale heffing per houer in sent
Appelkose.....	Enkellaagkissie.....	2·0	—
Appelkose.....	Dubbellaagkissie.....	2·0	—
Perskes en kaal-perskes	Enkellaagkissie.....	2·0	—
Pruime.....	Enkellaagkissie.....	2·0	—
Pruime en pruimedante	Dubbel- en drielaag-kissie	2·0	—
Pruime.....	Kissie.....	2·0	—
Pere.....	Enkellaagkissie.....	2·0	—
Pere.....	Kis.....	2·0	—
Pere*.....	Plukkis.....	2·0	—
Druwe.....	10-lb.....	2·3	—
Druwe.....	18-lb.....	2·3	—
Appels.....	Karton.....	2·0	—

* Met dien verstande dat 'n ton van 2,000 lb pere geag word om 50 plukkiste pere onderskeidelik, te wees.

No. R. 2016

1 November 1968

TABAKREËLINGSKEMA
VERBOD OP DIE VERKOOP VAN TABAK.—
WYSIGING

Kragtens artikel 79 (1) (b) van die Bemarkingswet, 1968 (No. 59 van 1968), maak ek, Dirk Cornelis Hermanus Uys, Minister van Landbou, hierby bekend dat die Raad van Beheer oor die Tabaknywerheid, vermeld in artikel 3 van die Tabakreëlingskema, afgekondig by Proklamasie No. R. 19 van 1961, soos gewysig, kragtens artikel 18 (p) van genoemde Skema en met my goedkeuring, die verbodsbeplittings afgekondig by Goewermentskennisgewing No. R. 561 van 5 April 1968, gewysig het soos in die Bylae hiervan uiteengesit.

En verder maak ek hierby bekend dat die genoemde wysiging op die datum van publikasie hiervan in werking tree.

D. C. H. UYS,
Minister van Landbou.

BYLAE

Die Bylae van Goewermentskennisgewing No. R. 561 van 5 April 1968, word hierby gewysig deur—

(i) in Aanhangsel A die pryse van die volgende grade deur die volgende pryse te vervang:—

OR/SL1	29·00c per lb
OR/SLS1	19·00c per lb

(ii) in Aanhangsel B die pryse van die volgende grade deur die volgende pryse te vervang:—

A4S	38·75c per lb
SL1	22·00c per lb
SLS1	15·00c per lb

(iii) in Aanhangsel B die graad A2S en die prys 40·25 te skrap en na die graad SD die volgende graad en prys in te voeg:—

SDS1	16·00c per lb
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(iv) in Aanhangsel B die pryse van die volgende grade deur die volgende pryse te vervang:—

B/1	41·25c per lb
B/1S	34·50c per lb
B/2	38·00c per lb
B/3	23·00c per lb
B/SLS1	15·00c per lb

(v) by the substitution in Annexure B for paragraph (3) of the following paragraph:—

"(3) Fire-cured Tobacco

Grade	All areas (price at cents per lb)
F/DS1	29·25
F/DS2	28·00
F/DS3	25·00
F/D	22·00
F/E	21·00
F/F	19·50
F/G	19·50
F/H	19·50
F/SD	19·50
F/SDS	14·00
Average F/D-F/SD	20·50

The above selling prices are at agents' warehouses for net cash, 30 days from date of invoice.”.

No. R. 2017

1 November 1968

REGULATIONS RELATING TO THE GRADING,
PACKING AND MARKING OF TOBACCO.—
AMENDMENT

The State President has, under the powers vested in him by section 89 of the Marketing Act, 1968 (No. 59 of 1968), amended the regulations relating to the grading, packing and marking of tobacco, published by Government Notice No. R. 560 of the 5th April 1968, as set out in the Schedule hereto.

SCHEDULE

The regulations published by Government Notice No. R. 560 of 5 April 1968, are hereby amended by—

(1) the substitution in the Annexure for the grades and grade descriptions of A2S and A4S of the following grade and grade description:—

“A4S... Good to fair quality leaf in lemon to orange, light mahogany and mahogany colour; short lengths; slightly blemished.”;

(2) the insertion in the Annexure after the grade and grade description of SDS of the following grade and grade description:—

“SDS1... Small scrap tobacco leaves with qualities and colours corresponding with the series of grades from DS1 up to and including H, free of objectionable stem, sifted clean over a sieve of a quarter inch square mesh, reconditioned and packed in bales.”.

No. R. 2018

1 November 1968

REGULATIONS RELATING TO THE GRADES
AND THE MANNER OF GRADING OF SUNFLO-
WER SEED.—AMENDMENT

The State President has, under the powers vested in him by section 89 of the Marketing Act, 1968 (No. 59 of 1968), further amended the regulations relating to the grades and manner of grading of sunflower seed, published by Government Notice No. R. 2154 of the 31st December 1964, as amended, as set out in the Schedule hereto.

