



STAATSKOERANT VAN DIE REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA GOVERNMENT GAZETTE

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GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN BOSBOU

No. R. 1601

4 Augustus 1978

KENNISGEWING KAGTENS ARTIKEL 2 (4) VAN
DIE WET OP DIE WATTELBASNYWERHEID, 1960
(WET 23 VAN 1960)

Ek, Abraham Jacobus Raubenheimer, Minister van Bosbou, kondig hierby ingevolge artikel 2 (4) van die Wet op die Wattelbasnywerheid, 1960 (Wet 23 van 1960), af dat die ooreenkoms tussen kwekers, vervaardigers en meulenaars, aangekondig by Goewermentskennisgewing R. 1860 van 3 Oktober 1975, met my goedkeuring gewysig is soos in die Bylae hiervan uiteengesit.

BYLAE

1. In hierdie wysigingsooreenkoms beteken—

“die Ooreenkoms” die Ooreenkoms tussen kwekers, vervaardigers en meulenaars, aangekondig by Goewermentskennisgewing R. 1860 van 3 Oktober 1975, soos gewysig by Goewermentskennisgewings R. 676 van 23 April 1976, R. 1354 van 6 Augustus 1976, R. 1927 van 22 Oktober 1976, R. 671 van 29 April 1977, R. 1419 van 29 Julie 1977, R. 1730 van 3 September 1977 en R. 641 van 31 Maart 1978.

2. Klousule 6.2 (d) van die Ooreenkoms word hierby gewysig deur “R100” te vervang deur “R1 000”.

3. Klousule 6.2 (e) van die Ooreenkoms word hierby deur die volgende klousule vervang:

“as lid, van twee agtereenvolgende vergaderings van die Raad, of as plaasvervangende lid, van twee vergaderings van die Raad waarvoor hy aldus ingevolge klousule 16.1 aangestel is, sonder die toestemming van die Raad afwesig is.”.

4. Klousule 16.1 van die Ooreenkoms word hierby deur die volgende klousule vervang:

“As dit vir enige lid van die Raad (uitgesonderd die voorsitter) of enige lid van die Bemarkingskomitee of van die Kwekersbaskwotakomitee [uitgesonderd die persoon genoem in klousule 13.1 (3) (a) (i)] of vir enige lid van enige ander komitee (uitgesonderd die Voorsitter van die Raad) blyk dat sodanige lid moontlik nie 'n hele bepaalde vergadering of enige gedeelte daarvan, of enige vergaderings gehou gedurende 'n bepaalde tydperk, sal

GOVERNMENT NOTICES

DEPARTMENT OF FORESTRY

No. R. 1601

4 August 1978

NOTICE UNDER SECTION 2 (4) OF THE WATTLE BARK INDUSTRY ACT, 1960 (ACT 23 OF 1960)

I, Abraham Jacobus Raubenheimer, Minister of Forestry, hereby notify in terms of section 2 (4) of the Wattle Bark Industry Act, 1960 (Act 23 of 1960), that the agreement between growers, manufacturers and millers promulgated by Government Notice R. 1860 of 3 October 1975 has been amended with my approval as set out in the Schedule hereto.

SCHEDULE

1. In this amending agreement—

“the Agreement” means the Agreement between growers, manufacturers and millers promulgated by Government Notice R. 1860 of 3 October 1975, as amended by Government Notices R. 676 of 23 April 1976, R. 1354 of 6 August 1976, R. 1927 of 22 October 1976, R. 671 of 29 April 1977, R. 1419 of 29 July 1977, R. 1730 of 3 September 1977 and R. 641 of 31 March 1978.

2. Clause 6.2 (d) of the Agreement is hereby amended by substituting “R1 000” for “R100”.

3. Clause 6.2 (e) of the Agreement is hereby replaced by the following clause:

“as member, has been absent from two consecutive meetings of the Board, or as alternate member, from two meetings of the Board which he has been appointed to attend in terms of clause 16.1, without leave of absence granted by the Board.”.

4. Clause 16.1 of the Agreement is hereby replaced by the following clause:

“If it appears to any member of the Board (other than the chairman) or to any member of the Marketing Committee, or of the Growers' Bark Quota Committee [other than the person referred to in clause 13.1 (3) (a) (i)] or to any member of any other committee (other than the Chairman of the Board) that such member may not be able to attend either the whole or any part of a particular meeting, or any meetings held during a particular

kan bywoon nie, kan hy skriftelik aansoek doen om die Raad of die Komitee se toestemming om afwesig te wees en by skriftelike kennisgewing aan die sekretaris van die Raad of van sodanige komitee, na gelang van die geval, iemand aanstel om as sy plaasvervanger op te tree of vir die bepaalde vergadering of gedeelte daarvan of vir sodanige tydperk, en dié persoon word, behoudens klousule 17.2, aangestel uit die plaasvervangende lede ooreenkomstig klousules 4.2 en 13.3: Met dien verstande dat waar geen voorsiening gemaak is vir plaasvervangers nie, 'n lid van 'n komitee by skriftelike kennisgewing aan die voorsitter of sekretaris van daardie komitee 'n persoon, behoudens die bepalings van klousule 5 hiervan, kan aanstel om sy plaasvervanger te wees vir die hele of 'n gedeelte van die vergadering wat hy nie kan bywoon nie: Met dien verstande voorts dat die enigste persone wat bevoeg is om as plaasvervangers vir die verteenwoordigers van die kwekers in die Raad te dien, dié is wat verkieks is op die wyse in artikel 2 (2) (e) (iv) van die Wet uiteengeset.”.

5. Klousule 25.3 van die Ooreenkoms word hierby soos volg gewysig:

(a) Vervang die bestaande opskrif deur die volgende opskrif:

“Oordrag, verkoop of wysiging van basiese baskwotas en jaarbaskwotas”.

(b) Voeg die volgende nuwe klousule in na klousule 25.3 (7):

“(8) Indien 'n kweker se plantasie-oppervlakte op sy individuele plaas (of waar 'n bestuurseenheid bestaan, die totale plantasie-oppervlakte van sy bestuurseenheid) benede 60 persent daal van die oppervlakte wat nodig is om 70 persent van sy basiese baskwota gebaseer op 'n tienjaarkeerloop te lewer, moet so 'n kweker deur die Kwekersbaskwotakomitee opdrag gegee word om—

(a) 'n gedeelte van sy basiese baskwota te verkoop ten einde sy toekenning van basiese baskwota in ooreenstemming met sy beplante oppervlakte te bring; of

(b) 'n addisionele oppervlakte wattle te vestig wat voldoende is om sy kwotatoekenning te voorsien; of

(c) hom oor 'n sekere aantal jare wat deur die Kwekersbaskwotakomitee bepaal word, aan die nywerheid te onttrek.

Indien sodanige kweker nalaat om bostaande opdrag uit te voer, het die Raad die reg om na sy goeddunke hierdie kwota in sy geheel of gedeeltelik te kanselleer.”.

6. Klousule 26.1 (1) van die Ooreenkoms word hierby gewysig deur die uitdrukking “The Comec Mimosa Extract Co. Ltd” te vervang deur die uitdrukking “The Comec Mimosa Extract Co. (Pty) Ltd”.

period, he may apply in writing for the Board's or the Committee's leave of absence and by notice in writing to the secretary of the Board or of such committee, as the case may be, appoint a person to be his alternate either for that particular meeting or part thereof or for such period, who shall, subject to clause 17.2, be appointed from among the alternates in accordance with clauses 4.2 and 13.3: Provided that where no provision has been made for alternates a member of a committee may by notice in writing to the chairman or secretary of that committee appoint a person subject to the provisions of clause 5 hereof to be his alternate for the whole or part of a particular meeting which he is unable to attend: Provided further that the only persons eligible to serve as alternates to growers' representatives on the Board shall be those elected in the manner set out in section 2 (2) (e) (iv) of the Act.”.

5. Clause 25.3 of the Agreement is hereby amended as follows:

(a) Substitute the following caption for the existing caption:

“Transfer, sale or amendment of basic bark quotas and annual bark quotas”.

(b) Insert the following new clause after clause 25.3 (7):

“(8) Should a grower's plantation area on his individual farm (or where a management unit exists, the total plantation area of his management unit) fall below 60 per cent of the area required to supply 70 per cent of his basic bark quota based on a ten-year cycle, such grower shall be instructed by the Growers' Bark Quota Committee to—

(a) sell a portion of his basic bark quota in order to bring his allocation of basic bark quota in line with his planted area; or

(b) establish an additional wattle area sufficient to supply his quota allocation; or

(c) phase out of the industry over a certain number of years to be determined by the Growers' Bark Quota Committee.

Should such grower fail to comply with the above instruction the Board shall have the right to cancel at its discretion the whole or part of this quota.”.

6. Clause 26.1 (1) of the Agreement is hereby amended by substituting the expression “The Comec Mimosa Extract Co. (Pty) Ltd” for the expression “The Comec Mimosa Extract Co. Ltd”.

DEPARTEMENT VAN DOEANE EN AKSYNS

No. R. 1588

4 Augustus 1978

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/570)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

DEPARTMENT OF CUSTOMS AND EXCISE

No. R. 1588

4 August 1978

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/570)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV V		
		Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
84.22 Deur subpos No. 84.22.33.20 deur die volgende te vervang: „20 Bobaanhydrskrane en goliattipe hyskrane, enkel- of dubbelbalk, met elektriese hystoestelle of elektriese aandryfmotore toegerus	getal	20%"		

Opmerking.—Dit word duidelik gestel dat alle bobaanhyskrane en goliattipe hyskrane, enkel- of dubbelbalk, met elektriese motore toegerus, by subpos No. 84.22.33.20 indeelbaar is.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV V		
		Rate of Duty		
		General	M.F.N.	Preferential
84.22 By the substitution for subheading No. 84.22.33.20 of the following: “20 Overhead travelling cranes and goliath type cranes, single or double girder, equipped with electrical hoists or electric propulsion motors	no.	20%"		

Note.—It is made clear that all overhead travelling cranes and goliath type cranes, single or double girder, fitted with electric motors, are classified in subheading No. 84.22.33.20.

No. R. 1591

4 Augustus 1978

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/572)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

No. R. 1591

4 August 1978

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/572)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV V		
		Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
84.18 Deur subpos No. 84.18.40 deur die volgende te vervang: „84.18.40 Laboratoriumsentrifuges	getal	5%"		

Opmerking.—Die skaal van reg op laboratoriumsentrifuges word van 10% na 5% verlaag.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV V		
		Rate of Duty		
		General	M.F.N.	Preferential
84.18 By the substitution for subheading No. 84.18.40 of the following: “84.18.40 Laboratory centrifuges	no.	5%"		

Note.—The rate of duty on laboratory centrifuges is reduced from 10% to 5%.

No. R. 1590

4 Augustus 1978

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/554)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

No. R. 1590

4 August 1978

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/554)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

BYLAE

I Item	II Tariefspos en Beskrywing	III Mate van Korting
307.01	Deur die opskrif van item 307.01 deur die volgende te vervang: "Nywerheid: Kunsharse en -plastiekstowwe, en cellulose-esters en -eters" Deur na paragraaf (2) van tariefspos No. 29.16 die volgende in te voeg: "(3) Loodsalisilaat, vir die vervaardiging van vormpoeiers en -pastas Deur na tariefspos No. 34.04 die volgende in te voeg: "38.09 Sulfaatpik en harpuispik, vir gebruik as plastiseerders by die vervaardiging van vormpoeiers en -pastas Deur na paragraaf (2) van tariefspos No. 38.19 die volgende in te voeg: "(3) Bereide plastiseerders (uitgesonderd chloorparaffienplastiseerders, ftaalsuuresters van gemengde alifatiese alkohole en epoxisiësterplastiseerders), vir die vervaardiging van vormpoeiers en -pastas Deur item 307.02 te skrap.	
307.02		

Opmerkings.—

- Items 307.01 en 307.02 word saamgevoeg met die uitwerking dat item 307.01 nou voorsiening maak vir 'n korting op reg op grondstowwe vir die vervaardiging van die produkte van tariefsposte Nos. 39.01 tot 39.06 van Bylae No. 1.
- Die voorsiening vir 'n korting op reg op sekere dierlike en plantaardige olies vir gebruik as plastiseerders by die vervaardiging van vormpoeiers en -pastas, word ingetrek.

