

REPUBLIC
OF
SOUTH AFRICA



REPUBLIEK
VAN
SUID-AFRIKA

Government Gazette Staatskoerant

Regulation Gazette

No. 5437

Regulasiekoerant

Vol. 354

PRETORIA, 1 DECEMBER 1994
DESEMBER 1994

No. 16159

GOVERNMENT NOTICES

DEPARTMENT OF JUSTICE

No. R. 2136

1 December 1994

HORSE RACING AND BETTING
ORDINANCE, 1968

AMENDMENT OF REGULATIONS

The Deputy Minister of Justice has, in terms of section 34 of the Horse Racing and Betting Ordinance, 1968 (Ordinance No. 34 of 1968), read with Proclamation No. R. 102 of 1994, made the regulations in the Schedule.

SCHEDULE

Definition

1. In these regulations "the Regulations" means the regulations promulgated by Provincial Notice No. 236 of 7 April 1994 and published in *The Province of the Cape of Good Hope Official Gazette*.

Substitution of Parts XI to XIV of the Regulations

2. The following Parts are hereby substituted for Parts XI up to and including XIV of the Regulations:

"PART XI

TAX AND OTHER FEES

41. (1) Whenever the result of a sporting event or any contingency has been determined and the final entry of the progressive total of punters' stakes in respect of bets on the winner or winners in such event or contingency which have been lost by the licensed bookmaker who laid such bets represents a negative quantity, such licensed bookmaker shall add to such negative quantity a positive amount sufficient to nullify such negative quantity, and insert the word 'nil' thereunder.

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN JUSTISIE

No. R. 2136

1 Desember 1994

ORDONNANSIE OP PERDEWEDRENNE
EN WEDDERY, 1968

WYSIGING VAN REGULASIES

Die Adjunkminister van Justisie het kragtens artikel 34 van die Ordonnansie op Perdewedrenne en Weddery, 1968 (Ordonnansie No. 34 van 1968), gelees met Proklamasie No. R. 102 van 1994, die regulasies in die Bylae uitgevaardig.

BYLAE

Woordomskrywing

1. In hierdie regulasies beteken "die Regulasies" die regulasies afgekondig by Proviniale Kennisgewing No. 236 van 7 April 1994 en gepubliseer in die *Offisiële Koerant van die Provincie die Kaap die Goeie Hoop*.

Vervanging van Dele XI tot XIV van die Regulasies

2. Dele XI tot en met XIV van die Regulasies word hierby deur die volgende Dele vervang:

"DEEL XI

BELASTING EN ANDER HEFFINGS

41. (1) Wanneer ook al die uitslag van 'n sportgebeurtenis of ander gebeurlikheid beslis is en die finale inskrywing van die progressiewe totaal van weddersinleggelde ten opsigte van weddenskappe op die wenner of wimmers in sodanige gebeurtenis of gebeurlikheid wat verloor is deur die gelisensieerde boekmaker wat sodanige weddenskappe aanvaar het, 'n negatiewe hoeveelheid verteenwoordig, moet sodanige gelisensieerde boekmaker by sodanige negatiewe hoeveelheid 'n positiewe bedrag voeg wat voldoende is om sodanige negatiewe hoeveelheid nietig te maak, en die woord 'nul' daaronder invoeg.

(2) Any licensed bookmaker who contravenes or fails to comply with the provisions of this regulation shall be guilty of an offence.

42. (1) Every licensed bookmaker shall in the manner provided for in section 22 of the Ordinance submit a weekly return separately for horse-races, on the one hand, and sporting events or any contingencies other than horse-races, on the other hand, showing the following particulars per event or contingency for every day:

(a) In respect of all bets laid and take-back bets finally determined—

- (i) the last entry in the subcolumn relating to the take-out of such bets which such bookmaker has lost;
- (ii) the last entry in the subcolumn relating to the progressive total of punters' stakes in respect of such bets which such bookmaker has lost; and
- (iii) the last entry relating to the progressive total of punters' stakes in respect of all bets on all subjects in such sporting event or other contingency; and

(b) a figure reflecting the difference between subregulation (1) (a) (i) and subregulation (1) (a) (ii): Provided that whenever the figure reflecting the above-mentioned difference is a negative quantity, such figure shall not be reflected in such return.

(2) Any licensed bookmaker who contravenes or fails to comply with the provisions of this regulation shall be guilty of an offence.

