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## GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

### DEPARTMENT OF AGRICULTURE DEPARTEMENT VAN LANDBOU

No. R. 1038

8 August 1997

LIQUOR PRODUCTS ACT, 1989 (ACT NO. 60 OF 1989)

#### REGULATIONS: AMENDMENT

The Minister of Agriculture has in terms of section 27 of the Liquor Products Act, 1989 (Act No. 60 of 1989), made the regulations in the Schedule.

#### SCHEDULE

##### **Definition**

1. In this Schedule "the Regulations" means the regulations published by Government Notice No. R. 1433 of 29 June 1990, as amended by Government Notices Nos. R. 838 of 19 April 1991, R. 2841 of 29 November 1991, R. 2079 of 24 July 1992, R. 2593 of 11 September 1992, R. 2791 of 2 October 1992, R. 3152 of 20 November 1992, R. 1376 of 30 July 1993, R. 2350 of 10 December 1993, R. 356 of 25 February 1994, R. 636 of 8 April 1994, R. 1022 of 27 May 1994, R. 2242 of 23 December 1994, R. 394 of 17 March 1995, R. 1695 of 3 November 1995, R. 1876 of 8 December 1995 and R. 501 of 29 March 1996.

##### **Amendment of regulation 23 of the Regulations**

2. Regulation 23 of the Regulations is hereby amended by the insertion after paragraph (c) of the following paragraph:  
"(d) contain no more than 10 grams of methanol per litre of absolute alcohol if produced by the distillation of the fermented juice of fruit exclusively."

***Amendment of regulation 50 of the Regulations***

3. Regulation 50 of the Regulations is hereby amended by the insertion after paragraph (d) of the following paragraph:
- (e) forms part of a consignment which does not exceed 9 litres in total.”.

***Amendment of regulation 59 of the Regulations***

4. Regulation 59 of the Regulations is hereby amended by the substitution for regulation 59 of the following regulation:
- “Offences and penalties [27 (3)]**

59. Any person who contravenes or fails to comply with any provision of regulation 2, 39 (1), 56 (1), 56 (3) or 60A shall be guilty of an offence and on conviction liable to a fine not exceeding R2 000 or to imprisonment for a period not exceeding six months, or to both that fine and that imprisonment.”.

***Insertion of regulation 60A in the Regulations***

5. The following regulation is hereby inserted in the Regulations after regulation 60:

**“Prohibition of lead coatings**

60A. No person may coat the seal of a container of any product to which the Act applies with any substance or material which is made of lead or which contains lead.”.

***Amendment of Table 1 of the Regulations***

6. Table 1 of the Regulations is hereby amended by—

- (a) the insertion of the expression “(Syrah)” next to the expression “Shiraz”;
- (b) the insertion of the expression “Touriga Francesa” in the correct alphabetical position; and
- (c) the substitution for the expression “Toruriga Nacional” of the expression “Touriga Nacional”.

***Amendment of Table 6 of the Regulations***

7. Table 6 of the Regulations is hereby amended by—

- (a) the substitution for the paragraph in column 3 opposite the item “Flavourants of vegetable origin or extracts thereof” in column 1, of the following paragraph:

“The addition of this substance to—

- (a) a flavoured grape liquor shall not increase the alcohol content of the product by more than 0,5 per cent; and
- (b) vermouth or a cocktail shall not increase the alcohol content of the product by more than 1,2 per cent.”;

- (b) the substitution for the paragraph in column 3 opposite the item “Flavourants that are nature-identical” in column 1, of the following paragraph:

“The addition of this substance to—

- (a) a flavoured grape liquor shall not increase the alcohol content of the product by more than 0,5 per cent; and
- (b) vermouth or a cocktail shall not increase the alcohol content of the product by more than 1,2 per cent.”.

***Amendment of Table 8 of the Regulations***

8. Table 8 of the Regulations is hereby amended by the substitution for paragraph (b) of note 1 of the following paragraph:

- (b) Spirits other than husk brandy and an unspecified spirit referred to in regulation 23 (d) shall contain no more than 2 000 mg of methanol per litre of absolute alcohol.”.

**No. R. 1038****8 Augustus 1997****WET OP DRANKPRODUKTE, 1989 (WET NO. 60 VAN 1989)****REGULASIES: WYSIGING**

Die Minister van Landbou het kragtens artikel 27 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), die regulasies in die Bylae uitgevaardig.

**BYLAE****Woordomskrywing**

1. In hierdie Bylae beteken “die Regulasies” die regulasies gepubliseer by Goewermentskennisgewing No. R. 1433 van 29 Junie 1990, soos gewysig deur Goewermentskennisgewings Nos. R. 838 van 19 April 1991, R. 2841 van 29 November 1991, R. 2079 van 24 Julie 1992, R. 2593 van 11 September 1992, R. 2791 van 2 Oktober 1992, R. 3152 van 20 November 1992, R. 1376 van 30 Julie 1993, R. 2350 van 10 Desember 1993, R. 356 van 25 Februarie 1994, R. 636 van 8 April 1994, R. 1022 van 27 Mei 1994, R. 2242 van 23 Desember 1994, R. 394 van 17 Maart 1995, R. 1695 van 3 November 1995, R. 1876 van 8 Desember 1995 en R. 501 van 29 Maart 1996.