SCHEDULE

The regulations published by Government Notice No. R. 2154 of the 31st December 1964, as amended, are hereby further amended by the substitution for the Table for

(v) in Aanhangel B paragraaf (3) deur die volgende paragraaf te vervang:—

"(3) Vuurgdroogde tabak

Graad	Alle gebiede (prys teen sent per lb)
F/DS1	29·25
F/DS2	28·00
F/DS3	25·00
F/D	22·00
F/E	21·00
F/F	19·50
F/G	19·50
F/H	19·50
F/SD	19·50
F/SDS	14·00
Gemiddelde F/D-F/SD	20·50

Bostaande verkooppryse by die pakhuise van die agente is teen kontant, 30 dae na datum van faktuur.”.

No. R. 2017

1 November 1968

REGULASIES MET BETREKKING TOT DIE
GRADERING, VERPAKKING EN MERK VAN
TABAK.—WYSIGING

Die Staatspresident het kragtens die bevoegdheid hom verleent by artikel 89 van die Bemarkingswet, 1968 (No. 59 van 1968), die regulasies met betrekking tot die gradering, verpakking en merk van tabak, aangekondig by Goewermentskennisgewing No. R. 560 van 5 April 1968, gewysig soos in die Bylae hiervan uiteengesit.

BYLAE

Die regulasies aangekondig by Goewermentskennisgewing No. 560 van 5 April 1968 word hierby gewysig deur—

(1) in die Aanhangel die grade en graadbeskrywings van A2S en A4S deur die volgende graad en graadbeskrywing te vervang:—

„A4S... Goeie tot middelmatige kwaliteit suurlemoen-
tot oranje-, lige mahonie- en mahonie-
kleurige blad; kort lengtes; effens gevlek.”;

(2) in die Aanhangel na die graad en graadbeskrywing van SDS die volgende graad en graadbeskrywing in te voeg:—

„SDS1... Klein brokkeltabakblare met kwaliteit en
kleure in ooreenstemming met die reeks
van grade DS1 tot en met H, sonder ontoe-
laatbare rugstukke, skoon gesif oor 'n sif
met mase van 'n kwart duim vierkant,
geherkondisioneer en verpak in bale.”.

No. R. 2018

1 November 1968

REGULASIES MET BETREKKING TOT DIE
GRADE EN MANIER VAN GRADERING VAN
SONNEBLOMSAAD.—WYSIGING

Die Staatspresident het kragtens die bevoegdheid hom verleent by artikel 89 van die Bemarkingswet, 1968 (No. 59 van 1968), die regulasies met betrekking tot die grade en manier van gradering van sonneblomsaad, aangekondig by Goewermentskennisgewing No. R. 2154 van 31 Desember 1964, soos gewysig, verder gewysig soos in die Bylae hiervan uiteengesit.

BYLAE

Die regulasies aangekondig by Goewermentskennisgewing No. R. 2154 van 31 Desember 1964, soos gewysig, word hierby verder gewysig deur die Tabel vir die gradering van

the grading of Class FH sunflower seed of the following Table:—

"Class FH sunflower seed shall be graded as follows:—

Grade No.	Minimum weight in lb required per Imperial Bushel	Maximum percentage by weight allowed of—		
		Damaged sunflower seed	Decorticated sunflower seed	Foreign matter
FH1.....	26	5	5	2
FH2.....	19	10	10	4"

No. R. 2019

1 November 1968

SOUTH AFRICAN CITRUS SCHEME

SUSPENSION OF THE PROHIBITION ON THE SALE OF ORANGES (OTHER THAN NAVEL ORANGES) IN THE REPUBLIC

In terms of section 79 (1) (b) of the Marketing Act, 1968 (No. 59 of 1968), I, Dirk Cornelis Hermanus Uys, Minister of Agriculture, hereby make known that the Citrus Board, referred to in section 3 of the South African Citrus Scheme, published by Proclamation No. R. 121 of 1964, as amended, has with my approval, repealed the prohibition on the sale of oranges (other than navel oranges) in the Republic, imposed in terms of section 16 (1) (o) read with section 21 of the said Scheme, and published by Government Notice No. R. 545 of 5 April 1968, with effect from 4 November 1968.

D. C. H. UYS,
Minister of Agriculture.

Explanatory note.—The effect of this notice is that until further notice, producers of oranges (other than navel oranges) will be free on and after the 4th November 1968, to sell such oranges as, when and where they please.