43. The holder of a totalisator licence shall, subject to the provisions of section 11 (4) (bA) of the Ordinance, retain the following in respect of bets on sporting events or any contingencies other than horse-races:

- (a) A totalisator commission not exceeding fifteen per cent of the gross takings of such totalisator in respect of non-exotic bets; and
- (b) a totalisator commission not exceeding twenty per cent of the gross takings of such totalisator in respect of exotic bets.

44. (1) There shall be payable by the holder of a totalisator licence from the amounts retained in terms of section 11 (4) (a) and (b) of the Ordinance tax at the rate of six and a half per cent of the gross takings of the totalisator.

(2) Enige gelisensieerde boekmaker wat die bepalings van hierdie regulasie oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf.

42. (1) Elke gelisensieerde boekmaker moet op die wyse in artikel 22 van die Ordonnansie bepaal, 'n weeklikse opgawe afsonderlik verstrek vir perdewedrenne enersyds en ander sportgebeurtenisse of ander gebeurlikhede as perdewedrenne andersyds waarin die volgende besonderhede per gebeurtenis of gebeurlikheid vir elke dag aangegee word:

- (a) Ten opsigte van alle weddenskappe wat aanvaar is en dekkingsweddenskappe wat geneem is en wat finaal bepaal is—
 - (i) die laaste inskrywing in die subkolom met betrekking tot die uitname van sodanige weddenskappe wat sodanige boekmaker verloor het;
 - (ii) die laaste inskrywing in die subkolom met betrekking tot die progressiewe totaal van weddersinleggelde ten opsigte van sodanige weddenskappe wat sodanige boekmaker verloor het; en
 - (iii) die laaste inskrywing met betrekking tot die progressiewe totaal van weddersinleggelde ten opsigte van alle weddenskappe op alle onderwerpe in sodanige sportgebeurtenis of ander gebeurlikheid; en

(b) 'n syfer wat die verskil toon tussen subregulasie (1) (a) (i) en subregulasie (1) (a) (ii): Met dien verstande dat wanneer ook al die syfer wat bogemelde verskil toon, 'n negatiewe hoeveelheid is, sodanige syfer nie op sodanige opgawe getoon moet word nie.

(2) Enige gelisensieerde boekmaker wat die bepalings van hierdie regulasie oortree of versuum om daaraan te voldoen, is skuldig aan 'n misdryf.

43. Die houer van 'n totalisatorlisensie moet, behoudens die bepalings van artikel 11 (4) (bA) van die Ordonnansie, die volgende ten opsigte van weddenskappe op ander sportgebeurtenisse of ander gebeurlikhede as perdewedrenne behou:

- (a) 'n Totalisatorkommissie van hoogstens vyftien persent van die bruto ontvangste van sodanige totalisator ten opsigte van nie-eksotiese weddenskappe; en
- (b) 'n totalisatorkommissie van hoogstens twintig persent van die bruto ontvangste van sodanige totalisator ten opsigte van eksotiese weddenskappe.

44. (1) Die houer van 'n totalisatorlisensie moet uit die bedrae ingevolge artikel 11 (4) (a) en (b) van die Ordonnansie behou, belasting betaal teen die koers van ses en 'n half persent van die bruto ontvangstes van die totalisator.

(2) The holder of a totalisator licence shall from the amounts retained in terms of regulation 43 (a) pay tax at the rate of six and a half per cent of the gross takings of the totalisator.

(3) The holder of a totalisator licence shall from the amounts retained in terms of regulation 43 (b) pay tax at the rate of nine per cent of the gross takings of the totalisator.

45. (1) The holder of a totalisator licence shall from the amount retained in terms of regulation 43 (a) hold back a commission of six and a half per cent for totalisator operating expenses.

(2) The holder of a totalisator licence shall from the amount retained in terms of regulation 43 (b) hold back a commission of nine per cent for totalisator operating expenses.

46. The holder of a bookmaker's licence shall, subject to the provisions of section 17 of the Ordinance—

(a) collect tax of three per cent from every person who has taken a winning bet with a bookmaker in respect of horse-races;

(b) collect tax of six per cent from every person who has taken a winning bet with a bookmaker in respect of sporting events or contingencies other than horse-races; and

(c) in the event of a bet coupling sporting events or contingencies, including horse-races, calculate the tax separately as if such events or contingencies were not subject to coupling.

