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GOVERNMENT GAZETTE

STAATSKOERANT
VAN DIE REPUBLIEK VAN SUID-AFRIKA

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PRETORIA, 13 OCTOBER 1978
OKTOBER 1978

[No. 6182

PROCLAMATION

by the Acting State President of the Republic
of South Africa

No. R. 262, 1978

**MAIZE AND GRAIN SORGHUM SCHEME.—
AMENDMENT**

Whereas the Minister of Agriculture has, in terms of section 9 (2) (c), read with section 15 (3), of the Marketing Act, 1968 (Act 59 of 1968), accepted the proposed amendment as set out in the Schedule hereto, to the Maize and Grain Sorghum Scheme, published by Proclamation R. 113 of 1961, and has, in terms of section 12 (1) (b) of the said Act, recommended the approval of the proposed amendment;

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

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

M. VILJOEN, Acting State President.

By Order of the Acting State President-in-Council:

H. SCHOE MAN.

SCHEDULE

The Maize and Grain Sorghum Scheme, published by Proclamation R. 113 of 1961, as amended, is hereby further amended by the deletion of subsection (5) of section 28.

GOVERNMENT NOTICES

**DEPARTMENT OF AGRICULTURAL
ECONOMICS AND MARKETING**

No. R. 2053 13 October 1978

**REQUIREMENTS FOR REGISTRATION OF
MILLERS OR MANUFACTURERS**

The Minister of Agriculture has, under the powers vested in him by section 89 of the Marketing Act, 1968 (Act 59 of 1968), made the regulations set out in the Schedule hereto.

PROKLAMASIE

van die Waarnemende Staatspresident van die
Republiek van Suid-Afrika

No. R. 262, 1978

**MIELIE- EN GRAANSORGHUMSKEMA.—
WYSIGING**

Nademaal die Minister van Landbou, kragtens artikel 9 (2) (c), saamgelees met artikel 15 (3), van die Bemarkingswet, 1968 (Wet 59 van 1968), die voorgestelde wysiging in die Bylae hiervan uiteengesit, van die Mielie- en Graansorghumskema, aangekondig by Proklamasie R. 113 van 1961, aangeneem het, en kragtens artikel 12 (1) (b) van genoemde Wet goedkeuring van die voorgestelde wysiging aanbeveel het;

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

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

M. VILJOEN, Waarnemende Staatspresident.

Op las van die Staatspresident-in-rade:

H. SCHOE MAN.

BYLAE

Die Mielie- en Graansorghumskema, aangekondig by Proklamasie R. 113 van 1961, soos gewysig, word hierby verder gewysig deur subartikel (5) van artikel 28 te skrap.

GOEWERMENTSKENNISGEWINGS

**DEPARTEMENT VAN LANDBOU-EKONOMIE
EN -BEMARKING**

No. R. 2053 13 Oktober 1978

**VEREISTES VIR REGISTRASIE VAN MEULE-
NAARS OF VERVAARDIGERS**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleent by artikel 89 van die Bemarkingswet, 1968 (Wet 59 van 1968), die regulasies in die Bylae hiervan uiteengesit, gemaak.

SCHEDULE

1. In this Schedule, unless inconsistent with the context, a word or expression to which a meaning has been assigned in the Maize and Grain Sorghum Scheme, published by Proclamation R. 113 of 1961, as amended, shall have a corresponding meaning and—

(a) "gristing miller" means a person who is registered in terms of section 28 (1) (b) of the Scheme to grind, crush, grist or otherwise process maize on behalf of other persons;

(b) "commercial miller" means a person who is registered in terms of section 28 (1) (b) of the Scheme to grind, crush, grist or otherwise process maize on behalf of other persons and for his own account and to sell the products derived from maize which he ground, crushed, gristed or otherwise processed for his own account; and

(c) "manufacturer" means a person who is registered in terms of section 28 (1) (b) of the Scheme to grind, crush, grist or otherwise process maize for the manufacture and sale of maize products other than maize products as defined in Government Notice R. 515 of 26 March 1976, as amended.

2. Any person who wishes to be registered with the Maize Board, mentioned in section 2A of the Scheme, as commercial miller or as gristing miller or as manufacturer in terms of the provisions of section 28 (1) (b) of the Scheme, must comply with the following requirements:

(a) The applicant must have fixed premises on which his mill is erected or is to be erected.

(b) Application must be made on the form made available by the Maize Board for this purpose.

BYLAE

1. In hierdie Bylæ tensy uit die samehang anders blyk, het 'n woord of uitdrukking waaraan in die Mielie- en Graansorghumskema, aangekondig by Proklamasie R. 113 van 1961, soos gewysig, 'n betekenis geheg is, 'n ooreenstemmende betekenis en beteken—

(a) "klandisiemeuleaar" 'n persoon wat kragtens artikel 28 (1) (b) van die Skema geregistreer word om mielies ten behoeve van ander persone te maal, te breek, tot gruis te maak of andersins te verwerk;

(b) "kommersiële meulenaar" 'n persoon wat kragtens artikel 28 (1) (b) van die Skema geregistreer word om mielies ten behoeve van ander persone en vir sy eie rekening te maal, te breek, tot gruis te maak of andersins te verwerk en die produkte verkry van mielies wat hy vir sy eie rekening gemaal, gebreek, tot gruis gemaak of andersins verwerk het, te verkoop; en

(c) "vervaardiger" 'n persoon wat kragtens artikel 28 (1) (b) van die Skema geregistreer word om mielies te maal, te breek, tot gruis te maak of andersins te verwerk vir die vervaardiging en verkoop van mielieprodukte ander as mielieprodukte soos omskryf in Goewermentskennisgewing R. 515 van 26 Maart 1976, soos gewysig.

2. Enige persoon wat by die Mielieraad, genoem in artikel 2A van die Skema, geregistreer wil wees as kommersiële meulenaar of as klandisiemeuleaar of as vervaardiger ooreenkomsdig die bepalings van artikel 28 (1) (b) van die Skema, moet aan die volgende vereistes voldoen:

(a) Die applikant moet 'n vaste perseel hê waarop sy meule opgerig is of opgerig staan te word.

(b) Aansoek moet gedoen word op die vorm wat die Mielieraad vir dié doel beskikbaar stel.

**DEPARTMENT OF AGRICULTURAL
TECHNICAL SERVICES**

No. R. 2035

13 October 1978

CORRECTION NOTICE**WINE, OTHER FERMENTED BEVERAGES AND SPIRITS ACT, 1957 (ACT 25 OF 1957)**

The following corrections shall be made in the Schedule to the regulations published in Government Notice R. 1882 of 22 September 1978 (*Government Gazette* 6163):

(1) Substitute the words "Nemes Furmint" and "Pontak/Pontac (Teinturier mâle)" for the words "Nemes Purmint" and "Pontak/Pontac (Teinturier male)" in column 1.

(2) Substitute the words "Donzellinho do Gallego" and "Prune de Cazouls" for the words "Donzellinho do Callego" and "Pruno de Cazouls" in column 3.

DEPARTMENT OF COMMERCE

No. R. 2052

13 October 1978

TRADE METROLOGY ACT, 1973**AMENDMENT OF REGULATIONS**

The Minister of Economic Affairs has, in terms of section 42 of the Trade Metrology Act, 1973 (Act 77 of 1973), published the regulations contained in the Schedule hereto.

