



REPUBLIEK
VAN
SUID-AFRIKA



REPUBLIC
OF
SOUTH AFRICA

Staatskōerant Government Gazette

*Regulasiekoerant
Regulation Gazette*

No. 5218

Vol. 342

PRETORIA, 17

DESEMBER 1993
DECEMBER 1993

No. 15329

PROKLAMASIE

van die

Staatspresident

van die Republiek van Suid-Afrika

No. R. 128, 1993

WYSIGINGSWET OP VERPLEGING, 1993
(WET No. 145 VAN 1993)

Kragtens die bevoegdheid my verleen by artikel 2 van die Wysigingswet op Verpleging, 1993 (Wet No. 145 van 1993), bepaal ek hierby **1 Januarie 1994** as die datum waarop genoemde Wet in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Eerste dag van November Eenduisend Negehonderd Drie-en-negentig.

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Kabinet:

E. H. VENTER,

Minister van die Kabinet.

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN FINANSIES

No. R. 2387 **17 Desember 1993**

WYSIGING VAN REGULASIES UITGEVAARDIG KRAGTENS DIE WET OP BETAALMIDDEL EN WISSELKOERSE, 1993 (WET No. 9 VAN 1993)

Die Staatspresident het kragtens artikel 9 van die Wet op Betaalmiddels en Wisselkoerse, 1933 (Wet No. 9 van 1933), die regulasies vervat in die Bylae uitgevaardig.

PROCLAMATION

by the

State President

of the Republic of South Africa

No. R. 128, 1993

NURSING AMENDMENT ACT, 1993
(ACT No. 145 OF 1993)

Under the powers vested in me by section 2 of the Nursing Amendment Act, 1993 (Act No. 145 of 1993), I hereby fix **1 January 1994** as the date on which the said Act shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria this First day of November, One thousand Nine hundred and Ninety-three.

F. W. DE KLERK,

State President.

By Order of the State President-in-Cabinet:

E. H. VENTER,

Minister of the Cabinet.

GOVERNMENT NOTICES

DEPARTMENT OF FINANCE

No. R. 2387 **17 December 1993**

AMENDMENT OF REGULATIONS MADE UNDER THE CURRENCY AND EXCHANGES ACT, 1993 (ACT No. 9 OF 1993)

The State President has, under section 9 of the Currency and Exchanges Act, 1933 (Act No. 9 of 1933), made the regulations contained in the Schedule.

BYLAE

WYSIGING VAN DIE REGULASIES AFGEKONDIG BY GOEWERMЕНTSKENNISGEWING No. R. 2016 VAN 22 OKTOBER 1993

1. In hierdie Regulasies beteken "die Regulasies" die regulasies afgekondig by Goewermenskennisgewing No. R. 2016 van 22 Oktober 1993.

2. Die Regulasies word hierby gewysig—

- (a) deur in die Afrikaanse teks van Regulasie 1 die woord "Julie" deur die woord "Junie" te vervang; en
- (b) deur die invoeging van die volgende Regulasie as Regulasie 4:

"Hierdie Regulasies tree in werking op **1 Januarie 1994.**".

3. Hierdie Regulasies word geag in werking te getree het op 22 Oktober 1993.

SCHEDULE

AMENDMENT OF REGULATIONS PUBLISHED BY GOVERNMENT NOTICE No. R. 2016 OF 22 OCTOBER 1993

1. In these Regulations "the Regulations" means the regulations published by Government Notice No. R. 2016 of 22 October 1993.

2. The Regulations are hereby amended—

- (a) by the substitution in the Afrikaans text of Regulation 1 for the word "Julie" of the word "Junie"; and
- (b) by the insertion of the following Regulation as Regulation 4 to the Regulations:

"These Regulations shall come into operation on **1 January 1994.**".

3. These Regulations shall be deemed to have come into operation on 22 October 1993.

No. R. 2388**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1/648)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangegetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2388**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/1/648)**

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

Pos	Subpos	T.S.	Artikelbeskrywing	Statistiese Eenheid	Skalaal van Reg	Anno-tasies
24.02			Deur subposte Nos. 2402.20 en 2402.90 deur die volgende te vervang: "2402.20 0 Sigarette wat tabak bevat 2402.90 2 Ander	kg kg	45% 45%	
24.03	"24.03		Deur pos No. 24.03 deur die volgende te vervang: Ander vervaardige tabak en vervaardige tabaksurrogate; "gehomogeniseerde" of "hersaamgestelde" tabak; tabakekstrakte en -essense. 2403.10 .10 7 Rooktabak, hetsy dit tabaksurrogate in enige verhouding bevat al dan nie: Pyptabak, in onmiddellike verpakings met 'n inhoud van minder as 5 kg .20 4 Ander pyptabak .30 1 Sigarettabak 2403.9 2403.91 2403.99 .10 .20 .90 0 8 9 Ander: "Gehomogeniseerde" of "hersaamgestelde" tabak Ander: Snuf Tabakekstrakte en -essense Ander	kg kg kg kg kg kg kg kg kg kg	45% 45% 40% 15% 40% 45% 45%	

SCHEDULE

Heading	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Annotations
24.02			By the substitution for subheadings Nos. 2402.20 and 2402.90 of the following:			
	"2402.20	0	Cigarettes containing tobacco	kg	45%	
	2402.90	2	Other	kg	45%"	
24.03			By the substitution for heading No. 24.03 of the following:			
"24.03			Other manufactured tobacco and manufactured tobacco substitutes; "homogenised" or "reconstituted" tobacco; tobacco extracts and essences.			
	2403.10		Smoking tobacco, whether or not containing tobacco substitutes in any proportion:			
	.10	7	Pipe tobacco, in immediate packings of a content of less than 5 kg	kg	45%	
	.20	4	Other pipe tobacco	kg	45%	
	.30	1	Cigarette tobacco	kg	40%	
	2403.9		Other:			
	2403.91	2	"Homogenised" or "reconstituted" tobacco	kg	15%	
	2403.99		Other:			
	.10	0	Snuff	kg	40%	
	.20	8	Tobacco extracts and essences	kg	free	
	.90	9	Other	kg	45%"	

No. R. 2389**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/4/148)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 4 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangevoer.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2389**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/4/148)**

Under section 48 of the Customs and Excise Act, 1964, Part 4 of Schedule No. 1 of the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

I	II			III	Annotations
Bobelaстигем	Tarief-pos	Bobelaстигкод	Beskrywing	Skaal van Bobelasting	
164.00			Deur bobelastingkode 01.00 by tariefpos No. 24.00 deur die volgende te vervang: Goedere van subposte Nos. 2402.10, 2403.99.20 en 2403.99.90	40%"	
		"01.00			

SCHEDULE

I	II			III	Annotations
Surcharge Item	Tariff Heading	Surcharge Code	Description	Rate of Surcharge	
164.00			By the substitution for surcharge code 01.00 to tariff heading No. 24.00 of the following: Goods of subheadings Nos. 2402.10, 2403.99.20 and 2403.99.90	40%"	
		"01.00			

No. R. 2390**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1/649)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2390**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/1/649)**

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

Pos	Subpos	T. S.	Artikelbeskrywing	Statis- tiese Eenheid	Skaal van Reg	Anno- tasies
39.26	" .90	5	Deur subpos No. 3926.90.07 te skrap. Deur subposte Nos. 3926.90.60, 3926.90.65, 3926.90.70 en 3926.90.75 te skrap. Deur subpos No. 3926.90.90 deur die volgende te vervang: Ander	kg	20%"	

SCHEDULE

Heading	Subheading	C. D.	Article Description	Statis- tical Unit	Rate of Duty	Anno- tations
39.26	" .90	5	By the deletion of subheading No. 3926.90.07 By the deletion of subheadings Nos. 3926.90.60, 3926.90.65, 3926.90.70 and 3926.90.75. By the substitution for subheading No. 3926.90.90 of the following: Other	kg	20%"	

No. R. 2391**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/1/650)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2391**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/1/650)**

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

Pos	Subpos	T. S.	Artikelbeskrywing	Statis- tiese Eenheid	Skaal van Reg	Anno- tasies
84.56	"8456.90	2	Deur subpos No. 8456.90 deur die volgende te vervang: Ander	getal	vry"	
84.58 en 84.59	"8458.1 8458.11 8458.19 8458.9 8458.91 8458.99	7 8 3 4	Deur poste Nos. 84.58 en 84.59 deur die volgende te vervang: Draaibanke vir die verwydering van metaal: Horizontale draaibanke: Syferkontrole Ander Ander draaibanke: Syferkontrole Ander	getal getal getal getal	vry vry vry vry	

Pos	Subpos	T. S.	Artikelbeskrywing	Statis- tiese Eenheid	Skaal van Reg	Anno- tasies
84.59			Masiengereedskap (met inbegrip van geleitipte eenheid-kopmasjiene) vir boorwerk, uitboorwerk, freeswerk, draadsnywerk of tapwerk deur die verwydering van metaal (uitgesonderd draabanke van Pos No. 84.58):			
	8459.10	4	Geleitipte eenheidkopmasjiene	getal	vry	
	8459.2		Ander boormasjiene:			
	8459.21	5	Syferkontrole	getal	vry	
	8459.29	6	Ander	getal	vry	
	8459.3		Ander uitboor-freesmasjiene:			
	8459.31	3	Syferkontrole	getal	vry	
	8459.39	0	Ander	getal	vry	
	8459.40	8	Ander uitboormasjiene	getal	vry	
	8459.5		Freesmasjiene, knietipe:			
	8459.51	9	Syferkontrole	getal	vry	
	8459.59	9	Ander	getal	vry	
	8459.6		Ander freesmasjiene:			
	8459.61	3	Syferkontrole	getal	vry	
	8459.69	4	Ander	getal	vry	
	8459.70	1	Ander draadsny- of tapmasjiene	getal	vry"	
84.62			Deur pos No. 84.62 deur die volgende te vervang:			
"84.62			Masiengereedskap (met inbegrip van perse) vir die bewerking van metaal deur smeewerk, klopwerk of matrysstamping; masiengereedskap (met inbegrip van perse) vir die bewerking van metaal deur dit te buig, vou, reguit te buig, af te plat, skeer, pons of keep; perse vir die bewerking van metaal of metaalkarbiede, nie hierboven vermeld nie:			
	8462.10		Snee- of matrysstampmasjiene (met inbegrip van perse) en hamers:			
	.30	3	Perse, hidroulies	getal	15%	
	.90	7	Ander	getal	vry	
	8462.2		Buig-, vou-, reguitbuig- of afplatmasjiene (met inbegrip van perse):			
	8462.21		Syferkontrole:			
	.20	7	Buigperse, hidroulies, met 'n vermoë van minder as 8 900 kN	getal	15%	
	.70	3	Perse (uitgesonderd buigperse), hidroulies	getal	15%	
	.90	8	Ander	getal	vry	
	8462.29		Ander:			
	.10	0	Plaatwalsmasjiene met 3 walse	getal	15%	
	.20	8	Buigperse, hidroulies, met 'n vermoë van minder as 8 900 kN	getal	15%	
	.70	4	Perse (uitgesonderd buigperse), hidroulies	getal	15%	
	.85	2	Perse (uitgesonderd buigperse), nie-hidroulies, met 'n vermoë van meer as 25 000 kN	getal	15%	
	.90	9	Ander	getal	vry	
	8462.3		Skeermasjiene (met inbegrip van perse) (uitgesonderd gekombineerde pons-en-skeermasjiene):			
	8462.31		Syferkontrole:			
	.10	4	Van die guillotine-tipe, met 'n snylengte van meer as 1 000 mm maar hoogstens 4 150 mm	getal	15%	
	.90	2	Ander	getal	vry	
	8462.39		Ander:			
	.10	5	Van die guillotine-tipe, met 'n snylengte van meer as 1 000 mm maar hoogstens 4 150 mm	getal	15%	
	.90	3	Ander	getal	vry	
	8462.4		Pons- of keepmasjiene (met inbegrip van perse), met inbegrip van gekombineerde pons-en-skeermasjiene:			
	8462.41	1	Syferkontrole	getal	vry	
	8462.49	2	Ander	getal	vry	
	8462.9		Ander:			
	8462.91	4	Hidrouliese perse	getal	vry	
	8462.99	5	Ander	getal	vry"	

Pos	Subpos	T. S.	Artikelbeskrywing	Statis- tiese Eenheid	Skaal van Reg	Anno- tasies
84.64			Deur pos No. 84.64 deur die volgende te vervang: Masiengereedskap vir die bewerking van klip, keramiek, beton, asbessement of soortgelyke mineraalstowwe of vir die koudbewerking van glas:			88.18
"84.64	8464.10	9	Saagmasjiene	getal	vry	
	8464.20	3	Slyp- of poleermasjiene	getal	vry	
	8464.90	5	Ander	getal	vry	
84.66			Deur subpos No. 8466.9 deur die volgende te vervang: Ander: Vir masjiene van pos No. 84.64	getal	vry	
"8466.9	8466.91	9	Vir masjiene van pos No. 84.65	getal	vry	
	8466.92	5	Vir masjiene van pos No. 84.66	getal	vry	
	8466.93	1	Vir masjiene van poste Nos. 84.56 tot 84.61	getal	vry	
	8466.94	8	Vir masjiwene van pos No. 84.62 of 84.63	getal	vry"	
84.77			Deur pos No. 84.77 deur die volgende te vervang: Masjinerie vir die bewerking van rubber of plastiese of vir die vervaardiging van produkte van hierdie stowwe, nie elders in hierdie hoofstuk vermeld of ingesluit nie:			
"84.77	8477.10	2	Injeksievormmasjiene	getal	vry	
	8477.20	7	Deurdrukkers	getal	vry	
	8477.30	1	Blaasvormmasjiene	getal	vry	88.18
	8477.40	6	Vakuumvormmasjiene en ander termovormingmasjiene	getal	vry	K8.48"
	8477.5		Ander masjinerie vir vorming of fatsoenering:			
	8477.51	7	Vir die vorming of versoling van lugbuitebande of vir die vorming of fatsoenering van binnebande	getal	vry	
	8477.59	8	Ander	getal	vry	
	8477.80	4	Ander masjinerie	getal	vry	
	8477.90	9	Onderdele	getal	vry"	
84.79			Deur subposte Nos. 8479.10, 8479.20 en 8479.30 deur die volgende te vervang: Masjinerie vir openbare werke, bouwerk of soortgelyke gebruikte			
"8479.10	8479.10	3	Masjinerie vir ekstrahering of voorbereiding van dierlike of vaste plantaardige vette of olies	getal	vry	
	8479.20	4	Perse vir die vervaardiging van spaanderbord of veselbou-bord van hout of ander houtagtige stowwe en ander masjinerie vir die behandeling van hout of kurk	getal	vry	
	8479.30	9	Deur subposte Nos. 8479.89.03, 8479.89.06 en 8479.89.09 deur die volgende te vervang: Perse	getal	vry"	
	".05	5	Deur subpos No. 8479.89.16 deur die volgende te vervang: Vertikale boormasjiene (uitgesonderd radiaalboormasjiene), enkelspil, kraagaangedrewe, sonder 'n boorskaghouergat of met 'n boorskaghouergat met 'n deursnee van hoogstens 35 mm, nie syferkontrole nie	getal	vry"	
	".16	5		getal	vry"	

