



**REPUBLIC OF SOUTH AFRICA  
GOVERNMENT GAZETTE**

**STAATSKOERANT  
VAN DIE REPUBLIEK VAN SUID-AFRIKA**

**REGULATION GAZETTE No. 2715**

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**REGULASIEKOERANT No. 2715**

*As 'n Nuusblad by die Poskantoor Geregistreer*

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PRETORIA, 29 DECEMBER 1978  
DESEMBER 1978

[No. 6259

**PROCLAMATION**

*by the State President of the Republic of  
South Africa*

No. R. 342, 1978

LEVYING OF SPECIAL RATE UPON MEMBERS  
OF THE COMMUNITY IN RESPECT OF WHICH  
THE PUNGUTSHA COMMUNITY AUTHORITY  
HAS BEEN ESTABLISHED. — DISTRICT OF  
MATHANJANA

Whereas the community in respect of which the Pungutsha Community Authority has been established under the provisions of section 2 (1) of the Black Authorities Act, 1951 (Act 68 of 1951), has applied for the levying of a special rate of R5 per year for five successive years in order to collect funds for the erection of an administrative tribal office and schools;

And whereas the Minister of Plural Relations and Development—

(a) has approved the purpose for which the proposed rate is to be levied; and

(b) is convinced that the majority of the adult male members of the said community desires the levying of the proposed rate:

Now, therefore, by virtue of the powers vested in me by section 40 (1) of the said Black Taxation Act, 1969, and section 25 (1) of the Black Administration Act, 1927 (Act 38 of 1927), I—

(1) determine that, in this Proclamation, unless the context otherwise indicates, any expression to which a meaning has been assigned in the Black Taxation Act, 1969 (Act 92 of 1969), bears the meaning so assigned thereto and—

“community” means the community in respect of which the Pungutsha Community Authority has been established under the provisions of section 2 (1) of the Black Authorities Act, 1951 (Act 68 of 1951);

“ratepayer” means an adult Black male of the community who has attained the age of 18 years;

**PROKLAMASIE**

*van die Staatspresident van die Republiek van  
Suid-Afrika*

No. R. 342, 1978

HEFFING VAN SPESIALE BELASTING OP LEDE  
VAN DIE GEMEENSKAP TEN OPSIGTE WAAR-  
VAN DIE PUNGUTSHA-GEMEENSKAPSOWER-  
HEID INGESTEL IS.—DISTRIK MATHANJANA

Nademaal die gemeenskap ten opsigte waarvan die Pungutsha-gemeenskapsowerheid ingestel is kragtens die bepalings van artikel 2 (1) van die Wet op Swart Owerhede, 1951 (Wet 68 van 1951), aansoek gedoen het om die heffing van 'n spesiale belasting van R5 per jaar vir vyf agtereenvolgende jare ten einde fondse in te samel vir die oprigting van 'n administratiewe stamkantoor en skole;

En nademaal die Minister van Plurale Betrekkinge en Ontwikkeling—

(a) die doel waarvoor die voorgestelde belasting gehef staan te word, goedgekeur het; en

(b) daarvan oortuig is dat die meerderheid van die volwasse manlike lede van die vermelde gemeenskap die heffing van die voorgestelde belasting verlang;

So is dit dat ek, kragtens die bevoegdheid my verleen by artikel 40 (1) van die vermelde Wet op Swart Belasting, 1969, en artikel 25 (1) van die Swart Administrasie Wet, 1927 (Wet 38 van 1927)—

(1) bepaal dat, in hierdie Proklamasie, tensy uit die samehang anders blyk, 'n uitdrukking waaraan 'n betekenis geheg is in die Wet op Swart Belasting, 1969 (Wet 92 van 1969), die betekenis het aldus daaraan geheg, en beteken—

“belastingjaar” of enige afleiding daarvan, 'n tydperk wat op die eerste dag van Januarie van 'n jaar begin en op die laaste dag van Desember van dieselfde jaar eindig;

“belastingpligtige” 'n manlike Swart lid van die gemeenskap wat die leeftyd van 18 jaar bereik het;

"rate year" or any derivation thereof means a period commencing on the first day of January of any year and ending on the last day of December of the same year;

(2) levy upon every ratepayer, with effect from 1 January 1979, a special rate of R5 per year for five successive rate years;

(3) determine that the special rate levied by paragraph 2 shall be paid before the first day of March of the year in respect of which it is payable.

Given under my Hand and the Seal of the Republic of South Africa at Oubos this Nineteenth day of December, One thousand Nine hundred and Seventy-eight.

B. J. VORSTER, State President.

By Order of the State President-in-Council:

P. G. J. KOORNHOF.

## GOVERNMENT NOTICES

### DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 2580

29 December 1978

REGULATIONS RELATING TO THE GRADING, PACKING AND MARKING OF APRICOTS INTENDED FOR EXPORT FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

#### SCHEDULE

1. In this Schedule "regulations" means the regulations published by Government Notice R. 2529 of 22 December 1978.

2. The following regulation is hereby substituted for regulation 6 of the regulations:

"6. An inspection fee of 1,5c per container in a consignment of apricots shall be paid to the Department by the exporter of apricots, when such apricots are presented for inspection."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2581

29 December 1978

REGULATIONS RELATING TO THE GRADING, PACKING AND MARKING OF GRAPES INTENDED FOR EXPORT FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

#### SCHEDULE

1. In this Schedule "regulations" mean the regulations published by Government Notice R. 442 of 10 March 1978.

2. The following regulation is hereby substituted for regulation 6 of the regulations:

"6. An inspection fee of 1,5c per container in a consignment of grapes shall be paid to the Department by the exporter of grapes, when such grapes are presented for inspection."

"gemeenskap" die gemeenskap ten opsigte waarvan die Puntgutsha-gemeenskapsowerheid ingestel is kragtens die bepalings van artikel 2 (1) van die Wet op Swart Owerhede, 1951 (Wet 68 van 1951);

(2) 'n spesiale belasting van R5 per jaar, met ingang van 1 Januarie 1979, op elke belastingpligtige hef vir vyf agtereenvolgende belastingjare;

(3) bepaal dat die spesiale belasting gehef by paraagraaf 2 voor die eerste dag van Maart van die jaar ten opsigte waarvan dit verskuldig is, betaal moet word.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Oubos, op hede die Negentiende dag van Desember Eenduisend Negehonderd Agt-en-sewentig.

B. J. VORSTER, Staatspresident.

Op las van die Staatspresident-in-rade:

P. G. J. KOORNHOF.

## GOEWERMENTSKENNISGEWINGS

### DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING

No. R. 2580

29 Desember 1978

REGULASIES MET BETREKKING TOT DIE GRADERING, VERPAKKING EN MERK VAN APPELKOESE BESTEM VIR UITVOER UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

#### BYLAE

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 2529 van 22 Desember 1978.

2. Regulasie 6 van die regulasies word hierby deur die volgende regulasie vervang:

"6. 'n Ondersoekgeld van 1,5c per houer in 'n besenning appelkose moet aan die Departement betaal word, deur die uitvoerder van appelkose, wanneer sodanige appelkose vir ondersoek aangebied word."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2581

29 Desember 1978

REGULASIES MET BETREKKING TOT DIE GRADERING, VERPAKKING EN MERK VAN DRUIWE BESTEM VIR UITVOER UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

#### BYLAE

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 442 van 10 Maart 1978.

2. Regulasie 6 van die regulasies word hierby deur die volgende regulasie vervang:

"6. 'n Ondersoekgeld van 1,5c per houer in 'n besenning druwe moet aan die Departement betaal word, deur die uitvoerder van druwe, wanneer sodanige druwe vir ondersoek aangebied word."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2582

29 December 1978

**REGULATIONS RELATING TO THE GRADING, PACKING AND MARKING OF PEARS INTENDED FOR EXPORT FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule “regulations” means the regulations published by Government Notice R. 357 of 3 March 1978.

2. The following regulation is hereby substituted for regulation 6 of the regulations:

“6. An inspection fee of 2,0c per container in a consignment of pears shall be paid to the Department by the exporter of pears, when such pears are presented for inspection.”

3. These regulations shall come into operation on 1 January 1979.

No. R. 2583

29 December 1978

**REGULATIONS RELATING TO THE GRADING, PACKING AND MARKING OF APPLES INTENDED FOR EXPORT FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule “regulations” mean the regulations published by Government Notice R. 358 of 3 March 1978.

2. The following regulation is hereby substituted for regulation 6 of the regulations:

“6. An inspection fee of 2,0c per container in a consignment of apples shall be paid to the Department by the exporter of apples, when such apples are presented for inspection.”

3. These regulations shall come into operation on 1 January 1979.

No. R. 2584

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF FOWL-EGGS FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule “regulations” mean the regulations published by Government Notice R. 1028 of 26 June 1970, as amended by Government Notices R. 542 of 1 April 1976 and R. 58 of 6 January 1978.

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2582

29 Desember 1978

**REGULASIES MET BETREKKING TOT DIE GRADERING, VERPAKKING EN MERK VAN PERE BESTEM VIR UITVOER UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken “regulasies” die regulasies afgekondig by Goewermentskennisgewing R. 357 van 3 Maart 1978.

2. Regulasie 6 van die regulasies word hierby deur die volgende regulasie vervang:

“6. ’n Ondersoekgeld van 2,0c per houer in ’n besending pere moet aan die Departement betaal word, deur die uitvoerder van pere, wanneer sodanige pere vir ondersoek aangebied word.”

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2583

29 Desember 1978

**REGULASIES MET BETREKKING TOT DIE GRADERING, VERPAKKING EN MERK VAN APPELS BESTEM VIR UITVOER UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken “regulasies” die regulasies afgekondig by Goewermentskennisgewing R. 358 van 3 Maart 1978.

2. Regulasie 6 van die regulasies word hierby deur die volgende regulasie vervang:

“6. ’n Ondersoekgeld van 2,0c per houer in ’n besending appels moet aan die Departement betaal word, deur die uitvoerder van appels, wanneer sodanige appels vir ondersoek aangebied word.”

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2584

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN HOENDEREIERS UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken “regulasies” die regulasies afgekondig by Goewermentskennisgewing R. 1028 van 26 Junie 1970, soos gewysig deur Goewermentskennisgewings R. 542 van 1 April 1976 en R. 58 van 6 Januarie 1978.

2. The following regulation is hereby substituted for regulation 4 of the regulations:

"4. An inspection fee of 7,5c per container in a consignment of eggs shall be paid to the Department by the exporter of eggs, when such eggs are presented for inspection: Provided that no fee is payable in respect of the re-inspection of eggs."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2585

29 December 1978

**REGULATIONS RELATING TO THE EXPORT OF TABLE POULTRY FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule "regulations" mean the regulations published by Government Notice R. 1495 of 25 September 1964, as amended by Government Notices R. 2344 of 20 December 1968, R. 355 of 14 March 1969 and R. 28 of 6 January 1978.

2. The following subregulation is hereby substituted for subregulation (1) of regulation 16 of the regulations:

"(1) An inspection fee of 8,0c per container in a consignment of table poultry shall be paid to the Department of Agricultural Economics and Marketing by the exporter of table poultry, when such poultry is presented for inspection."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2586

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF PINEAPPLES FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule "regulations" means the regulations published by Government Notice R. 295 of 26 February 1971, as amended by Government Notices R. 528 of 1 April 1976, R. 134 of 4 February 1977 and R. 54 of 6 January 1978.

2. The following regulation is hereby substituted for Regulation 5 of the regulations:

"5. An inspection fee of 4,0c per container in a consignment of pineapples shall be paid to the Department by the exporter of pineapples, when such pineapples are presented for inspection."

3. These regulations shall come into operation on 1 January 1979.

2. Regulasie 4 van die regulasies word hierby deur die volgende regulasie vervang:

"4. 'n Ondersoekgeld van 7,5c per houer in 'n besending eiers moet aan die Departement betaal word, deur die uitvoerder van eiers, wanneer sodanige eiers vir ondersoek aangebied word: Met dien verstande dat geen geldte ten opsigte van die herondersoek van eiers betaalbaar is nie."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2585

29 Desember 1978

**REGULASIES BETREFFENDE DIE UITVOER VAN SLAGPLUIMVEE UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 1495 van 25 September 1964, soos gewysig deur Goewermentskennisgewings R. 2344 van 20 Desember 1968, R. 355 van 14 Maart 1969 en R. 28 van 6 Januarie 1978.

