

REPUBLIEK  
VAN  
SUID-AFRIKA



REPUBLIC  
OF  
SOUTH AFRICA

# Staatskoerant Government Gazette

Verkoopprijs • Selling price  
(AVB uitgesluit/GST excluded)  
Plaaslik **45c** Local  
Buitelands **60c** Other countries  
Posvry • Post free

**Regulasiekoerant  
Regulation Gazette  
No. 3888**

As 'n Nuusblad by die  
Poskantoor geregistreer  
Registered at the Post Office  
as a Newspaper

Vol. 245

PRETORIA, 1 NOVEMBER 1985

No. 9986

## PROKLAMASIE

van die

**Staatspresident van die Republiek van Suid-Afrika  
No. R. 194, 1985**

WET OP DIE KOMMISSIE VIR VARSPRODUKTE-  
MARKE, 1970 (WET 82 VAN 1970)

VERKLARING VAN DIE MUNISIPALE VARSPRODUKTE-  
MARK VAN WELKOM TOT NASIONALE  
VARSPRODUKTEMARK

Kragtens die bevoegdheid my verleen by artikel 15 van die Wet op die Kommissie vir Varsprodukte, 1970 (Wet 82 van 1970), verklaar ek hierby die munisipale varsprodukte van Welkom, geleë op Onderverdeling 1 van Erf 8976, Jan Hofmeyerweg, Uitbreiding 12, binne die munisipale gebied van Welkom, tot 'n nasionale varsprodukte vir die doeleindes van genoemde Wet.

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

P. W. BOTHA,  
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

J. J. G. WENTZEL,  
Minister van die Kabinet.

**No. R. 197, 1985**

PLANTVERBETERINGSWET, 1976 (WET 53 VAN  
1976)

INWERKINGTREDING VAN SEKERE BEPALINGS

Kragtens die bevoegdheid my verleen by artikel 43 van die Plantverbeteringswet, 1976 (Wet 53 van 1976), verklaar ek hierby dat die bepalinge van artikel 42 van genoemde Wet vir sover dit betrekking het op 'n Saadsertifiseringsskema of 'n Uitvoersaadskema ingestel kragtens artikel 14 van die Wet op Saad, 1961 (Wet 28 van 1961), op die datum van publikasie hiervan in werking tree.

661—A

## PROCLAMATION

by the

**State President of the Republic of South Africa  
No. R. 194, 1985**

COMMISSION FOR FRESH PRODUCE MARKETS  
ACT, 1970 (ACT 82 OF 1970)

DECLARATION OF THE MUNICIPAL FRESH PRODUCE MARKET OF WELKOM TO BE A NATIONAL FRESH PRODUCE MARKET

Under the powers vested in me by section 15 of the Commission for Fresh Produce Markets Act, 1970 (Act 82 of 1970), I hereby declare the municipal fresh produce market of Welkom, situated on Subdivision 1 of Erf 8976, Jan Hofmeyer Road, Extension 12, within the municipal area of Welkom, to be a national fresh produce market for the purposes of the said Act.

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

P. W. BOTHA,  
State President.

By Order of the State President-in-Cabinet:

J. J. G. WENTZEL,  
Minister of the Cabinet.

**No. R. 197, 1985**

PLANT IMPROVEMENT ACT, 1976 (ACT 53 OF  
1976)

COMMENCEMENT OF CERTAIN PROVISIONS

Under the powers vested in me by section 43 of the Plant Improvement Act, 1976 (Act 53 of 1976), I hereby declare that the provisions of section 42 of the said Act in so far as it relates to a Seed Certification Scheme or an Export Seed Scheme introduced under section 14 of the Seeds Act, 1961 (Act 28 of 1961), shall come into operation on the date of publication hereof.

9986—1

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Sewentiende dag van Oktober Eenduisend Negehoenderd Vyf-en-tagtig.

P. W. BOTHA,  
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

J. J. G. WENTZEL,  
Minister van die Kabinet.

#### No. R. 198, 1985

#### VERKLARING DAT SEKERE BEPALINGS VAN DIE KIESWET, 1979, NIE TEN OPSIGTE VAN SEKERE VERKIESINGS VAN TOEPASSING IS NIE

Kragtens die bevoegdheid my verleen by artikel 47 (1A) (a) van die Kieswet, 1979 (Wet 45 van 1979), verklaar ek hierby dat die bepalings van daardie Wet vir sover hulle op afwesige kiesers betrekking het, nie van toepassing is nie ten opsigte van 'n verkiesing van die Raad van Afgevaardigdes wat gedurende die tydperk 1 Oktober 1985 tot 16 Maart 1990 gehou word.

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

P. W. BOTHA,  
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

J. C. G. BOTHA,  
Minister van die Kabinet.

#### No. R. 202, 1985

#### INWERKINGTREDING VAN ARTIKELS 10 (1) EN 22 (1) VAN DIE BOEDELWYSIGINGSWET, 1983 (WET 86 VAN 1983)

Kragtens die bevoegdheid my verleen by artikels 10 (3) en 22 (2) van die Boedelwysigingswet, 1983 verklaar ek hierby dat artikels 10 (1) en 22 (1) van genoemde Wet op 4 November 1985 in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die vyf-en-twintigste dag van Oktober Eenduisend Negehoenderd Vyf-en-tagtig.

P. W. BOTHA,  
Staatspresident.

Op las van die Staatspresident-in-Kabinet:

H. J. COETSEE,  
Minister van die Kabinet.

### GOEWERMENSKENNISGEWINGS

#### DEPARTEMENT VAN FINANSIES

No. R. 2438 1 November 1985

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/1174)

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

K. D. S. DURR,  
Adjunk-Minister van Finansies en van Handel en Nywerheid.

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

P. W. BOTHA,  
State President.

By Order of the State President-in-Cabinet:

J. J. G. WENTZEL,  
Minister of the Cabinet.

#### No. R. 198, 1985

#### DECLARATION THAT CERTAIN PROVISIONS OF THE ELECTORAL ACT, 1979, BE NOT APPLICABLE WITH REGARD TO CERTAIN ELECTIONS

Under the powers vested in me by section 47 (1A) (a) of the Electoral Act, 1979 (Act 45 of 1979), I hereby declare that the provisions of that Act in so far as they apply to absent voters, be not applicable with regard to any election of the House of Delegates held during the period 1 October 1985 to 16 March 1990.

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

P. W. BOTHA,  
State President.

By Order of the State President-in-Cabinet:

J. C. G. BOTHA,  
Minister of the Cabinet.

#### No. R. 202, 1985

#### COMMENCEMENT OF SECTION 10 (1) AND 22 (1) OF THE ADMINISTRATION OF ESTATES AMENDMENT ACT, 1983 (ACT 86 OF 1983)

Under and by virtue of the powers vested in my by sections 10 (3) and 22 (2) of the Administration of Estates Amendment Act, 1983, I hereby declare that sections 10 (1) and 22 (1) of the said Act shall come into operation on 4 November 1985.