DEPARTMENT OF HEALTH

No. R. 1998

1 November 1968

THE SOUTH AFRICAN PHARMACY BOARD
RULES REGARDING REGISTRATION OF ADDITIONAL QUALIFICATIONS

The Minister of Health has, in terms of section 94 (4) of the Medical, Dental and Pharmacy Act, 1928 (Act No. 13 of 1928), approved the further amendment of the rules regarding the registration of additional qualifications made by the South African Pharmacy Board under section 94 (2) of the Act and published under Government Notice No. R. 670, dated 10 May 1963, as amended by Government Notices No. R. 923, dated 26 June 1964, No. R. 463, dated 2 April 1965, No. R. 1093, dated 21 July 1967, No. R. 448, dated 22 March 1968 and No. R. 1422, dated 16 August 1968, as follows:—

By the addition to subparagraph (2) of the following qualification:—

Title	Abbreviation
Doctor of Philosophy of Rhodes University (if the degree is awarded in the field of pharmacy).	Ph.D. Rhodes.

sonneblomsaad van klas FH deur die volgende Tabel te vervang:—

"Sonneblomsaad van klas FH moet soos volg gegrader word:—

Graad No.	Minimum gewig in lb vereis per Imperiale skepelmaat	Maksimum persentasie per gewig toegelaat van—		
		Beskadigde sonneblomsaad	Gedopte sonneblomsaad	Vreemde voorwerpe
FH1.....	26	5	5	2
FH2.....	19	10	10	4"

No. R. 2019

1 November 1968

SUID-AFRIKAANSE SITRUSSKEMA

OPHEFFING VAN DIE VERBOD OP DIE VERKOOP VAN LEMOENE (ANDERS AS NAWELLEMOENE) IN DIE REPUBLIEK

Kragtens artikel 79 (1) (b) van die Bemarkingswet, 1968 (No. 59 van 1968), verklaar ek, Dirk Cornelis Hermanus Uys, Minister van Landbou, hierby dat die Sitrusraad, genoem in artikel 3 van die Suid-Afrikaanse Sitrusskema, aangekondig by Proklamasie No. R. 121 van 1964, soos gewysig, met my goedkeuring die verbod op die verkoop van lemoene (anders as nawellemoene) in die Republiek, opgelê kragtens artikel 16 (1) (o) gelees met artikel 21 van die genoemde Skema, en aangekondig by Goewermentskennisgewing No. R. 545 van 5 April 1968, opgehef het met ingang van 4 November 1968.

D. C. H. UYS,
Minister van Landbou.

Ter verduideliking.—Die uitwerking van hierdie kennisgewing is dat, vanaf 4 November 1968 tot verdere kennisgewing dit produsente van lemoene (anders as nawellemoene) sal vrystaan om sodanige lemoene soos, wanneer en waar hulle goeddink, te verkoop.

DEPARTEMENT VAN GESONDHEID

No. R. 1998

1 November 1968

DIE SUID-AFRIKAANSE APTEKERSKOMMISSIE REËLS BETREFFENDE REGISTRASIE VAN ADDISIONELE KWALIFIKASIES

Die Minister van Gesondheid het kragtens artikel 94 (4) van die Wet op Geneeshere, Tandartse en Aptekers, 1928 (Wet No. 13 van 1928), sy goedkeuring geheg aan die verdere wysiging van die reëls betreffende die registrasie van addisionele kwalifikasies, wat deur die Suid-Afrikaanse Aptekerskommissie kragtens artikel 94 (2) van die Wet opgestel is en wat by Goewermentskennisgewing No. R. 670 van 10 Mei 1963 aangekondig is, soos gewysig by Goewermentskennisgewings No. R. 923 van 26 Junie 1964, No. R. 463 van 2 April 1965, No. R. 1093 van 21 Julie 1967, No. R. 448 van 22 Maart 1968 en No. R. 1422 van 16 Augustus 1968, soos volg:—

Deur die byvoeging van die volgende kwalifikasie by subparagraph (2):—

Titel	Afkorting
Doktor in die Filosofie van Rhodes Universiteit (as die graad toegeken word in die gebied van farmasie).	Ph.D. Rhodes.

DEPARTMENT OF LABOUR

No. R. 1989

1 November 1968

INDUSTRIAL CONCILIATION ACT, 1956**WHOLESALE MEAT TRADE,
WITWATERSRAND**

The following correction to Government Notice No. R. 1064 appearing in *Government Gazette Extraordinary* No. 2098 of 14 June 1968, is published for general information.

In the English version of the Schedule:—

Clause 11

Insert the words „, or an employer or employee may terminate the contract” between the words “contract” and “without” where they appear in the fourth line in sub-clause (1).

No. R. 1990

1 November 1968

INDUSTRIAL CONCILIATION ACT, 1956**COTTON TEXTILE MANUFACTURING
INDUSTRY (CAPE)****AMENDING AGREEMENT**

I, Marais Viljoen, Minister of Labour, hereby—

(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that all the provisions of the Agreement (hereinafter referred to as the Amending Agreement) which appears in the Schedule hereto and which relates to the Cotton Textile Manufacturing Industry, shall be binding from the second Monday after the date of publication of this notice and for the period ending 31 December 1969, upon the employers' organisation and the trade union which entered into the said Amending Agreement and upon the employers and employees who are members of the said organisation or union;

(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the said Amending Agreement shall be binding from the second Monday after the date of publication of this notice and for the period ending 31 December 1969, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Industry in the Magisterial Districts of Bellville, Paarl, Wellington and Worcester; and

(c) in terms of section 48 (3) (a) of the said Act, declare that in the Magisterial Districts of Bellville, Paarl, Wellington and Worcester and from the second Monday after the date of publication of this notice and for the period ending 31 December 1969, the provisions of the said Amending Agreement shall *mutatis mutandis* be binding upon all Bantu employed in the said Industry by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Bantu in their employ.