2. Subregulasie (1) van regulasie 16 van die regulasies word hierby deur die volgende subregulasie vervang:

"(1) 'n Ondersoekgeld van 8,0c per houer in 'n besending slagpluimvee moet aan die Departement Landbou-ekonomiese en -bemarking betaal word, deur die uitvoerder van slagpluimvee, wanneer sodanige pluimvee vir inspeksie aangebied word."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2586

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN PYNAPPELS UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 295 van 26 Februarie 1971, soos gewysig deur Goewermentskennisgewings R. 528 van 1 April 1976, R. 134 van 4 Februarie 1977 en R. 54 van 6 Januarie 1978.

2. Regulasie 5 van die regulasies word hierby deur die volgende regulasie vervang:

"5. 'n Ondersoekgeld van 4,0c per houer in 'n besending pynappels moet aan die Departement betaal word, deur die uitvoerder van pynappels, wanneer sodanige pynappels vir ondersoek aangebied word."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2587

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF CANNED FOODSTUFFS FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

In this Schedule "regulations" means the regulations published by Government Notice R. 1897 of 22 October 1971, as amended by Government Notices R. 525 of 1 April 1976, R. 1268 of 23 July 1976 and R. 29 of 6 January 1978.

2. The following regulation is hereby substituted for regulation 84 of the regulations:

"84. An inspection fee of 30c per 500 kg, to the nearest 500 kg, in a consignment of canned foodstuffs, with a minimum of 30c per inspection, shall be paid to the Department by the exporter of canned foodstuffs, when such canned foodstuffs are presented for inspection.”.

3. These regulations shall come into operation on 1 January 1979.

No. R. 2588

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF CANNED FRUIT FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule "regulations" means the regulations published by Government Notice R. 1078 of 25 June 1976, as amended by Government Notice R. 44 of 6 January 1978.

2. The following regulation is hereby substituted for regulation 45 of the regulations:

"45. An inspection fee of 30c per 500 kg, to the nearest 500 kg, in a consignment of canned fruit, with a minimum of 30c per inspection, shall be paid to the Department by the exporter of canned fruit, when such canned fruit is presented for inspection.”.

3. These regulations shall come into operation on 1 January 1979.

No. R. 2589

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF ORNITHOGALUM BULBS FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

No. R. 2587

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN INGEMAakte VOEDSEL UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies afgekondig by Goewermentskennisgewing R. 1897 van 22 Oktober 1971, soos gewysig deur Goewermentskennisgewings R. 525 van 1 April 1976, R. 1268 van 23 Julie 1976 en R. 29 van 6 Januarie 1978.

2. Regulasie 84 van die regulasies word hierby deur die volgende regulasie vervang:

"84. 'n Ondersoekgeld van 30c per 500 kg, tot die naaste 500 kg, in 'n besending ingemaakte voedsel, met 'n minimum van 30c per ondersoek, moet aan die Departement betaal word, deur die uitvoerder van ingemaakte voedsel, wanneer sodanige ingemaakte voedsel vir ondersoek aangebied word.”.

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2588

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN INGEMAakte VRUGTE UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies afgekondig by Goewermentskennisgewing R. 1078 van 25 Junie 1976, soos gewysig deur Goewermentskennisgewing R. 44 van 6 Januarie 1978.

2. Regulasie 45 van die regulasies word hierby deur die volgende regulasie vervang:

"45. 'n Ondersoekgeld van 30c per 500 kg, tot die naaste 500 kg, in 'n besending ingemaakte vrugte, met 'n minimum van 30c per ondersoek, moet aan die Departement betaal word, deur die uitvoerder van ingemaakte vrugte, wanneer sodanige ingemaakte vrugte vir ondersoek aangebied word.”.

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2589

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN ORNITHOGALUMBOLLE UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**SCHEDULE**

1. In this Schedule "regulations" mean the regulations published by Government Notice R. 90 of 19 January 1973, as amended by Government Notices R. 533 of 1 April 1976 and R. 53 of 6 January 1978.

2. The following regulation is hereby substituted for regulation 5 of the regulations:

"5. An inspection fee of 2,0 per container in a consignment of ornithogalum bulbs shall be paid to the Department by the exporter of ornithogalum bulbs, when such bulbs are presented for inspection."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2590

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF CHINKERINCHEES FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule "regulations" means the regulations published by Government Notice R. 91 of 19 January 1973, as amended by Government Notices R. 540 of 1 April 1976 and R. 955 of 12 May 1978.

2. The following regulation is hereby substituted for regulation 5 of the regulations:

"5. An inspection fee of 3,5c per container of the size up to and including 500 mm in length, 200 mm in width and 100 mm in depth and 5,0c per larger container, in a consignment of chinkerinchees shall be paid to the Department by the exporter of chinkerinchees, when such chinkerinchees are presented for inspection."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2591

29 December 1978

**REGULATIONS FOR REGULATING THE REQUIREMENTS IN CONNECTION WITH THE EXPORT OF FRESH PROTEAS FROM THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule "regulations" means the regulations published by Government Notice R. 407 of 16 March 1973, as amended by Government Notices R. 1130 of 28 June 1974, R. 524 of 1 April 1976 and R. 19 of 6 January 1978.

2. The following regulation is hereby substituted for regulation 5 of the regulations:

"5. An inspection fee of 3,5c per container of the size up to and including 500 mm in length, 200 mm in

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig deur Goewermentskennisgewing R. 90 van 19 Januarie 1973, soos gewysig deur Goewermentskennisgewings R. 533 van 1 April 1976 en R. 53 van 6 Januarie 1978.

2. Regulasie 5 van die regulasies word hierby deur die volgende regulasie vervang:

"5. 'n Ondersoekgeld van 2,0c per houer in 'n besending ornithogalumbolle moet deur die uitvoerder van ornithogalumbolle aan die Departement betaal word, wanneer sodanige bolle vir ondersoek aangebied word."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2590

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN TJIENKERIENTJEES UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig deur Goewermentskennisgewing R. 91 van 19 Januarie 1973, soos gewysig deur Goewermentskennisgewings R. 540 van 1 April 1976 en R. 955 van 12 Mei 1978.

2. Regulasie 5 van die regulasies word hierby deur die volgende regulasie vervang:

"5. 'n Ondersoekgeld van 3,5c per houer tot en met die grootte van 500 mm in lengte, 200 mm in breedte en 100 mm in diepte en 5,0c per groter houer, in 'n besending tjienerientjees moet aan die Departement betaal word, deur die uitvoerder van tjienerientjees, wanneer sodanige tjienerientjees vir ondersoek aangebied word."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2591

29 Desember 1978

**REGULASIES TER REËLING VAN DIE VEREISTES IN VERBAND MET DIE UITVOER VAN VARS PROTEAS UIT DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig deur Goewermentskennisgewing R. 407 van 16 Maart 1973, soos gewysig deur Goewermentskennisgewings R. 1130 van 28 Junie 1974, R. 524 van 1 April 1976 en R. 19 van 6 Januarie 1978.

2. Regulasie 5 van die regulasies word hierby deur die volgende regulasie vervang:

"5. 'n Ondersoekgeld van 3,5c per houer tot en met die grootte van 500 mm in lengte, 200 mm in breedte

width and 100 mm in depth and 5,0c per larger container in a consignment, of fresh proteas shall be paid to the Department by the exporter of fresh proteas, when such fresh proteas are presented for inspection.”.

3. These regulations shall come into operation on 1 January 1979.

No. 2592

29 December 1978

**REGULATIONS RELATING TO THE GRADING, PACKING AND MARKING OF CANNED FOODSTUFFS INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

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.

**SCHEDULE**

1. In this Schedule “regulations” means the regulations published by Government Notice R. 1898 of 22 October 1971, as amended by Government Notices R. 523 of 1 April 1976 and R. 43 of 6 January 1978.

2. The following regulation is hereby substituted for regulation 81A of the regulations:

“81A. An inspection fee of 30c per 500 kg, to the nearest 500 kg, in a consignment of canned foodstuffs, with a minimum of 30c per inspection, shall be paid to the Department by the owner or canner of canned foodstuffs, which are intended for sale in the Republic, when such canned foodstuffs are presented for inspection.”.

3. These regulations shall come into operation on 1 January 1979.

No. R. 2593

29 December 1978

**REGULATIONS RELATING TO THE GRADING, PACKING AND MARKING OF CANNED FRUIT INTENDED FOR SALE IN THE REPUBLIC OF SOUTH AFRICA.—AMENDMENT**

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.

**SCHEDULE**

1. In this Schedule “regulations” means the regulations published by Government Notice R. 1079 of 25 June 1976.

2. The following regulation is hereby substituted for regulation 44 of the regulations:

“44. An inspection fee of 30c per 500 kg, to the nearest 500 kg, in a consignment of canned fruit, with a minimum of 30c per inspection, shall be paid to the Department by the owner or canner of canned fruit, which is intended for sale in the Republic, when such canned fruit is presented for inspection.”.

3. These regulations shall come into operation on 1 January 1979.

en 100 mm in diepte en 5,0c per groter houer, in 'n besending vars proteas moet aan die Departement betaal word, deur die uitvoerder van vars proteas, wanneer sodanige vars proteas vir ondersoek aangebied word.”.

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2592

29 Desember 1978

**REGULASIES MET BETREKKING TOT DIE GRADERING, VERPAKKING EN MERK VAN INGEMAakte VOEDSEL BESTEM VIR VERKOOP IN DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

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.

**BYLAE**

1. In hierdie Bylae beteken “regulasies” die regulasies afgekondig by Goewermentskennisgwing R. 1898 van 22 Oktober 1971, soos gewysig deur Goewermentskennisgewings R. 523 van 1 April 1976 en R. 43 van 6 Januarie 1978.

2. Regulasie 81A van die regulasies word hierby deur die volgende regulasie vervang:

“81A. 'n Ondersoekgeld van 30c per 500 kg, tot die naaste 500 kg, in 'n besending ingemaakte voedsel, met 'n minimum van 30c per ondersoek, moet aan die Departement betaal word, deur die eienaar of inmaker van ingemaakte voedsel wat bestem is vir verkoop in die Republiek, wanneer sodanige ingemaakte voedsel vir inspeksie aangebied word.”.

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2593

29 Desember 1978

**REGULASIES MET BETREKKING TOT DIE GRADERING, VERPAKKING EN MERK VAN INGEMAakte VRUGTE BESTEM VIR VERKOOP IN DIE REPUBLIEK VAN SUID-AFRIKA.—WYSIGING**

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.

**BYLAE**

1. In hierdie Bylae beteken “regulasies” die regulasies afgekondig by Goewermentskennisgwing R. 1079 van 25 Junie 1976.

2. Regulasie 44 van die regulasies word hierby deur die volgende regulasie vervang:

“44. 'n Ondersoekgeld van 30c per 500 kg, tot die naaste 500 kg, in 'n besending ingemaakte vrugte, met 'n minimum van 30c per ondersoek, moet aan die Departement betaal word, deur die eienaar of inmaker van ingemaakte vrugte wat bestem is vir verkoop in die Republiek, wanneer sodanige ingemaakte vrugte vir inspeksie aangebied word.”.

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2594

29 December 1978

**REGULATIONS RELATING TO THE GRADING, PACKING, MARKING AND INSPECTION OF FLOWERS, EXCLUDING CHINKERINCHEES, INTENDED FOR EXPORT.—AMENDMENT**

The Minister of Agriculture has, under the powers vested in him by section 4 of the Agricultural Produce Export Act, 1971 (Act 51 of 1971), made the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In this Schedule "regulations" means the regulations published by Government Notice R. 1969 of 9 December 1966, as amended by Government Notices R. 911 of 6 June 1969, R. 1025 of 18 June 1971, R. 2185 of 1 December 1972, R. 532 of 1 April 1976 and R. 50 of 6 January 1978.

2. The following subregulation is hereby substituted for subregulation (4) of regulation 6 of the regulations:

"(4) An inspection fee of 3,5c per container of the size up to and including 500 mm in length, 200 mm in width and 100 mm in depth and 5,0c per larger container in a consignment of flowers shall be paid to the Department of Agricultural Economics and Marketing by the exporter of flowers, when such flowers are presented for inspection."