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

P. W. BOTHA,  
State President.

By Order of the State President-in-Cabinet:

H. J. COETSEE,  
Minister of the Cabinet.

### GOVERNMENT NOTICES

#### DEPARTMENT OF FINANCE

No. R. 2438 1 November 1985

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/1174)

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

K. D. S. DURR,  
Deputy Minister of Finance and of Trade and Industry.

## BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
04.02 Deur tariefpos No. 04.02 deur die volgende te vervang: "04.02 Melk en room gepreserveer, gekonsentreer of versoet: 04.02.10 Wei 04.02.13 Karringmelk, dikmelk, kefir, joghurt en ander gegiste of aangesuurde melk: .05 Joghurt .90 Ander 04.02.90 Ander	kg kg kg kg kg	vry vry vry vry"	
18.06 Deur na subpos No. 18.06.20 die volgende in te voeg: "18.06.30 Joghurt wat kakao bevat	kg	vry"	
21.07 Deur na subpos No. 21.07.85 die volgende in te voeg: "21.07.87 Joghurt wat vrugte bevat	kg	vry"	
22.02 Deur na subpos No. 22.02.20 die volgende in te voeg: "22.02.30 Joghurt wat as drankte bemark word	kg	vry"	
29.08 Deur subpos No. 29.08.20 te skrap. Deur subposte Nos. 29.08.40 en 29.08.50 deur die volgende te vervang: "29.08.45 Aromatiese eters Deur subposte Nos. 29.08.70 en 29.08.75 deur die volgende te vervang: "29.08.75 Alkoholperoksiede en eterperoksiede, met inbegrip van ketoonperoksiede, en gehalogeneerde, gesulfoneerde, genitroseerde of genitroseerde derivate daarvan	kg kg kg	vry" vry" 15 %"	

Opmerking.—Die uitwerking van hierdie kennisgewing is dat—

- tariefpos No. 04.02 herskryf word en dat die skale van reg op sekere melkprodukte na vry verlaag word;
- voorsienings gemaak word vir joghurt wat kakao of vrugte bevat en joghurt wat as drankte bemark word, teen 'n skaal van reg van vry;
- die voorsienings vir dioksaan (diëtileendioksied) en kalium gaujakolsulfonaat geskrap word;
- subposte Nos. 29.08.40 en 29.08.50 saamgevoeg word; en
- subpos No. 29.08.75 herskryf word.

## SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
04.02 By the substitution for tariff heading No. 04.02 of the following: "04.02 Milk and cream, preserved, concentrated or sweetened: 04.02.10 Whey 04.02.13 Buttermilk, curdled milk, kephir, yoghurt and other fermented or acidified milk: .05 Yoghurt .90 Other 04.02.90 Other	kg kg kg kg kg	free free free free"	
18.06 By the insertion after subheading No. 18.06.20 of the following: "18.06.30 Yoghurt containing cocoa	kg	free"	
21.07 By the insertion after subheading No. 21.07.85 of the following: "21.07.87 Yoghurt containing fruit	kg	free"	
22.02 By the insertion after subheading No. 22.02.20 of the following: "22.02.30 Yoghurt put up as beverages	kg	free"	
29.08 By the deletion of subheading No. 29.08.20. By the substitution for subheadings Nos. 29.08.40 and 29.08.50 of the following: "29.08.45 Aromatic ethers By the substitution for subheadings Nos. 29.08.70 and 29.08.75 of the following: "29.08.75 Alcohol peroxides and ether peroxides, including ketone peroxides, and their halogenated, sulphonated, nitrated or nitrosated derivatives	kg kg kg	free" free" 15 %"	

Note.—The effects of this notice is that—

- tariff heading No. 04.02 is restated and the rates of duty on certain milk products are reduced to free;
- provisions are made for yoghurt containing cocoa or fruit and yoghurt put up as beverages at a rate of duty of free;
- the provisions for dioxan (diethylene dioxide) and potassium guaiacolsulphonate are withdrawn;
- subheading Nos. 29.08.40 and 29.08.50 are combined; and
- subheading No. 29.08.75 is restated.

**No. R. 2439** **1 November 1985**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/1175)

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

K. D. S. DURR,

Adjunk-minister van Finansies en van Handel en Nywerheid.

**No. R. 2439****1 November 1985**

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/1175)

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

K. D. S. DURR,

Deputy Minister of Finance and of Trade and Industry.

## BYLAE

I Tariefpos	II Statistiese Eenheid	III Skaal van Reg	
		Algemeen	M.B.N.
29.04 Deur subpos No. 29.04.75 te skrap. Deur subpos No. 29.04.87 te skrap.			

*Opmerking.*—Die afsonderlike voorsienings vir chloraalhidraat en heksileenglikol word geskrap.

## SCHEDULE

I Tariff Heading	II Statistical Unit	III Rate of Duty	
		General	M.F.N.
29.04 By the deletion of subheading No. 29.04.75. By the deletion of subheading No. 29.04.87.			

*Note.*—The separate provisions of chloral hydrate and hexylene glycol are deleted.

**No. R. 2440****1 November 1985**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/1176)

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

K. D. S. DURR,

Adjunk-Minister van Finansies en van Handel en Nywerheid.

**No. R. 2440****1 November 1985**

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/1176)

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

K. D. S. DURR,

Deputy Minister of Finance and of Trade and Industry.

## BYLAE

I Tariefpos	II Statistiese Eenheid	III Skaal van Reg	
		Algemeen	M.B.N.
29.14 Deur subpos No. 29.14.09.20 deur die volgende te vervang: "20 Vinielasetaatmonomeer	kg	vry"	

*Opmerking.*—Die skaal van reg op vinielasetaatmonomeer word van 20 % of 80c per kg min 80 % na vry verlaag.

## SCHEDULE

I Tariff Heading	II Statistical Unit	III Rate of Duty	
		General	M.F.N.
29.14 By the substitution for subheading No. 29.14.09.20 of the following: "20 Vinyl acetate monomer	kg	free"	

*Note.*—The rate of duty on vinyl acetate monomer is reduced from 20 % or 80c per kg less 80 % to free.

**No. R. 2441****1 November 1985**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/1177)

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

K. D. S. DURR,

Adjunk-Minister van Finansies en van Handel en Nywerheid.

**No. R. 2441****1 November 1985**

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/1177)

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

K. D. S. DURR,

Deputy Minister of Finance and of Trade and Industry.

**BYLAE**

I Tariefpos	II Statistiese Eenheid	III Skaal van Reg		IV M.B.N.
		Algemeen		
39.02 Deur subpos No. 39.02.40.20 deur die volgende te vervang: "20 Uitdybare blokke, stukke, poeiers, korrels, vlokke en dergelike massavorms	kg	15% of 180c per kg min 85%"		
Deur subpos No. 39.02.40.30 deur die volgende te vervang: "30 Ander, in blokke, stukke, poeiers, korrels, vlokke en dergelike massavorms	kg	15% of 160c per kg min 85%"		

*Opmerking.*—Die skale van reg op sekere stireenpolimere en -kopolimere in blokke, stukke, poeiers, korrels, vlokke en dergelike massavorms, word gewysig.

**SCHEDULE**

I Tariff Heading	II Statistical Unit	III Rate of Duty		IV M.F.N.
		General		
39.02 By the substitution for subheading No. 39.02.40.20 of the following: "20 Expandable blocks, lumps, powders, granules, flakes and similar bulk forms	kg	15% or 180c per kg less 85%"		
By the substitution for subheading No. 39.02.40.30 of the following: "30 Other, in blocks, lumps, powders, granules, flakes and similar bulk forms	kg	15% or 160c per kg less 85%"		

*Note.*—The rates of duty on certain styrene polymers and copolymers in blocks, lumps, powders, granules, flakes and similar bulk forms, are amended.

**No. R. 2442**

**1 November 1985**

**DOEANE- EN AKSYNSWET, 1964**

**WYSIGING VAN REGULASIES (No. MR/68)**

Kragtens artikel 120 van die Doeane- en Aksynswet, 1964, word die regulasies gepubliseer by Goewermentskennisgewing R. 1770 van 5 Oktober 1973 gewysig in die mate in die Bylae hiervan aangetoon.

**K. D. S. DURR,**

Adjunk-minister van Finansies en van Handel en Nywerheid.

**BYLAE**

1. Deur in die Tweede Bylae die bestaande vorm DA 67 deur die vorm in die Aanhangel hierby aangetoon te vervang.

2. Deur in die Vierde Bylae regulasies 470.00.03, deur die volgende te vervang:

"470.00.03 Goedere toegelaat kragtens die bepalings van item 470.00 moet by invoer/uitvoer kragtens die bepalings van artikel 38 van die Wet geklaar word. Sodanige klarings moet vir statistiese doeleindes afsonderlik gekodeer word."

3. Deur in die Vierde Bylae regulasie 470.03.01 te skrap en regulasie 470.03.02 deur die volgende te vervang.

"470.03.02 Waar goedere kragtens die bepalings van item 470.03 toegelaat word vir die verwerking of vervaardiging van goedere vir uitvoer, moet die aldus verwerkte of vervaardigde goedere ondanks die bepalings van regulasie 470.00.06 uitgevoer word binne 12 maande vanaf die datum van klaring van die ingevoerde goedere of binne sodanige verdere tydperk soos die Kommissaris in buitengewone omstandighede, toelaat. Aansoek om sodanige uitstel moet skriftelik gedoen word en moet die Kommissaris bereik voordat die tydperk van 12 maande verstryk".

