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GOVERNMENT NOTICES

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 977

19 May 1989

CORRECTION NOTICE

WINE, OTHER FERMENTED BEVERAGES AND SPIRITS ACT, 1957 (ACT No. 25 OF 1957)

REGULATIONS RELATING TO THE PRODUCTION OF MANUFACTURE, IMPORT, EXPORT AND LABELLING OF WINE, OTHER FERMENTED BEVERAGES AND SPIRITS.—AMENDMENT

Government Notice No. R. 2449 of 2 December 1988 published by *Government Gazette* No. 11597 of the said date is hereby corrected as follows:

(a) The expression "R10,000 per aansoek" in the Afrikaans Text in item 9 of the table in regulation 8 of the Schedule is substituted by the expression "R10,00 per aansoek".

(b) The expression "R2,59" in the Afrikaans Text where it occurs in the second column of item 9 of the Schedule is substituted by the expression "R2,50".

No. R. 982

19 May 1989

LIVESTOCK IMPROVEMENT ACT, 1977 (ACT NO. 25 OF 1977)

APPLICATION OF ACT.—AMENDMENT

I, André Isak van Niekerk, Deputy Minister of Agriculture, acting on behalf of the Minister of Agriculture under section 2 of the Livestock Improvement Act, 1977 (Act No. 25 of 1977), hereby further amend Government Notice No. R. 1180 of 20 June 1986, as amended by Government Notices Nos. R. 736 of 3 April 1987, R. 874 of 24 April 1987, R. 2732 of 11 December 1987 and R. 263 of 24 February 1989 by the deletion in column 2 of Table A of the expressions "Hanoveraner/Hanoverian" and "Trakehner" where they occur opposite the entry "Perde/Horses".

A. I. VAN NIEKERK,
Deputy Minister of Agriculture.

GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING

No. R. 977

19 Mei 1989

VERBETERINGSKENNISGEWING

WET OP WYN, ANDER GEGISTE DRANK EN SPIRITALIEË, 1957 (WET NO. 25 VAN 1957)

REGULASIES BETREFFENDE DIE PRODUKSIE OF Vervaardiging, INVOER, UITVOER EN ETIKETERING VAN WYN, ANDER GEGISTE DRANK EN SPIRITALIEË.—WYSIGING

Goewermenskennisgewing No. R. 2449 van 2 Desember 1988 gepubliseer in *Staatskoerant* No. 11597 van vermelde datum word hierby as volg verbeter:

(a) Die uitdrukking "R10,000 per aansoek" in item 9 van die tabel in regulasie 8 van die Bylae voorkom, word deur die uitdrukking "R10,00 per aansoek" vervang.

(b) Die uitdrukking "R2,59" waar dit in die tweede kolom van item 9 van die Bylae voorkom, word deur die uitdrukking "R2,50" vervang.

No. R. 982

19 Mei 1989

VEEVERBETERINGSWET, 1977 (WET NO. 25 VAN 1977)

TOEPASSING VAN WET.—WYSIGING

Ek, André Isak van Niekerk, Adjunk-minister van Landbou, handelende namens die Minister van Landbou kragtens artikel 2 van die Veverbeteringswet, 1977 (Wet No. 25 van 1977), wysig hierby Goewermenskennisgewing No. R. 1180 van 20 Junie 1986, soos gewysig deur Goewermenskennisgewings Nos. R. 736 van 3 April 1987, R. 874 van 24 April 1987, R. 2732 van 11 Desember 1987 en R. 263 van 24 Februarie 1989 verder deur in kolom 2 van Tabel A die uitdrukings "Hanoveraner/Hanoverian" en "Trakehner" waar dit teenoor die inskrywing "Perde/Horses" voorkom, te skrap.

