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◆ Republiek van Suid-Afrika



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[No. 1265.

PROCLAMATIONS

BY THE STATE PRESIDENT OF THE REPUBLIC OF
OF SOUTH AFRICA.

No. R. 253, 1965.]

PROHIBITION ON THE EXPORT OF MEAT AND MEAT PRODUCTS.

Under the powers vested in me by section *thirty-three* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I hereby prohibit the exportation from the Republic of beef and veal, cattle and calf offal and all meat products manufactured from beef and veal and cattle and calf offal, with the exception of canned meat products, except by the Livestock and Meat Industries Control Board, referred to in section 3 of the Livestock and Meat Control Scheme published by Proclamation No. R. 200 of 1964, or by a person authorised thereto by permit, the issued of which shall be in the discretion of the said Board, or otherwise than in accordance with conditions determined by it: Provided that such exports may be effected only against the total quantity of beef and veal, cattle and calf offal and meat products manufactured from beef and veal and cattle and calf offal which the Minister of Agricultural Economics and Marketing may from time to time approve for export: Provided further that beef and veal, cattle and calf offal and meat products manufactured from beef and veal and cattle and calf offal supplied in the harbours of the Republic to ships for use on such ships shall be excluded from the operation of this prohibition.

I do hereby further make known that this prohibition shall come into operation on the date of publication hereof.

Proclamation No. 3 of 1963 is hereby repealed.

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

C. R. SWART,
State President.

By Order of the State President-in-Council.

D. C. H. UYS.

A—7171808

PROKLAMASIES

VAN DIE STAATSPRESIDENT VAN DIE REPUBLIEK
VAN SUID-AFRIKA.

No. R. 253, 1965.]

VERBOD OP DIE UITVOER VAN VLEIS EN VLEISPРОДУКТЕ.

Kragtens die bevoegdheid my verleen by artikel *drie-en-dertig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, belet ek hierby die uitvoer uit die Republiek van bees- en kalfsvleis, bees- en kalfafval en alle vleisprodukte vervaardig van bees- en kalfsvleis en bees- en kalfafval, met die uitsondering van ingemaakte vleisprodukte, behalwe deur die Raad van Beheer oor die Vee- en Vleisnywerhede vermeld in artikel 3 van die Vee- en Vleisreëlingskema, afgekondig by Proklamasie No. R. 200 van 1964, of deur 'n persoon wat daar toe gemagtig is deur 'n permit, wat na goeddunke deur genoemde Raad uitgereik word, of andersins as ooreenkomsdig voorwaardes deur genoemde Raad bepaal: Met dien verstande dat sodanige uitvoere alleen kan geskied teen die totale hoeveelheid bees- en kalfsvleis, bees- en kalfafval en vleisprodukte vervaardig van bees- en kalfsvleis en bees- en kalfafval wat die Minister van Landbouekonomie en -bemarking van tyd tot tyd vir uitvoer mag goedkeur: Voorts met dien verstande dat bees- en kalfsvleis, bees- en kalfafval en vleisprodukte vervaardig van bees- en kalfsvleis en bees- en kalfafval wat aan skepe in die hawens van die Republiek vir gebruik op sodanige skepe voorsien word van die toepassing van hierdie verbodsbepligting uitgesluit word.

Voorts maak ek hierby bekend dat genoemde verbod in werking tree op die datum van publikasie hiervan.

Proklamasie No. 3 van 1963 word hierby herroep.

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

C. R. SWART,
Staatspresident.

Op las van die Staatspresident-in-rade.

D. C. H. UYS.

1—1265

No. R. 258, 1965.]

REGISTRATION OF EXPORTERS OF CANNED FOODSTUFFS, THE CANCELLATION OF CERTIFICATES OF REGISTRATION AND PROHIBITION ON THE EXPORT OF CANNED FOODSTUFFS.

Under the powers vested in me by section six of the Agricultural Produce Export Act, 1959 (Act No. 10 of 1959), as amended, I hereby—

- (1) require any person who exports canned foodstuffs, as defined in the Schedule hereto, to be registered with the Secretary for Agricultural Economics and Marketing as an exporter of canned foodstuffs;
- (2) prohibit any person from exporting canned foodstuffs unless he is in possession of a certificate of registration as an exporter of canned foodstuffs, issued by the Secretary for Agricultural Economics and Marketing, or by an officer of his department designated by him, in the form set out in the Annexure hereto; and
- (3) prescribe the conditions with which a person shall comply before he may be so registered, the period for which such a registration certificate shall remain valid and the circumstances under which such a certificate may be cancelled, as set out in the Schedule hereto.

Proclamation No. 281 of 1957 is hereby repealed.

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

C. R. SWART,
State President.

By Order of the State President-in-Council.

D. C. H. UYS.

SCHEDULE.

1. "Canned foodstuffs" means the canned products consisting of—

- (a) fruit, fruit pulp, fruit sauce, fruit juice, fruit juice concentrate, fruit jam and conserve, jelly, marmalade;
- (b) vegetables, vegetable purée, vegetable paste, vegetable juice, vegetable concentrate;
- (c) vegetable soup, vegetable soup concentrate;
- (d) spaghetti;
- (e) mushrooms and mushroom soup;

which have been preserved by heat against decay in hermetically sealed containers.

2. (1) Any person who desires to be registered as an exporter of canned foodstuffs shall apply for such registration to the Secretary for Agricultural Economics and Marketing, in writing, and shall state the names and addresses of the canning establishments, if any, in which canned foodstuffs are manufactured by him.

(2) Before any person who has the control over any canning establishment or establishments in which canned foodstuffs are manufactured, may be registered as an exporter of canned foodstuffs, all such canning establishments under his control shall—

- (a) have lighting and ventilation to the satisfaction of the said Secretary or an officer of his department designated by him to issue certificates of registration under this Proclamation;
- (b) be equipped with satisfactory fly-proof screening to all outside doors, windows and other openings;
- (c) be provided with equipment which is in a clean and hygienic state, and which has been installed in such a manner that it can be easily cleaned and be kept in a clean and hygienic state; and
- (d) have provision for the regular removal of refuse and by-products.

No. R. 258, 1965.]

REGISTRASIE VAN UITVOERDERS VAN INGEMAakte VOEDSEL, DIE INTREKKING VAN REGISTRASIESERTIFIKATE EN VERBOD OP DIE UITVOER VAN INGEMAakte VOEDSEL.

Kragtens die bevoegdheid my verleen by artikel ses van die Wet op Uitvoer van Landbouprodukte, 1959 (Wet No. 10 van 1959), soos gewysig—

- (1) gelas ek hierby dat enige persoon wat ingemaakte voedsel, soos in die Bylae hierby omskryf, uitvoer, by die Sekretaris van Landbou-ekonomiese en -bemarking as 'n uitvoerder van ingemaakte voedsel geregistreer moet wees;
- (2) verbied ek hierby enige persoon om ingemaakte voedsel uit te voer tensy hy in besit is van 'n registrasiesertifikaat as 'n uitvoerder van ingemaakte voedsel, uitgereik deur die Sekretaris van Landbou-ekonomiese en -bemarking, of 'n deur hom aangewese beampte van sy departement, in die vorm uiteengesit in die Aanhangsel hiervan; en
- (3) Skryf ek hierby voor die voorwaardes waaraan iemand moet voldoen alvorens hy aldus geregistreer kan word, die tydperk waarvoor so 'n registrasiesertifikaat geldig bly en die omstandighede waaronder so 'n sertifikaat ingetrek kan word, soos in die Bylae hierby uiteengesit.

Proklamasie No. 281 van 1957 word hierby herroep.

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

C. R. SWART,
Staatspresident.

Op las van die Staatspresident-in-rade.

D. C. H. UYS.

BYLAE.

1. „Ingemaakte voedsel“ beteken die ingemaakte produkte bestaande uit—

- (a) vrugte, vrugtemoes, vrugtesous, vrugtesap, vrugtesapkonseptraat, vrugtekonfyt en -konserf, jellie, marmelade;
- (b) groente, groentepuree, groentepasta, groentesap, groentekonseptraat;
- (c) groentesop, groentesopkonseptraat;
- (d) spaghetti;
- (e) sampioene en sampioensop;

wat deur middel van hitte teen bederf gevrywaar is in lugdigverseëde houers.

2. (1) Iemand wat geregistreer wil word as 'n uitvoerder van ingemaakte voedsel moet skriftelik daarom aansoek doen by die Sekretaris van Landbou-ekonomiese en -bemarking, en moet in sy aansoek die name en adresse van die inmaakinrigtings, indien enige, waarin hy ingemaakte voedsel vervaardig, meld.

(2) Voordat iemand, wat beheer het oor 'n inmaakinrigting of -rigtings waarin ingemaakte voedsel vervaardig word, as 'n uitvoerder van ingemaakte voedsel geregistreer kan word, moet al sodanige inmaakinrigtings onder sy beheer—

- (a) se beligting en ventilasie tot bevediging wees van genoemde Sekretaris of 'n beampte van sy departement deur hom aangevraag om registrasiesertifikate ingevolge hierdie Proklamasie uit te reik;
- (b) toegerus wees met bevedigende vliegdigte skerms aan alle buitedeure, vensters en ander openings;
- (c) voorsien wees van toerusting wat in 'n skoon en higiëniese toestand is, en wat op so 'n wyse ingerig is dat dit maklik skoongemaak en in 'n skoon en higiëniese toestand gehou kan word; en
- (d) voorsiening hê vir die gereelde verwydering van vullis en afvalprodukte.

3. Any certificate of registration issued under this Proclamation shall remain valid up to and including the thirty-first day of October next succeeding the date of issue thereof, unless it is cancelled before that date in terms of paragraph 4.

4. Such a certificate of registration may be cancelled by the said Secretary at any time if during the period of validity thereof the exporter registered thereunder—

(a) fails to comply with any of the conditions mentioned in paragraph 2, in respect of any canning establishment in which canned foodstuffs are manufactured by him or fails to keep, at all times, any such canning establishment or the equipment thereof in a clean and hygienic state or permits any employee—

(i) who is suffering from a hand or face injury, suppurating skin infection or clinically recognizable infectious disease; or who is wearing a bandage, plaster or other protective covering for a hand injury or suppurating skin infection;

(ii) who is not wearing clean overalls and a clean and washable cap to cover the hair, both of which are in good repair;

(iii) with finger-nails which are not short and clean; or

(iv) who did not wash his hands with soap and water before he commenced work and after each absence from the manufacturing area of the canning establishment;

to be engaged in the preparation or the manufacture of canned foodstuffs, or permits spitting or the use of tobacco in any form or eating in the manufacturing area of the canning establishment; or

(b) exports canned foodstuffs manufactured in a canning establishment which is under the control of any person who is not the holder of a valid certificate of registration as an exporter of canned foodstuffs.

ANNEXURE.

CERTIFICATE OF REGISTRATION.—EXPORTER OF CANNED FOODSTUFFS (ACT NO. 10 OF 1959, AS AMENDED).

It is hereby certified that.....
.....
.....
is registered as an exporter of canned foodstuffs.

This certificate is issued in terms of Proclamation No. R. 258 of 1965 and shall expire on the 31st October, unless it is cancelled before that date.

Secretary for Agricultural Economics and Marketing.

GOVERNMENT NOTICES.

DEPARTMENT OF EDUCATION, ARTS AND SCIENCE.

No. R. 1641.] [22 October 1965.
RHODES UNIVERSITY.—STATUTE AMENDMENT.

