

REPUBLIC  
OF  
SOUTH AFRICA



REPUBLIEK  
VAN  
SUID-AFRIKA

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No. 18904

## PROCLAMATION

*by the*

*President of the Republic of South Africa*

No. R. 49, 1998

### DECLARATION OF THE HEAVY WIND AND RAIN STORMS IN THE VILLAGES OF MAGAU, MADOMBIDZA, RATHIDILI AND TSHIOZWI IN THE JURISDICTION AREA OF GREATER LOUIS TRICHARDT, TO BE A DISASTER

Under the powers vested in me by section 26 of the Fund-raising Act, 1978 (Act No. 107 of 1978), I hereby declare the heavy wind and rain storms that occurred on 24 January 1998 in the villages of Magau, Madombidza, Rathidili and Tshiozwi in the jurisdiction area of Greater Louis Trichardt, to be a disaster for the purposes of this Act.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Sixth day of May, One thousand Nine hundred and Ninety-eight.

N. R. MANDELA

President

By Order of the President-in-Cabinet:

G. J. FRASER-MOLEKETI

Minister of the Cabinet

**PROKLAMASIE**  
**van die**  
**President van die Republiek van Suid-Afrika**

**No. R. 49, 1998**

**VERKLARING VAN DIE HEWIGE WIND EN REËNSTORMS WAT DIE GEBIEDE VAN MAGAU, MADOMBIDZA, RATHIDILI EN TSHIOZWI IN DIE JURISDIKSIEGEBIED VAN GROTER LOUIS TRICHARDT GETREF HET, TOT 'N RAMP**

Kragtens die bevoegdheid aan my verleen by artikel 26 van die Wet op Fondsin sameling, 1978 (Wet No. 107 van 1978), verklaar ek hierby die hewige wind en reënstorms wat die gebiede van Magau, Madombidza, Rathidili en Tshiozwi in die jurisdiksiegebied van Groter Louis Trichardt op 24 Januarie 1998, vir die doeleindes van genoemde Wet tot 'n ramp.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Sesde dag van Mei Eenduisend Negehonderd Agt-en-negentig.

**N. R. MANDELA**

President

Op las van die President-in-Kabinet:

**G. J. FRASER-MOLEKETI**

Minister van die Kabinet

**DEPARTMENT OF AGRICULTURE  
DEPARTEMENT VAN LANDBOU**

**No. R. 710**

**22 May 1998**

ANIMAL DISEASES ACT, 1984 (ACT NO. 35 OF 1984)

**TARIFFS ON IMPORT AND MASTER PERMITS**

I, Derek André Hanekom, acting under section 6 of the Animal Diseases Act, 1984 (Act No. 35 of 1984), hereby—

- (a) impose, on the basis set out in the Schedule, tariffs on import permits and master permits; and
- (b) declare that the said tariffs shall come into operation on 1 April 1998.

**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—

“**import permit**” means a permit issued by the Director of Animal Health which is valid for a certain period in respect of a single consignment; and

“**master permit**” means an import permit issued by the Director of Animal Health which is valid for a specified period of time in respect of more than one consignment containing items of a similar nature.

**Imposition of tariffs**

2. Tariffs are hereby imposed for the issue of permits in respect of the importation of animals and animal products.

**Amount of tariffs**

3. The amount of tariffs referred to in clause 2 shall respectively be—

- (a) R60,00 per import permit; and
- (b) R500,00 per master permit.

**Persons by whom tariffs are payable**

4. The tariffs referred to in clause 2 shall be payable by persons who import or contemplate importing animals and animal products into the Republic.

**No. R. 710****22 Mei 1998****WET OP DIERESIEKTES, 1984 (WET NO. 35 VAN 1984)****TARIEWE OP INVOER- EN MEESTERPERMITTE**

Ek, Derek André Hanekom, handelende kragtens artikel 6 van die Wet op Dieresiektes, 1984 (Wet No. 35 van 1984)—

- (a) hef hierby, op die grondslag soos in die Bylae uiteengesit, tariewe op invoerpermitte en meesterpermitte; en
- (b) verklaar hierby dat die gemelde tariewe in werking sal tree op 1 April 1998.

**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 die teks anders aandui, beteken—

**"invoerpermit"** 'n permit wat deur die Direkteur van Diergesondheid uitgereik is, wat geldig is vir 'n bepaalde tydperk en betrekking het op 'n enkele besending; en

**"meesterpermit"** 'n invoerpermit wat deur die Direkteur van Diergesondheid uitgereik is, wat geldig is vir 'n bepaalde tydperk en betrekking het op meer as een besending wat items van 'n soortgelyke aard bevat.