A. I. VAN NIEKERK,
Adjunk-minister van Landbou.

No. R. 996	19 May 1989	No. R. 996	19 Mei 1989
WINE, OTHER FERMENTED BEVERAGES AND SPIRITS ACT, 1957 (ACT NO. 25 OF 1957)		WET OP WYN, ANDER GEGISTE DRANK EN SPIRITALIEË, 1957 (WET NO. 25 VAN 1957)	
REGULATIONS RELATING TO THE PRODUCTION OR MANUFACTURE, IMPORT, EXPORT AND LABELLING OF WINE, OTHER FERMENTED BEVERAGES AND SPIRITS.—AMENDMENT		REGULASIES BETREFFENDE DIE PRODUKSIE OF VERVAARRDIGING, INVOER, UITVOER EN ETIKETTERING VAN WYN, ANDER GEGISTE DRANK EN SPIRITALIEË.—WYSIGING	
The Minister of Agriculture has under section 39 of the Wine, Other Fermented Beverages and Spirits Act, 1957 (Act No. 25 of 1957), made the regulations in the Schedule.		Die Minister van Landbou het kragtens artikel 39 van die Wet op Wyn, Ander Gegiste Drank en Spiratalieë, 1957 (Wet No. 25 van 1957), die regulasies in die Bylae uitgevaardig.	
SCHEDULE			
<p>The following table is hereby substituted with effect from 1 June 1989 for Table 5 of the regulations published by Government Notice No. R. 2544 of 19 December 1980, as amended by the regulations published by Government Notices Nos. R. 385 of 20 February 1981, R. 1421 of 10 July 1981, R. 2162 of 9 October 1981, R. 407 of 12 March 1982, R. 1064 of 4 June 1982, R. 2670 of 10 December 1982, R. 981 of 13 May 1983, R. 2321 of 21 October 1983, R. 1032 of 25 May 1984 (as corrected by Government Notice No. 388 of 15 February 1985), R. 1627 of 3 August 1984, R. 856 of 19 April 1985, R. 1499 of 28 June 1985, R. 357 of 28 February 1986 (as corrected by Government Notice No. R. 1269 of 27 June 1986), R. 1630 of 1 August 1986, R. 2189 of 24 October 1986 (as corrected by Government Notice No. R. 2579 of 5 December 1986), R. 2692 of 19 December 1986, R. 1661 of 31 July 1987, R. 2582 of 20 November 1987, R. 2704 of 4 December 1987, R. 1348 of 8 July 1988 of 12 August 1988 and R. 2449 of 2 December 1988:</p>			
Tabel 5 van die regulasies gepubliseer by Goewermentskennisgewing No. R. 2544 van 19 Desember 1980, soos gewysig deur die regulasies gepubliseer by Goewermentskennisgewings Nos. R. 385 van 20 Februarie 1981, R. 1421 van 10 Julie 1981, R. 2162 van 9 Oktober 1981, R. 407 van 12 Maart 1982, R. 1064 van 4 Junie 1982, R. 2670 van 10 Desember 1982, R. 981 van 13 Mei 1983, R. 2321 van 21 Oktober 1983, R. 1032 van 25 Mei 1984 (soos verbeter by Goewermentskennisgewing No. 388 van 15 Februarie 1985), R. 1627 van 3 Augustus 1984, R. 856 van 19 April 1985, R. 1499 van 28 Junie 1985, R. 357 van 28 Februarie 1986 (soos verbeter by Goewermentskennisgewing No. R. 1269 van 27 Junie 1986), R. 1630 van 1 Augustus 1986, R. 2189 van 24 Oktober 1986 (soos verbeter by Goewermentskennisgewing No. R. 2579 van 5 Desember 1986), R. 2692 van 19 Desember 1986, R. 1661 van 31 Julie 1987, R. 2582 van 20 November 1987, R. 2704 van 4 Desember 1987, R. 1348 van 8 Julie 1988, R. 1574 van 12 Augustus 1988 en R. 2449 van 2 Desember 1988 word hierby met ingang van 1 Junie 1989 deur die volgende Tabel vervang:			
“TABLE 5			
FEES PAYABLE			
No.	Purpose	Amount	
1.	Application for authority to produce or manufacture wine of which certification is required (reg. 25)	R50,00 per application.	
2.	—	—	
3.	Application for the provisional approval of wine (other than wine intended for export in bulk) in respect of which certification is required (reg. 32)	R25,00 per application plus R2,50 per hℓ of wine or portion thereof.	
4.	Application for the final approval of wine— (a) which is intended for export in bulk and in respect of which certification is required; (b) other wine than referred to in paragraph (c), in respect of which certification is required. (reg. 33)	R15,00 per application plus R1,00 per hℓ of wine or portion thereof. R15,00 per application plus R0,50 per hℓ of wine or portion thereof.	
5.	Application for a certificate of removal in respect of wine, other fermented beverages or spirits imported for private consumption or as a trade sample (reg. 53)	R3,50 per litre or portion thereof.	
6.	Application for a certificate of removal in respect of wine, other fermented beverages or spirits imported for a purpose other than for private consumption or as a trade sample (reg. 53)	R100,00 per application.	
7.	Analysis of a sample of wine, other fermented beverages or spirits intended for importation into the Republic (reg. 53)	R200,00 per sample.	
8.	Submission of an appeal in terms of section 20 (4) of the Act (reg. 71)	R400,00 per appeal.	

No.	Purpose	Amount
9.	<p>Application for an export certificate of a consignment of wine, other fermented beverages, alcoholic beverages referred to in section 7 (2) of the Act, or spirits which—</p> <ul style="list-style-type: none"> (a) is intended as a free gift, bona fide trade sample, for bona fide tourist or housemoving purposes or for use by Heads of State or diplomatic representatives; or (b) is intended for a purpose other than that specified in paragraph (a); and— <ul style="list-style-type: none"> (i) shall be exported to a destination in the European Economic Community; or (ii) shall be exported to a destination other than that specified in subparagraph (i) <p>(reg. 61)</p>	<p>R10,00 per application.</p> <p>R30,00 per application plus R2,50 per hℓ or portion thereof.</p> <p>R25,00 per application plus R2,50 per hℓ or portion thereof.”.</p>

“TABEL 5
GELDE BETAALBAAR

No.	Doel	Bedrag
1.	Aansoek om magtiging om wyn ten opsigte waarvan sertifisering verlang word, te produseer of te vervaardig (reg. 25)	R50,00 per aansoek.
2.	—	—
3.	Aansoek om die voorlopige goedkeuring van wyn (anders as wyn wat vir uitvoer in stortmaat beoog word) ten opsigte waarvan sertifisering verlang word (reg. 32)	R25,00 per aansoek plus R2,50 per hℓ wyn of gedeelte daarvan.
4.	<p>Aansoek om die finale goedkeuring van wyn—</p> <ul style="list-style-type: none"> (a) wat vir uitvoer in stortmaat beoog word ten opsigte waarvan sertifisering verlang word; (b) anders as wyn in paragraaf (a) bedoel, ten opsigte waarvan sertifisering verlang word. <p>(reg. 33)</p>	<p>R15,00 per aansoek plus R1,00 per hℓ wyn of gedeelte daarvan.</p> <p>R15,00 per aansoek plus R0,50 per hℓ wyn of gedeelte daarvan.</p>
5.	Aansoek om 'n verwyderingsertifikaat ten opsigte van wyn, ander gegiste drank of spiritualieë wat vir privaatverbruik of as 'n handelsmonster uitgevoer word (reg. 53)	R3,50 per liter of gedeelte daarvan.
6.	Aansoek om 'n verwyderingsertifikaat ten opsigte van wyn, ander gegiste drank of spiritualieë wat vir 'n ander doel as vir privaatverbruik of as 'n handelsmonster ingevoer word (reg. 53)	R100,00 per aansoek.
7.	Ontleding van 'n monster van wyn, ander gegiste drank of spiritualieë wat vir invoer in die Republiek beoog word (reg. 53)	R200,00 per monster.
8.	Indiening van 'n appèl ingevolge artikel 20 (4) van die Wet (reg. 71)	R400,00 per appèl.
9.	<p>Aansoek om 'n uitvoersertifikaat ten opsigte van 'n besending wyn, ander gegiste drank, alkoholieke drank in artikel 7 (2) van die Wet bedoel, of spiritualieë wat—</p> <ul style="list-style-type: none"> (a) as 'n vry geskenk, bona fide-handelsmonster, vir bona fide toeriste- of verhuisingsdoeleindes of vir gebruik deur Staats hoofde of diplomatieke verteenwoordigers beoog word; of (b) vir 'n ander doel as dié in paragraaf (a) vermeld, beoog word; en— <ul style="list-style-type: none"> (i) na 'n bestemming in die Europese Ekonomiese Gemeenskap uitgevoer sal word; of (ii) na 'n ander bestemming as dié in subparagraph (i) vermeld, uitgevoer sal word <p>(reg. 61)</p>	<p>R10,00 per aansoek.</p> <p>R30,00 per aansoek plus R2,50 per hℓ of gedeelte daarvan.</p> <p>R25,00 per aansoek plus R2,50 per hℓ of gedeelte daarvan.”.</p>