SCHEDULE

Heading	Subheading	C. D.	Article Description	Statisti- cal Unit	Rate of Duty	Annotations
84.56			By the substitution for subheading No. 8456.90 of the following: Other	no.	free	
"8456.90	8456.90	2	By the substitution for headings Nos. 84.58 and 84.59 of the following: Lathes for removing metal:	no.	0%	
84.58 and 84.59			Horizontal lathes:	no.	free	
"84.58	8458.1		Numerically controlled	no.	free	
	8458.11	7	Other	no.	free	
	8458.19	8	Other lathes:	no.	free	
	8458.9		Numerically controlled	no.	free	
	8458.91	3	Other	no.	free	
	8458.99	4		no.	free	

Heading No.	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Annotations
84.59			Machine-tools (including way-type unit head machines) for drilling, boring, milling, threading or tapping by removing metal (excluding lathes of Heading No. 84.58):			
	8459.10	4	Way-type unit head machines	no.	free	
	8459.2		Other drilling machines:			
	8459.21	5	Numerically controlled	no.	free	
	8459.29	6	Other	no.	free	
	8459.3		Other boring-milling machines:			
	8459.31	3	Numerically controlled	no.	free	
	8459.39	0	Other	no.	free	
	8459.40	8	Other boring machines	no.	free	
	8459.5		Milling machines, knee-type:			
	8459.51	9	Numerically controlled	no.	free	
	8459.59	9	Other	no.	free	
	8459.6		Other milling machines:			
	8459.61	3	Numerically controlled	no.	free	
	8459.69	4	Other	no.	free	
	8459.70	1	Other threading or tapping machines	no.	free"	
84.62	"84.62		By the substitution for heading No. 84.62 of the following:			
			Machine-tools (including presses) for working metal by forging, hammering or die-stamping; machine-tools (including presses) for working metal by bending, folding, straightening, flattening, shearing, punching or notching; presses for working metal or metal carbides, not specified above:			
	8462.10		Forging or die-stamping machines (including presses) and hammers:			
	.30	3	Presses, hydraulic	no.	15%	
	.90	7	Other	no.	free	
	8462.2		Bending, folding, straightening or flattening machines (including presses):			
	8462.21		Numerically controlled:			
	.20	7	Pressbrakes, hydraulic, of a capacity of less than 8 900 kN	no.	15%	
	.70	3	Presses (excluding pressbrakes), hydraulic	no.	15%	
	.90	8	Other	no.	free	
	8462.29		Other:			
	.10	0	Plate rolling machines with 3 rollers	no.	15%	
	.20	8	Pressbrakes, hydraulic, of a capacity of less than 8 900 kN	no.	15%	
	.70	4	Presses (excluding pressbrakes), hydraulic	no.	15%	
	.85	2	Presses (excluding pressbrakes), non-hydraulic, of a capacity exceeding 25 000 kN	no.	15%	
	.90	9	Other	no.	free	
	8462.3		Shearing machines (including presses) (excluding combined punching and shearing machines):			
	8462.31		Numerically controlled:			
	.10	4	Of the guillotine type, with a cutting length exceeding 1 000 mm but not exceeding 4 150 mm	no.	15%	
	.90	2	Other	no.	free	
	8462.39		Other:			
	.10	5	Of the guillotine type, with a cutting length exceeding 1 000 mm but not exceeding 4 150 mm	no.	15%	
	.90	3	Other	no.	free	
	8462.4		Punching or notching machines (including presses), including combined punching and shearing machines:			
	8462.41	1	Numerically controlled	no.	free	
	8462.49	2	Other	no.	free	
	8462.9		Other:			
	8462.91	4	Hydraulic presses	no.	free	
	8462.99	5	Other	no.	free"	
84.64	"84.64		By the substitution for heading No. 84.64 of the following:			
			Machine-tools for working stone, ceramics, concrete, asbestos-cement or like mineral materials or for cold working glass:			
	8464.10	9	Sawing machines	no.	free	
	8464.20	3	Grinding or polishing machines	no.	free	
	8464.90	5	Other	no.	free	

Heading	Subheading	C. D.	Article Description	Statistical Unit	Rate of Duty	Annotations
84.66	"8466.9	9	By the substitution for subheading No. 8466.9 of the following: Other:			
	8466.91	9	For machines of heading No. 84.64		free	
	8466.92	5	For machines of heading No. 84.65		free	
	8466.93	1	For machines of headings Nos. 84.56 to 84.61		free	
	8466.94	8	For machines of heading No. 84.62 or 84.63		free"	
84.77	"84.77		By the substitution for heading No. 84.77 of the following: Machinery for working rubber or plastics or for the manufacture of products from these materials, not specified or included elsewhere in this chapter:			
	8477.10	2	Injection-moulding machines	no.	free	
	8477.20	7	Extruders	no.	free	
	8477.30	1	Blow moulding machines	no.	free	
	8477.40	6	Vacuum moulding machines and other thermoforming machines	no.	free	
	8477.5		Other machinery for moulding or otherwise forming:			
	8477.51	7	For moulding or retreading pneumatic tyres or for moulding or otherwise forming inner tubes	no.	free	
	8477.59	8	Other	no.	free	
	8477.80	4	Other machinery	no.	free	
	8477.90	9	Parts	no.	free"	
84.79			By the substitution of subheadings Nos. 8479.10, 8479.20 and 8479.30 of the following:			
	"8479.10	3	Machinery for public works, building or the like	no.	free	
	8479.20	4	Machinery for the extraction or preparation of animal or fixed vegetable fats or oils	no.	free	
	8479.30	9	Presses for the manufacture of particle board or fibre building board of wood or other ligneous materials and other machinery for treating wood or cork	no.	free"	
	"05	5	By the substitution of subheadings Nos. 8479.89.03, 8479.89.06 and 8479.89.09 of the following: Presses	no.	free"	
	"16	5	By the substitution for subheading No. 8479.89.16 of the following: Vertical drilling machines (excluding radial drilling machines), single spindle, power-operated, without a spindle centre hole or with a spindle centre hole with a diameter not exceeding 35 mm, not numerically controlled	no.	free"	

No. R. 2392**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 3 (No. 3/244)**

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae No. 3 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,
Adjunkminister van Finansies.

No. R. 2392**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 3 (No. 3/244)**

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,
Deputy Minister of Finance.

I Kortings-item	II				III Mate van Korting	Annotations
	Tarief-pos	Korting-kode	T. S.	Beskrywing		
316.01				Deur tariefpos No. 84.66 te skrap.		

SCHEDULE

I Rebate Item	II				III Extent of Rebate	Annotations
	Tariff Heading	Rebate Code	C. D.	Description		
316.01				By the deletion of tariff heading No. 84.66.		

No. R. 2393**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 4 (No. 4/145)**

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae No. 4 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2393**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 4 (No. 4/145)**

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 4 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

I Korting-item	II				III Mate van Korting	Anno-sies
	Tarief-pos	Korting-kode	T. S.	Beskrywing		
412.20 "412.20	84.00	01.02	28	Deur kortingitem 412.20 deur die volgende te vervang: Industriële masjinerie of toestelle, verplaasbaar of mobiel, indeelbaar by subposte Nos. 8478.10.10, 8478.90.10, 8479.40.10, 8479.81.10, 8479.89.63 en 8479.90.55 van Bylae No. 1, geproduseer of vervaardig in die Verenigde Koninkryk van Groot-Brittanje en Noord-Ierland en daarvandaan ingevoer Deur tariefpos No. 8466.94 te skrap.	Volle reg"	
460.16						

SCHEDULE

I Rebate Item	II				III Extent of Rebate	Annotations
	Tariff Heading	Rebate Code	C. D.	Description		
412.20				By the substitution for rebate item 412.20 of the following:		
"412.20	84.00	01.02	28	Industrial machinery or appliances, portable or mobile, classifiable within subheadings Nos. 8478.10.10, 8478.90.10, 8479.40.10, 8479.81.10, 8479.89.63 and 8479.90.55 of Schedule No. 1 produced or manufactured in the United Kingdom of Great Britain and Northern Ireland and imported therefrom	Full duty"	
460.16				By the deletion of tariff heading No. 8466.94.		

No. R. 2394**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 1 (No. 1/4/147)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 4 van Bylae No. 1 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2394**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 1 (No. 1/4/147)**

Under section 48 of the Customs and Excise Act, 1964, Part 4 of Schedule No. 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

I Bobela-stingitem	II				III Skaal van Bobelasting	Anno-sies
	Tarief-pos	Bobela-stingkode		Beskrywing		
175.00				Deur bobela-stingkode 02.00 by tariefpos No. 73.00 deur die volgende te vervang: Goedere van poste en subposte Nos. 73.02, 73.03, 73.04 (uitgesondert subposte Nos. 7304.51.30, 7304.51.80, 7304.51.90, 7304.59.45, 7304.59.80 en 7304.59.90), 73.05, 73.06, 73.07, 73.08, 73.09, 73.12, 73.14, 73.15, 73.17, 73.18 (uitgesondert subposte Nos. 7318.15.33 en 7318.16.05), 73.20, 7322.90.20, 73.24, 73.25 en 73.26 (uitgesondert subpos No. 7326.90.70)	5%"	

I	II			III	Annotations
Bobelastingitem	Tarief-pos	Bobelastingkode	Beskrywing	Skaal van Bobelasting	
176.00		"02.00	<p>Deur bobelastingkode 02.00 by tariefpos No. 84.00 deur die volgende te vervang:</p> <p>Goedere van poste en subposte Nos. 84.01 (uitgesonderd subpos No. 8401.30), 84.02, 84.03, 84.04, 84.05, 84.06, 84.07 (uitgesonderd subpos No. 8407.10), 84.08 (uitgesonderd subpos No. 8408.90.10), 84.09 (uitgesonderd subposte Nos. 8409.10, 8409.91.15 en 8409.99.15), 84.10, 84.12 (uitgesonderd subposte Nos. 8412.10.10 en 8412.90.70), 84.13, 84.14, 84.15, 84.16, 84.17, 8418.50, 8418.61.90, 8418.69.90, 8418.91.20, 8418.91.90, 8418.99.10, 8418.99.30, 8418.99.40, 8418.99.90, 8419.11.20, 8419.19.20, 8419.20.20, 8419.3, 8419.40, 8419.50, 8419.60, 8419.8, 8419.90.20, 8419.90.30, 8419.90.90, 84.20, 8421.12.10, 8421.19, 8421.2, 8421.3, 8421.91.10, 8421.91.30, 8421.91.40, 8421.91.90, 8421.99, 8422.19, 8422.20, 8422.30, 8422.40, 8422.90, 8423.20, 8423.30, 8423.81 (uitgesonderd subpos No. 8423.81.10), 8423.82, 8423.89, 8423.90, 84.24 (uitgesonderd subposte Nos. 8424.90.10, 8424.90.15, 8424.90.20 en 8424.90.30), 84.25, 84.26, 84.27, 84.28, 84.29, 84.30, 84.31, 84.32, 84.33 (uitgesonderd subposte Nos. 8433.20, 8433.30, 8433.40, 8433.51, 8433.59.10, 8433.59.20 en 8433.90.30), 84.34 (uitgesonderd subposte Nos. 8434.10, 8434.20 en 8434.90), 84.35, 84.36 (uitgesonderd subposte Nos. 8436.21.10 en 8436.80), 84.37, 84.38, 84.39, 84.40, 84.41, 84.42 (uitgesonderd subpos No. 8442.30), 84.44, 84.45, 84.46, 84.47, 84.48, 84.49, 8450.11.90, 8450.12.90, 8450.19.90, 8450.20, 8450.90.90, 8451.10, 8451.21.30, 8451.21.40, 8451.21.90, 8451.29, 8451.30.90, 8451.40, 8451.50, 8451.80, 8451.90.90, 8452.2, 8452.30, 8452.40.90, 8452.90.90, 84.53, 84.54, 84.55, 84.56, 84.57, 84.58, 84.59, 84.60, 84.61, 84.62, 84.63, 84.64, 84.65, 84.66, 84.67, 84.68, 84.69, 84.70, 84.71, 84.72, 84.73, 84.74, 84.75, 84.76, 84.77, 84.78, 84.79 (uitgesonderd subpos No. 8479.89.30), 84.80, 84.81, 84.82, 84.83 (uitgesonderd subposte Nos. 8483.10.15, 8483.10.20, 8483.30.40, 8483.40.25, 8483.50.30 en 8483.90.35), 84.84 en 84.85</p> <p>Deur bobelastingkode 03.00 by tariefpos No. 85.00 deur die volgende te vervang:</p>	5%"	
		"03.00	<p>Goedere van poste en subposte Nos. 85.01, 85.02, 85.03, 85.04, 85.05, 85.07, 8508.10, 8508.20, 8508.80.90, 8508.90.90, 8509.10.90, 8510.20.10, 8510.90.10, 85.11 (uitgesonderd subpos No. 8511.10.10), 85.12, 8513.10.10, 8513.90.10, 85.14, 85.15, 8516.10.10, 8516.2, 8516.31.90, 8516.32, 8516.33, 8516.80.20, 8516.80.90, 8516.90.10, 8516.90.90, 85.17, 8521.10.05, 85.25, 8526.10, 8526.91, 8526.92.90, 8527.90.10, 8527.90.20, 8528.10.40, 8528.20.40, 85.30, 85.31, 85.32, 85.33, 85.34, 85.35, 85.36, 85.37, 85.38, 8539.10.10, 8539.21.10, 8539.21.20, 8539.29.30, 8539.29.35, 8539.29.40, 8539.29.45, 8539.90.10, 85.40, 85.41, 85.42, 85.43, 85.44, 85.45, 85.46, 85.47 en 85.48</p>	5%"	

SCHEDULE

I	II			III	Annotations
Surcharge Item	Tariff Heading	Surcharge Code	Description	Rate of Surcharge	
175.00		"02.00	<p>By the substitution for surcharge code 02.00 to tariff heading No. 73.00 of the following:</p> <p>Goods of headings and subheadings Nos. 73.02, 73.03, 73.04 (excluding subheadings Nos. 7304.51.30, 7304.51.80, 7304.51.90, 7304.59.45, 7304.59.80 and 7304.59.90), 73.05, 73.06, 73.07, 73.08, 73.09, 73.12, 73.14, 73.15, 73.17, 73.18 (excluding subheadings Nos. 7318.15.33 and 7318.16.05), 73.20, 7322.90.20, 73.24, 73.25 and 73.26 (excluding subheading No. 7326.90.70)</p>	5%"	