**Vaslegging van tariewe**

2. Tariewe word hierby ingestel vir die uitreiking van permitte ten opsigte van die invoer van diere en dierlike produkte.

**Bedrag van tariewe**

3. Die bedrag van die tariewe soos verwys in klousule 2 is onderskeidelik—

- (a) R60,00 per invoerpermit; en
- (b) R500,00 per meesterpermit.

**Persone deur wie tariewe betaalbaar is**

4. Die tariewe soos verwys in klousule 2 is betaalbaar deur persone wie diere en dierlike produkte in die Republiek invoer of beoog om dit in te voer.

**DEPARTMENT OF FINANCE  
DEPARTEMENT VAN FINANSIES**

**No. R. 704****22 May 1998****DETERMINATION OF AMOUNTS FOR THE PURPOSE OF THE MILITARY PENSIONS ACT, 1976**

1. Under the powers vested in me by sections 1 and 5, read with section 2, of the Military Pensions Act, 1976 (Act No. 84 of 1976), I, Trevor Andrew Manuel, Minister of Finance, hereby determine with effect from 1 April 1998 that—

- (a) for the purposes of the definition of the expression "formula I" of the said Act, factor A shall represent the amount of R26 279,04;
- (b) for the purposes of the definition of the expression "formula II" of the said Act, factor C shall represent the amount of R4 362,31;
- (c) the gratuity payable to a member who suffers from a pensionable disability which has in terms of the said Act been determined at 10 per cent or less shall be R2 908,00;
- (d) the gratuity payable to a member who suffers from a pensionable disability which has in terms of the said Act been determined at more than 10 per cent but less than 20 per cent shall be R5 817,00.

2. All members who are in possession of a three-year bachelor's degree or a matriculation certificate and who have, immediately prior to 1 April 1998, received an amount as contemplated in paragraph 1 (a) of Government Notice No. R. 1280 of 3 October 1997 shall receive an amount as set out in the Schedule.

3. Government Notice No. R. 1280 of 3 October 1997 is hereby repealed.

**T. A. MANUEL****Minister of Finance**

**SCHEDULE****ANNUAL PENSIONS**

<b>% disablement</b>	<b>Three-year bachelor's degree</b>	<b>Matriculation certificate</b>
100%	R38 541,96	R29 230,68
90%	R34 687,20	R26 307,96
80%	R30 833,52	R23 384,52
70%	R26 979,48	R20 461,56
60%	R23 125,32	R17 538,60
50%	R19 271,15	R14 615,40
40%	R15 416,76	R11 692,20
30%	R11 562,36	R8 769,24
20%	R7 708,44	R5 846,16

**No. R. 704****22 Mei 1998****BEPALING VAN BEDRAE VIR DOELEINDES VAN DIE WET OP MILITÈRE PENSIOENE, 1976**

1. Kragtens die bevoegdheid my verleen by artikels 1 en 5, gelees met artikel 2, van die Wet op Militêre Pensioene, 1976 (Wet No. 84 van 1976), bepaal ek, Trevor Andrew Manuel, Minister van Finansies, hierby, met ingang van 1 April 1998, dat—
  - (a) vir doeleindes van die beskrywing van die uitdrukking "formule I" van vermelde Wet, faktor A die bedrag van R26 279,04 voorstel;
  - (b) vir doeleindes van die beskrywing van die uitdrukking "formule II" van vermelde Wet, faktor C die bedrag van R4 362,31 voorstel;
  - (c) die gratifikasie betaalbaar aan 'n lid wat ly aan 'n pensioengewende ongeskiktheid wat ingevolge vermelde Wet op 10 persent of minder vasgestel is, R2 908,00;
  - (d) die gratifikasie betaalbaar aan 'n lid wat ly aan 'n pensioengewende ongeskiktheid wat ingevolge vermelde Wet op meer as 10 persent en minder as 20 persent vasgestel is, R5 817,00.
2. Alle lede wat in besit van 'n driejarige baccalaureus-graad of 'n matrikulasiessertifikaat is en wat onmiddellik voor 1 April 1998 'n bedrag bedoel in paragraaf 1 (a) van Goewermentskennisgewing No. R. 1280 van 3 Oktober 1997 ontvang het, moet 'n bedrag soos uiteengesit in die Bylae ontvang.
3. Goewermentskennisgewing No. R. 1280 van 3 Oktober 1997 word hierby herroep.