M. VILJOEN,
Minister of Labour.

DEPARTEMENT VAN ARBEID

No. R. 1989

1 November 1968

WET OP NYWERHEIDSVERSOENING, 1956**GROOTHANDELVLEISBEDRYF,
WITWATERSRAND**

Onderstaande verbetering aan Goewermentskennisgewing No. R. 1064 wat in *Buitengewone Staatskoerant* No. 2098 van 14 Junie 1968 verskyn het, word vir algemene inligting gepubliseer.

In die Engelse teks van die Bylae:—

Klousule 11

Voeg die woorde „, or an employer or employee may terminate the contract” tussen die woorde „contract” en „without” in waar dit in die vierde lyn in subklousule (1) voorkom.

No. R. 1990

1 November 1968

WET OP NYWERHEIDSVERSOENING, 1956**KATOENTEKSTIELNYWERHEID (KAAP)****WYSIGINGSOOREENKOMS**

Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby—

(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat al die bepalings van die Ooreenkoms (onder die Wysigingsooreenkoms genoem) wat in die Bylae hiervan verskyn en op die Katoentekstielnywerheid betrekking het, vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Desember 1969 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat genoemde Wysigingsooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;

(b) kragtens artikel 48 (1) (b) van genoemde Wet dat die bepalings van genoemde Wysigingsooreenkoms vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Desember 1969 eindig, bindend is vir alle ander werkgewers en werknemers as dié genoem in paragraaf (a) van hierdie kennisgewing, wat betrokke is by of in diens is in genoemde Nywerheid in die landdrostdistrikte Bellville, Paarl, Wellington en Worcester; en

(c) kragtens artikel 48 (3) (a) van genoemde Wet dat die bepalings van genoemde Wysigingsooreenkoms vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Desember 1969 eindig, in die landdrostdistrikte Bellville, Paarl, Wellington en Worcester *mutatis mutandis* bindend is vir alle Bantoes in diens in genoemde Nywerheid by die werkgewers vir wie enigeen van genoemde bepalings ten opsigte van werknemers bindend is en vir daardie werkgewers ten opsigte van Bantoes in hul diens.

M. VILJOEN,
Minister van Arbeid.

SCHEDULE**INDUSTRIAL COUNCIL FOR THE COTTON TEXTILE MANUFACTURING INDUSTRY (CAPE)****AGREEMENT**

in accordance with the provisions of the Industrial Conciliation Act, No. 28 of 1956, as amended, made and entered into by and between the

Textile Workers' Industrial Union (South Africa) (hereinafter referred to as "the employees" or "the Trade Union" of the one part,

and the

Western Province Cotton Textile Manufacturers' Association (hereinafter referred to as "the employers" or "the Association") of the other part, being parties to the Industrial Council for the Cotton Textile Manufacturing Industry (Cape), to amend the Council's Agreement published under Government Notice No. R. 478 of the 22nd March 1968, as follows:—

1. CLAUSE 7.—HOURS OF WORK AND REMUNERATION FOR OVERTIME

By the deletion of subclause (8) (a) (ii) and the substitution therefor of the following:—

"(ii) *Female employees.*—Daily, weekly and annual limits. No employer shall require or permit a female employee to work before 6 a.m. or later than 6 p.m. on any day, or after one o'clock p.m. on more than five days in any week, nor shall he require or permit such employee to work overtime—

- (a) for a total period exceeding 10 hours in any week;
- (b) for more than two hours on any day;
- (c) on more than three consecutive days; or
- (d) on more than 60 days in any year."

2. CLAUSE 21.—SICK BENEFIT FUND

By the deletion of subclause (6) (d) and the substitution therefor of the following:—

"(d) The Management Committee shall invest any moneys of the Fund not required to meet current payments and expenses in—

- (i) Stock of the Government of the Republic of South Africa or local government stock;
 - (ii) National savings certificates;
 - (iii) Post Office savings accounts or certificates;
 - (iv) Savings accounts, permanent shares or fixed deposits in building societies or banks;
- or in any other manner approved by the Registrar."

3. SCHEDULE A

(i) By the deletion of subclause (e) of clause G and the renumbering of subclauses (f) and (g) of clause G as "(e)" and "(f)", respectively.

