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GOVERNMENT NOTICES GOEWERMENTSKENNISGEWINGS

DEPARTMENT OF AGRICULTURE DEPARTEMENT VAN LANDBOU

No. R. 395

16 March 1998

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT NO. 47 OF 1996)

ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF GUIDELINE PRICES: LEVY RELATING TO WHEAT

I, Derek André Hanekom, Minister of Agriculture, acting under sections 13 and 15 of the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996), hereby—

- (a) establish the statutory measure set out in the Schedule hereto; and
- (b) determine that the guideline price for wheat shall be R856,39 per metric ton.

D. A. HANEKOM
Minister of Agriculture

SCHEDULE**Definitions**

1. In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates—

"commercial millers" mean persons dealing in the course of trade with wheat for the purpose of processing it for the manufacture of wheaten flour or meal;

"dealing in the course of trade" means any act performed in the manufacture of wheaten products by any person if the wheaten products so manufactured, or a quantity thereof, is or is intended to be disposed of by that person for any consideration whatsoever;

"the Act" means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996);

"the Trust" means the Winter Cereal Research Trust, Registration No. 11410/97; and

"wheat" means the kernels of the specie *Triticum aestivum*.

Purpose and aims of statutory measure and the relation thereof to objectives of the Act

2. The purpose and aims of this statutory measure are to provide financial support for the wheat research function that the wheat industry has identified as essential and in the interest of the industry as a whole.

Research is essential for the furtherance of the wheat industry's competitive position, especially by way of continuously developing new cultivars with improved quality characteristics that are indispensable to the sustained production of wheat in the Republic of South Africa. The specific infrastructure that has been created for research over time at various institutions, will be taken into account. It is essential that this infrastructure created by way of research levies collected under the previous agricultural dispensation, be retained and maintained to the benefit of the wheat industry. A portion of the levies thus collected will be utilised for administrative functions to facilitate this research. A portion of the funds for research collected by means of this levy will also be focussed on research for small-scale farmers and the developing winter cereal industry.

A registration database of wheat millers that will be maintained by way of statutory registration by the South African Grain Information Service, a company incorporated under section 21 of the Companies Act, 1973 (Act No. 61 of 1973), will be used to identify those compelled to pay levies.

The establishment of this statutory measure will not only assist in increasing market access for all participants but will also enhance the viability of the wheat industry and, in times of local surpluses, contribute towards the optimisation of export earnings from wheat. The establishment of this statutory measure will in fact further all the objectives of the Act as stipulated in section 2 thereof.

This statutory measure shall be administered by the Trust. The levies collected in terms of this statutory measure shall be administered as a separated account, and any surplus or deficit shall at the date of termination of this statutory measure, be for the account of the Trust.

Product to which statutory measure applies

3. This statutory measure shall apply to wheat.

Area in which statutory measure applies

4. This statutory measure shall apply within the geographical area of the Republic of South Africa.

Imposition of levy

5. A levy is hereby imposed on all wheat processed by commercial millers.

Amount of levy

6. The levy shall amount to R4,00 per metric ton wheat processed, excluding VAT.

Persons by whom and to whom levy is payable

7. The levy imposed in terms of clause 5 shall—

- (1) be payable by commercial millers on all wheat processed by such commercial millers; and
- (2) be payable to the Trust.

Payment of levy

8. (1) Payment shall be made no later than the 15th day of the month following in which the wheat was processed.

(2) Payment shall be made by means of a cheque, postal order or money order made out in favour of the **Wheat Cereal Research Trust**.

(3) Payment shall—

(a) when forwarded by post, be addressed to—

The Administrator: Wheat Cereal Research Trust
P.O. Box 7408
CENTURION
0046

(b) when delivered by hand delivered to—

The Administrator: Wheat Cereal Research Trust
7 and 8 Centuria Park
265 Von Wielligh Street
LYTTELTON

Commencement and period of validity

(a) This statutory measure shall come into operation on the date of publication hereof and shall lapse on 31 October 1998.