**T. A. MANUEL****Minister van Finansies****BYLAE****JAARLIKSE PENSIOENE**

<b>% ongeskiktheid</b>	<b>Driejarige baccalaureus-graad</b>	<b>Matrikulasi- sertifikaat</b>
100%	R38 541,96	R29 230,68
90%	R34 687,20	R26 307,96
80%	R30 833,52	R23 384,52
70%	R26 979,48	R20 461,56
60%	R23 125,32	R17 538,60
50%	R19 271,15	R14 615,40
40%	R15 416,76	R11 692,20
30%	R11 562,36	R8 769,24
20%	R7 708,44	R5 846,16

No. R. 728

22 May 1998

## FINANCIAL SERVICES BOARD

**REGULATIONS UNDER THE UNIT TRUSTS CONTROL ACT, 1981**

The Minister of Finance, has under section 42 of the Unit Trusts Control Act, 1981 (Act No. 54 of 1981), made the regulations in the Schedule.

**SCHEDULE****Definitions**

1. In these regulations "the Act" means the Unit Trusts Control Act, 1981 (Act No. 54 of 1981), and any word or expression to which a meaning has been assigned in the Act shall have the meaning so assigned to it.

**Lodging of certain copies by management companies with registrar**

2. (1) Subject to the proviso's to sections 10 (4) (a) and 33 (5) (a) of the Act, every management company must not less than 14 days before the intended date of publication of any advertisement, brochure or pamphlet referred to in those sections, lodge two copies thereof with the registrar.
- (2) The copies referred to in subregulation (1) must bear or be accompanied by a covering certificate, signed by the directors of the management company, or by a director or responsible official properly authorised thereto, on behalf of the directors, to the effect that, in so far applicable, there has been compliance with the requirements of section 12 or 34 of the Act, as the case may be.
- (3) No management company may publish any advertisement, brochure or pamphlet referred to in subregulation (1), before the management company has been informed by the registrar that he has no objection to the terms thereof or that a direction contemplated in section 13 of the Act has been complied with.
- (4) The provisions of subregulations (1), (2) and (3) apply to any addition to or variation of any published advertisement, brochure or pamphlet.
- (5) If the registrar has exempted a management company under the proviso to section 10 (4) (a) or 33 (5) (a) of the Act, the management company concerned must within 14 days after the date of first publication of an advertisement, brochure or pamphlet, lodge two copies thereof, as published, with the registrar.
- (6) One copy of every return or notice referred to in sections 10 (4) (b) and 33 (5) (b) of the Act, must be lodged by the management company concerned with the registrar within 14 days after the furnishing thereof to the Registrar of Companies.

**Rounding-off of dividend payments in terms of section 19 (2) of Act**

3. No management company may round off, in terms of subsection (2) of section 19 of the Act, any amount to be paid by way of dividends in such a manner that the said amount includes any part of the underlying securities included in the unit portfolio concerned or of the proceeds of capital gains, rights or bonus issues.

**Calculation of selling and repurchase prices of units as required by section 22 of Act**

4. For the purpose of prescribing the manner in which the selling price and the repurchase price of units are to be calculated, as required by paragraphs (b) and (c) of section 22 (2) of the Act, the trust deed may determine that the lowest dealing offered prices and the highest dealing bid prices, respectively, on a recognised stock exchange may be used in the respective calculations.

**Signing of statements for purposes of sections 31 (1) and 32 (1) of Act**

5. The statements which a registered management company in property shares is required to furnish to the registrar in accordance with the provisions of sections 31 (1) and 32 (1) of the Act, must be signed on behalf of the directors of the company by a director or other responsible officer authorised thereto by the directors.

**Furnishing of documents and particulars in applications under section 37 (2) (b) of Act**

6. Every application made in terms of paragraph (b) section 37 (2) of the Act for the exemption from the provisions of the Act of a proposed scheme or arrangement permitting of participation in specified mortgage bonds must be made by or on behalf of the person who will manage the scheme and must be accompanied by the following documents:
- (a) A description of the manner in which the scheme is proposed to be operated;
  - (b) two copies of the rules which constitute in the scheme; and
  - (c) two copies of the Memorandum and Articles of Association of the nominee company to be operated in connection with the scheme.

**Application of regulations for purposes of section 36 of Act**

7. A regulation made under a provision of the Act which by virtue of section 36 of the Act applies to or in respect of a management company in property shares and a trustee in terms of a unit trust scheme in property shares, applies *mutatis mutandis* and in so far as it can be applied to such management company and trustee.