SCHEDEULE

I Item	II Tariff Heading and Description	III Extent of Rebate
307.01	By the substitution for the heading to item 307.01 of the following: "Industry: Artificial resins and plastic materials, and cellulose esters and ethers" By the insertion after paragraph (2) of tariff heading No. 29.16 of the following: "(3) Lead salicylate, for the manufacture of moulding powders and pastes By the insertion after tariff heading No. 34.04 of the following: "38.09 Sulphate pitch and rosin pitch, for use as plasticisers in the manufacture of moulding powders and pastes By the insertion after paragraph (2) of tariff heading No. 38.19 of the following: "(3) Prepared plasticisers (excluding chlorinated paraffin plasticisers, phthalic acid esters of mixed aliphatic alcohols and epoxy ester plasticisers), for the manufacture of moulding powders and pastes By the deletion of item 307.02.	
307.02		

Notes.—

- Items 307.01 and 307.02 are combined with the effect that item 307.01 now provides for a rebate of duty on raw materials for the manufacture of the products of tariff headings Nos. 39.01 to 39.06 of Schedule No. 1.
- The provision for a rebate of duty on certain animal and vegetable oils for use as plasticisers in the manufacture of moulding powders and pastes, is withdrawn.

No. R. 1589

4 Augustus 1978

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/571)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

No. R. 1589

4 August 1978

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/571)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III	IV	V
			Algemeen	M.B.N.
87.07 Deur subposte Nos. 87.07.05.35 en 87.07.05.40 deur die volgende te vervang: ..35 Ruitertipe, elektries aangedrewe, nie met batterye toegerus nie, met 'n massa van hoogstens 4 000 kg elk; ruitertipe, elektries aangedrewe, met batterye toegerus, met 'n massa van hoogstens 6 000 kg elk	getal	27% of 130c per kg		20% of 130c per kg min 7% (V.K.; Kanada)
.40 Ruitertipe, elektries aangedrewe, nie met batterye toegerus nie, met 'n massa van meer as 4 000 kg elk; ruitertipe, elektries aangedrewe, met batterye toegerus, met 'n massa van meer as 6 000 kg elk	getal	17%		10% (V.K.; Kanada)"

Opmerking.—Die uitwerking van hierdie wysiging is dat by die bepaling van die massa van elektries aangedrewe ruitertipe vorkheftrucke, die massa van die batterye ook in ag geneem word.

SCHEDULE

I Tariff Heading	II Statistical Unit	III	IV	V
			General	M.F.N.
87.07 By the substitution for subheadings Nos. 87.07.05.35 and 87.07.05.40 of the following: ..35 Rider type, electric powered, not fitted with batteries, of a mass not exceeding 4 000 kg each; rider type, electric powered, fitted with batteries, of a mass not exceeding 6 000 kg each	no.	27% or 130c per kg		20% or 130c per kg less 7% (U.K.; Canada)
.40 Rider type, electric powered, not fitted with batteries, of a mass exceeding 4 000 kg each; rider type, electric powered, fitted with batteries, of a mass exceeding 6 000 kg each	no.	17%		10% (U.K.; Canada)"

Note.—The effect of this amendment is that in determining the mass of electric powered rider type forklift trucks, the mass of the batteries is also being taken into account.

DEPARTEMENT VAN GESONDHEID

No. R. 1604

4 Augustus 1978

DIE SUID-AFRIKAANSE RAAD OP
VERPLEGINGREGULASIES BETREFFENDE DIE VERKIESING
VAN LEDE VAN DIE RAAD

Die Minister van Gesondheid vaardig, op aanbeveling van die Suid-Afrikaanse Raad op Verpleging, kragtens artikel 45 (1) (a) van die Wet op Verpleging, 1978 (Wet 50 van 1978), die volgende regulasies uit betreffende die verkiesing van lede van die raad ter vervanging van die regulasies gepubliseer by Goewermentskennisgewing R. 931 van 28 Junie 1963, soos gewysig deur Kennisgewings R. 181 van 7 Februarie 1964, R. 1802 van 6 November 1964, R. 3260 van 12 September 1969 en R. 292 van 2 Maart 1973:

Kiesbeampte en ander amptenare

1. (1) Die registrar is die kiesbeampte vir alle verkiesings.

(2) Die kiesbeampte kan sodanige ander amptenare as wat hy nodig ag, aanstel.

(3) Die kiesbeampte en die amptenare wat hy aanstel, moet 'n verklaring onder eed of bevestiging in die vorm van Bylae A aflê.

DEPARTMENT OF HEALTH

No. R. 1604

4 August 1978

THE SOUTH AFRICAN NURSING COUNCIL

REGULATIONS RELATING TO THE ELECTION
OF MEMBERS OF THE COUNCIL

The Minister of Health, on the recommendation of the South African Nursing Council, makes the following regulations in terms of section 45 (1) (a) of the Nursing Act, 1978 (Act 50 of 1978), relating to the election of members of the council in substitution for the regulations published under Government Notice R. 931 of 28 June 1963, as amended by Notices R. 181 of 7 February 1964, R. 1802 of 6 November 1964, R. 3260 of 12 September 1969 and R. 292 of 2 March 1973:

Returning officer and other officers

1. (1) The registrar shall be the returning officer for all elections.

(2) The returning officer may appoint such other officers as he may deem necessary.

(3) The returning officer and the officers appointed by him, shall make a declaration on oath or affirmation in the form of Annexure A,

Kennisgewing van verkiezing

2. (1) Hoogstens nege (9) maande maar minstens sewe (7) maande voor die datum waarop die ampstermy van lede van die raad verstryk, publiseer die kiesbeampte 'n kennisgewing in die *Staatskoerant* in die vorm van Bylae B.

(2) Indien 'n lid sy amp ontruim voor die ampstermy van die lede van die raad verstryk, moet die kennisgewing (toepaslik gewysig) in die eerste beskikbare *Staatskoerant* na die datum waarop sodanige lid sy amp ontruim het, gepubliseer word.

(3) 'n Tydperk van minstens ses (6) weke vanaf die datum van 'n kennisgewing moet vir indiening van nominasies toegelaat word.

Nominasies

3. (1) Elke kandidaat moet in die vorm van Bylae C genomineer word en nominasies moet die kiesbeampte nie later nie as die uur en datum ingevolge regulasie 2 bepaal, bereik.

(2) 'n Afsonderlike nominasie moet ten opsigte van elke kandidaat ingedien word en moet deur twee stemgeregtigde persone wat ingevolge die bepaling van die Wet waaronder die kandidaat genomineer word, stemgeregtig is, onderteken word.

(3) 'n Stemgeregtigde persoon kan 'n getal nominasies onderteken wat nie die getal lede oorskry nie, wat ingevolge die bepaling van die Wet waaronder hy stemgeregtig is, verkieks moet word. Sou 'n stemgeregtigde persoon nog 'n nominasie onderteken nadat hy die maksimum getal nominasies onderteken het, is sodanige nominasie ongeldig: Met dien verstande dat indien meer nominasies onderteken is as die getal kandidate wat verkieks moet word en sodanige nominasies gelykydig deur die kiesbeampte ontvang word, of as sodanige nominasies tesame met nominasies wat alreeds onderteken en ingedien is die maksimum oorskry, is sodanige nominasies almal ongeldig.

(4) By 'n verkiezing om 'n vakature onder artikel 5 (1) (h) (i) of (ii) van die Wet te vul, is slegs sodanige persone nomineerbaar wie se verkiezing gevvolg sal gee aan die voorbehoudbepaling tot genoemde artikel.

(5) Gelykydig met die indiening van 'n nominasie moet elke persoon wat die nominasie onderteken het 'n verklaring onder eed of bevestiging in die vorm van Bylae D by die kiesbeampte indien.

(6) (a) 'n Kandidaat moet 'n instemming tot nominasie onder eed of bevestiging in die vorm van Bylae E tegelyker tyd met die nominasie, of nie later as die uur en datum ingevolge regulasie 2 vir die indiening van nominasies bepaal nie, by die kiesbeampte indien.

(b) Saam met die verklaring in subparagraph (a) genoem, moet elke kandidaat 'n bedrag van twintig rand (R20) by die kiesbeampte deponeer. Die deposito word aan die kandidaat terugbetaal, of in sy boedel inbetaal, na gelang van die geval—

(i) indien die kandidaat verkieks word;

(ii) indien die kandidaat nie verkieks word nie, maar 'n aantal stemme behaal wat minstens gelykstaande is aan een-vyfde van die aantal stemme wat deur 'n kandidaat behaal is wat ingevolge die bepaling van die Wet waaronder die kandidaat genomineer is, verkieks is;

(iii) indien enige gebeurlikheid soos waarna in paragraaf (7) verwys, ontstaan.

(c) Behoudens die bepaling van subparagraaf (b), word die deposito aan die raad verbeur.

Notice of election

2. (1) Not more than nine (9) months but at least seven (7) months prior to the date of expiry of the term of office of members of the council, the returning officer shall publish a notice in the *Gazette* in the form of Annexure B.

(2) If a member vacates office prior to the expiry of the term of office of the members of the council, the notice (suitably amended) shall be published in the first available *Gazette* after the date on which such member vacated office.

(3) A period of not less than six (6) weeks from the date of a notice shall be allowed for the lodging of nominations.

Nominations

3. (1) Each candidate shall be nominated in the form of Annexure C and nominations shall reach the returning officer not later than the hour and date determined in terms of regulation 2.

(2) A separate nomination shall be lodged in respect of each candidate and shall be signed by two persons eligible to vote in terms of the provision of the Act under which the candidate is nominated.

(3) A person eligible to vote may sign a number of nominations not exceeding the number of members to be elected in terms of the provision of the Act under which he is eligible to vote. Should a person who is eligible to vote, sign another nomination, having already signed the maximum number of nominations, such nomination shall be invalid: Provided that if the number of nominations signed is in excess of the number of members to be elected and such nominations are received simultaneously by the returning officer, or if such nominations together with nominations previously signed and lodged exceed the maximum, such nominations shall all be invalid.

(4) In an election to fill a vacancy under section 5 (1) (h) (i) or (ii) of the Act, only such persons may be nominated whose election shall give effect to the proviso to the said section.

(5) Simultaneously with the lodging of a nomination, each person who signed the nomination shall lodge a declaration on oath or affirmation in the form of Annexure D with the returning officer.

6. (a) A candidate shall lodge a consent to nomination on oath or affirmation in the form of Annexure E with the returning officer simultaneously with the nomination, or not later than the time and date determined in terms of regulation 2 for the lodging of nominations.

(b) Together with the declaration mentioned in subparagraph (a) each candidate shall deposit an amount of twenty rand (R20) with the returning officer. The deposit shall be refunded to the candidate, or shall be paid into his estate, as the case may be—

(i) if the candidate is elected;

(ii) if the candidate is not elected but obtains a number of votes at least equal to one-fifth of the number of votes obtained by a candidate elected under the provision of the Act under which the candidate was nominated;

(iii) if any contingency referred to in paragraph (7) arises.

(c) Save as provided in subparagraph (b), the deposit shall be forfeited to the council.

(7) (a) 'n Geldig genomineerde kandidaat kan sy instemming tot nominasie terugtrek deur 'n skriftelike kennisgewing by die kiesbeampte in te dien op of voor die tyd en datum ingevolge regulasie 2 vir indiening van nominasies bepaal, en daarop verval die nominasie. Na genoemde tyd en datum word geen terugtrekking aanvaar nie.

(b) Indien 'n geldig genomineerde kandidaat te sterwe kom voor die tyd en datum ingevolge regulasie 2 vir die indiening van nominasies bepaal, verval die nominasie: Met dien verstande dat die kiesbeampte homself van die afsterwe van die kandidaat vergewis.