The Minister of Education, Arts and Science has, under and by virtue of the powers vested in him by sub-section (2) of section seventeen of the Universities Act, 1955 (Act No. 61 of 1955), approved the following amendments to the Statute of Rhodes University, published under Government

3. Registrasiesertifikaat uitgereik ingevolge hierdie Proklamasie bly geldig tot en met die een-en-dertigste dag van Oktober wat volg op die datum van uitreiking daarvan, tensy dit voor daardie datum ingevolge paragraaf 4 ingetrek word.

4. So 'n registrasiesertifikaat kan te eniger tyd deur genoemde Sekretaris ingetrek word indien die uitvoerder wat daaronder geregistreer is gedurende die geldigheidsduur daarvan—

(a) in gebreke bly om ten opsigte van enige inmaakinrigting waarin hy ingemaakte voedsel vervaardig, enige van die voorwaardes in paragraaf 2 genoem, na te kom, of nalaat om enige sodanige inmaakinrigting of die toerusting daarvan te alle tye in 'n skoon en higiëniese toestand te hou of toelaat dat enige werknemer—

(i) wat 'n besering aan sy hande of gesig het, of wat aan etterende velontsteking of klinies-herkenbare besmetlike siekte ly, of wat 'n verband, pleister of ander beskermende bedekking om of op 'n besering aan sy hand of oor 'n etterende velontsteking dra;

(ii) sonder skoon en heel oorklere en 'n skoon en heel wasbare kappie wat die hare bedek;

(iii) met naels wat nie kort en skoon is nie; of

(iv) wat nie voor hy begin werk het en na elke afwesigheid uit die vervaardigingsgebied van die inmaakinrigting sy hande met seep en water gewas het nie;

besig gehou met die bereiding of vervaardiging van ingemaakte voedsel, of toelaat dat binne die vervaardigingsgebied van die inmaakinrigting gespoeg, of tabak in watter vorm ook al gebruik of geëet word; of

(b) ingemaakte voedsel uitvoer wat vervaardig is in 'n inmaakinrigting wat onder beheer is van enigmant wat nie die houer is van 'n geldige registrasiesertifikaat as 'n uitvoerder van ingemaakte voedsel nie.

AANHANGSEL.

REGISTRASIESERTIFIKAAT.—UITVOERDER VAN INGEMAAKTE VOESEL (WET NO. 10 VAN 1959, SOOS GEWYSIG).

Hierby word gesertificeer dat.....

van.....
geregistreer is as 'n uitvoerder van ingemaakte voedsel.

Hierdie sertifikaat is uitgereik ingevolge Proklamasie No. R. 258 van 1965 en verval op 31 Oktober tensy dit voor genoemde datum ingetrek word.

Sekretaris van Landbou-ekonomiese en -bemarking.

GOEWERMENTSKENNISGEWINGS.

DEPARTEMENT VAN ONDERWYS, KUNS EN WETENSKAP.

No. R. 1641.] [22 Oktober 1965.
RHODES UNIVERSITEIT.—WYSIGING VAN STATUUT.

Die Minister van Onderwys, Kuns en Wetenskap het kragtens die bevoegdheid hom verleen by subartikel (2) van artikel sewentien van die Wet op Universiteite, 1955 (Wet No. 61 van 1955), sy goedkeuring geheg aan onderstaande wysigings van die Statuut van Rhodes Universiteit, afgekondig by Goewermentskennisgewing No.

Notice No. R. 749 of 18th May, 1962, as amended by Government Notices No. R. 1933 of 23rd November, 1962, No. R. 1734 of 8th November, 1963, and No. R. 1786 of 6th November, 1964:—

1. The following paragraph is substituted for paragraph 7:—

“7. The Vice-Principal shall be appointed by the Council after consultation with the Senate and in consultation with the Principal, at an ordinary meeting of the Council, by an absolute majority of the total number of members of the Council actually holding office at the date of such meeting.”.

2. The following paragraph is substituted for paragraph 9:—

“9. (1) For the purpose of paragraph (h) of subsection (1) of section *seven* of the Act, municipalities shall be listed by the Council in three groups and each group shall elect one representative.

(2) One group shall comprise the municipality of King William's Town, one group shall comprise the municipality of Queenstown and one group shall comprise the municipalities of Uitenhage and Walmer.”.

3. Paragraph 11 is amended by the substitution for the words “paragraph (l)” of the words “paragraph (k)”.
4. Paragraph 14 is amended

(a) by the substitution in sub-paragraph (7) (i) for the words “paragraph (k)” of the words “paragraph (j)”; and

(b) by the substitution in sub-paragraph (9) for the words “paragraph (n)” of the words “paragraph (m)”.
5. Paragraph 19 is amended by the substitution in sub-paragraph (1) for the words “paragraph (d)” of the words “paragraph (e)”.
6. The following paragraph is substituted for paragraph 20:—

“20. (1) A lecturer elected as a member of Senate in terms of paragraph (f) of sub-section (1) of section *eight* of the Act shall hold office for one calendar year from the first day of January and shall be eligible for re-election: Provided that such lecturer shall not be a member of Senate for a continuous period of more than three years.

(2) (i) In October each year the Registrar shall invite nominations for election of lecturers to the Senate for the ensuing year, which nominations shall be in writing and signed by at least two lecturers qualified to vote and by the nominee under his acceptance of the nomination.

(ii) Such nominations shall be lodged with the Registrar not later than a date appointed by him, which date shall not be earlier than one week after the date of the notice calling for nominations.

(3) (i) If the number of persons nominated is not greater than the number of lecturers to be elected, the Registrar shall forthwith declare these persons to have been duly elected.

(ii) If the number of persons nominated is greater than the number to be elected, the Registrar shall, as soon as may be after the date by which nominations had to be lodged, issue to every lecturer entitled to vote a voting paper containing the names of the candidates arranged in alphabetical order, which paper shall be returned by the lecturer in the special envelope provided for the purpose, so as to reach the Registrar not later than a date specified on the voting paper, which date shall not be earlier than one week after the date of issue thereof.

(iii) Only lecturers who are not already members of Senate in terms of paragraph (g) of sub-section (1) of section *eight* of the Act may vote at such election.

R. 749 van 18 Mei 1962, soos gewysig by Goewerments-kennisgewings No. R. 1933 van 23 November 1962, No. R. 1734 van 8 November 1963 en No. R. 1786 van 6 November 1964:—

1. Paragraaf 7 word deur die volgende paragraaf vervang:—

„7. Die Vise-Prinsipaal word deur die Raad aangestel, na oorlegpleging met die Senaat en in oorleg met die Prinsipaal, op 'n gewone vergadering van die Raad by wyse van 'n volstrekte meerderheid van die totale getal lede van die Raad wat op die datum van dié vergadering hul amp beklee.”.

2. Paragraaf 9 word deur die volgende paragraaf vervang:—

„9. (1) Vir die toepassing van paragraaf (h) van subartikel (1) van artikel *sewe* van die Wet word munisipaliteite deur die Raad in drie groepe ingedeel en elke groep verkies een verteenwoordiger.

(2) Een groep bestaan uit die munisipaliteit van King William's Town, een groep bestaan uit die munisipaliteit van Queenstown en een groep bestaan uit die munisipaliteit van Uitenhage en Walmer.”.

3. Paragraaf 11 word gewysig deur die woorde „paragraaf (l)” te vervang deur die woorde „paragraaf (k)”,

4. Paragraaf 14 word gewysig

(a) deur in subparagraaf (7) (i) die woorde „paragraaf (k)” te vervang deur die woorde „paragraaf (j)”;
(b) deur in subparagraaf (9) die woorde „paragraaf (n)” te vervang deur die woorde „paragraaf (m)”.
5. Paragraaf 19 word gewysig deur in subparagraaf (1) die woorde „paragraaf (d)” te vervang deur die woorde „paragraaf (e)”.
6. Paragraaf 20 word deur die volgende paragraaf vervang:—

„20. (1) 'n Lektor wat ingevolge paragraaf (f) van subartikel (1) van artikel *agt* van die Wet tot Senaatslid verkies word, beklee sy amp een kalenderjaar lank vanaf die eerste dag van Januarie en is herkiesbaar: Met dien verstande dat dié lektor nie 'n Senaatslid vir 'n aaneenlopende termyn van meer as drie jaar mag wees nie.

(2) (i) Die Registrateur vra in Oktober van elke jaar nominasies vir die verkiesing van lektore tot die Senaat, en sodanige nominasies moet skriftelik wees en moet deur minstens twee lektore wat bevoeg is om te stem en deur die genomineerde onder sy aanneeming van die nominasie onderteken word.

(ii) Sodanige nominasies moet by die Registrateur ingedien word nie later nie as 'n datum deur hom bepaal, en sodanige datum mag nie vroeër wees nie as een week na die datum van die kennisgwing waarby nominasies gevra word.

(3) (i) Indien die getal persone wat genomineer is nie meer is as die getal lektore wat verkies moet word nie, verklaar die Registrateur onverwyld dat hierdie persone behoorlik verkies is.

(ii) Indien die getal persone wat genomineer is meer is as die getal wat verkies moet word, reik die Registrateur so gou doenlik na die datum waarop nominasies ingedien moes gewees het aan elke lektor wat bevoeg is om te stem 'n stembrief uit met die name van die kandidate daarop in alfabetiese orde gerangskik; sodanige stembrief moet deur die lektor in die spesiale koevert vir die doel verskaf, teruggestuur word sodat dit die Registrateur nie later bereik nie as 'n datum op die stembrief aangegee, en sodanige datum mag nie vroeër wees nie as een week na die datum van uitreiking daarvan.

(iii) Alleen lektore wat nie reeds lede van die Senaat ingevolge paragraaf (g) van subartikel (1) van artikel *agt* van die Wet is nie kan by sodanige verkiesing stem.

(4) (i) Whenever a member of Senate elected in terms of paragraph (f) of sub-section (1) of section eight of the Act vacates his seat before the expiry of his period of office for any reason, a new election shall be held as soon as possible, but in any event not later than four months after the vacancy occurs, and the provisions of sub-paragraphs (2) and (3) shall apply, *mutatis mutandis*, to such election.

(ii) A member elected at such election shall serve for the unexpired period of office of his predecessor.”.

7. Paragraph 22 is amended —

(a) by the substitution for sub-paragraph (2) of the following sub-paragraph:—

“(2) A board of faculty shall consist of the Principal and the Vice-Principal *ex-officio*, the heads of such departments as may be designated by the Senate, and such other persons, whether they are members of the Senate or not, as may be appointed to the said board by the Senate with the approval of the Council.”; and

(b) by the substitution for sub-paragraph (3) (i) of the English text of the following sub-paragraph:—

“(3) (i) The chairman of a board of faculty shall be designated the dean of the faculty and shall be appointed by the Senate on the recommendation of such board.”.

BUREAU OF STATISTICS.

No. R. 1642.]

[22 October 1965.

REGULATIONS UNDER SECTION TWELVE OF THE STATISTICS ACT, 1957 (ACT NO. 73 OF 1957) (AS AMENDED).

WHOLESALE AND RETAIL TRADE STATISTICS REGULATIONS.