I	SCHEDULE II			III	Annotations
Surcharge Item	Tariff Heading	Surcharge Code	Description		Rate of Surcharge
176.00		"02.00	<p>By the substitution for surcharge code 02.00 to tariff heading No. 84.00 of the following:</p> <p>Goods of headings and subheadings Nos. 84.01 (excluding subheading No. 8401.30), 84.02, 84.03, 84.04, 84.05, 84.06, 84.07 (excluding subheading No. 8407.10), 84.08 (excluding subheading No. 8408.90.10), 84.09 (excluding subheadings Nos. 8409.10, 8409.91.15 and 8409.99.15), 84.10, 84.12 (excluding subheadings Nos. 8412.10.10 and 8412.90.70), 84.13, 84.14, 84.15, 84.16, 84.17, 8418.50, 8418.61.90, 8418.69.90, 8418.91.20, 8418.91.90, 8418.99.10, 8418.99.30, 8418.99.40, 8418.99.90, 8419.11.20, 8419.19.20, 8419.20.20, 8419.3, 8419.40, 8419.50, 8419.60, 8419.8, 8419.90.20, 8419.90.30, 8419.90.90, 84.20, 8421.12.10, 8421.19, 8421.2, 8421.3, 8421.91.10, 8421.91.30, 8421.91.40, 8421.91.90, 8421.99, 8422.19, 8422.20, 8422.30, 8422.40, 8422.90, 8423.20, 8423.30, 8423.81 (excluding subheading No. 8423.81.10), 8423.82, 8423.89, 8423.90, 84.24 (excluding subheadings Nos. 8424.90.10, 8424.90.15, 8424.90.20 and 8424.90.30), 84.25, 84.26, 84.27, 84.28, 84.29, 84.30, 84.31, 84.32, 84.33 (excluding subheadings Nos. 8433.20, 8433.30, 8433.40, 8433.51, 8433.59.10, 8433.59.20 and 8433.90.30), 84.34 (excluding subheadings Nos. 8434.10, 8434.20 and 8434.90), 84.35, 84.36 (excluding subheadings Nos. 8436.21.10 and 8436.80), 84.37, 84.38, 84.39, 84.40, 84.41, 84.42 (excluding subheading No. 8442.30), 84.44, 84.45, 84.46, 84.47, 84.48, 84.49, 8450.11.90, 8450.12.90, 8450.19.90, 8450.20, 8450.90.90, 8451.10, 8451.21.30, 8451.21.40, 8451.21.90, 8451.29, 8451.30.90, 8451.40, 8451.50, 8451.80, 8451.90.90, 8452.2, 8452.30, 8452.40.90, 8452.90.90, 84.53, 84.54, 84.55, 84.56, 84.57, 84.58, 84.59, 84.60, 84.61, 84.62, 84.63, 84.64, 84.65, 84.66, 84.67, 84.68, 84.69, 84.70, 84.71, 84.72, 84.73, 84.74, 84.75, 84.76, 84.77, 84.78, 84.79 (excluding subheading No. 8479.89.30), 84.80, 84.81, 84.82, 84.83 (excluding subheadings Nos. 8483.10.15, 8483.10.20, 8483.30.40, 8483.40.25, 8483.50.30 and 8483.90.35), 84.84 and 84.85</p> <p>By the substitution for surcharge code 03.00 to tariff heading No. 85.00 of the following:</p> <p>Goods of headings and subheadings Nos. 85.01, 85.02, 85.03, 85.04, 85.05, 85.07, 8508.10, 8508.20, 8508.80.90, 8508.90.90, 8509.10.90, 8510.20.10, 8510.90.10, 85.11 (excluding subheading No. 8511.10.10), 85.12, 8513.10.10, 8513.90.10, 85.14, 85.15, 8516.10.10, 8516.2, 8516.31.90, 8516.32, 8516.33, 8516.80.20, 8516.80.90, 8516.90.10, 8516.90.90, 85.17, 8521.10.05, 85.25, 8526.10, 8526.91, 8526.92.90, 8527.90.10, 8527.90.20, 8528.10.40, 8528.20.40, 85.30, 85.31, 85.32, 85.33, 85.34, 85.35, 85.36, 85.37, 85.38, 8539.10.10, 8539.21.10, 8539.21.20, 8539.29.30, 8539.29.35, 8539.29.40, 8539.29.45, 8539.90.10, 85.40, 85.41, 85.42, 85.43, 85.44, 85.45, 85.46, 85.47 and 85.48</p>	5%"	10.00
		"03.00			5%"

No. R. 2395**17 Desember 1993****DOEANE- EN AKSYNSWET, 1964****WYSIGING VAN BYLAE No. 3 (No. 3/242)**

Kragtens artikel 75 van die Doeane- en Aksynwet, 1964, word Bylae No. 3 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2395**17 December 1993****CUSTOMS AND EXCISE ACT, 1964****AMENDMENT OF SCHEDULE No. 3 (No. 3/242)**

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

I	BYLAE			III	Annotations
Kortings-item	Tarief-pos	Kortings-kode	T. S.	Beskrywing	Mate van Korting
306.01				Deur kortingskode 07.00 by tariefpos No. 29.05 te skrap.	

SCHEDULE

Rebate Item	II				Description	III Extent of Rebate	Annotations
	Tariff Heading	Rebate Code	C. D.				
306.01					By the deletion of rebate code 07.00 to tariff heading No. 29.05.		

No. R. 2396**17 Desember 1993**

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE No. 3 (No. 3/243)

Kragtens artikel 75 van die Doeane- en Aksynwet, 1964, word Bylae No. 3 by genoemde Wet hiermee gewysig in die mate in die Bylae hiervan aangetoon.

T. G. ALANT,

Adjunkminister van Finansies.

No. R. 2396**17 December 1993**

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE No. 3 (No. 3/243)

Under section 75 of the Customs and Excise Act, 1964, Schedule No. 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

T. G. ALANT,

Deputy Minister of Finance.

BYLAE

I Kortings-item	II				Beskrywing	III Mate van Korting	Annotations
	Tarief-pos	Kortings-kode	T. S.				
320.02	"5208.32	01.06	68	Deur na tariefpos No. 52.08 die volgende in te voeg: Weefstowwe van katoen wat, volgens massa, minstens 85 persent katoen bevat, met 'n effebinding, met 'n massa van meer as 100 g/m ² maar hoogstens 200 g/m ² , gekleur, vir die vervaardiging van slaapsakke	Volle reg min 20%"		
	"5407.42	01.06	66	Deur na tariefpos No. 54.07 die volgende in te voeg: Weefstowwe wat, volgens massa, minstens 85 persent filamente van nylon of ander poliamide bevat, gekleur, vir die vervaardiging van slaapsakke	Volle reg min 20%		
	5407.44	01.06	62	Weefstowwe wat, volgens massa, minstens 85 persent filamente van nylon of ander poliamide bevat, bedruk, vir die vervaardiging van slaapsakke	Volle reg min 20%"		

SCHEDULE

I	II				Description	III Extent of Rebate	Annotations
	Tariff Heading	Rebate Code	C. D.				
320.02	"5208.32	01.06	68	By the insertion after tariff heading No. 52.08 of the following: Woven fabrics of cotton, containing 85 per cent or more by mass of cotton, in a plain weave, of a mass exceeding 100 g/m ² but not exceeding 200 g/m ² , dyed, for the manufacture of sleeping bags	Full duty less 20%"		
	"5407.42	01.06	66	By the insertion after tariff heading No. 54.07 of the following: Woven fabrics containing 85 per cent or more by mass of filaments of nylon or other polyamides, dyed, for the manufacture of sleeping bags	Full duty less 20%		
	5407.44	01.06	62	By the insertion after tariff heading No. 54.07 of the following: Woven fabrics containing 85 per cent or more by mass of filaments of nylon or other polyamides, printed, for the manufacture of sleeping bags	Full duty less 20%"		

**ADMINISTRASIE:
VOLKSRAAD**

**DEPARTEMENT VAN ONDERWYS EN
KULTUUR**

No. R. 2420 17 Desember 1993

WET OP UNIVERSITEITE, 1955

**RHODES-UNIVERSITEIT: WYSIGING VAN
STATUUT**

Die Raad van Rhodes-universiteit het, met die goedkeuring van die Minister van Onderwys en Kultuur, kragtens artikel 17 (1) van die Wet op Universiteite, 1955 (Wet No. 61 van 1955), die wysigings aan die Statuut opgestel soos uiteengesit in die Bylae hiervan.

BYLAE

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken die uitdrukking "die Statuut" die Statuut aangekondig by Goewermentskennisgewing No. R. 749 van 18 Mei 1962, soos gewysig by Goewermentskennisgewings Nos. R. 1933 van 23 November 1962, R. 1734 van 8 November 1963, R. 1786 van 6 November 1964, R. 1641 van 22 Oktober 1965, R. 507 van 1 April 1966, R. 1657 van 21 Oktober 1966, R. 1527 van 30 Augustus 1968, R. 374 van 14 Maart 1969, R. 3441 van 3 Oktober 1969, R. 635 van 23 April 1971, R. 2048 van 12 November 1971, R. 2192 van 1 Desember 1972, R. 1998 van 1 November 1974, R. 236 van 13 Februarie 1976, R. 240 van 18 Februarie 1977, R. 971 van 3 Junie 1977, R. 838 van 28 April 1978, R. 1299 van 22 Junie 1979, R. 2267 van 12 Oktober 1979, R. 1910 van 31 Augustus 1984 en R. 1050 van 30 Mei 1986.

2. Vervang paragraaf 1 (2) van die Statuut deur die volgende:

"(2) Vermelde verkiesing geskied by wyse van stemming deur die aanwesige persone, en niemand kan verkies word nie en geen ampstermyne kan verleng word nie tensy nominasie vir die amp of voorstelle vir die verlenging van die ampstermyne skriftelik deur twee lede van die Raad gedoen word, welke nominasies of voorstelle die Registrateur minstens 30 dae voor die vergadering moet bereik."

3. In paragraaf 7 (1) van die Statuut, voeg die uitdrukking "of Vise-prinsipale" in na die uitdrukking "Vise-prinsipaal".

4. Vervang paragraaf 8 van die Statuut deur die volgende:

"Bevoegdhede en pligte

8. (1) Die Vise-prinsipale voer die pligte uit wat ingevolge die Wet deur die Prinsipaal aan hulle opgedra word.

(2) Die Vise-prinsipaal wat as Pro-vise-kanselier aangestel is, oefen in die afwesigheid van die Vise-kanselier die funksies van die Vise-kanselier uit."

**ADMINISTRATION:
HOUSE OF ASSEMBLY**

**DEPARTMENT OF EDUCATION AND
CULTURE**

No. R. 2420 17 December 1993

UNIVERSITIES ACT, 1955

RHODES UNIVERSITY: AMENDMENT OF STATUTE

The Council of Rhodes University has, with the approval of the Minister of Education and Culture, under section 17 (1) of the Universities Act, 1955 (Act 61 of 1955), framed the amendments to the Statute as set out in the Schedule hereto.

SCHEDULE

1. In this Schedule, unless the context otherwise indicates, the expression "the Statute" means the Statute published under Government Notice No. R. 749 of 18 May 1962, as amended by Government Notices Nos. R. 1933 of 23 November 1962, R. 1734 of 8 November 1963, R. 1786 of 6 November 1964, R. 1641 of 22 October 1965, R. 507 of 1 April 1966, R. 1657 of 21 October 1966, R. 1527 of 30 August 1968, R. 374 of 14 March 1969, R. 3441 of 3 October 1969, R. 635 of 23 April 1971, R. 2048 of 12 November 1971, R. 2192 of 1 December 1972, R. 1998 of 1 November 1974, R. 236 of 13 February 1976, R. 240 of 18 February 1977, R. 971 of 3 June 1977, R. 838 of 28 April 1978, R. 1299 of 22 June 1979, R. 2267 of 12 October 1979, R. 1910 of 31 August 1984 and R. 1050 of 30 May 1986.

2. Substitute the following for paragraph 1 (2) of the Statute:

"(2) The said election shall be by ballot of persons present, and no person may be elected and no term of office may be extended unless the nominations for office or the proposals for the extension of the term of office are made in writing by two members of the Council, which nominations or proposals shall reach the Registrar at least 30 days before the meeting."

3. In paragraph 7 (1) of the Statute, insert the expression "or Vice-Principals" after the expression "Vice-Principal".

4. Substitute the following for paragraph 8 of the Statute:

"Powers and duties

8. (1) The Vice-principals shall undertake such duties as may be delegated to them by the Principal in terms of the Act.

(2) The Vice-Principal appointed Pro-Vice-Chancellor shall, in the absence of the Vice-Chancellor, perform the functions of the Vice-Chancellor."

5. Vervang paragraaf 11 van die Statuut deur die volgende:

"Skole"

11. Enige hoëskool wat in die regsgebied van die Oos-Kaapse Afdeling van die Hooggereghof van Suid-Afrika geleë is en 'n middelbare inskrywing van minstens 200 leerlinge het, kan by die Universiteit geregistreer word vir die toepassing van paragraaf (l) van subartikel (1) van artikel 7 van die Wet.”.

6. In paragraaf 12 (1) van die Statuut, vervang die uitdrukking “Vise-prinsipaal” deur die uitdrukking “Vise-prinsipale”.

7. In paragraaf 14 (7) (i) van die Statuut, vervang die uitdrukking “(j)” deur die uitdrukking “(k)”.

8. In paragraaf 14 (9) van die Statuut, vervang die uitdrukking “(m)” deur die uitdrukking “(n)”.

9. In paragraaf 22 (2) van die Statuut, vervang die uitdrukking “Vise-prinsipaal” deur die uitdrukking “Vise-prinsipale”.

10. Vervang paragraaf 30 (2) van die Statuut deur die volgende:

“(2) Kennis van 'n mosie of saak vir bespreking op 'n vergadering moet minstens twee maande voor daardie vergadering skriftelik aan die sekretaris gegee word.”.

11. In paragraaf 33 (1) van die Statuut, vervang die uitdrukking “Vyftig” deur die uitdrukking “Dertig”.

12. Vervang paragraaf 43 (3) en (4) van die Statuut deur die volgende:

“(3) Sodanige voorstel word verwys na 'n komitee vir grade *honoris causa* wat bestaan uit die Prinsipaal as voorsitter; die Vise-prinsipale; die Voorsitter van die Raad; drie ander lede van die Raad; vier ander lede van die Senaat, van wie een 'n Senaatsverteenvoordiger van die lektore is; en twee studentverteenvoordigers, van wie een die Voorsitter van die Verteenwoordigende Studenteraad is en die ander benoem word deur die Studenteraad: Met dien verstande dat minstens een van die studentverteenvoordigers 'n gegradeerde van Rhodes-universiteit (d.w.s. 'n lid van die Konvokasie) is.

(4) Die komitee vir grade *honoris causa* lê aan die Senaat en aan die Raad die name voor van die persone wat hy vir grade *honoris causa* aanbeveel, tesame met 'n verkorte uiteensetting van die redes waarop die aanbeveling gebaseer is. 'n Vollediger motivering moet in die kantoor van die Registrateur ter insae lê.”.

13. Wysig paragraaf 54 van die Statuut deur—

(a) in subparagraph (1) na die uitdrukking “baccalaureusgraad” 'n komma te plaas en die uitdrukking “'n diploma of 'n sertifikaat” in te voeg;

(b) in die inleiding van subparagraph (2) na die uitdrukking “baccalaureusgraad” 'n komma te plaas en die uitdrukking “die diploma of die sertifikaat” in te voeg;

5. Substitute the following for paragraph 11 of the Statute:

"Schools"

11. Any high school which is situated within the area of jurisdiction of the Eastern Cape Division of the Supreme Court of South Africa and which has a secondary enrolment of not less than 200 pupils may be registered with the University for the purposes of paragraph (l) of subsection (1) of section 7 of the Act.”.

6. In paragraph 12 (1) of the Statute, substitute the expression “Vice-Principals” for the expression “Vice-Principal”.

7. In paragraph 14 (7) (i) of the Statute, substitute the expression “(k)” for the expression “(j)”.

8. In paragraph 14 (9) of the Statute, substitute the expression “(n)” for the expression “(m)”.

9. In paragraph 22 (2) of the Statute, substitute the expression “Vice-Principals” for the expression “Vice-Principal”.

10. Substitute the following for paragraph 30 (2) of the Statute:

“(2) Notice of any motion or matter for discussion at a meeting shall be given to the Secretary in writing at least two months before the said meeting.”.