J. C. HEUNIS, Minister of Economic Affairs.

**DEPARTEMENT VAN LANDBOU-TEGNIESE
DIENSTE**

No. R. 2035

13 Oktober 1978

VERBETERINGSKENNISGEWING**WET OP WYN, ANDER GEGISTE DRANK EN SPIRITUALIEË, 1957 (WET 25 VAN 1957)**

Die volgende verbeterings moet in die Bylæ van die regulasies gepubliseer by Goewermentskennisgewing R. 1882 van 22 September 1978 (*Staatskoerant* 6163) aangebring word:

(1) Vervang die woorde "Nemes Purmint" en "Pontak/Pontac (Teinturier male)" in kolom 1 met die woorde "Nemes Furmint" en "Pontak/Pontac (Teinturier mâle)".

(2) Vervang die woorde "Donzellinho do Callego" en "Pruno de Cazouls" in kolom 3 met die woorde "Donzellinho do Gallego" en "Prune de Cazouls".

DEPARTEMENT VAN HANDEL

No. R. 2052

13 Oktober 1978

WET OP HANDELSMETROLOGIE, 1973**WYSIGING VAN REGULASIES**

Die Minister van Ekonomiese Sake het kragtens artikel 42 van die Wet op Handelsmetrologie, 1973 (Wet 77 van 1973), die regulasies vervat in die Bylæ hiervan uitgevaardig.

J. C. HEUNIS, Minister van Ekonomiese Sake.

SCHEDULE

1. In this Schedule "the regulations" shall, unless otherwise indicated by the context, mean the regulations as contained in Part II of the Schedule to Government Notice R. 2362 of 18 November 1977.

2. Regulation 2 of the regulations is hereby amended by the insertion of the following paragraph after paragraph (d):

"(dA) the determination of length or force in connection with any instrument for measuring the velocity of road vehicles for the purposes of the relevant provisions of any road traffic ordinance;".

3. Regulation 63 of the regulations is hereby amended by the deletion of subregulation (4).

4. The following regulations are hereby inserted after regulation 82:

"FORCE AND LENGTH MEASURING INSTRUMENTS USED WITH VELOCITY METERS*Definition*

82A. (1) In relation to velocity meters used for the enforcement of any relevant provision of any road traffic ordinance, the conditions and requirements for the use of which are prescribed in any notice published in terms of section 212 (10) (a) of the Criminal Procedure Act, 1977 (Act 51 of 1977), the terms 'spring force scale' and 'measuring bar' shall mean respectively the force measuring instrument used for setting the prescribed tension of, and the measure of length used for setting the prescribed distance between, the sensors of such velocity meters.

*Spring force scale**Construction*

(2) A spring force scale shall have a single load balancing spring and shall be of a model approved in terms of section 18 of the Act.

Calibration

(3) A spring force scale shall be calibrated in newtons and the value of the smallest graduation shall be not greater than 2 N.

Error permitted

(4) A spring force scale shall neither overregister nor underregister by more than 2 N for any load throughout its measuring range.

Method of certifying

(5) Every spring force scale shall be provided with a serial number indelibly stamped or engraved upon it and shall be certified or recertified by means of a certificate on which such number is indicated for the purpose of identification of the instrument.

Periodic recertification

(6) A spring force scale used for the enforcement of any relevant provision of any road traffic ordinance shall have been recertified by an inspector within 12 months prior to the date of such use:

Provided that such spring force scale shall not be subject to the requirements of a notice under section 19 (1) of the Act.

*Measuring bars**Construction*

(7) A measuring bar shall be of a model approved in terms of section 18 of the Act.

BYLAE

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken "die regulasies" die regulasies soos vervat in Deel II van die Bylae van Goewermentskennisgewing R. 2362 van 18 November 1977.

2. Regulasie 2 van die regulasies word hierby gewysig deur die volgende paragraaf na paragraaf (d) in te voeg:

"(dA) die bepaling van lengte of krag in verband met enige instrument vir die meting van die snelheid van padvoertuie by die toepassing van die tersaaklike bepalings van 'n padverkeerordonnansie;".

3. Regulasie 63 van die regulasies word hierby gewysig deur subregulasie (4) te skrap.

4. Die volgende regulasies word hierby na regulasie 82 ingevoeg:

"KRAF- EN LENGTEMEETINSTRUMENTE VIR GEBRUIK MET SNELHEIDSMETERS*Woordomskrywing*

82A. (1) In verband met snelheidsmeters wat vir die toepassing van 'n tersaaklike bepaling van 'n padverkeerordonnansie gebruik word en waarvan die gebruiksvoorwaardes en -vereistes voorgeskryf is in 'n kennisgewing afgekondig kragtens artikel 212 (10) (a) van die Strafproseswet, 1977 (Wet 51 van 1977), beteken die uitdrukings 'veer-kragskaal' en 'meetstaaf' onderskeidelik die kragmeetinstrument wat gebruik word vir die stelling van die voorgeskrewe spanning van, en die lengtemaat wat gebruik word vir die stelling van die voorgeskrewe afstand tussen, die sensors van sodanige snelheidsmeters.

*Veer-kragskaal**Samestelling*

(2) 'n Veer-kragskaal moet van 'n enkellasbalanseerde voorsien wees en moet van 'n model wees wat ingevolge artikel 18 van die Wet goedgekeur is.

Kalibrering

(3) 'n Veer-kragskaal moet in newton gekalibreer wees en die waarde van die kleinste skaalverdeling mag hoogstens 2 N wees.

Toelaatbare onjuistheid

(4) 'n Veer-kragskaal mag vir enige belasting binne sy meetbestek met nie meer as 2 N oorregistreer of onderregistreer nie.

Sertifiseringsmetode

(5) Elke veer-kragskaal moet van 'n reeksnommer voorsien wees wat onuitwisbaar daarop gestempel of gegraveer is en moet gesertifiseer of hersertifiseer word deur middel van 'n sertikaat waarop sodanige reeksnummer aangedui is vir die doel van identifisering van die instrument.

Periodieke hersertifisering

(6) 'n Veer-kragskaal wat vir die toepassing van 'n tersaaklike bepaling van 'n padverkeerordonnansie gebruik word, moet binne 12 maande voor die datum van sodanige gebruik deur 'n inspekteur hersertifiseer gewees het:

Met dien verstande dat sodanige veer-kragskaal nie aan die vereistes van 'n kennisgewing kragtens artikel 19 (1) van die Wet onderworpe is nie.

*Meetstaaf**Samestelling*

(7) 'n Meetstaaf moet van 'n model wees wat kragtens artikel 18 van die Wet goedgekeur is.

Length

(8) A measuring bar shall be of such length as is prescribed for it in respect of any velocity meter in any notice aforesaid, published in terms of the Criminal Procedure Act, 1977, and the nominal length thereof shall be indelibly stamped or engraved upon its upper surface.

Permissible error

(9) The error permitted on a measuring bar shall be 1 mm/m of its nominal length in excess only.

Method of certifying

(10) A measuring bar shall be provided with a serial number indelibly stamped or engraved upon it, or upon each section of a hinged bar, and shall be certified or recertified by means of a certificate on which such number is indicated for the purpose of identification of the bar:

Provided that upon initial certification only, a certifying stamp shall be placed upon the bar itself near to each end.

Periodic recertification

(11) A measuring bar used for the enforcement of any relevant provision of any road traffic ordinance shall have been recertified by an inspector within 12 months prior to the date of such use:

Provided that such measuring bar shall not be subject to the requirements of a notice under section 19 (1) of the Act.”.