The State President has, under the provisions of section twelve of the Statistics Act, 1957 (Act No. 73 of 1957), as amended by the Statistics Amendment Act, 1965 (Act No. 36 of 1965), made the following regulations in relation to the collection of wholesale and retail trade statistics in substitution for the regulations published under Government Notice No. R. 153 of the 31st January, 1964:—

1. For the purposes of these regulations—

(a) a trading establishment shall exist wherever goods (including farm produce and livestock) are sold, bartered, exchanged or transferred, or offered for sale, barter or exchange, irrespective of the purpose for which such goods are to be used;

(b) a trading firm shall exist wherever an individual, partnership, private limited liability company, public limited liability company, co-operative society or company, municipal or any other body owns one or more trading establishments;

(c) a wholesale trading firm or establishment shall be a trading firm or establishment which generally sells merchandise to dealers and distributors for resale or to purchasers for use or consumption in their own business;

(d) a retail trading firm or establishment shall be a trading firm or establishment which generally sells merchandise direct to consumers for personal or household use; and

(e) the person in charge of a trading firm or establishment shall be one of the following:—

(i) The person who owns a trading firm or establishment;

(4) (i) Wanneer 'n Senaatslid wat ingevolge paragraaf (f) van subartikel (1) van artikel agt van die Wet verkiees is om enige rede sy amp voor verstryking van sy ampstermyn neerlê, word 'n nuwe verkiesing so gou as moontlik gehou, maar in elk geval nie later nie as vier maande nadat die vakature ontstaan het, en die bepalings van subparagrafe (2) en (3) is *mutatis mutandis* op sodanige verkiesing van toepassing.

(ii) 'n Lid wat by sodanige verkiesing verkiees word, dien vir die onverstreke ampstermyn van sy voorganger.”.

7. Paragraaf 22 word gewysig—

(a) deur subparagraaf (2) deur die volgende subparagraaf te vervang:—

“(2) 'n Fakulteitraad bestaan uit die Prinsipaal en Vise-Prinsipaal ampshalwe, die hoofde van sodanige departemente as wat die Senaat aanwys, en sodanige ander persone, afgesien daarvan of hulle Senaatslede is of nie, as wat die Senaat met die goedkeuring van die Raad in genoemde fakulteitraad aanstel.”; en

(b) deur die vervanging van subparagraaf (3) (i) van die Engelse teks deur die volgende subparagraaf:—

“(3) (i) The chairman of the board of faculty shall be designated the dean of the faculty and shall be appointed by the Senate on the recommendation of such board.”.

BURO VIR STATISTIEK.

No. R. 1642.]

22 Oktober 1965.

REGULASIES KRAGTENS ARTIKEL TWAALF VAN DIE WET OP STATISTIEKE, 1957 (WET NO. 73 VAN 1957) (SOOS GEWYSIG).

REGULASIES IN VERBAND MET GROOT- EN KLEINHANDELSTATISTIEKE.

Die Staatspresident het kragtens die bepalings van artikel twaalf van die Wet op Statistieke, 1957 (Wet No. 73 van 1957), soos gewysig by die Wysigingswet op Statistieke, 1965 (Wet No. 36 van 1965), die volgende regulasies in verband met die versameling van groot- en kleinhandelstatistieke ter vervanging van die regulasies afgekondig by Goewernementskennisgewing No. R. 153 van 31 Januarie 1964, uitgevaardig:—

1. Vir die toepassing van hierdie regulasies—

(a) bestaan 'n handelsinrigting waar ook al goedere (met inbegrip van plaasprodukte en lewende hawe) verkoop, verhandel, verruil, of oorgeplaas word of aangebied word om verkoop, verhandel of verruil te word, ongeag die doel waarvoor sodanige goedere gebruik sal word;

(b) bestaan 'n handelsfirma waar ook al 'n eenmansaak, vennootskap, private maatskappy met beperkte aanspreeklikheid, publieke maatskappy met beperkte aanspreeklikheid, koöperatiewe vereniging of maatskappy, munisipale of enige ander liggaaam een of meer handelsinrigtings besit;

(c) is 'n groothandelfirma of -inrigting 'n handelsfirma of -inrigting wat gewoonlik handelsware verkoop aan handelaars en distribueerders vir herverkoop of aankopers vir gebruik of verbruik in hul eie besigheid;

(d) is 'n kleinhandelfirma of -inrigting 'n handelsfirma of -inrigting wat gewoonlik handelsware direk aan verbruikers vir persoonlike of huishoudelike gebruik verkoop; en

(e) is die persoon in beheer van 'n handelsfirma of -inrigting een van die volgende:—

(i) Die persoon wat die eienaar is van 'n handelsfirma of -inrigting;

- (ii) the person who has been commissioned by the owner of a trading firm or establishment or the person who has otherwise been charged with the supervision, control, administration, direction or management of the affairs of such trading firm or establishment, as the case may be;
- (iii) the person who may be considered as having been commissioned by the owner of a trading firm or establishment, or the person who may otherwise be considered as having been charged with the supervision, control, administration, direction or management of the affairs of such trading firm or establishment, as the case may be.

2. The person in charge of a trading firm or establishment, whether wholesale or retail, during the period or on the date to which a return or returns relate, as defined in paragraphs (a) and (b) of regulation 3, respectively, shall after having been requested thereto by the Director of Statistics and after a form or forms have been duly sent, delivered or tendered to him, render to the Director of Statistics, Pretoria, on such form or forms a return or returns, as defined in paragraphs (a) and (b) of regulation 3, respectively, containing all the particulars and information prescribed in paragraphs (a), (b) and (c) of regulation 4, respectively, within the period or periods prescribed in paragraphs (a) and (b) of regulation 5, respectively.

3. The returns referred to in regulation 2 shall be the following viz.:—

- (a) A monthly return of sales by trading firms in respect of the month of July, 1965, and in respect of every month thereafter, or, if the accounting month of the trading firm in question ended before the last day of any such month, in respect of every such accounting month.
- (b) A quarterly return containing particulars in respect of—
 - (i) profit (or loss), interest, rent, dividends and income tax as well as capital expenditure on new assets for trading firms in respect of the quarters ended 30th June, 1965, and 31st March, 1965, and thereafter in respect of the quarters ended 30th September and 30th June, 31st December and 30th September, 31st March and 31st December and 30th June and 31st March of each year, or if the accounting month of the trading firm in question ended in any of the said months on a date prior to the last day thereof, then in respect of the quarter ended on the last day of such accounting month;
 - (ii) stocks on hand and, in the case of retail trading firms also outstanding trade debtors (hire purchase and other debtors) of trading firms as at 30th June, 1965, and 31st March, 1965, and thereafter as at 30th September and 30th June, 31st December and 30th September, 31st March and 31st December and 30th June and 31st March, respectively, of each year, or, if the accounting month of the trading firm in question ended in any of the said months on a date prior to the last day thereof, in respect of the last day of such accounting month.

4. The particulars and information referred to in regulation 2 shall be as follows:—

- (a) Monthly return of sales by wholesale trading firms:—
 - (i) The registered name or trading name and address or post office box address (if any) of the reporting trading firm;
 - (ii) the period to which the return relates;
 - (iii) the value of the total sales of merchandise by all wholesale trading establishments (branches) of the trading firm during the period covered by the return;

(ii) die persoon wat deur die eienaar van 'n handelsfirma of -inrigting gemagtig is, of die persoon wat andersins belas is met die toesig, beheer, administrasie, leiding of bestuur van die sake van sodanige handelsfirma of -inrigting na gelang van die geval;

(iii) die persoon wat geag kan word deur die eienaar van 'n handelsfirma of -inrigting gemagtig te wees, of die persoon wat andersins geag kan word belas te wees met die toesig, beheer, administrasie, leiding of bestuur van die sake van sodanige handelsfirma of -inrigting, na gelang van die geval.

2. Die persoon in beheer van 'n handelsfirma of -inrigting, hetsy groot- of kleinhandel, gedurende die tydperk of op die datum waarop 'n opgawe of opgawes betrekking het, soos omskryf in onderskeidelik paragrawe (a) en (b) van regulasie 3, moet, nadat hy deur die Direkteur van Statistiek daartoe versoek is en nadat 'n vorm of vorms behoorlik aan hom gestuur, aangelever of aangebied is, aan die Direkteur van Statistiek, Pretoria, op sodanige vorm of vorms 'n opgawe of opgawes, soos omskryf in onderskeidelik paragrawe (a) en (b) van regulasie 3, wat al die besonderhede en inligting voorgeskryf in onderskeidelik paragrawe (a), (b) en (c) van regulasie 4 bevat, binne die tydperk of tydperke voorgeskryf in onderskeidelik paragrawe (a) en (b) van regulasie 5, verstrek.

3. Die opgawes in regulasie 2 genoem, is soos volg, naamlik:—

(a) 'n Maandelikse opgawe van verkope deur handelsfirmas met betrekking tot die maand Julie 1965, en met betrekking tot elke maand daarna, of indien die boekmaand van die betrokke handelsfirma voor die laaste dag van sodanige maand geëindig het, dan met betrekking tot elke sodanige boekmaand.

(b) 'n Kwartaallikse opgawe wat besonderhede bevat ten opsigte van—

(i) wins (of verlies), rente, huurgeld, dividende en inkomstebelasting asook kapitaaluitgawes op nuwe bates vir handelsfirmas met betrekking tot die kwartale geëindig 30 Junie 1965 en 31 Maart 1965 en daarna met betrekking tot die kwartale geëindig 30 September en 30 Junie, 31 Desember en 30 September, 31 Maart en 31 Desember en 30 Junie en 31 Maart van elke jaar of, indien die boekmaand van die betrokke handelsfirma in enige van die genoemde maande op 'n datum voor die laaste dag daarvan geëindig het, dan met betrekking tot die kwartaal geëindig op die laaste dag van sodanige boekmaand;

(ii) voorrade voorhande en in die geval van kleinhandelfirmas ook uitstaande handelsdebiteure (huurkoop- en ander debiteure) van handelsfirmas soos op die 30ste Junie 1965 en die 31ste Maart 1965 en daarna soos op onderskeidelik die 30ste September en 30ste Junie, 31ste Desember en 30ste September, 31ste Maart en 31ste Desember en 30ste Junie en 31ste Maart van elke jaar of, indien die boekmaand van die betrokke handelsfirma in enige van die genoemde maande op 'n datum voor die laaste dag daarvan geëindig het, dan soos op die laaste dag van sodanige boekmaand.

4. Die besonderhede en inligting in regulasie 2 genoem, is soos volg:—

(a) Maandelikse opgawe van verkope deur groothandelfirmas:—

(i) Die geregistreerde naam of handelsnaam en adres of posbusadres (indien daar een is) van die handelsfirma wat die opgawe verstrek;

(ii) die tydperk waarop die opgawe betrekking het;

(iii) die waarde van die totale verkope van handelsware deur alle groothandelinrigtings (takke) van die handelsfirma gedurende die tydperk wat deur die opgawe gedeck word;

- (iv) the number of wholesale trading establishments (branches) covered by the return;
- (v) the names and addresses of new wholesale trading establishments (branches) opened during the period to which the return relates; and
- (vi) the signature and capacity of the person rendering the return and the date on which the return was completed.
- (b) Monthly return of sales by retail trading firms:—
- The registered name or trading name and address or post office box address (if any) of the reporting trading firm;
 - the period to which the return relates;
 - the value of the total sales of merchandise by all retail trading establishments (branches) of the trading firm in each magisterial district and area indicated on the form, during the period covered by the return;
 - the number of retail trading establishments (branches) in each magisterial district and area covered by the return;
 - the names and addresses of new retail trading establishments (branches) opened during the period to which the return relates; and
 - the signature and capacity of the person rendering the return and the date on which the return was completed.
- (c) Quarterly return by wholesale and retail trading firms:—
- The registered name or trading name and address or post office box address (if any) of the reporting trading firm;
 - the closing date of the quarter to which the return relates;
 - amounts in respect of interest, dividends and rent received, interest and dividends paid; rent paid on hired land, buildings, plant, transport and other equipment; income tax actually paid; and net profit or loss for the quarter under review, as well as revised figures for the said items in respect of the preceding quarter;
 - particulars in respect of capital expenditure on new assets during the quarter to which the return relates; as well as revised figures in respect of the preceding quarter;
 - total value of stocks of merchandise on hand at the closing date of the quarter to which the return relates as well as revised figures in respect of the preceding quarter;
 - in the case of retail trading firms particulars in respect of outstanding trade debtors, broken up between hire-purchases and other debtors, on the closing date of the quarter to which the return relates, as well as revised figures in respect of the preceding quarter; and
 - the signature and capacity of the person rendering the return, and the date on which the return was completed.