*Opmerkings.*—1. Die vorm DA 67 word gewysig om vir bykomende besonderhede voorsiening te maak.

2. Die verwysing na bepaalde vorms wat gebruik moet word by die invoer/uitvoer van goedere kragtens item 470.00 word geskrap.

**No. R. 2442**

**1 November 1985**

**CUSTOMS AND EXCISE ACT, 1964**

**AMENDMENT OF REGULATIONS (No. MR /68)**

Under section 120 of the Customs and Excise Act, 1964, the regulations published in Government Notice R. 1770 of 5 October 1973 are amended to the extent set out in the Schedule hereto.

**K. D. S. DURR,**

Deputy Minister of Finance and of Trade and Industry.

**SCHEDULE**

1. By the substitution in the Second Schedule for the existing form DA 67 of the form shown in the Annexure hereto.

2. By the substitution in the Fourth Schedule of regulation 470.00.03, by the following:

"470.00.03 Goods admitted under the provisions of item 470.00 shall on importation/exportation be entered in terms of section 38 of the Act. Such entries shall be coded separately for statistical purposes."

3. By the deletion in the Fourth Schedule of regulation 470.03.01 and substitution of regulation 470.03.02 by the following:

"470.03.02 Goods admitted in terms of the provisions of item 470.03 must be used in the processing or manufacture of goods for export and such processed or manufactured goods must notwithstanding the provisions of regulation 470.00.06 be exported within 12 months from the date of entry of the imported goods or within such further period as the Commissioner, in exceptional circumstances, allows. Application for such extension must be made in writing and must reach the Commissioner prior to expiry of the 12 months period".

*Notes.*—1. The form DA 67 is amended to make provision for additional particulars.

2. The reference to specific forms which must be used when importing/exporting goods in terms of item 470.00 is deleted.





No. R. 2472

1 November 1985

## DOEANE- EN AKSYNSWET, 1964

BEPALINGS VAN TARIEFINDELING EN VERSTREK-  
KING DAARVAN OP KLARINGSBRIEWE (LYS  
TAR/142)

1. Die volgende bepalings (Deel A)/wysigings van bepalings (Deel B) word kragtens artikel 47 (9) van die Doeane- en Aksynswet, 1964 (Wet 91 van 1964), gepubliseer.

2. Kragtens artikel 39 (1) (c) van voornoemde Wet word vereis dat die bepalingsnommer deur invoerders ten tyde van klaring van sodanige goedere op klaringsbriewe verstrek word.

D. J. COLESKY,

Kommissaris van Doeane en Aksyns.

## Opmerkings:

1. Die beskrywing van die goedere word slegs vir bepalingsdoeleindes verstrek en moet nie as korrek, volledig of bindend vir enige ander doel vertolk word nie.

2. Goedere wat verpak is vir of bemark word vir kleinhandelverkoop word in alle gevalle by die toepaslike tariefsubpos, waar sodanige voorsiening bestaan, ingedeel.

3. Tariefsubposte wat van die massa, afmetings, vorm, waarde, verpakking, ens., van goedere afhang word nie noodwendig aangedui nie.

4. Om moontlike verwarring te vermy is handelsname en in sekere gevalle handelsbeskrywings nie vertaal nie.

5. Aparte reeksnommers is aan bepalings onder elke tariefpos toegeken.

6. Lys TAR/141 is in Goewermentskennisgewing R. 2391 van 25 Oktober 1985 gepubliseer.

No. R. 2472

1 November 1985

## CUSTOMS AND EXCISE ACT, 1964

DETERMINATIONS OF TARIFF CLASSIFICATION  
AND FURNISHING THEREOF ON BILLS OF ENTRY  
(LIST TAR/142)

1. The following determinations (Part A)/amendments to determinations (Part B) are published in terms of section 47 (9) of the Customs and Excise Act, 1964 (Act 91 of 1964).

2. In terms of section 39 (1) (c) of the aforementioned Act, importers are required to furnish the determination number on bills of entry at the time of entry of such goods.

D. J. COLESKY,

Commissioner for Customs and Excise.

## Notes:

1. The description of the goods is given for determination purposes only and should not be construed as correct, complete or binding for any other purpose.

2. Goods which are packed for or put up for retail sale are in all instances classified under the appropriate tariff sub-heading where such provision exists.

3. Tariff subheadings which depend upon the mass, dimensions, form, value, packing, etc., of goods are not necessarily indicated.

4. In order to avoid possible confusion trade names and in certain instances trade descriptions have not been translated.

5. Separate serial numbers have been allocated to determinations under each tariff heading.

6. List TAR/141 was published in Government Notice R. 2391 of 25 October 1985.

## DEEL A: BEPALINGS

Beskrywing van goedere	Tariefpost- subpos	Bepaling No.
Capri-Sonne-pynappel 1022/000/01, Brazilia-pons 1025/000/08, pons 1025/000/04, lemoen 1008/000/13 en appel 1024/000/17 geurpakke—gegeurde strope, ander	21.07.25.90	107
Intensol TH, 'n kleurstofoplos- en skoonmaakmiddel—'n organiese oppervlakspanningaktiewe middel	34.02	127
Piccolyte S115-koolwaterstofhars—ander polimerisasie- en kopolimerisasie produk in blokke, stukke, poeiers en dergelyke massavorms	39.02.90.20	329
Gantrex staalversterkte Polysarkussings vir kraanspore—ander artikels van onverharde ge vulkaniseerde rubber, ander	40.14.90	100
Depafit saamgestelde bord—saamgestelde papierbord, ander	48.04.90	8
Fibroband-lugfilterdoek van harsverbonde vesels—ander filterdoek, nie na grootte of vorm gesny nie	59.17.25	42
McCartney-bottels gebruik vir die kweek van bakteriologiese kulture—laboratoriumglasware	70.17.10	8
Draadskoenspykers—draadspykers	73.31.10	10
Alkreflex-isolasiemateriaal—onbedrukte aluminiumfoelie, sonder rugkant	76.04.20.10	3
Cintrade-boorpassukke tipes B14K, H60K, K75K, M60K, M60A, AD3120 en AD4120—verwisselbare gereedskap vir kragaangedrewe handgereedskap, ander	82.05.90	67
Cintrade-boorverlengstang tipe K10K—'n verwisselbare gereedskap vir kragaangedrewe handgereedskap, ander	82.05.90	68
Coburmatic-koffiemasjien—ander verhittingstoerusting, van 'n soort deur die verversingsbedryf gebruik	84.17.90.20	212
Jeros model 5010 panskoonmaker—'n masjien vir die skoonmaak van ander houers, ander	84.19.90	66
Rotzinger-tussenbergingsapparaat om in produksie- of vervaardigingslyne geïnstalleer te word—ander industriële hys- en hanteermasjien	84.22.90.20	389
Poma Junior-stoelhyserstelsel met ringkabel, vir gebruik deur skiërs, ens.—ander hystuig, ander	84.22.90.90	390
Hot Marker H402 drukmasjien—'n ander drukmasjien	84.35	55
Fiori selfaangedrewe betonmengers—betonmengers	84.56.40	57
Tennant model 275 kragveër—'n meganiese toestel wat 'n afsonderlike funksie het, ander	84.59.90	671
Skuifpenbusse (nie 'n glylaer nie) vir die Sprout-Waldron korrelrees—onderdele van 'n pers, ander	84.59.70.90	672
Marathon Le Tournean skopgraafkabelversamelaar en grondtol—'n ander industriële toestel, verplaasbaar of mobiel	84.59.80.10	673
Thomson reeks OPN-162536 ooptipe koeëlbusse—ander koeëllaers, met 'n buitedeursnee van minstens 31 mm maar hoogstens 130 mm	84.62.15.10	3
Marley Gearducers reekse 11.T, 21.2, 20T, 22.1 en 22.2—ander ratkaste vir fabrieksinstallering	84.63.90.20	75
Brauer Airmover, 'n lugvloei-versterker om dampe, warm lug, ens. van masjinerie, ens. deur middel van suiging te verwyder—masjienonderdeel, wat nie in enige ander pos van Hoofstuk 84 vermeld word nie, ander	84.65.90	33
Regeso tipe TR-5 elektriese motor, gebruik om 'n draaispit te draai om vleis oor kole te braai—'n elektriese motor, van minder as 0,03 kW, enkelfasig	85.01.21.05	107
Cafe-Duo-koffiemasjien—'n elektrotermiese huishoudelike toestel	85.12.60	82