3. These regulations shall come into operation on 1 January 1979.

No. R. 2599

29 December 1978

**LEVY AND SPECIAL LEVY ON DECIDUOUS FRUIT.—AMENDMENT**

In terms of section 79 (a) of the Marketing Act, 1968 (Act 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that the Deciduous Fruit Board, referred to in section 3 of the Deciduous Fruit Scheme, published by Proclamation R. 288 of 1962, as amended, has in terms of section 18 and 19 of the said Scheme, with my approval amended the levy and special levy, published by Government Notice R. 2391 of 1 December 1978, as set out in the Schedule hereto.

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

**SCHEDULE**

The Schedule to Government Notice R. 2391 of 1 December 1978, is hereby amended by the substitution for Table 1 of the following table:

"TABLE 1

Kind of fruit	Type of packing	Levy per container in cents	Special levy per container in cents
Apricots.....	Double-layer tray and tray equivalent of the composite carton	17,2	4,0
Peaches and nectarines	Single-layer carton and carton equivalent of the S/L tray	17,2	1,7
Plums.....	Single-layer tray and tray equivalent of the composite carton	17,2	4,7
Plums and prunes	Double- and three-layer tray and tray equivalent of the composite carton	17,2	8,8
Pears.....	Single-layer carton.....	17,2	3,9
Pears.....	Case.....	17,2	14,1
Pears.....	Carton.....	17,2	12,5
Grapes.....	Carton.....	17,2	18,6
Apples.....	Carton.....	17,2	16,8."

No. R. 2594

29 Desember 1978

**REGULASIES MET BETREKKING TOT DIE GRAADERING, VERPAKKING MERK EN INSPEKSIJE VAN BLOMME, UITGESONDERD TJIENKERIENTJEES, WAT VIR UITVOERE BEDOEL IS.—WYSIGING**

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 4 van die Wet op Uitvoer van Landbouprodukte, 1971 (Wet 51 van 1971), die regulasies in die Bylae hiervan uiteengesit, gemaak.

**BYLAE**

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 1969 van 9 Desember 1966, soos gewysig deur Goewermentskennisgewings R. 911 van 6 Junie 1969, R. 1025 van 18 Junie 1971, R. 2185 van 1 Desember 1972, R. 532 van 1 April 1976 en R. 50 van 6 Januarie 1978.

2. Subregulasie (4) van regulasie 6 van die regulasies word hierby deur die volgende subregulasie vervang:

"(4) 'n Ondersoek van 3,5c per houer tot en met die grootte van 500 mm in lengte, 200 mm in breedte en 100 mm in diepte en 5,0c per groter houer, in 'n besending blomme, moet aan die Departement van Landbou-ekonomiese en -bemarking betaal word, deur die uitvoerder van blomme, wanneer sodanige blomme vir ondersoek aangebied word."

3. Hierdie regulasies tree in werking op 1 Januarie 1979.

No. R. 2599

29 Desember 1978

**HEFFING EN SPESIALE HEFFING OP SAGTEVRUGTE.—WYSIGING**

Kragtens artikel 79 (a) van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat die Sagtevrugteraad, genoem in artikel 3 van die Sagtevrugteskema, aangekondig by Proklamasie R. 288 van 1962, soos gewysig, kragtens artikels 18 en 19 van genoemde Skema, met my goedkeuring die heffing en spesiale heffing, aangekondig by Goewermentskennisgewing R. 2391 van 1 Desember 1978, gewysig het soos in die Bylae hiervan uiteengesit.

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

**BYLAE**

Die Bylae van Goewermentskennisgewing R. 2391 van 1 Desember 1978 word hierby gewysig deur Tabel 1 deur die volgende tabel te vervang:

"TABEL 1

Soort vrugte	Soort verpakking	Heffing per houer in sent	Spesiale heffing per houer in sent
Appelkose....	Dubbellaagkissie en kissie-ekwivalent van die samegestelde karton	17,2	4,0
Perskes en kaalperskes	Enkellaagkarton en karton-ekwivalent van E/L-kissie	17,2	1,7
Pruime.....	Enkellaagkissie en kissie-ekwivalent van die samegestelde karton	17,2	4,7
Pruime en pruimedante	Dubbel- en drielaagkissie en kissie-ekwivalent van die samegestelde karton	17,2	8,8
Pere.....	Enkellaagkarton.....	17,2	3,9
Pere.....	Kis.....	17,2	14,1
Pere.....	Karton.....	17,2	12,5
Druwe.....	Karton.....	17,2	18,6
Appels.....	Karton.....	17,2	16,8."

No. R. 2601

29 December 1978

REGULATIONS PRESCRIBING THE PATTERNS OF AND STANDARDS FOR GLASSWARE AND APPLIANCES USED FOR THE TESTING OF MILK AND CREAM FOR BUTTERFAT CONTENT AND THE MANNER IN WHICH SUCH GLASSWARE AND APPLIANCES SHALL BE BRANDED.—AMENDMENT.

The Minister of Agriculture has, under the powers vested in him by section 29 of the Dairy Industry Act, 1961 (Act 30 of 1961), made the regulations set out in the Schedule hereto.

#### SCHEDULE

1. In this Schedule "regulations" means the regulations published by Government Notice R. 1793 of 6 October 1972, as corrected by Government Notice R. 2112 of 24 November 1972.

2. Regulation 2 (1) is hereby repealed with effect from 1 January 1979.

No. R. 2606

29 December 1978

#### GENERAL LEVY ON MOHAIR

In terms of section 46A of the Marketing Act, 1968 (Act 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that I have, under the powers vested in me by the said section 46A, imposed the general levy set out in the Schedule hereto.

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

#### SCHEDULE

1. In this notice unless inconsistent with the context any word or expression to which a meaning has been assigned in the Mohair Scheme, published by Proclamation R. 281 of 1971, as amended, shall have a corresponding meaning, and—

"mohair" means mohair which is produced in the Republic excluding South West Africa and the Ciskei.

2. A general levy of 0,8c per kg is hereby imposed on all mohair which is sold through the Board.

3. The Board may recover the amount of the levy, imposed under clause 2, by deducting it from the amount to be paid out as an advance payment for such mohair in terms of section 36 (8) of the said Scheme.

4. This Notice shall come into operation on 1 January 1979.

#### DEPARTMENT OF AGRICULTURAL TECHNICAL SERVICES

No. R. 2598

29 December 1978

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

WINE SOLD OR EXPORTED WITH AN INDICATION OF VINE CULTIVAR FROM WHICH IT IS PRODUCED

By virtue of the powers vested in me by section 21 of the Wine, Other Fermented Beverages and Spirits Act, 1957 (Act 25 of 1957), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby amend, as

No. R. 2601

29 Desember 1978

REGULASIES WAT DIE PATROON VAN EN STANDAARD VIR GLASWARE EN TOESTELLE WAT VIR DIE TOETS VAN MELK EN ROOM VIR BOTTERVETINHOUD GEBRUIK WORD, VOORSKRYF EN DIE WYSE WAAROP SODANIGE GLASWARE EN TOESTELLE GEMERK MOET WORD.—WYSIGING

Die Minister van Landbou het, kragtens die bevoegdheid hom verleen by artikel 29 van die Wet op die Suiwelnywerheid, 1961 (Wet 30 van 1961), die regulasies, in die Bylae hiervan uiteengesit, gemaak.

#### BYLAE

1. In hierdie Bylae beteken "regulasies" die regulasies aangekondig by Goewermentskennisgiving R. 1793 van 6 Oktober 1972, soos verbeter deur Goewermentskennisgiving R. 2112 van 24 November 1972.

2. Regulasie 2 (1) word hierby met ingang van 1 Januarie 1979 herroep.

No. R. 2606

29 Desember 1978

#### ALGEMENE HEFFING OP SYBOKHAAR

Ingevolge artikel 46A van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat ek, kragtens die bevoegdheid my verleen by die genoemde artikel 46A die algemene heffing, in die Bylae hiervan uiteengesit, opgelê het.

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

#### BYLAE

1. In hierdie kennisgiving, tensy uit die samehang anders blyk, het 'n woord of uitdrukking waaraan 'n betekenis geheg is in die Sybokhaarskema, aangekondig by Proklamasie R. 281 van 1971, soos gewysig, 'n ooreenstemmende betekenis en beteken—

"sybokhaar" sybokhaar wat in die Republiek met uitsondering van Suidwes-Afrika, en die Ciskei geproduceer is.

2. 'n Algemene heffing van 0,8c per kg word hierby opgelê op alle sybokhaar wat deur bemiddeling van die Raad verkoop word.

3. Die Raad kan die bedrag van die in klousule 2 opgelegde algemene heffing verhaal deur dit af te trek van die bedrag wat uitbetaal word as voorskot vir sodanige sybokhaar kragtens artikel 36 (8) van genoemde Skema.

4. Hierdie Kennisgiving tree in werking op 1 Januarie 1979.

#### DEPARTEMENT VAN LANDBOU-TEGNIESE DIENSTE

No. R. 2598

29 Desember 1978

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

WYN WAT VERKOOP OF UITGEVOER WORD MET AANDUIDING VAN DIE DRUIFCULTIVAR WAARVAN DIT VERKRY IS

Kragtens die bevoegdheid my verleen by artikel 21 van die Wet op Wyn, Ander Gegiste Drank en Spirituelieë, 1957 (Wet 25 van 1957), wysig ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou,

from the date of publication hereof, Government Notice R. 1386 of 10 August 1973, as amended by Government Notice R. 2572 of 23 December 1977 by the substitution for paragraph (e) of the following paragraph:

"(e) with effect from 1 January 1980, the sale in or export from the Republic of any wine which was produced or manufactured from grapes harvested prior to such date, under the name of any vine cultivar [except any vine cultivar referred to in paragraph (b) or paragraph (c)] designated in terms of section 3 (2) of the said Act, or under any name popularly or commercially used as a designation used for such vine cultivar, unless such wine is a wine of origin as defined in terms of the said Act, and unless the name of such cultivar is so used in conjunction with the words 'wine of origin';".

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

## DEPARTMENT OF FORESTRY

No. R. 2577

29 December 1978

### REGULATIONS UNDER THE FOREST ACT, 1968 (ACT 72 OF 1968), TO COMBAT ANY FUNGUS OR BACTERIAL DISEASE OR INSECT OR PARA- SITE PESTS AFFECTING ANY KIND OF FOREST TREE OR TIMBER

The Minister of Forestry has in terms of section 31 (2) of the Forest Act, 1968 (Act 72 of 1968), made the regulations in the Schedule hereto. These regulations shall come into operation on 1 January 1979.

#### SCHEDULE

**1. Definitions.**—In these regulations any expression to which a meaning has been assigned in the Forest Act, 1968 (Act 72 of 1968), shall have the meaning so assigned thereto, and unless the context otherwise indicates—

"permanent building" means—

(a) a structure in which people live, work or play or in which animals are housed or in which goods are kept, processed, manufactured, reprocessed, stored, sold or otherwise disposed of; and

(b) a bridge, a cooling tower, a water tower, a look out tower, a pylon or similar structures;

for which a plan must, in terms of one or other enactment, be approved by an authority before erection;

"preservation plant" means any installation used for the preservative treatment of timber for the purpose of sale or trading or for treating it for gain;

"preservatives" mean chemical impregnating agents, registered in terms of the Fertilizers, Farmfeeds, Agricultural Remedies and Stock Remedies Act, 1947 (Act 36 of 1974), for the treatment of timber;

"proclaimed area" means—

(a) for structural timber of the botanical group *Gymnospermae* (softwoods), the magisterial districts mentioned in Annexure A;

(b) for structural timber of the botanical group *Angiospermae* (hardwoods), the Republic of South Africa;

hierby, vanaf die datum van publikasie hiervan, Goewermentskennisgewing R. 1386 van 10 Augustus 1973, soos gewysig by Goewermentskennisgewing R. 2572 van 23 Desember 1977 deur paragraaf (e) deur die volgende paragraaf te vervang:

"(e) met ingang vanaf 1 Januarie 1980 die verkoop in of uitvoer uit die Republiek van wyn wat geproduseer of vervaardig is van druwe wat na daardie datum geoes is, onder die naam van enige druifcultivar [behalwe 'n druifcultivar bedoel in paragraaf (b) of paragraaf (c)] ingevolge artikel 3 (2) van genoemde Wet aangewys, of onder 'n naam wat algemeen of in die handel as 'n benaming vir enige sodanige druifcultivar gebruik word, tensy daardie wyn 'n wyn van oorsprong soos omskryf ingevolge genoemde Wet is, en tensy die naam van daardie druifcultivar aldus in samehang met die woorde 'wyn van oorsprong' gebruik word;".

