



UNION OF SOUTH AFRICA  
UNIE VAN SUID-AFRIKA

# EXTRAORDINARY GOVERNMENT GAZETTE STAATSKOERANT

(Registered at the Post Office as a Newspaper)

(REGULATION GAZETTE No. 19)

VOL. CC.]

PRICE 6d.

PRETORIA,

14 APRIL 1960.

PRYS 6d.

[No. 6420.

## GOVERNMENT NOTICE.

### DEPARTMENT OF POSTS AND TELEGRAPHS.

No. R. 550.] [14 April 1960.  
POSTAL REGULATIONS.

His Excellency the Governor-General has in terms of sub-section (4) of section *two* and section *three* of the Post Office Act, 1958 (Act No. 44 of 1958), been pleased to make the following regulations:—

- Part I.—Definitions.
- Part II.—General.
- Part III.—Private Post Bags.
- Part IV.—Private Boxes.
- Part V.—Postcards.
- Part VI.—Newspapers.
- Part VII.—Printed Papers.
- Part VIII.—Commercial Papers.
- Part IX.—Samples.
- Part X.—Literature for the Blind.
- Part XI.—Delivery of Postal Articles at Street Addresses.
- Part XII.—Redirection of Mail Matter.
- Part XIII.—Undelivered Articles.
- Part XIV.—Registration.
- Part XV.—Compensation for Loss of Registered Articles.
- Part XVI.—Parcels.
- Part XVII.—Agricultural Parcel Post.
- Part XVIII.—Insured Parcel Service.
- Part XIX.—Parcels: Acknowledgment of Posting.
- Part XX.—Cash on Delivery Parcel Service.
- Part XXI.—Railway Letter Post.
- Part XXII.—Express Delivery.

### PART I.

#### DEFINITIONS.

1. In these regulations, unless the context otherwise indicates—  
“the Act” means the Post Office Act, 1958 (Act No. 44 of 1958); and  
a word or expression to which a meaning has been assigned in the Act shall bear that meaning.

### PART II.

#### GENERAL.

##### Hours of Attendance.

2. The hours during which post offices shall be open for the conduct of the various classes of public business shall be as determined and notified from time to time by the Postmaster-General.

##### Rates of Postage.

3. The rates of postage payable for the transmission of articles through the post, and the supplementary fees in connection therewith, are as set forth in Schedule B to these regulations.

## GOEWERMENSKENNISGEWING.

### DEPARTEMENT VAN POS- EN TELEGRAAFWESE.

No. R. 550.] [14 April 1960.  
POSREGULASIES.

Dit het Sy Eksellensie die Goewerneur-generaal behaag om kragtens subartikel (4) van artikel *twee* en artikel *drie* van die Poswet, 1958 (Wet No. 44 van 1958), die volgende regulasies uit te vaardig:—

- Deel I.—Woordomskrywing.
- Deel II.—Algemeen.
- Deel III.—Private possakke.
- Deel IV.—Private posbusse.
- Deel V.—Poskaarte.
- Deel VI.—Nuusblaaike.
- Deel VII.—Drukwerk.
- Deel VIII.—Handelstukke.
- Deel IX.—Monsters.
- Deel X.—Leesstof vir die blindes.
- Deel XI.—Aflewing van posstukke by straat-adresse.
- Deel XII.—Nasending van posstukke.
- Deel XIII.—Onafgelewerde posstukke.
- Deel XIV.—Registrasie.
- Deel XV.—Vergoeding vir verlies van geregtigste stukke.
- Deel XVI.—Pakkette.
- Deel XVII.—Landboupakketpos.
- Deel XVIII.—Pakketversekeringsdiens.
- Deel XIX.—Pakkette: Bewys van inlewering.
- Deel XX.—Kontant-by-aflewing-diens (Pakkette).
- Deel XXI.—Spoorwegbriefpos.
- Deel XXII.—Spoedbestelling.

### DEEL I.

#### WOORDOMSKRYWING.

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

„die Wet”, die Poswet, 1958 (Wet No. 44 van 1958); en enige woord of uitdrukking waaraan ’n betekenis in die Wet toegeken is, het daardie betekenis.

### DEEL II.

#### ALGEMEEN.

##### Diensure.

2. Die ure wat poskantore oop is om die verskillende soorte publieke besigheid te verrig, word van tyd tot tyd deur die Posmeester-generaal vasgestel en bekendgemaak.

##### Postarieue.

3. Die tariewe betaalbaar vir die versending van stukke per pos, en die aanvullende koste in verband daar mee, is in Bylae B van hierdie regulasies vervat.

*Postage Stamps: Where to be Affixed.*

4. Stamps in prepayment of postage or other charges upon any postal article must be affixed upon the face of such article and near the address written thereon. It shall not be obligatory upon the Department to take notice of any stamps which are affixed elsewhere.

*Postage Franking Machines.*

5. The Postmaster-General may licence the use of approved postage meters or franking machines for impressing upon postal articles the sign of the postage or stamp values, subject to such conditions as he may deem necessary.

*Licence to Sell Postage Stamps.*

6. (1) The Postmaster-General may, upon such conditions as he may deem fit, grant free of charge a licence to any person to sell postage stamps.

(2) The Postmaster-General may revoke at pleasure any licence granted by him for the sale of postage stamps.

(3) Any person who, not being licensed by the Postmaster-General to sell postage stamps, places or permits or causes to be placed or suffers to remain on or near to his house or premises the words "licensed to sell postage stamps", or any other word or mark which may imply or gives reasonable cause to believe that he is duly licensed to sell postage stamps, shall be liable upon conviction to a penalty not exceeding five pounds.

*Perforation of Postage Stamps.*

7. (1) Subject to the written approval of the Postmaster-General, postage stamps may be perforated with initials. Such perforated stamps may be used for any purpose of the Post Office Act except for extending the value of postal orders.

(2) Perforated postage stamps shall not be re-purchased or exchanged for other stamps.

*Mutilated or Soiled Postage Stamps.*

8. Postage stamps mutilated or soiled so as to make it a matter of doubt whether they have been previously used for any purpose whatsoever shall not be used for the payment of any postal charges.

*Exchange of Postage Stamps, etc.*

9. Any denomination of postage stamps, envelopes, cards, or other articles embossed or impressed with postage values of the Union of South Africa may be exchanged for any other denomination of the same article at the discretion of the Postmaster-General and upon payment of the prescribed charge.

*Business Reply Service.*

10. (1) The Postmaster-General may, on such conditions as he may determine subject to the provisions hereof, issue a licence to any person to receive postcards, envelopes or folders, issued by the licensee, upon which postage has not been prepaid.

(2) The licence shall not cover the use of any such cards, envelopes or folders which do not conform to specifications prescribed by the Postmaster-General and complete printed proofs of such postcards, envelopes or folders must be submitted by the licensee to the Postmaster-General before being used.

(3) The licensee must make and maintain a deposit with the Postmaster-General of an amount sufficient to cover the charges which the Postmaster-General estimates will accrue in respect of such articles during such period as he may determine; provided that the amount so deposited shall not be less than ten shillings.

(4) The appropriate postage rates and supplementary charges as prescribed in Schedule B to these regulations shall be payable by the licensee.

(5) In all other respects the cards, envelopes or folders shall be subject to the general postal regulations.

(6) The licence may be revoked by the Postmaster-General by notice in writing of such a period as may have been determined by him for the purpose of sub-regulation (3); provided that if the licensee fails to comply with any of the conditions of the licence, it may be revoked forthwith.

*Posseëls: Waar dit geplak moet word.*

4. Posseëls ter vooruitbetaling van posgeld of ander koste op 'n posstuk moet op die voorkant van die stuk naby die adres geplak word. Die Departement is nie verplig om ag te gee op posseëls wat op 'n ander plek geplak is nie.

*Posfrankeermasjiene.*

5. Op die voorwaardes wat hy nodig ag, kan die Posmeester-generaal lisensies toestaan vir die gebruik van goedgekeurde posgeldmeters of posfrankeermasjiene om die posgeld of waarde van seëls op posstukke af te druk.

*Lisensie om posseëls te verkoop.*

6. (1) Die Posmeester-generaal kan, op die voorwaardes wat hy gesik ag, kosteloos aan enigeen 'n lisensie toestaan vir die verkoop van posseëls.

(2) Die Posmeester-generaal kan soos dit hom behaag enige lisensie wat hy vir die verkoop van posseëls toegestaan het, intrek.

(3) Enigeen wat nie deur die Posmeester-generaal gelisensieer is om posseëls te verkoop nie en wat die woorde "gelisensieer om posseëls te verkoop" of enige ander woord of teken wat te kenne gee dat of iemand redelike aanleiding kan gee om te vermoed dat hy behoorlik gelisensieer is om posseëls te verkoop, op of naby sy huis of perseel aanbring, toelaat, laat aanbring of laat bly, is hy by skuldigbevinding strafbaar met 'n boete van hoogstens vyf pond.

*Perforering van posseëls.*

7. (1) Behoudens die Posmeester-generaal se skriftelike goedkeuring, kan posseëls met voorletters geperforeer word. Sulke geperforeerde seëls kan vir alle doeleindes van die Poswet gebruik word, behalwe vir die aanvulling van die waarde van posorders.

(2) Geperforeerde posseëls word nie teruggekoop of vir ander seëls omgeruil nie.

*Geskende of vuil posseëls.*

8. Posseëls wat so geskend of vuil is dat daar nie met sekerheid vasgestel kan word of hulle voorheen vir watter doel ook gebruik is nie, moet nie vir die betaling van posdiensgeld gebruik word nie.

*Omruil van posseëls, ens.*

9. Posseëls van enige waardesoort, koeverte, kaarte of ander artikels waarop posseëls van die Unie van Suid-Afrika in reliëf gedruk of afgedruk is, kan na goeddunke van die Posmeester-generaal en teen betaling van die voorgeskrewe koste vir enige ander waarde van dieselfde soort artikel omgeruil word.

*Besigheidsantwoorddiens.*

10. (1) Die Posmeester-generaal kan, op die voorwaardes wat hy mag vasstel onderworpe aan die bepalings hiervan, aan enigeen 'n lisensie uitrek om poskaarte, koeverte of vouers wat die lisensiehouers uitgee, sonder die vooruitbetaling van posgeld te ontvang.

(2) Die lisensie dek nie die gebruik van sulke kaarte, koeverte of vouers wat nie aan die spesifikasies voldoen wat die Posmeester-generaal voorskryf nie en die lisensiehouer moet volledige gedrukte proewe van sulke poskaarte, koeverte of vouers aan die Posmeester-generaal voorlê voordat hulle gebruik word.

(3) Die lisensiehouer moet 'n bedrag by die Posmeester-generaal deponeer en in stand hou wat voldoende is om die koste te dek wat volgens raming van die Posmeester-generaal gedurende 'n tydperk wat hy vasstel op sulke stukke betaalbaar sal wees; met dien verstande dat die deposito nie minder as tien sjielings is nie.

(4) Die lisensiehouer moet die toepaslike postarieue en aanvullende koste betaal wat in Bylae B van hierdie regulasies voorgeskryf word.

(5) Die kaarte, koeverte of vouers is in alle ander opsigte onderworpe aan die algemene posregulasies.

(6) Die Posmeester-generaal kan die lisensie intrek na skriftelike kennisgewing van die tydperk wat hy vir die doel van subregulasie (3) vasgestel het; met dien verstande dat indien die lisensiehouer in gebreke bly om enigeen van die voorwaardes van die lisensie na te kom, dit onmiddellik ingetrek kan word.

*Prepayment of Postage in Money.*

11. At such offices as may be determined by the Postmaster-General prepayment of postage may be made in money instead of postage stamps whenever the number of postal articles handed in for transmission at one and the same time by any one person or firm amounts to not fewer than sixty in the case of letter rate articles or to not fewer than one hundred and twenty in the case of other articles. The articles must be made up in bundles with the addresses the same way up and facing in the same direction. Postings of articles prepaid in money shall not be accepted on Sundays or Public Holidays.

*Bulk Posting Discount.*

12. Whenever the number of articles falling under item 4 of Schedule B to these regulations handed in at a post office counter by one person or firm at one and the same time amounts to not fewer than 120, a discount of 5 per cent will be allowed on the total amount of postage payable, provided—

- (a) that the consignment is made up in bundles of 120 articles falling under the same class and each subject to the same amount of postage and that the articles do not exceed 1 lb. in weight each;
- (b) that the articles are arranged with the addresses the same way up and facing the same way; and
- (c) that the consignment is handed in between the hours of 9 a.m. and 1 p.m. on Mondays to Fridays and 9 a.m. and 11 a.m. on Saturdays (public holidays excepted).

*Householder Circulars.*

13. (1) Subject to the conditions mentioned hereunder printed matter, enclosed in covers, and postcards which conform to the conditions prescribed for Printed Papers, addressed merely "The Householder" (with or without place of delivery) will be accepted at the rate of postage prescribed for Printed Papers in Schedule B to these regulations less a discount of 25 per cent.

(2) Not fewer than 12,000 articles may be posted by the same person or firm at the same time and the articles must be handed in at a post office counter between the hours of 9 a.m. and 1 p.m. on Mondays to Fridays and 9 a.m. and 11 a.m., Saturdays (public holidays excepted) from the 5th to the 20th of the month inclusive.

(3) Consignments must be assigned to towns, districts, etc., as may be required by the Post Office and, with the addresses the same way up and facing the same way, must be tied in bundles of 120 articles for convenient handling. Articles of a bulky nature or awkward shape which cannot conveniently be tied in bundles will not be accepted under this regulation.

