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GOEWERMENSKENNISGEWING

DEPARTEMENT VAN FINANSIES

No. R. 2868

23 Desember 1985

WET OP BETAALMIDDELS EN WISSELKOERSE,
1933 (WET 9 VAN 1933)

Die Staatspresident het kragtens artikel 9 van die Wet op Betaalmiddels en Wisselkoerse, 1933 (Wet 9 van 1933), die regulasies vervat in die Bylae uitgevaardig:

BYLAE

1. In hierdie Regulasies, tensy uit die samehang anders blyk, beteken—

“buitelandse regering” enige buitelandse regering uitgesonder die Regering van die Republiek van Transkei, Bophuthatswana, Venda of Ciskei;

“dokumentêre kredietbrief” ’n kredietbrief waarkragtens ’n bedrag betaal moet word of ’n wissel getrek of geaksepteer moet word slegs teen of na aanbieding van ’n gespesifieerde ladingsbrief of enige ander soortgelyke dokument wat dien as bewys van die versending of ontvangs van spesifieke goedere of dienste;

“dokumentêre wissel” ’n wissel waarkragtens ’n bedrag betaal moet word slegs teen of na aanbieding van ’n gespesifieerde ladingsbrief of enige ander soortgelyke dokument wat dien as bewys van die versending of ontvangs van spesifieke goedere of dienste;

“goedgekeur” goedgekeur vir die spesifieke doelendes van hierdie Regulasies;

“Openbare Beleggingskommissarisse” die Openbare Beleggingskommissarisse ingestel kragtens die Wet op die Openbare Beleggingskommissarisse, 1984 (Wet 45 van 1984);

“spesiale beperkte rekening” ’n rekening geopen by die Openbare Beleggingskommissarisse vir die doelendes van die inbetalings in sodanige rekening van enige bedrag wat kragtens regulasie 2 nie aan of ten gunste van ’n buitelandse skuldeiser betaal mag word nie;

GOVERNMENT NOTICE

DEPARTMENT OF FINANCE

No. R. 2868

23 December 1985

CURRENCY AND EXCHANGES ACT, 1933
(ACT 9 OF 1933)

The State President has in terms of section 9 of the Currency and Exchanges Act, 1933 (Act 9 of 1933), made the regulations contained in the Schedule:

SCHEDULE

1. In these Regulations, unless the context indicates otherwise—

“approved” means approved for the specific purposes of these Regulations;

“documentary bill” means a bill of exchange under which an amount is payable only against or after presentation of a specified bill of lading or any other similar document which serves as evidence of the despatch or receipt of specific goods or services;

“documentary letter of credit” means a letter of credit in terms of which an amount is to be paid or a bill is to be drawn or accepted only against or after presentation of a specified bill of lading or any other similar document which serves as evidence of the despatch or receipt of specific goods or services;

“foreign government” means any foreign government excluding the Government of the Republic of Transkei, Bophuthatswana, Venda or Ciskei;

“Public Investment Commissioners” means the Public Investment Commissioners established by the Public Investment Commissioners Act, 1984 (Act 45 of 1984);

“special restricted account” means an account opened with the Public Investment Commissioners for the purpose of the payment into such account of any amount which may in terms of regulation 2 not be paid to or in favour of, a foreign creditor.

2. Niemand mag met ingang van 1 Januarie 1986 tot 31 Maart 1986 enige betaling aan of ten gunste van enige buitelandse skuldeiser maak nie behalwe betaling in 'n spesiale beperkte rekening of betaling ten opsigte van—