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

## DEPARTEMENT VAN BOSBOU

No. R. 2577

29 Desember 1978

### REGULASIES KAGTENS DIE BOSWET, 1968 (WET 72 VAN 1968), OM ENIGE SWAM- OF BAK- TERIESE SIEKTE OF INSEKTE- OF PARASI- TEESE PLAAG WAT ENIGE SOORT BOSBOOM OF TIMMERHOUT AANVAL, TE BESTRY

Die Minister van Bosbou het kragtens artikel 31 (2) van die Boswet, 1968 (Wet 72 van 1968), die regulasies in die Bylae hiervan uitgevaardig. Hierdie regulasies tree op 1 Januarie 1979 in werking.

#### BYLAE

**1. Woordomskrywing.**—In hierdie regulasies het 'n uitdrukking waaraan in die Boswet, 1968 (Wet 72 van 1968), 'n betekenis geheg is, die betekenis aldus daar-aan geheg, en tensy uit die samehang anders blyk, beteken—

"behandelde timmerhout" alle timmerhout van die botaniese groep *Gymnospermae* (naaldhout) en *Angiospermae* (loofhout) wat geimpregneer is met 'n verduursamingsmiddel om timmerhout teen houtvernietigende faktore te beskerm;

"geproklameerde gebied"—

(a) ten opsigte van konstruksiehout van die botaniese groep *Gymnospermae* (naaldhout), die landdrostdistrikte gemeld in Aanhengsel A;

(b) ten opsigte van konstruksiehout van die botaniese groep *Angiospermae* (loofhout), die Republiek van Suid-Afrika;

"konstruksiehout" alle timmerhout van die botaniese groep *Gymnospermae* (naaldhout) en alle pale van die botaniese groep *Angiospermae* (loofhout) wat bestem is om 'n deel te vorm van die raamwerk van permanente geboue, naamlik dakkappe, muurplate, vloerbalke, plafonbalke, daklatte, vensterrame, deurkosyne, trappe, balkonne asook die raamwerk en buitebedekking van houtgeboue;

"permanente gebou"—

(a) 'n struktuur waarin mense woon, werk of speel of waarin diere gehuisves word, of waarin goedere bewaar, bewerk, vervaardig, verwerk, opgeberg, verkoop of andersins van die hand gesit word; en

(b) 'n brug, 'n koeltoring, 'n watertenktoring, 'n uitkyktoring, 'n spantoring of soortgelyke strukture; waarvoor 'n plan ingevolge 'n bepaling van die een of ander wet voor oprigting deur 'n gesag goedgekeur moet word;

"SABS" means the South African Bureau of Standards, established under the Standards Act, 1962 (Act 33 of 1962);

"structural timber" means all timber of the botanical group *Gymnospermae* (softwoods) and all poles of the botanical group *Angiospermae* (hardwoods) destined to form part of the framework of permanent buildings, namely roof trusses, wallplates, floor joists, brandering, battens, windowframes, doorframes, stairs, balconies as well as the framework and external cladding of wooden buildings; and

"treated timber" means all timber of the botanical groups *Gymnospermae* (softwoods) and *Angiospermae* (hardwoods) impregnated with an agent for the protection of the timber against wood-destroying agencies.

2. (1) No person shall, save by virtue of a permit granted in terms of subregulation (3), within a proclaimed area use timber as structural timber, unless such timber has been treated with a preservative and marked with the standard mark declared for such timber in terms of section 14 (1) of the Standards Act, 1962 (Act 33 of 1962).

(2) No person shall sell or otherwise dispose of timber as treated timber, unless such timber has been treated with a preservative and marked with the standard mark declared for such timber in terms of section 14 (1) of the Standards Act, 1962 (Act 33 of 1962).

(3) The Secretary, or a person authorised by him, may grant any person exemption from any provision of subregulation (1) by means of a permit and on the conditions contained in such permit.

(4) Applications for permits shall be submitted in writing to the Secretary for Forestry, Private Bag X93, Pretoria, 0001.

3. The owner of a preservation plant shall be in possession of a permit issued by the SABS authorising him to mark treated timber with the appropriate prescribed mark which has been declared a standard mark for treated timber in terms of the Standards Act, 1962 (Act 33 of 1962).

4. Any officer of the SABS may at any reasonable time enter upon any site, in or upon which there is or is suspected to be timber or preservatives for the treatment of timber and he may examine, inspect and test such timber or preservatives, as well as the manner in which such preservatives are applied, and take samples thereof as he may deem necessary, and he may demand from any person the information such person may be able to give in connection with such timber or preservatives or the manner in which such preservatives are applied.

#### 5. Any person who—

(a) contravenes or fails to comply with any prohibition imposed or requirement prescribed by these regulations, or a condition contained in an exemption granted in terms of regulation 2; or

(b) obstructs or hinders any person in the exercise of any powers vested in him in terms of these regulations or wilfully refuses to furnish the information demanded of him in terms of these regulations;

shall be guilty of an offence and liable on conviction to a fine not exceeding R100 or imprisonment for a period not exceeding six months or to both such fine and such imprisonment.

"SABS" die Suid-Afrikaanse Buro vir Standaarde ingestel kragtens die Wet op Standaarde, 1962 (Wet 33 van 1962);

"verduursamingsinstallasie" enige installasie wat gebruik word vir die behandeling van timmerhout met 'n verduursamingsmiddel met die doel om dit te verkoop of te verhandel of om dit teen vergoeding te behandel; en

"verduursamingsmiddels" chemiese impregneermiddels geregistreer kragtens die Wet op Misstowwe, Veevoedsel, Landboumiddels en Veemiddels, 1947 (Wet 36 van 1947), vir die behandeling van hout.

2. (1) Niemand mag, behalwe uit hoofde van 'n permit ingevolge subregulasie (3) verleen, binne 'n geproklameerde gebied timmerhout as konstruksiehout gebruik nie, tensy sodanige hout behandel is met 'n verduursamingsmiddel en gemerk is met die standaardmerk wat kragtens artikel 14 (1) van die Wet op Standaarde, 1962 (Wet 33 van 1962), tot standaardmerk vir sodanige hout verklaar is.

(2) Niemand mag timmerhout as behandelde timmerhout verkoop of op enige wyse van die hand sit nie, tensy sodanige timmerhout behandel is met 'n verduursamingsmiddel en gemerk is met die standaardmerk wat kragtens artikel 14 (1) van die Wet op Standaarde, 1962 (Wet 33 van 1962), tot standaardmerk vir sodanige hout verklaar is.

(3) Die Sekretaris of iemand deur hom gemagtig, kan aan enigiemand by wyse van 'n permit en op die voorwaardes in dié permit vermeld, vrystelling van enige bepaling in subregulasie (1) vermeld, verleen.

(4) Aansoeke om permitte moet skriftelik aan die Sekretaris van Bosbou, Privaatsak X93, Pretoria, 0001, gerig word.

3. Die eienaar van 'n verduursamingsinstallasie moet in besit wees van 'n permit uitgereik deur die SABS wat hom magtig om behandelde hout met die toepaslike voorgeskrewe merk wat kragtens die Wet op Standaarde, 1962 (Wet 33 van 1962), tot standaardmerk vir behandelde timmerhout verklaar is, te merk.

4. Enige beample van die SABS kan op enige rede-like tyd enige perseel betree waarin of waarop daar werklik of vermoedelik timmerhout of verduursamingsmiddels is wat gebruik word om timmerhout te behandel en hy mag sodanige timmerhout of verduursamingsmiddels ondersoek, inspekteer en toets, asook die wyse waarop sodanige verduursamingsmiddels aangewend word, en monsters daarvan neem soos hy nodig ag, en hy kan van enige persoon die inligting eis wat sodanige persoon kan verstrek in verband met sodanige timmerhout of verduursamingsmiddels of die wyse waarop sodanige verduursamingsmiddels aangewend word.

#### 5. Iemand wat—

(a) enige verbod opgelê of vereiste voorgeskryf by hierdie regulasies of 'n voorwaarde vervat in 'n vrystelling verleen kragtens regulasie 2 oortree of versuum om daaraan te voldoen; of

(b) enigiemand by die uitoefening van 'n bevoegdheid kragtens hierdie regulasies aan hom verleen, verhinder of teengaan, of opsetlik weier om die inligting te verstrek wat ingevolge hierdie regulasies van hom vereis word;

is skuldig aan 'n misdryf en by veroordeling strafbaar met 'n boete van hoogstens R100 of met gevangenisstraf vir 'n tydperk van hoogstens ses maande of met sowel sodanige boete as sodanige gevangenisstraf.

**ANNEXURE A**

Albany.	Montagu.
Alexandria.	Mooi River.
Alfred.	Mossel Bay.
Bathurst.	Mpendle.
Bellville.	Mtonjaneni.
Bredasdorp.	New Hanover.
Caledon.	Paarl.
Camperdown.	Pietermaritzburg.
Ceres.	Piketberg.
Clanwilliam.	Pinetown.
The Cape.	Port Elizabeth.
Durban.	Port Shepstone.
East London.	Richmond (Natal).
Eshowe.	Riversdale.
George.	Robertson.
Hankey.	Simonstown.
Hermanus.	Somerset West.
Heidelberg, C.P.	Stellenbosch.
Hopefield.	Strand.
Humansdorp.	Swellendam.
Inanda.	Stutterheim.
Ixopo.	Tulbagh.
Joubertina.	Uitenhage.
King William's Town.	Umvoti.
Komga.	Umzinto.
Knysna.	Vredenburg.
Lower Tugela.	Wellington.
Lower Umfolozi.	Worcester.
Lions River.	Wynberg.
Malmesbury.	

**AANHANGSEL A**

Albany.	Moorrivier.
Alexandria.	Mosselbaai.
Alfred.	Mpendle.
Bathurst.	Mtonjaneni.
Bellville.	New Hanover.
Bredasdorp.	Oos-Londen.
Caledon.	Paarl.
Camperdown.	Pietermaritzburg.
Ceres.	Piketberg.
Clanwilliam.	Pinetown.
Die Kaap.	Port Elizabeth.
Durban.	Port Shepstone.
Eshowe.	Richmond (Natal).
George.	Riversdal.
Hankey.	Robertson.
Hermanus.	Simonstad.
Heidelberg, K.P.	Somerset-Wes.
Hopefield.	Stellenbosch.
Humansdorp.	Strand.
Inanda.	Swellendam.
Ixopo.	Stutterheim.
Joubertina.	Tulbagh.
King William's Town.	Uitenhage.
Komga.	Umvoti.
Knysna.	Umzinto.
Lower Tugela.	Vredenburg.
Lower Umfolozi.	Wellington.
Lionsrivier.	Worcester.
Malmesbury.	Wynberg.
Montagu.	

**DEPARTMENT OF HEALTH**

No. R. 2608

29 December 1978

**THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL****NOTICE RELATING TO PRESCRIBED AREA IN RESPECT OF THE PROFESSION OF PHYSIOTHERAPY**

The Minister of Health, after considering a recommendation by the South African Medical and Dental Council, hereby in terms of section 34 (1) (a) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974), declares the area of the Republic of South Africa to be a prescribed area in respect of the profession of physiotherapy for the purposes of section 39 of the Act, as from 1 January 1979, in substitution for the areas declared to be prescribed areas under Government Notice R. 2302, dated 3 December 1976.

No. R. 2609

29 December 1978

**THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL****AMENDMENT OF THE RULES FOR THE REGISTRATION OF HEALTH INSPECTORS**

The South African Medical and Dental Council hereby, in terms of section 32 read with section 61 (4) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974), amends the rules published under Government Notice R. 2308, dated 3 December 1976, by the addition under the

**DEPARTEMENT VAN GESONDHEID**

No. R. 2608

29 Desember 1978

**DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD****KENNISGEWING BETREFFENDE VOORGESKREWE GEBIED TEN OPSIGTE VAN DIE BEROEP FISIOTERAPIE**

Die Minister van Gesondheid verklaar, na oorweging van 'n aanbeveling van die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad, hierby ingevolge artikel 34 (1) (a) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), die gebied van die Republiek van Suid-Afrika met ingang van 1 Januarie 1979 tot voorgeskrewe gebied ten opsigte van die beroep fisioterapie vir die toepassing van artikel 39 van die Wet, ter vervanging van die gebiede wat by Goewermentskennisgewing R. 2302 van 3 Desember 1976 tot voorgeskrewe gebiede verklaar is.