5. The periods referred to in regulation 2 shall be the periods within which the returns shall be posted to the Director of Statistics, Pretoria, and shall be as follows:—

- (a) Monthly return: Within ten days of the end of the period covered by the return.
- (b) Quarterly return: Within thirty days of the end of the quarter to which the return relates.

6. The person in charge of a trading firm or establishment, who, after having been requested in terms of regulation 2, without reasonable cause fails to comply with these regulations, shall be guilty of an offence and liable on conviction to a fine not exceeding fifty rand, and in the case of a continuing failure to comply therewith, to a fine not exceeding two rand for every day during which such failure continues.

- (iv) die getal groothandelinrigtings (takke) wat deur die opgawe gedek word;
- (v) die name en adres van nuwe groothandelinrigtings (takke) wat gedurende die tydperk wat deur die opgawe gedek word, gestig is; en
- (vi) die handtekening en hoedanigheid van die persoon wat die opgawe verstrek, asook die datum waarop die opgawe ingevul is.
- (b) Maandelikse opgawe van verkope deur kleinhandel-firmas:—
- Die geregistreerde naam of handelsnaam en adres of posbusadres (indien daar een is) van die handelsfirma wat die opgawe verstrek;
 - die tydperk waarop die opgawe betrekking het;
 - die waarde van die totale verkope van handelsware deur alle kleinhandelinrigtings (takke) van die handelsfirma in elke landdrosdistrik en gebied aangedui op die vorm, gedurende die tydperk wat deur die opgawe gedek word;
 - die getal kleinhandelinrigtings (takke) in elke landdrosdistrik en gebied wat deur die opgawe gedek word;
 - die name en adres van nuwe kleinhandelinrigtings (takke) wat gedurende die tydperk waarop die opgawe betrekking het, gestig is; en
 - die handtekening en hoedanigheid van die persoon wat die opgawe verstrek, asook die datum waarop die opgawe ingevul is.
- (c) Kwartaallikse opgawe deur groot- en kleinhandel-firmas:—
- Die geregistreerde naam of handelsnaam en adres of posbusadres (indien daar een is) van die handelsfirma wat die opgawe verstrek;
 - die einddatum van die kwartaal waarop die opgawe betrekking het;
 - bedrae ten opsigte van rente, dividende en huur ontvang; rente en dividende betaal; huur betaal op grond, geboue, installasie, vervoer-en ander uitrusting; inkomstebelasting werklik betaal; en netto wins of verlies vir die verslag-kwartaal, asook gewysigde syfers vir genoemde items ten opsigte van die vorige kwartaal;
 - besonderhede ten opsigte van kapitaaluitgawes aan nuwe bates gedurende die kwartaal waarop die opgawe betrekking het, asook gewysigde syfers ten opsigte van die vorige kwartaal;
 - totale waarde van die voorrade handelsware voorhande op die einddatum van die kwartaal waarop die opgawe betrekking het, asook gewysigde syfers ten opsigte van die vorige kwartaal;
 - in die geval van kleinhandelfirmas besonderhede ten opsigte van uitstaande handelsdebitore, onderskei tussen huurkoop- en ander debiteure, op die einddatum van die kwartaal waarop die opgawe betrekking het, asook gewysigde syfers vir die vorige kwartaal; en
 - die handtekening en hoedanigheid van die persoon wat die opgawe verstrek, asook die datum waarop die opgawe ingevul is.

5. Die typerke in regulasie 2 genoem, is die typerke waarin die opgawes aan die Direkteur van Statistiek, Pretoria, gepos moet word en moet soos volg wees:—

- (a) Maandelikse opgawe: Binne tien dae na die einde van die tydperk wat deur die opgawe gedek word.
- (b) Kwartaallikse opgawe: Binne dertig dae na die einde van die kwartaal waarop die opgawe betrekking het.

6. Die persoon in beheer van 'n handelsfirma of -inrigting wat, nadat hy kragtens regulasie 2 daartoe versoek is, sonder redelike oorsaak versuim om aan hierdie regulasies te voldoen, begaan 'n oortreding en is by skuldigbevinding strafbaar met 'n boete van hoogstens vyftig rand en, in die geval van 'n voortdurende versuim om daaraan te voldoen, met 'n boete van hoogstens twee rand vir elke dag wat die versuim voortduur.

DEPARTMENT OF POSTS AND TELEGRAPHS.

No. R. 1639.] [22 October 1965.
AMENDMENT OF TELEPHONE REGULATIONS.

The State President has been pleased under the provisions of sub-section (4) of section two and of section three of Act No. 44 of 1958, to approve of the following amendment of the Telephone Regulations:—

Telephone Regulation 37.

1. After "Amanzimtoti," insert "Bank," with effect from the 13th November, 1965.
2. Delete "Blyvooruitsig."
3. After "Carletonville," delete the comma and insert "(including Blyvooruitsig)."
4. After "Queenstown," insert "Rysmierbult," with effect from the 13th November, 1965.
5. After "Welkom" insert a comma and "Welverdiend," with effect from the 13th November, 1965.

Telephone Regulation 40.

Under "(i) Witwatersrand Exchange System embracing—," after "Zone B: Florida, Iketlo, Kliptown, Orlando, Roodepoort;" insert the following with effect from the 13th November, 1965:

"Zone C: Honeydew, Muldersdrif;"

DEPARTMENT OF AGRICULTURAL ECONOMICS
AND MARKETING.

No. R. 1651.] [22 October 1965.
REGULATIONS RELATING TO THE GRADING
AND PACKING OF FRESH VEGETABLES
INTENDED FOR PROCESSING IN A
FACTORY.

The State President has, under the powers vested in him by section *forty-three* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, made the regulations, set out in the Schedule hereto, relating to the grading and packing of fresh vegetables intended for processing in a factory in substitution of the regulations published under Government Notices No. 440 of the 7th March, 1952, and No. 1219 of the 12th August, 1960.

These regulations have been made for the purpose of the prohibition on the sale of fresh vegetables, intended for processing in a factory, in the Republic of South Africa, imposed in terms of section *thirty-six* of the said Act.

Definitions.

1. In these regulations, unless inconsistent with the context—
 - (i) "diameter" means the greatest diameter measured at right angles to the longitudinal axis of the vegetable; (i)
 - (ii) "factory" has the same meaning as the meaning assigned thereto in section *three* of the Factories, Machinery and Building Work Act, 1941 (Act No. 22 of 1941), as amended; (ii)
 - (iii) "freshly harvested" means that the vegetables were harvested so recently that the processing quality thereof has not been impaired by the lapse of time from the harvesting thereof until the delivery and acceptance thereof at a factory for the purpose of its processing therein; (vii)
 - (iv) "inspector" means a person designated in terms of sub-section (1) of section *thirty-seven* of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, to perform the functions referred to in sub-section (2) of that section in respect of fresh vegetables, intended for processing in a factory; (v)
 - (v) "over-ripe", in relation to a tomato, means that the tomato is so soft that it cannot withstand normal handling in a factory; (vi)
 - (vi) "processing" means canning, jam making or pulping; (viii)

DEPARTEMENT VAN POS- EN
TELEGRAAFWESE.

No. R. 1639.] [22 Oktober 1965.
WYSIGING VAN TELEFOONREGULASIES.

Dit het die Staatspresident behaag om, kragtens die bepalings van subartikel (4) van artikel *twee* en van artikel *drie* van Wet No. 44 van 1958, sy goedkeuring te heg aan onderstaande wysiging van die Telefoonregulasies:—

Telefoonregulasie 37.

1. Voeg, met ingang van 13 November 1965, "Bank," na "Amanzimtoti," in.
2. Skrap "Blyvooruitsig."
3. Skrap die komma na "Carletonville," en voeg "(met inbegrip van Blyvooruitsig)," in.
4. Voeg, met ingang van 13 November 1965, "Rysmierbult," na "Queenstown," in.
5. Voeg, met ingang van 13 November 1965, 'n komma en "Welverdiend," na "Welkom" in.

Telefoonregulasie 40.

Voeg, met ingang van 13 November 1965, onder "(i) Die Witwatersrandse sentralestelsel," na "Sone B.—Florida, Iketlo, Kliptown, Orlando, Roodepoort;" die volgende in:—

"Sone C.—Honeydew, Muldersdrif;"

DEPARTEMENT VAN LANDBOU-EKONOMIE
EN -BEMARKING.

No. R. 1651.] [22 Oktober 1965.
REGULASIES MET BETREKKING TOT DIE
GRADERING EN VERPAKKING VAN VARS
GROENTE BESTEM VIR VERWERKING IN 'N
FABRIEK.

Die Staatspresident het, kragtens die bevoegdheid hom verleent by artikel *drie-en-veertig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, die regulasies, soos in die Bylae hiervan uiteengesit, uitgevaardig met betrekking tot die gradering en verpakking van vars groente bestem vir verpakking in 'n fabriek, ter vervanging van die regulasies gepubliseer by Goewernementskennisgewing No. 440 van 7 Maart 1952 en No. 1219 van 12 Augustus 1960.

Hierdie regulasies is gemaak vir die doel van die verbod wat kragtens artikel *ses-en-dertig* van genoemde Wet geplaas is op die verkoop in die Republiek van Suid-Afrika van vars groente bedoel vir verwerking in 'n fabriek.

Woordomskrywings.

1. In hierdie regulasies, tensy dit in stryd is met die samehang, beteken—
 - (i) „deursnee”, die grootste deursnee reghoekig met die lengtes van die groente gemeet; (i)
 - (ii) „fabriek”, dieselfde as wat dit beteken ingevolge artikel *drie* van die Wet op Fabriek, Masjinerie en Bouwerk, 1941 (Wet No. 22 van 1941), soos gewysig; (ii)
 - (iii) „goed gevorm”, dat die betrokke groente 'n vorm het wat normaalweg verteenwoordigend is van die besondere soort en variëteit groente; (viii)
 - (iv) „groente”, beet, geelwortels, groenbone, groenerte, suikermielies, tamaties of asperges wat vars is en bestem is vir verwerking in 'n fabriek; (vii)
 - (v) „inspekteur”, 'n persoon aangewys ingevolge sub-artikel (1) van artikel *sewe-en-dertig* van die Bemarkingswet (Wet No. 26 van 1937), soos gewysig, om die werksaamhede genoem in sub-artikel (2) van daardie artikel ten opsigte van vars groente, bestem vir verwerking in 'n fabriek, te verrig; (iv)
 - (vi) „oorryp”, met betrekking tot 'n tamatie, dat die tamatie so sag is dat dit nie die gewone hantering in 'n fabriek kan weerstaan nie; (v)

- (vii) "vegetables" means fresh beetroot, carrots, green beans, green peas, sweetcorn, tomatoes or asparagus which are intended for processing in a factory; (iv) (viii) "well-formed" means that the vegetable concerned is of a shape which is normally representative of the particular kind and variety of vegetable. (iii)

Grades.