No. R. 1001	19 May 1989	No. R. 1001	19 Mei 1989
	CORRECTION NOTICE		VERBETERINGSKENNISGEWING
WINE AND SPIRIT CONTROL ACT, 1970 (ACT No. 47 OF 1970)		WET OP BEHEER OOR WYN EN SPIRITUS, 1970 (WET No. 47 VAN 1970)	
PRICE AND PAYMENT ARRANGEMENTS WITH REGARD TO GOOD WINE.—1989/1990		PRYS- EN BETALINGSREËLINGS MET BETREKKING TOT GOEIEWYN.—1989/1990	
Government Notice No. R. 566 of 31 March 1989 published by <i>Government Gazette</i> No. 11792 of the said date hereby corrected as follows:		Goewermentskennisgewing No. R. 566 van 31 Maart 1989 gepubliseer in <i>Staatskoerant</i> No. 11792 van vermelde datum word hierby as volg verbeter:	
(a) The following definition is inserted in clause 1 of the Schedule after the definition of "the Act":		(a) Die volgende omskrywing word in die Engelse teks in klousule 1 van die Bylae na die omskrywing van "the Act" ingevoeg:	
“the Regulations” means the Wine and Spirit Regulations made under sections 11 and 25 of the Act.”.		“‘the Regulations’ means the Wine and Spirit Control Regulations made under sections 11 and 25 of the Act.”.	
(b) The expression “hectoliter” in clause 4 of the Schedule is substituted by the expression “hectolitre”.		(b) Die uitdrukking “hectoliter” in die Engelse teks van klousule 4 van die Bylae word deur die uitdrukking “hectolitre” vervang.	
(c) The expression “1 February 1988 to 31 January 1989” where it occurs for the second time in clause 6 (2) (b) of the Schedule is deleted.		(c) Die uitdrukking “1 Februarie 1988 tot 31 Januarie 1989” waar dit in die Engelse teks vir die tweede keer in klousule 6 (2) (b) van die Bylae voorkom, is geskrap.	
(d) The expression “ongesertifiseerde” in the Afrikaans text of clause 6 (3) (a) of the Schedule is substituted by the expression “ongefortifiseerde”.		(d) Die uitdrukking “ongesertifiseerde” in klousule 6 (3) (a) van die Bylae word deur die uitdrukking “ongefortifiseerde” vervang.	
(e) The expression “229” in item 1 of the table in clause 7 of the Schedule is substituted by the expression “229c”.		(e) Die uitdrukking “229” in die Engelse teks van item 1 van die tabel in klousule 7 van die Bylae, word deur die uitdrukking “229c” vervang.	
(f) The expression “84c” in item 6 of the table in clause 7 of the Schedule is substituted by the expression “74c”.		(f) Die uitdrukking “84c” in die Engelse teks van item 6 van die tabel in klousule 7 van die Bylae deur die uitdrukking “74c” vervang.	

DEPARTMENT OF FINANCE

No. R. 993	19 May 1989
CUSTOMS AND EXCISE ACT, 1964	
AMENDMENT OF SCHEDULE 3 (No. 3/66)	
Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.	
G. MARAIS, Deputy Minister of Finance.	

SCHEDULE

I Rebate Item	II			III Extent of Rebate	Annotations
Tariff Heading	Rebate Code	C. D.	Description		
306.04			By the deletion of tariff heading No. 15.20.		
306.08			By the deletion of tariff heading No. 15.20.		
306.10			By the deletion of tariff heading No. 15.20.		
307.01			By the deletion of tariff heading No. 15.20.		

Note.—The provisions for a rebate of the duty on glycerol are withdrawn.

BYLAE

I Korting-Item	II			III Matc van Korting	Anno-tasies
Tariefpos	Korting-kode	T. S.	Beskrywing		
306.04			Deur tariefpos No. 15.20 te skrap.		
306.08			Deur tariefpos No. 15.20 te skrap.		
306.10			Deur tariefpos No. 15.20 te skrap.		
307.01			Deur tariefpos No. 15.20 te skrap.		

Opmerking.—Die voorsienings vir 'n korting op reg op gliserol word ingetrek.

No. R. 994**19 May 1989****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE 1 (No. 1/1/152)**

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.

G. MARAIS,
Deputy Minister of Finance.

No. R. 994**19 Mei 1989****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE 1 (No. 1/1/152)**

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 aangevoon.

G. MARAIS,
Adjunk-minister van Finansies.

SCHEDULE

Heading	Sub-heading	C. D.	Article Description	Statistical Unit	Rate of Duty	Annotations
55.08			By the substitution for heading No. 55.08 of the following:			
"55.08			Sewing thread of man-made staple fibres, whether or not put up for retail sale.			
	5508.10	4	Of synthetic staple fibres	kg	20% or 2 700c/kg less 80%	
	5508.20	9	Of artificial staple fibres	kg	20% or 2 700c/kg less 80%"	

Note.—The rate of duty on sewing thread of man-made staple fibres is amended from 25% or 2 700c/kg less 75% to 20% or 2 700c/kg less 80%.

BYLAE

Pos.	Subpos	T. S.	Artikel Beskrywing	Statistiese Eenheid	Skaal van Reg	Annotations
55.08			Deur pos No. 55.08 deur die volgende te vervang:			
"55.08			Naaigaring van gefabriseerde stapelvesels, hetsy vir kleinhandelverkoop bemark al dan nie.			
	5508.10	4	Van sintetiese stapelvesels	kg	20% of 2 700c/kg min 80%	
	5508.20	9	Van kunsstapelvesels	kg	20% of 2 700c/kg min 80%"	

Opmerking.—Die skaal van reg op naaigaring van gefabriseerde stapelvesels word van 25% of 2 700c/kg min 75% na 20% of 2 700c/kg min 80% gewysig.

No. R. 1007**19 May 1989****REGULATIONS IN TERMS OF THE CREDIT AGREEMENTS ACT, 1980 (ACT 75 OF 1980)**

Under the powers granted him in terms of State President's Action 5 of 1986 dated 18 March 1986, whereby section 3 of the Credit Agreements Act, 1980 (Act 75 of 1980), which assigns a power duty or activity to the Minister of Economic Affairs and Technology, has been charged to the Minister of Finance, the Minister of Finance made the regulations contained in the Schedule.