“TYRE TREAD-DEPTH METERS**Definition**

82B. (1) The term ‘tyre tread-depth meter’ means an instrument used for the measurement of the depth of the tread of the tyres of road vehicles for the enforcement of the relevant provisions of any road traffic ordinance.

Construction

(2) A tyre tread-depth meter shall be of a model approved in terms of section 18 of the Act.

Calibration

(3) A tyre tread-depth meter shall be calibrated in mm and the value of the smallest graduation shall be not greater than 0,1 mm.

Permissible error

(4) A tyre tread-depth meter shall neither overregister by more than 0,1 mm nor underregister by more than 0,05 mm at any point within the measuring range thereof.

Method of certifying

(5) A tyre tread-depth meter shall be certified by means of a certifying stamp, placed either upon a lead stamping plug or upon a lead seal as prescribed in the relevant notice of approval.

Periodic recertification

(6) A tyre tread-depth meter used for the enforcement of a relevant provision of a road traffic ordinance shall irrespective of the required initial certification have been

Lengte

(8) ’n Meetstaaf moet van sodanige lengte wees as wat met betrekking tot ’n snelheidsmeter daarvoor voorgeskryf is in ’n voorhoede kennisgewing wat afgekondig is kragtens die Strafproseswet, 1977, en die nominale lengte daarvan moet onuitwisbaar op die boonste vlak daarvan gestempel of gegraveer wees.

Toelaatbare onjuistheid

(9) Die toelaatbare onjuistheid vir ’n meetstaaf is 1 mm/m van sy normale lengte slegs as oormaat.

Sertifiseringsmetode

(10) ’n Meetstaaf moet voorsien wees van ’n reeks-nommer wat onuitwisbaar daarop, of op elke afsonderlike deel in die geval van ’n geskarnierde staaf, gestempel of gegraveer is, en moet gesertifiseer of gehersertifiseer word deur middel van ’n sertifikaat waarop sodanige reeksnummer aangedui is vir die doel van identifisering van die staaf:

Met dien verstande dat slegs by die eerste sertifisering van die meetstaaf ’n sertifiseringsstempel op die meetstaaf self aangebring moet word, en wel naby elke ent.

Periodieke hersertifisering

(11) ’n Meetstaaf wat by die toepassing van ’n ter-saaklike bepaling van ’n padverkeerordonnansie gebruik word, moet binne 12 maande voor die datum van sodanige gebruik deur ’n inspekteur gehersertifiseer gewees het:

Met dien verstande dat sodanige meetstaaf nie aan die vereistes van ’n kennisgewing kragtens artikel 19 (1) van die wet onderworpe is nie.”.

“BUITEBANDLOOPVLAKDIEPTEMETERS**Woordomskrywing**

82B. (1) Die uitdrukking ‘uitebandloopvlakdieptemeter’ beteken ’n instrument wat gebruik word vir die meting van die diepte van die loopvlak van die buitebande van padvoertuie by die toepassing van ’n ter-saaklike bepaling van ’n padverkeerordonnansie.

Samestelling

(2) ’n Buitebandloopvlakdieptemeter moet van ’n model wees wat kragtens artikel 18 van die Wet goedgekeur is.

Kalibrering

(3) ’n Buitebandloopvlakdieptemeter moet in mm gekalibreer wees en die waarde van die kleinste skaalverdeling mag hoogstens 0,1 mm wees.

Toelaatbare onjuistheid

(4) ’n Buitebandloopvlakdieptemeter mag by enige punt binne sy meetbestek met hoogstens 0,1 mm oor-registreer of met hoogstens 0,05 mm onderregistreer.

Sertifiseringsmetode

(5) ’n Buitebandloopvlakdieptemeter moet gesertifiseer wees deur middel van ’n sertifiseringsstempel wat aangebring is of op ’n loodprop of op ’n loodseël, soos voorgeskryf in die betrokke kennisgewing van goedkeuring.

Periodieke hersertifisering

(6) ’n Buitebandloopvlakdieptemeter wat gebruik word by die toepassing van ’n ter-saaklike bepaling van ’n padverkeerordonnansie moet, afgesien van die vereiste oorspronklike sertifisering, weer binne 12 maande voor

recertified by an inspector within 12 months prior to the date of any such use:

Provided that the tyre tread-depth meter shall not be subject to the requirements of a notice under section 19 (1) of the Act."

DEPARTMENT OF JUSTICE

No. R. 2051 13 October 1978

CONDITIONS AND REQUIREMENTS PRESCRIBED IN TERMS OF SECTION 212 (10) (a) OF THE CRIMINAL PROCEDURE ACT, 1977 (ACT 51 OF 1977)

In terms of section 212 (10) (a) of the Criminal Procedure Act, 1977 (Act 51 of 1977), I, James Thomas Kruger, Minister of Justice, hereby amend the Schedule to Government Notice R. 389, dated 3 March 1978, as follows:

1. The substitution in Part I for paragraph 4 of the following paragraph:

"4. The sensors—

(a) shall be installed as set out hereinafter on a straight section of road with a reasonably even surface;

(b) shall be installed parallel to each other and at right angles to the centre line of the road. The following method of installation shall be followed:

die datum van enige sodanige gebruik deur 'n inspekteur hersertifiseer gewees het:

Met dien verstande dat 'n buitebandloopyvlakdieptemeter nie aan die vereistes van 'n kennisgewing kragtens artikel 19 (1) van die Wet onderworpe is nie."

DEPARTEMENT VAN JUSTISIE

No. R. 2051

13 Oktober 1978

VOORSKRYF VAN VOORWAARDES EN VEREISTES KRAGTENS ARTIKEL 212 (10) (a) VAN DIE STRAFPROSESWET, 1977 (WET 51 VAN 1977)