11. In paragraph 33 (1) of the Statute, substitute the expression “Thirty” for the expression “Fifty”.

12. Substitute the following for paragraph 43 (3) and (4) of the Statute:

“(3) Such proposal shall be referred to an honorary degrees committee consisting of the Principal as chairman; the Vice-Principals; the Chairman of the Council; three other members of the Council; four other members of the Senate, one of whom shall be a lecturers' representative on the Senate; and two student representatives, one of whom shall be the President of the Students' Representative Council and the other shall be nominated by the Students' Representative Council: Provided that at least one of the student representatives shall be a graduate of Rhodes University (i.e. a member of the Convocation).

(4) The honorary degrees committee shall submit to the Senate and to the Council the names of the persons it recommends for honorary degrees, together with an abbreviated statement of the grounds on which the recommendations are based. A fuller substantiation shall be available for inspection in the office of the Registrar.

13. Amend paragraph 54 of the Statute by—

(a) inserting in subparagraph (1) a comma and the expression “a diploma or a certificate” after the expression “degree of bachelor”;

(b) inserting in the introduction of subparagraph (2) a comma and the expression “the diploma or the certificate” after the expression “degree of bachelor”;

(c) in subparagraaf (2) (a) (i) na die uitdrukking "graad" 'n komma te plaas en die uitdrukking "diploma of sertifikaat" in te voeg;

(d) in subparagraaf (2) (b) na die uitdrukking "graad" 'n komma te plaas en die uitdrukking "diploma of sertifikaat" in te voeg;

(e) in subparagraaf (2) (e) na die uitdrukking "graad" 'n komma te plaas en die uitdrukking "diploma of sertifikaat" in te voeg.

14. Vervang paragraaf 55 van die Statuut deur die volgende:

"**55.** (1) Wanneer studente hul by een fakulteit laat inskryf na voltooiing van kursusse in 'n ander fakulteit van die Universiteit, kan die Senaat kursusse waarin daar in die eerste fakulteit geslaag is, asook kursusse wat nie deel uitgemaak het nie van die kurrikulum vir die graad waarvoor sodanige studente destyds geregistreer is, aanvaar as kursusse wat aan sodanige studente vrystelling verleen van klasbywoning en eksaminering in sodanige vakke voorgeskryf vir die graad, diploma of sertifikaat waarvoor hulle hul in die tweede fakulteit laat registreer het: Met dien verstande dat, behalwe op aanbeveling van die betrokke fakulteitsraad, krediete vir die doeleindeste van 'n diploma of sertifikaat behaal, nie aanvaar word as vrystelling van die eksamen in daardie vak vir die doeleindeste van 'n graad nie.

(2) Studente aan wie kragtens subparagraaf (1) vrystelling verleen is, word nie tot die baccalaureusgraad toegelaat nie, tensy —

(a) hulle goedgekeurde kursusse in die tweede fakulteit bygewoon het —

(i) in die geval van die Fakulteit Lettere en Wysbegeerte, of Natuurwetenskap, of Handelswetenskap, of Sosiale Wetenskap, of Farmasie, in minstens die helfte van die kursusse wat vir die graad in die tweede fakulteit voorgeskryf word;

(ii) in die geval van die Fakulteit Regsgeleerdheid of Teologie, vir minstens die finale twee jaar; en

(iii) in die geval van die Fakulteit Opvoedkunde, vir minstens die finale jaar;

(b) hul tydperke van bywoning as studente in die eerste en die tweede fakulteit saam nie korter is nie as die tydperk wat normaalweg vir die graad voorgeskryf word.”.

15. Vervang paragraaf 57 van die Statuut deur die volgende:

"**57.** 'n Student moet by toelating die amptelike inskrywingsvorm onderteken en moet die geldige betaalde wat van tyd tot tyd voorgeskryf word.”.

(c) inserting in subparagraph (2) (a) (i) a comma and the expression "diploma or certificate" after the expression "degree";

(d) inserting in subparagraph (2) (b) a comma and the expression "diploma or certificate" after the expression "degree";

(e) inserting in subparagraph (2) (e) a comma and the expression "diploma or certificate" after the expression "degree".

14. Substitute the following for paragraph 55 of the Statute:

"**55.** (1) Where students enter one faculty after having completed courses in another faculty of the University, the Senate may accept courses passed in the first faculty, including courses which did not form part of the curriculum of the degree for which such students were registered at the time, as courses exempting such students from attendance and examination in such subjects prescribed for the degree, diploma or certificate for which they have registered in the second faculty: Provided that credits obtained for the purposes of a diploma or certificate shall not be accepted as exemption from the examination in that subject for the purposes of a degree save on the recommendation of the board of faculty concerned.

(2) Students exempted in terms of subparagraph (1) shall not be admitted to the degree of bachelor unless —

(a) they have attended approved courses in the second faculty —

(i) in the case of the Faculty of Arts, or of Science, or of Commerce, or of Social Science, or of Pharmacy in at least one half of the courses prescribed for the degree in the second faculty;

(ii) in the case of the Faculty of Law, or of Divinity, for at least the final two years; and

(iii) in the case of the Faculty of Education, for at least the final year;

(b) their periods of attendance as students in the first and the second faculty are together not shorter than the period ordinarily prescribed for the degree.”.

15. Substitute the following for paragraph 57 of the Statute:

"**57.** A student shall, on admission, sign the official registration form and shall pay such fees as are prescribed from time to time.”.

DEPARTEMENT VAN LANDBOU**No. R. 2405 17 Desember 1993****BEMARKINGSWET, 1968
(WET NO. 59 VAN 1968)****VLEISSKEMA: WYSIGING***

Ek, André Isak van Niekerk, Minister van Landbou, handelende ingevolge artikel 14 (1), soos toegepas by artikel 15 (3) van die Bemarkingswet, 1968 (Wet No. 59 van 1968)—

- (a) publiseer hierby die wysiging in die Bylae uitengesit, van die Vleisskema gepubliseer by Goewermentskennisgewing No. R. 237 van 7 Februarie 1991, soos gewysig; en
- (b) verklaar hierby dat genoemde wysiging op datum van publikasie hiervan in werking tree.

A. I. VAN NIEKERK,

Minister van Landbou.

* [Nota: Hierdie wysiging voorsien dat enige oorblywende bates by die opheffing van die Skema in 'n trust gevestig word].

BYLAE**Woordomskrywing**

1. In hierdie Bylae het enige woord of uitdrukking waaraan 'n betekenis in die Skema geheg is, daardie betekenis, en beteken "die Skema" die Vleisskema gepubliseer by Goewermentskennisgewing No. R. 237 van 7 Februarie 1991 soos gewysig by Goewermentskennisgewings Nos. R. 2686 van 18 September 1992 en R. 2115 van 5 November 1993.

Vervanging van artikel 35 van die Skema

2. Artikel 35 van die Skema word hierby deur die volgende artikel vervang.

"Beskikking oor oorblywende bates by opheffing van Skema [art. 49]"

35. Ingeval hierdie Skema opgehef word—

- (a) word die oorblywende bates van die Raad nadat al sy skulde betaal is, in een of meer trusts gevestig wat ingevolge die bepalings van die Wet op die Beheer oor Trustgoed, 1988 (Wet No. 57 van 1988), geregistreer is en waarvan die hoofdoelstellings die stimulerend van vleisproduksie en -verbruik is; en
- (b) word enige tekort wat bestaan nadat al die bates van die Raad te gelde gemaak is, aangesuiwer deur bydraes deur persone wat ingevolge artikel 27 heffingpligtig is in verhouding tot die onderskeie bedrae wat deur hulle as heffings en spesiale heffings gedurende die tydperk van drie jaar onmiddellik voor die datum waarop hierdie Skema opgehef word, betaalbaar was."

DEPARTMENT OF AGRICULTURE**No. R. 2405 17 December 1993****MARKETING ACT, 1968
(ACT NO. 59 OF 1968)****MEAT SCHEME: AMENDMENT***

I, André Isak van Niekerk, Minister of Agriculture, acting in terms of section 14 (1), as applied by section 15 (3) of the Marketing Act, 1968 (Act No. 59 of 1968), hereby—

- (a) publish the amendment set out in the Schedule, of the Meat Scheme published by Government Notice No. R. 237 of 7 February 1991, as amended; and
- (b) declare that the said amendment shall come into operation on the date of publication hereof.

A. I. VAN NIEKERK,

Minister of Agriculture.

* [Note: This amendment provides that any remaining assets at the discontinuance of the Scheme will be vested in a trust].

SCHEDULE**Definition**

1. Any word or expression in the Schedule to which a meaning has been assigned in the Scheme shall have that meaning and the "the Scheme" means the Meat Scheme published by Government Notice No. R. 237 of 7 February 1991 as amended by Government Notices Nos. R. 2686 of 18 September 1992 and R. 2115 of 5 November 1993.

Substitution of section 35 of the Scheme

2. The following section is hereby substituted for section 35 of the Scheme:

"Disposal of remaining assets at discontinuance of Scheme [sect. 49]"

35. In the event of the discontinuance of this Scheme—

- (a) any assets of the Board remaining after all its debts have been paid shall be vested in one or more trusts registered in terms of the Trust Property Control Act, 1988 (Act No. 57 of 1988), and of which the main objectives are the stimulating of meat production and consumption; and
- (b) any deficit which exists after all the assets of the Board have been realised shall be made good by contributions by persons liable to pay levies in terms of section 27 *pro rata* to the respective amounts payable by them as levies and special levies during the period of three years immediately preceding the date on which this Scheme is discontinued.".

No. R. 2415**17 Desember 1993****IXOPO-BESPROEIINGSDISTRIK, DISTRIK IXOPO,
NATAL: REGSTELLINGSKENNISGEWING**

Ek, André Isak van Niekerk, in my hoedanigheid van Minister van Landbou, stel hierby kragtens artikel 72 (3) (a) van die Waterwet, 1956 (Wet No. 54 van 1956), die Aanhangsel van Proklamasie 190 van 2 Desember 1983 reg deur die beskrywing van die onderverdelings van die plaas Vaal Krans 1035 deur die volgende beskrywing te vervang:

"Die volgende gedeeltes van Vaal Krans 1035:

7; 12 (gedeelte van Gedeelte 2); 13 (gedeelte van Gedeelte 2); 14; 17 en 36.".

A. I. VAN NIEKERK,

Minister van Landbou.

No. R. 2416**17 Desember 1993****BEMARKINGSWET, 1968
(WET NO. 59 VAN 1968)****SAGTEVRUGTESKEMA: WYSIGING***

Ek, André Isak van Niekerk, Minister van Landbou, handelende kragtens artikel 14, soos toegepas by artikel 15 (3), van die Bemarkingswet, 1968 (Wet No. 59 van 1968)—

- (a) publiseer hierby die wysiging in die Bylae uiteengesit, van die Sagtevrugteskema gepubliseer by Proklamasie No. R. 220 van 1979, soos gewysig; en
- (b) verklaar hierby dat genoemde wysiging op die datum van publikasie hiervan in werking tree.

A. I. VAN NIEKERK,

Minister van Landbou.

* Wysiging met betrekking tot die Oplegging van Heffings.

BYLAE**Woordomskrywing**

1. In hierdie Bylae beteken "die Skema" die Sagtevrugteskema gepubliseer by Proklamasie No. R. 220 van 1979, soos gewysig.

Wysiging van artikel 31 van die Skema

2. Artikel 31 van die Skema word hierby gewysig deur—

(a) die volgende paragraaf na paragraaf (e) van subartikel (3) in te voeg:

"(f) enige persoon in die Republiek wat met sagtevrugte vir varsverbruik in die Republiek as 'n besigheid handel, wat sodanige sagtevrugte direk van 'n produsent gekoop het.;" en

(b) subartikel (4) deur die volgende subartikel te vervang:

"(4) 'n Bedrag wat deur iemand in subartikel (3) (b), (c), (d), (e) of (f) bedoel, as heffing betaal of betaalbaar is ten opsigte van sagtevrugte wat deur hom van 'n produsent gekoop of ten behoeve van 'n produsent of ander persoon verkoop of uitgevoer is, kan deur sodanige persoon van die betrokke produsent of ander persoon verhaal word."

No. R. 2415**17 December 1993****IXOPO IRRIGATION DISTRICT, DISTRICT OF
IXOPO, NATAL: CORRECTION NOTICE**

I, André Isak van Niekerk, in my capacity as Minister of Agriculture, hereby, in terms of section 72 (3) (a) of the Water Act, 1956 (Act No. 54 of 1956), correct the Annexure to Proclamation 190 of 2 December 1983 by substituting the following description for the description of the subdivisions of the farm Vaal Krans 1035:

"The following subdivisions of Vaal Krans 1035:

7; 12 (portion of Portion 2); 13 (portion of Portion 2); 14; 17 and 36.".

A. I. VAN NIEKERK,

Minister of Agriculture.

No. R. 2416**17 December 1993****MARKETING ACT, 1968**

(ACT NO. 59 OF 1968)

DECIDUOUS FRUIT SCHEME: AMENDMENT*

I, André Isak van Niekerk, Minister of Agriculture, acting under section 14, as applied by section 15 (3), of the Marketing Act, 1968 (Act No. 59 of 1968), hereby—

- (a) publish the amendment set out in the Schedule, of the Deciduous Fruit Scheme, published by Proclamation No. R. 220 of 1979, as amended; and
- (b) declare that the said amendment shall come into operation on the date of publication hereof.

A. I. VAN NIEKERK,

Minister of Agriculture.

* Amendment regarding Imposition of Levies.

SCHEDULE**Definitions**

1. In this Schedule "the Scheme" means the Deciduous Fruit Scheme published by Proclamation No. R. 220 of 1979, as amended.

Amendment of section 31 of the Scheme

2. Section 31 of the Scheme is hereby amended by—

(a) the insertion of the following paragraph after paragraph (e) of subsection (3):

"(f) any person in the Republic dealing in the course of trade in the Republic with deciduous fruit for fresh consumption, who has purchased such deciduous fruit directly from a producer.";

(b) the substitution of the following subsection for subsection (4):

"(4) An amount which is paid or payable as levy by any person referred to in subsection (3) (b), (c), (d), (e) or (f) in respect of deciduous fruit which has been bought by him from a producer or sold or exported on behalf of a producer or any other person, may be recovered by such person from the producer or other person concerned."

DEPARTEMENT VAN MANNEKRAM**No. R. 2406 17 Desember 1993**

WET OP ARBEIDSVERHOUDINGE, 1956

VERBETERINGSKENNISGEWING

DIE NASIONALE NYWERHEIDSRAAD VIR DIE LEERNYWERHEID VAN SUID-AFRIKA: WYSIGING VAN OOREENKOMS VIR DIE LOOISEKSIE

Onderstaande verbeterings aan Goewermentskennisgewing No. R. 2106 wat in Staatskoerant No. 15241 van 5 November 1993 verskyn, word hierby vir algemene inligting gepubliseer:

1. In die Afrikaanse en Engelse tekse van die Bylae:

Vervang die uitdrukking "South African Training Employers' Organisation" met die uitdrukking "South African Tanning Employers' Organisation".

2. In die Engelse teks van die Bylae:

Klausule 2—In subklausule (1) voeg die uitdrukking "shortage of" in tussen die uitdrukking "arising out of" en "work".