**Wysiging van regulasie 23 van die Regulasies**

2. Regulasie 23 van die Regulasies word hierby gewysig deur die volgende paragraaf na paragraaf (c) in te voeg:
- "(d) hoogstens 10 gram metanol per liter absolute alkohol bevat indien dit geproduseer is deur die distillering van uitsluitlik die gegiste sap van vrugte."

**Wysiging van regulasie 50 van die Regulasies**

3. Regulasie 50 van die Regulasies word hierby gewysig deur die volgende paragraaf na paragraaf (d) in te voeg:
- "(e) wat deel van 'n besending vorm wat in totaal nie meer as 9 liter is nie."

**Wysiging van regulasie 59 van die Regulasies**

4. Regulasie 59 van die Regulasies word hierby gewysig deur regulasie 59 deur die volgende regulasie te vervang:
- "Misdrywe en strawwe [27 (3)]**

59. Iemand wat 'n bepaling van regulasie 2, 39 (1), 56 (1), 56 (3) of 60A oortree of versuum om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R2 000 of gevangenisstraf vir 'n tydperk van hoogstens ses maande; of met daardie boete sowel as daardie gevangenisstraf."

**Invoeging van regulasie 60A in die Regulasies**

5. Die volgende regulasie word hierby na regulasie 60 ingevoeg:

**"Verbod op loodbedekkings**

60A. Niemand mag die sluiting van 'n houer van 'n produk waarop die Wet van toepassing is, bedek met 'n stof of materiaal wat van lood gemaak is of waarin lood verteenwoordig is nie."

**Wysiging van Tabel 1 van die Regulasies**

6. Tabel 1 van die Regulasies word hierby gewysig deur—
- (a) die uitdrukking "(Syrah)" langs die uitdrukking "Shiraz" in te voeg;
- (b) die uitdrukking "Touriga Francesa" op die alfabeties-korrekte plek in te voeg; en
- (c) die uitdrukking "Toruriga Nacional" deur die uitdrukking "Touriga Nacional" te vervang.

**Wysiging van Tabel 6 van die Regulasies**

7. Tabel 6 van die Regulasies word hierby gewysig deur—
- (a) die paragraaf in kolom 3 teenoor die item "Geurmiddels van plantaardige oorsprong of ekstrakte daarvan" in kolom 1, deur die volgende paragraaf te vervang:
- "Die byvoeging van hierdie stof by—**
- (a) 'n gegeurde druifdrank mag nie die alkoholinhou van die produk met meer as 0,5 persent verhoog nie; en
- (b) vermoet of 'n mengeldrank mag nie die alkoholinhou van die produk met meer as 1,2 persent verhoog nie.';
- (b) die paragraaf in kolom 3 teenoor die item "Geurmiddels wat natuuridenties is" in kolom 1, deur die volgende paragraaf te vervang:
- "Die byvoeging van hierdie stof by—**
- (a) 'n gegeurde druifdrank mag nie die alkoholinhou van die produk met meer as 0,5 persent verhoog nie; en
- (b) vermoet of 'n mengeldrank mag nie die alkoholinhou van die produk met meer as 1,2 persent verhoog nie.'

**Wysiging van Tabel 8 van die Regulasies**

8. Tabel 8 van die Regulasies word hierby gewysig deur paragraaf (b) van nota 1 van die volgende paragraaf te vervang:
- "(b) Ander spiritualieë as dopbrandewyn en 'n ongespesifieerde spiritus in regulasie 23 (d) bedoel, mag nie meer as 2 000 mg metanol per liter absolute alkohol bevat nie."

**WINE OF ORIGIN SCHEME: AMENDMENT**

I, Derek Hanekom, Minister of Agriculture, acting in terms of section 14 of the Liquor Products Act, 1989 (Act No. 60 of 1989), on the recommendation of the Wine and Spirit Board referred to in section 2 of the said Act, hereby publish the amendments set out in the Schedule, of the Wine of Origin Scheme published by Government Notice No. R. 1434 of 29 June 1990.

**D. HANEKOM**

Minister of Agriculture

## SCHEDULE

### **Definition**

1. In this Schedule "the Scheme" means the Wine of Origin Scheme published by Government Notice No. R. 1434 of 19 June 1990, as amended by Government Notices Nos. R. 837 of 19 April 1991, R. 2842 of 29 November 1991, R. 1054 of 10 April 1992, R. 2954 of 11 September 1992, R. 3231 of 27 November 1992, R. 546 of 2 April 1993, R. 1375 of 30 July 1993, R. 1021 of 27 May 1994, R. 2067 of 2 December 1994, R. 814 of 9 June 1995 and R. 875 of 8 December 1995.

### **Amendment of section 23 of the Scheme**

2. Section 23 of the Scheme is hereby amended by the deletion of paragraph (cA) of subsection (4).

### **Amendment of Table 1 of the Scheme**

3. Table 1 of the Scheme is hereby amended by—

- (a) the insertion of the expression "(Syrah)" next to the expression "Shiraz";
- (b) the insertion of the expressions "Nebbiolo", "Sangiovese" and "Viognier" in the correct alphabetical positions;
- (c) the substitution for the expression "Touriga Nacional" of the expression "Touriga Nacional".

### **Amendment of Table 2 of the Scheme**

4. Table 2 of the Scheme is hereby amended by the insertion of the expressions "Bastardo do Castello", "Bastardo do Menudo", "Cornifesto", "Donzellinho do Castello", "Donzellinho do Gallego", "Mourisco Tinto", "Tinta Francisca", "Tinta Roriz" and "Touriga Nacional" in the correct alphabetical positions.