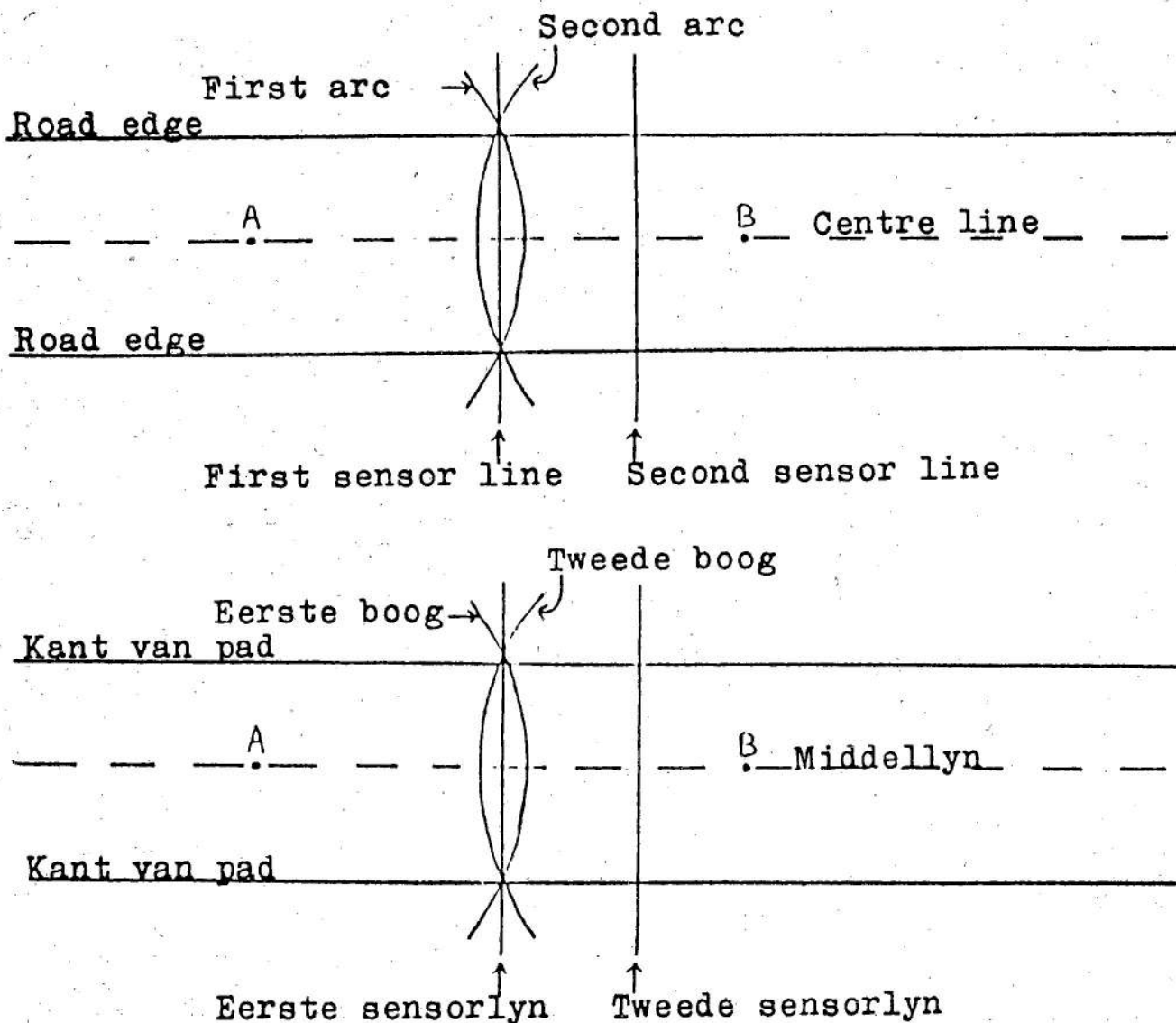
Kragtens artikel 212 (10) (a) van die Strafproseswet, 1977 (Wet 51 van 1977), wysig ek, James Thomas Kruger, Minister van Justisie, die Bylae van Goewermentskennisgewing R. 389 van 3 Maart 1978 soos volg:

1. Paragraaf 4 van Deel I word hierby deur die volgende paragraaf vervang:

"4. Die sensors—

(a) moet op 'n reguit gedeelte van 'n pad met 'n redelik gelyk blad opgestel word soos hieronder uitgeengesit;

(b) moet parallel met mekaar en reghoekig met die middellyn van die pad opgestel word. Die volgende metode moet by die opstel van die sensors gevolg word:



Mark two points (A and B on the figure) on the centre line of the road about 10 metres on either side of the intended sensor installation position. From the first point (A) construct an arc on the road surface cutting both road edges and from the second point (B) construct an arc cutting the first arc near the road edges. Join the points of intersection of the two arcs with a straight line which is then the position line of one sensor. The second sensor line is determined by constructing a line parallel to the first sensor line at a distance as prescribed in paragraph 4 (c);

(c) shall be spaced 1,50 metres apart when measured from the sides of the sensors which are nearest to each other by means of a measuring bar of that length, which is certified in terms of the Trade Metrology Act, 1973 (Act 77 of 1973);

(d) shall be tensioned to not less than 10N and not more than 12N per metre of the unstretched length which must be tensioned, by means of a spring force balance certified in terms of the Trade Metrology Act, 1973 (Act 77 of 1973);

(e) shall not span two lanes of traffic proceeding in opposite directions.”.

2. The substitution in Part V for paragraph 4 of the following paragraph:

“4. The sensors—

(a) shall be installed as set out hereinafter on a straight section of road with a reasonably even surface;

(b) shall be installed parallel to each other and at right angles to the centre line of the road. The following method of installation shall be followed:

Merk twee punte (A en B op die tekening) op die middellyn van die pad, ongeveer 10 meter aan weerskante van die voorgenome posisie van die sensors. Trek 'n boog met punt (A) as die middelpunt, sodat beide kante van die padoppervlak gekruis word. Trek dan 'n tweede boog, met die ander gemerkte punt (B) as die middelpunt, sodat die boë mekaar naby beide kante van die pad sny. Verbind die sny-punte met mekaar sodat 'n reguit lyn verkry word. Die reguit lyn sal dan die posisielyn van een sensor wees. Die tweede sensor se posisie word bepaal deur 'n lyn parallel met die eerste sensorlyn te trek op 'n afstand soos voorgeskryf in paragraaf 4 (c);

(c) moet 1,50 meter uitmekaar wees, welke afstand gemeet moet word vanaf die kante van die sensors wat die naaste aan mekaar is, met 'n meetstaaf van dié lengte, wat ingevolge die Wet op Handelsmetrologie, 1973 (Wet 77 van 1973), gesertifiseer is;

(d) moet gespan word tot minstens 10N en hoogstens 12N per meter van die ongespanne lengte wat gespan moet word, met 'n trekskaal wat ingevolge die Wet op Handelsmetrologie, 1973 (Wet 77 van 1973), gesertifiseer is;

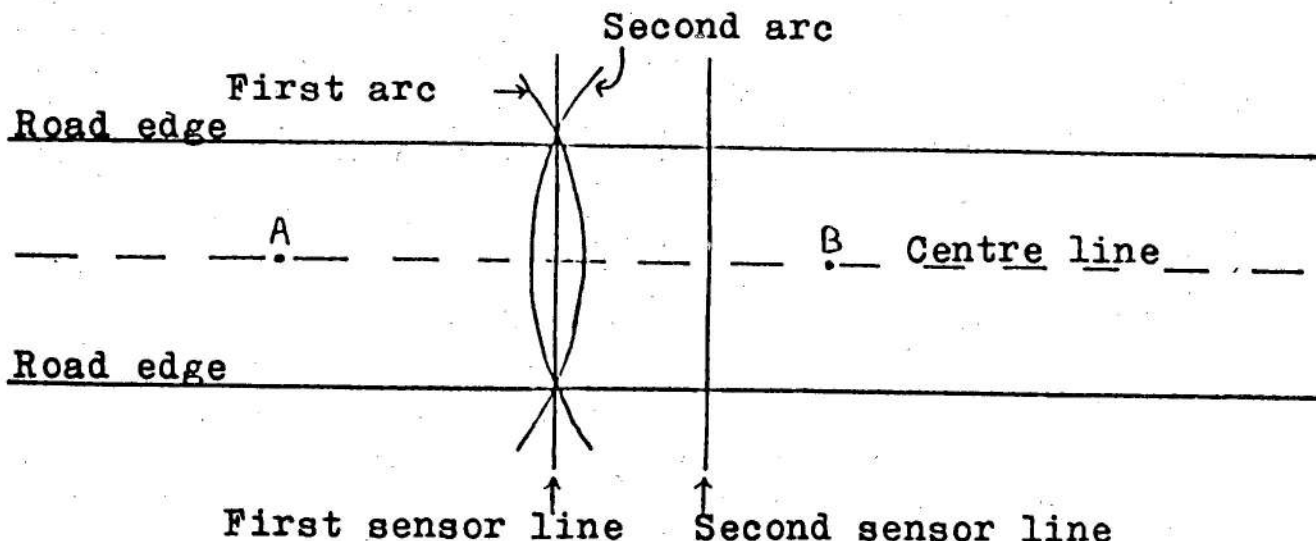
(e) mag nie twee verkeersbane wat verkeer in teenoorgestelde rigtings dra, oorspan nie.”.