No. R. 2417**17 Desember 1993**

WET OP ARBEIDSVERHOUDINGE, 1956

MOTORVERVOERONDERNEMING (GOEDERE): VERLENGING VAN HOOFOOREENKOMS

Ek, Dennis van der Walt, Direkteur: Arbeidsverhoudinge, behoorlik daartoe gemagtig deur die Minister van Mannekrag, verleng hierby, kragtens artikel 48 (4) (a) (i) van die Wet op Arbeidsverhoudinge, 1956, die tydperke vasgestel in Goewermentskennisgewings Nos. R. 2253 van 14 Oktober 1983, R. 1131 van 8 Junie 1984, R. 2788 en R. 2789 van 20 Desember 1985, R. 578 van 27 Maart 1986, R. 2266 van 31 Oktober 1986, R. 2638 van 12 Desember 1986, R. 66 van 9 Januarie 1987, R. 1138 van 29 Mei 1987, R. 318 van 26 Februarie 1988, R. 1814 van 9 September 1988, R. 254 van 17 Februarie 1989, R. 1240 van 16 Junie 1989, R. 2880 van 29 Desember 1989, R. 1037 en R. 1038 van 11 Mei 1990, R. 1871 van 10 Augustus 1990, R. 404 van 1 Maart 1991, R. 2283 van 20 September 1991, R. 3134 en R. 3135 van 20 Desember 1991, R. 3276 en R. 3277 van 4 Desember 1992 en R. 422 van 19 Maart 1992, met 'n verdere tydperk wat op 31 Desember 1994 eindig.

D. VAN DER WALT,

Direkteur: Arbeidsverhoudinge.

DEPARTMENT OF MANPOWER**No. R. 2406 17 December 1993**

LABOUR RELATIONS ACT, 1956

CORRECTION NOTICE

THE NATIONAL INDUSTRIAL COUNCIL FOR THE LEATHER INDUSTRY OF SOUTH AFRICA: AMENDMENT OF AGREEMENT FOR THE TANNING SECTION

The following corrections to Government Notice No. R. 2106 appearing in Government Gazette No. 15241 of 5 November 1993 are hereby published for general information:

1. In the Afrikaans and English texts of the Schedule:

Substitute the expression "South African Tanning Employers' Organisation" for the expression "South African Training Employers' Organisation".

2. In the English text of the Schedule:

Clause 2—In subclause (1) insert the expression "shortage of" between the expression "arising out of" and "work".

No. R. 2417**17 December 1993**

LABOUR RELATIONS ACT, 1956

MOTOR TRANSPORT UNDERTAKING (GOODS): EXTENSION OF MAIN AGREEMENT

I, Dennis van der Walt, Director: Labour Relations, duly authorised thereto by the Minister of Manpower, hereby, in terms of section 48 (4) (a) (i) of the Labour Relations Act, 1956, extend the periods fixed in Government Notices Nos. R. 2253 of 14 October 1983, R. 1131 of 8 June 1984, R. 2788 and R. 2789 of 20 December 1985, R. 578 of 27 March 1986, R. 2266 of 31 October 1986, R. 2638 of 12 December 1986, R. 66 of 9 January 1987, R. 1138 of 29 May 1987, R. 318 of 26 February 1988, R. 1814 of 9 September 1988, R. 254 of 17 February 1989, R. 1240 of 16 June 1989, R. 2880 of 29 December 1989, R. 1037 and R. 1038 of 11 May 1990, R. 1871 of 10 August 1990, R. 404 of 1 March 1991, R. 2283 of 20 September 1991, R. 3134 and R. 3135 of 20 December 1991, R. 3276 and R. 3277 of 4 December 1992 and R. 422 of 19 March 1992, by a further period ending 31 December 1994.

D. VAN DER WALT,

Director: Labour Relations.

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

No. R. 2409 17 Desember 1993

WET OP VOEDINGSMIDDELS, SKOONHEIDSMIDDELS EN ONTSMETTINGSMIDDELS, 1972 (WET No. 54 VAN 1972)

REGULASIES BETREFFENDE SURE, BASISSE EN SOUTE EN DIE HOEVEELHEDE DAARVAN WAT VOEDINGSMIDDELS MAG BEVAT: WYSIGING

VERBETERINGSKENNISGEWING

Onderstaande verbeterings aan Goewermentskennisgewing No. R. 1300 van 23 Julie 1993 word hierby vir algemene inligting gepubliseer:

In die Engelse teks van die Aanhangsel—

- (a) vervang die uitdrukking "edibel" in kolom I deur die uitdrukking "edible";
- (b) vervang die uitdrukking "monobasio" in kolom II deur die uitdrukking "monobasic";
- (c) vervang die uitdrukking "an" in kolom III deur die uitdrukking "and".

No. R. 2410 17 Desember 1993

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

REGULASIES BETREFFENDE DIE KWALIFIKASIES WAT DIE REG OP REGISTRASIE AS SIELKUNDIGES VERLEEN: WYSIGING

Die Minister vir Nasionale Gesondheid en Welsyn het kragtens artikel 24 (1) 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. 612 van 15 April 1977, soos gewysig by Goewermentskennisgewings Nos. R. 2578 van 23 Desember 1977, R. 1040 van 26 Mei 1978, R. 2612 van 29 Desember 1978, R. 670 van 27 Maart 1981, R. 1020 van 28 Mei 1982, R. 1386 van 9 Julie 1982, R. 2262 van 10 Desember 1982, R. 1098 van 30 Mei 1984, R. 1101 van 30 Mei 1984, R. 1728 van 9 Augustus 1985, R. 89 van 17 Januarie 1986, R. 2162 van 17 Oktober 1986, R. 2595 van 12 Desember 1986, R. 1171 van 24 Junie 1988, R. 1182 van 24 Mei 1991, R. 2054 van 23 Augustus 1991 en R. 3307 van 11 Desember 1992.

2. Regulasie 2 van die Regulasies word hierby gewysig deur die volgende kwalifikasies onder die toepaslike opskrif in te voeg:

**DEPARTMENT OF NATIONAL
HEALTH AND POPULATION
DEVELOPMENT**

No. R. 2409 17 December 1993

FOODSTUFFS, COSMETICS AND DISINFECTANTS ACT, 1972 (ACT NO. 54 OF 1972)

REGULATIONS GOVERNING ACIDS, BASES AND SALTS AND THE AMOUNTS THEREOF THAT FOODSTUFFS MAY CONTAIN: AMENDMENT

CORRECTION NOTICE

The following corrections to Government Notice No. R. 1300 of 23 July 1993 are hereby published for general information:

In the English text of the Annexure—

- (a) for the expression "edibel" in column I of the Annexure, substitute the expression "edible";
- (b) for the expression "monobasio" in column II of the Annexure, substitute the expression "monobasic";
- (c) for the expression "an" in column III of the Annexure, substitute the expression "and".

No. R. 2410 17 December 1993

**THE SOUTH AFRICAN MEDICAL AND
DENTAL COUNCIL**

REGULATIONS RELATING TO THE QUALIFICATIONS WHICH ENTITLE PSYCHOLOGISTS TO REGISTRATION: AMENDMENT

The Minister for National Health and Welfare has, in terms of section 24 (1) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), 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 Regulations" means the regulations published under Government Notice No. R. 612 of 15 April 1977, as amended by Government Notices Nos. R. 2578 of 23 December 1977, R. 1040 of 26 May 1978, R. 2612 of 29 December 1978, R. 670 of 27 March 1981, R. 1020 of 28 May 1982, R. 1386 of 9 July 1982, R. 2262 of 10 December 1982, R. 1098 of 30 May 1984, R. 1101 of 30 May 1984, R. 1728 of 9 August 1985, R. 89 of 17 January 1986, R. 2162 of 17 October 1986, R. 2595 of 12 December 1986, R. 1171 of 24 June 1988, R. 1182 of 24 May 1991, R. 2054 of 23 August 1991 and R. 3307 of 11 December 1992.

2. Regulation 2 of the Regulations is hereby amended by the insertion of the following qualifications under the applicable heading:

	Afkorting vir registrasie
<i>Universiteit of eksaminerende liggaam en kwalifikasie</i>	
Vrije Universiteit Amsterdam	D. Sielkunde, Vrije Universiteit Amsterdam
Doktorandus in Sielkunde	D. Sielkunde, Vrije Universiteit Amsterdam
Universiteit van Atlanta	M.A. (Voorligting & Menslike Ontwikkeling/ Opvoedkundige Sielkunde) Atlanta
Magister in Lettere en Wysbegeerte in Voorligting en Menslike Ontwikkeling/Opvoedkundige Sielkunde	M.A. (Voorligting & Menslike Ontwikkeling/ Opvoedk. Sielk.) Atlanta
Bar-Ilan Universiteit	M.A. (Sielkunde) Bar-Ilan
Magister in Lettere en Wysbegeerte in Sielkunde	M.A. (Sielkunde) Bar-Ilan
Universiteit van Belgrado, Serwië	Diploma (Skoolsielkunde/Pedagogiek) Belgrado
Diploma in Skoolsielkunde/Pedagogiek	Diploma (Skoolsielkunde/Pedagogiek) Belgrado
Universiteit van Bombai	M.A. Bombai
Magister in Lettere en Wysbegeerte	M.A. Bombai
Columbia-Universiteit	M.A. Columbia
Magister in Lettere en Wysbegeerte	M.A. Columbia
Duquesne-Universiteit	M.Sc. (Opvoedkunde) Duquesne
Magister in Natuurwetenskappe in Opvoedkunde	M.Sc. (Opvoedkunde) Duquesne
Eastern Illinois Universiteit	M.Sc. (Opvoedkunde) Eastern Illinois
Magister in Natuurwetenskappe in Opvoedkunde	M.Sc. (Opvoedkunde) Eastern Illinois
Universiteit van Iowa	M.A. Iowa
Magister in Lettere en Wysbegeerte	M.A. Iowa
Magister in Lettere en Wysbegeerte in Voorligting	M.A. (Voorligting) Iowa
Lakehead-Universiteit	M.A. (Klin. Sielk.) Lakehead
Magister in Lettere en Wysbegeerte in Kliniese Sielkunde	M.A. (Klin. Sielk.) Lakehead
Liberty-Universiteit	M.A. (Voorligting) Liberty
Magister in Lettere en Wysbegeerte in Voorligting	M.A. (Voorligting) Liberty
Universiteit van Londen	M. Sc. Londen
Magister in Natuurwetenskappe	M. Sc. Londen
Magister in Natuurwetenskappe in Kliniese Sielkunde	M. Sc. (Klin. Sielk.) Londen
Londense Skool vir Ekonomie	M. Sc. (Arbeidsverh., Personeelbest. & Politieke bestuur en Politieke Wetenskappe)
Magister in Natuurwetenskappe in Arbeidsverhoudinge, Personeel- bestuur en Politieke Wetenskappe	M. Sc. (Arbeidsverh., Personeelbest. & Politieke Wetenskap) Londense Skool vir Ekonomie
Eastern Michigan-Universiteit	M.A. (Leiding & Voorl.) Eastern Michigan
Magister in Lettere en Wysbegeerte (Leiding en Voorligting)	M.A. (Leiding & Voorl.) Eastern Michigan
Central-Staatsuniversiteit, Oklahoma	M.A. Central State Univ., Oklahoma
Magister in Lettere en Wysbegeerte	M.A. Central State Univ., Oklahoma
Universiteit van Regina	M. Ed. Regina
Magister in Opvoedkunde	M. Ed. Regina
Universiteit van Rhodesië	D. Phil. Rhodesië
Doktor in Wysbegeerte	D. Phil. Rhodesië
San Francisco-Staatsuniversiteit	M. Sc. San Francisco State
Magister in Natuurwetenskappe	M. Sc. San Francisco State
Universiteit van Stellenbosch	M. Ed. (Opv. Sielk.) Stellenbosch
Magister in Opvoedkunde in Opvoedkundige Sielkunde	M. Ed. (Opv. Sielk.) Stellenbosch
Universiteit van Venda	M.A. (Voorligting) Venda
Magister in Lettere en Wysbegeerte in Voorligting	M.A. (Voorligting) Venda

<i>University or examining authority and qualification</i>	<i>Abbreviation for registration</i>
Free University, Amsterdam	
Doctorandus in Psychology	D. Psychology, Free University, Amsterdam
University of Atlanta	
Master of Arts in Councilling and Human Development/Educational Psychology	M.A. (Councilling & Human Development/Educ. Psych.) Atlanta
Bar-Ilan University	
Master of Arts in Psychology.....	M.A. (Psych.) Bar-Ilan
University of Belgrade, Serbia	
Diploma in School Psychology/Pedagogics	Dip. (School Psych./Pedagogics) Belgrade
University of Bombay	
Master of Arts	M.A. Bombay
Columbia University	
Master of Arts	M.A. Columbia
Duquesne University	
Master of Science in Education.....	M.Sc. (Education) Duquesne
Eastern Illinois University	
Master of Science in Education.....	M.Sc. (Education) Eastern Illinois
University of Iowa	
Master of Arts	M.A. Iowa
Master of Arts in Councilling	M.A. (Councilling) Iowa
Lakehead University	
Master of Arts in Clinical Psychology.....	M.A. (Clin. Psych.) Lakehead
Liberty University	
Master of Arts in Counselling	M.A. (Counselling) Liberty
University of London	
Master of Science	M. Sc. London
Master of Science in Clinical Psychology.....	M. Sc. (Clin. Psych.) London
London School of Economics	
Master of Science in Labour Relations, Personnel Management and Political Sciences	M. Sc. (Labour Relat. Personnel Management & Political Sciences) London School of Economics
Eastern Michigan University	
Master of Arts in Guidance and Counselling	M.A. (Guidance & Couns.) Eastern Michigan
Central State University, Oklahoma	
Master of Arts	M.A. Central State Univ., Oklahoma
University of Regina	
Master of Education.....	M. Ed. Regina
University of Rhodesia	
Doctor of Philosophy.....	D. Phil. Rhodesia
San Francisco State University	
Master of Science	M. Sc. San Francisco State
University of Stellenbosch	
Master of Education in Educational Psychology	M. Ed. (Educ. Psych.) Stellenbosch
University of Venda	
Master of Arts in Counselling	M.A. (Counselling) Venda

No. R. 2411**17 Desember 1993****DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD****REGULASIES BETREFFENDE DIE REGISTRASIE VAN ADDISIONELE KWALIFIKASIES: WYSIGING**

Die Minister van Nasionale Gesondheid en Welsyn het kragtens artikel 61 (1) (o), gelees met artikel 61 (4), van die Wet op Geneeskunde, 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. 2275 van 3 Desember 1976, soos gewysig by Goewermentskennisgewings Nos. R. 1829 van 16 September 1977, R. 443 van 10 Maart 1978, R. 1034 van 26 Mei 1978, R. 811 van 20 April 1979, R. 2720 van 11 Desember 1981, R. 1097 van 30 Mei 1984, R. 2731 van 13 Desember 1985, R. 681 van 3 April 1987, R. 205 van 19 Februarie 1988, R. 598 van 31 Maart 1989 en R. 997 van 3 April 1992.

2. Die Regulasies word hierby gewysig deur die byvoeging van die volgende kwalifikasies onder die opskrifte soos aangedui:

No. R. 2411**17 December 1993****THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL****REGULATIONS RELATING TO THE REGISTRATION OF ADDITIONAL QUALIFICATIONS: AMENDMENT**

The Minister of National Health and Welfare has, in terms of section 61 (1) (o), read with section 61 (4), of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), 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 Regulations" means the regulations published by Government Notice No. R. 2275 of 3 December 1976, as amended by Government Notices Nos R. 1829 of 16 September 1977, R. 443 of 10 March 1978, R. 1034 of 26 May 1978, R. 811 of 20 April 1979, R. 2720 of 11 December 1981, R. 1097 of 30 May 1984, R. 2731 of 13 December 1985, R. 681 of 3 April 1987, R. 205 of 19 February 1988, R. 598 of 311 March 1989 and R. 997 of 3 April 1992.