**Fees and penalties**

8. The following fees and penalties, which include VAT, are payable from the date of publication of these regulations at the times, by the persons and in respect of the matters indicated hereunder:

- (a) On lodging of any application under section 4 of the Act for registration as a management company, payable by the applicant concerned, a fee of R12 500;
- (b) on lodging of any application in terms of conditions imposed by the registrar under section 4 (3) of the Act by a registered management company in respect of any additional unit portfolio, payable by the applicant concerned, a fee of R5 500;
- (c) on lodging of any application under section 23 of the Act by a management company for an alteration, rescission of or addition to a trust deed or supplemental trust deed, other than an application for an additional unit portfolio, payable by the management company concerned, a fee of R3 600;
- (d) on lodging of any application under section 30 of the Act for registration as a management company in property shares, payable by the applicant concerned, a fee of R12 500;
- (e) on lodging of any application in terms of conditions imposed by the registrar under section 30 (3) of the Act by a registration management company in property shares in respect of any additional unit portfolio, payable by the applicant concerned, a fee of R5 500;
- (f) on lodging of any application in terms of paragraph (b) of section 37 (2) of the Act for exemption from the provisions of the Act, payable by the applicant concerned, a fee of R5 000;
- (g) on lodging of any application for a copy of any document, per A4-sheet, or part thereof, payable by the applicant concerned, a fee of R3,50;
- (h) for late rendition by any person of any balance sheet, account, statement, document or report required to be furnished in terms of any provision of the Act, payable by the person concerned on receipt of a written request by the registrar, a penalty of R20,00 per day for every day during which the delay continues, to a maximum of R200,00.

**Manner of payment of fees and penalties**

9. Fees and penalties referred to in regulation 8 are payable by means of a cheque, postal order or money order made out in favour of the Financial Services Board: Provided that if such fee or penalty is delivered by hand, the payment may be made in cash.

**Interest in respect of unpaid fees and penalties**

10. Any fees and penalties which are not paid whenever they are payable in terms of these regulations, carry interest at a rate per annum equal to the prevailing prime overdraft rate of The Standard Bank of South Africa Limited.

**Repeal of regulations and transitional provisions**

11. (1) The Regulations under the Unit Trusts Control Act, 1981, promulgated by Government Notice No. R. 2194 of 19 November 1993, as published in *Government Gazette* No. 15265 of the same date, are hereby repealed.
- (2) Anything done under a provision of a regulation repealed by subregulation (1) shall be deemed to have been done under the corresponding provision of these regulations.

**No. R. 728****22 Mei 1998****RAAD OP FINANSIEËLE DIENSTE****REGULASIES KRAGTENS WET OP BEHEER VAN EFFEKTETRUSTSKEMAS, 1981**

Die Minister van Finansies, het kragtens artikel 42 van die Wet op Beheer van Effektetrustskemas, 1981 (Wet No. 54 van 1981), die regulasies in die Bylae uitgevaardig.

**BYLAE****Woordomskrywings**

1. In hierdie regulasies beteken "die Wet" die Wet op Beheer van Effektetrustskemas, 1981 (Wet No. 54 van 1981), en het enige woord of uitdrukking waaraan 'n betekenis in die Wet geheg word die betekenis aldus daaraan geheg.

**Indien van sekere eksemplare en afskrifte deur bestuursmaatskappye by registrator**

2. (1) Behoudens die voorbehoudsbepalings by artikels 10 (4) (a) en 33 (5) (a) van die Wet, moet elke bestuursmaatskappy minstens 14 dae voor die beoogde datum van publikasie van enige advertensie, brosjure of pamphlet bedoel in daardie artikels, minstens twee afskrifte daarvan by die registrator indien.
- (2) Die afskrifte bedoel in subregulasie (1) moet voorsien wees of vergesel gaan van 'n begeleidende sertifikaat, onderteken deur die direkteure van die bestuursmaatskappy, of deur 'n direkteur of verantwoordelike beampete behoorlik daartoe gemagtig, namens die direkteure, ten effekte dat, vir sover van toepassing, daar aan die vereistes van artikel 12 of 34 van die Wet, na gelang van die geval, voldoen is.
- (3) Geen bestuursmaatskappy mag enige advertensie, brosjure of pamphlet bedoel in subregulasie (1) publiseer nie, alvorens die bestuursmaatskappy deur die registrator meegedeel is dat hy geen beswaar daarteen het nie of dat aan 'n lasgewing beoog in artikel 13 van die Wet voldoen is.
- (4) Die bepalings van subregulasies (1), (2) en (3) is van toepassing op enige byvoeging by of wysiging van enige gepubliseerde advertensie, brosjure of pamphlet.
- (5) Indien die registrator 'n bestuursmaatskappy kragtens die voorbehoudsbepaling by artikel 10 (4) (a) of 33 (5) (a) van die Wet onthef het, moet die betrokke bestuursmaatskappy binne 14 dae na die datum van eerste publikasie van 'n advertensie, brosjure of pamphlet, twee eksemplare daarvan, soos gepubliseer, by die registrator indien.
- (6) Een afskrif van elke opgawe of kennisgewing in artikels 10 (4) (b) en 33 (5) (b) van die Wet bedoel moet deur die betrokke bestuursmaatskappy by die registrator ingedien word binne 14 dae na die indiening daarvan by die Registrator van Maatskappye.