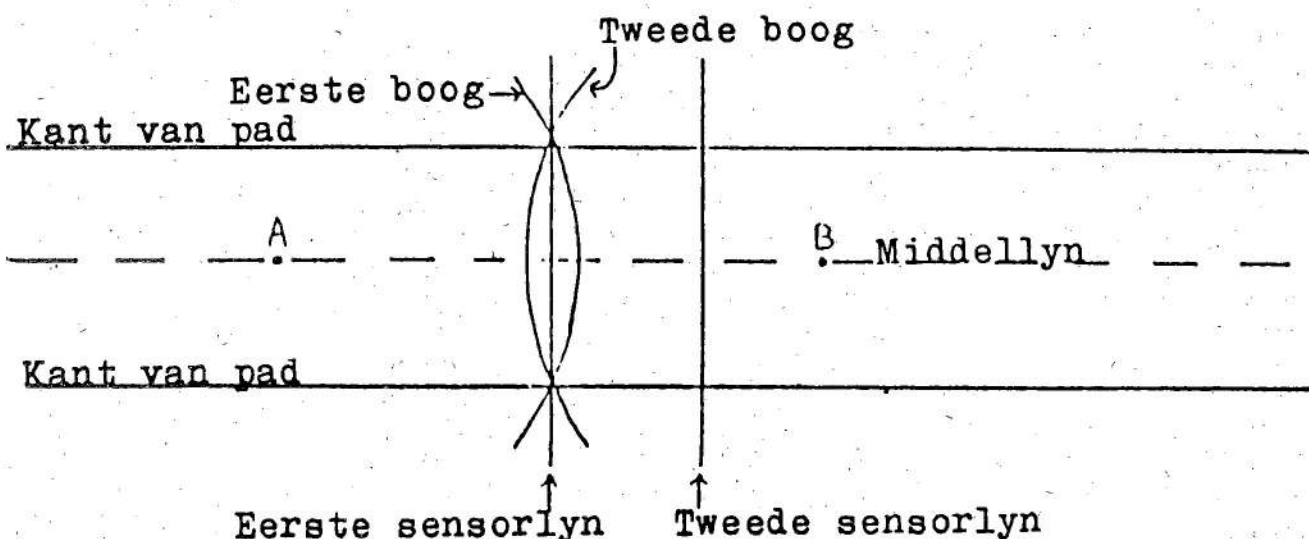
2. Paragraaf 4 van Deel V word hierby deur die volgende paragraaf vervang:

“4. Die sensors—

(a) moet op 'n reguit gedeelte van 'n pad met 'n redelike gelyk blad opgestel word soos hieronder uiteengesit;

(b) moet parallel met mekaar en reghoekig met die middellyn van die pad opgestel word. Die volgende metode moet by die opstel van die sensors gevolg word:





Mark two points (A and B on the figure) on the centre line of the road about 10 metres on either side of the intended sensor installation position. From the first point (A) construct an arc on the road surface cutting both road edges and from the second point (B) construct an arc cutting the first arc near the road edges. Join the points of intersection of the two arcs with a straight line which is then the position line of one sensor. The second sensor line is determined by constructing a line parallel to the first sensor line at a distance as prescribed in paragraph 4 (c);

(c) shall be spaced 2,50 metres apart when measured from the sides of the sensors which are nearest to each other by means of a measuring bar of that length, which is certified in terms of the Trade Metrology Act, 1973 (Act 77 of 1973);

(d) shall be tensioned to not less than 10N and not more than 12N per metre of the unstretched length which must be tensioned, by means of a spring force balance certified in terms of the Trade Metrology Act, 1973 (Act 77 of 1973);

(e) shall not span two lanes of traffic proceeding in opposite directions.”.

Merk twee punte (A en B op die tekening) op die middellyn van die pad, ongeveer 10 meter aan weerskante van die voorgenome posisie van die sensors. Trek 'n boog met punt (A) as die middelpunt, sodat beide kante van die padoppervlak gekruis word. Trek dan 'n tweede boog, met die ander gemerkte punt (B) as die middelpunt, sodat die boë mekaar naby beide kante van die pad sny. Verbind die sny-punte met mekaar sodat 'n reguit lyn verkry word. Die reguit lyn sal dan die posisielyn van een sensor wees. Die tweede sensor se posisie word bepaal deur 'n lyn parallel met die eerste sensorlyn te trek op 'n afstand soos voorgeskryf in paragraaf 4 (c);

(c) moet 2,50 meter uitmekaar wees, welke afstand gemeet moet word vanaf die kante van die sensors wat die naaste aan mekaar is, met 'n meetstaaf van dié lengte, wat ingevolge die Wet op Handelsmetrologie, 1973 (Wet 77 van 1973), gesertifiseer is;

(d) moet gespan word tot minstens 10N en hoogstens 12N per meter van die ongespanne lengte wat gespan moet word, met 'n trekskaal wat ingevolge die Wet op Handelsmetrologie, 1973 (Wet 77 van 1973), gesertifiseer is;

(e) mag nie twee verkeersbane wat verkeer in teenoorgestelde rigtings dra, oorspan nie.”.

DEPARTMENT OF LABOUR

No. R. 2050

13 October 1978

INDUSTRIAL CONCILIATION ACT, 1956

IRON, STEEL, ENGINEERING AND METALLURGICAL INDUSTRIES.—AGREEMENT FOR THE RADIO MANUFACTURING SECTION

The following correction to Government Notice R. 1912 appearing in *Government Gazette* 6165 of 22 September 1978, is published for general information:

In the English version of the Schedule, in section 7 (1) (a) of Part I, substitute the word "of" for the word "or".

DEPARTEMENT VAN ARBEID

No. R. 2050

13 Oktober 1978

WET OP NYWERHEIDSVERSOENING, 1956

YSTER-, STAAL-, INGENIEURS- EN METALLURGIESTE NYWERHEID.—OOREENKOMS VIR DIE RADIOOVERVAARDIGINGSEKSIE

Die onderstaande verbetering van Goewerments-kennisgewing R. 1912 wat in *Staatskoerant* 6165 van 22 September 1978 verskyn, word vir algemene inligting gepubliseer:

In die Engelse teks van die Bylae, in klousule 7 (1) (a) van Deel I, vervang die woord "or" deur die woord "of".