- (a) 'n ooreenkoms aangegaan deur 'n invoerder vir die invoer van goedere of dienste, met inbegrip van betaling vir vrag-, assuransie- en ander kostes in verband met sodanige invoer, mits—
 - (i) sodanige goedere of dienste nie voor 1 Januarie 1985 in die Republiek afgelewer of gelewer is nie; en
 - (ii) (aa) betaling gedoen word kragtens 'n dokumentêre kredietbrief of kragtens enige aksept of wissel wat kragtens sodanige kredietbrief getrek is; of
 - (bb) betaling gedoen word direk aan die buitelandse verskaffer van sodanige goedere of dienste of aan 'n invorderingsbank namens hom; of
 - (cc) betaling gedoen word kragtens 'n dokumentêre wissel wat deur die invoerder van sodanige goedere of dienste, of deur 'n bank namens hom, geaktepteer is;
- (b) rente ooreenkostig 'n koers en redelike koste betaalbaar op uitstaande lenings soos deur die Minister van Finansies, of 'n persoon deur hom aangewys, goedgekeur;
- (c) (i) toonderskuldbriewe of toonderpromesses wat op 28 Augustus 1985 gelys of genoteer was op enige effektebeurs en wat deur of ten behoeve van die Staat of enige ander persoon uitgereik is; of
- (ii) toonderskuldbriewe of toonderpromesses, soos deur die Minister van Finansies of 'n persoon deur hom aangewys goedgekeur, wat deur of ten behoeve van die Staat of enige ander persoon uitgereik is;
- (d) lenings wat deur 'n buitelandse regering of 'n agentskap van sodanige regering gewaarborg is;
- (e) skulde betaalbaar aan internasionale organisasies van die Verenigde Nasies of die Bank van Internasionale Verrekening;
- (f) die finansiële verpligte van die Suid-Afrikaanse Reserwebank, mits sodanige verpligte nie voortspruit uit 'n spesiale beperkte rekening soos omskryf in regulasie 4A van die Deviesebeheerregulasies bedoel in regulasie 4(e) van hierdie Regulasies, of uit 'n valuta vryvloeiwaarborg uitgereik deur die Suid-Afrikaanse Reserwebank nie;
- (g) (i) nuwe lenings, met inbegrip van rente en kostes daarop, mits sodanige lenings, rente en kostes deur die Minister van Finansies, of deur 'n persoon deur hom aangewys, goedgekeur is, en mits sodanige lenings op of na 2 September 1985 aan enige persoon in die Republiek verleen is en nie ter vervanging van 'n bestaande lening is nie; of
- (ii) daardie gedeeltes van lenings, met inbegrip van rente en kostes daarop, wat aan enige persoon in die Republiek verleen is voor 2 September 1985, en wat op of na 2 September 1985, met die goedkeuring van die Minister van Finansies of 'n persoon deur hom aangewys, deur die lener getrek word of aan die lener betaal word;
- (h) enige bedrag uit die rekening by 'n geregistreerde finansiële instelling van 'n persoon wat in die buitenland woonagtig is mits sodanige betaling deur die Minister van Finansies of 'n persoon deur hom aangewys, goedgekeur is; of

2. No person shall with effect from 1 January 1986 until 31 March 1986 make payment to or in favour of any foreign creditor except payment in a special restricted account and except payment in respect of—