(c) Indien 'n geldig genomineerde kandidaat na die tyd en datum ingevolge regulasie 2 vir die indiening van nominasies bepaal, maar voor die tyd en datum ingevolge regulasie 5 vir die indiening van stembrieke bepaal, te sterwe kom, begin die kiesbeampte, nadat hy hom van die afsterwe vergewis het, opnuut met alle verrigtinge vir 'n verkiesing wat ingevolge die bepaling van die Wet ingevolge waarvan so 'n kandidaat genomineer was, gehou moet word: Met dien verstande dat nuwe nominasies nie nodig is nie in die geval van die ander kandidate wat geldig genomineer was ingevolge sodanige bepaling van die Wet.

4. Indien die aantal geldig genomineerde kandidate ingevolge enige bepaling van die Wet op die tyd en datum ingevolge regulasie 2 vir die indiening van nominasies bepaal, nie die aantal lede wat ingevolge sodanige bepaling verkies moet word, te boven gaan nie, verklaar die kiesbeampte sodanige kandidate verkose lede van die raad.

5. (1) Indien die aantal geldig genomineerde kandidate ingevolge enige bepaling van die Wet op die tyd en datum ingevolge regulasie 2 vir die indiening van nominasies bepaal, die aantal lede wat ingevolge sodanige bepaling verkies moet word, oorskry—

(a) publiseer die kiesbeampte 'n kennisgewing in die *Staatskoerant*—

(i) wat die name van die geldig genomineerde kandidate in alfabetiese volgorde lys;

(ii) wat 'n tyd en datum, nie minder as twee (2) maande na datum van publikasie van die kennisgewing nie, bepaal waarteen elke stemgeregtigde persoon daarop geregtig sal wees om 'n stembrief in te dien;

(b) moet die kiesbeampte minstens dertig (30) dae voor die datum ingevolge subparagraaf (a) (ii) bepaal, 'n stembrief in die vorm van Bylae F en 'n koevert (hierina identifikasiekoevert genoem) waarop 'n identiteitsverklaring in die vorm van Bylae G gedruk is, aan die geregistreerde woonadres van elke geregistreerde verpleegkundige of vroedvrou stuur wie se naam op die tyd en datum ingevolge regulasie 2 vir die indiening van nominasies bepaal, op die register verskyn het en wat volgens sy geregistreerde woonadres in die Republiek woonagtig is.

(2) Indien 'n stembrief of identifikasiekoevert verlore, bedorwe of vernietig raak, reik die kiesbeampte, op skriftelike aansoek van die betrokke kieser en nadat hy homself vergewis het van die verlies, bederwing of vernietiging, 'n ander stembrief of identifikasiekoevert uit. Indien die aansoek gedoen word op grond daarvan dat die stembrief of identifikasiekoevert bederf is, moet die bedorwe dokument saam met die aansoek ingedien word.

6. By ontvangs van 'n stembrief, gaan die kiesbeampte die verklaring op die identifikasiekoevert na en—

(1) indien hy die verklaring in orde vind, plaas hy die koevert in 'n verseëlede stembus met 'n gleuf waardeur koeverte ingeskuiif kan word. Die kiesbeampte hou alle stembusse in sy bewaring;

(7) (a) A validly nominated candidate may withdraw his consent to nomination by lodging a written notice with the returning officer on or before the time and date determined in terms of regulation 2 for lodging of nominations, and thereupon the nomination shall lapse. After the said time and date no withdrawal shall be accepted.

(b) If a validly nominated candidate dies before the time and date determined in terms of regulation 2 for the lodging of nominations, the nomination shall lapse: Provided the returning officer is satisfied of the fact of the death of the candidate.

(c) If a validly nominated candidate dies after the time and date determined for the lodging of nominations in terms of regulation 2, but before the time and date determined for the lodging of ballot papers in terms of regulation 5, the returning officer shall, upon being satisfied of the fact of the death, commence all proceedings afresh for an election to be held under the provision of the Act under which such candidate was nominated: Provided that no fresh nominations shall be necessary in the case of the other candidates who were duly nominated under such provision of the Act.

4. If by the time and date determined for the lodging of nominations in terms of regulation 2, the number of validly nominated candidates in terms of any provision of the Act does not exceed the number of members to be elected in terms of such provision, the returning officer shall declare such candidates to be elected members of the council.

5. (1) If by the time and date determined for the lodging of nominations in terms of regulation 2, the number of validly nominated candidates under any provision of the Act exceeds the number of members to be elected under such provision—

(a) the returning officer shall publish a notice in the *Gazette*—

(i) listing the name of the validly nominated candidates in alphabetical order;

(ii) determining a time and date, not being less than two (2) months after the date of publication of the notice, by which each person eligible to vote shall be entitled to lodge a ballot paper;

(b) the returning officer shall at least thirty (30) days before the date determined in terms of subparagraph (a) (ii), transmit a ballot paper in the form of Annexure F and an envelope (hereafter referred to as identification envelope) on which a declaration of identity in the form of Annexure G is printed, to the registered residential address of each registered nurse or midwife whose name appeared on the register at the time and date determined in terms of regulation 2 for the lodging of nominations, and who is resident in the Republic according to his registered residential address.

(2) If a ballot paper or identification envelope is lost, spoilt or destroyed, the returning officer shall, upon the written application of the voter concerned and upon being satisfied of the loss, spoilage or destruction, issue another ballot paper or identification envelope. If the application is made on the grounds that the ballot paper or identification envelope was spoilt, the spoilt document shall be lodged with the application.

6. Upon receipt of a ballot paper the returning officer shall examine the declaration on the identification envelope and—

(1) if he finds the declaration in order, put the envelope in a sealed ballot box with an aperture for inserting envelopes. The returning officer shall keep all ballot boxes in his custody;

(2) indien hy vind dat 'n verklaring nie in orde is nie, plaas hy die koevert onoogpamedaak eenkant. Sodanige koevert word mettertyd by die verwerpte stembriewe geplaas.

Tel van stemme en aankondiging van uitslag

7. (1) Die kiesbeampte bepaal 'n plek, tyd en datum (wat nie later moet wees as die dag wat volg op die datum ingevolge regulasie 5 vir die indiening van stembriewe bepaal) en stel elke kandidaat minstens veertien (14) dae voor die bepaalde datum dienooreenkomsdig in kennis.

(2) 'n Kandidaat en/of sy verteenwoordiger skriftelik deur hom aangestel, mag teenwoordig wees wanneer die stemme getel word ten opsigte van die verkiesing ingevolge die bepaling van die Wet waaronder die kandidaat genomineer is. Die kandidaat of verteenwoordiger moet 'n verklaring onder eed of bevestiging in die vorm van Bylae A aflê.

(3) Behalwe soos in paragraaf (2) bepaal, is geen persoon ander dan die kiesbeampte en die amptenare deur hom ingevolge regulasie 1 (2) aangestel, teenwoordig wanneer stemme getel word nie.

(4) Iemand wat opsetlik die verrigtinge by die tel van stemme onderbreek, belemmer of steur, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens vyfhonderd rand (R500) of met gevengenisstraf vir 'n tydperk van hoogstens twaalf (12) maande of met daardie boete sowel as daardie gevengenisstraf.

8. Op die datum en tyd (of so spoedig moontlik daarna) ingevolge regulasie 7 (1) bepaal—

(1) word die stembus oopgemaak;

(2) word die stembriewe uit die identifikasiekoeverte verwijder sonder om hulle oop te vou;

(3) word die stembriewe in 'n toe houer met 'n gleuf waardeur die brieve ingeskuiif kan word, geplaas en deeglik geskommel;

(4) word die stembriewe uit die houer verwijder, oopgevou en nagegaan;

(5) word die stemme wat vir elke kandidaat uitgebring is, getel;

(6) verklaar die kiesbeampte die kandidate op wie die grootste aantal stemme uitgebring is en, waar van toepassing, met inagneming van die voorbehoudsbepaling tot artikel 5 (1) (h) van die Wet, as verkose lede van die raad; met dien verstande dat by 'n staking van stemme wat die uitslag van 'n verkiesing beïnvloed, die kiesbeampte, in teenwoordigheid van die kandidate en/of hulle verteenwoordigers, maar in elk geval in teenwoordigheid van minstens twee (2) persone, deur lot bepaal welke kandidaat as verkose verklaar moet word.

9. Die kiesbeampte verwerp 'n stembrief en tel dit nie—

(1) as dit nie die amptelike merk van die kiesbeampte dra nie;

(2) indien die verklaring op die identifikasiekoevert nie in orde is nie. Sodanige koevert word nie oopgemaak nie;

(3) as dit nie in die identifikasiekoevert ingedien is nie;

(4) as dit ongemerk of nietig weens onduidelikheid is;

(5) as meer stemme uitgebring is as die aantal kandidate wat verkies moet word;

(6) as daar enige skrif of enige merk op is waardeur die kieser geïdentifiseer kan word;

(7) indien 'n kieser meer dan een stembrief indien. In hierdie geval word alle stembriewe deur so 'n kieser ingedien, verwerp.

Die kiesbeampte endosseer die woord "verwerp" op iedere sodanige stembrief en as 'n kandidaat of 'n kandidaat se verteenwoordiger beswaar opper, voeg hy die woorde "beswaar geopper teen verwerp" by die endossement.

(2) if he finds that a declaration is not in order, set the envelope aside unopened. Such envelope shall in due course be added to the rejected ballot papers.

Counting of votes and announcement of results

7. (1) The returning officer shall determine a place, time and date (which shall not be later than the day following the date determined in terms of regulation 5 for the lodging of ballot papers) and shall notify each candidate accordingly at least fourteen (14) days prior to the determined date.

(2) A candidate and/or his representative appointed by him in writing, may be present at the counting of the votes in respect of the election in terms of the provision of the Act under which the candidate was nominated. The candidate or representative shall make a declaration on oath or affirmation in the form of Annexure A.

(3) Save as provided in paragraph (2), no person other than the returning officer and the officers appointed by him under regulation 1 (2), shall be present when votes are counted.

(4) Any person who wilfully interrupts, obstructs or disturbs the proceedings at the counting of votes shall be guilty of an offence and liable on conviction to a fine not exceeding five hundred rand (R500) or imprisonment for a period not exceeding twelve (12) months or to both such fine and such imprisonment.

8. On the date and time (or as soon as possible thereafter) determined in terms of regulation 7 (1)—

(1) the ballot box shall be opened;

(2) the ballot papers shall be removed from the identification envelopes without being unfolded;

(3) the ballot papers shall be placed in a closed container with an aperture through which the papers may be inserted, and shall be thoroughly mixed;

(4) the ballot papers shall be removed from the container, unfolded and scrutinized;

(5) the number of votes cast for each candidate shall be counted;

(6) the returning officer shall declare the candidates for whom the greatest number of votes has been cast, and where applicable, with due observance of the proviso to section 5 (1) (h) of the Act, elected members of the council: Provided that in the case of an equality of votes which affects the result of the election, the returning officer shall, in the presence of the candidates and/or their representatives, but in any case in the presence of at least two (2) persons, determined by lot which candidate shall be declared elected.

9. The returning officer shall reject and not count a ballot paper—

(i) which does not bear the official mark of the returning officer;

(ii) if the declaration on the identification envelope is not in order. Such envelope shall not be opened;

(iii) which is not lodged in the identification envelope;

(iv) which is unmarked or void for uncertainty;

(v) if more votes have been cast than the number of candidates to be elected;

(vi) which bears any writing or mark by which the voter can be identified;

(vii) if a voter lodges more than one ballot paper. In this instance all the ballot papers lodged by such voter shall be rejected.

The returning officer shall endorse the word "rejected" on each such ballot paper and if a candidate or the representative of a candidate raises objections, he shall add the words "rejection objected to" to the endorsement.

10. (1) Die kiesbeampte, die amptenare deur hom aangestel, die kandidate en verteenwoordigers van kandidate wat by die tel van stemme teenwoordig is, moet die geheimhouding van die stemming help handhaaf, en mag nie trag om vas te stel of direk of indirek behulpsaam wees om vas te stel vir watter kandidaat 'n persoon sy stem uitgebring het nie.

(2) Iemand wat in die vervulling van sy pligte ingevolge die Wet, of terwyl teenwoordig by die tel van stemme, te wete gekom het op welke kandidaat iemand sy stem uitgebring het, mag die kennis nie aan iemand anders openbaar nie behalwe in antwoord op 'n vraag wat wettiglik aan hom in die loop van verrigtinge in 'n bevoegde gereghof gestel word.