### **Amendment of Table 4 of the Scheme**

5. Table 4 of the Scheme is hereby amended by—

- (a) the substitution for paragraph (d) in column 3 opposite the element "Flavour" in column 1 and the class of wine "All classes other than noble late harvest wine" in column 2, of the following paragraph:
  - "(d) An undesirable flavour (e.g. that of sulphuric compounds, oxidized, phenolic, geranium, volatile acidity, mousy, ethyl acetate, sulphur dioxide and that of cork, filtering material, oil, paint, mould, etc.).";
- (b) the substitution for subparagraph (ii) of paragraph (c) in column 3 opposite the element "Flavour" in column 1 and the class of wine "Noble late harvest wine" in column 2, of the following subparagraph:
  - "(ii) an undesirable flavour (e.g. that of sulphuric compounds);";
- (c) the substitution for subparagraph (v) of paragraph (c) in column 3 opposite the element "Flavour" in column 1 and the class of wine "Noble late harvest wine" in column 2, of the following subparagraph:
  - "(v) a bad or sickly flavour (e.g. oxidized, phenolic, geranium, dominant volatile acidity, mousy, ethyl acetate, etc.);";
- (d) the substitution for paragraph (e) in column 3 opposite the element "Taste" in column 1 and the class of wine "All classes other than noble late harvest wine" in column 2, of the following paragraph:
  - "(e) An undesirable taste (e.g. too acidic, too harsh or tannic, too bitter, or that of sulphuric compounds, oxidized, phenolic, geranium, volatile acid, sulphur dioxide, cork, filtering material, ethyl acetate, oil, paint, mould, etc.);";
- (e) the substitution for subparagraph (ii) of paragraph (b) in column 3 opposite the element "Taste" in column 1 and the class of wine "Noble late harvest wine" in column 2, of the following subparagraph:
  - "(ii) an undesirable taste (e.g. too acidic, too harsh or tannic, too bitter, or that of sulphuric compounds, etc.);";
- (f) the substitution for subparagraph (v) of paragraph (b) in column 3 opposite the element "Taste" in column 1 and the class of wine "Noble late harvest wine" in column 2, of the following subparagraph:
  - "(v) a bad or sickly taste (e.g. oxidized, phenolic, geranium, dominant volatile acidity, mousy, etc.);".

**No. R. 1039**

**8 Augustus 1997**

WET OP DRANKPRODUKTE, 1989 (WET NO. 60 VAN 1989)

### **WYN VAN OORSPRONG-SKEMA: WYSIGING**

Ek, Derek Hanekom, Minister van Landbou, handelende ingevolge artikel 14 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), op aanbeveling van die Wyn-en-Spiritusraad bedoel in artikel 2 van gemelde Wet, publiseer hierby die wysigings in die Bylae uiteengesit, van die Wyn van Oorsprong-skema gepubliseer by Goewermentskennisgewing No. R. 1434 van 29 Junie 1990, soos gewysig.

**D. HANEKOM**

**Minister van Landbou**

**BYLAE****Woordomskrywing**

1. In hierdie Bylae beteken "die Skema" die Wyn en Oorsprong-skema gepubliseer by Goewermentskennisgewing No. R. 1434 van 19 Junie 1990, soos gewysig deur Goewermentskennisgewings Nos. R. 837 van 19 April 1991, R. 2842 van 29 November 1991, R. 1054 van 10 April 1992, R. 2954 van 11 September 1992, R. 3231 van 27 November 1992, R. 546 van 2 April 1993, R. 1375 van 30 Julie 1993, R. 1021 van 27 Mei 1994, R. 2067 van 2 Desember 1994, R. 814 van 9 Junie 1995 en R. 1875 van 8 Desember 1995.

**Wysiging van artikel 23 van die Skema**

2. Artikel 23 van die Skema word hierby gewysig deur paragraaf (cA) van subartikel (4) te skrap.

**Wysiging van Tabel 1 van die Skema**

3. Tabel 1 van die Skema word hierby gewysig deur—

- (a) die uitdrukking "(Syrah)" langs die uitdrukking "Shiraz" in te voeg;
- (b) die uitdrukkings "Nebbiolo", "Sangiovese" en "Viognier" op die alfabeties-korrekte plekke in te voeg; en
- (c) die uitdrukking "Toruriga Nacional" deur die uitdrukking "Touriga Nacional" te vervang.

**Wysiging van Tabel 2 van die Skema**

4. Tabel 2 van die Skema word hierby gewysig deur die uitdrukkings "Bastardo do Castello", "Bastardo do Menudo", "Cornifesto", "Donzellinho do Castello", "Donzellinho do Gallego", "Mourisco Tinto", "Tinta Francisca", "Tinta Roriz" en "Touriga Nacional" op die alfabeties-korrekte plekke in te voeg.