(ii) By the addition of the following subclause to clause G:—

"(g) Watchman—

	From date of coming into operation of this Agreement	
	Weekly	Hourly
(i) In Magisterial Districts of Paarl, Wellington and Worcester—	R	c
during first 2 years of experience.....	7.82	10·86
and, if he remains with the same employer—		
third year of experience.....	8.05	11·18
fourth year of experience.....	8.28	11·50
thereafter.....	8.51	11·81
(ii) In Magisterial District of Bellville.....	9.96	13·83 "

Signed at Cape Town on behalf of the parties on this 12th day of September 1968.

C. RYMAN,
Chairman.

W. P. COTTEN,
Secretary.

N. DANIELS,
Assistant-Secretary Textile
Workers' Industrial Union (S.A.).

BYLAE**NYWERHEIDSRAAD VIR DIE KATOENTEKSTIEL-****NYWERHEID (KAAP)****OOREENKOMS**

ingevolge die bepalings van die Wet op Nywerheidsversoening, No. 28 van 1956, soos gewysig, gesluit en aangegaan deur en tussen die

Textile Workers' Industrial Union (South Africa) (hieronder die "werkneemers" of die "Vakvereniging" genoem), aan die een kant,

en die

Western Province Cotton Textile Manufacturers' Association (hieronder die "werkgewers" of die "Vereniging" genoem), aan die ander kant, wat die partye is by die Nywerheidsraad vir die Katoentekstielnywerheid (Kaap), om die Raad se Ooreenkoms gepubliseer by Goewermentskennisgewing No. R. 478 van 22 Maart 1968, soos volg te wysig:—

1. KLOUSULE 7.—WERKURE EN BESOLDIGING VIR OORTYDWERK

Deur subklosule (8) (a) (ii) deur die volgende te vervang:—

,(ii) *Vroulike werkneemers.*—Daagliks, weeklikse en jaarlikse perke. Geen werkgewer mag van 'n vroulike werkneemter vereis of haar toelaat om voor 6 v.m. of later as 6 nm. op 'n dag of na 1-uur nm. op meer as vyf dae in 'n week te werk nie en hy mag ook nie sodanige werkneemter toelaat of van haar vereis om oortyd te werk nie—

- (a) vir 'n totale tydperk van meer as 10 uur in 'n week;
- (b) vir meer as twee uur op 'n dag;
- (c) op meer as drie agtereenvolgende dae; of
- (d) op meer as 60 dae in 'n jaar."

2. KLOUSULE 21.—SIEKTEBYSTANDSFONDS

Deur subklosule (6) (d) deur die volgende te vervang:—

,(d) Die Bestuurskomitee moet alle geldte van die Fonds wat nie vir lopende betalings en uitgawes nodig is nie, belê in—

(i) effekte van die Regering van die Republiek van Suid-Afrika of in effekte van plaaslike besture;

(ii) Nasionale Spaarsertifikate;

(iii) Posspaarbankrekenings of -sertifikate;

(iv) Spaarrekenings, permanente aandele of vaste deposito's in bouverenigings of banke; of op enige ander manier wat deur die Registrateur goedgekeur word."

3. BYLAE A

(i) Deur die skrapping van subklosule (e) van klosule G en die hernommering van subklosules (f) en (g) van klosule G sodat dit onderskeidelik "(e)" en "(f)" lui.

(ii) Deur die byvoeging van onderstaande subklosule by klosule G:—

,(g) Wag—

	Datum van inwerkingtreding van hierdie Ooreenkoms	
	Weekliks	Uurliks
(i) In die landdrosdistrikte Paarl, Wellington en Worcester—	R	c
gedurende die eerste 2 jaar ondervinding.....	7.82	10·86
en, as hy by dieselfde werkgewer bly—		
derde jaar ondervinding.....	8.05	11·18
vierde jaar ondervinding.....	8.28	11·50
daarna.....	8.51	11·81
(ii) In die landdrosdistrik Bellville.....	9.96	13·83 "

Namens die partye op hede die 12de dag van September 1968 te Kaapstad onderteken.

C. RYMAN,
Voorsitter.

W. P. COTTEN,
Sekretaris.

N. DANIELS,
Assistent-Sekretaris, Textile
Workers' Industrial Union (S.A.).

No. R. 1991

1 November 1968

INDUSTRIAL CONCILIATION ACT, 1956
BESPOKE TAILORING INDUSTRY,
WITWATERSRAND
RENEWAL OF AGREEMENT

I, Marais Viljoen, Minister of Labour, hereby, in terms of section 48 (4) (a) (ii) of the Industrial Conciliation Act, 1956, declare the provisions of Government Notices No. 1718 of 21 October 1960, No. 502 of 30 March 1962 and No. R. 1923 of 2 December 1966 to be effective for a further period of 12 months as from the date of publication of this notice.