47. (1) The holder of a bookmaker's licence shall, subject to the provisions of section 18 of the Ordinance, in addition to the tax collected in terms of regulation 46 (a), collect three per cent from every person who placed a winning bet with the bookmaker in respect of horse-races and pay over such amount to the Racing Club in the relevant Province.

(2) Every licensed bookmaker shall deduct the fee referred to in subregulation (1) from the winnings of persons who bet with him and not later than the Tuesday of every week pay over that fee to the race course licence holder.

(3) Any licensed bookmaker who contravenes or fails to comply with the provisions of this regulation shall be guilty of an offence.

(2) Die houer van 'n totalisatorlisensie moet uit die bedrag ingevolge regulasie 43 (a) behou, belasting betaal teen die koers van ses en 'n half persent van die bruto ontvangstes van die totalisator.

(3) Die houer van 'n totalisatorlisensie moet uit die bedrag ingevolge regulasie 43 (b) behou, belasting betaal teen die koers van nege persent van die bruto ontvangstes van die totalisator.

45. (1) Die houer van 'n totalisatorlisensie moet uit die bedrag ingevolge regulasie 43 (a) behou, kommissie van ses en 'n half persent vir totalisatorbedryfskoste terughou.

(2) Die houer van 'n totalisatorlisensie moet uit die bedrag ingevolge regulasie 43 (b) behou, kommissie van nege persent vir totalisatorbedryfskoste terughou.

46. Die houer van 'n boekmakerlisensie moet, behoudens die bepalings van artikel 17 van die Ordonnansie—

(a) belasting van drie persent invorder van iedereen wat 'n wenweddenskap by 'n boekmaker geneem het ten opsigte van perdewedrenne;

(b) belasting van ses persent invorder van iedereen wat 'n wenweddenskap by 'n boekmaker geneem het ten opsigte van ander sportgebeurtenisse of gebeurlikhede as perdewedrenne; en

(c) in die geval van 'n koppelweddenskap tussen sportgebeurtenisse of gebeurlikhede, met inbegrip van perdewedrenne, die belasting afsonderlik bereken asof sodanige gebeurtenisse of gebeurlikhede nie aan koppelweddenskappe onderworpe is nie.

47. (1) Die houer van 'n boekmakerlisensie moet, behoudens die bepalings van artikel 18 van die Ordonnansie, benewens die belasting ingevorder ingevolge regulasie 46 (a), gelde van drie persent invorder van iedereen wat 'n wenweddenskap by die boekmaker geneem het ten opsigte van perdewedrenne en sodanige bedrag oorbetaal aan die wedrenklub in die betrokke provinsie.

(2) Elke gelisensieerde boekmaker moet die gelde in subregulasie (1), aftrek van die winste van persone wat met hom wed en uiterlik op die Dinsdag van elke week daardie gelde aan die renbaanlisensiehouer oorbetaal.

(3) Enige gelisensieerde boekmaker wat die bepalings van hierdie regulasie oortree of versuim om daaraan te voldoen, is skuldig aan 'n misdryf.

PART XII
SPECIAL FUNDS

48. The Administrator may authorise the transfer of moneys from any fund established in terms of the provisions of section 11A of the Ordinance to any other fund so established.

PART XIII
PENALTIES

49. Any person who is convicted of an offence under these regulations shall be liable to a fine not exceeding ten thousand rand and/or imprisonment for a period not exceeding two years.

PART XIV
DATE OF COMMENCEMENT

50. These regulations shall come into operation on 1 December 1994.”.

No. R. 2137

1 December 1994

AUTHORISED BETTING ON SPORTING EVENTS:
SECTION 10A OF THE HORSE-RACING AND
BETTING ORDINANCE, 1978

1. I, Christiaan Ludolff Fismer, Deputy Minister of Justice, in terms of section 10A of the Horse-racing and Betting Ordinance, 1978 (Ordinance No. 24 of 1978) (Transvaal), read with Proclamation No. R. 102 of 1994, hereby authorise the following sporting events for the purposes of that section:

“any sporting event (excluding horse-races) which is not illegal.”.

2. All bets on the results of such sporting events shall be made and settled in accordance with the provisions of the said Ordinance, as if such events were horse-races.