**Wysiging van Tabel 4 van die Skema**

5. Tabel 4 van die Skema word hierby gewysig deur—

- (a) paragraaf (d) in kolom 3 teenoor die element "Geur" in kolom 1 en die klas wyn "Alle klasse behalwe edel laat-oeswyn" in kolom 2, deur die volgende paragraaf te vervang:
  - "(d) 'n Ongewensde geur (bv. dié van swawelverbindings, geoksideerd, fenolagtig, malva, vlugtige suur, muis, etiel-asetaat, swaweldioksied, en dié van kurk, filtreermateriaal, olie, verf, muf, ens.).";
- (b) subparagraph (ii) van paragraaf (c) in kolom 3 teenoor die element "Geur" in kolom 1 en die klas wyn "Edel laat-oeswyn" in kolom 2, deur die volgende subparagraph te vervang:
  - "(ii) 'n ongewensde geur (bv. dié van swawelverbindings);"
- (c) subparagraph (v) van paragraaf (c) in kolom 3 teenoor die element "Geur" in kolom 1 en die klas wyn "Edel laat-oeswyn" in kolom 2, deur die volgende subparagraph te vervang:
  - "(v) 'n swak of siek geur (bv. geoksideerd, fenolagtig, malva, oorheersende vlugtige suur, muis, etielasetaat, ens.);";
- (d) paragraaf (e) in kolom 3 teenoor die element "Smaak" in kolom 1 en die klas wyn "Alle klasse behalwe edel laat-oeswyn" in kolom 2, deur die volgende paragraaf te vervang:
  - "(e) 'n Ongewensde smaak (bv. te suur, te grof of tannienagtig, te bitter, of dié van swawelverbindings, geoksideerd, fenolagtig, malva, vlugtige suur, swaweldioksied, kurk, filtreermateriaal, etielasetaat, olie, verf, muf, ens.).";
- (e) subparagraph (ii) van paragraaf (b) in kolom 3 teenoor die element "Smaak" in kolom 1 en die klas wyn "Edel laat-oeswyn" in kolom 2, deur die volgende subparagraph te vervang:
  - "(ii) 'n ongewensde smaak (bv. te suur, te grof of tannienagtig, te bitter, of dié van swawelverbindings, ens.);";
- (f) subparagraph (v) van paragraaf (b) in kolom 3 teenoor die element "Smaak" in kolom 1 en die klas wyn "Edel laat-oeswyn" in kolom 2, deur die volgende subparagraph te vervang:
  - "(v) 'n swak of siek smaak (bv. geoksideerd, fenolagtig, malva, oorheersende vlugtige suur, muis, ens.);".

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**DEPARTMENT OF EDUCATION  
DEPARTEMENT VAN ONDERWYS**

**No. R. 1075**

**8 August 1997**

UNIVERSITIES ACT, 1955

**UNIVERSITY OF THE WITWATERSRAND, JOHANNESBURG: AMENDMENT OF REGULATIONS**

The Council of the University of the Witwatersrand, Johannesburg, has, with the approval of the Minister of Education, under section 17 (1) of the Universities Act, 1955 (Act No. 61 of 1955), framed the amendments to the regulations set out in the Schedule hereto.

**SCHEDULE**

1. In the Schedule, unless the context otherwise indicates, the expression "the Regulations" means the regulations promulgated by Government Notice No. R. 1434 of 31 August 1962, as amended by Government Notices Nos. R. 892 of 10 June 1966, R. 620 of 18 April 1969, R. 1405 of 28 August 1970, R. 1696 of 22 September 1972, R. 1830 of 5 October 1973, R. 1824 of 26 September 1975, R. 239 of 18 February 1977, R. 269 of 17 February 1978, R. 1316 of 27 June 1980, R. 820 of 16 April 1981, R. 2434 of 13 November 1981, R. 1158 of 18 June 1982, R. 1570 of 27 July 1984, R. 1045 of 3 June 1988, R. 2171 of 6 September 1991 and R. 1938 of 29 November 1996.

2. The Regulations are hereby amended by the substitution for regulation 20 of the following regulation:

**"CHAPTER IV****REGULATIONS FOR EXECUTIVE COMMITTEE OF CONVOCATION**

20. (1) Members of the executive committee of the Convocation elected thereto in terms of statute 45 (1) (f) shall hold office for four years, and members elected thereto in terms of statute 45 (1) (g), (h) or (i) shall hold office for one year.

(2) Any member of the executive committee of the Convocation holding office in terms of statute 45 (1) (e), (f), (g) or (h), whether by election or appointment, who is absent from three consecutive ordinary meetings of the executive committee without prior leave shall cease to be a member of the executive committee and the person's office shall be deemed to be vacated: Provided that the executive committee may at a meeting excuse the absence of a member from that meeting, in which event the member shall, for the purpose of this subregulation, be deemed to have attended that meeting.

(3) Approximately one half of the members of the executive committee holding office in terms of statute 45 (1) (f) shall retire in rotation each second year and the terms of office of half of the members of the executive committee elected in terms of statute 45 (1) (f) at the time of the first election held after the promulgation of this regulation will be limited to two years in order to give effect to this rotation.

(4) Retiring members of the executive committee elected in terms of statute 45 (1) (f) shall be eligible for re-election without nomination."

**No. R. 1075****8 Augustus 1997****WET OP UNIVERSITEITE, 1955****UNIVERSITEIT VAN DIE WITWATERSRAND, JOHANNESBURG: WYSIGING VAN REGULASIES**

Die Raad van die Universiteit van die Witwatersrand, Johannesburg, het kragtens artikel 17 (1) van die Wet op Universiteite, 1955 (Wet No. 61 van 1955), met goedkeuring van die Minister van Onderwys die wysiging aan die regulasies uiteengesit in die Bylae hiervan, opgestel.