Beskrywing van goedere	Tariefpos/ -subpos	Bepaling No.
Cets-selkskei-eenheid vir gebruik met bogronde distribusie uitloperlyne—'n elektriese apparaat vir die beskerming van elektriese stroombane, ander	85.19.90	183
Betacam BVW-40-videoredegeerder—'n elektriese toestel wat 'n afsonderlike funksie het, ander	85.22.90	345
Schaffner F.R.-reeks hoëfrekwensiefiltreerders—elektriese toestelle wat 'n afsonderlike funksie het, ander	85.22.90	346
Gandolfi x-straal diffraksiekamera—'n apparaat gebaseer op die gebruik van x-strale	90.20	41
Robertshaw 2616 energiekontroleerder—'n elektriese meet-, ens. apparaat, ander	90.28.90	644
Roller Racer—'n ander speelding van kunsplastiekstof	97.03.90.20	109
Splatmaster-merkpistool gebruik deur deelnemers aan die oorlewingspel—'n ander speelding van kunsplastiekstof	97.03.90.20	110

## DEEL B: WYSIGINGS VAN GEPUBLISEERDE BEPALINGS

Beskrywing van goedere	Tariefpos/ -subpos	Bepaling No.
Wysigings van bepalinge as gevolg van wysigings van Deel 1 van Bylae No. 1 by die Doeane-en Aksynswet (Wet 91 van 1964):		
Die volgende vervang die bestaande bepalinge met ingang van 1 November 1985:		
Gedroogde melk, versoet, berei vir verbruik as babakos—melk, ander	04.02.90	1
Joghurt, versoet al dan nie, met geursel of vrugte bygevoeg, joghurt wat vrugte bevat	21.07.87	4
P.M.H.P.—di-isopropielbenseen hidroperoksied—'n alkohol- en ketoonperoksied	29.08.75	1
Perkadox SB, 'n dikumielperoksied—alkoholperoksied	29.08.75	5
Tenox BHA-anti-oksidant (19127)—aromatiese eter in tabletvorm	29.08.45	6
Butanox M-50—'n ketoonperoksied	29.08.75	7
Embanox BHA voedselgraad gebuileerde hidroksie-anisool—'n aromatiese eter	29.08.45	8

## PART A: DETERMINATIONS

Description of goods	Tariff heading/ subheading	Determi- nation No.
Capri-Sonne Pineapple 1022/000/01, Punch Brazilia 1025/000/08, Punch 1025/000/04, Orange 1008/000/13 and Apple 1024/000/17 flavour packs—flavoured syrups, other	21.07.25.90	107
Intensol TH, a dyestuff dissolving and cleaning agent—an organic surface-active agent	34.02	127
Piccolyte S115 hydrocarbon resin—other polymerisation and copolymerisation product in blocks, lumps, powders and similar bulk forms	39.02.90.20	329
Gantrex steel reinforced Polysar pads for crane rails—other articles of unhardened vulcanised rubber, other	40.14.90	100
Depafit composite board—composite paperboard, other	48.04.90	8
Fibroband air filter cloth of resin bonded fibres—other filter cloth, not cut to size or shape	59.17.25	42
McCartney bottles used for the growing of bacteriological cultures—laboratory glassware	70.17.10	8
Wire brads—wire nails	73.31.10	10
Alkreflex insulation material—unprinted aluminium foil, not backed	76.04.20.10	3
Cintrade drill adaptors types B14K, H60K, K75K, M60K, M60A, AD3120 and AD4120—interchangeable tools for power-operated hand tools, other	82.05.90	67
Cintrade drill extension rod type K10K—an interchangeable tool for a power-operated hand tool, other	82.05.90	68
Coburmatic coffee machine—other heating equipment, of a kind used by the catering industry	84.17.90.20	212
Jeros model 5010 tray cleaner—a machine for cleaning other containers, other	84.19.90	66
Rotzinger intermediate storage apparatus for installation in production or manufacturing lines—other industrial lifting and handling machine	84.22.90.20	389
Poma Junior chairlift system with endless cable, for use by skiers, etc.—other lifting gear, other	84.22.90.90	390
Hot Marker H402 printing machine—an other printing machine	84.35	55
Fiori self-propelled concrete mixers—concrete mixers	84.56.40	57
Tennant model 275 power sweeper—a mechanical appliance having an individual function, other	84.59.90	671
Shear pin bushings (not a plain shaft bearing) for the Sprout-Waldron pellet mill—parts for a press, other	84.59.70.90	672
Marathon Le Tournean shovel cable accumulator and ground reel—an other industrial appliance, portable or mobile	84.59.80.10	673
Thomson series OPN-162536 open type ball bushings—other ball bearings, with an outside diameter of 31 mm or more but not exceeding 130 mm	84.62.15.10	3
Marley Gearducers series 11.T, 21.2, 20T, 22.1 and 22.2—other gearboxes for factory installation	84.63.90.20	75
Brauer Airmover, an air flow amplifier for removing fumes, hot air, etc. from machinery, etc. by means of suction—machinery part, not falling within any other heading of Chapter 84, other	84.65.90	33
Regeso type TR-5 electric motor used for turning a rotisserie to grill meat over coals—an electric motor, of less than 0,03 kW, single-phase	85.01.21.05	107
Cafe-Duo coffee machine—an electro-thermic domestic appliance	85.12.60	82
Cets auto-sectionaliser unit for use with overhead distribution spur lines—an electrical apparatus for the protection of electrical circuits, other	85.19.90	183
Betacam BVW-40 video editor—an electrical appliance having an individual function, other	85.22.90	345
Schaffner F.R.-series high frequency filters—electrical appliances having an individual function, other	85.22.90	346
Gandolfi x-ray diffraction camera—an apparatus based on the use of x-rays	90.20	41
Robertshaw 2616 energy controller—an electrical measuring, etc. apparatus, other	90.28.90	644
Roller Racer—an other toy of artificial plastic material	97.03.90.20	109
Splatmaster marking pistol used by contestants in the survival game—an other toy of artificial plastic material	97.03.90.20	110

## PART B: AMENDMENTS TO PUBLISHED DETERMINATIONS

Description of goods	Tariff heading/ subheading	Determination No.
Amendments to determinations resulting from amendments to Part 1 of Schedule No. 1 to the Customs and Excise Act (Act 91 of 1964):		
The following are substituted for the existing determinations with effect from 1 November 1985:		
Dried milk, sweetened, prepared for consumption as infants' food—milk, other	04.02.90	1
Yoghurt, whether or not sweetened, with added flavouring or fruit—yoghurt containing fruit	21.07.87	4
P.M.H.P. di-isopropylbenzene hydroperoxide—an alcohol and ketone peroxide	29.08.75	1
Perkadox SB, a dicumyl peroxide—alcohol peroxide	29.08.75	5
Tenox BHA anti-oxidant (19127)—aromatic ether in tablet form	29.08.45	6
Butanox M-50—a ketone peroxide	29.08.75	7
Embanox BHA food grade butylated hydroxyanisole—an aromatic ether	29.08.45	8

## DEPARTEMENT VAN HANDEL EN NYWERHEID

No. R. 2433

1 November 1985

Hierby word vir algemene inligting bekendgemaak dat die Adjunk-Minister van Handel en Nywerheid goedgekeur het dat die skaal van reg op skroot en puntige grint van yster of staal wat as 'n tussentydse maatreël ingestel is, soos in Goewermentskennigeging R. 2207 van 5 Oktober 1984, behou word.