(4) Printed matter not having the place of delivery indicated thereon, may be tied in bundles of 120 articles each with a label attached bearing the name of the town in which it is desired that delivery should be effected, otherwise the town of posting will be understood to be the place of delivery.

(5) No individual article may exceed 2 oz. in weight.

(6) Fewer than 12,000 articles but not fewer than 120 may be accepted under the conditions prescribed in sub-regulations (1), (2), (3), (4) and (5) except that a discount of 5 per cent only will be allowed.

*Postal Articles: Time of Posting.*

14. The time up to which postal articles may be posted for despatch by any particular mail shall be determined and notified by the Postmaster-General who may also, as he may deem fit, make arrangements for the inclusion in any mail of articles posted after the time so determined on payment of the prescribed fees.

*Limits of Weight and Size May Not be Exceeded.*

15. No postal article shall exceed the prescribed limits of weight or dimensions except with the express authority of the Postmaster-General obtained prior to posting.

*Vooruitbetaling van posgeld in kontant.*

11. By dié kantore wat die Posmeester-generaal mag bepaal, kan posgeld in kontant in plaas van in posseels vooruitbetaal word as dieselfde persoon of firma minstens sesig posstukke waarop die brieftarief van toepassing is of minstens honderd-en-twintig ander posstukke gelyktydig vir versending ingelewer. Die stukke moet in bondels opgemaak word met al die adresse na bo en in dieselfde rigting gerangskik. Posstukke waarop die posgeld in kontant vooruitbetaal word, word nie op Sondae en openbare vakansiedae aangeneem nie.

*Massa-inlewing: Korting vir.*

12. As die getal stukke wat onder item 4 van Bylae B van hierdie regulasies val, minstens honderd-en-twintig is en gelyktydig deur dieselfde persoon of firma by 'n poskantoortoombank ingelewer word, word 'n korting van 5 persent op die totale bedrag van betaalbare posgeld toegestaan, mits—

- (a) die besending opgemaak is in bondels van 120 stukke van dieselfde klas, die posgeld betaalbaar op elke stuk dieselfde is en die gewig van 'n enkele stuk hoogstens 1 lb. is;
- (b) die stukke met die adresse na bo en in dieselfde rigting gerangskik is; en
- (c) die besending ingelewer word tussen 9 v.m. en 1 nm. op Maandae tot Vrydae en 9 v.m. tot 11 v.m. op Saterdae (uitgesonderd openbare vakansiedae).

*Huissirkulêres.*

13. (1) Behoudens onderstaande voorwaardes word drukwerk wat ingesluit is in omslae en poskaarte wat voldoen aan die vereistes vir drukwerk, wat bloot geadresseer is "Die Bewoner" (met of sonder vermelding van die plek waar dit afgelewer moet word) teen die posttarief voorgeskryf vir drukwerk in Bylae B van hierdie regulasies, min 25 persent korting, aangeneem.

(2) Minstens 12,000 stukke moet gelyktydig deur dieselfde persoon of firma gepos word en die stukke moet tussen 9 v.m. en 1 nm. op Maandae tot Vrydae en 9 v.m. tot 11 v.m. op Saterdae (uitgesonderd openbare vakansiedae) tussen die 5de en die 20ste dag van die maand, met inbegrip van albei datums, by 'n poskantoortoombank ingelewer word.

(3) Besendings moet volgens dorpe, distrikte, ens., ingedeel word, na gelang van die vereistes van die Poskantoer, en met die oog op maklike hantering in bondels van 120 vasgemaak word met die adresse na bo en in dieselfde rigting gerangskik. Lywige stukke of stukke met 'n ongemaklike vorm wat nie maklik in bondels vasgemaak kan word nie, word nie as huissirkulêres aangeneem nie.

(4) Drukwerk waarop die plek van aflewering nie vermeld word nie, kan in bondels van 120 stukke vasgemaak word met 'n etiket aan elkeen waarop die naam voor-kom van die dorp waarop of stad waarin dit afgelewer moet word, anders sal aangeneem word dat dit afgelewer moet word op die dorp of in die stad waar dit gepos is.

(5) 'n Enkele stuk mag hoogstens 2 onse weeg.

(6) As minder as 12,000 stukke maar nie minder nie as 120 stukke ingelewer word, kan hulle op die voorwaardes vervat in subregulasies (1), (2), (3), (4) en (5) aangeneem word, maar dan word 'n korting van slegs 5 persent toegestaan.

*Posstukke: Sluitingsuur.*

14. Die sluitingsuur vir enige besondere posverstuur word deur die Posmeester-generaal vasgestel en bekendgemaak en hy kan na goedunke reël dat posstukke wat na die vasgestelde sluitingsuur gepos word, in 'n posverstuur ingesluit word teen betaling van die voorgeskrewe laaptport.

*Gewigs- en afmetingsgrense mag nie oorskry word nie.*

15. Geen posstuk mag die voorgeskrewe gewigs- en afmetingsgrense oorskry nie tensy die Posmeester-generaal se goedkeuring vooraf verkry.

*Adequate Packing Essential.*

16. The contents of every postal article must be packed and secured by the sender in such a manner as to afford adequate protection to the contents thereof and to other postal articles as well as to postal officials dealing with the mails. Any article which, in the opinion of the Postmaster-General, does not comply with this requirement may be refused acceptance, or may be intercepted and detained in the course of transmission.

*Pathological Specimens.*

17. (1) Notwithstanding the provisions of section *ninety-five* of the Post Office Act, any pathological or similar specimen may be sent through the post provided the postal article in which it is included complies with the succeeding provisions of this regulation.

(2) Any pathological specimen which is liable to putrefaction or which has been placed in any liquid or from which any moisture is likely to exude, shall be enclosed in a special packing outfit approved by the Postmaster-General for the transmission of such specimens through the post, or in an airtight container packed in a strong wooden box or metal container with a tightfitting lid and with sufficient absorbent material covering the container to prevent any possible leakage in the event of the container being damaged.

(3) Any postal article referred to in sub-regulation (2) may not exceed 7 lb. in weight.

(4) Every postal article referred to in sub-regulation (2) which is accepted for transmission through the post must bear on, or have attached to its cover a declaration signed by the sender in the form prescribed in Schedule J to these regulations.

*Postal Articles Not to Contain Articles Intended for Addressees at Various Addresses.*

18. No postal article directed to one address may contain any other article addressed to a different address. Any postal article found to contain any enclosure contrary to this regulation shall be surcharged on delivery with an amount equal to double the postage which would have been payable upon such enclosure if it has been posted separately.

*Make Up of Commercial Papers, etc.*

19. Postal articles for transmission at the rates of postage prescribed for commercial papers, printed papers, samples or newspapers, shall be made up in such a manner as to permit of a ready inspection of the contents.

*Commercial Papers, etc., Found to Contravene the Regulations.*

20. Any postal article purporting to be a commercial paper, printed paper, sample or newspaper within the meaning of the regulations which may be found to contravene any of the provisions thereof shall without prejudice to any penalty which may be imposed upon the sender under the Post Office Act, be liable to be treated as a letter or, if admissible at the parcel rate, as a parcel, and surcharged upon delivery with an amount equal to double the deficient postage at the letter or parcel rate as the case may be.

*Postal Articles from and to Places Abroad Subject to Customs Treatment.*

21. (1) Postal articles addressed to or received from any place beyond the borders of the Union shall be subject to the Customs law in force for the time being, and shall be accompanied by such forms duly completed by the sender or receiver as may be required by the Postmaster-General.

(2) Every postal article for delivery within the Union containing articles liable to Customs duty shall be cleared through the Customs by the Postmaster-General, and shall be subject upon delivery to the fee prescribed in respect of clearance. Postal articles containing jewellery or enclosures of intrinsic value, and articles the declared value of which may appear to be understated, shall be liable to detention until proof of their value shall have been adduced to the satisfaction of the Commissioner of Customs.

*Voldoende verpakking noodsaaklik.*

16. Die afsender van 'n posstuk moet dit so verpak en vasmaak dat die inhoud daarvan sowel as ander posstukke en die posbeamptes wat die pos hanter, voldoende beveilig is. Elke stuk wat volgens die oordeel van die Posmeester-generaal nie aan hierdie vereistes voldoen nie, kan geweier of in die loop van versending onderskep en teruggehou word.

*Patologiese monsters.*

17. (1) Ondanks die bepalings van artikel *vyf-en-negentig* van die Poswet mag enige patologiese of soortgelyke monster deur die pos gestuur word mits die posstuk waarin dit ingesluit is aan onderstaande bepalings van hierdie regulasie voldoen.

(2) Elke patologiese monster wat kan verrot of wat in 'n vloeistof geplaas is of waaruit vog kan vloei, moet ingesluit wees in 'n spesiale verpakuitrusting wat die Posmeester-generaal vir die versending van sodanige monsters deur die pos goedgekeur het, of in 'n lugdigte houer wat op sy beurt verpak is in 'n stewige houtkissie of metaalhouer met 'n deksel wat styf daarop pas en met voldoende absorbeermateriaal daarom om te verseker dat, ingeval die houer beskadig word, geen vog hoegenaamd sal uitlek nie.

(3) Die posstuk wat in subregulasie (2) genoem word, mag hoogstens 7 lb. weeg.

(4) 'n Verklaring in die vorm wat in Bylae J van hierdie regulasies voorgeskryf word en wat deur die afsender onderteken is, moet op die omslag van elke posstuk wat in subregulasie (2) genoem word en wat vir versending deur die pos aangeneem word, voorkom of daarvan geheg wees.

*Posstukke mag nie stukke bevat wat vir geadresseerdes by verskillende adresse bedoel is nie.*

18. Geen posstuk wat aan een adres gerig is, mag 'n stuk geadresseer aan 'n ander adres bevat nie. 'n Posstuk wat enige insluiting in stryd met hierdie regulasie bevat, word by aflewering beboet met dubbel die posgeld wat op die insluiting betaalbaar sou wees indien dit afsonderlik gestuur was.

*Opmaak van handelstukke, ens.*

19. Posstukke vir versending teen die postarieue voor geskryf vir handelstukke, drukwerk, monsters of nuusblaais moet op so 'n wyse opgemaak word dat die inhoud geredelik ondersoek kan word.

*Handelstukke, ens., wat in stryd is met die regulasies.*

20. Elke posstuk wat moet deurgaan vir 'n handelstuk, vir drukwerk of vir 'n monster of nuusblad ooreenkomsdig hierdie regulasies en wat strydig is met enige bepaling daarvan, word, onder voorbehoud van enige boete wat die afsender kragtens die Poswet opgelê kan word, as 'n brief of, indien dit teen die pakketpostarieut toelaatbaar is, as 'n pakket behandel en by aflewering beboet met dubbel die tekort aan posgeld teen die brief- of die pakkettarief, na gelang van die gevall.

*Posstukke na en van die buiteland onderworpe aan Doeanebehandeling.*

21. (1) Posstukke geadresseer na of ontvang van 'n plek buite die grense van die Unie is onderworpe aan die Doeane wet wat asdan van krag is en moet vergesel gaan van die vorms, behoorlik ingevul deur die afsender of ontvanger, wat die Posmeester-generaal vereis.

(2) Alle posstukke vir aflewering in die Unie wat artikels bevat wat aan invoerreg onderworpe is, word deur die Posmeester-generaal ingeklaar en die voor geskrewe inklaringsgeld moet by aflewering betaal word. Posstukke wat juwele of insluitings van intrinsiese waarde bevat en artikels waarvan die waarde oënskynlik te laag opgegee is, kan teruggehou word totdat bewys van hul waarde tot tevredenheid van die Kommissaris van Doeane gelewer is.

*Plants: Despatch by Post.*

22. The despatch by post of plants or parts of plants, such as cuttings, roots, tubers, bulbs, fruit, or other vegetable matter, and the delivery of similar articles shall be subject to the approval of the Secretary for Agriculture. The cost of any steps which may be taken in connection with the examination or fumigation of any such articles by direction of the Secretary for Agriculture shall be borne by the sender in the case of postal articles handed in at a post office within the Union, and by the addressees in the case of articles received from beyond the borders of the Union for delivery within the Union.

*Persons Under Sixteen: Postal Matter For.*

23. Where directions, in writing, have been given to the Postmaster-General by a parent or guardian of a person under sixteen years of age having the custody of that person, the Postmaster-General may at his discretion deliver all postal articles addressed to such person in accordance with the directions so given. Notwithstanding such directions, however, the Postmaster-General may, if he so deems fit, deliver to any person under sixteen years of age any postal article addressed to that person. In the absence of such directions postal articles addressed to a minor shall be delivered in accordance with the ordinary regulations governing the delivery of postal articles.

*Insolvent Persons, Postal Matter For.*

24. If, in the event of the insolvency of any person or dissolution of any business partnership, and in the absence of any order by a competent court, any person concerned gives notice to the Postmaster-General not to deliver any postal articles addressed to such insolvent or business partnership except to the person giving such notice, the Postmaster-General may refuse to deliver all articles so addressed until an agreement is arrived at between the interested parties, and in default of such agreement being arrived at within thirty days from the date of the said notice, the Postmaster-General may cause such articles to be endorsed with the words "in dispute" and treated as undeliverable.

*Poste Restante: Postal Articles Addressed to.*

25. The treatment of postal articles addressed to a poste restante or to be called for at any post office shall be subject to such conditions as may from time to time be framed by the Postmaster-General, who may at his discretion deliver any such article at the addressee's place of business or private residence, or, if the addressee is a renter of a private post office box at such post office, into such box.