(3) Iemand wat enige bepaling van hierdie regulasie oortree is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens eenhonderd rand (R100).

Bewaring van dokumente en insae in dokumente

11. (1) Die kiesbeampte moet alle verkiesingsdokumente vir 'n tydperk van ses (6) maande na bekendmaking van die uitslag van 'n verkiesing bewaar en daarna word die dokumente vernietig, tensy 'n bevoegde gereghof anders bepaal het.

(2) Niemand het insae in die dokumente nie, behalwe ingevolge die bevel van 'n bevoegde gereghof of die Suid-Afrikaanse Polisie by onderzoek na die moontlike instelling van strafregtelike stappe onder die Wet of enige ander wet.

* *Strafbepalinge*

Iemand wat—

(1) 'n ander persoon beweeg of oorhaal of 'n poging aanwend om hom te beweeg of oor te haal om as teenprestasie vir betaling of oorweging van welke aard ook 'n kandidaat by 'n verkiesing te word of as sodanig terug te trek;

(2) as gevolg van betaling of 'n oorweging van enige aard, 'n kandidaat by 'n verkiesing word of as sodanig terugtrek;

(3) 'n valse verklaring dat 'n kandidaat by 'n verkiesing teruggetrek het, publiseer, wetende dat die verklaring vals is;

(4) met opset om te bedrieg 'n stembrief of identifikasiekoevert vernietig;

(5) sonder behoorlike magtiging enige persoon van 'n stembrief of identifikasiekoevert voorsien;

(6) die stembrief van 'n kieser terughou of 'n poging aanwend om dit terug te hou, of voorkom of 'n poging aanwend om te voorkom dat 'n kieser sy stembrief bekom;

(7) wat meer as een keer by 'n verkiesing stem;

(8) met opset om te bedrieg die uitreiking van 'n stembrief of identifikasiekoevert ingevolge die bepaling van regulasie 5 (2) bewerkstellig of poog om te bewerkstellig;

(9) iemand anders beweeg of oorhaal, of 'n poging aanwend om hom te beweeg of oor te haal om met opset om te bedrieg die uitreiking van 'n stembrief of 'n identifikasiekoevert ingevolge die bepaling van regulasie 5 (2) te bewerkstellig;

(10) hom met 'n kieser bemoei of 'n poging aanwend om hom met 'n kieser te bemoei wanneer hy sy stem merk of op 'n ander wyse trag te wete te kom vir welke kandidaat 'n kieser sy stem gaan uitbring of uitgebring het;

(11) direk of indirek 'n persoon beweeg of 'n poging aanwend om hom te beweeg om sy stembrief, nadat hy dit gemerk het, op so 'n wyse te vertoon dat enig iemand anders die naam van die kandidaat vir wie hy sy stem aldus gemerk het, te wete kom;

10. (1) The returning officer, the officers appointed by him, the candidates and representatives of candidates present at the counting of votes shall aid in maintaining the secrecy of the voting, and shall not attempt to ascertain, or directly or indirectly aid in ascertaining, for which candidate any person has voted.

(2) A person who has, in the carrying out of his duties under the Act, or whilst present at the counting of votes, obtained knowledge as to the candidate for whom any person has voted shall not, except in answer to a question lawfully put to him in the course of proceedings in a competent court of law disclose such knowledge to any other person.

(3) A person who contravenes any provision of this regulation shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand (R100).

Custody of documents and insight into documents

11. (1) The returning officer shall retain all election documents for a period of six (6) months from the date of the declaration of the result of an election and thereafter the documents shall be destroyed, unless a competent court of law directs otherwise.

(2) No persons shall have insight into the documents, except under the order of a competent court of law or the South African Police in the investigation of the possible institution of criminal proceedings under the Act or any other law.

Penalties

Any person who—

(1) induces or procures or attempts to induce or procure, any other person to become a candidate or to withdraw as a candidate at any election, in consideration of payment or consideration of any nature;

(2) becomes a candidate or withdraws as a candidate at any election as a result of payment or consideration of any nature;

(3) publishes a false statement of the withdrawal of a candidate at an election, knowing such statement to be false;

(4) fraudulently destroys a ballot paper or identification envelope;

(5) without due authority supplies a ballot paper or identification envelope to any person;

(6) withholds or attempts to withhold the ballot paper of any voter, or prevents or attempts to prevent any voter from obtaining his ballot paper;

(7) votes more than once at any election;

(8) fraudulently obtains or attempts to obtain the issue of a ballot paper or an identification envelope under the provisions of regulation 5 (2);

(9) induces or procures, or attempts to induce or procure, any other person to fraudulently obtain the issue of a ballot paper or an identification envelope under the provisions of regulation 5 (2);

(10) interferes with or attempts to interfere with a voter when marking his vote, or otherwise attempts to obtain information as to the candidate for whom any voter is about to vote or has voted;

(11) directly or indirectly induces or attempts to induce any person to display his ballot paper, after he has marked the same, in such a manner as to make known to any other person the name of the candidate for whom the voter has so marked his vote;

(12) self of deur 'n ander, direk of indirek, teen enige persoon geweld of dwang gebruik of dreig om dit te gebruik, of aan enige persoon enige wêreldlike of geestelike leed, skade, kwaad of verlies berokken of dreig om te berokken, of iets ten nadele van enige persoon doen of dreig om te doen, om daardie persoon te beweeg of te dwing om sy stem al dan nie uit te bring, of om dit vir 'n besondere kandidaat of kandidate al dan nie uit te bring, of omdat hy sy stem al dan nie by 'n verkiesing uitgebring het;

is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand (R200).

BYLAE A

Ek, verklaar dat ek by hierdie verkiesing van 'n lid/lede⁽¹⁾ van die Suid-Afrikaanse Raad op Verpleging die bepalings van regulasie 10 van die regulasies betreffende die verkiesing van lede van die Raad wat ek gelees het en begryp, salnakom.

Handtekening

Ek sertificeer dat die verklaarer erken het dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.

Beëdig/bevestig en geteken voor my te op.....

Kommissaris van Ede
Amp.....

(¹) Skrap wat nie van toepassing is nie.

BYLAE B

DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

KENNISGEWING VAN VERKIESING VAN LEDE [ARTIKEL 5 (1) (h) VAN DIE WET OP VERPLEGING, 1978 (WET 50 VAN 1978)]

1. Ingevolge die bepalings van die regulasies betreffende die verkiesing van lede van die raad word kennis gegee dat 'n verkiesing van lede om op die raad vir die tydperk tot te dien, gehou moet word.

2. (1) Artikel 5 (1) (h) (i) van die Wet.

Nominasies vir die verkiesing van vyf (5) Blanke geregistreerde verpleegkundiges word ingewag.

Elke geregistreerde verpleegkundige wat Blank is, wat 'n Suid-Afrikaanse burger is en wat permanent in die Republiek woonagtig is, wie se boedel nie gesekwestreer is nie en wat nie met die skuldeisers in sy boedel 'n akkoord aangegaan het nie, wat nie 'n pasiënt van 'n Presidentspasiënt soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), is nie en wat nie aan 'n misdryf skuldig bevind was, hetsy in die Republiek of elders, en tot gevangerisstraf sonder die keuse van 'n boete gevonniss was nie, is nomineerbaar.

Aandag word gevinstig op die voorbehoud tot die genoemde artikel van die Wet wat soos volg lees: "Met dien verstande dat daar, in die geval van die in paragraaf (h) (i) bedoelde lede, in elke provinsie minstens een verpleegkundige, aldus verkies, woonagtig moet wees."

Elke Blank geregistreerde verpleegkundige of vroedvrou wat 'n Suid-Afrikaanse burger en in die Republiek woonagtig is, kan hoogstens vyf nominasies onderteken.

(2) Artikel 5 (1) (h) (ii).

Nominasies vir die verkiesing van drie (3) Swart geregistreerde verpleegkundiges word ingewag.

Elke geregistreerde verpleegkundige wat Swart is, wat 'n Suid-Afrikaanse burger is en wat permanent in die Republiek woonagtig is, wie se boedel nie gesekwestreer is nie en wat nie met die skuldeisers in sy boedel 'n akkoord aangegaan het nie, wat nie 'n pasiënt van 'n Presidentspasiënt soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), is nie en wat nie aan 'n misdryf skuldig bevind was, hetsy in die Republiek of elders, en tot gevangerisstraf sonder die keuse van 'n boete gevonniss was nie, is nomineerbaar.

Aandag word gevinstig op die voorbehoud tot die genoemde artikel van die Wet wat soos volg lees: "Met dien verstande dat daar, in die geval van die in paragraaf (h) (ii) bedoelde lede, nie meer as een verpleegkundige, aldus verkies, gewoonlik in dieselfde provinsie woonagtig mag wees nie."

Elke Swart geregistreerde verpleegkundige of vroedvrou wat 'n Suid-Afrikaanse burger en in die Republiek woonagtig is, kan hoogstens drie nominasies onderteken.

(3) Artikel 5 (1) (h) (iii).

Nominasies word ingewag vir die verkiesing van een (1) geregistreerde verpleegkundige wat Gekleurd is, wat 'n Suid-Afrikaanse burger is en wat permanent in die Republiek woonagtig is, wie se boedel nie gesekwestreer is nie en wat nie met die skuldeisers in sy

(12) directly or indirectly, by himself or by any other person makes use or threatens to make use of any force, violence or restraint or inflicts or threatens to inflict, any temporal or spiritual injury, damage, harm or loss upon or against, or does or threatens to do anything to the disadvantage of, any person to induce or compel that person to vote or refrain from voting, or to vote for, or refrain from voting for a particular candidate or candidates, or on account of that person having voted or refrained from voting at an election; shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand (R200).

ANNEXURE A

I, declare that in this election of a member/members⁽¹⁾ of the South African Nursing Council I shall comply with the provisions of regulation 10 of the regulations relating to the election of the Council which I have read and understand.

Signature

I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

Sworn to/affirmed and signed before me at on.....

Commissioner of Oaths

Office held.....

(¹) Delete whichever is not applicable.

ANNEXURE B

THE SOUTH AFRICAN NURSING COUNCIL

NOTICE OF ELECTION OF MEMBERS [SECTION 5 (1) (h) OF THE NURSING ACT, 1978 (ACT 50 OF 1978)]

1. In terms of the provisions of the regulations relating to the election of members of the council notice is given that an election of members to serve on the council for the period until is to be held.

2. (1) Section 5 (1) (h) (i) of the Act.

Nominations are invited for the election of five (5) White registered nurses.

Each registered nurse who is White and who is a South African citizen permanently resident in the Republic, whose estate has not been sequestrated and who has not entered into a composition with the creditors of his estate, who is not a patient or a President's patient as defined in section 1 of the Mental Health Act, 1973 (Act 18 of 1973), and who has not been convicted of an offence, whether in the Republic or elsewhere, in respect whereof he was sentenced to imprisonment without the option of a fine, is eligible for nomination.

Attention is directed to the proviso to the said section of the Act which reads as follows: "Provided that there shall, in the case of members referred to in paragraph (h) (i), be resident in each province at least one nurse so elected."

Each White registered nurse or midwife who is a South African citizen resident in the Republic, may sign not more than five nominations.

(2) Section 5 (1) (h) (ii).

Nominations are invited for the election of three (3) Black registered nurses.

Each registered nurse who is Black and who is a South African citizen permanently resident in the Republic, whose estate has not been sequestrated, who has not entered into a composition with the creditors of his estate, who is not a patient or a President's patient as defined in section 1 of the Mental Health Act, 1973 (Act 18 of 1973), and who has not been convicted of an offence, whether in the Republic or elsewhere, in respect whereof he was sentenced to imprisonment without the option of a fine, is eligible for nomination.

Attention is directed to the proviso to the said section of the Act which reads as follows: "Provided that in the case of members referred to in paragraph (h) (ii), not more than one nurse so elected shall be ordinarily resident in any one province."

Each Black registered nurse or midwife who is a South African citizen and resident in the Republic, may sign not more than three nominations.

(3) Section 5 (1) (h) (iii).