No. R. 2058	13 October 1978	No. R. 2058	13 Oktober 1978
INDUSTRIAL CONCILIATION ACT, 1956		WET OP NYWERHEIDSVERSOENING, 1956	
HAIRDRESSING TRADE, PORT ELIZABETH AND UITENHAGE.—AMENDMENT OF AGREEMENT		HAARKAPPERSBEDRYF, PORT ELIZABETH EN UITENHAGE.—WYSIGING VAN OOREENKOMS	
I, Stephanus Petrus Botha, Minister of Labour, hereby—		Ek, Stephanus Petrus Botha, Minister van Arbeid, verklaar hierby—	
(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that the provisions of the Agreement (hereinafter referred to as the Amending Agreement) which appears in the Schedule hereto and which relates to the Hairdressing Trade, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 30 June 1979, upon the employers' organisation and the trade union which entered into the Amending Agreement and upon the employers and employees who are members of the said organisation or union;		(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat die bepalings van die Ooreenkoms (hierna die Wysigingsooreenkoms genoem) wat in die Bylae hiervan verskyn en op die Haarkappersbedryf betrekking het, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 Junie 1979 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat die Wysigingsooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;	
(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the Amending Agreement, excluding those contained in clause 1 (1), shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 30 June 1979, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Trade in the areas specified in clause 1 (2) of the Amending Agreement; and		(b) kragtens artikel 48 (1) (b) van genoemde Wet, dat die bepalings van die Wysigingsooreenkoms, uitgesonderd dié vervat in klousule 1 (1), met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 Junie 1979 eindig, bindend is vir alle ander werkgewers en werknemers as dié genoem in paragraaf (a) van hierdie kennisgewing, wat betrokke is by of in diens is in genoemde Bedryf in die gebiede gespesifieer in klousule 1 (2) van die Wysigingsooreenkoms; en	
(c) in terms of section 48 (3) (a) of the said Act, declare that in the areas specified in clause 1 (2) of the Amending Agreement and with effect from the second Monday after the date of publication of this notice and for the period ending 30 June 1979, the provisions of the Amending Agreement, excluding those contained in clauses 1 (1) and 2, shall <i>mutatis mutandis</i> be binding upon all Blacks employed in the said Trade by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Blacks in their employ.		(c) kragtens artikel 48 (3) (a) van genoemde Wet, dat die bepalings van die Wysigingsooreenkoms, uitgesonderd dié vervat in klousules 1 (1) en 2, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 30 Junie 1979 eindig, in die gebiede gespesifieer in klousule 1 (2) van die Wysigingsooreenkoms <i>mutatis mutandis</i> bindend is vir alle Swartes in diens in genoemde Bedryf by dié werkgewers vir wie enigeen van genoemde bepalings ten opsigte van werknemers bindend is en vir daardie werkgewers ten opsigte van Swartes in hul diens.	
S. P. BOTHA, Minister of Labour.		S. P. BOTHA, Minister van Arbeid.	
SCHEDULE		BYLAE	
INDUSTRIAL COUNCIL FOR THE HAIRDRESSING TRADE, PORT ELIZABETH AND UITENHAGE		NYWERHEIDSRAAD VIR DIE HAARKAPPERSBEDRYF, PORT ELIZABETH EN UITENHAGE	
AGREEMENT		OOREENKOMS	
in accordance with the provisions of the Industrial Conciliation Act, 1956, made and entered into by and between		ingevolge die Wet op Nywerheidsversoening, 1956 (Wet 28 van 1956), gesluit deur en aangegaan tussen	
The Port Elizabeth and Uitenhage Master Hairdressers' Association		The Port Elizabeth and Uitenhage Master Hairdressers' Association	
(hereinafter referred to as the "employers" or the "employers' organisation"), of the one part, and		(hierna die "werkgewers" of "werkgewersorganisasie" genoem), aan die een kant, en	
The S.A. Hairdressers Employees' Industrial Union (Port Elizabeth and Midlands Branch)		The S.A. Hairdressers Employees' Industrial Union (Tak Port Elizabeth en Middelland)	
(hereinafter referred to as the "employees" or "trade union"), of the other part,		(hierna die "werknemers" of "vakvereniging" genoem), aan die ander kant,	
being parties to the Industrial Council for the Hairdressing Trade (Port Elizabeth and Uitenhage),		wat die partye is by die Nywerheidsraad vir die Haarkappersbedryf (Port Elizabeth en Uitenhage),	
to amend the Agreement published under Government Notice R. 484, dated 30 March 1972, as amended and renewed by Government Notices R. 477, dated 22 March 1974, R. 1278 and R. 1279, dated 23 July 1976.		om die Ooreenkoms, gepubliseer by Goewermentskennisgewing R. 484 van 30 Maart 1972, soos gewysig en hernieu by Goewermentskennisgewings R. 477 van 22 Maart 1974, R. 1278 en R. 1279 van 23 Julie 1976 te wysig.	
1. SCOPE OF APPLICATION OF AGREEMENT		1. TOEPASSINGSBESTEK VAN OOREENKOMS	
The terms of this Agreement shall be observed in the Hairdressing Trade—		Hierdie Ooreenkoms moet in die Haarkappersbedryf nagekom word—	
(1) by all employers and employees who are members of the employers' organisation and the trade union;		(1) deur alle werkgewers en werknemers wat lede van die werkgewersorganisasie en die vakvereniging is;	

(2) in the municipal areas of Port Elizabeth and Uitenhage.

2. CLAUSE 15.—SICK BENEFIT FUND

Insert the following new subparagraph after subclause (9) B (vi):

“(vii) the cost of dental treatment, on the recommendation of the medical officer, up to a maximum of R20 in any one year.”

3. CLAUSE 18.—EXPENSES OF THE COUNCIL

Substitute “twenty (20) cents” for “fifteen (15) cents”.

Signed on behalf of the parties at Port Elizabeth this 22nd day of August 1978.

B. M. BAUER (MRS), Chairman of the Council.

J. E. COATES, Vice-Chairman of the Council.

R. T. RAAFF, Secretary of the Council.

DEPARTMENT OF PLURAL RELATIONS AND DEVELOPMENT

No. R. 2048

13 October 1978

ABOLITION AND RE-ESTABLISHMENT OF THE TOWNSHIP COUNCIL OF KWA-MAKUTA, KWA-ZULU

I, Wilhelm Laubscher Vosloo, Deputy Minister of Plural Relations and Development, acting on behalf of the Minister of Plural Relations and Development—

(1) hereby abolish, under regulation 1 (3) of Chapter 8 of the Regulations for the Administration and Control of Townships in Black Areas, published under Proclamation R. 293 of 1962, as amended, the township council established by Government Notice 2006 of 1976 for the township Kwa-Makuta; and

(2) hereby re-establish, under regulation 1 (1) of Chapter 8 of the said Regulations for the Administration and Control of Townships in Black Areas, a township council for the township Kwa-Makuta.

W. L. VOSLOO, Deputy Minister of Plural Relations and Development.

(File T60/5/1692/2)

No. R. 2049

13 October 1978

AMENDMENT OF TOWNSHIP AREA.—SIYABUSWA, DISTRICT OF GROBLERSDAL

I, Wilhelm Laubscher Vosloo, Deputy Minister of Plural Relations and Development, acting on behalf of the Minister of Plural Relations and Development by virtue of the powers vested in him by regulation 4 (1) (b) of Chapter 1 of the Regulations for the Administration and Control of Townships in Black Areas, published under Proclamation R. 293 of 1962, hereby amend Government Notice R. 1916 of 1977 by the excision from the area of land described in paragraph (e) of the Schedule to the said Government Notice of the area of land described in Schedule 1 hereto and the substitution therefor of the area of land described in Schedule 2 hereto.

W. L. VOSLOO, Deputy Minister of Plural Relations and Development.

(File T60/4/1236/4)

(2) in die munisipale gebiede van Port Elizabeth en Uitenhage.

2. KLOUSULE 15.—SIEKTEBYSTANDSFONDS

Voeg die volgende nuwe subparagraph in na subklausule (9) B (vi):

“(vii) die koste van tandheelkundige behandeling op aanbeveling van die mediese beampete, tot 'n maksimum van R20 in 'n bepaalde jaar.”

3. KLOUSULE 18.—UITGAWES VAN DIE RAAD

Vervang “vyftien sent (15c)” deur “twintig sent (20c)”.

Namens die partye op hede die 22ste dag van Augustus 1978 te Port Elizabeth onderteken.