*Deficient Postage: Collection of.*

26. (1) When any sum due to be collected upon delivery of any postal article is paid, the delivering officer shall before effecting delivery affix to such article a special stamp or stamps provided for the purpose equal in value to the sum received, and shall forthwith cancel the stamp or stamps in such manner as may be directed by the Postmaster-General.

(2) If there is any dispute as to the accuracy of any surcharge the matter must be represented to the postmaster of the office of delivery, to whom the article surcharged must be produced prior to its being opened.

*Enquiries Regarding Postal Articles.*

27. When an enquiry is instituted by the Postmaster-General at the request of either the sender or the addressee in regard to any postal article said to have been posted, the Postmaster-General may require the applicant to make a declaration in support of the information furnished by him in such form as may be decided by the Postmaster-General, and except where an advice of delivery of a registered article has been paid for may further require the applicant to pay the fee prescribed in Schedule B to these regulations.

*Postal Articles Subject to Provisions of Conventions, etc.*

28. Postal articles addressed to or received from any country beyond the borders of the Union shall be subject to the provisions of any convention or agreement in regard to the transmission of such articles through

*Plante: Versending deur die pos.*

22. Die versending van plante of dele van plante, soos steggies, wortels, knolle, bolle, vrugte of ander plant-aardige stof, deur die pos en die aflewering van dergelike artikels is onderworpe aan die goedkeuring van die Sekretaris van Landbou. Die afsenders van posstukke wat by Unieposkantore ingelewer is, en die geadresseerde van stukke wat van buite die Unie ontvang word vir aflewering in die Unie, is aanspreeklik vir die koste in verband met die ondersoek of beroking van sulke stukke op las van die Sekretaris van Landbou.

*Persone onder die ouderdom van sestien jaar: Posstukke vir.*

23. As die ouer of voog van iemand jonger as sestien jaar skriftelik in dier voege opdrag gee, kan die Posmeester-generaal na goeddunke alle posstukke wat aan die betrokke persoon geadresseer is, coreenkomstig die opdrag aflewer. Desnieteenstaande kan hy enige posstukke wat aan iemand onder die ouderdom van sestien jaar geadresseer is, aan dié persoon aflewer indien hy dit goed ag. As daar geen sodanige opdrag gegee is nie, word posstukke wat aan 'n minderjarige geadresseer is, aflewer ooreenkomstig die gewone regulasies wat op die aflewering van posstukke van toepassing is.

*Insolvente persone: Posstukke vir.*

24. Indien 'n belanghebbende by die insolvensie van 'n persoon of by die ontbinding van 'n besigheidsvennootskap, waar daar geen bevel deur 'n bevoegde hof gegee is nie, die Posmeester-generaal kennis gee dat posstukke wat aan die insolvente persoon of besigheidsvennootskap geadresseer is, slegs aan die persoon wat aldus kennis gee, aflewer moet word, kan die Posmeester-generaal die aflewering van alle stukke aldus geadresseer, weier totdat die belanghebbendes tot 'n coreenkoms geraak het. Indien geen ooreenkoms binne dertig dae ná die datum van voormalde kennisgewing bereik is nie, kan die Posmeester-generaal op die betrokke stukke die woorde „In geskil“ laat byskrif en hulle as onbestuurbaar laat behandel.

*Poste restante: Posstukke geadresseer na.*

25. Posstukke wat na 'n poste restante geadresseer is of by 'n poskantoor afgehaal moet word, is onderworpe aan die voorwaardes wat die Posmeester-generaal van tyd tot tyd vasstel en hy kan so 'n posstuk na goeddunke by die geadresseerde se besigheidsplek of private woning laat aflewer of indien die geadresseerde 'n private posbus by die poskantoor huur, in die posbus laat plaas.

*Onvoldoende posgeld: Invordering van.*

26. (1) By betaling van 'n bedrag wat by aflewering ten opsigte van 'n posstuk ingevorder moet word, moet die aflewingsbeampte, voordat hy die stuk aflewer, 'n spesiale seël of seëls wat vir die doel bestem is, gelykstaande met die ontvange bedrag daarop plak en die seël of seëls onmiddellik roeier op die wyse wat die Posmeester-generaal gelas het.

(2) Indien die korrektheid van 'n boete betwiss word, moet die saak aan die posmeester van die aflewingskantoor voorgelê en die beboete stuk onooggemaak aan hom getoon word.

*Navræ omrent posstukke.*

27. Wanneer die Posmeester-generaal op versoek van die afsender of geadresseerde navraag doen in verband met 'n posstuk wat na bewering gepos is, kan hy vereis dat die aanvraer 'n verklaring ter stawing van die iniigting wat hy verskaf het, verstrek in die vorm waarop die Posmeester-generaal besluit en, behalwe waar vir 'n aflewingsadvies ten opsigte van 'n geregistreerde stuk betaal is, kan hy verder vereis dat die aanvraer die koste betaal wat in Bylae B van hierdie regulasies voorgeskryf is.

*Posstukke onderworpe aan bepalings van konvensies, ens.*

28. Posstukke geadresseer na of ontvang van 'n land buite die Unie se grense is onderworpe aan die bepalings van enige konvensie of ooreenkoms tussen die Regering en die posadministrasie van dié land aangaande die ver-

the post in force for the time being between the Government and the postal authority of such country and to the provisions of any contract for the conveyance of mails by sea in force for the time being between the Government and any company or person or body of persons.

#### *Services Which Cannot be Required of Officers.*

29. Officers are not required to affix stamps to postal articles brought to the post office, nor are they bound to give or demand change or to weigh for any member of the public letters or other articles excepting registered articles and parcels.

#### *Rates of Payment for Private Ship Mails.*

30. The rates of payment for the conveyance of mails by vessels (other than vessels under contract for the conveyance of such mails) shall be as prescribed in Schedule D to these regulations.

#### *Masters of Vessels: Forms to be Completed by.*

31. The master or person in charge of any vessel arriving at any port in the Union must, in accordance with section *forty-three* of the Post Office Act, complete one or other of the forms prescribed in Schedule F to these regulations.

#### *Private Posting Boxes: Stampvending Machines.*

32. (1) The collection by the Post Office of articles posted in a private posting box or in a posting box hired from the department shall be subject to such conditions as the Postmaster-General may deem necessary and to payment at the rate prescribed in Schedule C to these regulations.

(2) The Postmaster-General may, subject to such conditions as he may deem necessary and to payment at the rates prescribed in Schedule C to these regulations, let to any person a stampvending machine with or without a posting box.

### PART III.

#### PRIVATE POST BAGS.

##### *Postmaster-General may Arrange Service.*

33. (1) The Postmaster-General may enter into arrangements with any person for the use of a private post bag for the transmission of postal articles between the residence or place of business of such person and any post office considered by the Postmaster-General to be convenient for the purpose, subject to such conditions as the Postmaster-General may deem expedient, and to payment by the said person of the prescribed fee.

##### *Bags Made Up at More than One Office.*

(2) In the event of any such bag being used between the residence of any such person and more than one post office, the said fee shall be payable in respect of each such post office.

##### *Responsibility for Charges Due.*

(3) Where any such bag is used by more than one person, the person responsible for the payment of the aforesaid fee shall be responsible for all charges which may be due upon all postal articles forwarded at any time in such bag and for the return to the proper post office of all receipts duly signed by the addressees in connection with registered and insured postal articles and parcels as well as of all undeliverable or missent articles enclosed in such bags.

##### *Discontinuation of Service.*

(4) In the event of any breach of these regulations or of any condition laid down by the Postmaster-General respecting the use of a private post bag, or where in his opinion any such bag is being or is intended to be used for any improper purpose, the use thereof may forthwith be discontinued.

sending van sulke stukke deur die pos, wat op die oomblik van krag is, en aan die bepalings van enige kontrak tussen die Regering en enige maatskappy, persoon of liggaam vir die vervoer van pos oor die see, wat op die oomblik van krag is.

#### *Dienste wat nie van posbeamptes verwag kan word nie.*

29. Daar word nie van posbeamptes verwag om seëls op posstukke wat na die poskantoor gebring word, te plak nie en hulle is nie verplig om kleingeld te gee of te eis of om brieve of ander stukke, behalwe geregistreerde brieve en pakkette, vir 'n lid van die publiek te weeg nie.

#### *Tariewe vir die vervoer van pos met privaatskepe.*

30. Die tariewe vir die vervoer van pos met skepe (behalwe skepe wat deur kontrak gebonde is om sulke pos te vervoer) word in Bylae D van hierdie regulasies voorgeskryf.

#### *Gesagvoerders van skepe: Vorms wat moet ingevul word deur.*

31. Die gesagvoerder of persoon in bevel van 'n skip wat by 'n hawe in die Unie aankom, moet, ooreenkomsdig artikel *drie-en-veertig* van die Poswet, een van die vorms invul wat in Bylae E van hierdie regulasies voorgeskryf word.

#### *Private briewebusse: Seëlverkoopmasjien.*

32. (1) Die ligting deur die Poskantoor van posstukke wat gepos word in 'n private briewebus of 'n briewebus wat van die Departement gehuur word, is onderworpe aan die voorwaardes wat die Posmeester-generaal nodig ag en aan betaling van die geld voorgeskryf in Bylae C van hierdie regulasies.

(2) Die Posmeester-generaal kan op die voorwaardes wat hy nodig ag en teen betaling van die huur voorgeskryf in Bylae C van hierdie regulasies, aan enigeen 'n seëlverkoopmasjien, met of sonder 'n briewebus, verhuur,

### DEEL III.

#### PRIVATE POSSAKKE.

##### *Posmeester-generaal kan reëlings tref vir privaatsakdiens.*

33. (1) Op die voorwaardes wat hy raadsaam ag en teen betaling van die voorgeskreve pravaatsakgeld, kan die Posmeester-generaal met enigeen reëlings tref vir die gebruik van 'n private possak vir die versending van posstukke tussen sy woning of besigheidsplek en 'n poskantoor wat die Posmeester-generaal vir dié doel as gesik beskou.

##### *Possakke wat by meer as een kantoor opgemaak word.*

(2) Ingeval so 'n private possak tussen die woning van iemand en meer as een poskantoor gebruik word, is pravaatsakgeld ten opsigte van elke poskantoor betaalbaar.

##### *Verantwoordelikheid vir koste verskuldig.*

(3) As meer as een persoon 'n private possak gebruik, is die persoon wat vir die betaling van die pravaatsakgeld verantwoordelik is, verantwoordelik vir alle koste betaalbaar op alle posstukke wat te eniger tyd in dié possak gestuur word en vir die terugstuur aan die regte poskantoor van alle afleweringbewyse ten opsigte van geregistreerde en versekerde posstukke en pakette, beoorlik deur die geadresseerdes geteken, en alle onbestelbare of verkeerd gestuurde stukke wat in die possak ingesluit is.

##### *Beëindiging van diens.*

(4) As enigeen van hierdie regulasies oortree of enige voorwaarde wat die Posmeester-generaal vir die gebruik van 'n private possak neergelê het, nie nagekom word nie, of as die Posmeester-generaal van mening is dat die private possak vir 'n onbehoorlike doel gebruik word of gebruik gaan word, kan die diens onmiddellik beëindig word.

**PART IV.****PRIVATE BOXES.***Lease of Private Boxes.*

34. (1) The Postmaster-General may, in his discretion, and subject to such conditions as he may deem necessary, let to any person a private post office box at any post office for the delivery of postal articles addressed to the lessee thereof.

*Rental.*

(2) The rental to be charged for such box may not exceed the maximum prescribed in Schedule C to these regulations.

*Two or More Persons may not Normally Rent a Box Jointly.*

(3) Two or more persons, unless in business partnership, shall not jointly rent one private box and persons or firms trading under two or more designations may be required to rent a box for each designation. Under this sub-regulation any group of companies having a joint management may be required to rent a separate box for each company.

*Postmaster-General not obliged to let a Private Box to any Person and may Cancel Lease.*

(4) The Postmaster-General may refuse to let a private post office box to any person without assigning any reason for such refusal, and may cancel the lease of any such box at any time without notice if it appears to him that any of the conditions of the lease have been infringed or if in his opinion the box is intended to be or is being used for objectionable purposes.

*Additional Keys.*

(5) Two keys shall be supplied for each such box when let, but if the renter requires an additional key he shall be required to pay the cost thereof at the prescribed rate.

*Loss of Keys.*

(6) If any renter of a private post office box loses a key belonging to such box he shall pay to the Postmaster-General the charge prescribed for the supply of a new lock.

*Only to be Used for Articles which have Passed Through the Post.*

(7) Private post office boxes shall be used exclusively for the reception of correspondence which has passed through the post.

**PART V.****POSTCARDS.***May Not be Enclosed in Covers.*

35. (1) A postcard intended for transmission as such shall not be enclosed in any cover or wrapper, and except as may from time to time be notified by the Postmaster-General, nothing may be attached thereto other than the stamp or stamps for the prepayment of the postage due thereon.

*Private Postcards Allowed.*

(2) Postcards of private manufacture may be transmitted through the post at the rate of postage applying to official cards provided that they conform generally to the regulations relating to such articles and to such special conditions as may from time to time be notified by the Postmaster-General.

*Addressing and Stamping.*

(3) The right-hand half of the face of a postcard, whether an official card or a card of private manufacture, or of an address card shall be used exclusively for the name and address of the person for whom the card is intended and for affixing the necessary postage stamps.

*Postcards Not Complying with Requirements.*

(4) Postcards which do not comply with the provisions of these regulations and the conditions notified by the Postmaster-General in regard to the dimensions, form and material thereof and the attachments thereto, etc.,

**DEEL IV.****PRIVATE POSBUSSE.***Huur van private posbusse.*

34. (1) Die Posmeester-generaal kan na goeddunke en op die voorwaardes wat hy nodig ag, aan enigeen 'n private posbus by 'n poskantoor verhuur vir die aflewing van posstukke wat aan die huurder geadresseer is.