No. R. 396

16 March 1998

MARKETING OF AGRICULTURAL PRODUCTS ACT, 1996 (ACT NO. 47 OF 1996)

**ESTABLISHMENT OF STATUTORY MEASURE AND DETERMINATION OF GUIDELINE PRICES:
LEVY RELATING TO WHEAT, DURUM WHEAT, BARLEY AND OATS**

I, Derek André Hanekom, Minister of Agriculture, acting under sections 13 and 15 of the Agricultural Products Act, 1996 (Act No. 47 of 1996), hereby—

- (a) establish the statutory measure set out in the Schedule hereto; and
- (b) determine that the guideline price, per metric ton, for—
 - (i) wheat shall be R856,39;
 - (ii) durum wheat shall be R856,39;
 - (iii) barley shall be R809,36; and
 - (iv) oats shall be R362,83.

D. A. HANEKOM

Minister of Agriculture

SCHEDULE

Definitions

1. In this Schedule any word or expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates—

"barley" means the kernels of the genus *Hordeum*;

"barley processors" mean persons dealing in the course of trade with barley for the purpose of processing it for the manufacture of barley products;

"commercial millers" mean persons dealing in the course of trade with wheat for the purpose of processing it for the manufacture of wheaten flour or meal;

"dealing in the course of trade" means any act performed in the manufacture of winter cereal products by any person if the winter cereal products so manufactured, or a quantity thereof, is or is intended to be disposed of by that person for any consideration whatsoever;

- “durum wheat” means the kernels of the species *Triticum durum*, *Triticum turgidum* and *Triticum polonicum*;
- “durum wheat millers” mean persons dealing in the course of trade with durum wheat for the purpose of processing it for the manufacture of durum wheaten flour or meal;
- “oats” means the kernels of the genus *Avena*;
- “oats processors” mean persons dealing in the course of trade with oats for the purpose of processing it for the manufacture of oaten products;
- “SAGIS” means the South African Grain Information Service, an association not for gain incorporated under section 21 of the Companies Act, 1973 (Act No. 61 of 1973);
- “the Act” means the Marketing of Agricultural Products Act, 1996 (Act No. 47 of 1996);
- “the Trust” means the Winter Cereal General Trust, Registration No. 11409/97;
- “wheat” means the kernels of the specie *Triticum aestivum*; and
- “winter cereals” mean wheat, durum wheat, barley and oats.

Purpose and aims of Statutory measure and the relation thereof to objectives of the Act

2. The purpose and aims of this statutory measure are to finance winter cereal information functions that the wheat industry has identified as essential and in the interest of the industry as a whole.

The maintenance of macro industry information is regarded as critical for strategic planning by the winter cereal industry, as well as the directly affected groups individually. The supplying of generic market information to all role-players, on a continuous basis, is essential in order for the market to operate effectively. The phasing out of the Wheat Board, that has up to now rendered this service to the industry, has resulted in a vacuum with regard to the supply of generic market information.

Proper and accurate winter cereal market information that is obtainable continuously and timeously, will not only increase market access for all participants, but will also promote efficiency in the marketing of winter cereal and winter cereal products. Furthermore, proper market information will enhance the viability of the winter cereal industry and the agricultural sector at large. A portion of the funds collected by means of this levy will also be focussed on information for small-scale farmers and the developing winter cereal industry. The establishment of this statutory measure will in fact further all the objectives of the Act as stipulated in section 2 thereof.

It is envisaged that SAGIS will render the information service to the industry. A registration database of winter-cereal processors, that will be maintained by way of statutory registration by SAGIS, will be used to identify those compelled to pay levies.

This statutory measure shall be administered by the Trust. The levies collected in terms of this statutory measure shall be administered as a separate account; and any surplus or deficit shall at the date of termination of this statutory measure, be for the account of the Trust.