B. M. BAUER (MEV.), Voorsitter van die Raad.

J. E. COATES, Ondervoorsitter van die Raad.

R. T. RAAFF, Sekretaris van die Raad.

DEPARTEMENT VAN PLURALE BETREKKINGE EN ONTWIKKELING

No. R. 2048

13 Oktober 1978

AFSKAFFING EN HERINSTELLING VAN DIE DORPSRAAD VAN KWA-MAKUTA, KWAZULU

Ek, Wilhelm Laubscher Vosloo, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling, handelende namens die Minister van Plurale Betrekkinge en Ontwikkeling—

(1) skaf hierby, kragtens regulasie 1 (3) van Hoofstuk 8 van die Regulasies vir die Administrasie en Bestuur van Dorpe in Swart Gebiede, afgekondig by Proklamasie R. 293 van 1962, soos gewysig, die dorpsraad af wat by Goewermentskennisgewing 2006 van 1976 vir die dorp Kwa-Makuta ingestel is; en

(2) stel hierby, kragtens regulasie 1 (1) van Hoofstuk 8 van genoemde Regulasies vir die Administrasie en Bestuur van Dorpe in Swart Gebiede, 'n dorpsraad vir die dorp Kwa-Makuta weer in.

W. L. VOSLOO, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling.

(Leer T60/5/1692/2)

No. R. 2049

13 Oktober 1978

WYSIGING VAN DORPSGEBIED.—SIYABUSWA, DISTRIK GROBLERSDAL

Ek, Wilhelm Laubscher Vosloo, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling, handelende namens die Minister van Plurale Betrekkinge en Ontwikkeling kragtens die bevoegdheid hom verleen by regulasie 4 (1) (b) van Hoofstuk 1 van die Regulasies vir die Administrasie en Bestuur van Dorpe in Swart Gebiede, afgekondig by Proklamasie R. 293 van 1962, wysig hierby Goewermentskennisgewing R. 1916 van 1977 deur die grondgebied beskryf in Bylae 1 hiervan weg te laat uit die grondgebied beskryf in paragraaf (e) van die Bylae van genoemde Goewermentskennisgewing en te vervang deur die grondgebied beskryf in Bylae 2 hiervan.

W. L. VOSLOO, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling.

(Leer T60/4/1236/4)

SCHEDULE 1

A certain piece of land, in extent 5,312 1 hectares, situate on the farm Valschfontein 33 JS, District of Groblersdal, as shown on Diagram BA118/1978 approved by the Secretary for Plural Relations and Development and filed in his office, a copy of which is available in the office of the superintendent of the township concerned.

SCHEDULE 2

A certain piece of land, in extent 5,734 4 hectares, situate on the farm Valschfontein 33 JS, District of Groblersdal, as shown on General Plan BA107/1978 approved by the Secretary for Plural Relations and Development and filed in his office, a copy of which is available in the office of the superintendent of the township concerned.

No. R. 2059

13 October 1978

CONTRIBUTIONS PAYABLE UNDER THE CONTRIBUTIONS IN RESPECT OF BLACK LABOUR ACT, 1972 (ACT 29 OF 1972).—AMENDMENT OF GOVERNMENT NOTICE R. 2210, DATED 28 OCTOBER 1977

I, Wilhelm Laubscher Vosloo, Deputy Minister of Plural Relations and Development, do hereby, on behalf of the Minister of Plural Relations and Development, by virtue of the powers vested in him by section 2 (1) and (5) of the Contributions in respect of Black Labour Act, 1972 (Act 29 of 1972), amend Government Notice R. 2210, dated 28 October 1977, in accordance with the accompanying Schedule with effect from the first day of November 1978.

W. L. VOSLOO, Deputy Minister of Plural Relations and Development

(File A1/1/2/6)

SCHEDULE

Amend paragraph 2 of the Schedule by the addition of the following at the end thereof:

“(g) 80c per month for each employee who is in the service of the National Parks Board of Trustees, in respect of whom housing, approved by a competent authority, is provided by the said Board.”

BYLAE 1

‘n Sekere stuk grond, groot 5,312 1 hektaar, geleë op die plaas Valschfontein 33 JS, distrik Groblersdal, soos aangedui op Kaart BA118/1978 wat deur die Sekretaris van Plurale Betrekkinge en Ontwikkeling goedgekeur is en in sy kantoor bewaar word en waarvan daar ‘n afskrif beskikbaar is in die kantoor van die superintendent van die betrokke dorp.

BYLAE 2

‘n Sekere stuk grond, groot 5,734 4 hektaar, geleë op die plaas Valschfontein 33 JS, distrik Groblersdal, soos aangedui op Algemene Plan BA107/1978 wat deur die Sekretaris van Plurale Betrekkinge en Ontwikkeling goedgekeur is en in sy kantoor bewaar word en waarvan daar ‘n afskrif beskikbaar is in die kantoor van die superintendent van die betrokke dorp.

No. R. 2059

13 Oktober 1978

BYDRAES BETAALBAAR KRAGTENS DIE WET OP BYDRAES TEN OPSIGTE VAN SWART ARBEID, 1972 (WET 29 VAN 1972).—WYSIGING VAN GOEWERMENTSKENNISGEWING R. 2210 VAN 28 OKTOBER 1977

Ek, Wilhelm Laubscher Vosloo, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling, wysig hierby, namens die Minister van Plurale Betrekkinge en Ontwikkeling, kragtens die bevoegdheid hom verleen by artikel 2 (1) en (5) van die Wet op Bydraes ten opsigte van Swart Arbeid, 1972 (Wet 29 van 1972), Goewermentskennisgewing R. 2210 van 28 Oktober 1977 ooreenkomsdig bygaande Bylæ met ingang van die eerste dag van November 1978.

W. L. VOSLOO, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling.

(Lêer A1/1/2/6)

BYLAE

Wysig paragraaf 2 van die Bylæ deur die volgende aan die end daarvan by te voeg:

“(g) 80c per maand vir elke werknemer in diens van die Raad van Kuratore vir Nasionale Parke ten opsigte van wie genoemde Raad huisvesting wat deur ‘n bevoegde owerheid goedgekeur is, verskaf.”.

MEMOIRS OF THE BOTANICAL SURVEY OF SOUTH AFRICA

The memoirs are individual treatises usually of an ecological nature, but sometimes taxonomic or concerned with economic botany. Thirty-nine numbers have been published, some of which are out of print.

Obtainable from the Director, Division of Agricultural Information, Private Bag X144, Pretoria.

Sales tax must accompany inland orders.

MEMOIRS VAN DIE BOTANIESE OPNAME VAN SUID-AFRIKA

Die memoirs is individuele verhandelings, gewoonlik ekologies van aard, maar soms handel dit oor taksonomiese of ekonomiese-plantkundige onderwerpe. Nege-en-dertig nommers is reeds gepubliseer waarvan sommige uit druk is.

Verkrygbaar van die Direkteur, Afdeling Landbou-inligting, Privaatsak X144, Pretoria.

Verkoopbelasting moet by binnelandse bestellings ingesluit word.

BOTHALIA

Bothalia is a medium for the publication of botanical papers dealing with the flora and vegetation of Southern Africa. One or two parts of the journal are published annually.