*Huur.*

(2) Die huur vir sodanige posbus mag nie die maksimum bedrag wat in Bylae C van hierdie regulasies voorgeskryf is, te bove gaan nie.

*Huur van posbus deur twee of meer persone gesamentlik gewoonlik nie toegelaat nie.*

(3) Twee of meer persone kan nie gesamentlik een posbus huur nie tensy hulle in besigheidsvennootskap is, en van persone of firmas wat onder twee of meer name handeldryf, kan vereis word om 'n posbus vir elke naam te huur. Kragtens hierdie subregulasie kan van enige groep maatskappye wat 'n gesamentlike bestuur het, vereis word om 'n posbus vir elke maatskappy te huur.

*Posmeester-generaal nie verplig om posbus aan iemand te verhuur nie en hy kan huur intrek.*

(4) Die Posmeester-generaal kan, sonder om redes te verstrek, weier om 'n private posbus aan iemand te verhuur en kan te eniger tyd die huur van 'n posbus sonder kennisgewing intrek indien dit blyk dat enige huurvoorraarde nie nagekom is nie of indien hy van mening is dat die posbus vir afkeurensaardige doeleindes gebruik word of gebruik sal word.

*Ekstra sleutels.*

(5) Twee sleutels word vir elke posbus verskaf wanneer dit verhuur word, maar as die huurder 'n ekstra sleutel wil hê, moet hy die koste daarvan teen die voorgeskrewe tarief betaal.

*Verlies van sleutels.*

(6) Indien die huurder 'n sleutel van 'n private posbus verloor, moet hy die koste wat vir die verskaffing van 'n nuwe slot voorgeskryf is aan die Posmeester-generaal betaal.

*Kan slegs gebruik word vir stukke deur die pos gestuur.*

(7) Private posbusse moet uitsluitlik vir die ontvangs van stukke wat deur die pos gestuur is, gebruik word.

**DEEL V.****POSKAARTE.***Mag nie in omslae ingesluit word nie.*

35. (1) 'n Poskaart wat vir versending as sodanig bedoel is, mag nie in 'n omhulsel of omslag ingesluit word nie en, behalwe soos van tyd tot tyd deur die Posmeester-generaal bekendgemaak, mag niks daaraan geheg word nie as net die seël of seëls ter vooruitbetaling van die posgeld wat daarop betaalbaar is.

*Private poskaarte word toegelaat.*

(2) Privaat vervaardigde poskaarte kan deur die pos gestuur word teen dieselfde postarie as dié op amptelike poskaarte, mits hulle in die algemeen voldoen aan die regulasies wat op sulke stukke van toepassing is en aan die spesiale voorwaarde wat die Posmeester-generaal van tyd tot tyd bekendmaak.

*Adressering en frankering.*

(3) Die regterkantse helfte van die voorcant van 'n poskaart, hetsy 'n amptelike of 'n private poskaart, of 'n adreskaart, moet uitsluitlik gebruik word vir die naam en adres van die geadresseerde en om posseëls op te plak.

*Poskaarte wat nie aan die vereistes voldoen nie.*

(4) Poskaarte wat nie aan die bepalings van hierdie regulasies en die voorwaarde betreffende afmetings, vorm, materiaal, aanhegsels, ens., voldoen nie, word as briewe

shall be treated as letters and surcharged at the letter rate with double the amount of any deficient postage thereon, provided that if such postcards conform to the regulations prescribed for printed papers they shall be allowed to pass at the printed paper rate.

## PART VI.

### NEWSPAPERS.

#### Newspapers.

36. (1) Every newspaper registered in terms of section *seventeen* of the Post Office Act shall have printed on the first page of each copy thereof the words "Registered at the General Post Office as a newspaper", and the proprietor, printer, or publisher of any newspaper not so registered and upon which such words or any other words of similar import shall be printed, shall be liable upon conviction for every such offence to a penalty not exceeding five pounds.

(2) The fee payable in respect of the registration of a newspaper with the Postmaster-General shall be as prescribed in Schedule B to these regulations.

(3) Every newspaper shall be posted in a wrapper open at both ends or in such other manner as may be determined by the Postmaster-General and there shall not be within or upon any such newspaper or the cover thereof any communication, character, figure, letter, number, or mark other than the words "newspaper postage paid", "newspaper only", "exchange copy", or the printed title of such newspaper, the printed names, occupations and places of business of the printer, publisher and vendor thereof, the name, occupation, and address of the person to whom it is sent, the name and address of the sender, and any line or mark for the sole purpose of deleting or directing attention to any portion of the newspaper, nor shall anything other than a supplement as defined in the Post Office Act be enclosed in or with or accompany such newspaper or wrapper, otherwise there shall be charged thereon postage at the rate for the time being chargeable for letters; provided that any newspaper which does not contain or bear on the outside anything which makes it ineligible for the rate of postage applicable to printed papers may be transmitted at such rate.

(4) Two or more newspapers made up in a single packet may be transmitted at the rate of postage prescribed for printed papers if the transmission of the packet at that rate is more favourable to the sender than transmission at the rate applicable to newspapers.

#### *Publishers Newspapers.*

(5) (a) Newspapers printed and published within the Union, and duly registered with the Postmaster-General, shall, when posted by the publishers and addressed to bona fide subscribers, be transmissible to any place within the Union at the rate prescribed in Schedule B to these regulations subject to the following conditions:—

- (i) Not fewer than 240 copies of the same issue must be posted at the same time.
- (ii) The wrappers must bear the title of the newspaper and the name and address of the publisher. In addition the words "newspaper postage paid" must appear in the right-hand upper corner where postage stamps are usually affixed.
- (iii) Payment for postings must be made in advance at intervals to be approved by the local postmaster.
- (iv) Each copy must be enclosed in a separate wrapper.
- (v) Not more than five copies of each issue may be sent to any one subscriber.
- (vi) The newspapers must be handed in over the counter or at a place specially designated by the local postmaster.
- (vii) The newspapers must be subdivided by the publishers into bags or tied in bundles labelled in accordance with the sorting requirements of the Post Office.
- (viii) A certificate showing the number of copies not exceeding 8 oz. and 16 oz. in weight respectively must accompany each posting.

behandel en met dubbel die tekort aan posgeld teen die briefpostarief beboet, met dien verstande dat indien sulke poskaarte aan die vereistes vir drukwerk voldoen, hulle teen die drukwerkarief toegelaat word.

## DEEL VI.

### NUUSBLAAIE.

#### *Nuusblaaie.*

36. (1) Die woorde „By die Hoofposkantoor as nuusblad geregistreer” moet op die eerste bladsy van elke eksemplaar van 'n nuusblad wat kragtens artikel *seventeen* van die Poswet geregistreer is, gedruk word en die eienaar, drukker of uitgewer van 'n nuusblad wat nie geregistreer is nie en waarop 'n woord of woorde van 'n soortgelyke strekking gedruk is, kan by skuldig bevinding met hoogstens vyf pond vir elke oortreding beboet word.

(2) Die koste om 'n nuusblad by die Posmeester-generaal te regstreer, word voorgeskryf in Bylae B van hierdie regulasies.

(3) 'n Nuusblad moet gepos word in 'n omslag wat aan albei kante oop is of op 'n ander wyse wat die Posmeester-generaal bepaal. Geen ander mededeling, teken, syfer, letter, nommer of merk as die woorde „Nuusbladposgeld betaal”, „Slegs nuusblad”, „Ruinommer” of die gedrukte titel van die nuusblad, die gedrukte name, beroep en besigheidsplekke van die drukker uitgewer en verkoper daarvan, die naam, beroep en adres van die persoon aan wie dit gestuur word, die naam en adres van die afsender, en enige streep of merk wat uitsluitlik bedoel is om 'n deel van die nuusblad te skrap of die aandag daarop te vestig, mag in of op die nuusblad of op die omslag daarvan voorkom nie. Daar mag ook niks anders as 'n byvoegsel, soos omskryf in die Poswet, in of by die nuusblad of omslag ingesluit word of dit vergestel nie, anders is posgeld teen dié heersende briefpostarief daarop betaalbaar; met dien verstande dat 'n nuusblad teen die drukwerkarief gestuur kan word mits dit niks bevat of aan die buitekant het wat nie teen die drukwerkarief toelaatbaar is nie.

(4) Twee of meer nuusblaaie wat in een pakkie opgemaak is, kan teen die drukwerkarief gestuur word as dié tarief vir die afsender voordeeliger is as die nuusbladtarief.

#### *Nuusblaaie deur uitgewers gepos.*

(5) (a) Op onderstaande voorwaarde kan nuusblaaie wat in die Unie gedruk en uitgegee word en behoorlik by die Posmeester-generaal geregistreer is, en wat deur die uitgewers aan *bona fide*-intekenaars geadresseer en gepos word, na enige plek in die Unie gestuur word teen dié tarief wat in Bylae B voorgeskryf word:—

- (i) Minstens 240 eksemplare van dieselfde uitgawe moet gelyktydig gepos word.
- (ii) Die naam van die nuusblad en die naam en adres van die uitgewer moet op die omslag voorkom. Daarbenewens moet die woorde „Nuusbladposgeld betaal” in die boonste regterhoek voorkom, waar posseëls gewoonlik geplak word.
- (iii) Posgeld op besendings moet by tussenpose voor-uitbetaal word soos deur die plaaslike posmeester goedgekeur.
- (iv) Elke eksemplaar moet in 'n afsonderlike omslag ingesluit word.
- (v) Daar mag nie meer as vyf eksemplare van elke uitgawe aan een intekenaar gestuur word nie.
- (vi) Die nuusblaaie moet by die toonbank of 'n ander spesiale plek wat die plaaslike posmeester aangewys het, ingelewer word.
- (vii) Die uitgewers moet die nuusblaaie onderverdeel in sakke of in geëtiketteerde bondels, ooreenkomsdig die sorteervereistes van die Poskantoor.
- (viii) Elke besending moet vergesel gaan van 'n inlewingsbewys wat die getal eksemplare vermeld wat nie meer as 8 onse en 16 onse weeg nie,

(ix) Publishers must give postmasters a written undertaking that their despatch books and wrapping and despatching departments will be open to inspection by a duly authorised postal official whenever required.

(b) For the purpose of this regulation a bona fide subscriber is a person who has ordered that a copy of the newspaper be sent to him regularly by post. Such order shall be kept available by the publisher for inspection by a duly authorised postal official whenever required.

(6) The editor of any newspaper printed and published within the Union, and duly registered with the Postmaster-General, may without charge, send through the post one copy of each issue of his paper to the editor of any other duly registered newspaper printed and published within the Union; provided that the words "exchange copy" shall be clearly marked thereon or on the cover thereof, and that it is addressed to an editor in his capacity as such, and is handed to the post office direct from the office of publication.

## PART VII.

### PRINTED PAPERS.

#### *Definition.*

37. (1) Any paper, parchment or cardboard, bearing an impression obtained by means of printing, engraving, lithography, photography, or any other mechanical process easy to recognize, except the copying press, handstamps (with or without movable type) and the typewriter, shall be regarded as a printed paper provided the printed portion is the essential part of the article.

(2) Cards bearing the heading "Postcard" or the equivalent of this heading in any language are admitted at the rate for printed papers, provided that they conform to the general conditions applicable to printed papers. Those which do not fulfil these conditions are treated as postcards or letters, as the case may be.

#### *Reproductions.*

(3) Reproductions (other than carbon copies) of a manuscript or typewritten original, which have been obtained by a mechanical process easily recognizable, are accepted as printed papers if handed over the counter of a post office to the number of at least twenty packets containing precisely identical copies. The same applies to documents printed in imitation of typewriting or manuscript.

#### *Prohibitions.*

(4) The printed paper rate is not applicable to—

- (a) photographic negatives, cinematograph films, gramophone records, loose paper patterns or perforated sheets intended for use with automatic musical instruments;
- (b) stamps or forms of prepayment, whether obliterated or not;
- (c) printed papers representing a monetary value; and
- (d) printed papers which bear any marks whatever capable of constituting a conventional language, nor, save the exceptions specifically authorised by sub-regulation (5), printed papers of which the text has been modified after printing.

#### *Permissible Items.*

(5) It is permissible, outside or inside a packet of printed papers—

- (a) to indicate by hand or by a mechanical process, the name, occupation and address of the sender and of the addressee, the date of despatch, the sender's signature, telephone number, telegraphic address and code, the postal cheque or banking account, as well as a serial or identity number referring solely to the article;

(ix) Uitgewers moet 'n skriftelike belofte aan posmeesters gee dat hulle te eniger tyd wanneer nodig aan 'n behoorlik gemagtigde posbeampte toegang sal verleen tot hulle versendingsboeke en omslag- en versendingsafdelings om dié te ondersoek.

(b) Vir die toepassing van hierdie regulasie is 'n *bona fide*-intekenaar iemand wat versoek het dat 'n eksemplaar van die blad gereeld per pos aan hom gestuur word. Sodanige intekening moet deur die uitgewer beskikbaar gehou word, sodat 'n behoorlik gemagtigde posbeampte eniger tyd insae daarin kan hê.

(6) Die redakteur van 'n nuusblad wat in die Unie gedruk en uitgegee word en behoorlik by die Posmeester-generaal geregistreer is, kan een eksemplaar van elke uitgawe posvry stuur aan die redakteur van 'n ander behoorlik geregistreerde nuusblad wat in die Unie gedruk en uitgegee word, mits die woord „Ruinommer" duidelik op die nuusblad of die omslag voorkom, die nuusblad geadresseer is aan 'n redakteur in dié hoedanigheid en dit regstreeks uit die kantoor van die uitgewer aan die poskantoor besorg word.