2. Vegetables shall be graded according to one or other of the following three grades:—

Grade I, Grade II or Undergrade.

Grades for Beetroot.

3. (1) Grade I vegetables shall in the case of beetroot comply with the following requirements:—

- (a) The beetroot shall be of a variety which is suitable for canning;
- (b) the beetroot shall be freshly harvested, young, tender and well-formed, and the flesh thereof shall be of a dark red colour, free from visible zoning;
- (c) the beetroots shall be of a diameter which shall not be smaller than $1\frac{1}{4}$ inches nor greater than $2\frac{1}{2}$ inches: Provided that the diameter of not more than 10 per cent by weight of the beetroots in any consignment may be smaller or greater than such minimum or maximum diameter respectively, on condition that no beetroot shall be of a diameter which is smaller or greater by more than $\frac{1}{4}$ inch than such minimum or maximum diameter, as the case may be;
- (d) there shall not be more than 5 per cent by weight beetroots in any consignment which have been damaged by insects or disease, or which show other defects that may impair the canning quality of such beetroots.

(2) Grade II vegetables shall in the case of beetroot comply with the following requirements:—

- (a) The beetroot shall be of a variety which is suitable for canning;
- (b) the beetroot shall be freshly harvested, young, tender and well-formed, and the flesh thereof shall be of a dark red colour, free from visible zoning;
- (c) the beetroot shall be of a diameter which shall not be smaller than $1\frac{1}{4}$ inches nor greater than 3 inches: Provided that the diameter of not more than 10 per cent by weight of the beetroots in any consignment may be smaller or greater than such minimum or maximum diameter respectively, on condition that no beetroot shall be of a diameter which is smaller or greater by more than $\frac{1}{4}$ inch than such minimum or maximum diameter, as the case may be;
- (d) there shall not be more than 10 per cent by weight beetroots in any consignment which have been damaged by insects or disease, or which show other defects that may impair the canning quality of such beetroots.

(3) Undergrade beetroot consists of beetroots which do not comply with the requirements prescribed for Grade I or Grade II beetroot.

Grades for Carrots.

4. (1) Grade I vegetables shall in the case of carrots comply with the following requirements:—

- (a) The carrots shall be of a variety which is suitable for canning;
- (b) the carrots shall be freshly harvested, young, tender and well-formed, and the flesh thereof shall be of a uniform orange colour throughout;
- (c) the carrots shall be of a diameter of not more than $1\frac{1}{4}$ inches: Provided that the diameter of not more than 10 per cent by weight of the carrots in any consignment may be greater than such maximum diameter on condition that no carrot shall be of diameter of more than $1\frac{1}{2}$ inches;
- (d) there shall not be more than 5 per cent by weight carrots in any consignment which have been damaged by insects or disease, or which show

- (vii) „vars geoes”, dat die groente so kort gelede geoes is dat die inmaak-kwaliteit daarvan nie benadeel is nie deur die verloop van tyd vandat dit geoes is totdat dit by 'n fabriek vir die doeleinnes van verwerking daarin afgelewer en ontvang is; (iii) (viii) „verwerking”, inmaak, konfytvervaardiging of moesvervaardiging; (vi)

Grade.

2. Groente moet oogrekenkostig die een of ander van die volgende drie grade gegradeer word:—

Graad I, Graad II of Ondergraad.

Grade vir beet.

3. (1) Graad I groente moet in die geval van beet aan die volgende vereistes voldoen:—

- (a) Die beet moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die beet moet vars geoes, jonk, sag, en goed gevorm wees en die vleis daarvan moet 'n donkerrooi kleur hê, sonder sigbare ringe;
- (c) die bete moet 'n deursnee hê wat nie kleiner as $1\frac{1}{4}$ duim en nie groter as $2\frac{1}{2}$ duim is nie: Met dien verstande dat hoogstens 10 persent volgens gewig van die bete in enige besending se deursnee kleiner of groter kan wees as sodanige minimum of maksimum deursnee onderskeidelik, op voorwaarde dat geen beet 'n deursnee van meer as $\frac{1}{2}$ duim kleiner of groter as sodanige minimum of maksimum deursnee, na gelang van die geval, mag hê nie;
- (d) in geen besending mag daar meer as 5 persent volgens gewig bete wees wat deur insekte of siekte beskadig is nie; of wat ander gebreke vertoon wat die inmaak-kwaliteit van sodanige bete kan benadeel nie.

(2) Graad II groente moet in die geval van beet aan die volgende vereistes voldoen:—

- (a) Die beet moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die beet moet vars geoes, jonk, sag en goed gevorm wees, en die vleis daarvan moet 'n donkerrooi kleur sonder sigbare ringe hê;
- (c) die bete moet 'n deursnee hê wat nie kleiner as $1\frac{1}{4}$ en nie groter as 3 duim is nie: Met dien verstande dat hoogstens 10 persent volgens gewig van die bete in enige besending se deursnee kleiner of groter kan wees as sodanige minimum of maksimum deursnee onderskeidelik, op voorwaarde dat geen beet meer as 'n $\frac{1}{2}$ duim kleiner of groter as sodanige minimum of maksimum deursnee, na gelang van die geval, mag wees nie;
- (d) in geen besending mag daar meer as 10 persent volgens gewig bete wees wat deur insekte of siekte beskadig is nie, of wat ander gebreke vertoon wat die inmaakkwaliteit van sodanige bete kan benadeel nie.

(3) Ondergraad beet bestaan uit bete wat nie aan die vereistes voorgeskryf vir Graad I of Graad II beet, voldoen nie.

Grade vir geelwortels.

4. (1) Graad I groente moet in die geval van geelwortels aan die volgende vereistes voldoen:—

- (a) Die geelwortels moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die geelwortels moet vars geoes, jonk, sag en goed gevorm wees, en die vleis daarvan moet dwarsdeur 'n egalige oranje kleur hê;
- (c) die geelwortels se deursnee mag nie meer as $1\frac{1}{4}$ duim wees nie: Met dien verstande dat hoogstens 10 persent volgens gewig van die geelwortels in enige besending se deursnee groter kan wees as sodanige maksimum deursnee op voorwaarde dat geen geelwortel 'n deursnee van meer as $1\frac{1}{2}$ duim mag hê nie;
- (d) in geen besending mag daar meer as 5 persent volgens gewig geelwortels wees wat deur insekte of siekte beskadig is nie, of wat ander gebreke

other defects (including green core) that may impair the canning quality of such carrots.

(2) Grade II vegetables shall in case of carrots comply with the following requirements:—

- (a) The carrots shall be of a variety which is suitable for canning;
- (b) the carrots shall be freshly harvested, young, tender and well-formed, and the flesh thereof shall be of a uniform orange colour throughout;
- (c) the carrots shall be of a diameter of not more than $1\frac{1}{4}$ inches: Provided that the diameter of not more than 10 per cent by weight of the carrots in any consignment may be greater than such maximum diameter on condition that no carrot shall be of a diameter of more than 2 inches;
- (d) there shall not be more than 10 per cent by weight carrots in any consignment which have been damaged by insects or disease, or which show other defects (including green core) that may impair the canning quality of such carrots.

(3) Undergrade carrots consists of carrots which do not comply with the requirements prescribed for Grade I or Grade II carrots.

Grades for Green Beans.

5. (1) Grade I vegetables shall in the case of green beans comply with the following requirements:—

- (a) The green beans shall be of a stringless variety;
- (b) the green beans shall consist of freshly harvested, crisp, young, tender and well-formed green bean pods, the kernels of which are practically undeveloped;
- (c) there shall not be more than 1 per cent by weight green bean pods in any consignment which have been damaged by insects, or more than 5 per cent by weight green bean pods which show any disease or other defects that may impair the canning quality of such pods.

(2) Grade II vegetables shall in the case of green beans comply with the following requirements:

- (a) The green beans shall be of a stringless variety;
- (b) the green beans shall consist of freshly harvested, crisp, young tender and well-formed green bean pods, the kernels of which may be slightly developed;
- (c) there shall not be more than $1\frac{1}{2}$ per cent by weight green bean pods in any consignment which have been damaged by insects, or more than $7\frac{1}{2}$ per cent by weight green bean pods which show any disease or other defects that may impair the canning quality of such pods.

(3) Undergrade green beans consist of green bean pods which do not comply with the requirements prescribed for Grade I or Grade II green beans.

Grades for Green Peas.

6. (1) Grade I vegetables shall in the case of green peas comply with the following requirements:

- (a) The green peas shall be of a variety which is suitable for canning;
- (b) the green peas shall consist of freshly harvested and well-formed green pea pods which shall be well-filled with young, crisp, tender and well-coloured kernels;
- (c) there shall be no more than 1 per cent by weight green pea kernels in any consignment which have been damaged by insects, or more than 3 per cent by weight green pea kernels which show any disease or other defects that may impair the canning quality of such kernels.

(2) Grade II vegetables shall in the case of green peas comply with the following requirements:

- (a) The green peas shall be of a variety suitable for canning;
- (b) the green peas shall consist of freshly harvested and well-formed green pea pods which shall be well-filled with young, crisp, tender and well-coloured kernels;

(insluitende groenpit) vertoon wat die inmaakkwaliteit van sodanige geelwortels kan benadeel nie.

(2) Graad II groente moet in die geval van geelwortels aan die volgende vereistes voldoen:—

- (a) Die geelwortels moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die geelwortels moet vars geoes, jonk, sag en goed gevorm wees, en die vleis daarvan moet dwarsdeur 'n egalige oranje kleur hê;
- (c) die geelwortels se deursnee mag nie meer as $1\frac{1}{2}$ duim wees nie: Met dien verstande dat hoogstens 10 persent volgens gewig van die geelwortels in enige besending se deursnee groter kan wees as sodanige maksimum deursnee op voorwaarde dat geen geelwortel 'n deursnee van meer as 2 duim mag hê nie;
- (d) in geen besending mag daar meer as 10 persent volgens gewig geelwortels wees wat deur insekte beskadig is nie, of wat ander gebreke (insluitende groenpit) vertoon wat die inmaakkwaliteit van sodanige geelwortels kan benadeel nie.

(3) Ondergraad geelwortels bestaan uit geelwortels wat nie aan die vereistes voorgeskryf vir Graad I of Graad II geelwortels, voldoen nie.

Grade vir groenbone.

5. (1) Graad I groente moet in die geval van groenbone aan die volgende vereistes voldoen:—

- (a) Die groenbone moet van 'n haarlose variëteit wees;
- (b) die groenbone moet bestaan uit groenboontjiepeule wat vars geoes, bros, jonk, sag en goed gevorm is, en waarvan die pitte feitlik onontwikkel is;
- (c) in geen besending groenbone mag daar meer as 1 persent volgens gewig groenboontjiepeule wees wat deur insekte beskadig is nie of meer as 5 persent volgens gewig groenboontjiepeule wat enige siekte of ander gebreke vertoon wat die inmaakkwaliteit van sodanige peule benadeel nie.