- (a) an agreement entered into by an importer for the importation of goods or services, including payment for freight, insurance and other costs relating to such imports, provided—
 - (i) such goods or services were not delivered or rendered in the Republic prior to 1 January 1985, and
 - (ii) (aa) payment is made in terms of a documentary letter of credit or in terms of any acceptance or bill drawn under such letter of credit; or
 - (bb) payment is made directly to the foreign supplier of such goods or services or to a collecting banker on his behalf; or
 - (cc) payment is made in terms of a documentary bill accepted by the importer of such goods or services or by a banker on behalf of such importer;
- (b) interest in accordance with a rate and reasonable costs payable on outstanding loans as approved by the Minister of Finance or a person designated by him;
- (c) (i) bearer bonds or bearer notes listed or quoted on any stock exchange on 28 August 1985 and issued by or on behalf of the State or any other person; or
- (ii) bearer bonds or bearer notes, as approved by the Minister of Finance or a person designated by him, issued by or on behalf of the State or any other person;
- (d) loans guaranteed by a foreign government or an agency of such government;
- (e) debts payable to international organisations of the United Nations or the Bank for International Settlements;
- (f) the financial obligations of the South African Reserve Bank, provided that such obligations do not arise from a special restricted account as defined in regulation 4A of the Exchange Control Regulations referred to in regulation 4 (e) of these Regulations or from a currency transfer guarantee issued by the South African Reserve Bank;
- (g) (i) new loans, including interest and costs thereon, provided such loans, interest and costs have been approved by the Minister of Finance or a person designated by him, and provided such loans have been granted on or after 2 September 1985 to any person in the Republic and are not for the replacement of an existing loan; or
- (ii) such portions of loans, including interest and costs thereon, granted to any person in the Republic prior to 2 September 1985, which are drawn by or paid to the borrower on or after 2 September 1985 with the approval of the Minister of Finance or a person designated by him;
- (h) any amount from an account with a registered financial institution of a person resident outside the Republic, provided such payment has been approved by the Minister of Finance or a person designated by him; or

(i) enige betaling van 'n lopende aard soos gemagtig kragtens die bepalings van die Deviesebeheerregulasiës afgekondig by Goewermentskennisgewing R. 1111 van 1 Desember 1961, soos gewysig.

3. 'n Bankinstelling wat buite die Republiek 'n filiaalmaatskappy gestig of verkry of 'n takkantoor geopen het, moet die nodige stappe doen om die terugbetaling deur so 'n filiaalmaatskappy of takkantoor van verpligtinge van sodanige filiaal of takkantoor te bevries en te voorkom behalwe ten opsigte van—

(a) die terugbetaling van enige sodanige verpligting wat geskied uit die opbrengs van die realisering van enige bate wat deur sodanige filiaalmaatskappy of takkantoor buite die Republiek gehou word; of

(b) die terugbetaling van 'n verpligting ten opsigte van enige enkele depositant van 'n bedrag van minder as 50 000 rand (of 'n gelyke bedrag in 'n vreemde geld eenheid) wat deur die Minister van Finansies of 'n persoon deur hom aangewys, goedgekeur is.

4. (a) Ondanks andersluidende wetsbepalings is die Openbare Beleggingskommissaris bevoeg en verplig om spesiale beperkte rekenings vir die bereiking van die oog merke van hierdie regulasies te open en te administreer.

(b) Enige inbetalings in 'n spesiale beperkte rekening kragtens hierdie regulasies word tot die bedrag van sodanige inbetalings, geag 'n regsgeldige aflossing van die betrokke verpligting deur die betaling daarvan te wees.

(c) Die bedrag wat tot die krediet van 'n spesiale beperkte rekening staan—

(i) dra rente wat berekenbaar en betaalbaar is op 'n wyse, en teen 'n koers, wat van tyd tot tyd deur die Minister van Finansies of 'n persoon deur hom aangewys, bepaal word;

(ii) moet deur die Openbare Beleggingskommissaris op die wyse en in die paaimeente en op die voorwaarde wat van tyd tot tyd deur die Minister van Finansies of 'n persoon deur hom aangewys, bepaal word, aan die buitelandse skuldeiser ten gunste van wie sodanige bedrag in die spesiale beperkte rekening inbetaal is, terugbetaal word;

(iii) word mee gehandel, tot die tydstip waarop sodanige bedrag kragtens subparagraph (ii) aan die buitelandse skuldeiser terugbetaal word, op 'n wyse en ooreenkomsdig die voorwaarde wat die Minister van Finansies of 'n persoon deur hom aangewys, bepaal.

(d) Alle bedrae wat ooreenkomsdig die bepalings van Proklamasie R. 157 van 1 September 1985 in 'n spesiale beperkte rekening inbetaal is, moet onverwyld deur die persoon wat sodanige bedrae hou in 'n spesiale beperkte rekening inbetaal word.