## DEEL VII.

### DRUKWERK.

#### *Omskrywing.*

37. (1) Elke stuk papier, perkament of karton waarop 'n afdruk voorkom wat deur middel van 'n druk-, graveer-, litografiese, fotografiese of ander maklik herkenbare meganiese proses verkry is, met uitsondering van die kopieerpers, handstempels (met of sonder los letters) en die tikmasjien, word as drukwerk beskou, mits die gedrukte gedeelte die vernaamste deel van die stuk uitmaak.

(2) Kaarte waarop die opschrift „Poskaart", of 'n woord of woorde met dieselfde strekking in 'n ander taal, voorkom, word teen die drukwerk tarief toegelaat mits hulle voldoen aan die algemene voorwaardes van toepassing op gedrukte stukke. Anders word hulle as poskaarte of brieve behandel, al na die geval.

#### *Reproduksies.*

(3) Reproduksies (behalwe dié wat deur middel van deurslagpapier verkry word) van 'n manuskrip of 'n getikte oorspronklike, verkry deur 'n meganiese proses wat maklik herken kan word, word as drukwerk aangeneem mits minstens twintig pakkies wat presies eenderse eksemplare bevat, gelykydig by 'n poskantoortoonbank ingelewer word. Dieselfde geld vir dokumente wat in nagmaakte tikskrif of handskrif gedruk is.

#### *Verbode artikels.*

(4) Die drukwerk tarief is nie op die onderstaande van toepassing nie—

- (a) fotonegatiewe, rolfilms, grammofoonplate, los papierpatrone of geperforeerde blaaije wat vir gebruik in outomatiese musiekinstrumente bedoel is;
- (b) seëls of vooruitbetalingsvorms, hetsy afgestempel of nie;
- (c) gedrukte stukke wat 'n geldwaarde verteenwoordig; en
- (d) gedrukte stukke waarop merke van watter aard ook al voorkom wat 'n algemeen gebruiklike taal kan uitmaak, of gedrukte stukke waarvan die teks verander is nadat dit gedruk is, behalwe die uitsonderings waarvoor uitdruklik magtig verleen word in subregulasie (5).

#### *Toelaatbare wysigings.*

(5) Die volgende word aan die binne- of buitekant van 'n pakkie drukwerk toegelaat:—

- (a) Om met die hand of deur middel van 'n meganiese proses aan te gee: die naam, beroep en adres van die afsender en die geadresseerde, die datum van afsending, die handtekening, telefoonnummer, telegramadres, telegraafkode, postjie- of bankrekening van die afsender, en 'n volg- of kennummer wat uitsluitlik op die artikel betrekking het;

- (b) to correct errors in printing;
- (c) to strike out, to underline, or to enclose by marks, certain words, or certain parts of a printed text, unless this is done with the object of constituting correspondence;
- (d) to insert in manuscript in advices of the departures and arrivals of ships and aircraft, the dates and times of departures and arrivals, as well as the names of the ships and aircraft or the relative air companies, and the ports and airports of departure, call and arrival;
- (e) to insert in manuscript in travellers' announcements, the name of the traveller, the date, time and place of his intended visit, and the address at which he is staying;
- (f) to indicate in manuscript in forms of order or subscription for publications, books, newspapers, engravings, or pieces of music, the works required or offered, as well as the price of such works;
- (g) to add in manuscript on pictorial cards and printed visiting cards and also on Christmas and New Year cards, the name and address of the sender as well as good wishes, congratulations, thanks, condolences, or other formulas of courtesy, expressed in five words or by means of five conventional initials at most;
- (h) in proofs of printing (with or without the "copy"), to make alterations and additions concerned with corrections, form, and printing, and also notes such as "passed for press", "read—passed for press" or any similar note concerned with the execution of the work. In case of want of space these notes may be made on separate sheets;
- (i) to colour fashion plates, maps, etc.;
- (k) in price-lists, tenders for advertisements, stock and share lists, market quotations, trade circulars and prospectuses, to insert in manuscript, figures and any other notes representing essential elements of the price;
- (l) to add in manuscript, on books, pamphlets, newspapers, photographs, engravings, sheets of music, and in general on all literary or artistic productions, whether printed, engraved, or lithographed, a dedication consisting simply of an expression of regard, and on photographs also a concise description;
- (m) to indicate on cuttings from newspapers and periodicals, the title, date, number and address of the publication from which the article is extracted;
- (n) to insert in manuscript, on forms used by lending libraries, the titles of the works, the number of copies required or sent, the names of the authors or editors, the catalogue numbers, the number of days allowed for reading, the name of the reader as well as short remark referring to the works in question; and
- (o) to insert in manuscript, on notice of change of address forms, the new address of the sender and the date on which the change takes place or the old address and the date on which the change took place.

### PART VIII:

#### COMMERCIAL PAPERS.

##### *Articles Regarded as Commercial Papers.*

38. (1) The following shall be considered as commercial papers:—

All papers and all documents, whether writings or drawings, produced wholly or partly by hand, not having the character of actual and personal correspondence, such as letters and postcards which have already fulfilled their original purpose, papers of legal procedure, documents of all kinds drawn up by public functionaries, way-bills or bills of lading, accounts, receipts, invoices, insurance policies, copies of or extracts from deeds under private seal, written on stamped or unstamped paper, musical scores or

- (b) om drukfoute te verbeter;
- (c) om sekere woorde of gedeeltes van 'n gedrukte teks te skrap, te onderstreep of deur middel van tekens in te sluit, tensy dit gedoen word met die doel om 'n korrespondensie te voer;
- (d) om in aankondigings van die vertrek en aankoms van skepe en lugvaartuie die datums en tye van vertrek en aankoms asook die name van skepe en lugvaartuie of die betrokke lugvaartmaatskappye en die hawens en lughawens vanwaar hul vertrek, wat hul aandoen en waar hul aankom, in te skryf;
- (e) om in reisigersaankondigings die naam van die reisiger, die datum en uur van sy voorgenome besoek en die naam van die plek wat hy voornemens is om te besoek, asook die plek waar hy sal huisgaan, in te skryf;
- (f) om op bestel- of intekenvorms vir publikasies, boeke, nuusblaie, gravures of musiekstukke die benodigde of aangebode werke en die prys daarvan in te skryf;
- (g) om die naam en adres van die afsender, asook sy goeie wense, gelukwense, dankbetyuiging, simpatiebetyuiging of ander hoflikheidsbetyuiging, uitgedruk in vyf woorde of deur middel van hoogstens vyf algemeen gebruiklike beginletters, op prentkaarte en gedrukte visitekaartjies, asook op Kers- en Nuwejaarskaartjies, by te skryf;
- (h) om veranderings en byvoegings wat op die verbeterings, vorm en druk betrekking het, asook aantekenings soos „Vir druk goedgekeur”, „Gelees —vir druk goedgekeur”, of enige dergelike uitdrukking wat op die uitvoering van die werk betrekking het, in drukproewe (met of sonder die manuskrip) aan te bring. As ruimte ontbreek, kan hierdie byvoegings op afsonderlike blaiae aangebring word;
- (i) om modeplate, kaarte, ens., in te kleur;
- (k) om syfers en ander aantekenings wat noodsaaklike elemente van die prys uitmaak, in pryslyste, tenders vir advertensies, beurslyste, marknoterings, handelsirkulêres en prospektusse in te skryf;
- (l) om op boeke, pamphlette, nuusblaie, foto's, gravures, musiekblaie en in die algemeen op alle voortbrengsels van die letterkunde of kuns, hetsy gedruk, gegraveer of gelitografeer, 'n opdrag te skryf wat bloot uit 'n uitdrukking van agting bestaan, en op foto's ook 'n beknopte beskrywing te gee;
- (m) om op uitknipsels uit nuusblaie en tydskrifte die naam, datum, nommer en adres van die uitgawe waaruit hulle geneem is, te vermeld;
- (n) om op vorms wat deur leenbiblioteke gebruik word die titels van die werke, die getal eksemplare wat verlang of gestuur word, die name van die skrywers of redakteurs, die katalogusnommers, die getal dae toegelaat vir die lees van die werke, die naam van die leser, asook kort opmerkings in verband met die betrokke werke, in te skryf; en
- (o) om op vorms waarop van adresveranderings kennis gegee word die nuwe adres van die afsender en die datum waarop die verandering plaasvind, of die ou adres en die datum waarop die verandering plaasgevind het, in te skryf.

### DEEL VIII.

#### HANDELSTUKKE.

##### *Stukke wat as handelstukke beskou word.*

38. (1) Die volgende word as handelstukke beskou:—

Alle stukke en dokumente, hetsy geskrifte of tekenings, wat geheel of gedeeltelik met die hand vervaardig is, maar nie die aard van werklike en persoonlike korrespondensie het nie, soos byvoorbeeld briewe en poskaarte wat reeds aan hul oorspronklike doel beantwoord het, regsprosedurestukke, dokumente van alle soorte wat deur openbare amptenare opgestel is, gelei- of ladingsbriewe, rekenings, kwitansies, fakture, versekeringspolisse, kopieë of uittreksels van aktes onder private seël, geskryf op papier met of

sheets of music in manuscript, the manuscripts of works or of newspapers forwarded separately, pupil's exercises in original or with corrections, but without any note which does not relate directly to the execution of the work, and other papers or documents which in the opinion of the Postmaster-General are of a like nature to any of the papers or documents specified in this section.

#### *Correspondence Exchanged between Students.*

(2) In addition to those specified in the foregoing subregulation, articles containing correspondence exchanged between students at school are regarded as commercial papers, even though the contents have the character of actual and personal correspondence, provided they are forwarded through the intermediary of the principals of the schools concerned.

### PART IX.

#### SAMPLES.

##### *Articles regarded as Samples.*

39. (1) The following articles and no others may be sent at the rate of postage prescribed for samples in Schedule B to these regulations:—

- (a) Bona fide trade patterns and samples of merchandise having no value apart from their use as patterns or samples.
- (b) Live bees, leeches and silkworm eggs, provided they are enclosed in boxes so constructed as to avoid all danger to postal officials and to correspondence.
- (c) Printers blocks, keys sent singly, fresh cut flowers, single paper patterns, articles of natural history (such as dried or preserved animals and plants, geological specimens, etc.), tubes of serum or of vaccine and pathological objects rendered inoffensive by their mode of preparation and packing. These articles, except tubes of serum and of vaccine sent in the general interest by laboratories or institutions officially recognized, may not be sent for a commercial purpose.

##### *What May be Written on Sample Packets.*

(2) No writing or printing other than that indicated in this regulation is permitted within or upon any postal article for transmission at the rate of postage prescribed for samples and such writing, printing and marks as are hereby permitted must be on the article itself, or on the packing, or on a tie-on label which must be securely attached:—

- (a) The name, occupation and address of the sender and addressee;
- (b) a manufacturer's or trade mark or numbers and prices;
- (c) indications relative to weight, measurement, dimensions, or the quantity to be disposed of; or
- (d) such information as may be necessary to determine the origin and nature of the goods.

### PART X.

#### LITERATURE FOR THE BLIND.

##### *Articles Accepted for Free Transmission and Conditions.*

40. (1) Papers of any kind, periodicals and books, impressed or to be impressed in "Braille" or other special type for the use of the blind, when posted in the Union for despatch to a place within the Union shall be transmissible through the post free of charge provided that they—

- (a) do not contain any communication, either in writing or printed in ordinary type, except the title and table of contents of the book or periodical and any key to or instruction for the use of the special type, or any enclosure except a label for the return of the packet;
- (b) bear on the outside the inscription "Literature for the Blind", and the written or printed name and address of the sender;

sonder seëls daarop, musiekstukke of blaiae in manuskrip; manuskripte van werke of van nuusblaiae afsonderlik aangestuur; oorspronklike oefeninge van leerlinge met of sonder verbeterings, maar met geen aantekening wat nie direk op die uitvoering van die werk betrekking het nie, en ander stukke of dokumente wat volgens die mening van die Posmeester-generaal van diëselfde aard is as dié wat in hierdie regulasie gespesifieer word.

#### *Stukke gewissel tussen skoliere.*

(2) Bo en behalwe dié in die voorgaande subregulasië gespesifieer, word stukke wat gewissel word tussen leerlinge in skole ook as handelstukke beskou, al het hulle ook die aard van werklike en persoonlike korespondensie, mits die stukke deur bemiddeling van die hoofde van die betrokke skole gestuur word.

### DEEL IX.

#### MONSTERS.

##### *Artikels wat as monsters beskou word.*

39. (1) Slegs die volgende artikels kan teen die tarief gestuur word wat in Bylae B van hierdie regulasies vir monsters voorgeskryf word:—

- (a) *Bona fide*-handelspanne en -monsters van koopware wat vir ander doeleindes waardeloos is.
- (b) Lewende bye, bloedsuiers en sywurmiers, mits hulle verpak word in kissies wat so gemaak is dat posbeampies en posstukke nie aan gevaar blootgestel is nie.
- (c) Drukkersblokke, enkele sleutels, vars snyblomme, enkele papierpatrone, natuurwetenskaplike voorwerpe (gedroogde of gepreserveerde diere en plante, geologiese voorwerpe, ens.), buisies met serum of entstof, en patologiese voorwerpe wat op so 'n wyse voorberei en verpak is dat hulle nie aanstaotlik is nie. Hierdie artikels, behalwe buisies met serum of entstof wat in die openbare belang gestuur word deur laboratoriums of inrigtings wat amptelik erken word, mag nie vir handelsdoeleindes gestuur word nie.