No. R. 1007**19 Mei 1989****REGULASIES KRAGTENS DIE WET OP KREDIETOOREENKOMSTE, 1980 (WET 75 VAN 1980)**

Kragtens die bevoegdheid hom verleen by Staatspresidentshandeling 5 van 1986 gedateer 18 Maart 1986, waarby artikel 3 van die Wet op Kredietooreenkoms, 1980 (Wet 75 van 1980), wat 'n bevoegdheid, plig of werksaamheid aan die Minister van Ekonomiese Sake en Tegnologie toewys en aan die Minister van Finansies opgedra is, het die Minister van Finansies die regulasies vervat in die Bylae, uitgevaardig.

SCHEDULE/BYLAE**1. ANNEXURE A/AANHANGSEL A**

Column 1	Column 2	Column 3
Goods	Portion of the cash price	Period of payment
	Per cent	Months from date of delivery
17. Mechanically propelled motor vehicles not subject to the provisions of paragraph 18 including any commercial vehicle irrespective of whether such motor vehicle is subsequent to the manufacture thereof equipped, constructed or adapted for the conveyance of persons, but excluding tractors, harvesting machinery, agricultural machinery and implements and irrigation machinery	15	42

Kolom 1	Kolom 2	Kolom 3
Goedere	Gedeelte van kontantprys	Afbetalings-termyn
	Persent	Maande vanaf datum van levering
17. Meganies-aangedrewne motorvoertuie wat nie aan die bepalings van paragraaf 18 onderworpe is nie, met inbegrip van enige handelsvoertuig ongeag daarvan of sodanige motorvoertuig na die vervaardiging daarvan ingerig, gebou of aangepas is vir die vervoer van persone, maar uitgesonderd trekkers, oesmasjinerie, landboumasjinerie, en -implemente en besproeiingsmasjinerie	15	42

2. Paragraph 17 of Annexure A of the following is herewith amended:

Government Notice R. 949 of 8 May 1989:

2. Paragraaf 17 van Aanhangsel A van die volgende word hiermee gewysig:

Goewermentskennisgewing R. 949 van 8 Mei 1989.

DEPARTMENT OF MANPOWER

No. R. 979

19 May 1989

WAGE ACT, 1957**AMENDMENT OF WAGE DETERMINATION
405.—WOODWORKING INDUSTRY, REPUBLIC
OF SOUTH AFRICA**

I, Eli van der Merwe Louw, Acting Minister of Manpower, hereby, in terms of section 15 (6) of the Wage Act, 1957, amend Wage Determination 405, Woodworking Industry, Republic of South Africa, published under Government Notice No. R. 729 of 16 April 1981, as amended by Government Notices Nos. R. 2737 of 15 December 1983 and R. 2667 of 19 December 1986, in accordance with the Schedule hereto and fix the third Monday after the date of publication of this notice as the date from which the said amendment shall be binding.

E. VAN DER M. LOUW,
Acting Minister of Manpower.

SCHEDULE

1. In clause 3, substitute the following for subclause (1):

“(1) *Minimum wages*.—(a) The minimum wages which an employer shall pay to his employees shall be as specified in paragraphs (b) and (c) hereunder: Provided that in the case of an employer who has been engaged in this industry for a period of more than 12 months but not more than 24 months in the aggregate, such wages may be reduced by not more than 10 per cent during that period, whereafter the minimum wages specified in paragraphs (b) and (c) shall become payable and be paid.

(b) An employer shall, subject to the proviso to paragraph (a), pay to each member of the undermentioned classes of his employees, other than casual employees, the minimum wages specified hereunder:

DEPARTEMENT VAN MANNEKRAG

No. R. 979

19 Mei 1989

LOONWET, 1957**WYSIGING VAN LOONVASSTELLING 405.—
HOUTVERWERKINGSNYWERHEID, REPUBLIEK VAN SUID-AFRIKA**

Ek, Eli van der Merwe Louw, Waarnemende Minister van Mannekrag, wysig hierby kragtens artikel 15 (6) van die Loonwet, 1957, Loonvasstelling 405, Houtverwerkingsnywerheid, Republiek van Suid-Afrika, gepubliseer by Goewermentskennisgewing No. R. 729 van 16 April 1981, soos gewysig by Goewermentskennisgewings Nos. R. 2737 van 15 Desember 1983 en R. 2667 van 19 Desember 1986, ooreenkomsdig die Bylae hiervan en bepaal die derde Maandag na die datum van publikasie van hierdie kennisgewing as die datum waarop genoemde wysiging bindend word.

E. VAN DER M. LOUW,
Waarnemende Minister van Mannekrag.

BYLAE

1. In klosule 3, vervang subklosule (1) deur die volgende:

“(1) *Minimum lone*.—(a) Die minimum lone wat 'n werkewer sy werknemers moet betaal, is dié soos in paragrawe (b) of (c) hieronder bepaal: Met dien verstande dat in die geval van 'n werkewer wat vir 'n tydperk langer as 12 maande maar nie langer nie as altesaam 24 maande by hierdie nywerheid betrokke is, sodanige lone met hoogstens 10 persent verminder mag word, waarna die minimum lone soos in paragrawe (b) en (c) bepaal word, betaalbaar word en betaal moet word.

(b) 'n Werkewer moet, behoudens die voorbehoudbepaling van paragraaf (a), aan elke lid van ondervermelde klasse van sy werknemers, uitgesonderd los werknemers, die minimum lone hieronder uiteengesit, betaal:

	Area A		Area B		Area C		Area D	
	(i) R per week	(ii) R per week						
Artisan.....	154,10	161,00	138,92	145,36	115,00	119,60	107,18	111,32
Artisan's aid—								
during the first year of experience	80,50	87,40	69,92	76,36	56,58	61,18	51,06	55,20
thereafter.....	90,62	97,52	79,12	85,56	63,94	68,54	57,96	62,10
Assistant factory clerk	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Assistant foreman.....	131,56	138,46	116,38	122,82	95,22	99,82	87,86	92,00
Boiler attendant	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52
Boiler attendant-in-charge	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Chargehand.....	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52
Chauffeur.....	78,20	85,10	68,54	74,98	54,74	59,34	49,68	53,82
Clerk—								
during the first year of experience	82,80	89,70	71,76	78,20	58,42	63,02	54,28	58,42
during the second year of experience	97,06	103,96	84,18	90,62	69,00	73,60	65,32	69,46
during the third year of experience	111,32	118,22	96,60	103,04	79,58	84,18	75,90	80,04
thereafter.....	125,58	132,48	108,56	115,00	90,16	94,76	86,94	91,08
Driver of—								
a light motor vehicle	78,20	85,10	68,54	74,98	54,74	59,34	49,68	53,82
a medium motor vehicle (articulated)	98,44	105,34	86,02	92,46	69,46	74,06	62,10	66,24
a medium motor vehicle (rigid)	96,14	103,04	82,80	89,24	66,70	71,30	60,26	64,40
a heavy motor vehicle (articulated)	110,40	117,30	95,22	101,66	78,20	82,80	70,38	74,52
a heavy motor vehicle (rigid)	106,72	113,62	92,00	98,44	75,44	80,04	67,62	71,76
an extra heavy motor vehicle (articulated)	121,44	128,34	105,80	112,24	86,02	90,62	77,28	81,42
an extra heavy motor vehicle (rigid)	117,30	124,20	102,12	108,56	82,80	87,40	74,06	78,20
an ultra heavy motor vehicle.....	126,04	132,94	109,94	116,38	89,24	93,84	80,04	84,18

	Area A		Area B		Area C		Area D	
	(i) R per week	(ii) R per week						
Factory clerk—								
during the first year of experience.....	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
thereafter.....	82,80	89,70	71,76	78,20	57,96	62,56	52,44	56,58
Factory driver	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Foreman.....	158,24	165,14	143,06	149,50	116,84	121,44	110,40	114,54
General worker—								
during the first six months of service with the same employer	61,18	68,08	53,36	59,34	43,24	47,84	39,10	43,24
thereafter.....	68,08	74,98	59,34	65,78	47,84	52,44	43,24	47,38
Grade I employee—								
during the first year of experience.....	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
thereafter.....	80,50	87,40	69,92	76,36	56,58	61,18	51,06	55,20
Grade II employee—								
during the first six months of experience.....	72,68	79,58	63,48	69,92	51,06	55,66	46,46	50,60
thereafter.....	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Grade III employee.....	72,68	79,58	63,48	69,92	51,06	55,66	46,46	50,60
Grade IV employee.....	69,92	76,82	60,72	67,16	49,22	53,82	44,62	48,76
Handyman	88,78	95,68	76,82	83,26	62,56	67,16	56,12	60,26
Machine supervisor	101,20	108,10	87,86	94,30	70,84	75,44	64,40	68,54
Security guard.....	82,80	89,70	71,76	78,20	57,96	62,56	52,44	56,58
Travelling representative—								
during the first year of experience.....	119,60	126,50	103,96	110,40	84,18	88,78	76,36	80,50
during the second year of experience	128,80	135,70	111,78	118,22	91,08	95,68	81,88	86,02
during the third year of experience.....	137,54	144,44	119,60	126,04	97,52	102,12	87,40	91,54
during the fourth year of experience	146,74	153,64	127,88	134,32	103,50	108,10	92,92	97,06
thereafter.....	155,48	162,38	135,70	142,14	109,94	114,54	98,90	103,04
Travelling representative's assistant	78,20	85,10	68,54	74,98	54,74	59,34	49,68	53,82
Watchman	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52
Employee not elsewhere in this clause specifically mentioned.....	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52

- (i) During the first 12 months after this amendment becomes binding
(ii) Thereafter

	Gebied A		Gebied B		Gebied C		Gebied D	
	(i) R per week	(ii) R per week						
Algemene werker—								
gedurende die eerste ses maande van diens by dieselfde werk-								
gwer.....	61,18	68,08	53,36	59,34	43,24	47,84	39,10	43,24
daarna.....	68,08	74,98	59,34	65,78	47,84	52,44	43,24	47,38
Ambagsman	154,10	161,00	138,92	145,36	115,00	119,60	107,18	111,32
Ambagsmanshulp—								
gedurende die eerste jaar ondervinding.....	80,50	87,40	69,92	76,36	56,58	61,18	51,06	55,20
daarna.....	90,62	97,52	79,12	85,56	63,94	68,54	57,96	62,10
Assistent-fabrieksklerk	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Assistent-voorman	131,56	138,46	116,38	122,82	95,22	99,82	87,86	92,00
Chauffeur	78,20	85,10	68,54	74,98	54,74	59,34	49,68	53,82
Drywer van 'n—								
ligte motorvoertuig	78,20	85,10	68,54	74,98	54,74	59,34	49,68	53,82
medium motorvoertuig (gelede)	98,44	105,34	86,02	92,46	69,46	74,06	62,10	66,24
'n medium motorvoertuig (nie-gelede)	96,14	103,04	82,80	89,24	66,70	71,30	60,26	64,40
swaar motorvoertuig (gelede)	110,40	117,30	95,22	101,66	78,20	82,80	70,38	74,52
swaar motorvoertuig (nie-gelede)	106,72	113,62	92,00	98,44	75,44	80,04	67,62	71,76
ekstra swaar motorvoertuig (gelede)	121,44	128,34	105,80	112,24	86,02	90,62	77,28	81,42
ekstra swaar motorvoertuig (nie-gelede)	117,30	124,20	102,12	108,56	82,80	87,40	74,06	78,20
ultraswaar motorvoertuig	126,04	132,94	109,94	116,38	89,24	93,84	80,04	84,18
Fabriksdrywer	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Fabrieksklerk—								
gedurende die eerste jaar ondervinding.....	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
daarna.....	82,80	89,70	71,76	78,20	57,96	62,56	52,44	56,58
Faktotum	88,78	95,68	76,82	83,26	62,56	67,16	56,12	60,26
Graad I-werknemer—								
gedurende die eerste jaar ondervinding.....	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
daarna.....	80,50	87,40	69,92	76,36	56,58	61,18	51,06	55,20