## DEPARTEMENT VAN JUSTISIE

No. R. 2482

1 November 1985

REGULASIES KRAGTENS ARTIKEL 103 VAN DIE BOEDELWET, 1965 (WET 66 VAN 1965)

Die Staatspresident het kragtens die bevoegdheid hom verleen by artikel 103 van die Boedelwet, 1965, die regulasies afgekondig by Goewermentskennigeging R. 473 van 24 Maart 1972, soos gewysig, met ingang van 4 November 1985 soos volg gewysig:

1. Die wysiging van regulasie 4 deur die vervanging van paragrawe (h) en (i) deur die volgende paragrawe:

“(h) dat die oorledene nie die eienaar van enige ander goed in die Republiek as roerende goed was nie;

(i) besonderhede van sodanige roerende goed;”.

2. Die wysiging van regulasie 5 deur—

(i) die vervanging van die uitdrukking “34 (5) (b)” in subregulasie (2) deur die uitdrukking “34 (7) en 34 (7A); en

(ii) die invoeging van die volgende subregulasie na subregulasie (4):

“(5) Indien die Meester daarvan oortuig is dat die nie-nakoming van enige van die vereistes in subregulasie (1) genoem, nie wesenlik is nie, kan hy van die nakoming daarvan afsien.”.

3. Die vervanging van regulasie 6 deur die volgende regulasie:

“6. 'n Eksekuteur wat om gegronde rede nie in staat is om die rekening in artikel 35 (1) van die Wet genoem binne die tydperk in daardie artikel genoem in te dien nie, kan by die Meester skriftelik aansoek doen om 'n verdere tydperk waarin sodanige rekening ingedien moet word, en moet in sodanige aansoek vermeld—

(a) waarom die rekening nie binne die tydperk in daardie artikel genoem, ingedien kan word nie;

(b) die stappe deur hom gedoen om die voorlegging van die rekening te bespoedig en watter vordering gemaak is;

## DEPARTMENT OF TRADE AND INDUSTRY

No. R. 2433

1 November 1985

It is hereby notified for general information that the Deputy Minister of Trade and Industry has approved that the rate of duty on shot and angular grit of iron or steel introduced as an interim measure as published in Government Notice R. 2207 of 5 October 1984, be retained.

## DEPARTMENT OF JUSTICE

No. R. 2482

1 November 1985

REGULATIONS IN TERMS OF SECTION 103 OF THE ADMINISTRATION OF ESTATES ACT, 1965 (ACT 66 OF 1965)

The State President has, under and by virtue of the powers vested in him by section 103 of the Administration of Estates Act, 1965, amended the regulations promulgated by Government Notice R. 473 of 24 March 1972, as amended, with effect from 4 November 1985 as follows:

1. The amendment of regulation 4 by the substitution for paragraphs (h) and (i) of the following paragraphs:

“(h) that the deceased was not the owner of any property in the Republic other than movable property;

(i) particulars of such movable property;”.

2. The amendment of regulation 5 by—

(i) The substitution for the expression “34 (5) (b)” in subregulation (2) of the expression “34 (7) and 34 (7A); and

(ii) the insertion of the following subregulation after subregulation (4):

“(5) If the Master is satisfied that the non-compliance with any of the requirements mentioned in subregulation (1) is not material, he can waive compliance therewith.”.

3. The substitution for regulation 6 of the following regulation:

“6. Any executor who for good reason is unable to lodge the account referred to in section 35 (1) of the Act within the period referred to in that section shall make application, in writing, to the Master for a further period within which to lodge such account and shall specify in such application—

(a) why the account cannot be rendered within the period mentioned in that section;

(b) the steps taken by him to expedite the submission of the account and what progress has been made;

- (c) watter vordering ten opsigte van die beredding of tegeldemaking van die boedel gemaak is;
- (d) watter gelde hy voorhande het of in 'n rekening of spaarrekening op naam van die boedel geopen, gestort of oorbetaal het en waarom 'n tussentydse rekening in artikel 35 (2) van die Wet genoem nie aan die Meester voorgelê moet word nie;
- (e) indien 'n skriftelike verslag nie kragtens artikel 34 (1) van die Wet aan die Meester gedoen is nie, of die boedel solvent is."

4. Die invoeging van die volgende regulasie na regulasie 7:

"7A. Indien die Meester daarvan oortuig is dat die nienakoming van enige van die vereistes in regulasie 7 genoem, nie wesenlik is nie, kan hy van die nakoming daarvan afsien."

5. Die vervanging van regulasie 9 deur die volgende regulasie:

"9. (1) Elke taksateur is ten aansien van elke afsonderlike of deurlopende waardering wat hy vir doeleindes van die Wet doen, geregtig op vergoeding ooreenkomstig die volgende tarief:

- (a) Waardasies van R5 000 of minder: R15.
- (b) Waardasies van meer as R5 000 tot en met R10 000: R30.
- (c) Waardasies van meer as R10 000 tot en met R20 000: R50.
- (d) Waardasies van meer as R20 000 tot en met R300 000: R50 vir die eerste R20 000 en R1 vir elke R1 000 of gedeelte daarvan daarbo.
- (e) Waardasies van meer as R300 000 tot en met R800 000: R330 vir die eerste R300 000 en R0,75 vir elke R1 000 of gedeelte daarvan daarbo.
- (f) Waardasies van meer as R800 000: R705 vir die eerste R800 000 en R0,50 vir elke R1 000 of gedeelte daarvan daarbo.

(2) Die tariefgeld word met 20 persent verhoog, onderworpe aan 'n maksimum van R25 vir elke afsonderlike of deurlopende waardering, wanneer 'n taksateur eiendom waardeer en die Meester of die Kommissaris van Binnelandse Inkomste besonderhede van daardie eiendom, met inbegrip van die invul van enige voorgeskrewe vorm, verlang.

(3) 'Deurlopende waardering' beteken 'n waardering van twee of meer eiendomme wat in dieselfde omgewing of streek geleë is, waar die feite en eienskappe wat by die waardering van een van hulle in ag geneem is, wesenlik van waarde by die waardering van die ander of andere is."

6. Die wysiging van regulasie 10 deur die vervanging van paragraaf (a) van subregulasie (1) deur die volgende paragraaf:

"(a) Wanneer eie vervoer gebruik word, 35 sent per kilometer."

7. Die vervanging van regulasie 11 deur die volgende regulasie:

"11. Benewens die vergoeding en vervoertoelae in regulasies 9 en 10 uiteengesit, kan die volgende verblyftoelae geëis word:

- (a) Vir tyd bestee aan die reis na en van die plek van waardering: R2,50 per volle uur, maar hoogstens R20 per dag.
- (b) Vir noodsaaklike oponthoud terwyl die taksateur nie met die waardering besig is nie: R2,50 per volle uur, maar hoogstens R30 per dag."

8. Die vervanging van regulasie 12 deur die volgende regulasie:

(c) what progress has been made in the liquidation or realisation of the estate;

(d) what moneys he has in hand or have been deposited in an account or savings account opened in the name of the estate and why an interim account referred to in section 35 (2) of the Act should not be submitted to the Master;

(e) if a written report has not been made to the Master in terms of section 34 (1) of the Act, whether the estate is solvent."

4. The insertion of the following regulation after regulation 7:

"7A. If the Master is satisfied that the non-compliance with any of the requirements mentioned in regulation 7 is not material, he can waive compliance therewith."

5. The substitution for regulation 9 of the following regulation:

"9. (1) Every appraiser is entitled to receive remuneration according to the following tariff in respect of every separate or continuous appraisal made by him for the purposes of the Act:

- (a) Valuations of R5 000 or less: R15.
- (b) Valuations of over R5 000 up to and including R10 000: R30.
- (c) Valuations of over R10 000 up to and including R20 000: R50.
- (d) Valuations of over R20 000 up to and including R300 000: R50 for the first R20 000 and R1 per R1 000 or part thereof thereafter.
- (e) Valuations of over R300 000 up to and including R800 000: R330 for the first R300 000 and R0,75 per R1 000 or part thereof thereafter.
- (f) Valuations of over R800 000: R705 for the first R800 000 and R0,50 per R1 000 or part thereof thereafter.