Nominations are invited for the election of one (1) registered nurse who is a Coloured person, who is a South African citizen permanently resident in the Republic, whose estate has not been sequestrated and who has not entered into a composition with the creditors of his estate,

boedel 'n akkoord aangegaan het nie, wat nie 'n pasiënt of 'n Presidents-pasiënt soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), is nie en wat nie aan 'n misdryf skuldig bevind was hetsy in die Republiek of elders, en tot gevangenisstraf sonder die keuse van 'n boete gevonnis was nie.

Elke Gekleurde geregistreerde verpleegkundige of vroedvrou wat 'n Suid-Afrikaanse burger en in die Republiek woonagtig is, kan een nominasie onderteken.

(4) Artikel 5 (1) (h) (iv).

Nominasies word ingewag vir die verkiesing van een (1) geregistreerde verpleegkundige wat 'n Indiér is, wat 'n Suid-Afrikaanse burger is en wat permanent in die Republiek woonagtig is, wie se boedel nie gesekwestreer is nie en wat nie met die skuldeisers in sy boedel 'n akkoord aangegaan het nie, wat nie 'n pasiënt of 'n Presidents-pasiënt soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 1973 (Wet 18 van 1973), is nie en wat nie aan 'n misdryf skuldig bevind was, hetsy in die Republiek of elders, en tot gevangenisstraf sonder die keuse van 'n boete gevonnis was nie.

Elke Indiér geregistreerde verpleegkundige of vroedvrou wat 'n Suid-Afrikaanse burger en in die Republiek woonagtig is, kan een nominasie onderteken.

3. (1) Elke kandidaat moet afsonderlik in die volgende vorm genomineer word en elke nominasie moet deur twee stemgeregteerde persone onderteken word:

NOMINASIEVORM

Ons nomineer (meld die volle voorname en van van die kandidaat in drukskrif soos dit in die register verskyn).....

vir verkiesing as 'n lid van die Suid-Afrikaanse Raad op Verpleging.

(1) Handtekening

Volle voorname en van soos dit in die register verskyn (in drukskrif).....

(2) Handtekening

Volle voorname en van soos dit in die register verskyn (in drukskrif).....

(2) Elke persoon wat 'n nominasie onderteken, moet 'n verklaring in die volgende vorm saam met die nominasie indien:

VERKLARING DEUR PERSOON WAT NOMINASIE ONDERTEKEN

Ek (meld volle voorname en van in drukskrif soos dit in die register verskyn).....

verklaar dat ek 'n Suid-Afrikaanse burger is en in die Republiek woonagtig is te (meld volledige woonadres).....

Handtekening

Ek sertifiseer dat die verklaarer erken dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.

Beëdig/bevestig en geteken voor my te.....
op.....

Kommissaris van Ede

Amp.....

(3) Elke kandidaat moet 'n bedrag van twintig rand (R20) en 'n verklaring in die volgende vorm saam met die nominasie, of nie later as die tyd en datum in paragraaf (4) bepaal nie, by die kiesbeampte indien.

INSTEMMING TOT NOMINASIE

Ek (meld volle voorname en van in drukskrif soos dit in die register verskyn).....

verklaar dat—

- (a) ek tot nominasie instem;
- (b) ek 'n Suid-Afrikaanse burger is;
- (c) ek permanent in die Republiek woonagtig is te (meld volledige woonadres);
- (d) my boedel nie gesekwestreer is nie en dat ek ook nie 'n akkoord met die skuldeisers in my boedel aangegaan het nie;
- (e) ek nie 'n pasiënt of 'n Presidents-pasiënt soos omskryf in artikel 1 van die Wet op Geestesgesondheid, 1973, is nie;
- (f) ek nie in die Republiek of elders aan 'n misdryf skuldig bevind was en tot gevangenisstraf sonder die keuse van 'n boete gevonnis was nie.

Handtekening

Ek sertifiseer dat die verklaarer erken dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.

who is not a patient or a President's patient as defined in section 1 of the Mental Health Act, 1973 (Act 18 of 1973), and who has not been convicted of an offence, whether in the Republic or elsewhere, in respect whereof he was sentenced to imprisonment without the option of a fine.

Each registered nurse or midwife who is a Coloured person and who is a South African citizen resident in the Republic, may sign one nomination.

(4) Section 5 (1) (h) (iv).

Nominations are invited for the election of one (1) Indian registered nurse, who is a South African citizen permanently resident in the Republic, whose estate has not been sequestered and who has not entered into a composition with the creditors of his estate, who is not a patient or a President's patient as defined in section 1 of the Mental Health Act, 1973 (Act 18 of 1973), and who has not been convicted of an offence, whether in the Republic or elsewhere, in respect whereof he was sentenced to imprisonment without the option of a fine.

Each Indian registered nurse or midwife who is a South African citizen resident in the Republic, may sign one nomination.

3. (1) Each candidate shall be nominated separately in the following form and each nomination shall be signed by two persons who are eligible to vote:

NOMINATION FORM

We nominate (state the full first names and surname of the candidate in print as they appear in the register).....

(1) Signature

Full first names and surname as they appear in the register (in print).....

(2) Signature

Full first names and surname as they appear in the register (in print).....

(2) Each person who signs a nomination shall lodge a declaration in the following form with the nomination:

DECLARATION BY PERSON WHO SIGNS NOMINATION

I (state full first names and surname in print as they appear in the register).....

declare that I am a South African citizen resident in the Republic (state full residential address).....

.....
Signature

I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

Sworn to/affirmed and signed before me at.....
on.....

Commissioner of Oaths

Office held.....

(3) Each candidate shall lodge an amount of twenty rand (R20) and a declaration in the following form, together with the nomination, or not later than the time and date determined in paragraph (4), with the returning officer.

CONSENT TO NOMINATION

I (state full first names and surname in print as they appear in the register).....

declare that—

- (a) I consent to nomination;
- (b) I am a South African citizen;
- (c) I am permanently resident in the Republic at (state full residential address);
- (d) my estate has not been sequestered and I also have not entered into a composition with the creditors of my estate;
- (e) I am not a patient or a President's patient as defined in section 1 of the Mental Health Act, 1973;
- (f) I have not been convicted in the Republic or elsewhere of an offence in respect whereof I was sentenced to imprisonment without the option of a fine.

.....
Signature

I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

Beëdig/bevestig en geteken voor my te.....
op.....

Kommissaris van Ede
Amp.....

(4) Elke nominasie moet nie later nie as..... op.....
by die kiesbeampte by onderstaande adres per pos of per hand
ingedien word.

Vorms is van die kiesbeampte verkrybaar, maar kiesers en
kandidate kan self die vorms optrek, solank daar aan die bepaalde
vereistes voldoen word.

4. 'n Nominasie wat nie aan bostaande vereistes voldoen nie, of
wat nie teen die gemelde tyd en datum by onderstaande adres by die
kiesbeampte ingedien is nie, is ongeldig.

Kiesbeampte

Adres.....
Datum.....

BYLAE C

VERKIESING VAN 'N LID VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

NOMINASIEVORM

Ons nomineer (meld die volle voornam en van van die kandiaat
in drukskrif soos dit in die register verskyn).

vir verkiezing as 'n lid van die Suid-Afrikaanse Raad op Verpleging.

(1) Handtekening
Volle voornam en van soos dit in die register verskyn (in
drukskrif).

(2) Handtekening
Volle voornam en van soos dit in die register verskyn (in
drukskrif).

BYLAE D

VERKIESING VAN 'N LID VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

VERKLARING DEUR PERSOON WAT NOMINASIE ONDERTEKEN

Ek (meld volle voornam en van in drukskrif soos dit in die register
verskyn).

verklaar dat ek 'n Suid-Afrikaanse burger is en in die Republiek
woonagtig is te (meld volledige woonadres).

Handtekening

Ek sertifiseer dat die verklaarer erken dat hy/sy met die inhoud
van die verklaring vertrouyd is en dit begryp.

Beëdig/bevestig en geteken voor my te.....
op.....

Kommissaris van Ede
Amp.....

BYLAE E

VERKIESING VAN 'N LID VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

INSTEMMING TOT NOMINASIE

Ek (meld volle voornam en van in drukskrif soos dit in die register
verskyn). verklaar dat—

- (a) ek tot nominasie instem;
- (b) ek 'n Suid-Afrikaanse burger is;
- (c) ek permanent in die Republiek woonagtig is te (meld volledige
woonadres);
- (d) my boedel nie gesekwestreer is nie en dat ek ook nie 'n akkoord
met die skuldeisers in my boedel aangegaan het nie;
- (e) dat ek nie 'n pasiënt van 'n Presidentspasiënt soos omskryf
in artikel 1 van die Wet op Geestesgesondheid, 1973, is nie;
- (f) dat ek nie in die Republiek of elders aan 'n misdryf skuldig bevind
was en tot gevangenisstraf sonder die keuse van 'n boete gevonnis
was nie.

Handtekening

Sworn to/affirmed and signed before me at.....
on.....

Commissioner of Oaths
Office held.....

(4) Each nomination shall be lodged with the returning officer by
post or by hand not later than..... at the address stated below.

Forms are obtainable from the returning officer, but voters and
candidates may draft their own forms; provided that they comply with
the stipulated requirements.

4. A nomination which does not comply with the above require-
ments, or which has not been lodged with the returning officer at the
address stated below by the said time and date, shall be invalid.

Returning Officer

Address.....
Date.....

ANNEXURE C

ELECTION OF A MEMBER OF THE SOUTH AFRICAN NURSING COUNCIL

NOMINATION FORM

We nominate (state full first names and surname of the candidate in
print as they appear in the register).

for election as a member of the South African Nursing Council.

(1) Signature
Full first names and surname as they appear in the register (in
print).

(2) Signature
Full first names and surname as they appear in the register (in
print).

ANNEXURE D

ELECTION OF A MEMBER OF THE SOUTH AFRICAN NURSING COUNCIL

DECLARATION BY PERSON WHO SIGNS NOMINATION

I (state full first names and surname in print as they appear in the
register).

declare that I am a South African citizen resident in the Republic at
(state full residential address).

Signature

I certify that the deponent has acknowledged that he/she knows and
understands the contents of this declaration.

Sworn to/affirmed and signed before me at.....
on.....

Commissioner of Oaths
Office held.....

ANNEXURE E

ELECTION OF A MEMBER OF THE SOUTH AFRICAN NURSING COUNCIL

CONSENT TO NOMINATION

I (state full first names and surname in print as they appear in the
register).

declare that—

- (a) I consent to nomination;
- (b) I am a South African citizen;
- (c) I am permanently resident in the Republic at (state full resi-
dential address);
- (d) my estate has not been sequestrated and that I have not entered
into a composition with the creditors of my estate;
- (e) I am not a patient or a President's patient as defined in section 1
of the Mental Health Act, 1973;
- (f) I have not been convicted of an offence in the Republic or
elsewhere, in respect whereof I was sentenced to imprisonment
without the option of a fine.

Signature

Ek sertifiseer dat die verklaarer erken dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.

Beëdig/bevestig en geteken voor my te.....
op.....

Kommissaris van Ede
Amp.....

BYLAE F

VERKIESING VAN LEDE/N LID⁽¹⁾ VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

STEMBRIEF

Amptelike merk van kiesbeampte
Verkiesing vanlid/lede⁽¹⁾

Name van kandidate in alfabetiese volgorde	Provincie waar woonagtig ⁽²⁾	Kolom vir kieser se merk "X"

INSTRUKSIES AAN KIESERS

Elke kieser is geregtig om virkandidaat/kandidate⁽¹⁾ te stem, en nie meer nie, en stem deur 'n kruis "X" teenoor die naam/name⁽¹⁾ van die kandidaat/kandidate⁽¹⁾ vir wie hy/sy stem, te maak.

⁽²⁾Minstens een verpleegkundige wat verkies word, moet in elke provinsie woonagtig wees.

⁽³⁾Nie meer as een verpleegkundige wat verkies word mag in enige provinsie woonagtig wees nie.

'n Stembrief word verwerp indien—

- (a) dit nie die amptelike merk van die kiesbeampte dra nie;
- (b) die verklaring op die identifikasiekoevert nie in orde is nie;
- (c) dit nie in die identifikasiekoevert ingedien is nie;
- (d) dit ongemerk of nietig weens onduidelikheid ongeldig is;
- (e) dit stemme uitbring vir meer kandidate as wat daar lede is wat verkies moet word;
- (f) dit enige skrif of enige merk daarop het waardeur die kieser geïdentifiseer kan word;
- (g) 'n kieser meer as een stembrief indien.