M. VILJOEN,
Minister of Labour.

No. R. 1992

1 November 1968

INDUSTRIAL CONCILIATION ACT, 1956
BESPOKE TAILORING INDUSTRY,
WITWATERSRAND
AMENDING AGREEMENT

I, Marais Viljoen, Minister of Labour, hereby—

(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that all the provisions of the Agreement (hereinafter referred to as the Amending Agreement) which appears in the Schedule hereto and which relates to the Bespoke Tailoring Industry, shall be binding from the second Monday after the date of publication of this notice and for the period ending 12 months from the said date, upon the employers' organisation and the trade union which entered into the Amending Agreement and upon the employers and employees who are members of the said organisation or union;

(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the Amending Agreement shall be binding from the second Monday after the date of publication of this notice and for the period ending 12 months from the said date, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Industry in the Magisterial Districts of Alberton, Benoni, Boksburg, Brakpan [excluding Portion 1 of the farm Vlakfontein 161 IR (Diagram S.G. A7011/56), which prior to the publication of Government Notice No. 498 of the 1st April 1966, fell within the Magisterial District of Nigel], Delmas, Germiston, Johannesburg, Krugersdorp, Randfontein, Roodepoort and Springs, including that portion of the Magisterial District of Koster which prior to the publication of Government Notice No. 1105 of the 26th July 1963, fell within the Magisterial Districts of Krugersdorp and Randfontein; that portion of the Magisterial District of Westonaria which prior to the publication of Government Notice No. 1476 of the 30th September 1966, fell within the Magisterial Districts of Randfontein and Roodepoort; and that portion of the Magisterial District of Kempton Park which prior to the publication of Government Notice No. 556 of the 29th March 1956, as amended by Government Notice No. 962 of the 1st June 1956, fell within the Magisterial Districts of Johannesburg, Germiston, Boksburg and Benoni; but excluding those portions of the Magisterial Districts of Boksburg and Brakpan which prior to the publication of Government Notice No. 1779 of the 6th November 1964, fell within the Magisterial District of Heidelberg (Transvaal); and

No. R. 1991

1 November 1968

WET OP NYWERHEIDSVERSOENING, 1956
KLEREMAKERY-OP-MAATNYWERHEID,
WITWATERSRAND
HERNUWING VAN OOREENKOMS

Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby kragtens artikel 48 (4) (a) (ii) van die Wet op Nywerheidsversoening, 1956, dat die bepalings van Goewermentskennisgewings No. 1718 van 21 Oktober 1960, No. 502 van 30 Maart 1962 en No. R. 1923 van 2 Desember 1966 van krag is vir 'n verdere tydperk van 12 maande vanaf die datum van publikasie van hierdie kennisgwing.

M. VILJOEN,
Minister van Arbeid.

No. R. 1992

1 November 1968

WET OP NYWERHEIDSVERSOENING, 1956
KLEREMAKERY-OP-MAATNYWERHEID,
WITWATERSRAND
WYSIGINGSOOREENKOMS

Ek, Marais Viljoen, Minister van Arbeid, verklaar hierby—

(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat al die bepalings van die Ooreenkoms (onder die Wysigingsooreenkoms genoem) wat in die Bylae hiervan verskyn en op die Kleremakery-op-Maatnywerheid betrekking het, vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgwing en vir die tydperk wat 12 maande vanaf genoemde datum eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat die Wysigingsooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;

(b) kragtens artikel 48 (1) (b) van genoemde Wet dat die bepalings van die Wysigingsooreenkoms vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgwing en vir die tydperk wat 12 maande vanaf genoemde datum eindig, bindend is vir alle ander werkgewers en werknemers as dié genoem in paragraaf (a) van hierdie kennisgwing, wat betrokke is by of in diens is in genoemde Nywerheid in die landdrostdistrikte Alberton, Benoni, Boksburg, Brakpan [uitgesondert Gedeelte 1 van die plaas Vlakfontein 161 IR (Kaart L.G. A7011/56) wat voor die publikasie van Goewermentskennisgwing No. 498 van 1 April 1966 binne die landdrostdistrik Nigel gevall het], Delmas, Germiston, Johannesburg, Krugersdorp, Randfontein, Roodepoort en Springs, met inbegrip van daardie gedeelte van die landdrostdistrik Koster wat voor die publikasie van Goewermentskennisgwing No. 1105 van 26 Julie 1963 binne die landdrostdistrikte Krugersdorp en Randfontein gevall het; daardie gedeelte van die landdrostdistrik Westonaria wat voor die publikasie van Goewermentskennisgwing No. 1476 van 30 September 1966 binne die landdrostdistrikte Randfontein en Roodepoort gevall het; en daardie gedeelte van die landdrostdistrik Kempton Park wat voor die publikasie van Goewermentskennisgwing No. 556 van 29 Maart 1956, soos gewysig deur Goewermentskennisgwing No. 962 van 1 Junie 1956, binne die landdrostdistrikte Johannesburg, Germiston, Boksburg en Benoni gevall het; maar uitgesondert daardie gedeeltes van die landdrostdistrikte Boksburg en Brakpan wat voor die publikasie van Goewermentskennisgwing No. 1779 van 6 November 1964 binne die landdrostdistrik Heidelberg (Transvaal) gevall het; en