**Afronding van dividendbetalings ingevolge artikel 19 (2) van Wet**

3. Geen bestuursmaatskappy rond enige bedrag aan dividende wat uitgekeer staan te word ingevolge subartikel (2) van artikel 19 van die Wet op so 'n wyse af nie dat daardie bedrag enige deel van die groepvormende effekte wat in die betrokke effektegroep ingesluit is of enige deel van die opbrengs van kapitaalwinste, regte of bonusuitgifte, insluit.

**Berekening van verkoop- en terugkoopprys van onderaandele soos vereis deur artikel 22 van Wet**

4. Vir die doel om die wyse voor te skryf waarop die verkoopprys en die terugkoopprys van onderaandele bereken moet word, soos vereis deur paragrawe (b) en (c) van artikel 22 (2) van die Wet, kan die trustakte bepaal dat onderskeidelik die laagste verkoperspryse en die hoogste koperspryse op 'n erkende effektebeurs in die onderskeie berekenings gebruik mag word.

### **Ondertekening van opgawes vir doeleindeste van artikels 31 (1) en 32 (1) van Wet**

5. Die opgawes wat 'n geregistreerde bestuursmaatskappy in eiendomsaandele ooreenkomstig die bepalings van artikels 31 (1) en 32 (1) van die Wet aan die registrateur moet verstrek, moet namens die direkteure van die maatskappy deur 'n direkteur of ander verantwoordelike beampie deur die direkteure daartoe gemagtig, ondrteken word.

### **Verstrekking van dokumente en besonderhede in aansoeke kragtens artikel 37 (2) (b) van Wet**

6. Elke aansoek wat ingevolge paragraaf (b) van artikel 37 (2) van die Wet gedoen word om vrystelling van die bepalings van die Wet van 'n voorgenome skema of reëling wat deelname in bepaalde verbande toelaat, moet deur of namens die persoon wat sodanige skema sal bestuur, gedoen word en van die volgende dokumente vergesel gaan:
- 'n Beskrywing van die wyse waarop die skema bedryf gaan word;
  - twee afskrifte van die reëls wat die skema konstitueer; en
  - twee afskrifte van die Akte van Oprigting en Statute van die genomineerde maatskappy wat in verband met die skema bedryf gaan word.

### **Toepassing van regulasies vir doeleindeste van artikel 36 van Wet**

7. 'n Regulasie uitgevaardig kragtens 'n bepaling van die Wet wat uit hoofde van artikel 36 van die Wet van toepassing is op of ten aansien van 'n bestuursmaatskappy in eiendomsaandele en 'n trustee ingevolge 'n effektetrustskema in eiendomsaandele, is *mutatis mutandis* en sover dit toegepas kan word op so 'n bestuursmaatskappy en trustee van toepassing.