Hierdie stembrief moet met die gesigkant na binne gevou word, in bygaande identifikasiekoevert geplaas word, wat goed toegeplak moet word, en dan in 'n ander koevert wat toegeplak, van 'n seël voorsien en aan die kiesbeampte te..... gerig moet word sodat dit hom nie later as h..... op..... bereik nie.

Die stembrief kan ook per hand by die kiesbeampte te..... ingedien word.

⁽¹⁾ Skrap wat nie van toepassing is nie.

⁽²⁾ Slegs van toepassing ten opsigte van die verkiesings ingevolge artikel 5 (1) (h) (i) en (ii) van die Wet.

⁽³⁾ Van toepassing slegs ten opsigte van die verkiesing ingevolge artikel 5 (1) (u) (i) van die Wet.

⁽⁴⁾ Van toepassing slegs ten opsigte van die verkiesing ingevolge artikel 5 (1) (h) (ii) van die Wet.

BYLAE G

VERKIESING VAN LEDE VAN DIE SUID-AFRIKAANSE RAAD OP VERPLEGING

IDENTITEITSVERKLARING DEUR KIESER

Ek (meld volle voorname en van in drukskrif soos dit in die register verskyn).....

verklaar dat—

- (a) die ingeslotte stembrief aan my uitgereik is;
- (b) ek 'n Suid-Afrikaanse burger is;
- (c) ek in die Republiek woonagtig is te (meld volledige woonadres)

Handtekening

Ek sertifiseer dat die verklaarer erken dat hy/sy met die inhoud van die verklaring vertrou is en dit begryp.

Beëdig/bevestig en teken voor my te.....
op.....

Kommissaris van Ede
Amp.....

I certify that the deponent has acknowledged that he/she knows and understands the contents of this declaration.

Sworn to/affirmed and signed before me at.....
on.....

Commissioner of Oaths
Office held.....

ANNEXURE F

ELECTION OF MEMBERS/A MEMBER⁽¹⁾ OF THE SOUTH AFRICAN NURSING COUNCIL

BALLOT PAPER

Official mark of returning officer
Election of member/members⁽¹⁾

Names of candidates in alphabetical order	Province of residence ⁽²⁾	Column for voter's mark "X"

INSTRUCTIONS TO VOTERS

Each voter is entitled to vote for..... candidate/candidates⁽¹⁾ and no more, and votes by placing a cross "X" opposite the name(s)⁽¹⁾ of the candidate/candidates⁽¹⁾ for whom he/she votes.

⁽²⁾At least one nurse elected shall be resident in each province.

⁽³⁾Not more than one nurse elected shall be resident in any province.

A ballot paper is rejected if—

- (a) it does not bear the official mark of the returning officer;
- (b) the declaration on the identification envelope is not in order;
- (c) it is not lodged in the identification envelope;
- (d) it is unmarked or void for uncertainty;
- (e) it gives votes for more candidates than there are members to be elected;
- (f) it bears any writing or mark by which a voter can be identified;
- (g) a voter lodges more than one ballot paper.

This ballot paper shall be folded *face inwards*, placed in the accompanying identification envelope, which shall be securely closed, and then placed in a covering envelope which shall be closed, stamped and addressed to the Returning Officer at..... to reach him not later than..... h..... on the day of..... 19.....

The ballot paper may also be lodged by hand with the returning officer at.....

⁽¹⁾ Delete what does not apply.

⁽²⁾ Applicable only in respect of the election under section 5 (1) (h) (i) and (ii) of the Act.

⁽³⁾ Applicable only in respect of the election under section 5 (1) (h) (i) of the Act.

⁽⁴⁾ Applicable only in respect of the election under section 5 (1) (h) (ii) of the Act.

ANNEXURE G

ELECTION OF MEMBERS OF THE SOUTH AFRICAN NURSING COUNCIL

VOTER'S DECLARATION OF IDENTITY

I (state full first names and surname in print as they appear in the register).....

declare that—

- (a) the enclosed ballot paper was issued to me;
- (b) I am a South African citizen;
- (c) I am resident in the Republic at (state full residential address)

Signature

I certify that the deponent has acknowledged that he/she knows and understands this declaration.

Sworn to/affirmed and signed before me at.....
on.....

Commissioner of Oaths
Office held.....

DEPARTEMENT VAN INDIËRSAKE

No. R. 1592 4 Augustus 1978
WET OP ONDERWYS VIR INDIËRS, 1965
(WET 61 VAN 1965)
VERBETERINGSKENNISGEWING

Die volgende verbeterings moet in die Engelse teks van die regulasies aangebring word:

- (i) Vervang die woord "exceptional" waar dit in Regulasie 6 (a) voorkom deur die woord "exceptional";
- (ii) Voeg die woord "shall" in na die woord "instalment" waar dit in die vyfde reël van Regulasie 17 voorkom.

DEPARTEMENT VAN LANDBOU-TEGNIESE DIENSTE

No. R. 1581 4 Augustus 1978
WET OP PLANTTELERSREGTE, 1976
(WET 15 VAN 1976)

WYSIGING VAN REGULASIES MET BETREKKING TOT PLANTTELERSREGTE

Die Minister van Landbou het kragtens artikel 44 van die Wet op Planttersregte, 1976 (Wet 15 van 1976), met ingang van die datum van publikasie hiervan—

- (a) die regulasies met betrekking tot planttersregte gepubliseer by Goewermentskennisgewing R. 2185 van 28 Oktober 1977 gewysig deur die besonderhede in kolomme 1, 2, 3, 4 en 5 van die Tabel hiervan aangedui, in die ooreenstemmende kolomme van Tabel 3 van daardie regulasies in te sluit; en
- (b) die regulasies gepubliseer by Goewermentskennisgewing R. 122 van 20 Januarie 1978 herroep.

TABEL—TABLE

1	2	3	4	5
<i>Brassica oleracea</i> var. <i>botrytis</i>	Blomkool/Cauliflower.....	100	15	15
<i>Brassica rapa</i> L.....	Raap/Turnip.....	100	15	15
<i>Hibiscus cannabinus</i> L.....	Stokroos/Kenaf.....	100	15	15
<i>Humulus lupulus</i>	Hop/Hops.....	150	18	15
<i>Trifolium subterraneum</i> L.....	Ondergrondse klaver/Subterranean clover	150	15	8

No. R. 1582 4 Augustus 1978
WET OP PLANTTELERSREGTE, 1976
(WET 15 VAN 1976)

VERKLARING VAN PLANTE AS SOORTE PLANTE

Kragtens die bevoegdhede my verleen by artikel 2 van die Wet op Planttersregte, 1976 (Wet 15 van 1976), verklaar ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, dat, verder tot die insluiting van die soorte plante in die Bylae tot Goewermentskennisgewing R. 123 van 20 Januarie 1978 aangedui, die soort plant "*Humulus lupulus* Hops/Hop", vanaf die datum van publikasie hiervan, ingesluit is in die Bylae tot Goewermentskennisgewing R. 2184 van 28 Oktober 1977.

H. S. J. SCHOEMAN, Minister van Landbou.

No. R. 1583 4 Augustus 1978
WET OP LANDBOUPLAE, 1973 (WET 3 VAN 1973)
VERKLARING VAN PLANTE VIR DIE TOEPASSING VAN DIE WET

Kragtens die bevoegdheid my verleen by die woordbepaling van "plant" in artikel 1 van die Wet op Landbouplae, 1973 (Wet 3 van 1973), verklaar ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby, vanaf die datum van publikasie hiervan, alle plante tot plante vir die doeleindes van daardie Wet.

H. S. J. SCHOEMAN, Minister van Landbou.

DEPARTMENT OF INDIAN AFFAIRS

No. R. 1592 4 August 1978
INDIANS EDUCATION ACT, 1965
(ACT 61 OF 1965)
CORRECTION NOTICE

The following corrections should be made to the English text of the regulations published in Government Notice R. 773 of 21 April 1978:

- (i) For the word "exceptional" where it appears in Regulation 6 (a) substitute the word "exceptional";
- (ii) Insert the word "shall" after the word "instalment" in the fifth line of Regulation 17.

DEPARTMENT OF AGRICULTURAL TECHNICAL SERVICES

No. R. 1581 4 August 1978
PLANT BREEDERS' RIGHTS ACT, 1976
(ACT 15 OF 1976)
AMENDMENT OF REGULATIONS REGARDING PLANT BREEDERS' RIGHTS

The Minister of Agriculture has under section 44 of the Plant Breeders' Rights Act, 1976 (Act 15 of 1976), with effect from the date of publication hereof—

(a) amended the regulations regarding plant breeders' rights published under Government Notice R. 2185 of 28 October 1977 by including the particulars indicated in columns 1, 2, 3, 4 and 5 of the Table hereto in the corresponding columns of Table 3 to those regulations; and

(b) repealed the regulations published under Government Notice R. 122 of 20 January 1978.

TABEL—TABLE

1	2	3	4	5
<i>Brassica oleracea</i> var. <i>botrytis</i>	Blomkool/Cauliflower.....	100	15	15
<i>Brassica rapa</i> L.....	Raap/Turnip.....	100	15	15
<i>Hibiscus cannabinus</i> L.....	Stokroos/Kenaf.....	100	15	15
<i>Humulus lupulus</i>	Hop/Hops.....	150	18	15
<i>Trifolium subterraneum</i> L.....	Ondergrondse klaver/Subterranean clover	150	15	8

No. R. 1582 4 August 1978
PLANT BREEDERS' RIGHTS ACT, 1976
(ACT 15 OF 1976)

DECLARATION OF PLANTS AS KINDS OF PLANTS

By virtue of the powers vested in me by section 2 of the Plant Breeders' Rights Act, 1976 (Act 15 of 1976), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby declare that, further to the inclusion of the kinds of plants indicated in the Schedule to Government Notice R. 123 of 20 January 1978, the kind of plant "*Humulus lupulus* Hops/Hop" is, with effect from the date of publication hereof, included in the Schedule to Government Notice R. 2184 of 28 October 1977.

H. S. J. SCHOEMAN, Minister of Agriculture.

No. R. 1583 4 August 1978
AGRICULTURAL PESTS ACT, 1973 (ACT 3 OF 1973)
DECLARATION OF PLANTS FOR THE APPLICATION OF THE ACT

By virtue of the powers vested in me by the definition of "plant" in section 1 of the Agricultural Pests Act, 1973 (Act 3 of 1973), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby declare, from date of publication hereof, all plants to be plants for the purposes of that Act.

H. S. J. SCHOEMAN, Minister of Agriculture.

No. R. 1584 4 Augustus 1978
WET OP LANDBOUPLAE, 1973 (WET 3 VAN 1973)
VERKLARING VAN PLANTSIEKTE VIR DIE
TOEPASSING VAN DIE WET

Kragtens die bevoegdheid my verleen by die woordbepaling van "plantsiekte" in artikel 1 van die Wet op Landbouplae, 1973 (Wet 3 van 1973), verklaar ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby, vanaf die datum van publikasie hiervan, die bepalings van artikels 8, 13, 14, 19, 29 en 33 van genoemde Wet, van toepassing op daardie swamme, bakterieë, virusse, mikoplasmas, spiroplasmas of patogene in die bylae hierby gespesifiseer waaraan plante onderhewig is.

H. S. J. SCHOEMAN, Minister van Landbou.

BYLAE—SCHEDULE
VERKLAARDE PLANTSIEKTES
DECLARED PLANT DISEASES

<i>Wetenskaplike naam</i> <i>Scientific name</i>	<i>Gewone naam</i> <i>Common name</i>
<i>Agrobacterium tumefaciens</i>	Kroongal/Crown gall.
<i>Armillariella mellea</i>	Wortelverrotting en verwelking/ Root rot and wilt.
<i>Guignardia citricarpa</i>	Sitruswartvlek/Citrus black spot.
<i>Phytophthora</i> spp.....	Phytophthora-wortel- en kraagverrotting/Phytophthora root and collar rot.