No. R. 2609

29 Desember 1978

**DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD****WYSIGING VAN DIE REËLS BETREFFENDE DIE REGISTRASIE VAN GESONDHEIDSINSPEKTEURS**

Die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad wysig hierby, kragtens artikel 32 gelees met artikel 61 (4) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), die reëls afgekondig by Goewermentskennisgewing R. 2308 van 3 Desember 1976,

heading "UNITED KINGDOM" of the following qualification:

<i>Examining authority and qualification</i>	<i>Abbreviation for registration</i>	<i>Eksaminerende liggaam en kwalifikasie</i>	<i>Afskorting vir registrasie</i>
Public Health Inspectors Education Board—	Public Health Inspectors Diploma*	Gesondheidsinspekteursonderwysraad—	Openbare - gesondheidsinspekteursdiploma*
Public Health Inspectors Diploma*	Public Health Inspectors Diploma, Public Health Inspectors Education Board.	Openbare - gesondheidsinspekteursonderwysraad.	Openbare - gesondheidsinspekteursdiploma, Gesondheidsinspekteursonderwysraad.

\* This qualification will be recognised only if the holders thereof pass an examination to the satisfaction of the council, before examiners appointed by the council, in the subject "Health Administration" as prescribed for the National Diploma in Public Health.

No. R. 2610 29 December 1978

### THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL

The Minister of Health, on the recommendation of the South African Medical and Dental Council, hereby makes the following regulations in terms of section 33 (1) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974):

### REGULATIONS DEFINING THE SCOPE OF THE PROFESSION OF HEALTH INSPECTOR

1. The following acts are hereby specified as acts which shall for the purposes of the Act be deemed to be acts pertaining to the profession of health inspector:

(1) The undertaking of activities and statutory acts by the health inspector alone, or in co-operation with the medical profession and other health service professions, as performed by the authority or other institution which falls in the official working area of the health inspector in whose service the health inspector is or to whom the health inspector renders a service, and the carrying out of statutory duties as determined by the health acts, regulations and by-laws for the purpose of safeguarding the health of the population.

No. R. 2611 29 December 1978

### THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL

### NOTICE RELATING TO PRESCRIBED AREA IN RESPECT OF THE PROFESSION OF HEALTH INSPECTOR

The Minister of Health, after considering a recommendation by the South African Medical and Dental Council, hereby in terms of section 34 (1) (a) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974), declares the Republic of South Africa to be a prescribed area in respect of the profession of health inspector for the purposes of section 39 of the Act as from 1 January 1979.

No. R. 2612 29 December 1978

### THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL

### AMENDMENT OF THE REGULATIONS RELATING TO THE QUALIFICATIONS WHICH ENTITLE PSYCHOLOGISTS TO REGISTRATION

The Minister of Health, on the recommendation of the South African Medical and Dental Council, in

deur die byvoeging onder die opskrif "VERENIGDE KONINKRYK" van die volgende kwalifikasie:

<i>Eksaminerende liggaam en kwalifikasie</i>	<i>Afskorting vir registrasie</i>
Gesondheidsinspekteursonderwysraad—	Openbare - gesondheidsinspekteursdiploma*

\* Hierdie kwalifikasie sal erken word slegs as die besitter daarvan in 'n eksamen tot tevredenheid van die raad, voor eksaminatore deur die raad aangestel, in die vak "Gesondheidsadministrasie" soos voorgeskryf vir die Nasionale Diploma in Openbare Gesondheid, slaag.

No. R. 2610

29 Desember 1978

### DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD

Die Minister van Gesondheid vaardig hierby, op aanbeveling van die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad, die volgende regulasies uit kragtens artikel 33 (1) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974):

### REGULASIES WAT DIE OMVANG VAN DIE BEROEP GESONDHEIDSINSPEKTEUR OMSKRYF

1. Die volgende handelinge word hierby bepaal as handelinge wat vir die toepassing van die Wet geag word handelinge te wees wat by die beroep gesondheidsinspekteur tuishoort:

(1) Die onderneem van werkzaamhede en statutêre handelinge deur die gesondheidsinspekteur alleen, of in samewerking met die geneeskundige beroep en ander gesondheidsdiensberoep, soos verrig deur die owerheid of ander instansie in die gesondheidsinspekteur se ampelike werksgebied in wie se diens die gesondheidsinspekteur staan of aan wie die gesondheidsinspekteur 'n diens lewer, en die uitvoering van statutêre pligte soos bepaal by die gesondheidswette, -regulasies en -verordeninge, ter beveiliging van die gesondheid van die bevolking.

No. R. 2611

29 Desember 1978

### DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD

### KENNISGEWING BETREFFENDE VOORGESKREWE GEBIED TEN OPSIGTE VAN DIE BEROEP GESONDHEIDSINSPEKTEUR

Die Minister van Gesondheid verklaar, na oorweging van 'n aanbeveling van die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad, hierby ingevolge artikel 34 (1) (a) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), die Republiek van Suid-Afrika met ingang van 1 Januarie 1979 tot voorgeskrewe gebied ten opsigte van die beroep gesondheidsinspekteur vir die toepassing van artikel 39 van die Wet.

No. R. 2612

29 Desember 1978

### DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD

### WYSIGING VAN DIE REGULASIES BETREFFENDE DIE KWALIFIKASIES WAT DIE REG OP REGISTRASIE AS SIELKUNDIGE VERLEEN

Die Minister van Gesondheid wysig hierby, op aanbeveling van die Suid-Afrikaanse Geneeskundige en

terms of section 24 (1) read with section 61 (4) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974), hereby amends the regulations published under Government Notice R. 612 dated 15 April 1977, as follows:

1. By the inclusion of the words "Educational Psychology" between the words "Research Psychology" and "and Counselling Psychology" in regulation 2.
2. By the inclusion in regulation 2 (1) of the following words between the words "experience" and "in": "if he holds a qualification considered by the council to be an applied qualification or, if the practical experience is commenced after 31 December 1978, at least 18 months' practical experience if he holds a qualification considered by the council not to be an applied qualification."
3. By the addition of the following note after the qualification "Master of Business Leadership in Manpower Management, University of South Africa": "Note: This qualification shall entitle any holder thereof to registration only if he commenced his studies for this qualification before 1 January 1979."

No. R. 2613 29 December 1978  
THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL

**AMENDMENT OF THE REGULATIONS DEFINING THE SCOPE OF THE PROFESSION OF OPTOMETRY**

The Minister of Health, after consultation with the executive committee of the South African Medical and Dental Council, hereby in terms of section 33 (1) read with section 61 (2) (a) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974), amends the regulations published under Government Notice R. 2315, dated 3 December 1976, as follows:

By the addition of the following regulation 2:

"2. These regulations shall not prohibit the provision of spectacles and/or spectacle lenses and/or spectacle frames on the prescription of a registered medical practitioner or of a registered optometrist by a registered optical dispenser or, until 1 January 1980, by an optical dispenser who at the date of the publication of this regulation was in bona fide practice as an optical dispenser."

No. R. 2614 29 December 1978  
THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL

**AMENDMENT OF THE RULES SPECIFYING THE ACTS OR OMISSIONS IN RESPECT OF WHICH DISCIPLINARY STEPS MAY BE TAKEN BY THE PROFESSIONAL BOARD FOR OPTOMETRY AND THE COUNCIL**

The Minister of Health has, in terms of section 50 (2) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act 56 of 1974), approved the following amendments made by the South African Medical and Dental Council in terms of

Tandheelkundige Raad, kragtens artikel 24 (1) gelees met artikel 61 (4) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), die regulasies afgekondig by Goewermentskennisgewing R. 612 van 15 April 1977 soos volg:

1. Deur die invoeging van die woorde "Opvoedkundige Sielkunde" tussen die woorde "Navorsingsielkunde" en "en Voorligtingsielkunde" in regulasie 2.
2. Deur die invoeging in regulasie 2 (1) van die volgende woorde tussen die woorde "ondervinding" en "in": "indien hy 'n kwalifikasie besit wat as 'n toegepaste kwalifikasie deur die raad beskou word, of indien 'n aanvang met die praktiese ondervinding gemaak is na 31 Desember 1978, minstens 18 maande praktiese ondervinding indien hy 'n kwalifikasie besit wat deur die raad nie as 'n toegepaste kwalifikasie beskou word nie."
3. Deur die byvoeging van die volgende opmerking na die kwalifikasie "Magister in Bedryfsleiding in Manekragbestuur, Universiteit van Suid-Afrika": "Opmerking: Hierdie kwalifikasie verleen aan 'n besitter daarvan die reg op registrasie slegs indien hy 'n aanvang met sy studies vir hierdie kwalifikasie gemaak het voor 1 Januarie 1979."

No. R. 2613 29 Desember 1978  
DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD

**WYSIGING VAN DIE REGULASIES WAT DIE OMVANG VAN DIE BEROEP OPTOMETRIE OMSKRYF**

Die Minister van Gesondheid wysig hierby, na oorlegging met die uitvoerende komitee van die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad, kragtens artikel 33 (1) gelees met artikel 61 (2) (a) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), die regulasies afgekondig by Goewermentskennisgewing R. 2315 van 3 Desember 1976, soos volg:

Deur die byvoeging van die volgende regulasie 2:

"2. Hierdie regulasies belet nie die verskaffing nie van brille en/of brillense en/of brilrame op voorskrif van 'n geregistreerde geneesheer of van 'n geregistreerde optometris, deur 'n geregistreerde brilopmaker of, tot 1 Januarie 1980, deur 'n brilopmaker wat op die datum van publikasie van hierdie regulasie in bona fide-praktyk as brilopmaker gestaan het."

No. R. 2614 29 Desember 1978  
DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD

**WYSIGING VAN DIE REËLS WAT DIE HANDELINGE OF VERSUIME UITEENSIT TEN OPSIGTE WAARVAN TUGSTAPPE DEUR DIE BEROEPS-RAAD VIR OPTOMETRIE EN DIE RAAD GEDOEKN WORD**

Die Minister van Gesondheid het kragtens artikel 50 (2) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet 56 van 1974), sy goedkeuring geheg aan die volgende wysigings wat deur die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad kragtens artikel 50 (1) gelees met

section 50 (1) read with section 61 (4) of the Act to the rules published under Government Notice R. 2314 of 3 December 1976:

(1) The insertion of the words "or his practice name" between the words "himself" and "known" in the first introductory paragraph under rule 1;

(2) the substitution for rule 1 (1) (b) of the following: "1 (1) (b) notifications by a registered optometrist to other registered optometrists and/or to registered optical dispensers and/or medical practitioners of having commenced practice: Provided that the communications themselves shall bear the name of the individual to whom they are addressed and shall be enclosed in an envelope;"

(3) the substitution for rule 2 of the following:

## "2. BUSINESS ADVERTISEMENTS

(1) Permitting his name or practice name to be used in connection with advertisements for optical, optometric and/or medical instruments, appliances, dressings, medicines, beverages or toilet preparations in the lay press.

(2) Permitting the publication of his name or practice name in connection with advertisements or appeals to the public on behalf of sick benefit societies or similar commercial organisations.";

(4) the insertion of the words "and/or practice name," after the word "name" in Note (i) to rule 3 (1);

(5) the insertion of the words "and/or practice name" after the word "name" in Note (iv) to rule 3 (1);

(6) the insertion of the words "or practice name" after the word "name" in Note (v) to rule 3 (1);

(7) the insertion of the words "and/or practice name" after the word "name" in Note (vi) to rule 3 (1);

(8) the substitution for the figure "24" in the note to rule 4 (1) (a) of the figure "36";

(9) the insertion of the words "and/or practice name" after the word "name" in rule 4 (1) (b);

(10) the substitution for rule 5 (1) (a) of the following:

"(a) the optometrist's name and/or practice name and number;"

(11) the substitution for rule 8 of the following:

## "8. CLUBS, SOCIETIES, ETC.

Having a financial interest, whether in the form of fixed salary or otherwise, in sick benefit clubs, optometric clinics or optical laboratories, or associations or organisations which advertise for members or patients in the lay press or by circular or card, or in any other way.";

(12) the insertion of the words "or practice name" after the word "name" in rule 16 (2);

(13) the addition of the following rule 22.