2. The Regulations are hereby amended by the addition of the following qualifications under the headings as indicated:

(a) GENEESHERE

<i>Eksaminerende liggaam</i>	<i>Kwalifikasie</i>	<i>Afkorting vir registrasie</i>
"College of Physicians and Surgeons of Bombay"	"Fellowship of the College of Physicians and Surgeons"	FCPS (Surg) Bombay
"Royal College of Physicians and Surgeons of Ireland"	"Diploma in Tropical Medicine"	DTM RCP & S Irel
Universiteit van Durban Westville.....	"Master of Medical Science (Pharmacology)"	M Med Sc (Pharmacology)
Universiteit van Kaapstad	"Postgraduate Diploma in Obstetrics"	Dip Obst Cape Town
Universiteit van Londen.....	"Master of Science in Orthopaedics"	MSc (Orth) Lond
Universiteit van Madras.....	"Diploma in Anaesthesiology"	DA Madras
Mediese Universiteit van Suider-Afrika	"Masters Degree (Anaesthesiology)"	MD (Anaes) Madras
Universiteit van Natal	"Diploma in Maternal and Child Health"	Dip MCH Medunsa
Universiteit van Warskou	Diploma in Gesondheidsdiensadministrasie	DHSM Natal
Universiteit van die Witwatersrand	Doktor in Wysbegeerte in Geneeskunde	PhD Warsaw
	"Doctor of Science in Medicine"	DSc (Med) Witwatersrand

(b) TANDARTSE

<i>Eksaminerende liggaam</i>	<i>Kwalifikasie</i>	<i>Afkorting vir registrasie</i>
Universiteit van Harvard	"Master of Public Health"	MPH Harvard
Mediese Universiteit van Suider-Afrika	Magister in Tandheelkundige Wetenskap	MDS Medunsa
	Magister in Tandheelkunde	M Dent Medunsa
	Doktor in Tandheelkunde	D Dent Medunsa
	Doktor in Wysbegeerte	PhD Pret
Universiteit van Pretoria	Diploma in Gesondheidsdiensadministrasie	DHSM Witwatersrand
Universiteit van die Witwatersrand		

(a) MEDICAL PRACTITIONERS

Examining authority	Qualification	Abbreviation for registration
"College of Physicians and Surgeons of Bombay"	"Fellowship of the College of Physicians and Surgeons"	FCPS (Surg) Bombay
"Royal College of Physicians and Surgeons of Ireland"	"Diploma in Tropical Medicine"	DTM RCP & S Ire
University of Durban Westville	"Master of Medical Science (Pharmacology)"	M Med Sc (Pharmacology)
University of Cape Town	"Postgraduate Diploma in Obstetrics"	Dip Obst Cape Town
University of London	"Master of Science in Orthopaedics"	MSc (Orth) Lond
University of Madras	"Diploma in Anaesthesiology"	DA Madras
Medical University of Southern Africa.....	"Masters Degree (Anaesthesiology)"	MD (Anaes) Madras
University of Natal.....	"Diploma in Maternal and Child Health"	Dip MCH Medunsa
University of Warskau	Diploma in Health Services Management	DHSM Natal
University of the Witwatersrand.....	Doctor of Philosophy in Medicine	PhD Warsaw
	"Doctor of Science in Medicine"	DSc (Med) Witwatersrand
(b) DENTISTS		
Examining authority	Qualification	Abbreviation for registration
University of Harvard.....	"Master of Public Health"	MPH Harvard
Medical University of Southern Africa.....	Master of Dental Science	MDS Medunsa
	Master of Dentistry	M Dent Medunsa
University of Pretoria.....	Doctor of Dentistry.....	D Dent Medunsa
University of the Witwatersrand.....	Doctor of Philosophy	PhD Pret
	Diploma in Health Services Management	DHSM Witwatersrand

DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE**No. R. 2412 17 Desember 1993**

RADIOWET, 1952

WYSIGING VAN RADIOREGULASIES

Die Minister van Vervoer en van Pos- en Telekomunikasiewese het kragtens artikel 18 van die Radiowet, 1952 (Wet No. 3 van 1952), die regulasies in die Bylae uitgevaardig.

BYLAE**WOORDOMSKRYWING**

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken "die Regulasies" die Radioregulasies afgekondig by Goewermentskennisgewing No. R. 2862 van 28 Desember 1979, soos gewysig deur Goewermentskennisgewings Nos. R. 148 van 25 Januarie 1980, R. 2661 van 4 Desember 1981, R. 366 van 26 Februarie 1982, R. 855 van 30 April 1982, R. 1945 van 10 September 1982, R. 181 van 31 Januarie 1986, R. 587 van 27 Maart 1986, R. 624 van 4 April 1986, R. 2633 van 12 Desember 1986, R. 1145 van 29 Mei 1987, R. 712 van 15 April 1988, R. 1349 van 30 Junie 1989, R. 1356 van 22 Junie 1990, R. 1814 en R. 1826 van 3 Augustus 1990, R. 114 en R. 115 van 25 Januarie 1991, R. 367 van 1 Maart 1991, R. 1666 van 19 Julie 1991, R. 2133 van 31 Julie 1992, R. 3302 van 4 Desember 1992 en R. 1898 van 1 Oktober 1993.

DEPARTMENT OF POSTS AND TELECOMMUNICATIONS**No. R. 2412 17 December 1993**

RADIO ACT, 1952

AMENDMENT OF RADIO REGULATIONS

The Minister of Transport and of Posts and Telecommunications has, under section 18 of the Radio Act, 1952 (Act No. 3 of 1952), made the regulations in the Schedule.

SCHEDULE**DEFINITION**

1. In these regulations, unless the context indicates otherwise, "the Regulations" means the Radio Regulations published by Government Notice No. R. 2862 of 28 December 1979, as amended by Government Notices Nos. R. 148 of 25 January 1980, R. 2661 of 4 December 1981, R. 366 of 26 February 1982, R. 855 of 30 April 1982, R. 1945 of 10 September 1982, R. 181 of 31 January 1986, R. 587 of 27 March 1986, R. 624 of 4 April 1986, R. 2633 of 12 December 1986, R. 1145 of 29 May 1987, R. 712 of 15 April 1988, R. 1349 of 30 June 1989, R. 1356 of 22 June 1990, R. 1814 and R. 1826 of 3 August 1990, R. 114 and R. 115 of 25 January 1991, R. 367 of 1 March 1991, R. 1666 of 19 July 1991, R. 2133 of 31 July 1992, R. 3302 of 4 December 1992 and R. 1898 of 1 October 1993.

WYSIGING VAN INHOUDSOPGawe BY DIE REGULASIES

2. Die Inhoudsopgawe by die Regulasies word hierby gewysig deur voor die uitdrukking "Hoofstuk 5: Burgerbandradiodiens" die volgende uitdrukking in te voeg:

"Hoofstuk 4A: Radiobaningdiens".

INVOEGING VAN HOOFSTUK 4A IN DIE REGULASIES

3. Die volgende hoofstuk word hierby na Hoofstuk 4 van die Regulasies ingevoeg:

"Hoofstuk 4A Radiobaningdiens"

Woordomskrywing

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

"diensverskaffer" 'n persoon wat volgens ooreenkoms met die licensiehouer van 'n nasionale radiobaningstelsel of 'n streekradiobaningstelsel aan die gebruikers van sodanige stelsel lugtyd, of lugtyd tesame met radio-apparaat, verskaf;

"nasionale radiobaningdiens" 'n radiobaningdiens wat deur middel van 'n nasionale radiobaningstelsel verskaf word;

"nasionale radiobaningstelsel" 'n radiobaningstelsel wat uit verskeie gekoppelde streekradiobaningstelsels wat langs nasionale hoofpadroetes uitgebrei is en waarby plaaslike radiobaningstelsels op so 'n wyse ingeskakel kan wees dat kommunikasie tussen 'n gebruiker se stasies oor die totale nasionale dekkingsgebied van die nasionale radiobaningstelsel moontlik is;

"netwerk-operateur" 'n persoon wat gemagtig is om 'n nasionale radiobaningstelsel of 'n streekradiobaningstelsel op te rig, te bedryf en in stand te hou;

"plaaslike radiobaningdiens" 'n radiobaningdiens wat deur middel van 'n plaaslike radiobaningstelsel verskaf word;

"plaaslike radiobaningstelsel" 'n radiobaningstelsel wat uit 'n enkele basisstasie bestaan en kommunikasie binne 'n beperkte gebied in nie-stedelike gebiede en, onder bepaalde omstandighede soos deur die Posmeester-generaal voorgeskryf, in stedelike gebiede verskaf;

"radiobaning" 'n tegniek waardoor individuele vry kanale uit 'n groep van radiofrekwensiekanaal wat aan 'n basisstasie toegewys is, outomatis beskikbaar gestel word vir die opstel van 'n verbinding tussen die stasies van 'n gebruiker;

"radiobaningdiens" 'n radiokommunikasiendiens wat deur middel van 'n radiobaningstelsel verskaf word;

"radiobaningstelsel" 'n radiokommunikasiestelsel—

- (i) wat van radiobaning gebruik maak,
- (ii) wat nie oproepe tussen selle oorhandig nie en
- (iii) waarvan die primêre doel nie koppeling met die publieke geskakelde telefoonnet is nie;

"streekradiobaningdiens" 'n radiobaningdiens wat deur middel van 'n streekradiobaningstelsel verskaf word;

AMENDMENT OF THE INDEX TO THE REGULATIONS

2. The Index to the Regulations is hereby amended by the insertion of the following expression ahead of the expression "Chapter 5: Citizen-band radio service":

"Chapter 4A: Radio trunking service".

INSERTION OF CHAPTER 4A IN THE REGULATIONS

3. The following chapter is hereby inserted after Chapter 4 of the Regulations:

"Chapter 4A Radio trunking service"

Definitions

1. In this chapter, unless the context otherwise indicates—

"fixed dispatch station" means a station of a user of a radio trunking system which is situated at a fixed address and which is not designed or adapted for use while in movement;

"local radio trunking service" means a radio trunking service provided by means of a local radio trunking system;

"local radio trunking system" means a radio trunking system consisting of a single base station and which provides communication within a limited area in non-urban areas and, under particular circumstances as prescribed by the Postmaster General, in urban areas;

"national radio trunking service" means a radio trunking service provided by means of a national radio trunking system;

"national radio trunking system" means a radio trunking system consisting of various connected regional radio trunking systems expanded along national main road routes and in which could be included local radio trunking systems, in such a manner that communication can take place between the stations of a user over the total national coverage area of the national radio trunking system;

"network operator" means a person authorized to construct, operate and maintain a national radio trunking system or 'n regional radio trunking system;

"radio trunking" means a technique by means of which free channels out of a group of radio frequency channels allocated to a base station are automatically made available for the establishment of a connection between the stations of a user;

"radio trunking service" means a radio communication service provided by means of a radio communication system;

"radio trunking system" means a radio communication system—

- (i) which utilises radio trunking,
- (ii) which does not hand over calls between cells and
- (iii) of which the primary purpose is not coupling with the public switched telephone network;

"regional radio trunking system" means a radio trunking system consisting of various base stations at multiple sites, which base stations are connected by means of a nodal switch in such a manner that it functions as an integrated system to

"streekradiobaningstelsel" 'n radiobaningstelsel wat uit verskeie basisstasies op 'n veelvoud van persele bestaan, welke basisstasies deur middel van 'n nodale skakelaar sodanig verbind is dat dit as 'n geïntegreerde stelsel binne die totale toepaslike geografiese gebied van 'n stedelike kompleks, soos deur die Posmeester-generaal bepaal, funksioneer om diens te verskaf;

"vaste versendstasie" 'n stasie van 'n gebruiker van 'n radiobaningstelsel wat by 'n vaste adres geleë is en wat nie ontwerp of aangepas is om gebruik te word terwyl dit in beweging is nie.

Voorwaardes van toepassing op aansoeke om lisensies en die oprigting van radiobaningstelsels

2. (1) Die Posmeester-generaal kan—

- (a) op aansoek en teen die lewering aan hom van 'n prestasiewaarborg, 'n persoon magtig om 'n nasionale radiobaningstelsel, 'n streekradiobaningstelsel of 'n plaaslike radiobaningstelsel op te rig; en
- (b) onderworpe aan die bepalings van regulasie 3 (1), aan so 'n persoon 'n lisensie uitrek om sodanige stelsel te bedryf en in stand te hou.

(2) Die totale bedrag van die prestasiewaarborg in subregulasie (1) bedoel is, ten opsigte van 'n bepaalde magtiging, die bedrag van R2 000 vermenigvuldig met die getal radiofrekwensiekanaale per basisstasie wat in die betrokke magtiging aangedui word.

(3) 'n Aansoek om magtiging moet vergesel gaan van 'n Skedule van Oprigting wat, benewens enige bykomende besonderhede wat deur die Posmeester-generaal verlang mag word, die besonderhede met betrekking tot—

- (a) die geografiese gebied, of gebiede, wat bedien sal word; en
- (b) die adresse, geografiese koördinate en aantal kanale wat ten opsigte van elke basisstasie wat die aansoeker beoog om aanvanklik en in die toekoms op te rig, benodig word asook die beoogde maand en jaar van inwerkingstelling, ten opsigte van die voorgestelde radiobaningstelsel aandui.

(4) Enige awyking van die besonderhede in die Skedule van Oprigting vervat, moet volledig gemotiveer word en is onderworpe aan die skriftelike voorafgoedkeuring van die Posmeester-generaal.

(5) 'n Aansoeker moet die prestasiewaarborg bedoel in subregulasie (2) binne veertien dae nadat sy aansoek goedgekeur is, verskaf waarna die betrokke magtiging aan hom verleen kan word.

(6) Die **aanvanklike oprigtingsperiodes** waarin radiobaningstelsels opgerig en behoudens regulasie 3 (1) in bedryf gestel moet word, is—

- (a) vier-en-twintig maande in die geval van 'n nasionale radiobaningstelsel of 'n streekradiobaningstelsel; en
- (b) agtien maande in die geval van 'n plaaslike radiobaningstelsel.

(7) Die tydperke bedoel in subregulasie (6) neem 'n aanvang op die datum wat in die betrokke magtiging vermeld is.

provide service over the total relevant geographical area inside an urban complex, as determined by the Postmaster General;

"regional radio trunking service" means a radio trunking service provided by means of a regional radio trunking system;

"service provider" means a person who, in agreement with the licensee of a national radio trunking system or a regional radio trunking system, provides air-time or air-time together with radio apparatus to the users of such a system.

Conditions applicable to applications for licences and the construction of radio trunking systems

2. (1) The Postmaster General may—

- (a) on application and against the provision of a performance bond to him, authorise a person to construct a national radio trunking system, a regional radio trunking system or a local radio trunking system; and
- (b) subject to the conditions of regulation 3 (1), issue to such a person a licence to operate and maintain such a system.

(2) The total amount of the performance bond referred to in subregulation (1) shall, in respect of a particular authority, be the amount of R2 000 multiplied by the number of radio frequency channels which is indicated in the relevant authority.