### **Geld en boetes**

8. Die volgende geld en boetes, wat BTW insluit, is vanaf die datum van afkondiging van hierdie regulasies betaalbaar op die tye, deur die persone en ten opsigte van die aangeleenthede hieronder aangedui:
- By indiening van 'n aansoek kragtens artikel 4 van die Wet om registrasie as bestuursmaatskappy, betaalbaar deur die betrokke aansoeker, 'n geld van R12 500;
  - by indiening deur 'n geregistreerde bestuursmaatskappy van 'n aansoek ingevolge voorwaardes deur die registrateur opgelê kragtens artikel 4 (3) van die Wet, ten opsigte van enige addisionele effektegroep, betaalbaar deur die betrokke aansoeker, 'n geld van R5 500;
  - by indiening deur 'n bestuursmaatskappy van 'n aansoek kragtens artikel 23 van die Wet vir 'n verandering, intrekking van of byvoeging tot 'n trustakte of aanvullende trustakte, anders as 'n aansoek vir 'n addisionele effektegroep, betaalbaar deur die betrokke bestuursmaatskappy, 'n geld van R3 600;
  - by indiening van 'n aansoek kragtens artikel 30 van die Wet om registrasie as bestuursmaatskappy in eiendomsaandele, betaalbaar deur die betrokke aansoeker, 'n geld van R12 500;
  - by indiening deur 'n geregistreerde bestuursmaatskappy in eiendomsaandele van 'n aansoek ingevolge voorwaardes deur die registrateur opgelê kragtens artikel 30 (3) van die Wet, ten opsigte van enige addisionele effektegroep, betaalbaar deur die betrokke aansoeker, 'n geld van R5 500;
  - by indiening van 'n aansoek kragtens paragraaf (b) van artikel 37 (2) van die Wet om vrystelling van die bepalings van die Wet, betaalbaar deur die betrokke aansoeker, 'n geld van R5 000;
  - by indiening van 'n aansoek om 'n afskrif van enige dokument, per A4-blad, of gedeelte daarvan, betaalbaar deur die betrokke aansoeker, 'n geld van R3,50;
  - vir laat voorlegging deur enige persoon van 'n balansstaat, rekening, staat, dokument of verslag wat ingevolge enige bepaling van die Wet verstrek moet word, betaalbaar deur die betrokke persoon by ontvangs van 'n skriftelike versoek deur die registrateur, 'n boete van R20,00 per dag vir elke dag wat die versuim voortduur, tot 'n maksimum van R200,00.

### **Wyse van betaling van geld en boetes**

9. Gelde en boetes bedoel in regulasie 8 is betaalbaar deur middel van 'n tjek, posorder of geldwissel uitgemaak ten gunste van die Raad op Finansiële Dienste: Met dien verstande dat waar bedoelde gelde of boetes per hand afgelewer word, die betaling in kontant mag geskied.

**Rente ten opsigte van onbetaalde gelde en boetes**

10. Gelde en boetes wat nie betaal word wanneer dit ingevolge hierdie regulasie betaalbaar is nie, dra rente teen 'n koers per jaar gelykstaande aan die heersende prima oortrekkingskoers van Die Standard Bank van Suid-Afrika Beperk.

**Herroeping van regulasies en oorgangsbeplings**

11. (1) Die Regulasies kragtens die Wet op Beheer van Effekte-trustskemas, 1981, afgekondig by Goewermentskennisgewing No. R. 2194 van 19 November 1993, soos gepubliseer in *Staatskoerant* No. 15265 van dieselfde datum, word hierby herroep.  
 (2) Enigiets gedoen kragtens 'n bepaling van 'n regulasie by subregulasie (1) herroep, word geag kragtens die ooreenstemmende bepaling van hierdie regulasies gedoen te wees.

**SOUTH AFRICAN REVENUE SERVICE  
SUID-AFRIKAANSE INKOMSTEDIENS**

No. R. 708

22 May 1998

## CUSTOMS AND EXCISE ACT, 1964

## AMENDMENT OF SCHEDULE No. 3 (No. 3/389)

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.

G. MARCUS

Deputy Minister of Finance

## SCHEDULE

I Rebate Item	II				III Extent of Rebate	Annotations
	Tariff Heading	Rebate Code	C. D.	Description		
316.01	"74.07	01.04	40	By the insertion after tariff heading No. 73.26 of the following:  Copper bars, rods and profiles, for the manufacture of nozzles for gas-operated soldering, brazing or welding machinery and apparatus, of subheading No. 8468.90	Full duty"	

No. R. 708

22 Mei 1998

## DOEANE- EN AKSYNSWET, 1964

## WYSIGING VAN BYLAE No. 3 (No. 3/389)

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.

G. MARCUS

Adjunkminister van Finansies

## BYLAE

I Korting- item	II				III Mate van Korting	Annotations
	Tarief- pos	Korting- kode	T. S.	Beskrywing		
316.01	"74.07	01.04	40	Deur na tariefpos No. 73.26 die volgende in te voeg:  Koperstawe, -stange en profiele, vir die vervaardiging van spuitstukpunte vir gasmasjinerie en -apparate vir soldeer-, hardsoldeer- of sveiswerk, van subpos No. 8468.90	Volle reg"	