(c) in terms of section 48 (3) (a) of the said Act, declare that in the Magisterial Districts of Alberton, Benoni, Boksburg, Brakpan [excluding Portion 1 of the farm Vlakfontein 161 IR (Diagram S.G. A7011/56) which prior to the publication of Government Notice No. 498 of the 1st April 1966, fell within the Magisterial District of Nigel], Delmas, Germiston, Johannesburg, Krugersdorp, Randfontein, Roodepoort and Springs, including that portion of the Magisterial District of Koster which prior to the publication of Government Notice No. 1105 of the 26th July 1963, fell within the Magisterial Districts of Krugersdorp and Randfontein; that portion of the Magisterial District of Westonaria which prior to the publication of Government Notice No. 1476 of the 30th September 1966, fell within the Magisterial Districts of Randfontein and Roodepoort; and that portion of the Magisterial District of Kempton Park which prior to the publication of Government Notice No. 556 of the 29th March 1956, as amended by Government Notice No. 962 of the 1st June 1956, fell within the Magisterial Districts of Johannesburg, Germiston, Boksburg and Benoni; but excluding those portions of the Magisterial Districts of Boksburg and Brakpan which prior to the publication of Government Notice No. 1779 of the 6th November 1964, fell within the Magisterial District of Heidelberg (Transvaal) and from the second Monday after the date of publication of this notice and for the period ending 12 months from the said date, the provisions of the Amending Agreement shall *mutatis mutandis* be binding upon all Bantu employed in the said Industry by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Bantu in their employ.

M. VILJOEN,
Minister of Labour.

**SCHEDULE
INDUSTRIAL COUNCIL FOR THE BESPOKE TAILORING INDUSTRY (WITWATERSRAND)**

AGREEMENT

in accordance with the provisions of the Industrial Conciliation Act, No. 28 of 1956, as amended, made and entered into by and between

The Bespoke Tailoring, Dressmaking and Allied Trades Employers' Association

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

The Tailoring Workers' Industrial Union
(hereinafter referred to as "the employees" or "the Trade Union"), or the other part,
being parties to the Industrial Council for the Bespoke Tailoring Industry (Witwatersrand),
to further amend the Agreement published under Government Notice No. 1718 of the 21st October 1960, as amended by Government Notice No. 502 of the 30th March 1962, and by Government Notice No. R. 1923 of the 2nd December 1966, (hereinafter referred to as the Main Agreement), which Main Agreement has in terms of subparagraph (ii) of paragraph (a) of subsection (4) of section 48 of the Industrial Conciliation Act, 1956, by Government Notice No. R. 1991 of the 1st November 1968 been declared to be further effective as from the 1st November 1968 to the 31st October 1969.

Clause 27 (8) of Chapter 1 of the Main Agreement is hereby amended by the deletion of paragraph (h) and the substitution of the following therefor:—

"(h) two weeks sick pay during any calendar year at the weekly rate of pay prescribed in the Main Agreement for an employee of his class divided by five in the case of an employee working a five-day week, and six in the case of an employee working a six-day week, for each day of absence; provided that a medical certificate signed by the fund's medical officer(s) certifying the employees' illness in respect of each period of absence for which payment is claimed shall be submitted by the employee as a condition precedent to payment of any amount in respect of any such absence."

(c) kragtens artikel 48 (3) (a) van genoemde Wet dat die bepalings van die Wysigingsoordeelkoms vanaf die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat 12 maande vanaf genoemde datum eindig, in die landdrostdistrikte Alberton, Benoni, Boksburg, Brakpan [uitgesonderd Gedeelte 1 van die plaas Vlakfontein 161 IR (Kaart L.G. A7011/56) wat voor die publikasie van Goewermentskennisgewing No. 498 van 1 April 1966 binne die landdrostdistrik Nigel gevall het], Delmas, Germiston, Johannesburg, Krugersdorp, Randfontein, Roodepoort en Springs, met inbegrip van daardie gedeelte van die landdrostdistrik Koster wat voor die publikasie van Goewermentskennisgewing No. 1105 van 26 Julie 1963 binne die landdrostdistrikte Krugersdorp en Randfontein gevall het; daardie gedeelte van die landdrostdistrik Westonaria wat voor die publikasie van Goewermentskennisgewing No. 1476 van 30 September 1966 binne die landdrostdistrikte Randfontein en Roodepoort gevall het en daardie gedeelte van die landdrostdistrik Kempton Park wat voor die publikasie van Goewermentskennisgewing No. 556 van 29 Maart 1956, soos gewysig deur Goewermentskennisgewing No. 962 van 1 Junie 1956, binne die landdrostdistrikte Johannesburg, Germiston, Boksburg en Benoni gevall het, maar uitgesonderd daardie gedeeltes van die landdrostdistrikte Boksburg en Brakpan wat voor die publikasie van Goewermentskennisgewing No. 1779 van 6 November 1964 binne die landdrostdistrik Heidelberg (Transvaal) gevall het, *mutatis mutandis* bindend is vir alle Bantoes in diens in genoemde Nywerheid by dié werkgewers vir wie enigeen van genoemde bepalings ten opsigte van werknemers bindend is en vir daardie werkgewers ten opsigte van Bantoes in hul diens.