## "22. COVERING

(1) Employing as an assistant or *locum tenens* any person not registered as an optometrist, or acting in collusion or collaboration with any person not so registered, or entering into partnership with any such such person.

(2) Consulting with a person not registered with the council, or in any way assisting or supporting him in illegitimate practice.

artikel 61 (4) van die Wet aangebring is aan die reëls afgekondig by Goewermentskennisgewing R. 2314 van 3 Desember 1976:

(1) Die invoeging van die woorde "of sy praktyknaam" tussen die woorde "homself" en "direk" in die eerste inleidende paragraaf van reël 1;

(2) die vervanging van reël 1 (1) (b) deur die volgende: "1 (1) (b) mededelings deur 'n geregistreerde optometris aan ander geregistreerde optometriste en/of aan geregistreerde brilopmakers en/of geneeshere dat hy 'n praktyk begin het: Met dien verstande dat die mededelings die naam moet dra van die individu aan wie dit gerig word en dat dit in 'n koevert versend word;"

(3) die vervanging van reël 2 deur die volgende:

## "2. BESIGHEIDSADVERTENSIES

(1) Toelaat dat sy naam of praktyknaam gebruik word in verband met advertenties van optiese, optometriese en/of geneeskundige instrumente, toestelle, verbandgoed, medisyne, dranke of toiletpreparate in die lekepers.

(2) Toelaat dat sy naam of praktyknaam gepubliseer word in verband met advertenties of beroepe op die publiek ten behoeve van siektebystandsverenigings of dergelike handelsorganisasies.";

(4) die invoeging van die woorde "en/of praktyknaam," na die woorde "naam" in Opmerking (i) by reël 3 (1);

(5) die invoeging van die woorde "en/of praktyknaam" na die woorde "naam" in Opmerking (iv) by reël 3 (1);

(6) die invoeging van die woorde "of praktyknaam" na die woorde "naam" in Opmerking (v) by reël 3 (1);

(7) die invoeging van die woorde "en/of praktyknaam" na die woorde "naam" in Opmerking (vi) by reël 3 (1);

(8) die vervanging van die syfer "24" deur die syfer "36" in die opmerking by reël 4 (1) (a);

(9) die invoeging van die woorde "en/of praktyknaam" na die woorde "naam" in reël 4 (1) (b);

(10) die vervanging van reël 5 (1) (a) deur die volgende:

"(a) die optometris se naam en/of praktyknaam en -nommer;"

(11) die vervanging van reël 8 deur die volgende:

## "8. KLUBS, VERENIGINGS, ENS.

Geldelike belang hê, het sy by wyse van 'n vaste salaris of andersins, by siektebystandsklubs, optometriese klinieke of optiese laboratoria, of verenigings of organisasies wat in die lekepers of by wyse van omsendbrieue of kaartjies of op enige ander wyse adverteer om lede of pasiënte te verkry.";

(12) die invoeging van die woorde "of praktyknaam" na die woorde "naam" in reël 16 (2);

(13) die byvoeging van die volgende reël 22:

## "22. VERBERGING

(1) Iemand as assistent of *locum tenens* in diens neem wat nie as 'n optometris geregistreer is nie, of heimlik of andersins saamwerk met iemand wat nie aldus geregistreer is nie, of met enige sodanige persoon in vennootskap tree.

(2) Met 'n persoon konsulteer wat nie by die raad geregistreer is nie, of hom op enige manier help of bystaan in sy onwettige praktyk.

(3) Associating with or undertaking any optometric work for or on behalf of a person not registered as an optometrist or an establishment conducted by persons not registered as such or a company of which the directors or shareholders are not all registered optometrists, be it as an employee or in any form of partnership or any other capacity, for gain or for favour, even if under the control and direction of a registered optometrist or optical dispenser or medical practitioner or dentist: Provided that this rule shall not apply to any hospital or institution conducted or subsidised by the State or a provincial authority or such other institution or organisation as may be approved for the purpose by the professional board and the council.

*Notes.—(i)* Until such time as the area in which a registered optometrist is practising has been declared a prescribed area in respect of the profession of optometry in terms of section 34 of Act 56 of 1974, this rule 22 shall not be applicable.

(ii) In the event of the death of an optometrist his estate may continue to hold his share of the practice for a period of 24 months, or for such longer period as the professional board and the council may determine.

(iii) This rule 22 shall not prohibit a person who is not registered as an optometrist and who had a financial interest in a body corporate which immediately prior to the publication of this rule had registered optometrists as members or as employees, from continuing to hold such interest in that particular body corporate: Provided that such interest is only held for the life of the natural person holding such interest: Provided further that such interest may not be transferred to any person other than a registered optometrist: And provided further that a person holding such interest may only perform acts pertaining to the practice of optometry if he is registered as an optometrist.”.

## DEPARTMENT OF PLURAL RELATIONS AND DEVELOPMENT

No. R. 2624

29 December 1978

### SELLING PRICES, REDEMPTION INSTALMENTS, RENT AND SERVICE CHARGES IN RESPECT OF TOWNSHIPS IN BLACK AREAS

I, Wilhelm Laubscher Vosloo, Deputy Minister of Plural Relations and Development, acting on behalf of the Minister of Plural Relations and Development and by virtue of the powers vested in him by regulation 46 of Chapter 2 of the Regulations for the Administration and Control of Townships in Black Areas, published under Proclamation R. 293 of 1962, hereby determine that, with effect from 1 January 1979, the fees set out in the Schedule hereto shall be payable in respect of the selling, letting, redemption and maintenance of sites, and in respect of services rendered in a township referred to in regulation 4 (1) and (4) of Chapter 1 of the said Regulations.

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

(File T60/8)

#### SCHEDULE

##### A. Selling prices of sites

(1) Sites for residential purposes: R4,40 for each 25 square metres or portion thereof.

(3) Assosieer met of enige optometriese werk verrig vir of namens 'n persoon wat nie as 'n optometris geregistreer is nie of 'n onderneming wat beheer word deur persone wat nie as sodanig geregistreer is nie of 'n maatskappy waarvan die direkteure of aandeelhouers nie almal geregistreerde optometriste is nie, hetsy as 'n werknemer of in enige vorm van vennootskap of in enige ander hoedanigheid, vir wins of vir guns, al geskied dit onder beheer en leiding van 'n geregistreerde optometris of brilopmaker of geneesheer of tandarts: Met dien verstande dat hierdie reël nie van toepassing is nie op enige hospitaal of inrigting wat beheer of gesubsidieer word deur die Staat of 'n provinsiale owerheid of sodanige ander inrigting of organisasie as wat vir die doel deur die beroepsraad en die raad goedgekeur mag word.

*Opmerkings.—(i)* Tot tyd en wyl die gebied waarin 'n geregistreerde optometris praktyseer tot 'n voor-geskreve gebied ten opsigte van die beroep optometrie ingevolge artikel 34 van Wet 56 van 1974 verklaar is, is hierdie reël 22 nie van toepassing nie.

(ii) In die geval van die oorlyde van 'n optometris kan sy boedel sy aandeel in die praktyk behou vir 'n tydperk van 24 maande, of vir sodanige langer tydperk as wat die beroepsraad en die raad mag bepaal.

(iii) Hierdie reël 22 belet nie 'n persoon wat nie as 'n optometris geregistreer is nie en wat 'n finansiële belang gehad het in 'n liggaam met regspersoonlikheid wat onmiddellik voor die afkondiging van hierdie reël geregistreerde optometriste as lede of as werknemers gehad het, om voort te gaan om sodanige belang in daardie bepaalde liggaam te behou nie: Met dien verstande dat sodanige belang behou word slegs vir die lewensduur van die natuurlike persoon wat sodanige belang besit: Met dien verstande verder dat sodanige belang nie aan enige persoon behalwe 'n geregistreerde optometris oorgedra mag word nie: En met dien verstande verder dat 'n persoon wat sodanige belang besit slegs handelinge wat by die beroep optometrie huisvoert, mag verrig indien hy as 'n optometris geregistreer is.”.

## DEPARTEMENT VAN PLURALE BETREKKINGE EN ONTWIKKELING

No. R. 2624

29 Desember 1978

### VERKOOPPRYSE, AFLOSPAAIEMENTE, HUUR EN DIENSVORDERINGS TEN OPSIGTE VAN DORPE IN SWART GEBIEDE

Ek, Wilhelm Laubscher Vosloo, Adjunk-minister van Plurale Betrekkinge en Ontwikkeling, handelende namens die Minister van Plurale Betrekkinge en Ontwikkeling en kragtens die bevoegdheid hom verleen by regulasie 46 van Hoofstuk 2 van die Regulasies vir die Administrasie en Bestuur van Dorpe in Swart Gebiede, afgekondig by Proklamasie R. 293 van 1962, bepaal hierby dat, met ingang van 1 Januarie 1979, die gelde uiteengesit in die Bylae hiervan betaalbaar is ten opsigte van die verkoop, verhuur, aflos en instandhouding van persele, en dienste gelewer in 'n dorp bedoel in regulasie 4 (1) en (4) van Hoofstuk 1 van genoemde Regulasies.

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

(Lêer T60/8)

#### BYLAE

##### A. Verkoopprysse van persele

(1) Persele vir woondoeleindes: R4,40 vir elke 25 vierkante meter of gedeelte daarvan.

(2) Sites for trading, industrial or professional purposes: R11 for each 25 square metres or portion thereof.

#### B. Site rental

(1) Sites for residential purposes: R0,60 per month.

(2) Sites for trading, industrial or professional purposes: R1,50 per month for each 500 square metres or portion thereof.

#### C. Selling prices of houses

(1) Existing standard houses: R30 per square metre, multiplied by the surface area.

(2) Standard houses completed after 31 December 1978: An amount equal to the actual cost of erection plus the cost of improvements effected.

(3) Existing improved or larger houses: An amount equal to the fixed cost of erection.

(4) Improved or larger houses completed after 31 December 1978: An amount equal to the actual cost of erection thereof, including the cost of any improvements effected.

(5) A minimum deposit of 5 per cent of the selling price shall be payable.

#### D. Rents and redemption instalments of houses

(1) Existing standard houses:  $3\frac{1}{2}$  per cent per annum ( $4\frac{1}{2}$  per cent per annum in the case of the Townships of Mabopane East, Umlazi, Ntuzuma, Kwa-Mashu and Mdantsane) of the selling price as determined in C (1).

(2) Existing improved or larger houses:  $3\frac{1}{2}$  per cent per annum ( $4\frac{1}{2}$  per cent per annum in the case of the Townships of Mabopane East, Umlazi, Ntuzuma, Kwa-Mashu and Mdantsane) of the selling price as determined in C (3).

(3) Standard houses completed after 31 December 1978:  $3\frac{1}{2}$  per cent per annum ( $4\frac{1}{2}$  per cent per annum in the case of the Townships of Mabopane East, Umlazi, Ntuzuma, Kwa-Mashu and Mdantsane) of the selling price as determined in C (2).

(4) Improved or larger houses completed after 31 December 1978:  $3\frac{1}{2}$  per cent per annum ( $4\frac{1}{2}$  per cent per annum in the case of the Townships of Mabopane East, Umlazi, Ntuzuma, Kwa-Mashu and Mdantsane) of the selling price as determined in C (4).

#### E. Maintenance costs of leased houses

A monthly amount calculated at 2 per cent per annum on the fixed selling price of the house leased shall be payable.

#### F. Accommodation of single persons

(1) Per person with issued bed: R3 per month.

(2) Per person without issued bed: R2,50 per month.

#### G. Service charges

(1) Townships with rudimentary services:

(a) R1,50 in the case of houses, churches, nursery schools and other non-profit-making institutions.

(b) R3 in the case of sites for trading, industrial or professional purposes.

(2) Townships with full services:

(a) R3,40 in the case of houses, churches, nursery schools and other non-profit-making institutions.

(b) R6,80 in the case of sites for trading, industrial or professional purposes.

(2) Persele vir handels-, nywerheids- of professionele doeleindes: R11 vir elke 25 vierkante meter of gedeelte daarvan.

#### B. Perseelhuur

(1) Persele vir woondoeleindes: R0,60 per maand.

(2) Persele vir handels-, nywerheids- of professionele doeleindes: R1,50 per maand vir elke 500 vierkante meter of gedeelte daarvan.

#### C. Verkoopprysse van huise

(1) Bestaande standaardhuise: R30 per vierkante meter vermenigvuldig met die vloeroppervlakte.