(3) An application for an authorisation shall be accompanied by a Schedule of Construction which, apart from any additional particulars which may be required by the Postmaster General, shall indicate the particulars in respect of—

- (a) the geographical area, or areas, which will be served; and
- (b) the addresses, geographical co-ordinates and number of channels required in respect of each base station which the applicant proposes to erect initially and in the future and the proposed month and date of commissioning, in respect of the proposed radio trunking system.

(4) Any departure from the particulars contained in the Schedule of Construction shall be fully motivated and shall be subject to prior written approval by the Postmaster General.

(5) An applicant shall provide the performance bond referred to in subregulation (2) within fourteen days after his application has been approved, after which the relevant authority may be issued to him.

(6) The **initial construction periods** within which radio trunking systems shall be constructed and, subject to regulation 3 (1), put into operation, are—

- (a) twenty-four months in the case of a national radio trunking system or a regional radio trunking system; and
- (b) eighteen months in the case of a local radio trunking system.

(7) The periods referred to in subregulation (6) shall commence on the date mentioned in the authority.

(8) Indien 'n radiobaningstelsel binne die **aanvanklike oprigtingsperiode** volledig volgens die getal toegekende kanale en in ooreenstemming met die Skedule van Oprigting in werking gestel word, word die prestasiewaarborg wat ten gunste van die Posmeester-generaal gelewer is, gekanselleer.

(9) Die volgende **verlengde oprigtingsperiodes** kan, behoudens die bepalings in subregulasie (10) toegestaan word indien 'n radiobaningstelsel nie binne die aanvanklike oprigtingsperiode voltooi word nie—

- (a) twaalf maande vir 'n nasionale radiobaningstelsel of 'n streek radiobaningstelsel; en
- (b) ses maande vir 'n plaaslike radiobaningstelsel.

(10) 'n Gedeelte van die prestasiewaarborg is onmiddellik soos volg aan die Posmeester-generaal betaalbaar vir elke tydperk van 'n maand, of 'n gedeelte daarvan, waarmee die aanvanklike oprigtingsperiode oorskry word totdat, behoudens subregulasie (14), 'n radiobaningstelsel voltooi is—

- (a) een twaalfde van die bedrag bereken ooreenkomsdig subregulasie (2) in die geval van 'n nasionale radiobaningstelsel of 'n streekradiobaningstelsel; en
- (b) een sesde van die bedrag bereken ooreenkomsdig subregulasie (2) in die geval van 'n plaaslike radiobaningstelsel.

(11) Die balans van die prestasiewaarborg wat nie ooreenkomsdig subregulasie (10) aan die Posmeester-generaal betaalbaar is nie word gekanselleer indien 'n radiobaningstelsel binne die verlengde oprigtingsperiode volledig volgens die getal toegekende kanale en in ooreenstemming met die Skedule van Oprigting in werking gestel word.

(12) Gedurende die aanvanklike en die verlengde oprigtingsperiodes is die totale prestasiewaarborg of die balans, na gelang van die geval, onmiddellik aan die Posmeester-generaal betaalbaar—

- (a) indien 'n magtiging of lisensie op versoek van die gemagtigde persoon of lisensiehouer of as gevolg van enige handeling deur hom gekanselleer word; of
- (b) indien die Posmeester-generaal versoek word om die magtiging of lisensie aan 'n ander persoon oor te dra; of
- (c) as gevolg van 'n oortreding van die Wet of die verbreking van enige spesiale voorwaarde van 'n magtiging of 'n lisensie; of
- (d) in die geval van die likwidasie of ontbinding van 'n gemagtigde persoon of lisensiehouer.

(13) Indien die aanvanklike oprigtingsperiode sonder die ingebruikneming van 'n volledige radiobaningstelsel verstryk, kan die Posmeester-generaal 'n magtiging vir die oprigting en 'n lisensie vir die inbedryfstelling van 'n radiobaningstelsel in dieselfde gebied aan 'n ander persoon, wat geen verbintenis met die onsuksesvolle persoon mag hê nie, uitreik.

(14) Indien die verlengde oprigtingsperiode verstryk sonder dat 'n radiobaningstelsel volledig in gebruik geneem is, word enige magtiging of lisensie wat aan die onsuksesvolle persoon uitgereik is, gekanselleer.

(8) If a radio trunking system is fully commissioned within the **initial construction period** with the number of assigned channels and in accordance with the Schedule of Construction, the performance bond provided in favour of the Postmaster General shall be cancelled.

(9) The following **extended construction periods** may be granted, subject to the provisions of subregulation (10), if a radio trunking system is not completed within the initial construction period—

- (a) twelve months for a national radio trunking system or a regional radio trunking system; and
- (b) six months for a local radio trunking system.

(10) A portion of the performance bond is immediately payable as follows to the Postmaster General for each period of a month, or a portion thereof, with which the initial construction period is exceeded until, subject to subregulation (14), a radio trunking system is completed—

- (a) one twelfth of the amount calculated in terms of subregulation (2) in the case of a national radio trunking system or a regional trunking system; and
- (b) one sixth of the amount calculated in terms of subregulation (2) in the case of a local radio trunking system.

(11) The balance of the performance bond not paid to the Postmaster General in terms of subregulation (10) shall be cancelled if a radio trunking system is fully commissioned within the extended construction period with the number of assigned channels and in accordance with the Schedule of Construction.

(12) The total performance bond or the balance thereof, as the case may be, shall be payable to the Postmaster General immediately during the initial and the extended construction periods—

- (a) if an authority or licence is cancelled on the request of an authorised person or a licensee or as a result of any action by him; or
- (b) if the Postmaster General is requested to transfer an authority or a licence to another person; or
- (c) as a result of a transgression of the Act or the violation of any special condition of an authority or a licence; or
- (d) in the event of the liquidation or the dissolution of an authorised person or a licensee.

(13) If the initial construction period expires without the commissioning of a complete radio trunking system the Postmaster General may issue to another person, who shall have no connection with the unsuccessful person, an authority for the construction and a licence for the commissioning of a radio trunking system in the same area.

(14) If the extended construction period expires without a radio trunking system having been fully commissioned, any authority or licence issued to the unsuccessful person shall be cancelled.

Inspeksie van radiobaningstelsel, lisen-
geld en tydperke waarvoor lisen-
sesies van krag is

3. (1) 'n Radiobaningstelsel of 'n gedeelte daarvan mag nie kommunikasiediens verskaf tensy so 'n stelsel of 'n gedeelte daarvan deur die Posmeester-generaal geïnspekteer en goedgekeur en 'n lisenkie vir die bedryf van so 'n stelsel uitgereik is nie.

(2) Die lisenkiegeld vir 'n radiobaningstelsel is betaalbaar vanaf die datum waarop die stelsel of enige gedeelte daarvan in gebruik geneem word, of vanaf die datum waarop die aanvanklike oprigtingsperiode, soos in regulasie 2 (6) bedoel, verstryk, welke datum ookal die eerste voorkom.

(3) Die lisenkiegeld vir 'n radiobaningstelsel is die som van die lisenkiegeld betaalbaar vir elke basisstasie van die stelsel wat ooreenkomsdig die formule $L = S \times K$ bereken word, waar—

- (a) L die lisenkiegeld vir 'n basisstasie uitmaak;
- (b) S die lisenkiegeld per stasie soos voorgeskryf deur items 3.2 (iv) (c) en 3.5 (v) (c) van Hoofstuk 6, bereken teen die minimum kanaalbelading soos aangedui in subregulasie (4) voorstel; en
- (c) K die getal radiofrekwensiekanaale toegeken per individuele basisstasie voorstel.

(4) Die minimum kanaalbelading (S), bestaande uit tweerigting dubbelfrekvensie stasies, is—

- (a) negentig (80) gedurende die aanvanklike oprigtingsperiode en vir die eerste jaar daarna;
- (b) eenhonderd (100) vir die tweede jaar na die aanvanklike oprigtingsperiode; en
- (c) eenhonderd-en-twintig (120) vir die derde jaar na die aanvanklike oprigtingsperiode en daaropvolgende jare.

(5) Die getal radiofrekwensiekanaale (K) per basisstasie word soog volg bereken:

- (a) Ten opsigte van 'n radiobaningstelsel wat ten volle in werking gestel is, die getal toegekende kanale;
- (b) ten opsigte van 'n radiobaningstelsel wat gedurende die aanvanklike oprigtingsperiode gedeeltelik in werking gestel word, die werklike getal kanale wat in gebruik geneem is; en
- (c) by die verstryking van die aanvanklike oprigtingsperiode, die getal toegekende kanale.

(6) Lisenkiegeld is jaarliks vooruitbetaalbaar op die datum wat deur die Posmeester-generaal bepaal word en geen gedeelte daarvan is om welke rede ookal terugbetaalbaar nie.

(7) Skriftelike kennisgewing van minstens 30 (derdig) dae word deur die Posmeester-generaal aan 'n lisenkiehouer gegee van die lisenkiegeld betaalbaar op elke lisenkie-verjaarsdag en betaling moet binne 30 dae vanaf die datum van die kennisgewing geskied.

(8) Mits die lisenkiegeld betaal is en tensy 'n lisenkie vroeër ingetrek word—

- (i) bly dit vir vyftien jaar van krag vir 'n nasionale radiobaningstelsel;
- (ii) tien jaar vir 'n streek radiobaningstelsel; en
- (iii) vyf jaar vir 'n plaaslike radiobaningstelsel.

(9) Wanneer 'n geldigheidstermyne bedoel in subartikel (8) verstryk, kan om die hernuwing van 'n daaringe-noemde lisenkie aansoek gedoen word.

Inspection of radio trunking system, licence fees and periods of validity of licences

3. (1) A radio trunking system or portion thereof shall not provide communication service to any person unless such a system or portion thereof has been inspected by the Postmaster General, approved by him and a licence for the operation of a such a system has been issued.

(2) The licence fee for a radio trunking system is payable as from the date on which the system or any portion thereof is commissioned, or as from the date on which the initial construction period, as determined in regulation 2 (6), expires, whichever date occurs first.

(3) The licence fee for a radio trunking system is the sum of the licence fee payable for each base station of the system and is calculated according to the formula $L = S \times K$, where—

- (a) L constitutes the licence fee for a base station;
- (b) S represents the licence fee per station as prescribed by items 3.2 (iv) (c) and 3.5 (v) (c) of Chapter 6, calculated on the minimum channel loading as indicated in subregulation (4); and
- (c) K represents the number of radio trunking frequency channels assigned per individual base station.

(4) The minimum channel loading (S), consisting of two-way double frequency stations, shall be—

- (a) eighty (80) during the initial construction period and for the first year thereafter;
- (b) one hundred (100) for the second year after the initial construction period; and
- (c) one hundred and twenty (120) for the third year after the initial construction period and ensuing years.

(5) The number of radio frequency channels (K) per base station is calculated as follows:

- (a) In respect of a radio trunking system which has been taken into service entirely, the number of assigned channels;
- (b) in respect of a radio trunking system which is partially taken into service during the initial construction period, the actual number of channels taken into service; and
- (c) at the expiry of the initial construction period, the number of assigned channels.

(6) Licence fees are payable annually in advance on the date which is determined by the Postmaster General and no portion thereof is refundable for whatever reason.

(7) Written notification of at least 30 (thirty) days shall be given by the Postmaster General to a licensee of the licence fee payable on each anniversary of a licence and payment must be made within 30 days from the date of the notification.

(8) Provided the licence fee has been paid and unless a licence is cancelled earlier, it shall remain valid—

- (i) for fifteen years for a national radio trunking system;
- (ii) ten years for a regional radio trunking system; and
- (iii) five years for a local radio trunking system.

(9) When a validity period referred to in subregulation (8) has expired, application can be made for the renewal of the licence mentioned therein.

Algemene voorwaardes vir die bedryf van 'n radiobaningstelsel

4. (1) Niemand mag met betrekking tot die bedryf van 'n radiobaningstelsel of die verskaffing van sodanige diens enigets doen wat in stryd met die bepalings van die Poswet, 1958 (Wet No. 44 van 1958), is nie.

(2) Behalwe soos by subregulasie (5) bepaal, mag 'n lisensiehouer, met betrekking tot enige kliënt, 'n radiobaningstelsel slegs gebruik om boodskappe tussen die stasies van sodanige kliënt oor te dra.

(3) Boodskappe bedoel by subregulasie (2) tussen verskillende radiobaningstelsels van die lisensiehouer slegs deur middel van telekommunikasielyne van die telekommunikasiemaatskappy omskryf in die Poswet, 1958, oorgedra word.

(4) Die verbinding van radiobaningstelsels van verskillende lisensiehouers is nie toelaatbaar nie.

(5) Die Posmeester-generaal kan, op die ondergenoemde voorwaardes en sodanige ander voorwaardes as wat hy mag nodig ag, toestemming verleen vir die verbinding van 'n lisensiehouer se radiobaningstelsel met die publieke geskakelde telefoonnet ten einde beperkte kommunikasie vir essensiële doeleindes tussen gebruikers van die lisensiehouer se stelsel en gebruikers van die publieke geskakelde telefoonnet toe te laat:

- (a) In die geval van 'n streekstelsel moet die verbinding by die nodale skakelaar in daardie streek gedoen word.
- (b) In die geval van 'n nasionale stelsel moet die verbinding by die nodale skakelaar in elke streek-komponent van die nasionale stelsel gedoen word.
- (c) Enige kommunikasie tussen 'n mobiele stasie bedien deur die lisensiehouer se stelsel en 'n bestemming op die publieke geskakelde telefoonnet moet slegs oor die verbinding in die area waarin die mobiele stasie hom bevind, plaasvind.
- (d) Die apparaat bedoel vir sodanige verbinding moet kragtens artikel 78 van die Poswet, 1958, gelisensieer wees en bewys daarvan moet aan die Posmeester-generaal gelewer word.
- (e) Die lisensiehouer moet die prestasie van die radiobaningstelsel gereeld moniteer en verseker dat—
 - (i) die verbinding van sy stelsel met die publieke geskakelde telefoonnet hoogstens 'n ondergeskikte eienskap van die diens wat die lisensiehouer verskaf, is;
 - (ii) 'n kommunikasie wat in die publieke geskakelde telefoonnet ontstaan en daarna deur die lisensiehouer se stelsel gedra word, nie weer na die publieke geskakelde telefoonnet herroeteer word nie; en
 - (iii) inligting, soos wat benodig mag word, aan die Posmeester-generaal verskaf word aangaande—
 - (a) die totale verkeer,
 - (b) die verkeer ten opsigte van verskillende kliënte, en
 - (c) die verkeer oor die verbinding met die publieke geskakelde telefoonnet.

General conditions for the operation of a radio trunking system

4. (1) No one shall, with regard to the operation of a radio trunking system or the provision of such service do anything which is contrary to the provisions of the Post Office Act, 1958 (Act No. 44 of 1958).

(2) Except as determined by subregulation (5) a licensee shall, with regard to any client, employ a radio trunking system only to convey messages between the stations of such client.

(3) Messages implied by subregulation (2) shall be conveyed between different radio trunking systems of the licensee only by means of telecommunications lines of the telecommunications company defined in the Post Office Act, 1958.

(4) The interconnection of radio trunking systems of different licensees is not permitted.