(e) Regulasië 4A van die Deviesebeheerregulasiës uitgevaardig kragtens Goewermentskennisgewing R. 1111 van 1 Desember 1961, soos gewysig, word hierby herroep.

5. Die Minister van Finansies of 'n persoon deur hom aangewys, kan op die voorwaarde wat hy goeddink 'n persoon van enige van of al die bepalings van hierdie regulasies vrystel, en kan te enige tyd so 'n vrystelling of voorwaarde wysig of intrek.

6. Hierdie Regulasiës is bykomend tot die Deviesebeheerregulasiës uitgevaardig by Goewermentskennisgewing R. 1111 van 1 Desember 1961, soos gewysig, en dien nie ter vervanging daarvan nie.

7. Iemand wat 'n bepaling van regulasië 2 of 3 of 'n voorwaarde bedoel in regulasië 5 oortree of versuum om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldig bevinding strafbaar met 'n boete van hoogstens R250 000 of met gevangenisstraf vir 'n tydperk van hoogstens vyf jaar, of met daardie boete sowel as daardie gevangenisstraf.

8. Hierdie Regulasiës tree in werking op 1 Januarie 1986.

(i) any payment of a current nature as authorised under the Exchange Control Regulations published by Government Notice R. 1111 of 1 December 1961, as amended.

3. A banking institution which has outside the Republic established or acquired a subsidiary or opened a branch office shall take the necessary steps to freeze and prevent the repayment by such subsidiary or branch office of liabilities of such subsidiary or branch office except in respect of—

(a) the repayment of such liability which is made out of the proceeds of the realisation of any asset which is held by such subsidiary or branch office outside the Republic; or

(b) the repayment of any liability, in respect of any single depositor, to an amount of less than 50 000 rand (or an equivalent amount in any foreign currency), approved by the Minister of Finance or by a person designated by him.

4. (a) Notwithstanding anything to the contrary contained in any other law the Public Investment Commissioners shall have power and be obliged to open and administer special restricted accounts for the achievement of the purposes of these regulations.

(b) Any payment made into a special restricted account in terms of these regulations shall, to the extent of the sum paid, operate as a valid discharge to the person making payment.

(c) The sum standing to the credit of a special restricted account shall—

(i) bear interest which shall be calculated and be payable in a manner, and at a rate, which shall be determined from time to time by the Minister of Finance or by a person designated by him;

(ii) be repaid by the Public Investment Commissioners in such manner and in such instalments and on such conditions as may be determined from time to time by the Minister of Finance or by a person designated by him, to the foreign creditor in whose favour such sum has been paid into the special restricted account;

(iii) until such time as it is repaid to the foreign creditor in terms of subparagraph (ii), be dealt with in such manner and in accordance with such conditions as may be determined from time to time by the Minister of Finance or by a person designated by him.

(d) All amounts paid into a special restricted account in accordance with the provisions of Proclamation R. 157 of 1 September 1985, shall forthwith be paid into a special restricted account by the person holding such amounts.

(e) Regulation 4A of the Exchange Control Regulations published under Government Notice R. 1111 of 1 December 1961, as amended, is hereby repealed.

5. The Minister of Finance or a person designated by him may, on such conditions as he may deem fit, exempt any person from any of or all the provisions of these regulations, and may at any time amend or withdraw such exemption or condition.

6. These Regulations shall be in addition to and shall not be in substitution of the Exchange Control Regulations published by Government Notice R. 1111 of 1 December 1961, as amended.

7. Any person who contravenes or fails to comply with any provision of regulation 2 or 3 or any condition referred to in regulation 5 shall be guilty of an offence and liable on conviction to a fine not exceeding R250 000 or to imprisonment for a period not exceeding five years, or to both such fine and such imprisonment.

8. These Regulations shall come into operation on 1 January 1986.

INHOUD

No.	Bladsy No.	Staats- koerant No.
GOEWERMENTSKENNISGEWING		
Finansies, Departement van <i>Goewermentskennisgewing</i>		
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