The following parts are available:

Vol. 3 Part 1 out of print	Vol. 8 Part 1 1962 R3
2 1937 75c	2 1964 R3
3 1938 75c	3 1965 R3
4 1939 75c	4 1965 R3
Vol. 4 Part 1 1941 75c	Supplement
2 1942 75c	
3 1948 75c	Vol. 9 Part 1 1966 R3
4 1948 75c	2 1967 R3
Vol. 5 1950 R3	3 and 4 1969 R6
Vol. 6 Part 1 1951 R1,50	Vol. 10 Part 1 1969 R3
2 1954 R2,50	2 1971 R3
3 1956 R2	3 1971 R3
4 1957 R2	4 1972 R3
Vol. 7 Part 1 1958 R2	Vol. 11 Part 1 and 2 1973 R6
2 1960 R3	3 1974 R3
3 1961 R3	4 1975 R3
4 1962 R3	
Vol. 12 Part 1 1976 R5	
2 1977 R5	
3 1978 R7,50	

Obtainable from the Director, Division of Agricultural Information, Private Bag X144, Pretoria.

Sales tax must accompany all inland orders.

BOTHALIA

Bothalia is 'n medium vir die publikasie van plantkundige artikels oor die flora en plantegroei van Suidelike Afrika. Een of twee dele van die tydskrif word jaarliks gepubliseer.

Die volgende dele is beskikbaar:

Vol. 3 Deel 1 uit druk	Vol. 8 Deel 1 1962 R3
2 1937 75c	2 1964 R3
3 1938 75c	3 1965 R3
4 1939 75c	4 1965 R3
Vol. 4 Deel 1 1941 75c	Supplement
2 1942 75c	
3 1948 75c	Vol. 9 Deel 1 1966 R3
4 1948 75c	2 1967 R3
Vol. 5 1950 R3	3 en 4 1969 R6
Vol. 6 Deel 1 1951 R1,50	Vol. 10 Deel 1 1969 R3
2 1954 R2,50	2 1971 R3
3 1956 R2	3 1971 R3
4 1957 R2	4 1972 R3
Vol. 7 Deel 1 1958 R2	Vol. 11 Deel 1 en 2 1973 R6
2 1960 R3	3 1974 R3
3 1961 R3	4 1975 R3
4 1962 R3	
Vol. 12 Deel 1 1976 R5	
2 1977 R5	
3 1978 R7,50	

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Verkoopbelasting moet by alle binnelandse bestellings ingesluit word.

AGROANIMALIA

This publication is a continuation of the South African Journal of Agricultural Science Vol. 1 to 11, 1958–1968 and deals with Animal Production and Technology, Livestock Management and Ecology, Physiology, Genetics and Breeding, Dairy Science and Nutrition. Four parts of the journal are published annually.

Contributions of scientific merit on agricultural research are invited for publication in this journal. Directions for the preparation of such contributions are obtainable from the Director, Agricultural Information, Private Bag X144, Pretoria, to whom all communications in connection with the journal should be addressed.

The journal is obtainable from the above-mentioned address at R1,50 per copy or R6 per annum, post free (Other countries R1,75 per copy or R7 per annum).

Sales tax must accompany all inland orders.

AGROANIMALIA

Hierdie publikasie is 'n voortsetting van die Suid-Afrikaanse Tydskrif vir Landbouwetenskap Jaargang 1 tot 11, 1958–1968 en bevat artikels oor Dierenproduksie en -tegnologie, Diereversorging en -ekologie, Fisiologie, Genetika en Teelt, Suiwelkunde en Voeding. Vier dele van die tydskrif word per jaar gepubliseer.

Verdienstelike landboukundige bydraes van oorspronklike wetenskaplike navorsing word vir plasing in hierdie tydskrif verwelkom. Voorskrifte vir die opstel van sulke bydraes is verkrybaar van die Direkteur, Landbou-inligting, Privaatsak X144, Pretoria, aan wie ook alle navrae in verband met die tydskrif gerig moet word.

Die tydskrif is verkrybaar van bogenoemde adres teen R1,50 per eksemplaar of R6 per jaar, posvry (Buiteland R1,75 per eksemplaar of R7 per jaar).

Verkoopbelasting moet by alle binnelandse bestellings ingesluit word.

THE FLOWERING PLANTS OF AFRICA

This publication is issued as an illustrated serial, much on the same lines as Curtis's Botanical Magazine, and for imitating which no apology need be tendered.

The desire and object of the promoters of the publication will be achieved if it stimulates further interest in the study and cultivation of our indigenous plants.

The illustrations are prepared mainly by the artists at the Botanical Research Institute, but the Editor welcomes contributions of suitable artistic and scientific merit from kindred institutions.

Each part contains 10 plates and costs R5 per part (other countries R5,25 per part). Two, three or four parts may be published annually, depending on the availability of illustrations. A volume consists of four parts. From Volume 27, the price per volume is: Cloth binding, R30; morocco binding, R35 (other countries, cloth binding R31; morocco binding R36).

Obtainable from the Director, Division of Agricultural Information, Private Bag X144, Pretoria.

Sales tax must accompany inland orders.

DIE BLOMPLANTE VAN AFRIKA

Hierdie publikasie word uitgegee as 'n geïllustreerde reeks, baie na die aard van Curtis se "Botanical Magazine". Die doel van die werk is om die skoonheid en variasie van vorm van die flora van Afrika aan die leser bekend te stel, om belangstelling in die studie en kweek van die inheemse plante op te wek, en om plantkunde in die algemeen te bevorder.

Die meeste van die illustrasies word deur kunstenaars van die Navorsingsinstituut vir Plantkunde gemaak, dog die redakteur verwelkom gesikte bydraes van 'n wetenskaplike en kunsstandaard afkomstig van verwante inrigtings.

Onder huidige omstandighede word twee dele van die werk gelykydig gepubliseer, maar met onregelmatige tussenpose; elke deel bevat tien kleurplate. Intekengeld bedra R5 per deel (buiteland R5,25 per deel): Vier dele per band. Vanaf band 27 is die prys per band in linne gebind R30; in moroccoleer gebind R35. (Buiteland, linne gebind R31; moroccoleer R36).

Verkrybaar van die Direkteur, Afdeling Landbou-inligting, Privaatsak X144, Pretoria.

Verkoopbelasting moet by binnelandse bestellings ingesluit word.

FLORA OF SOUTHERN AFRICA

A taxonomic treatment of the flora of the Republic of South Africa, Lesotho, Swaziland and South West Africa. To be completed in 33 volumes, not in numerical sequence.

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FLORA VAN SUIDELIKE AFRIKA

'n Taksonomiese behandeling van die flora van die Republiek van Suid-Afrika, Lesotho, Swaziland en Suidwes-Afrika. Sal bestaan uit 33 volumes, nie in numeriese volgorde nie.

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Vol. 1 (1966): Prys R1,75. Buiteland R2,20, posvry.

Vol. 13 (1970): Prys R10. Buiteland R12, posvry.

Vol. 16 Deel 1 (1975): Prys R13,50. Buiteland R16,75, posvry.

Deel 2 (1977): Prys R16. Buiteland R20, posvry.

Vol. 22 (1976): Prys R8,60. Buiteland R10,75, posvry.

Vol. 9 (1978): Prys R4,25. Buiteland R5,30, posvry.

Verkrybaar van die Direkteur, Afdeling Landbou-inligting, Privaatsak X144, Pretoria.

Verkoopbelasting moet by binnelandse bestellings ingesluit word.

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Don't abuse  it.
water is for everybody

Werk mooi daarmee.

Ons leef  daarvan

THE ONDERSTEPOORT JOURNAL OF VETERINARY RESEARCH

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