(2) The tariff fee shall be increased by 20 per cent subject to a maximum of R25 for every separate or continuous appraisal when an appraiser values any property and the Master or the Commissioner for Inland Revenue desires particulars of the property including the completion of any prescribed form.

(3) 'Continuous appraisal' shall mean an appraisal of two or more properties situated in the same locality or region where the facts and features considered in valuing one of them are of substantial assistance in valuing the other or others."

6. The amendment of regulation 10 by the substitution for paragraph (a) of subregulation (1) of the following paragraph:

"(a) When own conveyance is used, 35 cents per kilometre."

7. The substitution for regulation 11 of the following regulation:

"11. In addition to the remuneration and transport allowance set out in regulations 9 and 10, the following subsistence allowance may be claimed:

- (a) For time spent in travelling to and from the place of appraisal: R2,50 per completed hour, but not exceeding R20 per day.
- (b) For necessary detention while the appraiser is not engaged in the appraisal: R2,50 per completed hour, but not exceeding R30 per day."

8. The substitution for regulation 12 of the following regulation:

"12. Indien 'n taksateur 'n rekening ten opsigte van 'n waardering wat hy vir die doeleindes van die Wet gedoen het, vir taksasie aan die Meester voorlê, moet—

- (a) 'n afskrif van die waardering waarop die rekening betrekking het, daarby aangeheg word; en
- (b) volledige besonderhede van die afstand werklik en noodsaaklikerwys afgelê, vermeld word indien 'n vervoertoelae geëis word; en
- (c) daar vermeld word dat die reis vir die doel van die waardering onderneem is; en
- (d) die tyd wat die reis in beslag geneem het en die duur van die ophoud, as daar was, vermeld word indien 'n verblyftoelae geëis word."

9. Die wysiging van Bylae 1 deur—

- (i) die vervanging van Vorm C deur die volgende vorm:

**Vorm C**

**"STAAT VAN ONOPGEËISTE GELDE**

Ingevolge artikel 93 (1) van die Boedelwet, 1965, word hierby kennis gegee dat ondergenoemde bedrae, wat op 31 Desember 19..... in die besit van ..... of van enige agent namens hom was, vir 'n tydperk van vyf jaar of langer nie deur die regmatige eienaars opgeëis is nie. Indien die bedrae nie binne drie maande na die datum van publikasie hiervan opgeëis word nie, sal dit na aftrekking van die koste van publikasie in die \*Voogdyfonds van die Meester van die Hooggeregshof te...../ die Suid-Afrikaanse Ontwikkelingstrustfonds gestort word in die krediet van die regmatige eienaars.

Naam en jongsbekende adres van regmatige eienaar	Bedrag R
.....	.....
.....	.....
.....	.....

Datum .....  
 Handtekening .....  
 Hoedanigheid .....

\* Skrap wat nie van toepassing is nie."; en

- (ii) die vervanging van Vorm D deur die volgende vorm:

**Vorm D**

**"STAAT VAN ONOPGEËISTE GELDE WAT IN DIE \*VOOGDYFONDS/SUID-AFRIKAANSE ONTWIKKELINGSTRUSTFONDS GESTORT WORD**

\*Die Meester van die Hooggeregshof Die Direkteur-generaal: Departement van Onderwys en Ontwikkelingshulp Posbus 384, Pretoria, 0001.

Ingevolge artikel 93 (3) van die Boedelwet, 1965, verstrek ek, ..... , van hieronder besonderhede van bedrae wat nie my eiendom is of aan 'n geldige retensiereg onderworpe is nie, wat op 31 Desember 19..... in \*my besit/die besit van enige agent namens my was en nie binne drie maande na die datum van publikasie van die staat in artikel 93 (1) van genoemde Wet bedoel, opgeëis is nie. Dié bedrae waarvan die koste van genoemde publikasie afgetrek is, word hierby in \*u Voogdyfonds/die Suid-Afrikaanse Ontwikkelingstrustfonds gestort in die krediet van die regmatige eienaars.

Naam en jongsbekende adres van regmatige eienaar (van in blokletters)	Bedrag R
.....	.....
.....	.....
.....	.....

Datum .....  
 Handtekening .....  
 Hoedanigheid .....

\* Skrap wat nie van toepassing is nie."

"12. When an appraiser lays an account before the Master for taxation in respect of any appraisal which he did for the purposes of the Act—

- (a) a copy of the appraisal to which the account refers shall be attached thereto; and
- (b) full particulars of the distance actually and necessarily travelled shall be given if a transport allowance is claimed; and
- (c) it be stated that the journey was undertaken for the purpose of the appraisal; and
- (d) the time occupied in travelling and the time of detention, if any, be stated if a subsistence allowance is claimed."

9. The amendment of Schedule 1 by—

- (i) the substitution for Form C of the following form:

**Form C**

**"STATEMENT OF UNCLAIMED MONEYS**

In terms of section 93 (1) of the Administration of Estates Act, 1965, notice is hereby given that the undermentioned amounts which were held by ..... or by any agent on his behalf, on 31 December 19....., have remained unclaimed for a period of five years or more by the rightful owners. Should these amounts not be claimed within three months of the date of publication hereof, they will be deposited in the \*Guardian's Fund of the Master of the Supreme Court of...../the South African Development Trust Fund to the credit of the rightful owners, after deduction of the costs of publication.

Name and last known address of rightful owner	Amount R
.....	.....
.....	.....
.....	.....

Date .....  
 Signature .....  
 Capacity .....

\* Delete which is not applicable."; and

- (ii) the substitution for Form D of the following form:

**Form D**

**"STATEMENT OF UNCLAIMED MONEYS PAID INTO THE \*GUARDIAN'S FUND/SOUTH AFRICAN DEVELOPMENT TRUST FUND**

\*The Master of the Supreme Court The Director-General: Department of Education and Development Aid, P.O. Box 384, PRETORIA, 0001

In terms of section 93 (3) of the Administration of Estates Act, 1965, I, ..... , of ..... , hereby furnish the undermentioned particulars of amounts which are not my property or subject to any valid lien, which were held by \*me/an agent on my behalf on 31 December 19....., and have not been claimed within three months of the date of publication of the statement referred to in section 93 (1) of the said Act. These amounts, from which the cost of the said publication has been deducted, are hereby deposited in \*your Guardian's Fund/the South African Development Trust Fund to the credit of the rightful owners.

Name and last known address of rightful owner (surname in block letters)	Amount R
.....	.....
.....	.....
.....	.....

Date .....  
 Signature .....  
 Capacity .....

\* Delete which is not applicable."

10. Bylae 2 van die Tarief van die Meestersgelde word hierby gewysig deur—

(i) item 1 (1) deur die volgende item te vervang:

“(1) Op alle boedels van oorlede persone of op boedels onder kuratele (uitgesonderd boedels wat in afwagting van die aanstelling van ’n eksekuteur in die bewaring van ’n tussentydse kurator is) waarvan die totale bruto waarde volgens die eksekuteurs-, kurators- of voorgederekening—

(a) R15 000 of hoër maar minder as R17 000 is: R42;

(b) R17 000 of hoër is, vir elke verdere volle R2 000 waarmee die brutowaarde R17 000 oorskry, ’n verdere: R6; met ’n maksimum geld van: R600.

Waar die oorledene een van twee gades was wat in gemeenskap van goed getroud was, word voormelde gelde op die bruto bates van die gesamentlike boedel gehef.”; en

(ii) item 2 (1) deur die volgende item te vervang:

“(1) (a) Vir afskrif van of uittreksels uit enige dokument in die kantoor van ’n Meester bewaar wanneer in sodanige kantoor gemaak (met inbegrip van waarmede van sodanige afskrif of uittreksel) moet ’n geld van R2 betaal word.

(b) Vir waarmede van sodanige afskrif of uittreksel wanneer nie in sodanige kantoor gemaak nie, moet ’n geld van R4 betaal word.”.