3. The taxes and levies payable in terms of the said Ordinance shall be calculated—

(a) in the case of bets made with bookmakers, on the amount referred to in section 46 (1) (a) of the said Ordinance, and at the following rates:

(i) Bets made on a licensed racecourse:

Tax	— Provincial	
Levy	— Sports Development Fund	
	— Racing Club	
	— Racing and Betting Board	
Belasting	— Provinzial	
Heffing	— Sportontwikkelingsfonds	
	— Wedrenklub	
	— Raad op Perdewedrenne en Weddenskappe	

DEEL XII

SPESIALE FONDSE

48. Die Administrateur kan die oordrag van geld uit enige fonds wat ingevolge die bepalings van artikel 11A van die Ordonnansie gestig is, na enige ander fonds aldus gestig, magtig.

DEEL XIII

STRAFBEPALINGS

49. Iedereen wat skuldig bevind word aan 'n misdryf kragtens hierdie regulasies is strafbaar met 'n boete van hoogstens tienduisend rand en/of gevangenisstraf vir 'n tydperk van hoogstens twee jaar.

DEEL XIV

DATUM VAN INWERKINGTREDING

50. Hierdie regulasies tree in werking op 1 Desember 1994.”.

No. R. 2137

1 Desember 1994

GEMAGTIGDE WEDDENSKAPPE OP SPORTGEURTENISSE: ARTIKEL 10A VAN DIE ORDONNANSIE OP PERDEWEDRENNE EN WEDDENSKAPPE, 1978

1. Ek, Christiaan Ludolff Fismer, Adjunkminister van Justisie, magtig hierby kragtens artikel 10A van die Ordonnansie op Perdewedrenne en Weddenskappe, 1978 (Ordonnansie No. 24 van 1978) (Transvaal), gelees met Proklamasie No. R. 102 van 1994, die volgende sportgebeurtenisse vir doeleindes van daardie artikel:

“enige sportgebeurtenis (uitgesonderd perdewedrenne) wat nie onwettig is nie.”.

2. Alle weddenskappe op die uitslae van sodanige sportgebeurtenisse word aangegaan en vereffen ooreenkomsdig die bepalings van genoemde Ordonnansie asof sulke gebeurtenisse perdewedrenne is.

3. Die belastings en heffings wat ingevolge genoemde Ordonnansie betaalbaar is, word bereken—

(a) in die geval van weddenskappe aangegaan by beroepswedders, op die bedrag bedoel in artikel 46 (1) (a) van genoemde Ordonnansie, en teen die volgende koerse:

(i) Weddenskappe op 'n gelisensieerde renbaan aangegaan:

Three per cent
One per cent
One per cent
One per cent
Drie persent
Een persent
Een persent
Een persent

(ii) Bets made at a Tattersalls:

Tax	— Provincial	Three per cent
Levy	— Sports Development Fund	One per cent
	— Racing and Betting Board	Two per cent; and
Belasting	— Provinzial	Drie persent
Heffing	— Sportontwikkelingsfonds	Een persent
	— Raad op Perdewedrenne en Weddenskappe	Twee persent; en

(b) in the case of bets at totalisators (on and off-course), on each of the amounts contemplated in section 45 (1) of the said Ordinance, if any, and at the following rates:

(i) Bets on which the result is contingent upon the outcome of 1, 2 or 3 selections:

Tax	— Provincial	Seven per cent
Levy	— Sports Development Fund	Two per cent
	— Totalisator	Five per cent
	— Racing and Betting Board	One per cent
Belasting	— Provinzial	Sewe persent
Heffing	— Sportontwikkelingsfonds	Twee persent
	— Totalisator	Vyf persent
	— Raad op Perdewedrenne en Weddenskappe	Een persent

(ii) Bets on which the result is contingent upon the outcome of 4 or more selections:

Tax	— Provincial	Nine per cent
Levy	— Sports Development Fund	Two per cent
	— Totalisator	Seven per cent
	— Racing and Betting Board	Two per cent.
Belasting	— Provinzial	Nege persent
Heffing	— Sportontwikkelingsfonds	Twee persent
	— Totalisator	Sewe persent
	— Raad op Perdewedrenne en Weddenskappe	Twee persent.

4. Levies payable to the Sports Development Fund shall be collected and administered by the Racing and Betting Board.

5. The rates referred to in paragraph 3 shall also apply to any combined bet in so far as it relates to a sporting event.

6. The provisions of this notice shall come into effect on 1 December 1994.

C. L. FISMER,
Deputy Minister of Justice.

No. R. 2138

1 December 1994

HORSE-RACING AND BETTING
ORDINANCE, 1978

AMENDMENT OF THE HORSE-RACING AND
BETTING REGULATIONS

The Deputy Minister of Justice has, in terms of section 55 of the Horse-racing and Betting Ordinance, 1978 (Ordinance No. 24 of 1978), read with Proclamation No. R. 102 of 1994, made the regulations in the Schedule.