(2) Graad II groente moet in die geval van groenbone aan die volgende vereistes voldoen:—

- (a) Die groenbone moet van 'n haarlose variëteit wees;
- (b) die groenbone moet bestaan uit groenboontjiepeule wat vars geoes, bros, jonk, sak en goed gevorm is, en waarvan die pitte gedeeltelik ontwikkel kan wees;
- (c) in geen besending groenbone mag daar meer as $1\frac{1}{2}$ persent volgens gewig groenboontjiepeule wees wat deur insekte beskadig is nie, of meer as $7\frac{1}{2}$ persent volgens gewig groenboontjiepeule wat enige siekte of ander gebreke vertoon wat die inmaakkwaliteit van sodanige peule kan benadeel nie.

(3) Ondergraad groenbone bestaan uit groenboontjiepeule wat nie aan die vereistes voorgeskryf vir Graad I of Graad II groenbone, voldoen nie.

Grade vir groenerte.

6. (1) Graad I groente moet in die geval van groenerte aan die volgende vereistes voldoen:—

- (a) Die groenerte moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die groenerte moet bestaan uit groenertjiepeule wat vars geoes en goed gevorm is, en wat goed met jong, bros, sagte en goedgekleurde pitte gevul moet wees;
- (c) in geen besending mag daar meer as 1 persent volgens gewig groenertjiepitte wees wat deur insekte beskadig is nie, of meer as 3 persent volgens gewig groenertjiepitte wat enige siekte of ander gebreke vertoon wat die inmaakkwaliteit van sodanige pitte kan benadeel nie.

(2) Graad II groente moet in die geval van groenerte aan die volgende vereistes voldoen:—

- (a) Die groenerte moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die groenerte moet bestaan uit groenertjiepeule wat vars geoes en goed gevorm is, en wat goed met jong, bros, sagte en goedgekleurde pitte gevul moet wees;

(c) there shall not be more than $1\frac{1}{2}$ per cent by weight green pea kernels in any consignment which have been damaged by insects, or more than 6 per cent by weight green pea kernels which show any disease or other defects that may impair the canning quality of such kernels.

(3) Undergrade green peas consists of green peas which do not comply with the requirements prescribed for Grade I or Grade II green peas.

Grades for Sweetcorn.

7. (1) Grade I vegetables shall in the case of sweetcorn comply with the following requirements:—

- (a) The sweetcorn shall be of a variety which is suitable for canning;
- (b) the sweetcorn shall consist of freshly harvested cobs of sweetcorn, each of which shall be at least $4\frac{1}{2}$ inches long;
- (c) such cobs shall be covered as fully as possible with kernels but for not less than 85 per cent of the length of each such cob, and such kernels shall be young, in the milk stage and all of the same colour;
- (d) there shall not be more than $7\frac{1}{2}$ per cent by weight sweetcorn cobs in any consignment which have been damaged by insects or any disease, or which show any defects that may impair the canning quality of the kernels of such cobs.

(2) Grade II vegetables shall in the case of sweetcorn comply with the following requirements:—

- (a) The sweetcorn shall be of a variety which is suitable for canning;
- (b) the sweetcorn shall consist of freshly harvested cobs of sweetcorn, each of which shall be at least $4\frac{1}{2}$ inches long;
- (c) such cobs shall be covered as fully as possible with kernels but for not less than 80 per cent of the length of each cob, and such kernels shall be young, in the milk stage and all of the same colour;
- (d) there shall not be more than 15 per cent by weight sweetcorn cobs in any consignment which have been damaged by insects or any disease, or which show other defects that may impair the canning quality of the kernels of such cobs.

(3) Undergrade sweetcorn consists of sweetcorn which does not comply with the requirements prescribed for Grade I or Grade II sweetcorn.

Grades for Tomatoes.

8. (1) Grade I vegetables shall in the case of tomatoes comply with the following requirements:—

- (a) The tomatoes shall be of a variety which is suitable for processing;
- (b) the tomatoes shall be firm, ripe, well-formed and well-coloured;
- (c) each tomato, except tomatoes of the San Marsano variety or similar varieties, shall be of a diameter of at least $1\frac{1}{2}$ inches;
- (d) there shall not be more than 5 per cent by weight tomatoes in any consignment which on arrival at the factory, are over-ripe, or more than 1 per cent by weight tomatoes which have been damaged by insects, or more than 5 per cent by weight tomatoes which show any disease or other defects that may impair the processing quality of such tomatoes.

(3) Grade II vegetables shall in the case of tomatoes comply with the following requirements:—

- (a) The tomatoes shall be of a variety which is suitable for processing;
- (b) the tomatoes shall be firm, ripe, well-formed and well-coloured;
- (c) each tomato, except tomatoes of the San Marsano variety or similar varieties, shall be of a diameter of at least $1\frac{1}{2}$ inches;

(c) in geen besending mag daar meer as $1\frac{1}{2}$ persent volgens gewig groenertjiepitte wees wat deur insekte beskadig is nie of meer as 6 persent volgens gewig groenertjiepitte wat enige siekte of ander gebreke vertoon wat die inmaak-kwaliteit van sodanige pitte kan benadeel nie.

(3) Ondergraad groenerte bestaan uit groenerte wat nie aan die vereistes voorgeskryf vir Graad I of Graad II groenerte, voldoen nie.

Grade vir suikermielies.

7. (1) Graad I groente moet in die geval van suikermielies aan die volgende vereistes voldoen:—

- (a) Die suikermielies moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die suikermielies moet bestaan uit suikermieliekoppe wat vars geos is en wat elk minstens $4\frac{1}{2}$ duim lank moet wees;
- (c) sodanige koppe moet so vol as moontlik gelaai wees met pitte maar nie vir minder as 85 persent van die lengte van elke sodanige kop nie, en die pitte moet jonk, in die melk-stadium en almal van dieselfde kleur wees;
- (d) in geen besending mag daar meer as $7\frac{1}{2}$ persent volgens gewig suikermieliekoppe wees wat deur insekte of enige siekte beskadig is nie of wat ander gebreke vertoon wat die inmaakkwaliteit van die pitte van sodanige koppe kan benadeel nie.

(2) Graad II groente moet in die geval van suikermielies aan die volgende vereistes voldoen:—

- (a) Die suikermielies moet van 'n variëteit wees wat geskik is vir inmaak;
- (b) die suikermielies moet bestaan uit suikermieliekoppe wat vars geos is en wat elk minstens $4\frac{1}{2}$ duim lank moet wees;
- (c) sodanige koppe moet soveel as moontlik gelaai wees met pitte maar nie vir minder as 80 persent van die lengte van elke sodanige kop nie, en die pitte moet jonk, in die melkstadium en almal van dieselfde kleur wees;
- (d) in geen besending mag daar meer as 15 persent volgens gewig suikermieliekoppe wees wat deur insekte of enige siekte beskadig is nie of wat ander gebreke vertoon wat die inmaakkwaliteit van die pitte van sodanige koppe kan benadeel nie.

(3) Ondergraad suikermielies bestaan uit suikermielies wat nie aan die vereistes voorgeskryf vir Graad I of Graad II suikermielies, voldoen nie.

Grade vir tamaties.

8. (1) Graad I groente moet in die geval van tamaties aan die volgende vereistes voldoen:—

- (a) Die tamaties moet van 'n variëteit wees wat geskik is vir verwerking;
- (b) die tamaties moet stewig, ryp, goed gevorm en goedgekleurd wees;
- (c) elke tamatie, behalwe tamaties van die San Marsano variëteit en soortgelyke variëteite, moet 'n deursnee van minstens $1\frac{1}{2}$ duim hê;
- (d) in geen besending mag daar by aankoms daarvan by die fabriek meer as 5 persent volgens gewig tamaties wees wat oorryst is nie, of meer as 1 persent volgens gewig tamaties wat deur insekte beskadig is, of meer as 5 persent volgens gewig tamaties wat enige siekte of ander gebreke vertoon wat die verwerkingskwaliteit van sodanige tamaties kan benadeel nie.

(2) Graad II groente moet in die geval van tamaties aan die volgende vereistes voldoen:—

- (a) Die tamaties moet van 'n variëteit wees wat geskik is vir verwerking;
- (b) die tamaties moet stewig, ryp, goed gevorm en goedgekleurd wees;
- (c) elke tamatie, behalwe tamaties van die San Marsano variëteit en soortgelyke variëteite, moet 'n deursnee van minstens $1\frac{1}{2}$ duim hê;

(d) there shall not be more than 10 per cent by weight tomatoes in any consignment which on arrival at the factory are over-ripe, or more than $1\frac{1}{2}$ per cent by weight tomatoes which have been damaged by insects, or more than $7\frac{1}{2}$ per cent by weight tomatoes which show any disease or other defects that may impair the processing quality of such tomatoes.

(3) Undergrade tomatoes consists of tomatoes which do not comply with the requirements prescribed for Grade I or Grade II tomatoes.

Grades for Asparagus.

9. (1) Grade I vegetables shall in the case of asparagus comply with the following requirements:—

- (a) The asparagus shall be freshly harvested, firm tipped and tender;
- (b) each asparagus shall be of a diameter of at least $\frac{5}{8}$ of an inch and not more than $1\frac{1}{2}$ inches, measured $4\frac{1}{2}$ inches from the tip of the asparagus;
- (c) the length of each asparagus shall be not less than $5\frac{1}{2}$ inches if delivered to the factory concerned within eight hours of the picking thereof, and not less than 7 inches if delivered to the factory concerned more than eight hours after, but within twelve hours of the picking thereof;
- (d) the asparagus shall be delivered to the factory concerned within twelve hours of the picking thereof;
- (e) there shall not be more than 6 per cent by number asparagus in any consignment which show defects or disease which may impair the canning quality of such asparagus; Provided that a maximum of 3 per cent by number of the asparagus may be damaged by insects and that such percentage shall be part of the said 6 per cent.

(2) Grade II vegetables shall in the case of asparagus comply with the following requirements:—

- (a) The asparagus shall be freshly harvested, firm tipped and tender;
- (b) each asparagus shall be of a diameter of at least $\frac{3}{8}$ of an inch, measured $4\frac{1}{2}$ inches from the tip of the asparagus;
- (c) the length of each asparagus shall be not less than $5\frac{1}{2}$ inches if delivered to the factory concerned within eight hours of picking thereof, and not less than 7 inches if delivered to the factory concerned more than eight hours after, but within 12 hours, of the picking thereof;
- (d) the asparagus shall be delivered to the factory concerned within twelve hours of the picking thereof;
- (e) there shall not be more than 6 per cent by number asparagus in any consignment which show defects or disease which may impair the canning quality of such asparagus; Provided that a maximum of 3 per cent by number of the asparagus may be damaged by insects and that such percentage shall be a part of the said 6 per cent.

(3) (a) To determine whether the asparagus comply with the requirements in regard to quality as prescribed in sub-regulations (1) and (2), $5\frac{1}{2}$ inches of the asparagus, measured from the tip, shall be taken into account.

(b) Each consignment shall be inspected separately by an inspector on the basis of a random sample of 50 asparagus per container, taken from each of at least 5 per cent of the number of containers in the consignment in question, but from not less than five containers.

(4) Undergrade asparagus consists of asparagus which do not comply with the requirements prescribed for Grade I or Grade II asparagus.

(d) in geen besending mag daar by aankoms daarvan by die fabriek meer as 10 persent volgens gewig tamaties wees wat oorrryp is nie, of meer as $1\frac{1}{2}$ persent volgens gewig tamaties wat deur insekte beskadig is, of meer as $7\frac{1}{2}$ persent volgens gewig tamaties wat enige siekte of ander gebreke vertoon wat die verwerkingskwaliteit van sodanige tamaties kan benadeel nie.

(3) Ondergraad tamaties bestaan uit tamaties wat nie aan die vereistes voorgeskryf vir Graad I of Graad II tamaties, voldoen nie.