Product to which statutory measure applies

3. This statutory measure shall apply to winter cereals.

Area in which statutory measure applies

4. This statutory measure shall apply within the geographical area of the Republic of South Africa.

Imposition of levy

5. A levy is hereby imposed on all winter cereals processed by the persons specified in clause 7.

Amount of levy

6. The levy shall amount to 50 cents per metric ton wheat, durum wheat, barley and oats processed, excluding VAT.

Persons by whom and to whom levy is payable

7. The levy imposed in terms of clause 5 shall—

- (a) be payable by—
 - (i) commercial millers on all wheat processed by them;
 - (ii) durum wheat millers on all durum wheat process by them;
 - (iii) barley processors on all barley processed by them; and
 - (iv) oats processors on all oats processed by them.
- (b) be payable to the Trust.

Payment of levy

8. (1) Payment shall be made no later than the 15th day of the month following in which the wheat cereals were processed.

(2) Payment shall be made by means of a cheque, postal order or money order made out in favour of the Wheat Cereal General Trust.

(3) Payment shall—

- (a) when forwarded by post, be addressed to—

The Administrator: Wheat Cereal General Trust
P.O. Box 7408
CENTURION
0046

- (b) when delivered by hand, be delivered to—

The Administrator: Wheat Cereal General Trust
7 and 8 Centuria Park
265 Von Wielligh Street
LYTTELTON

Commencement and period of validity

9. This statutory measure shall come into operation on the date of publication hereof and shall lapse on 31 October 1998.

No. 395

16 Maart 1998

WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996 (WET NO. 47 VAN 1996)**INSTELLING VAN STATUTÈRE MAATREËL EN BEPALING VAN RIGLYNPRYS:
HEFFING BETREFFENDE KORING**

Ek, Derek André Hanekom, Minister van Landbou, handelende kragtens artikels 13 en 15 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet No. 47 van 1996)—

- (a) stel hierby die statutêre maatregel in die Bylae uiteengesit, in; en
- (b) bepaal hierby dat die riglynprys vir koring R856,39 per metriekse ton is.

D. A. HANEKOM**Minister van Landbou**

BYLAE**Woordomskrywing**

1. In hierdie Bylae het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis en, tensy uit die samehang anders blyk, beteken—

"as 'n besigheid handel" enige handeling verrig in die vervaardiging van koringprodukte deur 'n persoon indien die koringprodukte vervaardig, of 'n hoeveelheid daarvan, is of bedoel is om deur daardie persoon van die hand gesit te word vir enige vergoeding hoegenaamd;

"die Trust" die Wintergraan Navorsings Trust, Registrasie No. 11410/97;

"die Wet" die Wet op die Bemarking van Landbouprodukte, 1996 (Wet No. 47 van 1996);

"kommersiële meulenaars" persone wat met koring as 'n besigheid handel met die doel om dit te verwerk vir die vervaardiging van koringmeel of meelblom; en

"koring" die korrels van die spesie *Triticum aestivum*.

Oogmerk en doelwitte van statutêre maatreël en die verband daarvan met die oogmerke van die Wet

2. Die oogmerk en doelwitte van hierdie statutêre maatreëls is om finansiële ondersteuning aan die koringnavorsingsfunksie te verleen, wat deur die koringbedryf as noodsaaklik geïdentifiseer is en in belang van die bedryf in geheel beskou word.

Navorsing is noodsaaklik om die koringbedryf se mededingende posisie te bevorder, veral by wyse van deurlopende ontwikkeling van nuwe kultivars met verbeterde kwaliteitseienskappe wat onontbeerlik is vir die volgehoudende produksie van koring in die Republiek van Suid-Afrika. Die spesifieke infrastruktur wat oor tyd deur verskeie instansies vir navorsing ontwikkel is word hierdeur in ag geneem. Dit is noodsaaklik dat hierdie infrastruktur wat ontwikkel is deur navorsingsheffings onder die vorige landboubemarkingswetgewing gevorder, behou en onderhou moet word tot voordeel van die koringbedryf. 'n Deel van die heffings aldus ingevorder sal aangewend word vir administratiewe funksies om hierdie navorsing te faciliteer. 'n Deel van die heffings vir navorsing ingevorder by wyse van hierdie heffing sal ook toegespits word op navorsing vir kleinskaal boere en die ontwikkelende wintergraanbedryf.

