



OFFICIAL GAZETTE

OF THE
HIGH COMMISSIONER FOR BASUTOLAND, THE
BECHUANALAND PROTECTORATE, AND SWAZILAND

PUBLISHED BY AUTHORITY OF HIS EXCELLENCY THE HIGH COMMISSIONER.

VOL. CXXXII.]

PRETORIA, FRIDAY, 20 DECEMBER 1935

[NO. 1804.

BASUTOLAND.

The attention of all exporters of wool from Basutoland is hereby drawn to Union of South Africa Government Notices numbers 1054 and 1064 of the 26th July, 1935, and numbers 1390 and 1391 of the 20th September, 1935, promulgating regulations relative to the packing and marking of wool for sale in the Union of South Africa and the export of wool from the Union of South Africa.

The relative notices are published hereunder.

E. C. RICHARDS,
Resident Commissioner.

Resident Commissioner's Office,
Maseru, 11th December, 1935.

No. 1054.]

[26th July, 1935.

PACKING AND MARKING OF WOOL.

In terms of section *three* of the Agricultural Products Packing and Marking Act, 1930 (Act No. 6 of 1930), the Minister of Agriculture and Forestry hereby prescribes the following regulations for the packing and marking of wool intended for sale within the Union of South Africa:—

REGULATIONS.

1. The regulations published under Government Notice No. 1494 of the 15th August, 1930, are repealed as from the 1st of August, 1935, and the following regulations are substituted therefor:—

2. No person shall sell, offer for sale, or expose for sale any wool unless the wool is packed and marked as herein after provided.

3. No person shall sell wool containing foreign matter introduced into the wool during or subsequent to shearing.

4. All wool intended for sale within the Union of South Africa shall be contained either in the jute pack, known as the 11½-lb. pack (nominal) not previously used, or in grain bags.

5. Every bale or bag shall be securely fastened, and only blue-tinted sewing twine or metal clips shall be used for fastening them, or securing any cuts or holes in them.

6. (a) The name or registered mark of every owner of wool, together with his address or railway station, shall be legibly marked on each and every bale or bag of wool intended for sale.

(b) In all cases where wool has been repacked for sale by any person other than the producer or his agent, such person shall obliterate the name or registered mark and address of the original packer, and substitute his own name or registered mark and address.

(c) In the case of bales or bags of wool being resold, the names or registered marks and addresses of previous sellers shall be obliterated, except when the bales or bags remain in the warehouse where they were originally sold.

7. (a) Repealed by Union Government Notice No. 1391 of the 20th September, 1935 (*no person shall offer for sale wool containing paint, tar or any other branding material that may have been used for the purpose of marking the sheep*).

(b) All locks and urine-stained wool shall be kept separate from other wool, and the container legibly marked "LOX".

(c) All bales of wool which contain unskirted fleeces shall be distinctly and legibly marked "UNSKIRTED". For purposes of this regulation, unskirted fleeces shall mean fleeces from which the bellies and pieces have not been removed.

(d) Wool plucked, shorn or removed from dead sheep shall be kept separate from other wool and the container legibly marked "PLK".

8. All markings on bales or bags in terms of these regulations shall consist of letters not less than one and a half inches in height, and shall be placed together on the end in the case of bales, and on the side in the case of bags.

9. From and after the 1st of August, 1935, wool offered or exposed for sale shall be subject to inspection.

10. (a) Any inspector appointed for the purpose of these regulations shall have the right to enter any premises in which wool intended for sale is stored, and to open any bales or packages stored therein.

(b) Brokers, agents or warehousemen in charge of or occupying premises in which wool intended for sale is stored, shall on demand disclose to the inspector such information as he shall require for the proper execution of his duties as inspector.

11. If any bale or bag is not fastened, packed or marked as required by these regulations, the inspector shall have the power to order that such bale or bag be resewn, repacked or re-marked in accordance therewith.

12. Any resewing, repacking, or re-marking necessitated by the non-observance of these regulations shall be done by the owner or his agent at his own expense.

13. Any person who contravenes or fails to comply with any provision of these regulations shall be guilty of an offence, and liable, in the case of a first conviction, to a fine not exceeding five pounds, and in the case of a second or subsequent conviction, to a fine not exceeding ten pounds.

No. 1064.]

[26th July, 1935.

EXPORT OF WOOL.

His Excellency the Governor-General has been pleased to make the following regulations with regard to the export of wool in terms of section *six* of the Agricultural Produce Export Act, 1917 (Act No. 35 of 1917), as amended by the Agricultural Products Grading Act, 1922 (Act No. 16 of 1922), and the Agricultural Industries Advancement Act, 1925 (Act No. 16 of 1925):—

1. The regulations published under Government Notice No. 1492 of the 15th August, 1930, are repealed as from the 1st August, 1935, and the following regulations are substituted therefor:—

2. No person shall export any wool unless it is packed and marked as herein after provided.

3. No person shall export any bale containing foreign matter introduced into the wool during or subsequent to shearing.

4. (a) Wool to be exported shall be contained in the jute pack, known as the 11½-lb. pack (nominal), not previously used.

(b) Each such pack shall be legibly marked with the name or registered mark of the seller, together with his address or railway station.