## DEPARTEMENT VAN LANDBOU- EKONOMIE EN -BEMARKING

No. R. 2474

1 November 1985

BEMARKINGSWET, 1968 (WET 59 VAN 1968)

SIGOREISKEMA.—HEFFING EN SPESIALE HEFFING

Ek, Jacob Johannes Greyling Wentzel, Minister van Landbou-ekonomie, maak hiermee ingevolge artikel 79 (a) van die Bemarkingswet, 1968 (Wet 59 van 1968), bekend dat—

- die Sigoreiraad bedoel in artikel 6 van die Sigoreiskema gepubliseer by Proklamasie R. 155 van 1978, soos gewysig, kragtens artikels 20 en 21 van genoemde Skema die heffing en spesiale heffing in die Bylae uiteengesit, opgelê het;
- genoemde heffing en spesiale heffing deur my goedgekeur is en op 1 November 1985 in werking tree; en
- Goewermentskennisgewing R. 2337 van 26 Oktober 1984 met ingang van genoemde datum van inwerkingtreding herroep word.

J. J. G. WENTZEL,

Minister van Landbou-ekonomie.

### BYLAE

#### Woordomskrywing

1. In hierdie Bylae het enige woord of uitdrukking waarvan ’n betekenis in die Skema geheg is, daardie betekenis, en beteken “die Skema” die Sigoreiskema gepubliseer by Proklamasie R. 155 van 1978, soos gewysig.

#### Oplegging van heffing en spesiale heffing

2. ’n Heffing en ’n spesiale heffing word hierby opgelê op sigorei wat—

- ingevolge die regulasies kragtens artikel 89 van die Wet uitgevaardig, as Eerstegraad of Tweedegraad gegradeer is; en
- deur die Raad ten behoeve van ’n produsent daarvan verkoop word.

10. Schedule 2 of the Tariff of Master's Fees is hereby amended by—

(i) the substitution for item 1 (1) of the following item:

“(1) On all estates of deceased persons or estates under curatorship (except estates under the custody of an interim curator pending the appointment of an executor) the gross value of which according to the executor's, curator's or guardian's account—

(a) is R15 000 or more but less than R17 000: R42;

(b) is R17 000 or more for each complete further R2 000 with which the gross value exceeds R17 000, a further: R6;

subject to a maximum fee of: R600.

Where the deceased was one of two spouses married in community of property the said fees shall be assessed upon the gross assets of the joint estate.”; and

(ii) the substitution for item 2 (1) of the following item:

“(1) (a) For a copy of or an extract from any document preserved or record in the office of a Master when made in such office (including certification of such copy or extract) a fee of R2 is to be paid.

(b) For certifying such copy or extract when not made in such office a fee of R4 is to be paid.”.

## DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 2474

1 November 1985

MARKETING ACT, 1968 (ACT 59 OF 1968)

CHICORY SCHEME.—LEVY AND SPECIAL LEVY

I, Jacob Johannes Greyling Wentzel, Minister of Agricultural Economics, hereby make known in terms of section 79 (a) of the Marketing Act, 1968 (Act 59 of 1968), that—

- the Chicory Board referred to in section 6 of the Chicory Scheme published by Proclamation R. 155 of 1978, as amended, has under sections 20 and 21 of the said Scheme imposed the levy and special levy set out in the Schedule;
- the said levy and special levy have been approved by me and shall come into operation on 1 November 1985; and
- Government Notice R. 2337 of 26 October 1984 is repealed with effect from the said date of commencement.

J. J. G. WENTZEL,

Minister of Agricultural Economics.

### SCHEDULE

#### Definitions

1. Any word or expression in this Schedule to which a meaning has been assigned in the Scheme shall have that meaning, and “the Scheme” means the Chicory Scheme published by Proclamation R. 155 of 1978, as amended.

#### Imposition of levy and special levy

2. A levy and a special levy are hereby imposed on chicory that—

- is graded in terms of the regulations made under section 89 of the Act, as First Grade or Second Grade; and
- is sold by the Board on behalf of a producer thereof.

**Bedrag van heffing en spesiale heffing**

3. Die bedrag van die heffing en die spesiale heffing in klousule 2 bedoel, is onderskeidelik R39 en R27 per 1 000 kg sigorei.

No. R. 2475

1 November 1985

BEMARKINGSWET, 1968 (WET 59 VAN 1968)

## VLEISGRADERINGSREGULASIES.—VERBETERINGSKENNISGEWING

Goewermentskennisgewing R. 2120 van 20 September 1985 gepubliseer in *Staatskoerant* 9935 van vermeldde datum word hierby verbeter—

- (a) deur in die Engelse teks van regulasie 1 die uitdrukking "R. 2000" waar dit in die woordomsywing van "the Scheme" voorkom, deur die uitdrukking "R. 200" te vervang;
- (b) deur in regulasie 14 die woord "krakas" waar dit in subregulasie (2) (c) (ii) voorkom, deur die woord "karkas" te vervang;
- (c) deur in Tabel 1 die uitdrukking "11 mm" waar dit in kolom 1 teenoor die inskrywing "Calf/Kalf" voorkom, deur die uitdrukking "1 mm" te vervang;
- (d) deur in Tabel 1 die uitdrukking "BOK-" waar dit in kolom 6 teenoor die inskrywing "Kid/Boklam" voorkom, deur die uitdrukking "BOK" te vervang; en
- (e) deur in Tabel 1 die syfers "3" en "2" waar dit in kolom 4 en 5 teenoor die eerste inskrywing "Grade C1 Goat/Graad C1 Bok" voorkom, onderskeidelik deur die syfers "2" en "2-5" te vervang.

**DEPARTEMENT VAN MANNEKRAG**

No. R. 2436

1 November 1985

WET OP ARBEIDSVERHOUDINGE, 1956

## BOUNYWERHEID, OOS-LONDON.—HERNUWING VAN MEDIESE BYSTANDSFONDSOOREENKOMS

Ek, Mattheus Willem Johannes le Roux, Direkteur: Mannekrag, behoorlik daartoe gemagtig deur die Minister van Mannekrag, verklaar hierby, kragtens artikel 48 (4) (a) (ii) van die Wet op Arbeidsverhoudinge, 1956, dat die bepalings van Goewermentskennisgewings R. 2004 van 14 September 1979, R. 2372 van 30 Oktober 1981 en R. 2743 van 14 Desember 1984 van krag is vanaf die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Oktober 1986 eindig.

M. W. J. LE ROUX,  
Direkteur: Mannekrag.

No. R. 2437

1 November 1985

WERKLOOSHEIDVERSEKERINGSWET, 1966

## INTREKKING VAN 'N UITSLUITING KRAGTENS ARTIKEL 2 (5) GEMAAK

Ek, Pieter Theunis Christiaan du Plessis, Minister van Mannekrag, handelende kragtens die bevoegdheid my verleen by artikel 2 (5) (d) van die Werkloosheidsversekeringswet, 1966 (Wet 30 van 1966), trek hierby Goewermentskennisgewings 2117 van 1 September 1950, 1830 van 13 November 1964 en 381 van 18 Maart 1966 met ingang van 1 Desember 1985, in.

P. T. C. DU PLESSIS,  
Minister van Mannekrag.

**Amount of levy and special levy**

3. The amount of the levy and the special levy referred to in clause 2 shall respectively be R39 and R27 per 1 000 kg of chicory.

No. R. 2475

1 November 1985

MARKETING ACT, 1968 (ACT 59 OF 1968)

## MEAT GRADING REGULATIONS.—CORRECTION NOTICE

Government Notice R. 2120 of 20 September 1985 published in Government Gazette 9935 of the said date is hereby corrected—

- (a) by the substitution in regulation 1 for the expression "R. 2000" where it occurs in the definition of "the Scheme", of the expression "R. 200";
- (b) by the substitution in the Afrikaans text of regulation 14 for the word "krakas" where it occurs in subregulation (2) (c) (ii), of the word "karkas";
- (c) by the substitution in Table 1 for the expression "11 mm" where it occurs in column 4 opposite the entry "Calf/Kalf", of the expression "1 mm";
- (d) by the substitution in Table 1 for the expression "BOK-" wherever it occurs in column 6 opposite the entry "Kid/Boklam", of the expression "BOK"; and
- (e) by the substitution in Table 1 for the figures "3" and "2" where it occurs in columns 4 and 5 opposite the first entry "Grade C1 Goat/Graad C1 Bok", of the figures "2" and "2-5" respectively.