**BYLAE**

1. In hierdie Bylae, tensy uit die samehang anders blyk, beteken die uitdrukking "die Regulasies" die regulasies aangekondig by Goewermentskennisgewing No. R. 1434 van 31 Augustus 1962, soos gewysig by Goewermentskennisgewings Nos. R. 892 van 10 Junie 1966, R. 620 van 18 April 1969, R. 1405 van 28 Augustus 1970, R. 1696 van 22 September 1972, R. 1830 van 5 Oktober 1973, R. 1824 van 26 September 1975, R. 239 van 18 Februarie 1977, R. 269 van 17 Februarie 1978, R. 1316 van 27 Junie 1980, R. 820 van 16 April 1981, R. 2434 van 13 November 1981, R. 1158 van 18 Junie 1982, R. 1570 van 27 Julie 1984, R. 1045 van 3 Junie 1988, R. 2171 van 6 September 1991 en R. 1938 van 29 November 1996.

2. Die Regulasies word hierby gewysig deur regulasie 20 deur die volgende regulasie te vervang:

**"HOOFSTUK IV****REGULASIES VIR UITVOERENDE KOMITEE VAN KONVOKASIE**

20. (1) Lede van die uitvoerende komitee van die Konvokasie wat daartoe verkies is kragtens statuut 45 (1) (f) sal die amp vir vier jaar beklee, en lede wat daartoe verkies is kragtens statuut 45 (1) (g), (h) of (i) sal die amp vir een jaar beklee.

(2) Enige lid van die uitvoerende raad van die Konvokasie wat die amp beklee kragtens statuut 45 (1) (e), (f), (g) of (h), het sy deur verkiesing of deur aanstelling, wat sonder voorafverkreeë verlof afwesig is van drie opeenvolgende vergaderings van die uitvoerende komitee, sal ophou om lid van die uitvoerende komitee te wees en die persoon se amp sal geag ontruim te wees: Met dien verstande dat die uitvoerende komitee tydens 'n vergadering die afwesigheid van 'n lid van daardie vergadering kan verskoon, in welke geval die lid vir die doeleindes van hierdie subregulasië geag sal word daardie vergadering by te gewoon het.

(3) Ongeveer een helfte van die lede van die uitvoerende komitee wat hul ampte beklee kragtens statuut 45 (1) (f) sal elke twee jaar in rotasie afgree en die dienstyd van die helfte van die lede wat tydens die eerste verkiesing wat ná die inwerkingtreding van hierdie regulasie gehou is, kragtens statuut (45 (1) (f) verkies is, sal beperk wees tot twee jaar sodat uitvoering gegee kan word aan hierdie rotasie.

(4) Uittredende lede van die uitvoerende komitee wat kragtens statuut 45 (1) (f) verkies is, sal beskikbaar wees vir herverkiesing sonder nominasie."

## DEPARTMENT OF FINANCE DEPARTEMENT VAN FINANSIES

**No. R. 1044****8 August 1997**

### EXCHANGE CONTROL REGULATIONS

#### APPOINTMENT OF AUTHORISED DEALER IN FOREIGN EXCHANGE

Paragraph 3 (a) of Government Notice No. R. 1112 of 1 December 1961, as amended, is hereby further amended by the addition with immediate effect of the following to the list of authorised dealers for the purpose of the Exchange Control Regulations published under Government Notice No. R. 1111 of 1 December 1961:

- HBZ BANK LIMITED
  - SOUTHERN BANK OF AFRICA LIMITED
  - TA BANK OF SOUTH AFRICA LIMITED
  - REGAL TREASURY PRIVATE BANK LIMITED
  - HABIB OVERSEAS BANK LIMITED
- 

**No. R. 1044****8 Augustus 1997**

### DEVIESEBEHEERREGULASIES

#### AANSTELLING VAN GEMAGTIGDE HANDELAAR IN BUITELANDSE VALUTA

Paragraaf 3 (a) van Goewermentskennisgewing No. R. 1112 van 1 Desember 1961, soos gewysig, word verder gewysig deur die toevoeging met onmiddellike effek van die volgende tot die lys van gemagtigde handelaars vir die doeleindes van die Deviesebeheerregulasies gepubliseer in Goewermentskennisgewing No. R. 1111 van 1 Desember 1961:

- HBZ BANK LIMITED
  - SOUTHERN BANK OF AFRICA LIMITED
  - TA BANK OF SOUTH AFRICA LIMITED
  - REGAL TREASURY PRIVATE BANK LIMITED
  - HABIB OVERSEAS BANK LIMITED
- 

## DEPARTMENT OF HEALTH DEPARTEMENT VAN GESONDHEID

**No. R. 1073****8 August 1997**

### CORRECTION NOTICE

MEDICAL, DENTAL AND SUPPLEMENTARY HEALTH SERVICE PROFESSIONS ACT, 1974 (ACT NO. 56 OF 1974)

#### REGULATIONS RELATING TO THE REGISTRATION OF PSYCHOLOGY STUDENTS: AMENDMENT

The following correction to Government Notice No. R. 952 of 18 July 1997 is hereby published for general information:

For the expression "registration" in regulation 4 (a) substitute the expression "re-registration".

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**No. R. 1073****8 Augustus 1997**

### VERBETERINGSKENNISGEWING

WET OP GENEESHIERE, TANDARTSE EN AANVULLENDE GESONDHEIDSIDIENSBEROEPE, 1974  
(WET NO. 56 VAN 1974)

#### REGULASIES BETREFFENDE DIE REGISTRASIE VAN STUDENTE IN DIE SIELKUNDE: WYSIGING

Onderstaande verbetering aan Goewermentskennisgewing No. R. 952 van 18 Julie 1997 word hierby vir algemene inligting gepubliseer:

Vervang in regulasie 4 (a) van die Engelse teks die uitdrukking "registration" deur die uitdrukking "re-registration".