No. R. 1585 4 Augustus 1978
WET OP LANDBOUPLAE, 1973 (WET 3 VAN 1973)
VERKLARING VAN INSEKTE VIR DIE
TOEPASSING VAN DIE WET

Kragtens die bevoegdheid my verleen by die woordbepaling van "insek" in artikel 1 van die Wet op Landbouplae, 1973 (Wet 3 van 1973), verklaar ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby, vanaf die datum van publikasie hiervan, die bepalings van artikels 8, 13, 14, 19, 29 en 33 van genoemde Wet, van toepassing op daardie ongewerwelde lede van die diereryk in die bylae hierby gespesifiseer.

H. S. J. SCHOEMAN, Minister van Landbou.

BYLAE—SCHEDULE
VERKLAARDE INSEKTE/DECLARED INSECTS

<i>Wetenskaplike naam</i> <i>Scientific name</i>	<i>Gewone naam</i> <i>Common name</i>
<i>Coccidae</i> , species van die genera van die familie/species of the genera of the family	Wasdoplruise, sagtedoplruise/Wax scales, soft scales.
<i>Daktulosphaira vitifoliae</i>	Wingerdfillokserra / Vine phylloxera.
<i>Diaspididae</i> , spesies van die genera van die familie/species of the genera of the family	Pantserdopluisse/Armoured scales.
<i>Ditylenchus dipsaci</i> <i>Ditylenchus destructor</i>	Bol en stingelaalwurms/Bulb and stem nematodes.
<i>Eriosoma lanigerum</i>	Appelbloedluis/Woolly applied aphid.
<i>Hemicricomoides mangiferae</i>	Mango-ringaalwurm/Mango ring nematode.

No. R. 1586 4 Augustus 1978
WET OP LANDBOUPLAE, 1973 (WET 3 VAN 1973)
VRYSTELLING VAN REGISTRASIE VAN SEKERE
KWEKERYE

Kragtens die bevoegdheid my verleen by artikel 2 van die Wet op Landbouplae, 1973 (Wet 3 van 1973), verklaar ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby, dat alle kwekerye wat slegs plante van daardie soorte in die Bylae hierby gespesifiseer, verkoop, vrygestel is van regstryasie ingevolge voormalde Wet.

No. R. 1584 4 August 1978
AGRICULTURAL PESTS ACT, 1973 (ACT 3 OF 1973)
DECLARATION OF PLANT DISEASE FOR THE
APPLICATION OF THE ACT

By virtue of the powers vested in me by the definition of "plant disease" in section 1 of the Agricultural Pests Act, 1973 (Act 3 of 1973), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby declare, from the date of publication hereof, the provisions of sections 8, 13, 14, 19, 29 and 33 of the said Act, applicable to those fungi, bacteria, viruses, mycoplasms, spiroplasms, or panthogens, specified in the schedule hereto, to which plants are subject.

H. S. J. SCHOEMAN, Minister of Agriculture.

<i>Pseudomonas syringae</i>	Bakteriese kanker/Bacterial canker.
<i>Pseudomonas mors-prunorum</i>	Rossellinia-wortel- en kraagverrotting/Rossellinia root and collar rot.
<i>Rossellinia necatrix</i>	Situsvergroening/Citrus greening Loodglans/Silver leaf.
<i>Stereum purpuream</i>	Verticilliumverwelking / Verticillium wilt.
<i>Verticillium dahliae</i>	Vlamsiekte/Bacterial blight.
<i>Xanthomonas ampelina</i>	Bakteriese vlek/Bacterial fleck.
<i>Xanthomonas pruni</i>	

No. R. 1585 4 August 1978
AGRICULTURAL PESTS ACT, 1973 (ACT 3 OF 1973)
DECLARATION OF INSECTS FOR THE
APPLICATION OF THE ACT

By virtue of the powers vested in me by the definition of "insect" in section 1 of the Agricultural Pests Act, 1973 (Act 3 of 1973), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby declare, from the date of publication hereof, the provisions of sections 8, 13, 14, 19, 29 and 33 of the said Act, applicable to those invertebrate members of the animal kingdom specified in the schedule hereto.

H. S. J. SCHOEMAN, Minister of Agriculture.

<i>Heterodera</i> spp.....	Sistvormende aalwurms / Cyst forming nematodes.
<i>Margarodes</i> spp.....	Grondpêrels van druwe/Ground pearls.
<i>Meloidogyne</i> spp.....	Knopwortelaalwurms / Root-knot nematodes.
<i>Panonychus ulmi</i>	Europese rooimyt/European red mite.
<i>Pratylenchus</i> spp.....	Letselaalwurms / Lesion nematodes.
<i>Pseudococcidae</i> , spesies van die genera van die familie/species of the genera of the family	Witluise/Mealy bugs.
<i>Radopholus similis</i>	
<i>Trichodorus christiei</i>	Booraalwurm / Burrowing nematode.
<i>Trioza erytreae</i>	Stompwortelaalwurm / Stubby root nematode.
<i>Tylenchulus semipenetrans</i>	Situsbladvlooï/Citrus psylla.
<i>Xiphinema</i> spp.....	Situsaalwurm/Citrus nematode.
	Dolkaalwurms / Dagger nematodes.

No. R. 1586 4 August 1978
AGRICULTURAL PESTS ACT, 1973 (ACT 3 OF 1973)
EXEMPTION OF CERTAIN NURSERIES FROM
REGISTRATION

By virtue of the powers vested in me by section 2 of the Agricultural Pests Act, 1973 (Act 3 of 1973), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby declare, that all nurseries selling only those plants specified in the Schedule hereto, are exempted from registration in terms of the said Act.

Goewermentskennisgwing R. 1339 van 21 Augustus 1970 word hierby herroep.

H. S. J. SCHOEMAN, Minister van Landbou.

Government Notice R. 1339 of 21 August 1970 is hereby repealed.

H. S. J. SCHOEMAN, Minister of Agriculture.

BYLAE—SCHEDULE

SOORTE PLANTE TEN OPSIGTE WAARVAN KWEKERYE VAN REGISTRASIE VRYGESTEL IS

KINDS OF PLANTS IN RESPECT OF WHICH NURSERIES ARE EXEMPTED FROM REGISTRATION

Tipe plant/Type of plant	Families in tipe/Families in type
Varings/Ferns.....	<i>Actiniopteridaceae, Adiantaceae, Angiopteridaceae, Aspidiaceae, Aspleniaceae, Athyriaceae, Blechnaceae, Cryptogrammataceae, Dennstaedtiaceae, Hemitiodaceae, Hymenophyllaceae, Ophioglossaceae, Polypodiaceae, Schizaeceae, Thelypteridaceae.</i>
Water- en akwariumplante/Water and aquarium plants.....	<i>Alismataceae, Aponogetonaceae, Butomaceae, Cabombaceae, Ceratophyllaceae.</i>
Bol-, knol-, wortelstokdraende en blomplante/Bulbous, tuberous, rhizomous and flowering plants	<i>Alliaceae, Alstroemeriaiceae, Amaryllicaceae, Araceae, Cannanaceae, Dioscoreaceae, Hydrastidaceae, Iridaceae, Liliaceae, Paeoniaceae, Ranunculaceae, Trilliaceae, Xanthorrhoeaceae.</i>
Enjarige en meerjarige blomplante, kruidagtige pot- en glashuisplante, vetplante, kaktus, groenteplante en akkerbou- en weidingsgewasse/Annual and perennial flowering plants, herbaceous pot and glass house plants, succulents, cacti, vegetable transplants and field and pasture crops	<i>Acanthaceae (slegs die genera/only the genera <i>Acanthus</i>, <i>Fillonia</i>, <i>Peristrophe</i>), Actinidiaceae, Agavaceae, Aizoaceae, Amaranthaceae, Aphylanthaceae, Apocynaceae (die genus/the genus <i>Amsonia</i>), Araceae, Asclepiadaceae (die genus/the genus <i>Caralluma</i>), Balsaminaceae, Begoniaceae, Bierbersteiniaceae, Boraginaceae (slegs die genera/only the genera <i>Borago</i>, <i>Cynoglossum</i>, <i>Myosotidium</i>, <i>Brunnera</i>, <i>Mertensia</i>, <i>Myosotis</i>, <i>Omphalodes</i>, <i>Moltkia</i>, <i>Onosma</i>, <i>Lithospermum</i>, <i>Pulmonaria</i>, <i>Symphytum</i>, <i>Anchusa</i>, <i>Pentaglottis</i>, <i>Echium</i>), Bromeliaceae, Byblidaceae, Cactaceae, Campanulaceae (slegs die genera/only the genera <i>Campanula</i>, <i>Adenophora</i>, <i>Sympyandra</i>, <i>Apecularia</i>, <i>Codonopsis</i>, <i>Platycodon</i>, <i>Wahlenbergia</i>, <i>Edraianthus</i>, <i>Michayxia</i>, <i>Phyteuma</i>, <i>Jasione</i>), Caricaceae, Carlemanniaceae, Carophyllaceae, Centrolepidaceae, Chenopodiaceae (slegs die genera/only the genera <i>Beta</i>, <i>Kochia</i>, <i>Spinacia</i>), Chloranthaceae, Circaeasteraceae, Cistaceae, Cleomaceae, Cneoraceae, Commelinaceae, Compositae, Convolvulaceae, Coridaceae, Corsiaceae, Costaceae, Crassulaceae, Croomiaceae, Cruciferae, Cucurbitaceae, Cymodoceaceae, Diaspsiniaceae, Dioneophyllaceae, Dipsacaceae, Donatiaceae, Droseraceae, Dysphaniaceae, Eriocaulaceae, Erythropalaceae, Euphorbiaceae (slegs die genera/only the genera <i>Euphorbia</i>, <i>Pedilanthus</i>, <i>Eupriplaceae</i>, <i>Flagellariaceae</i>, <i>Francoaceae</i>, <i>Frankeniacae</i>, <i>Geraniacea</i>, <i>Gesneriacea</i>, <i>Gleicheniacea</i>, <i>Gramineae</i>, <i>Grammatidaceae</i>, <i>Haemodoraceae</i>, <i>Halophytaceae</i>, <i>Hectorelliaceae</i>, <i>Hydrophyllaceae</i>, <i>Hypecoaceae</i>, <i>Hypoxidaceae</i>, <i>Juncaceae</i>, <i>Kingdoniaceae</i>, <i>Leguminosae</i> (slegs die genera/only the genera <i>Lathyrus</i>, <i>Vicia</i>, <i>Pisum</i>, <i>Lens</i>, <i>Abrus</i>, <i>Cicer</i>, <i>Arachis</i>, <i>Hippocratea</i>, <i>Onobrychis</i>, <i>Lespedeza</i>, <i>Desmodium</i>, <i>Alysicarpus</i>, <i>Petastemon</i>, <i>Swainsonia</i>, <i>Clycyrrhiza</i>, <i>Galega</i>, <i>Astragalus</i>, <i>Lupinus</i>, <i>Crotalaria</i>, <i>Anthyllis</i>, <i>Lotus</i>, <i>Clitoria</i>, <i>Apios</i>, <i>Kennedyia</i>, <i>Psophocarpus</i>, <i>Pachyrrhizus</i>, <i>Phaseolus</i>, <i>Dolichos</i>, <i>Stizolobium</i>, <i>Pueraria</i>, <i>Canavalia</i>, <i>Glycine</i>, <i>Baptisia</i>, <i>Thermopsis</i>, <i>Chorizema</i>, <i>Trifolium</i>, <i>Medicago</i>, <i>Trigonella</i>, <i>Melilotus</i>), <i>Lepuropetalaceae</i>, <i>Linaceae</i>, <i>Loasaceae</i>, <i>Lobeliaeae</i> (slegs die genera/only the genera <i>Pratis</i>, <i>Downinguic</i>), <i>Malesherbiaceae</i>, <i>Malvaceae</i> (slegs die genera/only the genera <i>Malva</i>, <i>Calirhoe</i>, <i>Molope</i>, <i>Gossypium</i>), <i>Marantaceae</i>, <i>Maregraviaceae</i>, <i>Martyniaceae</i>, <i>Musaceae</i>, <i>Nelumbonaceae</i>, <i>Nyctaginaceae</i> (slegs die genera/only the genera <i>Mirabilis</i>, <i>Abromia</i>), <i>Nymphaceae</i>, <i>Onagraceae</i>, <i>Orchidaceae</i>, <i>Oxalidaceae</i>, <i>Papaveraceae</i>, <i>Parnassiaceae</i> (die genus/the genus <i>Parnassia</i>), <i>Passifloraceae</i>, <i>Penaeaceae</i>, <i>Penthoraceae</i>, <i>Peperomiaceae</i>, <i>Periplocaceae</i>, <i>Philydraceae</i>, <i>Phrymataceae</i>, <i>Plantaginaceae</i>, <i>Plumbaginaceae</i> (die genus/the genus <i>Armeria</i>), <i>Podostemaceae</i>, <i>Polemoniaceae</i> (slegs die genera/only the genera <i>Polemonium</i>, <i>Gilia</i>, <i>Collomia</i>, <i>Phlox</i>, <i>Cobea</i>), <i>Polygalaceae</i>, <i>Portulacaceae</i>, <i>Posidoniaceae</i>, <i>Primulaceae</i>, <i>Pteridophyllaceae</i>, <i>Pyrolaceae</i>, <i>Rapaceae</i>, <i>Rubiaceae</i> (slegs die genera/only the genera <i>Galium</i>, <i>Asperula</i>, <i>Crucianella</i>, <i>Richardia</i>, <i>Nertera</i>, <i>Michella</i>, <i>Houstonia</i>), <i>Ruscaceae</i>, <i>Sarraceniaceae</i>, <i>Saxifragaceae</i> (slegs die genera/only the genera <i>Francocia</i>, <i>Nitella</i>, <i>Tolmeia</i>, <i>Peltiphyllum</i>, <i>Henchera</i>, <i>Heucherella</i>, <i>Tiarella</i>, <i>Bergenia</i>, <i>Boykinia</i>, <i>Astilbe</i>, <i>Saxifraga</i>), <i>Scrophulariaceae</i> (slegs die genera/only the genera <i>Calceolaria</i>, <i>Wulfenia</i>, <i>Synthyris</i>, <i>Veronicastrum</i>, <i>Chelone</i>, <i>Celsia</i>, <i>Rehmannia</i>, <i>Pendicularis</i>, <i>Erinus</i>, <i>Digitalis</i>, <i>Lisoplexis</i>, <i>Anarrhinum</i>, <i>Maurandya</i>, <i>Antirrhinum</i>, <i>Cymbalaria</i>, <i>Linaria</i>, <i>Chaenorhinum</i>, <i>Zaluzianskya</i>, <i>Torenia</i>, <i>Collenia</i>), <i>Selaginellaceae</i>, <i>Solanaceae</i> (slegs die genera/only the genera <i>Solanum</i>, <i>Lycopersicum</i>, <i>Capsicum</i>, <i>Physalis</i>), <i>Sphenocleaceae</i>, <i>Spegeliaceae</i>, <i>Stackhousiaceae</i>, <i>Stenmonaceae</i>, <i>Streptochaetaceae</i>, <i>Styliadiaceae</i>, <i>Taccaceae</i>, <i>Tetrachondraceae</i>, <i>Tetraganiaceae</i>, <i>Thurniaceae</i>, <i>Tovariaceae</i>, <i>Tremondraceae</i>, <i>Tribelaceae</i>, <i>Trichopodaceae</i>, <i>Trigeniaceae</i>, <i>Tropaeolaceae</i>, <i>Umbellifera</i>, <i>Urticaceae</i>, <i>Vahliaceae</i>, <i>Valerianaceae</i>, <i>Verbenaceae</i> (die genus/the genus <i>Phyla</i>), <i>Violaceae</i>, <i>Vivianiaceae</i>, <i>Wellstediaceae</i>, <i>Welwitschraceae</i>, <i>Xanthorrhoeaceae</i>, <i>Zingerberaceae</i>.</i>