(ii) Weddenskappe in 'n Tattersalls aangegaan:

Tax	— Provincial	Three per cent
Levy	— Sports Development Fund	One per cent
	— Racing and Betting Board	Two per cent; and
Belasting	— Provinzial	Drie persent
Heffing	— Sportontwikkelingsfonds	Een persent
	— Raad op Perdewedrenne en Weddenskappe	Twee persent; en

(b) in die geval van weddenskappe aangegaan by totalisators (op 'n renbaan en elders), op elk van die bedrae beoog in artikel 45 (1) van genoemde Ordonnansie, as daar is, en teen die volgende koerse:

(i) Weddenskappe waarvan die resultaat afhang van die uitslag van 1, 2 of 3 keuses:

Tax	— Provincial	Seven per cent
Levy	— Sports Development Fund	Two per cent
	— Totalisator	Five per cent
	— Racing and Betting Board	One per cent
Belasting	— Provinzial	Sewe persent
Heffing	— Sportontwikkelingsfonds	Twee persent
	— Totalisator	Vyf persent
	— Raad op Perdewedrenne en Weddenskappe	Een persent

(ii) Weddenskappe waarvan die resultaat afhang van die uitslag van 4 of meer keuses:

Tax	— Provincial	Nine per cent
Levy	— Sports Development Fund	Two per cent
	— Totalisator	Seven per cent
	— Racing and Betting Board	Two per cent.
Belasting	— Provinzial	Nege persent
Heffing	— Sportontwikkelingsfonds	Twee persent
	— Totalisator	Sewe persent
	— Raad op Perdewedrenne en Weddenskappe	Twee persent.

4. Heffings betaalbaar aan die Sportontwikkelingsfonds word deur die Raad op Perdewedrenne en Weddenskappe ingevorder en geadministreer.

5. Die koerse bedoel in paragraaf 3 is ook van toepassing op 'n gekombineerde weddenskap, vir sover dit op 'n sportgebeurtenis betrekking het.

6. Die bepalings van hierdie kennisgewing tree op 1 Desember 1994 in werking.

C. L. FISMER,
Adjunkminister van Justisie.

No. R. 2138

1 Desember 1994

ORDONNANSIE OP PERDEWEDRENNE EN
WEDDENSKAPPE, 1978

WYSIGING VAN DIE PERDEWEDRENNE- EN
WEDDENSKAPPREGULASIES

Die Adjunkminister van Justisie het kragtens artikel 55 van die Ordonnansie op Perdewedrenne en Weddenskappe, 1978 (Ordonnansie No. 24 van 1978), gelees met Proklamasie No. R. 102 van 1994, die regulasies in die Bylae uitgevaardig.

SCHEDULE**BYLAE****Definition**

1. In these regulations "the Regulations" means the regulations promulgated by Administrator's Notice No. 1916 of 22 December 1978, as amended by Administrator's Notices Nos. 317 of 12 March 1980, 1764 of 24 November 1982, 1027 of 22 June 1983, 491 of 21 March 1984, 1155 of 12 June 1985, 1686 of 14 August 1985, 1358 of 16 July 1986, 1647 of 27 August 1986, 326 of 25 February 1987, 665 of 13 September 1989, 509 of 25 September 1991, 510 of 30 September 1991, 596 of 23 December 1992 and 28 of 27 January 1993 and published in the *Official Gazette of the Province of Transvaal*.

Amendment of regulation 83 of the Regulations

2. Regulation 83 of the Regulations is hereby amended by the substitution for paragraphs (a) and (b) of the following paragraphs:

- "(a) on a licensed racecourse: three and a half per cent; and
- (b) at a Tattersalls: five and a half per cent."

Substitution of regulation 83A of the Regulations

3. The following regulation is hereby substituted for regulation 83A of the Regulations:

"Aggregate percentage of levies and tax payable"

83A. The levies and tax referred to in section 51 (1) (b) of the Ordinance may, in the aggregate, not exceed six per cent of the gross amount contemplated in that section."