**No. R. 1074****8 August 1997****OCCUPATIONAL DISEASES IN MINES AND WORKS ACT, 1973: INCREASE OF CERTAIN BENEFITS**

I, Nkosazana Clarice Dlamini Zuma, Minister of Health, hereby, in terms of section 105A of the Occupational Diseases in Mines and Works Act, 1973 (Act No. 78 of 1973), with the concurrence of the Minister of Finance increase the benefits which were payable from the State Revenue Fund in terms of that said Act immediately prior to 1 July 1997, as from the date, in the case of a benefit contemplated in sections 79 (1) (a), (b), (c) and (d) and 83 (2) of the Act, by 9,3 per cent.

In calculating such benefits a fraction of a rand shall be calculated to the next complete rand.

**N. C. D. ZUMA****Minister of Health**

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**No. R. 1074****8 Augustus 1997****WET OP BEDRYFSIEKTES IN MYNE EN BEDRYWE, 1973: VERHOGING VAN SEKERE VOORDELE**

Ek, Nkosazana Clarice Dlamini Zuma, Minister van Gesondheid, verhoog hierby kragtens artikel 105A van die Wet op Bedryfsiektes in Myne en Bedrywe, 1973 (Wet No. 78 van 1973), met die instemming van die Minister van Finansies, die voordele wat onmiddellik voor 1 Julie 1997 ingevolge genoemde Wet uit die Staatsinkomsterekening betaalbaar is, vanaf die datum, in die geval van 'n voordeel beoog in artikels 79 (1) (a), (b), (c) en (d) en 83 (2) van die Wet met 9,3 persent.

By die berekening van so 'n voordeel word 'n breukdeel van 'n rand tot die volgende volle rand bereken.

**N. C. D. ZUMA****Minister van Gesondheid**

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**DEPARTMENT OF JUSTICE  
DEPARTEMENT VAN JUSTISIE****No. R. 1040****8 August 1997****SMALL CLAIMS COURTS ACT, 1984 (ACT NO. 61 OF 1984)****ESTABLISHMENT OF A SMALL CLAIMS COURT FOR THE AREA OF PORT ALFRED**

I, Abdulah Mohamed Omar, Minister of Justice, hereby—

- (a) establish under section 2 (1) of the Small Claims Courts Act, 1984 (Act No. 61 of 1984), a court for the adjudication of claims for the area of Port Alfred which consists of the District of Bathurst;
- (b) determine Port Alfred to be the seat of the said court; and
- (c) determine Port Alfred to be the place in that area for the holding of sessions of the said court.

**A. M. OMAR****Minister of Justice**

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**No. R. 1040****8 Augustus 1997****WET OP HOWE VIR KLEIN EISE, 1984 (WET NO. 61 VAN 1984)****INSTELLING VAN 'N HOF VIR KLEIN EISE VIR DIE GEBIED PORT ALFRED**

Ek, Abdulah Mohamed Omar, Minister van Justisie—

- (a) stel hierby kragtens artikel 2 (1) van die Wet op Howe vir Klein Eise, 1984 (Wet No. 61 van 1984), 'n hof in vir die beregting van eise vir die gebied Port Alfred, bestaande uit die distrik Bathurst;
- (b) bepaal hierby Port Alfred as die setel van genoemde hof; en
- (c) bepaal hierby Port Alfred as die plek in daardie gebied vir die hou van sittings van genoemde hof.

**A. M. OMAR****Minister van Justisie**

**DEPARTMENT OF LABOUR  
DEPARTEMENT VAN ARBEID****No. R. 1076****8 August 1997****MANPOWER TRAINING ACT, 1981****ACCREDITATION OF THE NEW TYRE MANUFACTURING INDUSTRY AND EDUCATION TRAINING BOARD**

The New Tyre Manufacturing Industry and Education Training Board has in terms of section 12B (1) of the Manpower Training Act, 1981, submitted to the Registrar of Manpower Training, its constitution, signed by all parties to the Training Board, for accreditation.

The Registrar of Manpower Training is considering the accreditation of the New Tyre Manufacturing Industry and Education Training Board. Information concerning the relevant constitution may be obtained from the Secretary, New Tyre Manufacturing Industry and Education Training Board, P.O. Box 2221, North End, Port Elizabeth, 6056.

Interested parties may, within 30 days after publication of this notice, advance reasons in writing why there must, in their opinion, not be proceeded with the accreditation of the New Tyre Manufacturing Industry and Education Training Board.

Representations in the above regard must be submitted to the Registrar of Manpower Training, Department of Labour, Private Bag X117, Pretoria, 0001.

For the purpose of this industry—

**"Training Board"** means the New Tyre Manufacturing Industry Education and Training Board within the Magisterial Districts of Port Elizabeth and Uitenhage.

**"Tyre Manufacturing Industry"** or **"Industry"** shall mean the New Tyre Manufacturing Industry in which employers and employees are associated in establishments which are registered or liable for registration in terms of the Occupational Health and Safety Act (Act No. 85 of 1993), for the purpose of carrying on any one or more of the following activities, namely; the manufacture of new tyres, tubes, belting whether conveyor or power transmission, flaps and airbags and includes all operations incidental to or consequent on any of the aforesaid manufacturing activities but excluding sales and distribution offices, warehouses and administration offices not located in the establishments.