5. Every bale or pack shall be securely fastened, and only blue-tinted sewing twine or metal clips shall be used for fastening them or for securing any cuts or holes in them.
6. (a) Wool plucked, shorn or removed from dead sheep shall be kept separate from other wool, and the container legibly marked "PLK".
(b) Repealed by Union Government Notice No. 1390 of the 20th September, 1935. (*Wool shall be free from paint, tar or any other branding materials that may have been used for the purpose of marking the sheep.*)
(c) All locks and urine-stained wool shall be kept separate from other wool, and the container legibly marked "LOX".
(d) All bales of wool which contain unskirted fleeces must be distinctly and legibly marked "UNSKIRTED". For the purpose of this regulation unskirted fleeces shall mean fleeces from which the bellies and pieces have not been removed.
7. All markings on bales in terms of these regulations shall be placed together on the end of the bale, and shall consist of letters not less than one and a half inches in height.
8. From and after the 1st August, 1935, wool intended for export shall be subject to inspection.
9. On every bale or package of wool to be exported on and after the 1st August, 1935, the exporter shall pay to the South African Railways and Harbours Administration an inspection fee of one half-penny (½d.).
10. (a) Any inspector shall have the right to enter any premises in which wool intended for export is stored, and to open any bale or packages stored therein.
(b) Exporters, brokers, agents or warehousemen in charge of or occupying premises in which wool intended for export is stored, shall on demand disclose to the inspector such information as he shall require for the proper execution of his duties as inspector.
11. (a) If any bale is not fastened, packed or marked as required by these regulations, an inspector shall have the power to order that such bales be re-sewn, re-packed or re-marked in accordance therewith.
(b) Any re-sewing, re-packing, or re-marking necessitated by the non-observance of these regulations shall be done by the owner or his agent at his own expense.
12. Any person who contravenes any provision of these regulations, or who fails to comply with any such provision with which it is his duty to comply, shall be guilty of an offence and liable to a fine not exceeding fifty pounds.

In the Estate of the late THOMAS HENRY REILLY.

Creditors and Debtors of the above-named deceased's Estate are hereby required to file their claims with and to pay their debts to the undersigned within thirty (30) days from the date of publication of this notice.

A. MILLIN,
Attorney for Executor Testamentary.
P.O. Box 24, Mbabane, Swaziland.

In the Estate of the late GEORGE JOHN WAY, of
Stegi, Swaziland.

Creditors and Debtors of the above Estate are hereby required to file their claims with and to pay their debts to the undersigned within thirty (30) days from the date of publication of this notice.

A. MILLIN,
Attorney for Executor Testamentary.
P.O. Box 24, Mbabane, Swaziland.

NOTICE.

In the Estate of the late MARIA McLEAN, of Artesia, of
the Bakgatla Reserve, Bechuanaland Protectorate.

The First and Final Liquidation Account will lie for inspection at the Office of the Master of the Court, Mafeking, for a period of three weeks from the 21st December, 1935.

A copy of the account will lie at the Office of the Additional Resident Magistrate, Mochudi, for inspection for the same period.

J. J. McLEAN,
Executor Testamentary.
Mochudi, 16th December, 1935.

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GOVERNMENT GAZETTE

OF THE
Union of South Africa.
(Published on Fridays.)

SUBSCRIPTION RATES.

The subscription rates to the *Union Gazette* (including *Official Gazette of the High Commissioner, Gazettes Extraordinary, and Supplements, with Quarterly Index*) are as follows:—

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All cheques, bank drafts, postal orders, or money orders must be made payable to the Government Printer, Pretoria, and crossed "South African Reserve Bank". *Cheques will only be accepted when initialed by the Bank.*

J. J. KRUGER,
Government Printer.

STAATS-KOERANT VAN DIE Unie van Suid-Afrika.

(Verskyn elke Vrydag.)

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Die intekengeld vir die *Unie-Staatskoerant* (insluitende die *Offisiële Koerant van die Hoë Kommissaris, Buitengewone Staatskoerante en Supplamente*, met Kwartaal-index) is as volg:—

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Kennisgewings aan Krediteure en Debiteure in die Boedels van Oorlede Personne en Kennisgewings van Eksekuteurs betreffende Likwidasie-rekenings wat ter insae lê, word gepubliseer in skedulevorm teen 8s. per Boedel.

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Geen verantwoordelikheid kan aanvaar word vir verlies wat deur uitlatings of tipografiese of ander foute ontstaan nie.

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Geen advertensie kan geplaas word nie tensy dit vooruitbetaal is.

Alle tjeëks, bankwissels, posorders of poswissels moet uitgemaak word op naam van die Staatsdrukker, Pretoria, en gekruis wees "Suid-Afrikaanse Reserwebank". *Alleen tjeëks wat deur die Bank geparafeer is, sal aangeneem word.*

J. J. KRUGER,
Staatsdrukker.

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Secretarial Department.

Mr. Lapping.

Mr. Jones.

VAN DIE UNIE VAN SUID-AFRIKA

VOL. CII.]

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PRETORIA,

27 DECEMBER
27 DESEMBER

1935

PRYS 6d.

[No. 2318.

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