(2) Standaardhuise voltooi na 31 Desember 1978: 'n Bedrag gelykstaande met die werklike oprigtingskoste plus die koste van enige verbeterings aangebring.

(3) Bestaande verbeterde of groter huise: 'n Bedrag gelykstaande met die vasgestelde oprigtingskoste.

(4) Verbeterde of groter huise voltooi na 31 Desember 1978: 'n Bedrag gelykstaande met die werklike oprigtingskoste plus die koste van enige verbeterings aangebring.

(5) 'n Minimum deposito van 5 persent van die verkoopprys is betaalbaar.

#### D. Huur en aflospaaimente van huise

(1) Bestaande standaardhuise:  $3\frac{1}{2}$  persent per jaar ( $4\frac{1}{2}$  persent per jaar in die geval van die dorpe Mabopane-Oos, Umlazi, Ntuzuma, Kwa-Mashu en Mdantsane) van die verkoopprys soos bepaal in C (1).

(2) Bestaande verbeterde of groter huise:  $3\frac{1}{2}$  persent per jaar ( $4\frac{1}{2}$  persent per jaar in die geval van die dorpe Mabopane-Oos, Umlazi, Ntuzuma, Kwa-Mashu en Mdantsane) van die verkoopprys soos bepaal in C (3).

(3) Standaardhuise voltooi na 31 Desember 1978:  $3\frac{1}{2}$  persent per jaar ( $4\frac{1}{2}$  persent per jaar in die geval van die dorpe Mabopane-Oos, Umlazi, Ntuzuma, Kwa-Mashu en Mdantsane) van die verkoopprys soos bepaal in C (2).

(4) Verbeterde of groter huise voltooi na 31 Desember 1978:  $3\frac{1}{2}$  persent per jaar ( $4\frac{1}{2}$  persent per jaar in die geval van die dorpe Mabopane-Oos, Umlazi, Ntuzuma, Kwa-Mashu en Mdantsane) van die verkoopprys soos bepaal in C (4).

#### E. Instandhoudingskoste van verhuurde huise

'n Maandelikse bedrag bereken teen 2 persent per jaar op die vasgestelde verkoopprys van die huis wat verhuur word, is betaalbaar.

#### F. Huisvesting van enkellopendedes

(1) Per persoon met uitgereikte bed: R3 per maand.

(2) Per persoon sonder uitgereikte bed: R2,50 per maand.

#### G. Diensgelde

(1) Dorpe met rudimentêre dienste:

(a) R1,50 in die geval van woonhuise, kerke, kleuterskole en ander inrigtings sonder winsoogmerk.

(b) R3 in die geval van persele vir handels-, nywerheids- of professionele doeleindes.

(2) Dorpe met volledige dienste:

(a) R3,40 in die geval van woonhuise, kerke, kleuterskole en ander inrigtings sonder winsoogmerk.

(b) R6,80 in die geval van persele vir handels-, nywerheids- of professionele doeleindes.

## (3) Water consumption:

(a) Houses, churches, nursery schools and other non-profit-making institutions:

(i) Unmetered water with flush sanitation: R3 per month.

(ii) Unmetered water without flush sanitation: R1,20 per month.

(iii) Street water supply: R0,60 per month.

(iv) All metered water: R0,18 per cubic meter.

(b) Sites for trading, industrial or professional purposes:

(i) Unmetered water with flush sanitation: R6 per month.

(ii) Unmetered water without flush sanitation: R2,40 per month.

(iii) Street water supply: R1,20 per month.

(iv) All metered water: R0,18 per cubic metre.

## (4) Electricity consumption:

(a) Small consumers (less than 25 kVA):

(i) Service charge: R2 per month.

(ii) Unit tariff (applicable in all townships excluding Mabopane East, where the circuit-breaker system is partly employed): As calculated at the rate prescribed by the supplier plus 2 per cent for administrative costs.

(iii) Circuit-breaker tariff (in houses not yet provided with metres): R3 per month plus 2 per cent for administrative costs.

(b) Large consumers (25 kVA and higher):

(i) Service charge: R10 per month.

(ii) Demand tariff: As calculated at the rate determined per kVA of the maximum simultaneous demand supplied to all supply points agreed upon by contract.

(iii) Unit tariff: As calculated at the rate determined by the supplier per unit of electricity supplied during a month, plus 2 per cent for administrative costs.

(iv) Extension tariff: As determined by the supplier for each site separately.

## (5) \*Connection fees:

(a) Water:

(i) Houses, churches, nursery schools and other non-profit-making institutions: R20 per connection.

(ii) Sites for trading, industrial or professional purposes: R40 per connection.

(b) Sewerage:

(i) Houses, churches, nursery schools and other non-profit-making institutions: R30 per connection.

(ii) Sites for trading, industrial or professional purposes: R60 per connection.

(c) Electricity: An amount equal to the actual cost of connection.

\* Not applicable in the case of buildings erected by the South African Development Trust or a government of a Black State.

No. R. 2626

29 December 1978

NDEBELE TERRITORIAL AUTHORITY.—  
LEVYING OF A TAX

It is hereby notified that the Ndebele Territorial Authority, established under the provisions of section 2 (1) of the Black Authorities Act, 1951 (Act 68 of 1951), has, with the approval of the State President, by virtue of the powers vested in it by section 7 (6) (a)

## (3) Waterverbruik:

(a) Woonhuise, kerke, kleuterskole en ander inrigtings sonder winsoogmerk:

(i) Ongemeterde water met spoelriolering: R3 per maand.

(ii) Ongemeterde water sonder spoelriolering: R1,20 per maand.

(iii) Straatwatervoorsiening: R0,60 per maand.

(iv) Alle gemeterde water: R0,18 per kubieke meter.

(b) Persele vir handels-, nywerheids- of professionele doeleinades:

(i) Ongemeterde water met spoelriolering: R6 per maand.

(ii) Ongemeterde water sonder spoelriolering: R2,40 per maand.

(iii) Straatwater: R1,20 per maand.

(iv) Alle gemeterde water: R0,18 per kubieke meter.

## (4) Elektrisiteitsverbruik:

(a) Kleinmaatverbruikers (minder as 25 kVA):

(i) Diensheffing: R2 per maand.

(ii) Eenheidstarief (van toepassing in alle dorpe uitgesonderd Mabopane-Oos waar die stroombrekerstelsel gedeeltelik gebruik word): Bereken teen die koers voorgeskryf deur die voorsieder plus 2 persent vir administrasiekoste.

(iii) Stroombrekertarief (in wonings wat nog nie van meters voorsien is nie): R3 per maand plus 2 persent vir administrasiekoste.

(b) Grootmaatverbruikers (25 kVA en hoër):

(i) Diensheffing: R10 per maand.

(ii) Aanvraagtarief: Bereken teen die koers bepaal per kVA van die maksimum gelykydige aanvraag wat verskaf word by al die toevoerpunte waartoe daar kragtens die kontrak ooreengeskryf is.

(iii) Eenheidstarief: Die koers bepaal deur die voorsieder per eenheid elektrisiteit gedurende 'n maand gelewer, plus 2 persent vir administrasiekoste.

(iv) Verlengingstarief: Soos bepaal deur die voorsieder vir elke perseel afsonderlik.

## (5) \*Aansluitingsgeld:

(a) Water:

(i) Woonhuise, kerke, kleuterskole en ander inrigtings sonder winsoogmerk: R20 per aansluiting.

(ii) Persele vir handels-, nywerheids- of professionele doeleinades: R40 per aansluiting.

(b) Riool:

(i) Woonhuise, kerke, kleuterskole en ander inrigtings sonder winsoogmerk: R30 per aansluiting.

(ii) Persele vir handels-, nywerheids- of professionele doeleinades: R60 per aansluiting.

(c) Elektrisiteit: 'n Bedrag gelykstaande met die werklike koste van aansluiting.

\* Nie van toepassing nie in die geval van geboue deur die Suid-Afrikaanse Ontwikkelingstrust of die regering van 'n Swart staat opgerig.

No. R. 2626

29 Desember 1978

NDEBELE-GEBIEDSOWERHEID.—HEFFING  
VAN 'N BELASTING

Hierby word bekendgemaak dat die Ndebele-gebiedsowerheid, ingestel kragtens die bepalings van artikel 2 (1) van die Wet op Swart Owerhede, 1951 (Wet 68 van 1951), kragtens die bevoegdheid hom verleen by artikel 7 (6) (a) van die vermelde Wet op Swart

(i) of the said Black Authorities Act, 1951, determined as follows:

1. A tax of two rand per year shall be levied upon every taxpayer for a period of five successive tax years with effect from 1 January 1979.

2. The tax levied under paragraph 1 shall be paid before the first day of March of the year in respect of which it is payable.

3. For the purposes of the levying of the tax under paragraph 2—

“taxpayer” means an adult Black male inhabitant of the area in respect of which the said Ndebele Territorial Authority has been established and who has attained the age of 18 years;

“tax year” means a period commencing on the first day of January of any year and ending on the last day of December of the same year.

(File R226/2/6)

## DEPARTMENT OF RAILWAYS AND HARBOURS

No. R. 2595

29 December 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 and Harbours Sick Fund Regulations, published in Government Notice R. 635 of 8 September 1961, as amended, being further amended as follows:

### SOUTH AFRICAN RAILWAYS SICK FUND REGULATIONS SCHEDULE OF AMENDMENT (Operative from 1 October 1978)

#### REGULATION 81

In paragraph (1) (d) insert the following new subparagraph:

(ix) revision of cup-arthroplasty and total hip replacement operations: R30.

In paragraph (5) insert the following new subparagraph:

(vii) revision of cup-arthroplasty and total hip replacement operations: R40.

No. R. 2596

29 December 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 September 1978)

#### REGULATION 90

Substitute the following for the heading and paragraph (1) (a):

### SENIOR OFFICERS, CERTIFICATED MARINE STAFF AND SERVANTS WHO ARE MEMBERS OF AIRCREWS

(1) (a) From the date on which he completes twelve months' service, a senior officer or a member of the

Owerhede, 1951, met die goedkeuring van die Staats-president, soos volg bepaal het:

1. 'n Belasting van twee rand per jaar word gehef op elke belastingpligtige vir vyf agtereenvolgende belastingjare met ingang van 1 Januarie 1979.

2. Die belasting gehef by paragraaf 1 moet voor die eerste dag van Maart van die jaar ten opsigte waarvan dit verskuldig is, betaal word.

3. Vir die doeleindes van die heffing van die belasting by paragraaf 2 beteken—

“belastingjaar” 'n tydperk wat op die eerste dag van Januarie van 'n jaar begin en op die laaste dag van Desember van dieselfde jaar eindig; en

“belastingpligtige” 'n manlike Swart inwoner van die gebied ten opsigte waarvan vermelde Ndebele-gebieds-owerheid ingestel is en wat die leeftyd van 18 jaar bereik het.

(Leer R226/2/6)

## DEPARTEMENT VAN SPOORWEË EN HAWENS

No. R. 2595

29 Desember 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 Siekefondsregulasies van die Suid-Afrikaanse Spoorweë en Hawens, gepubliseer in Goewermentskennisgewing R. 635 van 8 September 1961, soos gewysig, soos volg verder gewysig word:

### SUID-AFRIKAANSE SPOORWEË SIEKEFONDSREGULASIES WYSIGINGSLYS

(Van krag van 1 Oktober 1978)

#### REGULASIE 81

In paragraaf (1) (d) voeg die volgende nuwe subparagraaf in:

(ix) hersiening van kom-artroplastiek- en algehele-heupvervangings-operasies: R30.

In paragraaf (5) voeg die volgende nuwe subparagraaf in:

(vii) hersiening van kom-artroplastiek- en algehele-heupvervangings-operasies: R40.

No. R. 2596

29 Desember 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 Spoorweë, gepubliseer in Goewermentskennisgewing R. 1045 van 15 Julie 1960, soos gewysig, soos volg verder gewysig word:

### SUID-AFRIKAANSE SPOORWEË PERSONEELREGULASIES WYSIGINGSLYS

(Van krag van 1 September 1978)

#### REGULASIE 90

Vervang die opskrif en paragraaf (1) (a) deur die volgende:

### SENIOR AMPTENARE, GEDIPLOMEERDE SKEEPSPERSONEEL EN DIENARE WAT LEDE VAN LUGBEMANNINGS IS

(1) (a) Van die datum waarop 'n senior amptenaar of 'n lid van die gediplomeerde skeeppersoneel twaalf

certificated marine staff, notwithstanding the provisions of regulation 88, qualifies for paid vacation leave on the minimum basis of 14 days' non-accumulative and 21 days' accumulative leave per annum, the granting of which in the case of a senior officer who is a member of an aircrew is subject to the provisions of paragraph (3) of this regulation.