# Keep South Africa Clean

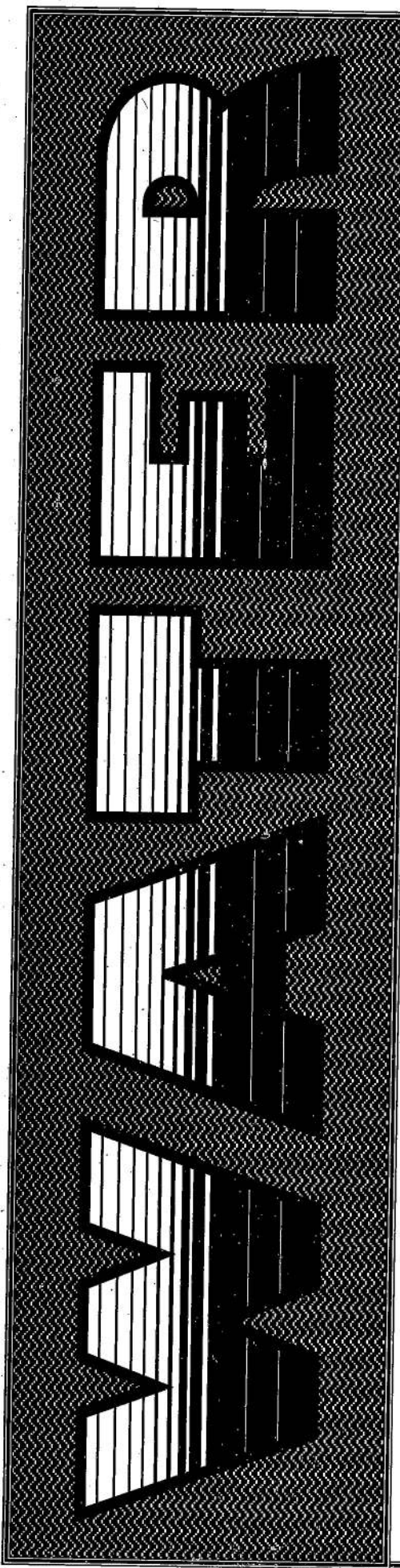


**Throw trash where it belongs**

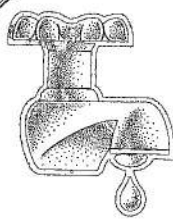
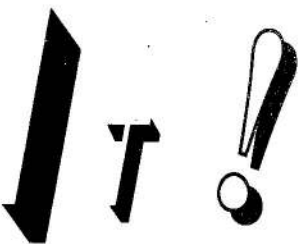
# Hou Suid-Afrika Skoon

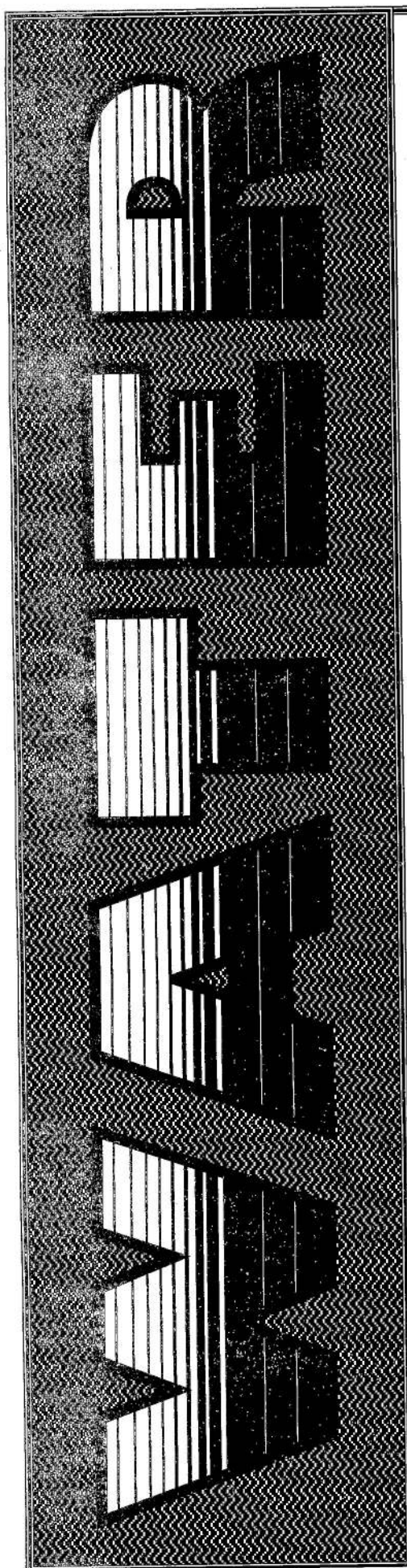


**Gooi rommel waar dit hoort**

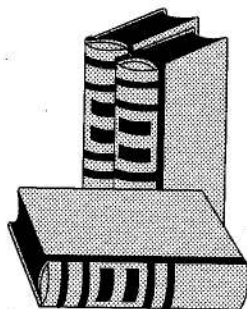
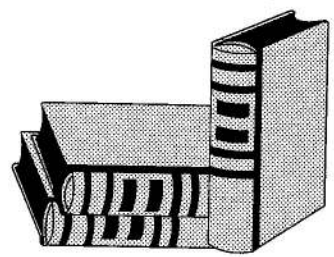