Grade vir aspersies.

9. (1) Graad I groente moet in die geval van aspersies aan die volgende vereistes voldoen:—

- (a) Die aspersies moet vars geoes, fermptig en sag wees;
- (b) elke aspersie moet 'n deursnee hê van minstens $\frac{3}{8}$ duim en hoogstens $1\frac{1}{2}$ duim, gemeet $4\frac{1}{2}$ duim van die bopunt van die aspersie af;
- (c) die lengte van elke aspersie moet minstens $5\frac{1}{2}$ duim wees indien die aspersies by die betrokke fabriek afgelewer word binne agt uur nadat dit geoes is, en minstens 7 duim indien dit by die betrokke fabriek afgelewer word meer as agt uur, maar binne twaalf uur, nadat dit geoes is;
- (d) die aspersies moet binne twaalf uur nadat dit geoes is, by die betrokke fabriek afgelewer word;
- (e) in geen besending mag daar meer as 6 persent volgens getal aspersies wees wat gebreke of siekte vertoon, wat die inmaakkwaliteit daarvan kan benadeel nie: Met dien verstande dat hoogstens 3 persent volgens getal van die aspersies deur insekte beskadig kan wees en dat sodanige persentasie deel uitmaak van genoemde 6 persent.

(2) Graad II groente moet in die geval van aspersies aan die volgende vereistes voldoen:—

- (a) Die aspersies moet vars geoes, fermptig en sag wees;
- (b) elke aspersie moet 'n deursnee hê van minstens $\frac{3}{8}$ duim, gemeet $4\frac{1}{2}$ duim van die bopunt van die aspersie af;
- (c) die lengte van elke aspersie moet minstens $5\frac{1}{2}$ duim wees indien die aspersies by die betrokke fabriek afgelewer word binne agt uur nadat dit geoes is, en minstens 7 duim indien dit by die betrokke fabriek afgelewer word meer as agt uur, maar binne twaalf uur nadat dit geoes is;
- (d) aspersies moet binne twaalf uur nadat dit geoes is, by die betrokke fabriek afgelewer word;
- (e) in geen besending mag daar meer as 6 persent volgens getal aspersies wees wat gebreke of siekte vertoon wat die inmaakkwaliteit daarvan kan benadeel nie: Met dien verstande dat hoogstens 3 persent volgens getal van die aspersies deur insekte beskadig kan wees en dat sodanige persentasie deel uitmaak van genoemde 6 persent.

(3) (a) Om te bepaal of die aspersies voldoen aan die vereistes ten opsigte van kwaliteit soos voorgeskryf in subregulاسies (1) en (2) word $5\frac{1}{2}$ duim van die aspersie, gemeet van die bopunt af, in aanmerking geneem.

(b) Elke besending moet afsonderlik geïnspekteer word deur 'n inspekteur op die basis van 'n ewekansige monster van 50 aspersies per houer, geneem uit elkeen van minstens 5 persent van die getal houers in die betrokke besending, maar uit nie minder as vyf houers nie.

(4) Ondergraad aspersies bestaan uit aspersies wat nie aan die vereistes voorgeskryf vir Graad I of Graad II aspersies, voldoen nie.

Packing.

10. (1) All vegetables shall be packed in containers according to variety and grade when delivered to the factory concerned.

(2) All vegetables in any container shall be of the same variety and grade.

(3) For the purpose of sub-regulation (2), the vegetables in one container shall be deemed to be of the same variety if such container contains not more than 5 per cent, by weight, of vegetables which are not true to the type of such variety.

Appeal.

11. (1) (a) An appeal in terms of sub-section (3) of section *thirty-seven* of the Marketing Act, 1937 (Act No. 26 of 1937), against any grading, regrading or direction relating to vegetables shall be lodged in the form of a written notice with an inspector before such vegetables are removed from the place where they were examined.

(b) Such a notice of appeal shall set forth clearly the grounds of appeal and shall be accompanied by a deposit of R2 in respect of each container in the consignment in question: Provided that the minimum amount of such deposit shall be R10 and the maximum amount R30.

(c) Separate appeals shall be lodged in respect of different consignments of vegetables, and a separate deposit shall be lodged in respect of each separate appeal.

(2) An inspector may apply to the vegetables in respect of which an appeal has been so lodged, or to any container thereof, any mark which he considers necessary for identification purposes, and the vegetables concerned shall not be removed from the place where they were examined without his consent.

(3) The Secretary for Agricultural Economics and Marketing or an officer of his department nominated by him, shall designate a person or persons to decide such an appeal, and such person or persons shall decide such appeal within three days (excluding Sundays and public holidays) from the date it was lodged; the decision of such person or persons shall be final.

(4) The person or persons so designated shall give the appellant at least two hours' notice of the date, time and place determined for the hearing of such appeal, and shall, after the vegetables in question have been produced and identified, and all interested parties have been heard, order all persons (including the appellant and his representative and the inspector) to leave the place where the appeal is being considered.

(5) (a) If an appeal is upheld in full the amount deposited in respect thereof shall be refunded to the appellant.

(b) If an appeal is dismissed or if the vegetables to which it relates are not available on the date and at the time and place determined in terms of sub-regulation (4), the amount deposited in respect thereof shall be forfeited: Provided that if such an appeal is not dismissed in full, the appellant shall forfeit an amount which bears the same proportion to the amount deposited, as the number of containers in respect of which the appeal was dismissed, bears to the total number of containers in respect of which the appeal was lodged.

Offences and Penalty.

Any person who contravenes or fails to comply with any provision of these regulations shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand.

Verpakking.

10. (1) Alle groente moet, wanneer dit by die betrokke fabriek afgeliever word, in houers volgens variëteit en graad verpak wees.

(2) Al die groente in 'n houer moet van dieselfde variëteit en graad wees.

(3) Vir die doel van subregulasie (2) word dit geag dat die groente in 'n houer van dieselfde variëteit is, as die houer nie meer as 5 persent volgens gewig, groente bevat wat nie tipies is van sodanige variëteit nie.

Appèl.

11. (1) (a) 'n Appèl ingevolge subartikel (3) van artikel *sewe-en-dertig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), teen 'n gradering, hergradering of lasgewing met betrekking tot groente word skriftelik by wyse van kennisgewing ingedien by 'n inspekteur voordat die groente van die plek waar dit ondersoek is, verwyder word.

(b) So 'n kennisgewing van die appèl moet die gronde van die appèl duidelik uiteensit en moet vergesel gaan van 'n deposito van R2 ten opsigte van elke houer in die betrokke besending: Met dien verstande dat die minimum bedrag van so 'n deposito R10 is en die maksimum bedrag R30 is.

(c) Afsonderlike appelle moet ingedien word ten opsigte van verskillende besendings groente, en 'n afsonderlike deposito moet ten opsigte van elke afsonderlike appèl gestort word.

(2) 'n Inspekteur kan aan die groente ten opsigte waarvan 'n appèl aldus ingedien is, of aan die houer daarvan, enige merk aanbring wat hy vir uitkenningsdoeleindes nodig ag en die betrokke groente mag nie sonder sy toestemming van die plek waar dit ondersoek is, verwyder word nie.

(3) Die Sekretaris van Landbou-ekonomiese bemarking of 'n beampete van sy departement deur hom benoem, moet 'n persoon of persone aanwy om oor so 'n appèl te beslis, en sodanige persoon of persone moet daaroor beslis binne drie dae (uitgesonderd Sondae en openbare vakansiedae) vanaf die datum waarop dit ingedien is; die beslissing van die aldus aangewese persoon of persone is afdoende.

(4) Die aldus aangewese persoon of persone moet die appellant minstens twee uur kennis gee van die datum, tyd en plek bepaal vir die verhoor van die appèl, en moet, nadat die betrokke groente vertoon en uitgeken is, en alle belanghebbendes aangehoor is, alle ander persone (insluitende die appellant en sy verteenwoordiger en die inspekteur) gelas om die plek waar die appèl oorweeg word, te verlaat.

(5) (a) Indien 'n appèl in sy geheel gehandhaaf word, word die bedrag wat ten opsigte daarvan gestort is aan die appellant terugbetaal.

(b) Indien 'n appèl van die hand gewys word of as die groente waarop dit betrekking het nie beskikbaar is nie op die datum, tyd en plek, bepaal ingevolge subregulasie (4), word die bedrag wat ten opsigte daarvan gestort is, verbeur: Met dien verstande dat indien die appèl nie in sy geheel van die hand gewys word nie, die appellant 'n bedrag verbeur wat in dieselfde verhouding staan tot die bedrag gestort, as wat die aantal houers ten opsigte waarvan die appèl van die hand gewys is, staan tot die totale aantal houers ten opsigte waarvan die appèl ingedien is.

Oortredings en strafbepaling.

12. Iemand wat enige bepaling van hierdie regulasie oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf en is by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand.

DEPARTMENT OF LABOUR.

No. R. 1643.] [22 October 1965.
APPRENTICESHIP ACT, 1944 (ACT NO. 37 OF 1944),
AS AMENDED.

APPRENTICESHIP COMMITTEE FOR THE FURNITURE INDUSTRY, CAPE DIVISION.

PRESCRIPTION OF NUMBER OF APPRENTICES IN THE INDUSTRY.

I, ALFRED ERNEST TROLLIP, Minister of Labour, acting in pursuance of the provisions of section *sixteen* of the Apprenticeship Act, 1944, as amended, hereby—

- (i) withdraw Government Notices Nos. 1836 of the 8th October, 1943, 2297 of the 7th November, 1947, 2796 of the 5th December, 1952, 1212 of the 16th August, 1957, and 1405 of the 26th September, 1958; and
- (ii) prescribe that the number appearing opposite each designated trade in the schedule hereto shall be the number of apprentices which may be employed in each trade in the Industry and area for which the Committee was established by Government Notice No. 334 of the 17th February, 1925, as amended by Government Notice No. R. 1366 of the 4th September, 1964.

Designated Trade.	Number of Appren- tices.
Cabinetmaking.....	100
Furniture machining.....	90
Furniture polishing.....	42
Woodcarving.....	2
Upholstering.....	60
Chairmaking.....	20
Framemaking.....	20
Veneering.....	6

A. E. TROLLIP,
Minister of Labour.

No. R. 1644.] [22 October 1965.
APPRENTICESHIP ACT, 1944 (ACT NO. 37 OF 1944),
AS AMENDED.

NATIONAL APPRENTICESHIP COMMITTEE FOR THE MOTOR INDUSTRY.

The following corrections to Government Notice No. R. 1141 of the 30th July, 1965, are published for general information:—

In the Afrikaans text—

- (i) by the substitution in—
 - (a) the list of trades designated under paragraph (ii) for the words "Bekleding met inbegrip van verfspoortwerk (17)." of the words "Bekleding met inbegrip van verfspoortwerk (17).";
 - (b) clause 4 (c) for the word "of" where it appears for the first time of the word "op";
- (ii) by the substitution in the schedule to clause 7 for:—
 - (a) the word "nokas-tappe" where it appears opposite the symbol numbered 8 (d) under the trade "Dieselwerktuigkundige (7)." of the word "nokas-astappe";
 - (b) the word "konstruksiebakke" where it appears opposite the symbol numbered 11 (g) under the trade "Motorbakherstelwerk (1)." of the word "mono-konstruksiebakke"; and
- (iii) by the deletion of the practical training and the symbols 11 (g) and (h) where they appear for the second time under the trade "Motorbakherstelwerk (1)." in the schedule to clause 7.