	Gebied A		Gebied B		Gebied C		Gebied D	
	(i) R per week	(ii) R per week						
Graad II-werknemer—								
gedurende die eerste ses maande ondervinding	72,68	79,58	63,48	69,92	51,06	55,66	46,46	50,60
daarna.....	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Graad III-werknemer	72,68	79,58	63,48	69,92	51,06	55,66	46,46	50,60
Graad IV-werknemer	69,92	76,82	60,72	67,16	49,22	53,82	44,62	48,76
Ketelbediener	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52
Klerk—								
gedurende die eerste jaar ondervinding.....	82,80	89,70	71,76	78,20	58,42	63,02	54,28	58,42
gedurende die tweede jaar ondervinding	97,06	103,96	84,18	90,62	69,00	73,60	65,32	69,46
gedurende die derde jaar ondervinding	111,32	118,22	96,60	103,04	79,58	84,18	75,90	80,04
daarna.....	125,58	132,48	108,56	115,00	90,16	94,76	86,94	91,08
Masjienopsigter.....	101,20	108,10	87,86	94,30	70,84	75,44	64,40	68,54
Onderbaas	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52
Reisende verteenwoordiger—								
gedurende die eerste jaar ondervinding.....	119,60	126,50	103,96	110,40	84,18	88,78	76,36	80,50
gedurende die tweede jaar ondervinding	128,80	135,70	111,78	118,22	91,08	95,68	81,88	86,02
gedurende die derde jaar ondervinding	137,54	144,44	119,60	126,04	97,52	102,12	87,40	91,54
gedurende die vierde jaar ondervinding.....	146,74	153,64	127,88	134,32	103,50	108,10	92,92	97,06
daarna.....	155,48	162,38	135,70	142,14	109,94	114,54	98,90	103,04
Reisende verteenwoordiger se assistent.....	78,20	85,10	68,54	74,98	54,74	59,34	49,68	53,82
Sekuriteitswag	82,80	89,70	71,76	78,20	57,96	62,56	52,44	56,58
Verantwoordelike ketelbediener	75,90	82,80	66,24	72,68	53,82	58,42	48,30	52,44
Voorman	158,24	165,14	143,06	149,50	116,84	121,44	110,40	114,54
Wag.....	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52
Werknemer nie elders in hierdie subklousule uitdruklik vermeld nie	74,06	80,96	64,86	71,30	52,44	57,04	47,38	51,52

(i) Gedurende die eerste 12 maande nadat hierdie wysiging bindend word.

(ii) Daarna.

(c) *Casual employees.*—Subject to paragraph (a), an employer shall pay to his casual employee for each day or part of a day of employment, other than employment on a paid holiday or on a Sunday, not less than the daily wage prescribed for an employee in the same area who performs the same class of work as the casual employee is required to do, or not less than the daily wage actually being paid to such an employee, whichever is the greater amount, plus 15 per cent: Provided that—

(i) for the purposes of this paragraph the expression “such an employee” shall mean the employee of that class to whom the employer is paying the lowest wage;

(ii) where the employer requires a casual employee—

(aa) to perform the work of a class of employee for whom wages on a rising scale are prescribed, the expression “daily wage” shall mean the daily wage for a qualified employee of that class as calculated in terms of subclauses (4) (c);

(ab) to work for a period of not more than four consecutive hours on any day, his wage as referred to in this paragraph may be reduced by not more than 50 per cent in respect of that day.”.

2. In clause 3, substitute the following for subclause (5) (b):

“(b) an employee who is required to provide motor transport for the performance of his duties, his employer shall pay him for each kilometre travelled in the performance of his duties a transport allowance of not less than—

(i) 35 cents if the engine capacity of the vehicle concerned does not exceed 1 300 cm³;

(ii) 40 cents if the engine capacity of such vehicle exceeds 1 300 cm³ but not 1 800 cm³;

(iii) 45 cents if the engine capacity of such vehicle exceeds 1 800 cm³ but not 2 500 cm³;

(iv) 55 cents if the engine capacity of such vehicle exceeds 2 500 cm³.”.

3. In clause 3, substitute in subclause (6) (b) the amounts “R30” and “R18” for the amounts “R25” and “R13”, respectively.

4. In clause 3, substitute in subclause (7) (a) (ii) (aa), (ab) and (ac) the amounts “R2 000”, “R1 850” and “R1 700” for the amounts “R1 550”, “R1 430” and “R1 320”, respectively.

5. In clause 11, substitute the amount “R1,15” for the amount “R1”.

No. R. 1004

19 May 1989

LABOUR RELATIONS ACT, 1956

IRON, STEEL, ENGINEERING AND METALLURGICAL INDUSTRY.—RENEWAL OF EDUCATION AND TRAINING FUND AGREEMENT

I, Mattheus Willem Johannes le Roux, Director: Labour Relations, 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 Nos. R. 228 of 8 February 1985, R. 2056 of 13 September 1985, R. 1795 of 21 August 1987 and R. 2452 of 2 December 1988, to be effective from the date of publication of this notice and for the period ending 31 March 1990.

M. W. J. LE ROUX,
Director: Labour Relations.

(c) *Los werknekemers.*—Behoudens paragraaf (a), moet 'n werkewer aan sy los werknekemers vir elke dag of gedeelte van 'n dag diens, uitgesonderd diens op 'n betaalde vakansiedag of op 'n Sondag, minstens die dagloon voorgeskryf vir 'n werknekemers in dieselfde gebied wat dieselfde klas werk verrig as dié wat van die los werknekemers vereis word, betaal, of nie minder nie as die werklike dagloon wat aan sodanige werknekemers betaal word, welke bedrag ook al die grootste is, plus 15 persent: Met dien verstande dat—

(i) vir die toepassing van hierdie paragraaf die uitdrukking “sodanige werknekemers” die werknekemers van daardie klas aan wie die werkewer die laagste loon betaal, beteken;

(ii) waar die werkewer van die los werknekemers vereis om—

(aa) die werk te verrig van 'n klas werknekemers vir wie 'n loon teen 'n stygende skaal voorgeskryf word, die uitdrukking “dagloon” die dagloon vir 'n gekwalifiseerde werknekemers van daardie klas, soos bereken ingevolge subklousule (4) (c), beteken;

(ab) vir 'n tydperk van hoogstens vier agtereenvolgende ure op enige dag te werk, sy loon soos bedoel in hierdie paragraaf met hoogstens 50 persent ten opsigte van daardie dag verminder kan word.”.