'n Registrasie databasis van koringmeulenaars, wat in stand gehou sal word deur statutêre registrasie by die Suid-Afrikaanse Graaininligtingdiens, 'n maatskappy geïnkorporeer onder artikel 21 van die Maatskappwyet, 1973 (Wet No. 61 van 1973), sal gebruik word om diegene wat heffingspligtig is te identifiseer.

Die instelling van hierdie statutêre maatreël sal nie slegs marktoegang vir alle markdeelnemers verbeter nie, maar sal ook die lewensvatbaarheid van die koringbedryf bevorder en in tye van surpluses tot die optimalisering van uitvoerverdienste vir koring bydra. Die instelling van hierdie statutêre maatreël sal feitlik al die doelwitte van die Wet soos vervat in artikel 2 daarvan, bevorder.

Hierdie statutêre maatreël sal deur die Trust geadministreer word. Die heffings wat ingevolge hierdie statutêre maatreël gevorder word sal geadministreer word in 'n afsonderlike rekening, en enige surplus of tekort op die verval datum van hierdie statutêre maatreël sal vir die rekening van die Trust wees.

Produk waarop statutêre maatreël van toepassing is

3. Hierdie statutêre maatreël is op koring van toepassing.

Gebied waarin die statutêre maatreël van toepassing is

4. Hierdie statutêre maatreël is van toepassing binne die geografiese gebied van die Republiek van Suid-Afrika.

Instel van heffing

5. 'n Heffing word hierby ingestel op alle koring wat deur kommersiële meulenaars verwerk word.

Bedrag van heffing

6. Die heffing sal R4,00 per metriek ton koring verwerk, BTW uitgesluit, bedra.

Personen deur wie en aan wie heffing betaalbaar is**7. Die heffing in klousule 5, ingestel is—**

- (1) betaalbaar deur kommersiële meulenaars op alle koring wat deur sodanige kommersiële meulenaars verwerk word; en
- (2) aan die Trust betaalbaar.

Betaling van heffing

8. (1) Betaling sal nie later as die 15de dag van die maand volgende op die maand waarin die koring verwerk is, gemaak word nie.

(2) Betaling moet per tjek, posorder of poswissel geskied wat ten gunste van die Wintergraan Navorsings Trust uitgemaak word.

(3) Betaling moet—

- (a) wanneer per pos gestuur, geadresseer wees aan—

Die Administrateur: Wintergraan Navorsings Trust
Posbus 7408
CENTURION
0046

- (b) wanneer per hand afgelewer, afgelewer word by—

Die Administrateur: Wintergraan Navorsings Trust
7 en 8 Centuria Park
Von Wiellighstraat 265
LYTTELTON

Inwerkingtreding en tydperk van geldigheid

9. Hierdie statutêre maatreël tree in werking op die datum van publikasie hiervan en verval op 31 Oktober 1998.

No. R.396**16 Maart 1998****WET OP DIE BEMARKING VAN LANDBOUPRODUKTE, 1996 (WET NO. 47 VAN 1996)****INSTELLING VAN STATUTÊRE MAATREËL EN BEPALING VAN RIGLYNPRYS: HEFFING BETREFFENDE KORING, DURUM KORING, GARS EN HAWER**

Ek, Derek André Hanekom, Minister van Landbou, handelende kragtens artikels 13 en 15 van die Wet op die Bemarking van Landbouprodukte, 1996 (Wet No. 47 van 1996)—

- (a) stel hierby die statutêre maatreël in die Bylae uiteengesit, in; en
- (b) bepaal hierby dat die riglynprys, per metriekie ton, vir—
 - (i) koring R856,39 is;
 - (ii) durum koring R856,39 is;
 - (iii) gars R809,36 is; en
 - (iv) hawer R362,83 is.