#### *Wat op monsterpakkies geskryf mag word.*

(2) Behalwe die onderstaande mag daar niks geskryf of gedruk word op 'n posstuk wat teen die posttarief van toepassing op monsters gestuur word nie, en die geskrewe of gedrukte besonderhede of die merke wat kragtens hierdie regulasie toegelaat word, moet voorkom op die stuk self, op die omslag of op 'n etiket wat stewig aan die stuk vasgebind is:—

- (a) Die naam, beroep en adres van die afsender en geadresseerde;
- (b) 'n fabrikants- of handelsmerk of nommers en prys;
- (c) aanduidings omrent gewig, volume, afmetings of die hoeveelheid wat van die hand gesit moet word; en
- (d) gegevens wat nodig is om die herkoms en aard van die goedere te bepaal.

### DEEL X.

#### LEESSTOF VIR DIE BLINDES.

##### *Stukke aangeneem vir kosteloze versending van voorwaarde van aanname.*

40. (1) Alle stukke, tydstrifte en boeke wat in Braille-skrif of in 'n ander spesiale skrif gedruk is of gedrukt moet word vir die gebruik van blindestes, kan, indien dit in die Unie gepos word vir versending na 'n ander plek in die Unie, kosteloos deur die pos gestuur word, mits—

- (a) dit geen berig, hetsy in skrif of gewone druk, behalwe die titel en inhoudsopgawe van die boek of tydskrif en 'n sleutel of voorskrif vir die gebruik van die spesiale skrif, of enige ander insluiting behalwe 'n etiket vir die terugstelling van die stuk, bevat nie;
- (b) die woorde „Leesstof vir Blindestes“ en die naam en adres van die afsender, geskryf of gedruk, buite-op die omslag voorkom;

- (c) be posted either without a cover or in a cover open at both ends which can easily be removed for the purpose of examination; and
- (d) do not exceed 15 lb. 6 oz. in weight or the maximum dimensions prescribed for letters in Schedule A to these regulations.

*Articles Accepted Specially.*

(2) The following articles shall also be specially accepted for transmission as Literature for the Blind:—

Metal plates, impressed for use of the blind, sound records and the special paper intended solely for use of the blind, provided that they are sent by, or addressed to, officially recognised institutions for the blind and comply with the conditions prescribed in sub-regulation (1) (d).

**PART XI.**

**DELIVERY OF POSTAL ARTICLES AT STREET ADDRESSES.**

*Delivery: New Services.*

41. (1) The delivery of mail matter at a street address shall be at the discretion of the Postmaster-General and he may impose conditions governing the introduction of a new service or the extension of an existing service.

*Special Delivery Areas.*

(2) The Postmaster-General may declare any town or section thereof, village, place or district in the Union to be a postal delivery area in which special conditions governing the street delivery of mail matter by postmen will be enforced. Due notice to all concerned will be given by post, or by publication in the local press.

*Delivery into Letter Boxes.*

(3) In any delivery area declared a special delivery area in terms of sub-regulation (2), unregistered postal articles, other than parcels addressed to a street address shall be delivered thereat, provided that delivery shall be made by depositing the postal article in a suitable receptacle or letter box provided at the address for the purpose.

*Articles Addressed to Persons at Hotels, etc.*

(4) A postal article addressed to a person at an institution, hotel, club, apartment house, lodging-house, or any house at which lodgers are received, or to the care of a firm, company, or other body shall be delivered to the manager, proprietor or caretaker thereof or to his representative at the main entrance on the ground floor, provided that where no one is in attendance unregistered articles, other than parcels, may be placed in a suitable receptacle provided for the purpose in the entrance hall on the ground floor.

*Delivery to Residential Flats and to Firms Accommodated in Business Blocks.*

(5) (i) Unregistered postal articles, other than parcels, addressed to persons occupying residential flats in any building shall be placed in letter boxes provided for each of the tenants on the ground floor near the main entrance or in a communal box in the same position or, if no such letter boxes are provided, delivery shall be made to the caretaker.

*Delivery to Firms Accommodated in Business Blocks.*

(ii) The delivery of postal articles in buildings which accommodate business or professional tenants will be made to each suite or office on each floor, provided lift facilities are available and that the name of the occupier is exhibited at the entrance to each suite or office and that the door of each suite or office is numbered and equipped with a letter aperture. Where such lift facilities are not provided, delivery shall be made only to those suites or offices on the ground floor which are provided with letter apertures in the doors. Postal articles addressed to other suites or offices which are not on the ground floor, shall be delivered into letterboxes which shall be provided by the owners of the buildings or tenants and which shall be erected near the main entrance of the building on the ground floor.

- (c) dit gepos word of sonder 'n omslag of in 'n omslag wat aan albei kante oop is en maklik verwijder kan word om die inhoud te kan ondersoek; en
- (d) dit nie swaarder as 15 lb. 6 onse weeg nie en nie die maksimum afmetings vir brieve soos voorgeskryf in Bylae A van hierdie regulasies oorskry nie.

*Artikels wat spesiaal aangeneem word.*

(2) Die volgende artikels word cok spesiaal aangeneem vir versending as „Leestof vir Blinde”:

Metaalplate met afdrukke daarop, vir die gebruik van blinde; klankopnames en die spesiale papier uitgesluitlik bedoel vir die gebruik van blinde, mits dit gestuur word deur of geadresseer is aan ampelik erkende inrigtings vir blinde en voldoen aan die voorwaardes van subregulasie (1) (d).

**DEEL XI.**

**AFLEWERING VAN POSSTUKKE BY STRAATADRESSE.**

*Aflewing: Nuwe dienste.*

41. (1) Posstukke kan na goeddunke van die Posmeester-generaal by 'n straatadres afgelewer word en hy kan voorwaardes stel in verband met die instelling van 'n nuwe afleweringsdienst van die uitbreiding van 'n bestaande diens.

*Spesiale posbestelkringe.*

(2) Die Posmeester-generaal kan enige stad of gedeelte daarvan, dorp, plek of distrik in die Unie tot 'n posbestelkring verklaar waarin spesiale voorwaardes in verband met die straataflewing van posstukke deur briewe-bestellers van krag is. Alle betrokke persone word behoorlik per pos of deur middel van die plaaslike pers daarvan in kennis gestel.

*Aflewing in posbusse.*

(3) In 'n bestelkring wat kragtens subregulasie (2) tot 'n spesiale posbestelkring verklaar is, word ongeregistreerde posstukke (behalwe pakkette) wat na 'n straatadres geadresseer is, daar afgelewer, met dien verstande dat aflewing geskied deur die posstuk in 'n gesikte houer of posbus te plaas wat vir dié doel by die adres aangebring is

*Stukke geadresseer aan persone by hotelle, ens.*

(4) 'n Posstuk wat geadresseer is aan iemand in 'n inrigting, hotel, klub, deelhuis, losieshuis of enige huis waarloseerders ingeneem word, of per adres 'n firma, maatskappy of ander liggaam, word aan die bestuurder eienaar of opsigter daarvan of aan sy verteenwoordiger by die hoofingang op die grondverdieping afgelewer, met dien verstande dat waar niemand op diens is nie, ongeregistreerde stukke (behalwe pakkette) geplaas kan word in 'n gesikte houer wat vir dié doel in die ingangsportaal op die grondverdieping aangebring is.

*Aflewing by woonstelle.*

(5) (i) Ongeregistreerde posstukke (behalwe pakkette) geadresseer aan persone wat woonstelle in 'n gebou bewoon, word in posbusse geplaas wat naby die hoofingang op die grondverdieping vir elke huurder aangebring is, of in 'n gemeenskaplike posbus op dieselfde plek of, as daar geen posbusse aangebring is nie, aan die opsigter afgelewer.

*Aflewing aan firmas gehuisves in besigheidsgeboue.*

(ii) In geboue wat besigheids- of professionele huurders huisves, word posstukke by elke stel kamers of kantoor op elke verdieping afgelewer, mits daar ten tyde van aflewing 'n hyser vir die briewe-besteller beskikbaar is, die naam van die huurder by die ingang van elke stel kamers of kantoor aangebring is, en die deur van elke stel kamers of kantoor genommer is en 'n briefgleuf in het. Waar daar geen hysers is nie, word pos afgelewer slegs by dié stelle kamers of kantore op die grondverdieping wat briefgleuwe in die deure het. Posstukke geadresseer aan ander stelle kamers of kantore wat nie op die grondverdieping is nie, word afgelewer in posbusse wat die eienaar van die gebou of die huurders moet verskaf en wat naby die hoofingang op die grondverdieping aangebring moet word.

(iii) The delivery of unregistered postal articles, other than parcels, into letter boxes provided for tenants of flats on the ground floor or firms accommodated in business blocks and the delivery of any postal article to the caretaker of the building shall be deemed delivery to the person addressed.

#### *Delivery Through Private Boxes and Private Bags.*

(6) Nothing in this regulation contained shall be construed as preventing mail matter for any person residing in any postal delivery area being delivered through the medium of a private post box, private post bag, or both, as may be required according to the regulations for such services.

### PART XII.

#### REDIRECTION OF MAIL MATTER.

##### *Conditions under which Mail Matter is Redirected.*

42. (1) Requests for the redirection of postal articles must in every case be signed by the sender thereof or the person to whom such articles are addressed, and the currency of any such request is limited to three months from the date of receipt thereof by the department.

(2) No postal article will be redirected from a private address to a *poste restante* within the same delivery area.

(3) Nothing in these regulations shall be taken to impose upon the Postmaster-General any obligation to redirect any postal article unless the place of business or residence to which such article is addressed is uninhabited for the time being or unless, in the case of postal articles addressed to a private post office box or a private post bag, such box is either temporarily or permanently closed, or the use of such bag is either temporarily or permanently discontinued.

##### *Collection of Additional Postage.*

(4) If the postage affixed to a redirected postal article is not equal to the charge leviable on a similar article posted in the country of origin and directly addressed to the country of ultimate destination, a charge shall be levied equal to the difference between the postage affixed and the postal payable at the ordinary tariff. Such charge shall be in addition to any charge which may already have been levied by reason of the article having been unpaid or insufficiently prepaid for transmission to the place of first address.

### PART XIII.

#### UNDELIVERED ARTICLES.

##### *Articles Regarded as Undeliverable.*

43. (1) The following classes of postal articles may *inter alia* be regarded and treated as undeliverable:

- (a) Articles with an incomplete, incorrect or obscure address.
- (b) Articles addressed to initials or fictitious names, except when directed to the care of a person or a private post office box duly rented.
- (c) Unpaid or insufficiently paid articles addressed to a place to which the prepayment of postage is compulsory.
- (d) Articles supposed to contain enclosures the registration of which is compulsory, or the transmission of which to the place of address is prohibited.
- (e) Articles addressed to a deceased person which cannot be delivered to a lawful representative.
- (f) Articles the address of which applies equally, to two or more persons or firms, leaving it doubtful for whom they are intended.
- (g) Articles posted in contravention of the Post Office Act or these regulations.
- (h) Articles addressed to a person who cannot be found at the address given and whose whereabouts is unknown.

(iii) Indien ongeregistreerde posstukke (behalwe pakkette) in posbusse geplaas word wat op die grondverdieping aangebring is vir woonstelhuurders of firmas in besigheidskantore, of aan die opsigt van die gebou afgelewer word, word beskou dat die posstuk aan die geadresseerde persoonlik afgelewer is.

##### *Aflewering deur middel van private posbusse en possakke.*

(6) Niks in hierdie regulasie moet uitgelê word asof dit belet dat posstukke wat gerig is aan iemand wat in 'n posbestelkring woon, afgelewer word deur middel van 'n private posbus of private possak, of deur middel van albei, soos in die regulasies betreffende sulke dienste vereis word nie.

### DEEL XII.

#### NASENDING VAN POSSTUKKE.

##### *Voorwaardes vir nasending van posstukke.*

42. (1) Die afsender of die geadresseerde moet alle versoeke om die nasending van posstukke teken en so 'n versoek is geldig vir slegs drie maande na ontvangs daarvan deur die Departement.

(2) 'n Posstuk word nie van 'n private adres na 'n *poste restante* in dieselfde posbestelkring nagestuur nie.

(3) Niks in hierdie regulasies moet opgevat word asof dit die Posmeester-generaal onder die verpligting stel om 'n posstuk aan te stuur nie, tensy die besigheidsplek of woning waarheen die posstuk geadresseer is, tydelik geheel en al ongeokkuper is of tensy, in die geval van posstukke wat na 'n private posbus of private possak geadresseer is, die private posbus tydelik of permanent gesluit of die privaatsakdiens tydelik of permanent beëindig is.

##### *Invordering van ekstra posgeld.*

(4) As die waarde van die posseëls op 'n nagestuurde posstuk minder is as die posgeld betaalbaar op 'n dergelike stuk wat in die land van herkoms gepos en direk na die land van bestemming gestuur is, word eksstra posgeld gelykstaande met die verskil tussen die waarde van die opgeplakte posseëls en die posgeld teen die gewone tarief daarop gehef. Dié bedrag is betaalbaar bo en behalwe enige ander koste wat reeds daarop verskuldig mag wees omdat geen posgeld nie of onvoldoende posgeld vir versending na die eerste adres vooruitbetaal is.