2. In klousule 3, vervang subklousule (5) (b) deur die volgende:

“(b) 'n werknekemers van wie vereis word om motorvervoer vir die uitvoering van sy pligte te verskaf, moet sy werkewer hom vir elke kilometer wat hy by die uitvoering van sy pligte afgelê het, 'n vervoertoelae betaal van minstens—

(i) 35 sent indien die enjinkapasiteit van die betrokke voertuig hoogstens 1 300 cm³ is;

(ii) 40 sent indien die enjinkapasiteit van sodanige voertuig meer as 1 300 cm³ maar hoogstens 1 800 cm³ is;

(iii) 45 sent indien die enjinkapasiteit van sodanige voertuig meer as 1 800 cm³ maar hoogstens 2 500 cm³ is;

(iv) 55 sent indien die enjinkapasiteit van sodanige voertuig meer as 2 500 cm³ is.”.

3. In klousule 3, vervang in subklousule (6) (b) die bedrae “R25” en “R13” deur onderskeidelik “R30” en “R18”.

4. In klousule 3, vervang in subklousule (7) (a) (ii) (aa), (ab) en (ac) die bedrae “R1 550”, “R1 430” en “R1 320” deur onderskeidelik “R2 000”, “R1 850” en “R1 700”.

5. In klousule 11, vervang die bedrag “R1” deur die bedrag “R1,15”.

No. R. 1004

19 Mei 1989

WET OP ARBEIDSVERHOUDINGE, 1956

YSTER-, STAAL-, INGENIEURS- EN METALLURGIESE NYWERHEID.—HERNUWING VAN OPVOEKUNDIGE- EN OPLEIDINGSFONDS-OOREENKOMS

Ek, Mattheus Willem Johannes le Roux, Direkteur: Arbeidsverhoudinge, 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 Goewerments-kennisgewings Nos. R. 228 van 8 Februarie 1985, R. 2056 van 13 September 1985, R. 1795 van 21 Augustus 1987 en R. 2452 van 2 Desember 1988 van krag is vanaf die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Maart 1990 eindig.

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

**DEPARTMENT OF NATIONAL
HEALTH AND POPULATION
DEVELOPMENT**

No. R. 981 19 May 1989

RECTIFICATION

**THE SOUTH AFRICAN MEDICAL AND
DENTAL COUNCIL**

Replace page 22 that appeared in *Gazette* 11833 of 21 April 1989 with the following page:

No. R. 763 21 April 1989

**THE SOUTH AFRICAN MEDICAL AND
DENTAL COUNCIL**

**REGULATIONS RELATING TO THE PROFESSION
OF ORTHOPAEDIC FOOTWEAR TECHNICIAN**

The Minister of National Health and Population Development has, in terms of section 61 of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), and on the recommendation of the South African Medical and Dental Council, made the regulations set out in the Schedule hereto.

SCHEDULE

1. In this Schedule the expression "the Regulations" means the regulations published under Government Notice No. R. 1840 of 28 August 1981 and Government Notice No. R. 2263 of 9 October 1987.

2. The Regulations are hereby amended by the substitution for the expression "orthopaedic bootmaker" wherever it appears of the expression "orthopaedic footwear technician".

No. R. 764 21 April 1989

**THE SOUTH AFRICAN MEDICAL AND
DENTAL COUNCIL**

**REGULATIONS RELATING TO THE REGIS-
TRATION OF THE SPECIALITIES OF MEDICAL
PRACTITIONERS AND DENTISTS, THE RE-
QUIREMENTS TO BE SATISFIED BEFORE
THEIR SPECIALITIES CAN BE REGISTERED,
THE CIRCUMSTANCES IN WHICH ANY APPLI-
CANT FOR REGISTRATION SHALL BE
EXEMPTED FROM SUCH REQUIREMENTS,
AND THE CONDITIONS IN RESPECT OF THE
PRACTICE OF MEDICAL PRACTITIONERS
AND DENTISTS WHOSE SPECIALITIES HAVE
BEEN REGISTERED.—AMENDMENT**

The Minister of National Health and Population Development, acting on the recommendation of the South African Medical and Dental Council, has, in terms of section 61 of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), made the regulations set out in the Schedule hereto.

SCHEDULE

1. In this Schedule "the Regulations" shall mean the regulations published under Government Notice No. R. 2276 of 3 December 1976, as amended by Government Notices Nos. R. 1830 of 16 September 1977, R. 444 of 10 March 1978, R. 812 of 20 April 1979, R. 1098 of 22 May 1981, R. 1788 of 28 August 1981, R. 1062 of 4 June 1982, R. 2568 of 26 November 1982, R. 294 of 11 February 1983; R. 332 of 24 February 1984, R. 2422 of 2 November 1984, R. 2625 of 22 November 1985, R. 339 of 28 February 1986 and R. 1746 of 22 August 1986.

**DEPARTEMENT VAN NASIONALE
GESONDHEID EN BEVOLKINGS-
ONTWIKKELING**

No. R. 981 19 Mei 1989

REGSTELLING

**DIE SUID-AFRIKAANSE GENEESKUNDIGE EN
TANDHEELKUNDIGE RAAD**

Vervang bladsy 22 wat in *Staatskoerant* 11833 van 21 April 1989 met die volgende bladsy:

No. R. 763 21 April 1989

**DIE SUID-AFRIKAANSE GENEESKUNDIGE EN
TANDHEELKUNDIGE RAAD**

**REGULASIES BETREFFENDE DIE BEROEP
ORTOPEDIESE SKOEISELTEGNIKUS**

Die Minister van Nasionale Gesondheid en Bevolkingsontwikkeling het kragtens artikel 61 van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet No. 56 van 1974), op aanbeveling van die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad die regulasie in die Bylae hiervan uiteengesit, uitgevaardig.

BYLAE

1. In hierdie Bylae beteken die uitdrukking "die Regulasies" die regulasies afgekondig by Goewermentskennisgewing No. R. 1840 van 28 Augustus 1981 en Goewermentskennisgewing No. R. 2263 van 9 Oktober 1987.

2. Die Regulasies word hierby gewysig deur die uitdrukking "ortopediese skoenmaker", waar dit ook al voorkom te vervang deur die uitdrukking "ortopediese skoeiseltegnikus".