D. A. HANEKOM**Minister van Landbou**

BYLAE**Woordomskrywing**

1. In hierdie Bylae het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg is, daardie betekenis en, tensy uit die samehang anders blyk, beteken—

- "as 'n besigheid handel"** enige handeling verrig in die vervaardiging van wintergraan produkte deur 'n persoon, indien die wintergraan produkte vervaardig, of 'n hoeveelheid daarvan, is of bedoel is om deur daardie persoon van die hand gesit te word vir enige vergoeding hoegenaamd;
- "die Trust"** die Wintergraan Algemene Trust, registrasie no. 11409/97;
- "durum koring"** korrels van die spesies *Triticum durum*, *Triticum turgidum* en *Triticum polonicum*;
- "durum koring meulenaars"** persone wat met durum koring as 'n besigheid handel met die doel om dit te verwerk vir die vervaardiging van durum koringmeel of meelblom;
- "die Wet"** die Wet op die Bemarking van Landbouprodukte, 1996 (Wet No. 47 van 1996);
- "gars"** korrels van die genus *Hordeum*;
- "garsverwerkers"** persone wat met gars as 'n besigheid handel met die doel om dit te verwerk in die vervaardiging van garsprodukte;
- "hawer"** korrels van die genus *Avena*;
- "hawerverwerkers"** persone wat met hawer as 'n besigheid handel met die doel om dit te verwerk in die vervaardiging van hawerprodukte;
- "kommersiële meulenaars"** persone wat met koring as 'n besigheid handel met die doel om dit te verwerk in die vervaardiging van koringmeel en meelblom;
- "koring"** korrels van die spesie *Triticum aestivum*;
- "SAGIS"** die Suid-Afrikaanse Graainligtingsdiens, 'n vereniging sonder winsoogmerk ingelyf kragtens artikel 21 van die Maatskappywet, 1973 (Wet No. 61 van 1973); en
- "wintergraan"** koring, durumkoring, gars en hawer.

Oogmerk en doelwitte van statutêre maatreël en die verband daarvan met die oogmerke van die Wet

2. Die oogmerk en doelwitte van hierdie statutêre maatreël is om wintergraan inligtingsfunksies te finansier, wat deur die wintergraanbedryf as noodsaaklik geïdentifiseer is en in belang van die bedryf as geheel beskou word.

Die instandhouding van makro bedryfsinligting word deur die wintergraanbedryf asook direk geaffekteerde partye as noodsaaklik geag vir strategiese beplanning. Die verskaffing van generiese markinligting op 'n deurlopende basis aan alle rolspelers is noodsaaklik om die mark doeltreffend te laat opereer. Die uitfasering van die Koringraad, wat tot dusver hierdie diens aan die bedryf verskaf het, het 'n vakuum gelaat in die verskaffing van generiese mark inligting.

Behoorlike en akkurate wintergraan markinligting wat deurlopend en tydig beskikbaar is, sal nie slegs marktoegang vir alle markdeelnemers verbeter nie, maar behoort ook die doeltreffendheid van die bemarking van wintergraan en wintergraanprodukte te bevorder. Voorts sal behoorlike markinligting die lewensvatbaarheid van die wintergraanbedryf en die landbousektor in die breë bevorder. 'n Deel van die fondse ingevorder by wyse van hierdie heffing sal ook toegespits word op inligting vir kleinskaal boere en die ontwikkelende wintergraanbedryf. Die instelling van hierdie statutêre maatreël sal feitlik al die doelstellings van die Wet, soos vervat in artikel 2 van die Wet, bevorder.

Daar word voorsien dat SAGIS die inligtingsdiens aan die bedryf sal voorsien. 'n Registrasie databasis van wintergraanverwerkers, wat in stand gehou sal word deur statutêre registrasie by SAGIS sal gebruik word om diegene wat heffingspligtig is te identifiseer.

Hierdie statutêre maatreël sal deur die Trust gadministreer word. Die heffings wat ingevalgloge hierdie statutêre maatreël gevorder word sal gadministreer word in 'n afsonderlike rekening; en enige surplus of tekort op die vervaldatum van hierdie statutêre maatreël sal vir die rekening van die Trust wees.