DEPARTEMENT VAN ARBEID.

No. R. 1643.] [22 Oktober 1965.
WET OP VAKLEERLINGE, 1944 (WET NO. 37 VAN
1944), SOOS GEWYSIG.

KOMITEE VIR VAKLEERLINGE IN DIE MEUBEL-
NYWERHEID, KAAPSE AFDELING.

VOORSKRYWING VAN GETAL VAKLEERLINGE IN DIE NYWERHEID.

Ek, ALFRED ERNEST TROLLIP, Minister van Arbeid, handelende kragtens die bepalings van artikel *sestien* van die Wet op Vakleerlinge, 1944, soos gewysig—

- (i) trek hierby Goewermentskennisgewing Nos. 1836 van 8 Oktober 1943, 2297 van 7 November 1947, 2796 van 5 Desember 1952, 1212 van 16 Augustus 1957 en 1405 van 26 September 1958 in; en
- (ii) skryf hierby voor dat die getal wat by elke aangewese ambag in die bylae hiervan verskyn, die getal vakleerlinge is wat in diens mag wees in elke ambag in die Nywerheid en gebied waarvoor die Komitee by Goewermentskennisgewing No. 334 vain 17 Februarie 1925, soos gewysig by Goewermentskennisgewing No. R. 1366 van 4 September 1964, ingestel is.

Aangewese ambag.	Getal vakleer- linge.
Meubelmakery.....	100
Masjinaal maak van meubels.....	90
Poleer van meubels.....	42
Houtsnwywerk.....	2
Stoofeerwerk.....	60
Stoelemaak.....	20
Ramemaak.....	20
Fineerwerk.....	6

A. E. TROLLIP,
Minister van Arbeid.

No. R. 1644.] [22 Oktober 1965.
WET OP VAKLEERLINGE, 1944 (WET NO. 37 VAN
1944), SOOS GEWYSIG.

NASIONALE VAKLEERLINGSKAPKOMITEE VIR DIE MOTORNWYWERHEID.

Onderstaande verbeterings van Goewermentskennisgewing No. R. 1141 van 30 Julie 1965, word vir algemene inligting gepubliseer:—

In die Afrikaanse teks—

- (i) deur die vervanging:—
 - (a) in die lys van ambagte aangewys by paragraaf (ii), van die woorde "Bekleding met inbegrip van verfspoortwerk (17)." deur die woorde "Bekleding met inbegrip van verfspoortwerk (17).";
 - (b) in klousule 4 (c), van die woord "of" waar dit vir die eerste keer verskyn, deur die woord "op";
- (ii) deur die vervanging in die Bylae van klousule 7, van:—
 - (a) die woord "nokas-tappe" waar dit teenoor die simbool genommer 8 (d) onder die ambag "Dieselwerktuigkundige (7)." verskyn, deur die woord "nokas-astappe";
 - (b) die woord "konstruksiebakke" waar dit teenoor die simbool genommer 11 (g) onder die ambag "Motorbakherstelwerk (1)." verskyn, deur die woord "mono-konstruksiebakke"; en
 - (iii) deur die skrapping van die praktiese opleiding en die simbole 11 (g) en (h) waar dit vir die tweede keer onder die ambag "Motorbakherstelwerk (1)." in die Bylae van klousule 7 verskyn.

In the English text—

by the substitution in the schedule to clause 7 for the word "mono-constructed" where it appears opposite the symbol numbered 11 (g) under the trade "Panelbeating Including Spraypainting (11)." of the word "mono-construction".

No. R. 1645.] [22 October 1965.
APPRENTICESHIP ACT, 1944 (ACT No. 37 OF 1944), AS AMENDED.

NATIONAL APPRENTICESHIP COMMITTEE FOR THE MOTOR INDUSTRY.**DESIGNATION OF TRADES AND PRESCRIPTION OF CONDITIONS OF APPRENTICESHIP.**

I, ALFRED ERNEST TROLLIP, Minister of Labour, acting in pursuance of sub-section (4) *ter* of section *sixteen* of the Apprenticeship Act, 1944, as amended, hereby declare that the provisions of Government Notice No. R. 1141 of the 30th July, 1965, shall come into operation as from the date hereof.

A. E. TROLLIP,
Minister of Labour.

No. R. 1646.] [22 October 1965.
WAR MEASURES ACT, 1940.

SUSPENSION OF PAYMENT OF COST OF LIVING ALLOWANCES PAYABLE UNDER WAR MEASURE NO. 43 OF 1942, AS AMENDED.**APPRENTICES IN THE MOTOR INDUSTRY.**

I, ALFRED ERNEST TROLLIP, Minister of Labour, acting in terms of sub-regulation (1) of regulation 4 of the regulations published under War Measure No. 43 of 1942, as amended, hereby suspend the operation of the said regulations in respect of all apprentices for whom wages are prescribed by Government Notice No. R. 1141 of the 30th July, 1965, as applied by Government Notice No. R. 1645 of the 22nd October, 1965.

A. E. TROLLIP,
Minister of Labour.

No. R. 1647.] [22 October 1965.
APPRENTICESHIP ACT, 1944, (ACT NO. 37 OF 1944), AS AMENDED.

NATIONAL APPRENTICESHIP COMMITTEE FOR THE MOTOR INDUSTRY.**ENGAGEMENT AND TERMINATION OF SERVICES OF MINORS IN DESIGNATED TRADES.**

I, ALFRED ERNEST TROLLIP, Minister of Labour, acting in pursuance of the provisions of section *nineteen* of the Apprenticeship Act, 1944, as amended, hereby—

(i) withdraw Government Notices Nos. 480 of the 12th March, 1954, 2207 of the 29th October, 1954, and 1604 of the 9th October, 1959; and

(ii) declare that with effect from the date of this notice, the provisions of sub-section (3) of section *nineteen* of the Act shall apply in respect of all designated trades comprised in the Industry and area in respect of which the National Apprenticeship Committee for the Motor Industry was established.

A. E. TROLLIP,
Minister of Labour.

In die Engelse teks—

deur die vervanging in die Bylae van klosule 7, van die woord „mono-constructed” waar dit teenoor die simbool genummer 11 (g) onder die ambag „Panelbeating Including Spraypainting (11).” verskyn, deur die woord „mono-construction”.

No. R. 1645.] [22 Oktober 1965.
WET OP VAKLEERLINGE, 1944 (WET NO. 37 VAN 1944), SOOS GEWYSIG.

NASIONALE VAKLEERLINGSKAPKOMITEE VIR DIE MOTORYWERHEID.**AANWYSING VAN AMBAGTE EN VOORSKRYWING VAN LEERVOORWAARDES.**

Ek, ALFRED ERNEST TROLLIP, Minister van Arbeid, handelende kragtens die bepalings van subartikel (4) *ter* van artikel *sestien* van die Wet op Vakleerlinge, 1944, soos gewysig, verklaar hierby dat die bepalings van Goewermentskennisgewing No. R. 1141 van 30 Julie 1965 vanaf datum hiervan in werking tree.

A. E. TROLLIP,
Minister van Arbeid.

No. R. 1646.] [22 Oktober 1965.
WET OP OORLOGSMAATREEËLS, 1940.

OPSKORTING VAN BETALING VAN LEWENS-KOSTETOELAES BETAALBAAR INGEVOLGE OORLOGSMAATREEËL NO. 43 VAN 1942, SOOS GEWYSIG.**VAKLEERLING IN DIE MOTORYWERHEID.**

Ek, ALFRED ERNEST TROLLIP, Minister van Arbeid, handelende kragtens die bepalings van subregulasie (1) van regulasie 4 van die regulasies gepubliseer by Oorlogsmaatreël No. 43 van 1942, soos gewysig, skort hierby die bepalings van genoemde regulasies op ten opsigte van alle vakleerlinge vir wie lone voorgeskryf word by Goewermentskennisgewing No. R. 1141 van 30 Julie 1965, soos toegepas by Goewermentskennisgewing No. R. 1645 van 22 Oktober 1965.

A. E. TROLLIP,
Minister van Arbeid.

No. R. 1647.] [22 Oktober 1965.
WET OP VAKLEERLINGE, 1944 (WET NO. 37 VAN 1944), SOOS GEWYSIG.

NASIONALE VAKLEERLINGSKAPKOMITEE VIR DIE MOTORYWERHEID.**INDIENSNEMING EN BEËINDIGING VAN DIENSTE VAN MINDERJARIGES IN AANGEWESE AMBAGTE.**

Ek, ALFRED ERNEST TROLLIP, Minister van Arbeid, handelende kragtens die bepalings van artikel *negentien* van die Wet op Vakleerlinge, 1944, soos gewysig—

(i) trek hierby Goewermentskennisgewings Nos. 480 van 12 Maart 1954, 2207 van 29 Oktober 1954 en 1604 van 9 Oktober 1959 in; en

(ii) verklaar dat, met ingang van die datum van hierdie kennisgewing, die bepalings van subartikel (3) van artikel *negentien* van die Wet van toepassing is ten opsigte van al die aangewees ambagte in die nywerheid en gebied ten opsigte waarvan die Nasionale Vakleerlingskapkomitee vir die Motorywerheid ingestel is.

A. E. TROLLIP,
Minister van Arbeid.

NOTE.—The purport of this notice is that—

- (a) any person who has any minor (other than an apprentice) in his employment in a designated trade and the area to which the notice relates shall, within fourteen days of the publication of the notice;
 - (b) any person who takes any minor into his employment in such a trade in that area shall, within seven days of the employment; and
 - (c) any person who has any minor (other than an apprentice) in his employment in such a trade in that area shall, if the employment terminates for any reason, within seven days thereafter,
- notify the secretary of the committee concerned thereof in the prescribed form.

DEPARTMENT OF COLOURED AFFAIRS.

No. R. 1640.] [22 October 1965.
AMENDMENT OF REGULATIONS IN TERMS OF
THE CHILDREN'S ACT, 1960 (ACT NO. 33 OF 1960).

CORRECTION NOTICE.

Government Notice No. R. 1457, published in *Government Gazette Extraordinary* No. 1234 of the 24th September, 1965, is hereby corrected by the substitution in subparagraph (b) of the expression "R6.75" by the expression "R7.00".

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LET WEL.—Die strekking van hierdie kennisgewing is dat—

- (a) iemand wat 'n ander minderjarige as 'n vakleerling in sy diens het in 'n aangewese ambag en in die gebied waarop die kennisgewing betrekking het binne veertien dae vanaf die publikasie van die kennisgewing;
- (b) iemand wat 'n minderjarige in so 'n ambag in daardie gebied in diens neem, binne sewe dae vana sodanige indiensneming; en
- (c) iemand wat 'n ander minderjarige as 'n vakleerling in so 'n ambag in daardie gebied in sy diens het indien die diens om enige rede beëindig word, binne sewe dae daarna,

die sekretaris van die betrokke komitee op die voorge skreve vorm in kennis daarvan moet stel.

DEPARTEMENT VAN KLEURLINGSAKE.

No. R. 1640.] [22 Oktober 1965
WYSIGING VAN REGULASIES KRAGTENS DIE
KINDERWET, 1960 (WET NO. 33 VAN 1960).

VERBETERINGSKENNISGEWING.

Goewermentskennisgewing No. R. 1457, gepubliseer in *Buitengewone Staatskoerant* No. 1234 van 24 September 1965, word hierby verbeter deur in die Engelse bewoording van sub-paragraaf (b) die uitdrukking „R6.75” deur die uitdrukking „R7.00” te vervang.

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