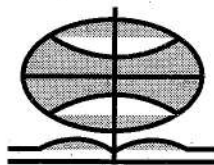
**A. BIRD****Registrar of Manpower Training**

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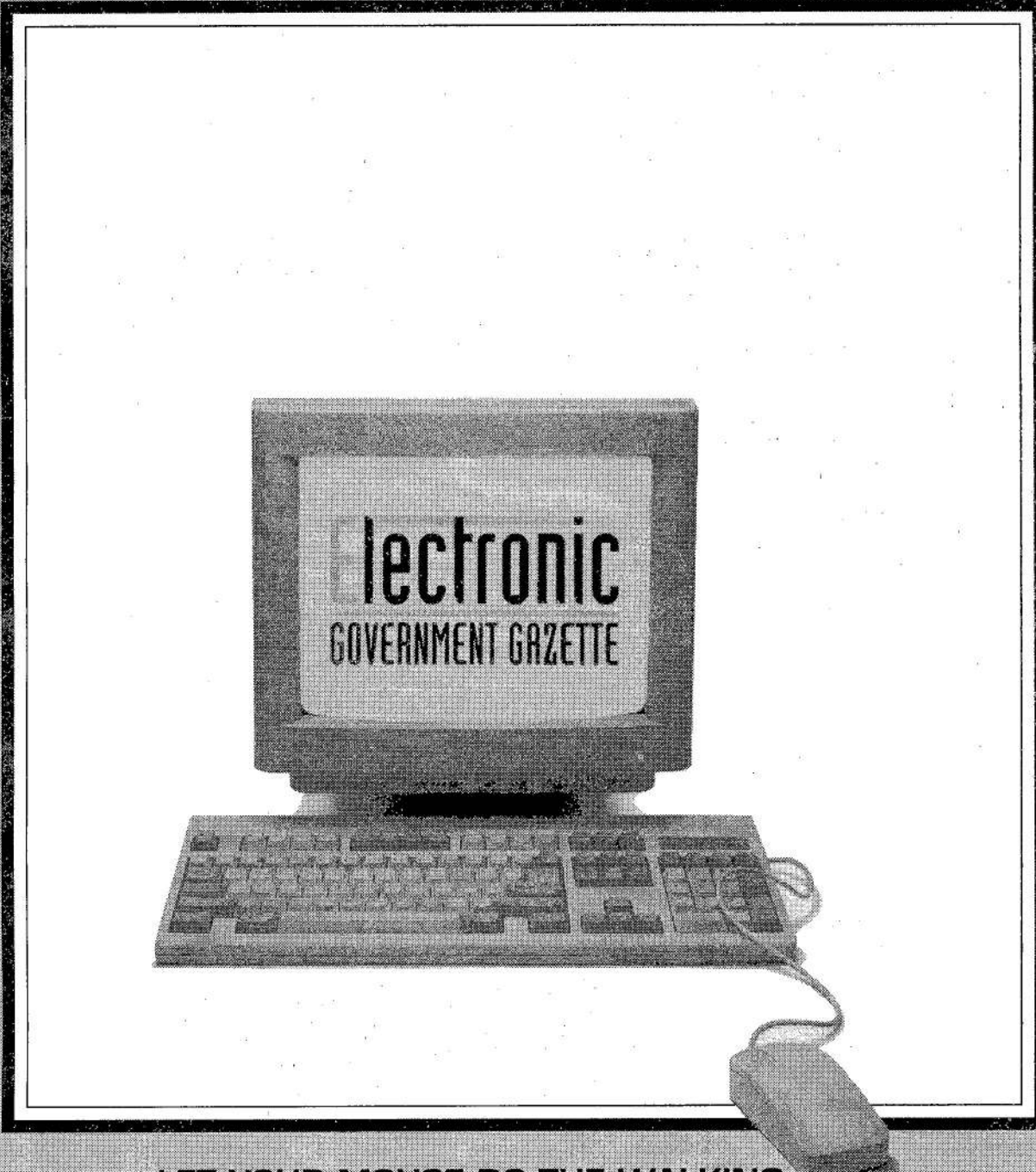