#### REGULATION 118

Substitute the following for the heading and introduction:

##### SENIOR OFFICERS AND CERTIFICATED MARINE STAFF: SICK PAY

118. Notwithstanding the provisions of regulation 117 and subject to the provisions of this chapter a senior officer or a member of the certificated marine staff in temporary or permanent employment—

No. R. 2597

29 December 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 November 1978)

#### REGULATION 1

In paragraph (2), under the heading "sub-head of department", add "the Director (Operating Control)".

#### REGULATION 2

In paragraph (2) (c), add "the Director (Operating Control)" and substitute "a Chief Superintendent" for "the Chief Superintendent (Staff)".

#### REGULATION 3

In paragraph (2), insert "the Director (Operating Control)" and "the Chief Technical Officer" and substitute "a Chief Superintendent" for "the Chief Superintendent (Staff)".

#### REGULATION 155

In paragraph (1), under the heading "General Manager's Department" insert "the Director (Operating Control)" and substitute "a Chief Superintendent" for "the Chief Superintendent (Staff)".

#### REGULATION 179

In paragraph (1), under the heading "*Officer whose decision appealed against*" within the bracket opposite "the General Manager" add "the Director (Operating Control)" and substitute "a Chief Superintendent" for "the Chief Superintendent (Staff)".

maande diens voltooi, kom hy ondanks die bepalings van regulasie 88, in aanmerking vir vankansieverlof met betaling op die minimum grondslag van 14 dae nie-oploopbare en 21 dae oploopbare verlof per jaar, wat in die geval van 'n senior amptenaar wat lid van 'n lugbemanning is, toegestaan word onderworpe aan die bepalings van paragraaf (3) van hierdie regulasie.

#### REGULASIE 118

Vervang die opskrif en inleiding deur die volgende:

##### SENIOR AMPTENARE EN GEDIPLOMEERDE SKEEPSPERSOENEL: SIEKTELOON

118. Ondanks die bepalings van regulasie 117 en onderworpe aan die bepalings van hierdie hoofstuk, ontvang 'n senior amptenaar of 'n lid van die gediplomeerde skeeps personeel in tydelike of vaste diens—

No. R. 2597

29 Desember 1978

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

#### SUID-AFRIKAANSE SPOORWEË PERSONEELREGULASIES WYSIGINGSLYS (Van krag van 1 November 1978)

#### REGULASIE 1

In paragraaf (2), onder die opskrif „departements-onderhoof”, voeg by „die Direkteur (bedryfsbeheer)“.

#### REGULASIE 2

In paragraaf (2) (c), voeg by „die Direkteur (bedryfsbeheer)“ en vervang „die Hoofsuperintendent (personeel)“ deur „n hoofsuperintendent“.

#### REGULASIE 3

In paragraaf (2), voeg by „die Direkteur (bedryfsbeheer)“ en „die Tegniese Hoofamptenaar“ en vervang „die Hoofsuperintendent (personeel)“ deur „n hoofsuperintendent“.

#### REGULASIE 155

In paragraaf (1), onder die opskrif „die Hoofbestuurder se Departement“, voeg by „die Direkteur (bedryfsbeheer)“ en vervang „die Hoofsuperintendent (personeel)“ deur „n hoofsuperintendent“.

#### REGULASIE 179

In paragraaf (1), onder die opskrif „*Amptenaar teen wie se beslissing daar geappelleer word*“, binne die hakie teenoor „die Hoofbestuurder“, voeg by „die Direkteur (bedryfsbeheer)“ en vervang „die Hoofsuperintendent (personeel)“ deur „n hoofsuperintendent“.

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## CONTENTS

No.		Page No.	Gazette No.
<b>PROCLAMATION</b>			
R. 342	Black Authorities Act (68/1951): Levying of special rate upon members of the community in respect of which the Pungutsha Community Authority has been established: District of Mathanjana .....	1	6259
<b>GOVERNMENT NOTICES</b>			
<i>Agricultural Economics and Marketing, Department of Government Notices</i>			
R. 2580	Agricultural Produce Export Act (51/1971): Grading, etc.: Apricots intended for export: Amendment.....	2	6259
R. 2581	do.: do.: Grapes intended for export: Amendment.....	2	6259
R. 2582	do.: do.: Pears intended for export: Amendment.....	3	6259
R. 2583	do.: do.: Apples intended for export: Amendment.....	3	6259
R. 2584	do.: Fowl-eggs intended for export: Amendment.....	3	6259
R. 2585	do.: Table poultry intended for export: Amendment.....	4	6259
R. 2586	do.: Pineapples intended for export: Amendment.....	4	6259
R. 2587	do.: Canned foodstuffs intended for export: Amendment.....	5	6259
R. 2588	do.: Canned fruit intended for export: Amendment.....	5	6259
R. 2589	do.: Ornithogalum bulbs intended for export: Amendment.....	5	6259
R. 2590	do.: Chinkerinchees intended for export: Amendment.....	6	6259
R. 2591	do.: Proteas intended for export: Amendment.....	6	6259
R. 2592	Marketing Act (59/1968): Grading, etc.: Canned foodstuffs intended for sale: Amendment.....	7	6259
R. 2593	do.: do.: Canned fruit intended for sale: Amendment.....	7	6259
R. 2594	Agricultural Produce Export Act (51/1971): Grading, inspection of flowers excluding chinkerinchees: Amendment.....	8	6259
R. 2599	Marketing Act (59/1968): Levy and special levy on deciduous fruit: Amendment.....	8	6259
R. 2601	Dairy Industry Act (30/1961): Regulations prescribing the patterns of and standards for glassware and appliances used for the testing of milk and cream for butterfat content and the manner in which such glassware and appliances shall be branded: Amendment.....	9	6259
R. 2606	Marketing Act (59/1968): General levy on mohair .....	9	6259
<i>Agricultural Technical Services, Department of Government Notice</i>			
R. 2598	Wine, Other Fermented Beverages and Spirits Act (25/1957): Wine sold or exported with an indication of vine cultivar from which it is produced.....	9	6259
<i>Forestry, Department of Government Notice</i>			
R. 2577	Regulations under the Forest Act (72/1968): To combat any fungus or bacterial disease or insect or parasite pests affecting any kind of forest tree or timber .....	10	6259
<i>Health, Department of Government Notices</i>			
R. 2608	Medical, Dental and Supplementary Health Service Professions Act (56/1974): Physiotherapy.....	12	6259
R. 2609	do.: Registration of health inspectors.....	12	6259
R. 2610	do.: Profession of health inspector: Regulations.....	13	6259
R. 2611	do.: do.: Prescribed area.....	13	6259
R. 2612	do.: Registration: Psychologists.....	13	6259
R. 2613	do.: Amendment of regulations: Optometry.....	14	6259
R. 2614	do.: Amendment of rules: Disciplinary steps.....	14	6259

## INHOUD

No.		Bladsy No.	Staatskoerant No.
<b>PROKLAMASIE</b>			
R. 342	Wet op Swart Owerhede (68/1951): Heffing van spesiale belasting op lede van die gemeenskap ten opsigte waarvan die Pungutshagemeenskapsowerheid ingestel is: Distrik Mathanjana .....	1	6259
<b>GOEWERMENSKENNISGEWINGS</b>			
<i>Bosbou, Departement van Goewermenskennisgewing</i>			
R. 2577	Regulasies kragtens die Boswet (72/1968): Om enige swam- of bakteriese siekte of insekte- of parasitiese plaag wat enige bosboom of timmerhout aanval, te bestry ..	10	6259
<i>Gesondheid, Departement van Goewermenskennisgewings</i>			
R. 2608	Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsberoep (56/1974): Fisioterapie.....	12	6259
R. 2609	do.: Registrasie van gesondheidsinspekteurs.....	12	6259
R. 2610	do.: Beroep van gesondheidsinspekteurs: Regulasies.....	13	6259
R. 2611	do.: do.: Voorgeskrewe gebied.....	13	6259
R. 2612	do.: Registrasie as sielkundige .....	13	6259
R. 2613	do.: Wysiging van regulasies: Optometrie .....	14	6259
R. 2614	do.: Wysiging van reëls: Tugstappe .....	14	6259
<i>Landbou-ekonomiese en -bemarking, Departement van Goewermenskennisgewings</i>			
R. 2580	Wet op Uitvoer van Landbouprodukte (51/1971): Gradering, ens.: Appelkose vir uitvoer: Wysiging .....	2	6259
R. 2581	do.: do.: Druwe vir uitvoer: Wysiging .....	2	6259
R. 2582	do.: do.: Pere vir uitvoer: Wysiging .....	3	6259
R. 2583	do.: do.: Apps vir uitvoer: Wysiging .....	3	6259
R. 2584	do.: Uitvoer: Hoendereiers: Wysiging .....	3	6259
R. 2585	do.: Slagpluimvee vir uitvoer: Wysiging .....	4	6259
R. 2586	do.: Pynappels vir uitvoer: Wysiging .....	4	6259
R. 2587	do.: Ingemaakte voedsel vir uitvoer: Wysiging .....	5	6259
R. 2588	do.: Ingemaakte vrugte vir uitvoer: Wysiging .....	5	6259
R. 2589	do.: Ornithogalumbolle vir uitvoer: Wysiging .....	5	6259
R. 2590	do.: Tjienerkentjees vir uitvoer: Wysiging .....	6	6259
R. 2591	do.: Proteas vir uitvoer: Wysiging .....	6	6259
R. 2592	Bemarkingswet (59/1968): Gradering: Ingemaakte voedsel vir verkoop: Wysiging .....	7	6259
R. 2593	do.: do.: Ingemaakte vrugte vir verkoop: Wysiging .....	7	6259
R. 2594	Wet op Landbouprodukte (51/1971): Gradering, inspeksie van blomme uitgesondert tjienerkentjees: Wysiging .....	8	6259
R. 2599	Bemarkingswet (59/1968): Heffing en spesiale heffing op sagtevrugte: Wysiging .....	8	6259
R. 2601	Wet op Suiwelnywerheid (30/1961): Regulasies wat die patroon van en standaard vir glasware en toestelle wat vir die toets van melk en room vir bottervetinhoud gebruik word, voorskryf en die wyse waarop sodanige glasware en toestelle gemerk moet word: Wysiging .....	9	6259
R. 2606	Bemarkingswet (59/1968): Algemene heffing op sybokhaar .....	9	6259
<i>Landbou-tegniese Dienste, Departement van Goewermenskennisgewing</i>			
R. 2598	Wet op Wyn, Ander Gegiste Drank en Spirituuslike (25/1957): Wyn wat verkoop of uitgevoer word met aanduiding van die druifcultivar waarvan dit verkry is .....	9	6259

No.	Page No.	Gazette No.	No.	Bladsy No.	Staatskoerant No.
<b>Plural Relations and Development, Department of Government Notices</b>					
R. 2624 Selling prices, redemption instalments, rents and service charges in respect of township in Black areas.....	16	6259	R. 2624 Verkooppryse, aflospaaimeente, huur- en diensvorderings ten opsigte van dorpe in Swart gebiede.....	16	6259
R. 2626 Black Authorities Act (68/1951): Ndebele Territorial Authority: Levy of a tax.....	18	6259	R. 2626 Wet op Swart Owerhede (68/1951): Ndebelebegebiedsowerheid: Heffing van belasting	18	6259
<b>Railways and Harbours, Department of Government Notices</b>					
R. 2595 Railways and Harbours Service Act (22/1960): Sick Fund Regulations: Schedule of amendment.....	19	6259	R. 2595 Wet op Spoorweg en Hawediens (22/1960): Siekefondsregulasies: Wysigingslys.....	19	6259
R. 2596 do.: Staff regulations: Schedule of amendment.....	19	6259	R. 2596 do.: Personeelregulasies: Wysigingslys.....	19	6259
R. 2597 do.: do.: do.....	20	6259	R. 2597 do.: do.....	20	6259
<b>Plurale Betrekkinge en Ontwikkeling, Departement van Goewermentskennisgewings</b>					
<b>Spoorweë en Hawens, Departement van Goewermentskennisgewings</b>					