M. VILJOEN,
Minister van Arbeid.

**BYLAE
NYWERHEIDSRAAD VIR DIE KLEREMAKERY-OP-MAATNYWERHEID (WITWATERSRAND)
OOREENKOMS**

ingevolge die bepalings van die Wet op Nywerheidsversoening, No. 28 van 1956, soos gewysig, gesluit en aangegaan deur en tussen die

Bespoke Tailoring, Dressmaking and Allied Trades Employers' Association

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

Tailoring Workers' Industrial Union

(hieronder die "werknemers" of die "Vakvereniging" genoem), aan die ander kant,

wat die partye is by die Nywerheidsraad vir die Kleremakery-op-maatnywerheid (Witwatersrand),

om die Ooreenkoms, gepubliseer by Goewermentskennisgewing No. 1718 van 21 Oktober 1960, soos gewysig by Goewermentskennisgewing No. 502 van 30 Maart 1962, en by Goewermentskennisgewing No. R. 1923 van 2 Desember 1966, (hieronder die "Hoofooreenkoms" genoem), welke Hoofooreenkoms kragtens subparagraaf (ii) van paragraaf (a) van subartikel (4) van artikel 48 van die Wet op Nywerheidsversoening, 1956, by Goewermentskennisgewing No. R. 1991 van 1 November 1968 verklaar is verder van krag te wees van 1 November 1968 tot 31 Oktober 1969.

Klusule 27 (8) van Hoofstuk 1 van die Hoofooreenkoms word hierdeur gewysig deur paragraaf (h) te skrap en dit deur onderstaande te vervang:—

"(h) twee weke siekterlof gedurende 'n kalenderjaar teen die weeklikse loonskale voorgeskryf in die Hoofooreenkoms vir 'n werknemer van sy klas gedeel deur vyf in die geval van 'n werknemer wat 'n vyfdaagweek werk en ses in die geval van 'n werknemer wat 'n sesdagweek werk, vir elke dag van afwesigheid; met dien verstande dat 'n doktersertifikaat onderteken deur die fonds se mediese beampte(s) wat die werknemers se siekte sertificeer met betrekking tot elke tydperk van afwesigheid waarvoor betaling geëis word, moet deur die werknemer voor-gelê word as voorwaarde wat betaling van 'n bedrag in verband met sodanige afwesigheid voorafgaan."

Signed at Johannesburg on behalf of the parties, on the 5th day of September 1968.

G. ROSS, *Chairman.*
J. SILVER, *Vice-Chairman.*
R. W. WARD, *Secretary.*

Namens die partye op hede die 5de dag van September 1968 te Johannesburg onderteken.

G. ROSS, *Voorsitter.*
J. SILVER, *Ondervoorsitter.*
R. W. WARD, *Sekretaris.*

No. R. 1993

1 November 1968

FACTORIES, MACHINERY AND BUILDING WORK ACT, 1941
EXEMPTION FROM SICK LEAVE PROVISIONS
BESPOKE TAILORING INDUSTRY,
WITWATERSRAND

I, Marais Viljoen, Minister of Labour, in terms of section 54 (1) of the Factories, Machinery and Building Work Act, 1941, as amended, and with effect from the second Monday after the date of publication of this notice and for such period or periods as the Agreement published under Government Notice No. 1718 of 21 October 1960, as amended, may be binding in terms of the Industrial Conciliation Act, 1956, hereby exempt all employers who are subject to the provisions of the said Agreement from the requirements of section 21A of the first-mentioned Act in respect of employees who are entitled to benefits in terms of clause 27 of the said Agreement.

M. VILJOEN,
Minister of Labour.

No. R. 1994

1 November 1968

APPRENTICESHIP ACT, 1944, AS AMENDED
HAIRDRESSING APPRENTICESHIP COMMITTEE, BLOEMFONTEIN
VESTING OF POWERS

I, Marais Viljoen, Minister of Labour, hereby in terms of section 8 of the abovementioned Act, amend Government Notice No. 1781 of 15 November 1957, as amended by Government Notices No. 1690 of 23 October 1959, No. 1913 of 23 November 1962 and No. R. 757 of 13 May 1966, by extending the period in respect of which the powers of the Hairdressing Apprenticeship Committee, Bloemfontein, have been vested in the Divisional Inspector of Labour, Bloemfontein, to the 14th November 1971.

M. VILJOEN,
Minister of Labour.

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