No. R. 1587 4 Augustus 1978
WET OP LANDBOUPLAE, 1973 (WET 3 VAN 1973)
REGULASIES BETREFFENDE FITOSANITÉRE KWALITEITSVEREISTES VIR PLANTE

Die Minister van Landbou het die volgende regulasies kragtens artikel 33 van die Wet op Landbouplae, 1973 (Wet 3 van 1973), uitgevaardig.

Woordbepaling

1. Woorde en uitdrukings in hierdie regulasies het dieselfde betekenis as in die Wet daarvan toegeken.

Fitosanit re kwaliteitsvereistes betreffende plante

2. 'n Plant wat uit 'n kweekery verkoop word, moet vry wees van insekte en plantsiektes.

DEPARTEMENT VAN SPOORWE  EN HAWENS

No. R. 1580 4 Augustus 1978

Dit het die Staatspresident behaag om kragtens artikel 32, van die Wet op Spoorweg- en Hawediens, 1960 (Wet 22 van 1960), goedkeuring daarvan te verleen dat die Personeelregulasies van die Suid-Afrikaanse Spoorwe , gepubliseer in Goewermentskennisgewing R. 1045 van 15 Julie 1960, soos gewysig, soos volg verder gewysig word:

**SUID-AFRIKAANSE SPOORWE 
PERSONEELREGULASIES
WYSIGINGSLYS**
(Van krag van 1 Julie 1978)

REGULASIE 1

In paragraaf (2), onder die opskrif "departementsonderhoof", voeg by "die Elektrotegniese Ingenieur, Koedoespoort".

REGULASIE 2

In paragraaf (2) (e), onder die opskrif "in die Departement Elektrotegniese Ingenieurswese", voeg by "die Elektrotegniese Ingenieur, Koedoespoort".

REGULASIE 155

In paragraaf (1), onder die opskrif "die Departement Elektrotegniese Ingenieurswese", voeg by "die Elektrotegniese Ingenieur, Koedoespoort".

REGULASIE 179

In paragraaf (1), onder die opskrif "Ampenaar teen wie se beslissing daar geappelleer word", binne die hakie teenoor "die Elektrotegniese Hoofingenieur", voeg by "die Elektrotegniese Ingenieur, Koedoespoort".

DEPARTEMENT VAN SPOORWE , HAWENS EN LUGDIENS

No. R. 1597 4 Augustus 1978
REGULASIES VIR DIE HAWENS VAN DIE REPUBLIEK VAN SUID-AFRIKA EN VAN SUIDWEST-AFRIKA

Dit het die Staatspresident behaag om kragtens artikel 3 van die Konsolidasiewet op die Beheer en Bestuur van Spoorwe  en Hawens, 1957 (Wet 70 van 1957), goedkeuring te verleen aan die volgende wysiging van regulasie 101 van die Regulasies vir die Hawens van die Republiek

No. R. 1587 4 August 1978
AGRICULTURAL PESTS ACT, 1973 (ACT 3 OF 1973)
REGULATIONS RELATING TO PHYTOSANITARY QUALITY REQUIREMENTS FOR PLANTS

The Minister of Agriculture has made the following regulations under section 33 of the Agricultural Pests Act, 1973 (Act 3 of 1973).

Definitions

1. Words and phrases in these regulations shall have the meaning assigned thereto in the Act.

Phytosanitary quality requirements relating to plants

2. A plant which is sold from a nursery, shall be free from insects and plant diseases.

DEPARTMENT OF RAILWAYS AND HARBOURS

No. R. 1580 4 August 1978

The State President has, in terms of section 32 of the Railways and Harbours Service Act, 1960 (Act 22 of 1960), been pleased to approve of the South African Railways Staff Regulations, published in Government Notice R. 1045 of 15 July 1960, as amended, being further amended as follows:

**SOUTH AFRICAN RAILWAYS
STAFF REGULATIONS
SCHEDULE OF AMENDMENT**
(Operative from 1 July 1978)

REGULATION 1

In paragraph (2), under the heading "sub-head of department", add "the Electrical Engineer, Koedoespoort".

REGULATION 2

In paragraph (2) (e), under the heading "in the Electrical Engineering Department", add "the Electrical Engineer, Koedoespoort".

REGULATION 155

In paragraph (1), under the heading "Electrical Engineering, Department", add "the Electrical Engineer, Koedoespoort".

REGULATION 179

In paragraph (1), under the heading "Officer whose DecisionAppealed against" within the bracket opposite "the Chief Electrical Engineer", add "the Electrical Engineer, Koedoespoort".

DEPARTMENT OF RAILWAYS, HARBOURS AND AIRWAYS

No. R. 1597 4 August 1978
REGULATIONS FOR THE HARBOURS OF THE REPUBLIC OF SOUTH AFRICA AND OF SOUTHWEST AFRICA

The State President has been pleased in terms of section 3 of the Railways and Harbours Control and Management (Consolidation) Act, 1957 (Act 70 of 1957), to approve of the following amendment of Regulation 101 of the Regulations for the Harbours of the Republic of South Africa

van Suid-Afrika en van Suidwes-Afrika, aangekondig by Goewermentskennisgewing R. 290 van 2 Maart 1962, wat met ingang van 1 Augustus 1978 in werking sal tree:

REGULASIE 101.

SUBREGULASIE (2).

Deur paragraaf (a) en die letter "(b)" te skrap.

Wysiging 45]

and of South West Africa published under Government Notice R. 290 of 2 March 1962, which will come into effect on 1 August 1978:

REGULATION 101.

SUBREGULATION (2).

By the deletion of paragraph (a) and the letter "(b)".

Amendment 45]

Werk mooi daarmee.

Ons leef  daarvan

Use it.

Don't abuse  it.

water is for everybody

SUID-KAAPSE BOSSE EN BOME

deur

F. VON BREITENBACH

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Militaria is 'n militêr-historiese tydskrif wat deur die Dokumentasiediens van die Suid-Afrikaanse Weermag op 'n kwartaalbasis uitgegee word.

Hierdie geïllustreerde tydskrif bevat artikels oor o.a.:

Die Anglo-Boereoorlog en vroeëre Suid-Afrikaanse militêre geskiedenis.

Suid-Afrikaanse deelname aan beide Wêreldoorloë.

Eenheidsgeskiedenis.

Die groei en ontwikkeling van die Suid-Afrikaanse Weermag.

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Militaria is a military-historical journal published quarterly by the Documentation Service of the South African Defence Force.

This illustrated journal contains articles on subjects as:

The Anglo Boer War and early South African military history.

South Africa's participation in the two World Wars.

Unit histories.

The growth and development of the South African Defence Force.

Source publication and book reviews of important military publications are included in most issues.

To date 23 editions of *Militaria* have been published.

Current copies of *Militaria* may be obtained from The Government Printer, Private Bag X85, Pretoria, 0001, at R1 (overseas R1,25) per copy. Copies of most back editions are still available.

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2. Plaas u eie adres agterop die koevert of omslag.
3. Moenie muntstukke of ander harde artikels in briewe insluit nie.
4. Gebruik posorders of poswissels wanneer geld deur die pos gestuur word.
5. Verpak pakkette behoorlik. Gebruik sterk houers en dik papier en bind dit stewig vas.
6. Maak seker dat die posgeld ten volle vooruitbetaal is.
7. Plak die posseëls in die boonste regterhoek van die koevert of omslag.
8. Verseker u pakkette en registreer waardevolle briewe. Dokumente wat slegs teen hoë koste vervang kan word, moet verkiekslik verseker word.
9. Pos vroegtydig en dikwels gedurende die dag. Posstukke wat tot op die laaste oomblik teruggehou word kan vertraging veroorsaak.
10. Verstrek u volledige posadres aan u korrespondente asook u posbus-nommer waarvan toepassing.
11. 'n Posadres is onvoldoende as die toepaslike poskode weggelaat is.

Useful hints—

1. Address all mail fully, clearly and without misleading abbreviations.
2. Place your own address on the back of the envelope or wrapper.
3. Do not enclose coins or other hard objects in letters.
4. Send remittances by Postal Order or Money Order.
5. Pack parcels properly, using strong containers and heavy paper. Tie securely.
6. Prepay postage fully.
7. Place postage stamps in the upper right hand corner of the envelope or wrapper.
8. Insure your parcels and register valuable letters. Documents which can only be replaced at considerable cost should preferably be insured.
9. Post early and often during the day. Mail held until the last moment may cause delay.
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