Produk waarop statutêre maatreël van toepassing is

3. Hierdie statutêre maatreël is op wintergraan van toepassing.

Gebied waarin statutêre maatreël van toepassing is

4. Hierdie statutêre maatreël is in die geografiese gebied van die Republiek van Suid-Afrika van toepassing.

Instel van heffing

5. 'n Heffing word hierby ingestel op alle wintergraan wat deur die persone in klosule 7 uiteengesit, verwerk word.

Bedrag van heffing

6. Die heffing sal 50 sent per metriekie ton koring, durumkoring, gars en hawer verwerk, BTW uitgesluit, bedra.

Persone deur wie en aan wie heffing betaalbaar is

7. Die heffing in klosule 5 ingestel, is—

- (a) betaalbaar deur—
 - (i) kommersiële meulenaars op alle koring deur hulle verwerk;
 - (ii) durumkoringmeulenaars op alle durumkoring deur hulle verwerk;
 - (iii) garsverwerkers op alle gars deur hulle verwerk; en
 - (iv) hawerverwerkers op alle hawer deur hulle verwerk.
- (b) aan die Trust betaalbaar.

Betaling van heffing

8. (1) Betaling sal nie later as die 15de dag van die maand volgende op die maand waarin die wintergraan verwerk is, gemaak word nie.

(2) Betaling moet per tiek, posorder of poswissel geskied wat ten gunste van die Wintergraan Algemene Trust uitgemaak word.

(3) Betaling moet—

- (a) wanneer per pos gestuur, geadresseer wees aan—

Die Administrateur: Wintergraan Algemene Trust
Posbus 7408
CENTURION
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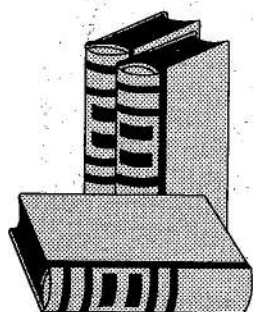
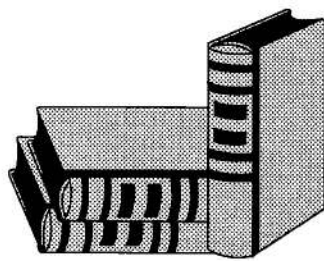
- (b) wanneer per hand afgelewer, afgelewer word by—

Die Administrateur: Wintergraan Algemene Trust
7 en 8 Centuria Park
Von Wiellighstraat 265
LYTTELTON

Inwerkingtreding en tydperk van geldigheid

9. Hierdie statutêre maatreël tree in werking op die datum van publikasie hiervan en verval op 31 Oktober 1998.

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



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

Departement van Omgewingsake en Toerisme
Department of Environmental Affairs and Tourism

Wetlands are wonderlands!