### DEEL XIII.

#### ONAFGELEWERDE POSSTUKKE.

##### *Stukke wat as onbestelbaar beskou word.*

43. (1) Die volgende soorte posstukke word, onder andere, as onbestelbaar beskou en behandel:

- (a) Posstukke met 'n onvolledige, verkeerde of onduidelijke adres.
- (b) Posstukke wat aan voorletters of denkbeeldige name geadresseer is, behalwe wanneer hulle per adres 'n persoon of 'n behoorlik gehuurde private posbus geadresseer is.
- (c) Posstukke wat ongefrankeer of onvoldoende gefrankeer gepos is en geadresseer is na 'n plek waarheen die vooruitbetaling van posgeld verpligtend is.
- (d) Posstukke wat vermoedelik insluitings bevat wat aan verpligte registrasie onderworpe is of wat nie na die aangegewe adres gestuur mag word nie.
- (e) Posstukke wat aan 'n afgestorwe persoon geadresseer is en nie aan 'n wettige verteenwoordiger afgelewer kan word nie.
- (f) Posstukke wat so geadresseer is dat dit ewe goed vir enige van twee of meer persone of firmas bestem kan wees, sodat dit twyfelagtig is vir wie dit eintlik bedoel is.
- (g) Posstukke wat in stryd met die Poswet of hierdie regulasies gepos is.
- (h) Posstukke geadresseer aan iemand wat nie by die gegewe adres gevind kan word nie en wie se verblifplek onbekend is.

- (j) Articles addressed to a poste restante or "to be called for" remaining undelivered after the expiration of one month from the date of their receipt at the post office to which they are addressed.
- (k) Articles directed to a ship which it is known will not be at the port to which such articles are addressed within a period of three months from the date of their receipt at the post office at such port.

*Articles Unclaimed after Stipulated Periods.*

(2) (a) Every postal article which remains undelivered at any post office to which it has been transmitted for delivery shall, save as by law is otherwise provided, be kept at such office for delivery for a period of one month; and so soon as possible after the expiration of such period, if still undelivered, shall be forwarded to the Returned Letter Office to be there dealt with as provided by law, provided that articles addressed to farmers and others resident at a distance from a post office may be kept for a period of two months before being dealt with in the manner indicated.

(b) Anything to the contrary notwithstanding in sub-regulation (2) (a), any undelivered postal article (other than a newspaper) bearing on the outside of the cover the name and address of the writer or sender thereof may, after retention for the usual period at the office to which the same has been forwarded for delivery, be returned unopened to such writer or sender direct from such office; and any similar article bearing on the address side of the cover thereof a request that it may be returned to the sender if undelivered after the expiration of a specified period shorter than the time prescribed for the retention of undelivered postal articles generally, may be returned in like manner immediately after the expiration of the period specified in such request.

**PART XIV.**

**REGISTRATION.**

*Addresses to be Written in Ink or Indelible Pencil.*

44. (1) The address of every postal article for registration must be typewritten or be written in ink or indelible pencil and in Roman characters.

*Registered Articles to be Handed to an Officer.*

(2) (a) Postal articles for registration shall be handed to an officer appointed for that purpose during such hours as may be notified by the Postmaster-General and shall not be posted in any posting box.

*Articles Received in Private Bags.*

(b) Postal articles for registration received at a post office in a private bag approved by the Postmaster-General shall be regarded and treated as if handed in in accordance with the provisions of this sub-regulation, provided that the owner of such private bag does not reside within the free delivery area of any post office.

*Postage to be Fully Prepaid.*

(3) Postal articles for registration must be fully prepaid, at the time of handing in, for transmission to the place of destination.

*Numbering of Articles.*

(4) Every postal article duly handed in for registration shall be given a distinctive number. A receipt bearing such number, the address of the relative article, and an impression of the date stamp of the office at which the article is handed in for registration shall be given to the sender by the receiving officer.

*Advice of Delivery.*

(5) The sender of any registered postal article may upon application either at the time of registration thereof or at any time within two years thereafter and upon payment of the prescribed fee in addition to the fee for registration, require to be furnished with an acknowledgment by the addressee of the receipt of such article, and any registered article for delivery within the Union, the acknowledgment of the receipt of which has been applied for at the time of registration, shall not be delivered until such acknowledgment has been obtained by the department.

- (j) Posstukke geadresseer na 'n *poste restante* of gemark „Moet afgelaal word”, wat na verloop van 'n maand na ontvangst by die poskantoor waarheen dit geadresseer is, nog onafgelewer is.
- (k) Posstukke wat na 'n skip geadresseer is waarvan bekend is dat dit nie die hawe waarheen die stukke geadresseer is, sal aandoen binne drie maande na ontvangst daarvan by die poskantoor by dié hawe nie.

*Posstukke onafgehaal na voorgeskrewe tydperke.*

(2) (a) Behalwe waar die wet anders bepaal, moet alle posstukke wat onafgelewer bly by die poskantoor waarheen hulle gestuur is, een maand lank vir aflewering by die kantoor gehou word en so gou as moontlik na verloop van dié tydperk, indien dit nog onafgelewer is, nadat die Kantoer vir Onafgehaalde Brieve gestuur word vir behandeling aldaar soos die wet bepaal, met dien verstande dat posstukke vir boere en ander persone wat ver van die poskantoor woon twee maande lank gehou word alvorens dit op hierdie wyse behandel word.

(b) Neteenstaande die bepalings van subregulasië (2) (a) kan 'n onafgelewerde posstuk (behalwe 'n nuusblad) waarop die naam en adres van die skrywer of afsender voorkom, nadat dit vir die gewone tydperk gehou is, regstreks van die kantoor af waarheen dit vir aflewering gestuur is onooggemaak aan die skrywer of afsender teruggestuur word, en enige soortgelyke stuk wat 'n versoek op die adreskant van die omslag het dat dit aan die afsender teruggestuur word indien dit na verloop van 'n bepaalde tydperk korter as die algemeen voorgeskrewe tyd vir die hou van onafgelewerde posstukke, nog onafgelewer is, kan op dieselfde manier teruggestuur word onmiddellik na verloop van die tydperk vermeld in die versoek.

**DEEL XIV.**

**REGISTRASIE.**

*Adresse moet met ink of inkoplood geskryf word.*

44. (1) Die adres op alle posstukke wat geregistreer moet word, moet getik of met ink of inkoplood in Romeinse tekens geskryf wees.

*Geregistreerde stukke moet aan 'n posbeampte oorhandig word.*

(2) (a) Alle posstukke wat geregistreer moet word, moet gedurende die ure wat die Posmeester-generaal vasstel aan 'n posbeampte oorhandig word wat vir dié doel aangewys is en moet nie in 'n briewebus gepos word nie.

*Stukke in private possakke ontvang.*

(b) Posstukke wat in 'n private possak goedgekeur deur die Posmeester-generaal vir registrasie by 'n poskantoor ontvang word, word beskou en behandel asof dit ooreenkomsdig die bepalings van hierdie subregulasië ingelewer is, mits die eienaar van die private possak nie binne die vrybestelkring van 'n poskantoor woon nie.

*Posgeld moet ten volle vooruitbetaal word.*

(3) Die posgeld op posstukke wat geregistreer moet word, moet ten tyde van inlewering ten volle vooruitbetaal word vir versending na die plek van bestemming.

*Nommer van geregistreerde stukke.*

(4) Elke posstuk wat vir registrasie ingelewer word, moet van 'n onderskeidende nommer voorsien word. Die ontvangbeampte moet 'n inlewingsbewys waarop dié nommer, die adres van die betrokke stuk en die datum-stempelafdruck van die kantoor van inlewering voorkom, aan die afsender gee.

*Aflieveringsadvies.*

(5) Die afsender van 'n geregistreerde posstuk kan ten tyde van registrasie of binne twee jaar daarna, teen betaling van die voorgeskrewe koste bo en behalwe die registrasiegeld, vra om 'n erkenning van ontvangst van die stuk deur die geadresseerde, en 'n geregistreerde stuk vir aflewering in die Unie ten opsigte waarvan die afsender ten tyde van registrasie om 'n aflieveringsadvies gevra het, word nie aangelewer voordat die Departement so 'n erkenning verkry het nie.

*Compulsory Registration.*

(6) (a) Any postal article which is posted otherwise than as laid down in sub-regulation (2), which bears any inscription or mark from which it may reasonably be assumed that it was the intention of the sender that such article should be registered, may upon detection be registered, if eligible for registration, and subjected to the fee for compulsory registration in addition to the ordinary postage due upon such letter or packet, and any unregistered postal article except a parcel which there is reasonable cause to believe contains money or other valuable enclosure (including unused postage stamps exceeding one shilling in value) may be similarly treated.

(b) Any postal article which has been compulsorily registered under this sub-regulation on the ground of its being supposed to contain a valuable enclosure and which on being opened in the presence of the officer delivering the same is found not to contain any such enclosure, shall be delivered free of charge in respect of registration.

*Acquittance to be Furnished upon Delivery.*

(7) Any person to whom any registered postal article is delivered shall give to the officer delivering it a receipt for the same on a form to be provided by the Postmaster-General, which receipt shall be a good discharge for the delivery of such article.

*Delivery through medium of Private Box.*

(8) In effecting delivery of a registered postal article through a private post office box rented from the Postmaster-General, a printed receipt form bearing the registered number and the address of such registered article shall be placed in such a box, and the presentation at the proper post office of the said receipt signed either by the addressee or the person presenting the same purporting to sign for the addressee shall be a sufficient warrant for the delivery of such registered article to the applicant.

*Identification of Recipient.*

(9) Notwithstanding the provisions of sub-regulations (7) and (8) the officer delivering a registered postal article may, if he is in doubt regarding the bona fides of any person applying for a registered article, call upon such person to produce proof of his identity.

*Undelivered Registered Articles.*

(10) Every registered postal article which may from any cause be undeliverable to the person to whom it is addressed shall be returned to the sender, if known, by registered post without further charge for registration. Provided that in the case of a compulsorily registered article the sender shall be liable for all charges due.

*Charges.*

(11) The fees for registration, compulsory registration and for advice of delivery of a registered article shall be as prescribed under the heading "Supplementary Charges" of Schedule B to these regulations.

**PART XV.****COMPENSATION FOR LOSS OF REGISTERED ARTICLES.***Limit of Compensation.*

45. (1) The Postmaster-General may in his discretion and as an act of grace, subject to the conditions herein-after mentioned, give compensation not exceeding five pounds for the loss while in the custody of the Post Office of any postal article, or the whole or any portion of the contents thereof, which has been duly accepted for transmission by registered post within the Union.

*Conditions.*

(2) No compensation for loss shall be given in respect of—

(a) any postal article containing anything which may not lawfully be sent by post;

*Verpligte registrasie.*

(6) (a) 'n Posstuk wat nie ooreenkomsdig die voor-skrifte van subregulasie (2) gepos is nie en waarop woorde of 'n merk voorkom op grond waarvan redelikerwys aangeneem kan word dat die afsender die stuk wou regstreer, kan, indien dit vir registrasie in aanmerking kom, geregistreer word. Benewens die posgeld wat op die brief of pakkie betaalbaar is, is dit onderworpe aan verpligte registrasiegeld, en enige ongeregistreerde posstuk (behalwe 'n pakket) wat vermoedelik geld of 'n ander waardevolle insluiting bevat (insluitende ongebruikte posseëls van 'n hoër waarde as een sjeling) kan dien ooreenkomsdig behandel word.

(b) 'n Posstuk waarvan vermoed is dat dit 'n waardevolle insluiting bevat en waarop kragtens hierdie subregulasie verpligte registrasie van toepassing gemaak is, en wat by aflewering in die teenwoordigheid van die aflewingsbeampte oopgemaak word en geen sodanige insluiting bevat nie, word sonder enige koste ten opsigte van registrasie afgelewer.

*Ontvangs bewys moet by aflewering gegee word.*

(7) Elkeen aan die 'n geregistreerde posstuk afgelewer word, moet aan die aflewingsbeampte 'n ontvangsbewys daarvoor gee op 'n vorm wat die Posmeester-generaal verskaf en dié ontvangsbewys is 'n afdoende kwyting vir die aflewering van die posstuk.

*Aflewering deur middel van 'n private posbus.*

(8) Wanneer aflewering van 'n geregistreerde posstuk geskied deur middel van 'n private posbus wat van die Posmeester-generaal gehuur word, word 'n gedrukte afleweringstrokie waarop die registrasienommer en adres van die geregistreerde stuk voorkom, in die posbus geplaas en die aanbieding van die afleweringstrokie, geteken deur die geadresseerde of die persoon wat die bewys aanbied en wat voorgee dat hy namens die geadresseerde teken, is genoegsame volmag vir die aflewering van die geregistreerde stuk aan die aanvraer.

*Identifikasie van die ontvanger.*

(9) Ondanks die bepalings van subregulasies (7) en (8) kan die aflewingsbeampte, indien hy twyfel aan die bona fides van die persoon wat om 'n geregistreerde stuk vra, die persoon versoek om bewys van sy identiteit te lewer.

*Onbestelbare geregistreerde stukke.*

(10) Alle geregistreerde posstukke wat om een of ander rede nie aan die geadresseerde pos sonder verdere registrasiekoste aan die afsender teruggestuur, indien hy bekend is, met dien verstande dat die afsender van 'n stuk wat aan verpligte registrasie onderworpe is, aanspreeklik is vir alle koste wat daarop betaalbaar is.

*Koste van registrasie, ens.*

(11) Die koste ten opsigte van registrasie, verpligte registrasie en advies van aflewering van 'n geregistreerde stuk word onder die hoof „Aanvullende koste“ in Bylae B van hierdie regulasies voorgeskryf.