No. R. 764 21 April 1989

**DIE SUID-AFRIKAANSE GENEESKUNDIGE EN
TANDHEELKUNDIGE RAAD**

**REGULASIES BETREFFENDE DIE REGISTRA-
SIE VAN SPESIALITEITE VAN GENEESHÈRE
EN TANDARTSE, DIE VEREISTES WAARAAN
VOLDOEN MOET WORD ALVORENS HULLE
SPESIALITEITE GEREGSTREER KAN WORD,
DIE OMSTANDIGHÈDE WAARIN ENIGE AAN-
SOEKER OM REGISTRASIE VAN SODANIGE
VEREISTES VRYGESTEL WORD, EN DIE
VOORWAARDES TEN OPSIGTE VAN DIE
PRAKTYK VAN GENEESHÈRE EN TAND-
ARTSE WIE SE SPESIALITEITE GERE-
STREER IS.—WYSIGING**

Die Minister van Nasionale Gesondheid en Bevolkingsontwikkeling het kragtens artikel 61 van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet No. 56 van 1974), op aanbeveling van die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad, die regulasies in die Bylae hiervan uiteengesit, uitgevaardig.

BYLAE

1. In hierdie Bylae beteken "die Regulasies" die regulasies afgekondig by Goewermentskennisgewing No. R. 2276 van 3 Desember 1976, soos gewysig by Goewermentskennisgewings Nos. R. 1830 van 16 September 1977, R. 444 van 10 Maart 1978, R. 812 van 20 April 1979, R. 1098 van 22 Mei 1981, R. 1788 van 28 Augustus 1981, R. 1062 van 4 Junie 1982, R. 2568 van 26 November 1982, R. 294 van 11 Februarie 1983, R. 332 van 24 Februarie 1984, R. 2422 van 2 November 1984, R. 2625 van 22 November 1985, R. 339 van 28 Februarie 1986 en R. 1746 van 22 Augustus 1986.

No. R. 1000**19 May 1989**

REGULATIONS RELATING TO THE COMPULSORY NOTIFICATION OF BIRTHS.—AMENDMENT

The Minister of National Health and Population Development has, in terms of section 33 (2) of the Health Act, 1977 (Act No. 63 of 1977), made the regulations set out in the Schedule hereto.

SCHEDULE

1. In this Schedule "the Regulations" mean the regulations published by Government Notice No. R. 1575 of 19 July 1985.

2. Annexure A of the Regulations is hereby amended by the addition of the names of the following local authorities:

Bethlehem.
Bethulie.
Bo-Karoo.
Bultfontein.
Cederberg.
Clocolan.
Dealesville.
Despatch.
Grabouw.
Grootrivier.
Ibayi.
Kathu.
Kroonstad.
Ladybrand.
Lydenburg.
Middelburg (C.P.).
Odendaalsrus.
Orkney.
Richtersveld.
Uitenhage.
Vredendal.
Wellington.

No. R. 1000**19 Mei 1989**

REGULASIES BETREFFENDE DIE VERPLIGTE AANMELDING VAN GEBOORTES.—WYSIGING

Die Minister van Nasionale Gesondheid en Bevolkingsontwikkeling het kragtens artikel 33 (2) van die Wet op Gesondheid, 1977 (Wet No. 63 van 1977), die regulasies uiteengesit in die Bylae hiervan, uitgevaardig.

BYLAE

1. In hierdie Bylae beteken "die Regulasies" die regulasies aangekondig deur Goewermentskennisgewing No. R. 1575 van 19 Julie 1985.

2. Aanhangesel A van die Regulasies word hierby gewysig deur die name van die volgende plaaslike besture by te voeg:

Bethlehem.
Bethulie.
Bo-Karoo.
Bultfontein.
Cederberg.
Clocolan.
Dealesville.
Despatch.
Grabouw.
Grootrivier.
Ibayi.
Kathu.
Kroonstad.
Ladybrand.
Lydenburg.
Middelburg (K.P.).
Odendaalsrus.
Orkney.
Richtersveld.
Uitenhage.
Vredendal.
Wellington.

DEPARTMENT OF TRANSPORT

No. R. 983**19 May 1989**

**ROAD TRANSPORTATION ACT, 1977
(ACT NO. 74 OF 1977)**

EXEMPTED AREAS

Under section 2 (i) read with section 2 (b) of the Road Transportation Act, 1977 (Act No. 74 of 1977), I, Eli van der Merwe Louw, Minister of Transport Affairs, acting upon the recommendation of the National Transport Commission, hereby amend Government Notice No. R. 2678 of 30 November 1987, by the addition of the following items:

"10. The Upington exempted area, consisting of the following area:

An area within a radius of 450 (four hundred and fifty) kilometres, measured from the Main Post Office, Upington, which is situated at 48 Schröder Street, Upington, which area is declared to be a separate exempted area notwithstanding the fact that it may overlap any other declared exempted area or areas.

DEPARTEMENT VAN Vervoer

No. R. 983**19 Mei 1989**

**WET OP PADVERVOER, 1977
(WET NO. 74 VAN 1977)**

VRYGESTELDE GEBIEDE

Kragtens artikel 2 (i) saamgelees met artikel 2 (b) van die Wet op Padvervoer, 1977 (Wet No. 74 van 1977), wysig ek, Eli van der Merwe Louw, Minister van Vervoerwese, handelende op aanbeveling van die Nasionale Vervoerkommissie, hierby die Bylae by Goewermentskennisgewing No. R. 2678 van 30 November 1987, deur die volgende items by te voeg:

"10. Die Upingtonse vrygestelde gebied, bestaande uit die volgende gebied:

'n Gebied binne 'n radius van 450 (vierhonderd-en-vyftig) kilometer, bepaal vanaf die Hoofposkantoor, Upington, geleë te Schröderstraat 48, Upington, welke gebied as 'n afsonderlike vrygestelde gebied verklaar word, ondanks die feit dat dit gedeeltelik mag saamval met enige ander verklaarde vrygestelde gebied of gebiede.

11. The Pietersburg exempted area, consisting of the following area:

An area within a radius of 200 (two hundred) kilometres, measured from the Main Post Office, Pietersburg, which is situated at 45 Landdros Maré Street, Pietersburg, which area is declared to be a separate exempted area notwithstanding the fact that it may overlap any other declared exempted area or areas.”.

E. VAN DER M. LOUW,
Minister of Transport Affairs.

11. Die Pietersburgse vrygestelde gebied, bestaande uit die volgende gebied:

‘n Gebied binne ‘n radius van 200 (tweehonderd) kilometer, bepaal vanaf die Hoofposkantoor, Pietersburg, geleë te Landdros Maréstraat 45, Pietersburg, welke gebied as ‘n afsonderlike vrygestelde gebied verklaar word, ondanks die feit dat dit gedeeltelik mag saamval met enige ander verklaarde vrygestelde gebied of gebiede.”.

E. VAN DER M. LOUW,
Minister van Vervoerwese.

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