(5) The Postmaster General may, on the undermentioned conditions and such other conditions as he may deem necessary, grant approval for the interconnection of the licensee's radio trunking system with the public switched telephone network in order to permit limited communication for essential purposes between users of the licensee's system and users of the public switched telephone network:

- (a) In the case of a regional system the interconnection shall be made at the nodal switching unit in that region.
- (b) In the case of a national system the interconnection shall be made at the nodal switching unit in each regional component of the national system.
- (c) Any communication between a mobile station served by the licensee's system and a destination on the public switched telephone network shall only take place over the interconnection serving the area in which the mobile station is situated.
- (d) The apparatus intended for such interconnection shall be licensed in terms of section 78 of the Post Office Act, 1958, and proof thereof shall be furnished to the Postmaster General.
- (e) The licensee shall regularly monitor the performance of the radio trunking system and ensure that—
 - (i) the interconnection of his system with the public switched telephone network is at most an ancillary feature of the service provided by the licensee;
 - (ii) a communication originated in the public switched telephone network and then carried by the licensee's system, is not again rerouted to the public switched telephone network; and
 - (iii) information, as may be required, is provided to the Postmaster General about—
 - (a) the total traffic,
 - (b) the traffic in respect of different clients, and
 - (c) the traffic over the interconnection with the public switched telephone network.

- (6) 'n Persoon wat gemagtig is om 'n radiobaningstelsel op te rig of 'n lisensiehouer—
- mag nie mondelings of andersins aan enige persoon te kenne gee dat die Posmeester-generaal die gebruik van sy radiobaningstelsel bo dié van 'n ander radiobaningstelsel aanbeveel nie, maar mag bekend maak dat hy deur die Posmeester-generaal gemagtig is om, na gelang van die geval, 'n radiobaningstelsel op te rig of gelisensieer is om so 'n stelsel te bedryf en in stand te hou en mag sodanige diens adverteer;
 - mag nie radiokommunikasiediens aan 'n kliënt verskaf of toegang vanaf 'n ander radiobaningstelsel verleen nie indien sodanige diens of toegang in stryd is of sou wees met artikel 78 van die Poswet, 1958, of die Regulasies of die voorwaardes van die lisensie;
 - mag nie, in sy hoedanigheid as netwerk-operateur, lugtyd of radio-apparaat direk aan die gebruikers van sy eie radiobaningstelsel verskaf nie, maar moet vir dié doel van diensverskaffers, wat nie dieselfde regspersone as die lisensiehouer mag wees nie en wat na sy oordeel voldoende gekwalifiseer is, gebruik maak om lugtyd op die betrokke radiobaningstelsel, of lugtyd en radio-apparaat, aan die gebruikers daarvan te verskaf. 'n Netwerk-operateur moet—
 - 'n geskrewe dienskontrak met 'n diensverskaffer aangaan; en
 - 'n voorbeeld van so 'n dienskontrak by die Posmeester-generaal indien;
 - moet die Posmeester-generaal in kennis stel en van besonderhede voorsien van—
 - enige voorstelle vir veranderings aan 'n radiobaningstelsel of apparaat daarin; en
 - enige nuwe diens of faciliteite wat vir insluiting in 'n radiobaningstelsel beoog word;
 - moet volledige registers hou van—
 - dienstverskaffers, waar toepaslik;
 - die tipe en getal stasies wat van die radiobaningstelsel gebruik maak; en
 - die graad van diens op die geïnstalleerde radiofrekwensiekanaale;
 - en moet die Posmeester-generaal behulpsaam wees om inligting te bekom van die name en adresse van die gebruikers van 'n radiobaningstelsel;
 - is daarvoor verantwoordelik om te voldoen aan enige eiendomsregvereistes wat van toepassing mag wees op enige apparaat, seinprotokolle, faciliteite of dienste in 'n radiobaningstelsel;
 - of enige lid van sy groep mag nie, ten opsigte van die verskaffing van enige aspek van die radiobaningsdiens, onbehoorlike voorkeure bewys aan of diskriminasie toepas teen enige diensverskaffer of 'n kliënt deur middel van subsidiëring van die volgende nie:
 - Die vervaardiging van radiokommunikasie-apparaat vir verbinding aan 'n radiobaningstelsel;

- (6) A person authorised to construct a radio trunking system or a licensee—
- shall not verbally or otherwise convey to any person that the Postmaster General recommends the use of his radio trunking system above that of another radio trunking system, but may disclose that he has been authorised by the Postmaster General to construct a radio trunking system or is licensed to operate and maintain such a system, as the case may be, and may advertise such service;
 - shall not provide radio communication service to a client or allow access from another radio trunking system if such service or such access is or would be in contravention of the provisions of section 78 of the Post Office Act, 1958, the Regulations or the conditions of a licence;
 - shall not, in his capacity as a network operator, provide air-time or radio apparatus directly to the users of his own radio trunking system, but shall utilise for this purpose service providers, who shall not be the same legal person as the licensee and who are in his opinion sufficiently qualified to provide only air-time on the relevant radio trunking system or air-time and radio apparatus to the users thereof. A network operator shall—
 - conclude a written service contract with a service provider; and
 - lodge a copy of such a service contract with the Postmaster General;
 - shall inform the Postmaster General and provide him with particulars about—
 - any proposals for changes to a radio trunking system or to any apparatus comprised therein; and
 - any new service or facilities being contemplated for incorporation in a radio trunking system;
 - shall keep complete records of—
 - service providers, where applicable;
 - the type and number of stations which make use of the radio trunking system; and
 - the grade of service on the installed radio frequency channels;
 - and shall assist the Postmaster General to obtain information about the names and addresses of users of a radio trunking system;
 - shall be responsible for complying with any property right requirements that may be applicable to any apparatus, signalling protocols, facilities or any service comprised in a radio trunking system;
 - or any member of his group shall not, in respect of the provision of any aspect of the radio trunking service, show any undue preference for or exercise any discrimination against any service provider or client by subsidising the following:
 - The manufacturing of radio communication apparatus for connection to a radio trunking system;

- (ii) die verskaffing van radiokommunikasieapparaat op 'n radiobaningstelsel, wat bestaan uit die installering, instandhouding, aanpassing, herstel, verandering, verskuiwing, verwijdering of vervanging van sodanige apparaat wat deel van enige radiokommunikasiestelsel is of sal wees en wat gemagtig is of gaan word om 'n radiobaningstelsel te gebruik;
 - (iii) die verskaffing van enige diens wat in die geheel of slegs gedeeltelik deur 'n radiobaningstelsel verskaf word; en
 - (iv) die hantering van boodskappe deur middel van 'n radiobaningstelsel;
- en moet, waar sodanige praktyke plaasvind, stappe soos deur die Posmeester-generaal bepaal, doen om die situasie reg te stel;
- (h) moet enige oordrag van apparaat, materiaal of goedere tussen hom en diensverskaffers, of tussen hom en radiohandelaars teen volle koste in sy rekeningkundige registers aanteken en op versoek van die Posmeester-generaal aan hom verklaar.

(7) Diensverskaffers is in terme van die dienskontrak bedoel by regulasie 4 (6) (c) aan netwerkoperateurs verantwoordelik vir die behoorlike bedryf van sake in verband met die lewering van radiobaningsdienst aan gebruikers.

(8) Enige wat radio-apparaat in verband met 'n radiobaningstelsel verskaf, moet in besit wees van 'n geldige radiohandelaarsregistrasiesertifikaat en moet, as hy nie self 'n diensverskaffer is nie, radio-apparaat aan gebruikers van 'n radiobaningstelsel slegs deur die tussenkom van 'n diensverskaffer voorsien.

Voorwaardes vir die oprigting en bedryf van basisstasies

5. (1) Basisstasies van 'n radiobaningstelsel moet, ten einde boodskappe tussen mobiele stasies en vaste versendstasies te versend en te ontvang, streng ooreenkomsdig die onderstaande eienskappe, soos vervat in die kolomme van die Bedryfskendule van die betrokke magtiging of lisensie, na gelang van die geval, opgerig word—

- kolom 1—basisstasie persele;
- kolom 2—tipe apparaat;
- kolom 3—toegekende radiofrekwensiekanaal;
- kolom 4—versend- en ontvangsmodusse;
- kolom 5—maksimum drywing wat nie deur die effektiewe uitstraaldrywing oorskry mag word nie;
- kolom 6—antennetipe;
- kolom 7—maksimum antennehoogte;
- kolom 8—antennepatroon.

(2) 'n Basisstasie mag slegs gebruik word om boodskappe oor te dra deur middel van—

- (a) radio tussen die mobiele stasies en tussen sodanige stasies en vaste versendstasies binne die dekkingsgebied van daardie basisstasie; en,
- (b) behoudens regulasie G11, 'n telekommunikasielyn van die telekommunikasiemaatskappy soos omskryf in die Poswet, 1958, na enige ander basisstasie of die nodale skakelaar van die lisensiehouer se stelsel.

(ii) the provision of radio communication apparatus on a radio trunking system consisting of the installation, maintenance, adjustment, repair, alteration, moving, removal or replacement of such apparatus which is or will be comprised in any radio communication system which is or will be authorised to use a radio trunking system;

- (iii) the provision of any service which is provided in whole or in part by means of a radio trunking system; and
- (iv) the conveyance of messages by means of a radio trunking system;

and shall, where such practices take place, take such steps as the Postmaster General may direct to rectify the situation;

- (h) shall record, and declare upon request to the Postmaster General, any transfer of apparatus, material or goods between him and service providers, or between him and radio dealers at full cost in his accounting records.

(7) Service providers are, in terms of the service contract implied by regulation 4 (6) (c), responsible to network operators for the proper conduct of business in connection with the provision of radio trunking service to users.

(8) Anyone who provides radio apparatus in connection with a radio trunking system shall be in possession of a valid radio dealers' registration certificate and shall, if he is not a service provider, provide radio apparatus to users of a radio trunking system only through a service provider.

Conditions for the establishment and operation of base stations

5. (1) Base stations of a radio trunking system shall, in order to transmit and receive messages between mobile and fixed dispatch stations, be constructed strictly in accordance with the following characteristics as contained in the columns in the Schedule of Operation of, as the case may be, the relevant authority or licence—

- column 1—base station sites;
- column 2—type of apparatus;
- column 3—assigned radio frequency channels;
- column 4—transmit and receive modes;
- column 5—maximum power which shall not be exceeded by the effective radiated power;
- column 6—type of antenna;
- column 7—maximum antenna height;
- column 8—antenna pattern.

(2) A base station shall only be used to convey messages by means of—

- (a) radio between mobile stations and between such stations and fixed dispatch stations within the coverage area of that base station; and
- (b) subject to regulation G11, a telecommunications line of the telecommunications company as defined in the Post Office Act, 1958, to any other base station or the nodal switching unit of the licensee's system.

(3) Alle radio-apparaat, insluitend die mobiele en vaste versendstasies, moet aan die Britse MPT 1327 en MPT 1343 en geassosieerde spesifikasies, soos deur die Suid-Afrikaanse Buro vir Standaarde aangepas vir die frekwensiebande 254,0–259,4 megahertz en 262,0–267,4 megahertz, voldoen. Aanvaarbare bewys van sodanige voldoening moet aan die Posmeester-generaal verskaf word voordat 'n radiobaningsstelsel in werking gestel word.

(4) Die faciliteit van stelselswerwing moet verskaf word ten einde enige persoon wat gemagtig is om 'n bepaalde radiobaningsstelsel te gebruik, in staat te stel om, behoudens die bepальings van subregulasié (2), op aanvraag boodskappe oor 'n ander radiobaningsstelsel te stuur.

Nie-nakoming van lisensievoorwaardes

6. (1) Indien 'n oortreding van die bepaling van die Wet, die Regulasié of enige spesiale voorwaarde waaronder 'n magtiging of 'n lisensie uitgereik is, begaan word, gee die Posmeester-generaal skriftelike kennis van sodanige oortreding aan 'n gemagtigde persoon of lisensiehouer, na gelang van die geval, wat binne 60 dae of sodanige ander tydperk as wat die Posmeester-generaal mag bepaal, aan die versoek in die kennisgewing uitvoering moet gee.

(2) Skriftelike bevestiging van voldoening aan 'n kennisgewing moet binne die vasgestelde periode aan die Posmeester-generaal gegee word.

(3) Behoudens die bepaling van artikel 14 van die Wet word 'n magtiging of 'n lisensie opgeskort of ingetrek indien 'n gemagtigde persoon of 'n lisensiehouer—

- (a) skriftelik versoek dat 'n magtiging of 'n lisensie opgeskort of ingetrek word; of
- (b) nie in staat is om die lisensiegeld wat verskuldig is binne die toegelate tydperke te betaal nie; of
- (c) om vrywillige likwidasié of ontbinding aansoek doen; of
- (d) voorlopig of finaal gelikwiede word.

(4) Die Posmeester-generaal kan, indien 'n oortreding van die Wet, die Regulasié of enige spesiale voorwaarde van 'n magtiging of 'n lisensie voortduur, sodanige reëlings as wat hy nodig ag, tref om te verseker dat 'n radiobaningsstelsel volgens die vereistes van die Wet, die Regulasié, of sodanige spesiale voorwaardes en in die belang van die gebruikers van 'n stelsel bedryf word.

(5) Indien 'n aanvaarbare graad van diens met verwysing na spesifikasie MPT 1318 na die mening van die Posmeester-generaal nie deur 'n radiobaningsstelsel verskaf word nie, kan die Posmeester-generaal na goeddunke—

- (i) die kanale wat aan 'n lisensiehouer toegeken is verminder; of
- (ii) vereis dat die getal kanale vermeerder moet word indien vry kanale vir toekenning beskikbaar is; of
- (iii) gelas dat koppeling met die publieke geskakelde telefoonnet verminder of gestaak moet word."

(3) All radio apparatus, including the mobile and fixed dispatch stations, shall comply with the British MPT 1327 and MPT 1343 and associated specifications as adapted by the South African Bureau of Standards for the frequency bands 254,0–259,4 megahertz and 262,0–267,4 megahertz. Acceptable proof of such compliance must be provided to the Postmaster General before a radio trunking system is taken into service.

(4) The facility of system roaming shall be provided in order to enable any person authorised to use a specific radio trunking system to transmit, subject to sub-regulation (2), messages upon demand via another radio trunking system.

Non-compliance with licence conditions

6. (1) If a transgression of the provisions of the Act, the Regulations or any special conditions under which an authority or a licence has been issued, is committed, the Postmaster General shall give written notice of such transgression to the authorised person or the licensee, as the case may be, who shall comply with the request contained in the notification within a period of 60 days, or such other period as the Postmaster General may determine.

(2) Written confirmation of compliance with the notification shall be supplied to the Postmaster General within the period determined.

(3) Subject to the provisions of section 14 of the Act an authority or a licence shall be suspended or cancelled if an authorised person or a licensee—

- (a) requests in writing that an authority or a licence be suspended or cancelled; or
- (b) cannot pay the licence fee which is due within the periods allowed; or
- (c) applies for voluntary liquidation or dissolution; or
- (d) is placed under provisional or final liquidation.

(4) The Postmaster General may, if a transgression of the provisions of the Act, the Regulations or any special condition of an authority or a licence persists, make such arrangements as he may deem necessary to ensure that a radio trunking system is operated in accordance with the provisions of the Act, the Regulations, or such special conditions and in the interests of the users of a system.

(5) If, in the opinion of the Postmaster General, an acceptable grade of service, with reference to specification MPT 1318, is not rendered by a radio trunking system, the Postmaster-General may, at his discretion—

- (i) reduce the channels assigned to a licensee; or
- (ii) require that the number of channels be increased if free channels are available for assignment; or
- (iii) order that connection with the public switched telephone network be decreased or ceased."

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