Amendment of regulation 87A of the Regulations

4. Regulation 87A of the Regulations is hereby amended by the deletion of paragraph (d).

Commencement

5. These regulations shall come into operation on 1 December 1994.

Woordomskrywing

1. In hierdie regulasies beteken "die Regulasies" die regulasies aangekondig deur Administrateurskennisgewing No. 1916 van 22 Desember 1978, soos gewysig deur Administrateurskennisgewings Nos. 317 van 12 Maart 1980, 1764 van 24 November 1982, 1027 van 22 Junie 1983, 491 van 21 Maart 1984, 1155 van 12 Junie 1985, 1686 van 14 Augustus 1985, 1358 van 16 Julie 1986, 1647 van 27 Augustus 1986, 326 van 25 Februarie 1987, 665 van 13 September 1989, 509 van 25 September 1991, 510 van 30 September 1991, 596 van 23 Desember 1992 en 28 van 27 Januarie 1993 en gepubliseer in die *Offisiële Koerant van die Provincie Transvaal*.

Wysiging van regulasie 83 van die Regulasies

2. Regulasie 83 van die Regulasies word hierby gewysig deur paragrawe (a) en (b) deur die volgende paragrawe te vervang:

- "(a) op 'n gelisensieerde renbaan: drie en 'n half persent; en
- (b) by 'n Tattersalls: vyf en 'n half persent."

Vervanging van regulasie 83A van die Regulasies

3. Regulasie 83A van die Regulasies word hierby deur die volgende regulasie vervang:

"Totale persentasie van heffings en belasting betaalbaar"

83A. Die heffings en belasting in artikel 51 (1) (b) van die Ordonnansie genoem, mag altesaam nie ses persent van die bruto bedrag in daardie artikel beoog, oorskry nie."

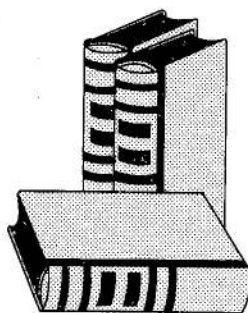
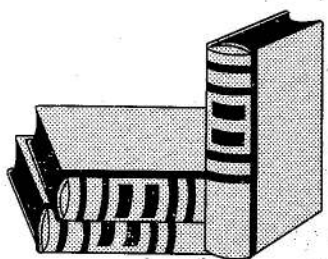
Wysiging van regulasie 87A van die Regulasies

4. Regulasie 87A van die Regulasies word hierby gewysig deur paragraaf (d) te skrap.

Inwerkingtreding

5. Hierdie regulasies tree op 1 Desember 1994 in werking.

Where is the largest amount of meteorological information in the whole of South Africa available?



Waar is die meeste weerkundige inligting in die hele Suid-Afrika beskikbaar?

CONTENTS**INHOUD**

No.	Page No.	Gazette No.	No.	Bladsy No.	Koerant No.
GOVERNMENT NOTICES					
Justice, Department of Government Notices					
R. 2136 Horse Racing and Betting Ordinance (34/1968): Amendment of regulations.....	1	16159	R. 2136 Ordonnansie op Perdewedrenne en Weddery (34/1968): Wysiging van regu- lasies	1	16159
R. 2137 Horse-racing and Betting Ordinance (24/1978): Authorised betting on sporting events: Section 10A.....	4	16159	R. 2137 Ordonnansie op Perdewedrenne en Weddenskappe (24/1978): Gemagtigde weddenskappe op sportgebeurtenisse: Artikel 10A	4	16159
R. 2138 do.: Amendment of the Horse-racing and Betting Regulations.....	5	16159	R. 2138 do.: Wysiging van die Perdewedren- en Weddenskapregulasies	5	16159
GOEWERMENTSKENNISGEWINGS					
Justisie, Departement van Goewermentskennisgewings					
R. 2136 Ordonnansie op Perdewedrenne en Weddery (34/1968): Wysiging van regu- lasies	1	16159	R. 2136 Ordonnansie op Perdewedrenne en Weddery (34/1968): Wysiging van regu- lasies	1	16159
R. 2137 Ordonnansie op Perdewedrenne en Weddenskappe (24/1978): Gemagtigde weddenskappe op sportgebeurtenisse: Artikel 10A	4	16159	R. 2137 Ordonnansie op Perdewedrenne en Weddenskappe (24/1978): Gemagtigde weddenskappe op sportgebeurtenisse: Artikel 10A	4	16159
R. 2138 do.: Wysiging van die Perdewedren- en Weddenskapregulasies	5	16159	R. 2138 do.: Wysiging van die Perdewedren- en Weddenskapregulasies	5	16159