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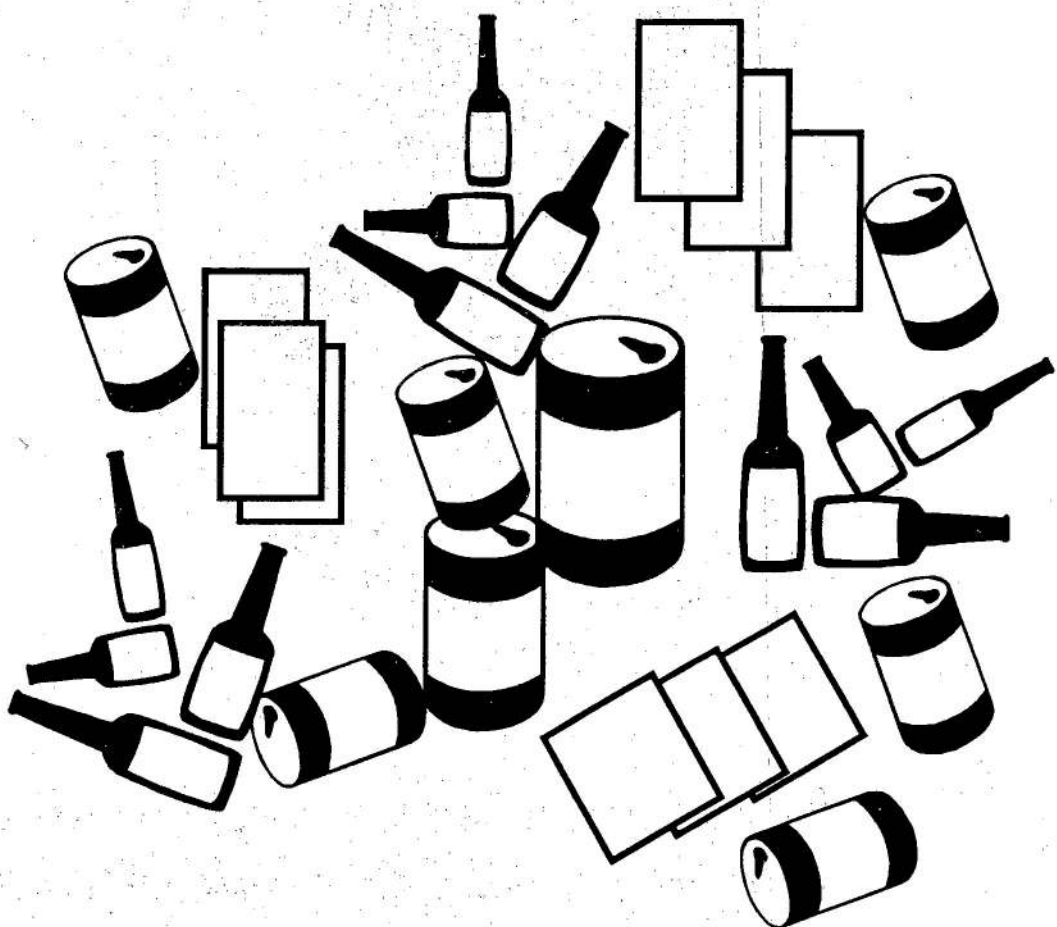
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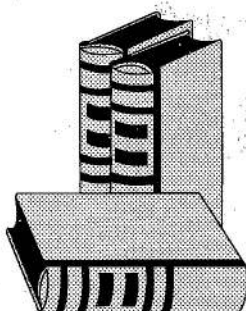
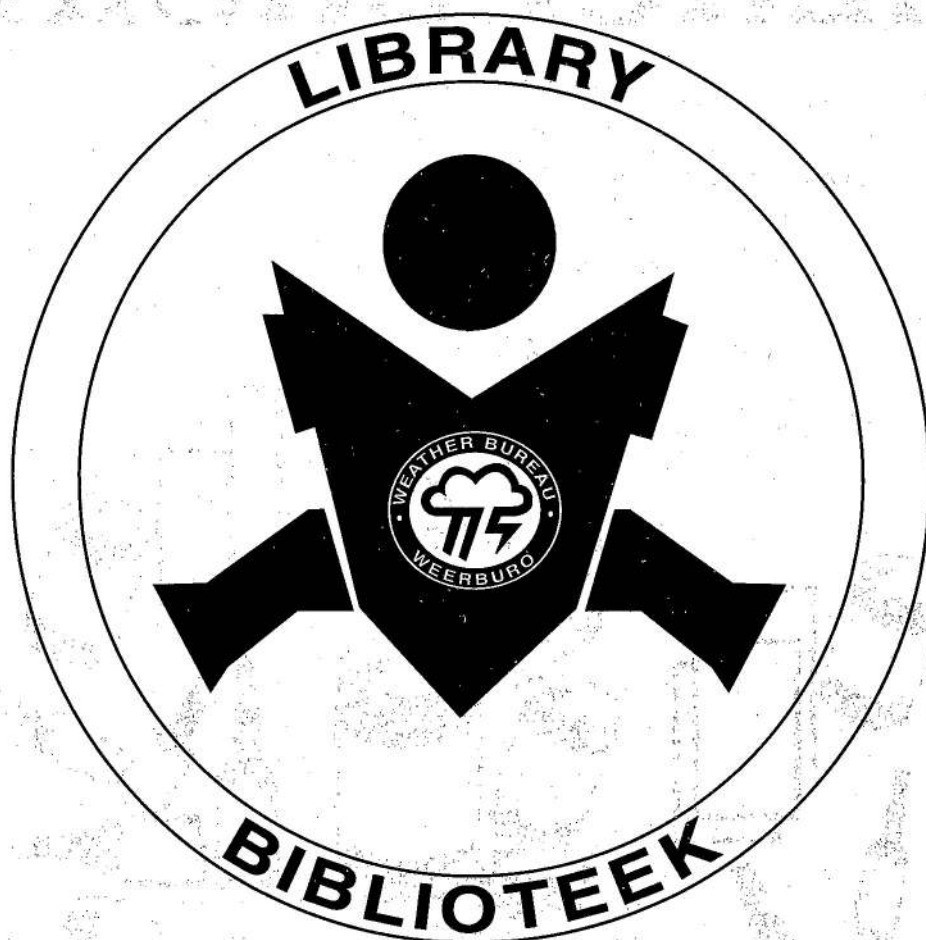
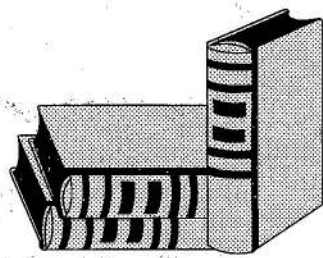
# RECYCLE HERGEBRUIK



Department of Environmental Affairs  
Departement van Omgewingsake



*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?*

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