Department of Environmental Affairs and Tourism

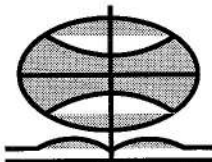


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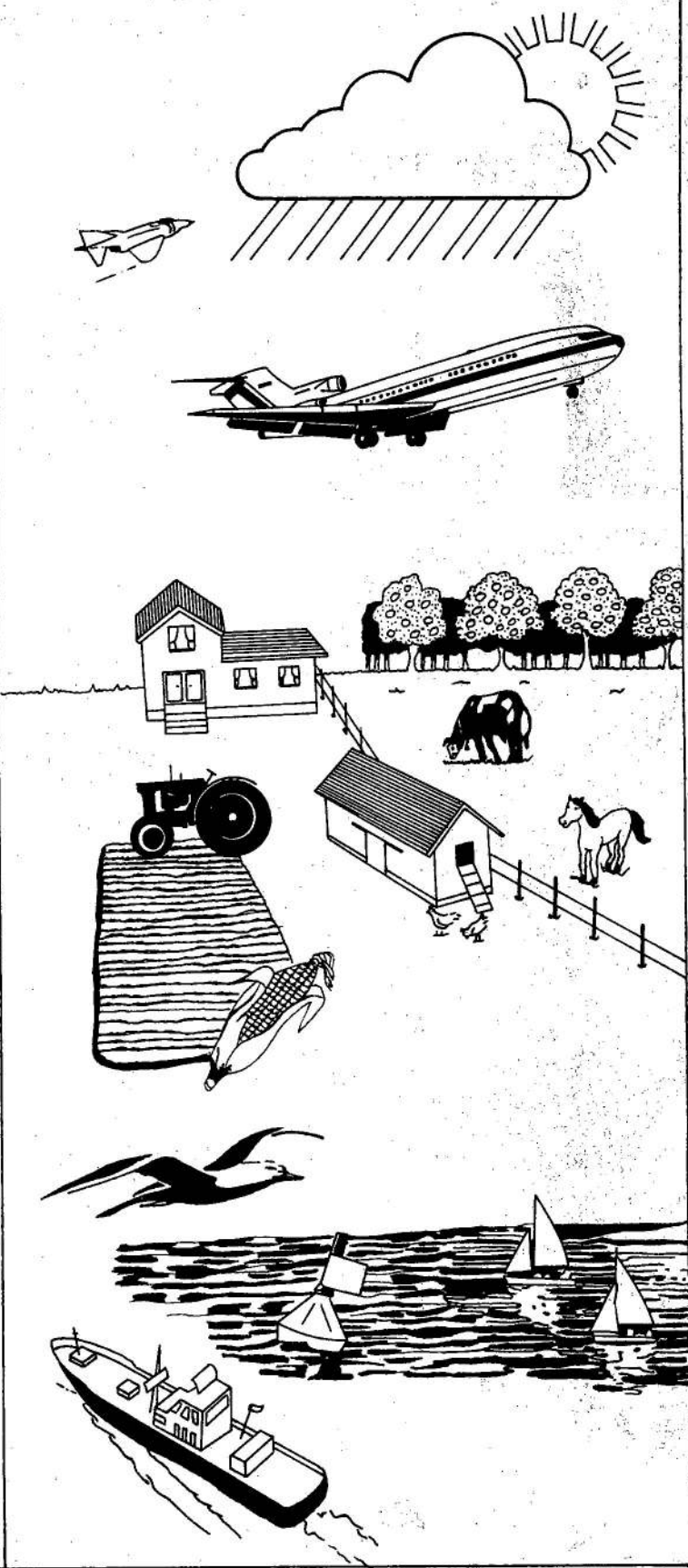
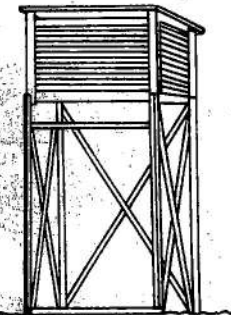
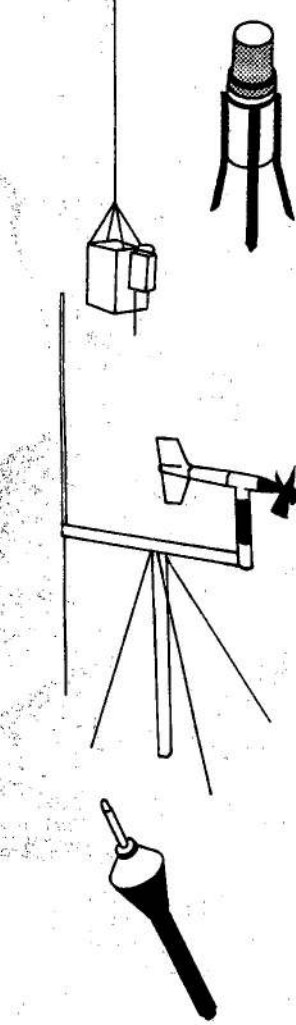
LIVE IN HARMONY WITH NATURE



THE WEATHER BUREAU: DEPARTMENT OF
ENVIRONMENTAL AFFAIRS AND TOURISM

SA WEATHER BUREAU SA WEERBUREO

WEATHER · SERVICES · WEERDienste



DEPT. OF ENVIRONMENTAL AFFAIRS AND TOURISM · DEPT. VAN OMGEWINGSAKE EN TOERISME

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