**DEPARTMENT OF MANPOWER**

No. R. 2436

1 November 1985

LABOUR RELATIONS ACT, 1956

## BUILDING INDUSTRY, EAST LONDON.—RENEWAL OF MEDICAL AID FUND AGREEMENT

I, Mattheus Willem Johannes le Roux, Director: Manpower, duly authorised thereto by the Minister of Manpower, hereby, in terms of section 48 (4) (a) (ii) of the Labour Relations Act, 1956, declare the provisions of Government Notices R. 2004 of 14 September 1979, R. 2372 of 30 October 1981 and R. 2743 of 14 December 1984, to be effective from the date of publication of this notice and for the period ending 31 October 1986.

M. W. J. LE ROUX,  
Director: Manpower.

No. R. 2437

1 November 1985

UNEMPLOYMENT INSURANCE ACT, 1966

## WITHDRAWAL OF AN EXCLUSION MADE IN TERMS OF SECTION 2 (5)

I, Pieter Theunis Christiaan du Plessis, Minister of Manpower, hereby, under the powers vested in me by section 2 (5) (d) of the Unemployment Insurance Act, 1966 (Act 30 of 1966), withdraw Government Notices 2117 of 1 September 1950, 1830 of 13 November 1964 and 381 of 18 March 1966 with effect from 1 December 1985.

P. T. C. DU PLESSIS,  
Minister of Manpower.

*Opmerkings.*—Die doel met hierdie kennisgewing is dat getroude onderwyseresse wat in 'n tydelike hoedanigheid in diens is by 'n provinsiale administrasie of die Departement van Onderwys en Kultuur in die Administrasie: Volksraad, voorheen bekend as die Departement van Onderwys, Kuns en Wetenskap en later as die Departement van Hoër Onderwys en daarna as die Departement van Nasionale Opvoeding, of by die Departement van Onderwys en Kultuur in die Administrasie: Raad van Verteenwoordigers, voorheen bekend as die Departement van Kleurlingbetrekkinge of by die Departement van Onderwys en Kultuur in die Administrasie: Raad van Afgevaardigdes, voorheen bekend as die Departement van Indiërsake, of by 'n universiteit, tegniese kollege of gesubsidieerde skool waar die Departement van Onderwys en Kultuur in die Administrasie: Volksraad, of die Departement van Onderwys en Kultuur in die Administrasie: Raad van Verteenwoordigers, of die Departement van Onderwys en Kultuur in die Administrasie: Raad van Afgevaardigdes die volle salarisse van die onderwyspersoneel betaal, welke getroude onderwyseresse ingevolge die Goewermentskennisgewings hierbo vermeld, uitgesluit is van die woordomskrywing van "bydraer", met ingang van die datum van intrekking van die betrokke kennisgewings beskou word as bydraers tot die Werkloosheidsversekeringsfonds.

**No. R. 2469** **1 November 1985**  
**WET OP BASIESE DIENSVORWAARDES, 1983**  
**AANEENLOPENDE WERK**

Ek, Joël Daniël Fourie, Hoofdirekteur: Arbeidsverhoudinge, behoorlik daartoe gemagtig deur die Minister van Mannekrag, verklaar hierby kragtens artikel 33 (1) van die Wet op Basiese Diensvoorwaardes, 1983, dat die vervaardiging van sement en kalkprodukte, soos uitgevoer deur Anglo-Alpha Beperk te Ulco, 'n bedrywigheid is met betrekking waartoe daar aaneenlopend in drie skofte per 24 uur, sewe dae per week, gewerk kan word.

J. D. FOURIE,  
 Hoofdirekteur: Arbeidsverhoudinge.

**No. R. 2470** **1 November 1985**  
**WET OP BASIESE DIENSVORWAARDES, 1983**  
**AANEENLOPENDE WERK**

Ek, Joël Daniël Fourie, Hoofdirekteur: Arbeidsverhoudinge, behoorlik daartoe gemagtig deur die Minister van Mannekrag, verklaar hierby kragtens artikel 33 (1) van die Wet op Basiese Diensvoorwaardes, 1983, dat die produksie van mout uit gars, soos uitgevoer deur Southern Associated Maltsters (Pty) Ltd te Alrode, 'n bedrywigheid is met betrekking waartoe daar aaneenlopend in drie skofte per 24 uur, sewe dae per week, gewerk kan word.

J. D. FOURIE,  
 Hoofdirekteur: Arbeidsverhoudinge.

**No. R. 2471** **1 November 1985**  
**WET OP BASIESE DIENSVORWAARDES, 1983**  
**AANEENLOPENDE WERK**

Ek, Joël Daniël Fourie, Hoofdirekteur: Arbeidsverhoudinge, behoorlik daartoe gemagtig deur die Minister van Mannekrag, verklaar hierby kragtens artikel 33 (1) van die 01Wet op Basiese Diensvoorwaardes, 1983, dat die produksie van mout uit gars, soos uitgevoer deur Southern Associated Maltsters (Pty) Ltd te Caledon, 'n bedrywigheid is met betrekking waartoe daar aaneenlopend in drie skofte per 24 uur, sewe dae per week, gewerk kan word.

J. D. FOURIE,  
 Hoofdirekteur: Arbeidsverhoudinge.

*Note.*—The purpose of this notice is that married women teachers employed in a temporary capacity by a provincial administration or the Department of Education and Culture in the Administration: House of Assembly, previously known as the Department of Education, Arts and Science and later as the Department of Higher Education and then as the Department of National Education, or the Department of Education and Culture in the Administration: House of Representatives, previously known as the Department of Coloured Relations, or the Department of Education and Culture in the Administration: House of Delegates, previously known as the Department of Indian Affairs, or by a university, technical college or subsidised school where the Department of Education and Culture in the Administration: House of Assembly, or the Department of Education and Culture in the Administration: House of Representatives, or the Department of Education and Culture in the Administration: House of Delegates pays the full salaries of the teaching staff, who are excluded from the definition of "contributor" in terms of the above-mentioned Government notices, shall be regarded as contributors to the Unemployment Insurance Fund with effect from the date of withdrawal of the relevant notices.

**No. R. 2469** **1 November 1985**  
**BASIC CONDITIONS OF EMPLOYMENT ACT, 1983**  
**CONTINUOUS WORKING**

I, Joël Daniël Fourie, Chief Director: Labour Relations, duly authorised thereto by the Minister of Manpower, hereby in terms of section 33 (1) of the Basic Conditions of Employment Act, 1983, declare the manufacture of cement and lime products as carried out by Anglo-Alpha Limited at Ulco, to be an activity with respect to which work may be performed continuously in three shifts per 24 hours, seven days a week.

J. D. FOURIE,  
 Chief Director: Labour Relations.

**No. R. 2470** **1 November 1985**  
**BASIC CONDITIONS OF EMPLOYMENT ACT, 1983**  
**CONTINUOUS WORKING**

I, Joël Daniël Fourie, Chief Director: Labour Relations, duly authorised thereto by the Minister of Manpower, hereby, in terms of section 33 (1) of the Basic Conditions of Employment Act, 1983, declare the production of malt from barley, as carried out by Southern Associated Maltsters (Pty) Ltd at Alrode, to be an activity with respect to which work may be performed continuously in three shifts per 24 hours, seven days a week.

J. D. FOURIE,  
 Chief Director: Labour Relations.

**No. R. 2471** **1 November 1985**  
**BASIC CONDITIONS OF EMPLOYMENT ACT, 1983**  
**CONTINUOUS WORKING**

I, Joël Daniël Fourie, Chief Director: Labour Relations, duly authorised thereto by the Minister of Manpower, hereby in terms of section 33 (1) of the Basic Conditions of Employment Act, 1983, declare the production of malt from barley, as carried out by Southern Associated Maltsters (Pty) Ltd at Caledon, to be an activity with respect to which work may be performed continuously in three shifts per 24 hours, seven days a week.

J. D. FOURIE,  
 Chief Director: Labour Relations.

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