DON'T  
WASTE





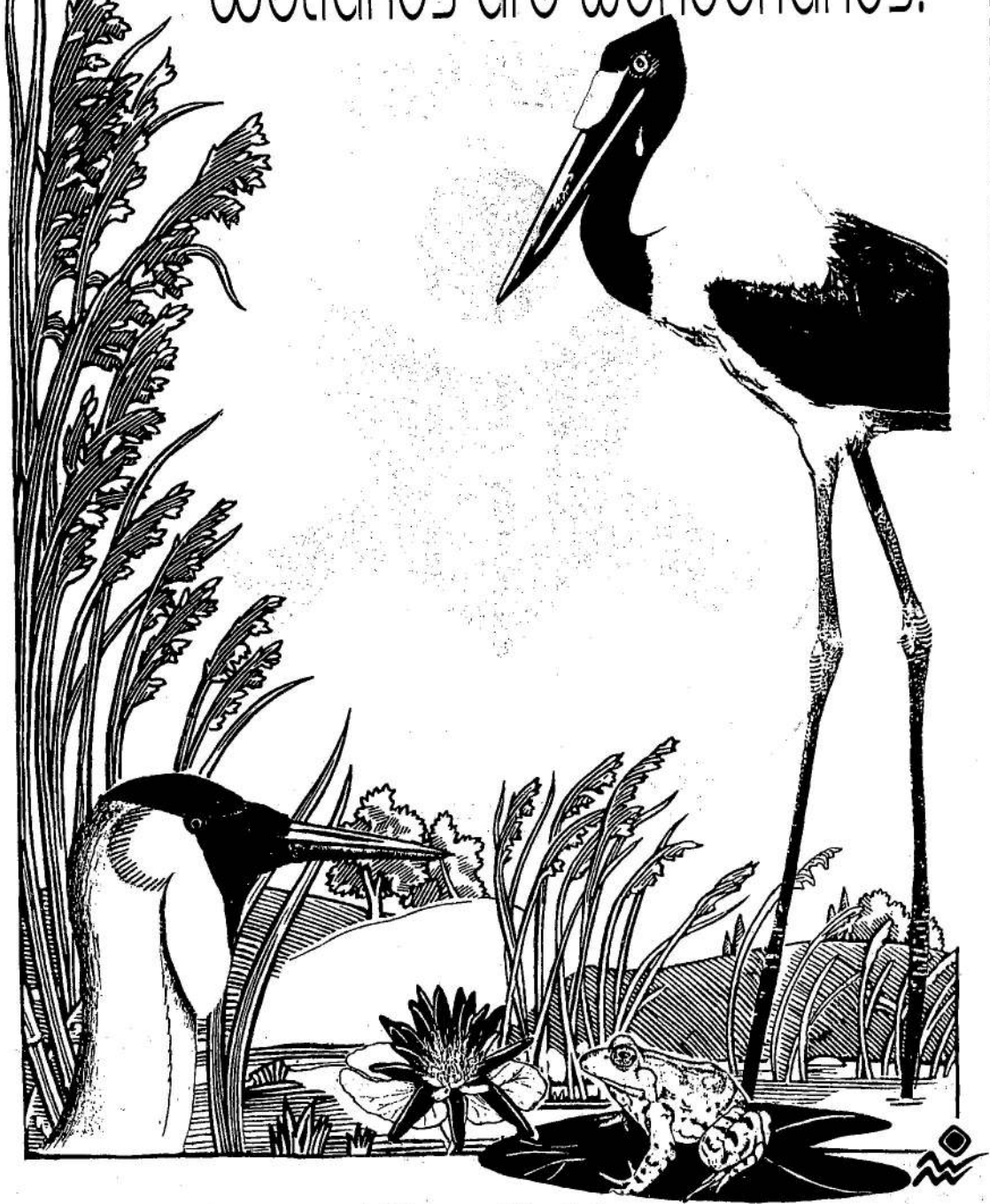
*Where is the largest amount of meteorological information in the whole of South Africa available?*



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

*Department of Environmental Affairs and Tourism  
Departement van Omgewingsake en Toerisme*

Wetlands are wonderlands!



Department of Environmental Affairs and Tourism

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