**DEEL XV.****VERGOEDING VIR VERLIES VAN GEREgistREerde STUKKE.***Maksimum vergoeding.*

45. (1) Die Posmeester-generaal kan na goeddunke en as 'n guns op ondergenoemde voorwaardes vergoeding van hoogstens vyf pond betaal vir die verlies, terwyl dit in die bewaring van die Poskantoor was, van 'n posstuk, of van die hele inhoud of van 'n gedeelte van die inhoud daarvan, wat behoorlik aangeneem is vir versending per geregistreerde pos binne die Unie.

*Voorwaardes.*

(2) Geen vergoeding vir verlies word betaal nie ten opsigte van—

(a) 'n posstuk waarvan die inhoud nie wettiglik deur die pos gestuur kan word nie;

*Delivery from other than Money Order Offices not Obligatory.*

(9) (a) The delivery of parcels otherwise than from money order offices shall not be obligatory, and any parcel addressed to any office other than a money order office may be detained by the Postmaster-General at the money order office to which such office is subordinate; provided that whenever any parcel is so detained the Postmaster-General shall cause the addressee thereof to be advised of the fact.

*Street Delivery.*

(b) The street delivery of parcels shall not be obligatory but where such delivery is not undertaken, the Postmaster-General shall cause the addressee of every parcel to be advised of the receipt thereof at the local post office and of its detention there.

**PART XVII.**

**AGRICULTURAL PARCEL POST.**

*Restricted to Certain Articles.*

47. (1) The Agricultural Parcel Post is restricted to the following classes of articles produced within the Union, viz: primary products of the soil, horticultural products, dairy products and foodstuffs.

*Prohibitions*

(2) Butter, cream cheese, eggs (other than single settings for hatching), lard, dripping, fresh or pickled fish, liquids, beverages, manufactured tobacco, medicines, leather goods, feathers, wool, mohair, skins and mineral and industrial products shall not be admitted at the rate for agricultural parcels.

*Declaration.*

(3) Every parcel intended for transmission at the rate for agricultural parcels shall have attached to the cover a declaration in a form similar to that set forth in Schedule H to these regulations.

*Empty Containers.*

(4) Returned empties may be sent at the rate applicable to such parcels provided the original declaration label endorsed "Returned empty" is attached, and that the empty parcel is addressed to the person who signed the original declaration. A fresh declaration shall not be necessary.

*Regulations Applicable.*

(5) In all other respects parcels sent at the agricultural parcel post rate shall be subject to the regulations applying to ordinary parcels.

*Rate of Postage.*

(6) The rate of postage applicable to agricultural parcels shall be as set forth in Schedule B to these regulations.

**PART XVIII.**

**INSURED PARCEL SERVICE.**

*Parcels may be Insured Against Loss or Damage.*

48. (1) Subject to the conditions stated hereunder, parcels (including agricultural parcels) may be insured against loss or damage whilst in the custody of the Post Office on payment, in addition to the postage, of the fees prescribed in item 19 (Supplementary Charges) of Schedule B to these regulations.

*Handing in and Addressing.*

(2) (a) Every parcel intended for insurance shall be handed in over a post office counter during such hours as may be notified by the Postmaster-General, and shall have affixed to it a label similar to that set forth in Schedule I to these regulations. The label shall be filled in in ink and the parcel shall not be addressed to initials or to a fictitious name. No erasures shall be permitted.

*Aflewering uit nie-poswisselkantore nie verpligtend nie.*

(9) (a) Die aflewering van pakkette uit ander kantore as poswisselkantore is nie verpligtend nie en die Posmeester-generaal kan 'n pakket wat geadresseer is na 'n kantoor wat nie 'n poswisselkantoor is nie, terughou by die poswisselkantoor waaraan dié kantoor ondergeskik is, met dien verstande dat wanneer 'n pakket aldus gehou word hy die geadresseerde daarvan laat verwittig.

*Straataflewering.*

(b) Die straataflewering van pakkette is nie verpligtend nie, maar waar aflewering nie onderneem word nie, laat die Posmeester-generaal die geadresseerde van elke pakket daarvan verwittig dat dit by die plaaslike poskantoor ontvang is en gehou word.

**DEEL XVII.**

**LANDBOUPAKKETPOS.**

*Beperk tot sekere artikels.*

47. (1) Die landboupakketpos is beperk tot die volgende soorte artikels wat in die Unie geproduseer is, nl. primêre landbouprodukte, tuinbouprodukte, suiwelprodukte en eetware.

*Verbode artikels.*

(2) Botter, roomkaas, eiers (met uitsondering van enkele broeisels vir broeidoeleindes), varkvet, braaivet, vars of ingelegde vis, vloeistowwe, dranksoorte, verwerkte tabak, medisyne, leerware, vere, wol, bokhaar, velle en mineraal- en nywerheidsprodukte word nie teen die landboupakketpostarie toegelaat nie.

*Verklaring.*

(3) Op die omslag van alle pakkette vir versending teen die landboupakketpostarie moet 'n verklaring geplak word in 'n vorm wat ooreenkōm met dié vervat in Bylae H van hierdie regulasies.

*Leë houers.*

(4) Leë houers kan per landboupakketpos teruggestuur word mits die etiket waarop die oorspronklike verklaring voorkom, gemerk „Leeg teruggestuur” aangeheg is en die leë pakket geadresseer word aan die persoon wat die oorspronklike verklaring onderteken het. 'n Nuwe verklaring is nie nodig nie.

*Regulasies van toepassing.*

(5) Landboupakkette is in alle ander opsigte onderworpe aan die regulasies van toepassing op gewone pakkette.

*Postarie.*

(6) Die posgeld betaalbaar op landboupakkette word in Bylae B van hierdie regulasies voorgeskryf.

**DEEL XVIII.**

**PAKKETVERSEKERINGSDIENS.**

*Pakkette kan teen verlies of beskadiging verseker word.*

48. (1) Teen betaling van die versekeringsgeld, bo en behalwe die posgeld, voorgeskryf in item 19 (Aanvullen-de koste) van Bylae B van hierdie regulasies, en op onderstaande voorwaarde, kan pakkette (met inbegrip van landboupakkette) verseker word teen verlies of beskadiging terwyl dit in die Poskantoor se bewaring is.

*Inlewering en adressering.*

(2) (a) Pakkette wat verseker moet word, moet gedurende die ure wat die Posmeester-generaal vasgestel het, by 'n poskantoorbank ingelewer word, en 'n etiket soortgelyk aan dié vervat in Bylae I van hierdie regulasies moet daarop geplak wees. Die etiket moet met ink ingevul word en die pakket mag nie aan voorletters of 'n denkbeeldige naam geadresseer word nie. Geen uitwegings word toegelaat nie.

*Numbering of Insured Parcels.*

(b) Every parcel duly handed in for insurance shall be given a distinctive number. A receipt bearing such number, the address of the relative article, the amount of the insurance fee paid and an impression of the date-stamp of the office at which the article is handed in for insurance shall be given to the sender by the receiving officer.

*Compulsory Insurance.*

(c) Any parcel which is posted or reposted, otherwise than as provided by sub-regulation (2) (a), and which bears any inscription or mark which reasonably indicates that it was the intention of the sender thereof that the parcel should be insured, or which there is reasonable cause to believe contains coin, paper money (including bills of exchange and similar instruments), precious metals, precious stones, jewellery or other valuables of a like nature, shall be treated as an insured parcel and shall be subject on delivery to a fine as prescribed by Schedule B to these regulations for a parcel posted in a posting box, plus a fee equal to the prescribed minimum charge for the insurance of a parcel and ordinary postage at parcel rates.

*Packing of Insured Parcels.*

(d) Every parcel up to and including a value of £10 presented for insurance must be enclosed in a strong cover appropriate to its contents and shall be fastened in such a manner as to prevent the removal of any part of the contents without breaking or tearing the case, wrapper or cover. It shall not be sufficient merely to tie parcels with string, but if string is used in addition to appropriate fastening the string need not be sealed. Parcels of a suitable type may, however, be accepted if securely tied with string the knots and ends of which are sealed with wax or the ends of which are secured by means of lead, steel or metal seals crushed with a press, all seals to bear distinct impressions of the same private device. The impressions shall be of a nature not readily imitated. If a parcel is secured by means of strips of adhesive paper or tape, each strip shall bear stamped or printed thereon some mark or word distinctive of the sender, such as his initials or name, or shall be signed or initialled by him or the person who tenders the parcel for insurance.

(e) Every parcel over a value of £10 presented for insurance shall be fastened as set forth in the foregoing sub-regulation (d) but in addition each joined or loose flap shall be sealed with wax or metallic seals and all seals shall bear distinct impressions of the same private device. A coin shall not be used for sealing and the device shall not consist merely of straight, crossed or curved lines which can readily be imitated.

*Refusal if Conditions not Met.*

(f) If a parcel tendered for insurance does not, in the opinion of the Postmaster-General, fulfil the prescribed conditions as to packing and sealing it shall not be accepted for insurance. Notwithstanding this, the onus of properly enclosing, packing and sealing the parcel lies with the sender, and the Postmaster-General shall not be liable for loss or damage arising from defects which may not have been observed at the time of posting.

*To be Insured for Full Value.*

(g) Unless otherwise authorised in writing by the Postmaster-General every parcel tendered for insurance shall be insured for the maximum amount insurable or the full value of the contents whichever be the lesser. No insured parcel shall contain bank notes and/or coin in excess of £200 in value.

*Articles not Permissible.*

(3) (a) No article which may not lawfully be sent through the post shall be eligible for insurance against loss or damage, and should any parcel containing any such article be accepted for insurance, such insurance shall be of no force and effect.

*Nommer van versekerde pakkette.*

(b) Alle pakkette wat behoorlik vir versekerking ingelê word, word 'n onderskeidende nommer gegee. Die ontvangoempte moet aan die afsender 'n inlewingsbewys gee waarop dié nommer, die adres van die betrokke stuk, die versekeringsgeld betaal en 'n afdruk van die datumstempel van die kantoor van inlewering voorkom.

*Verpligte versekerking.*

(c) 'n Pakket wat op 'n ander wyse gepos of herpos word as wat in subregulasie (2) (a) bepaal word en waarop 'n opschrift of merk voorkom waarvan redelikewys aangeleei kan word dat die afsender die pakket wou verseker, of waaromtrent daar rede is om te vermoed dat dit munstukke, papiergeld (met inbegrip van wissels en dergelyke dokumente), edelmetale, edelgesteentes, juweliersware of ander waardevolle artikels van 'n soortgelyke aard bevat, word as 'n versekerde pakket behandel en is by aflewering onderworpe aan 'n boete soos in Bylae B van hierdie regulasies voorgeskrif vir 'n pakket wat in 'n briewebus gepos word, plus die voorgeskrewe minimum koste vir die versekerung van 'n pakket en die gewone posgeld teen die pakketpostarie.

*Verpakking van versekerde pakkette.*

(d) Elke pakket tot en met 'n waarde van £10 wat vir versekerking aangebied word, moet in 'n sterk omslag wat vir die inhoud geskik is, opgemaak en op so 'n wyse vasgemaak word dat dit onmoontlik is om 'n gedeelte van die inhoud van die pakket te verwijder sonder om die houer, omhulsel of omslag te breek of te skeur. Dit is nie voldoende om pakkette slegs met lyn toe te bind nie, maar as lyn bo en behalwe 'n geskikte vasmaakmiddel gebruik word, is dit nie nodig om die lyn te verseel nie. Pakkette van 'n geskikte tipe kan egter aangeneem word as hulle stewig met lyn toegebond is waarvan die knope en ente met lak verseel is of waarvan die ente deur middel van lood-, staal- of metaalseëls vasgedruk is, en op al die seëls duidelike afdrukke van dieselfde private ontwerp voorkom. Die afdrukke moet van so 'n aard wees dat hulle nie maklik nagemaak kan word nie. As 'n pakket deur middel van kleefpapierstroke of kleefband toegemaak word, moet een of ander merk of woord wat kenmerkend is van die afsender op elke strook gestempel of afgedruk word, by sy paragraaf of naam, of deur hom of die persoon wat die pakket vir versekerking aanbied, geteken of geparafeer word.

(e) Elke pakket van 'n waarde van bo £10 wat vir versekerking aangebied word, moet vasgebond word soos in voorgaande subregulasie (d) beskryf, maar daarbenewens moet elke vaste of los klap met lak of metaal verseel word en op al die seëls moet duidelike afdrukke van dieselfde private ontwerp aangebring word. 'n Munstuk moet nie vir verséeling gebruik word nie en die ontwerp moet nie bloot bestaan uit reguit, oorkruis of krom lyne wat maklik nagemaak kan word nie.

*Weiering indien voorwaarde nie nagekom word nie.*

(f) Indien 'n pakket wat vir versekerking aangebied word na die mening van die Posmeester-generaal nie aan die voorwaarde in verband met verpakking en verséeling voldoen nie, word dit nie vir versekerking aangeneem nie. Die verantwoordelikheid om die pakket behoorlik op te maak, te verpak en te verséel, berus nietemin by die afsender en die Posmeester-generaal is nie aanspreeklik vir enige verlies of beskadiging as gevolg van gebreke wat nie ten tyde van inlewering opgemerk is nie.

*Moet vir volle waarde verseker word.*

(g) Tensy die Posmeester-generaal andersluidende magtiging skriftelik verleen het, moet elke pakket wat vir versekerking aangebied word vir die maksimum versekerbare bedrag of die volle waarde van die inhoud, watter bedrag ook al die minste is, verseker word. Geen versekerde pakket mag meer as £200 aan banknote en/of munstukke bevat nie.

*Ontoelaatbare artikels.*

(3) (a) Geen artikel wat nie wettiglik deur die pos gestuur kan word, kan teen verlies of beskadiging verseker word nie en indien 'n pakket wat 'n artikel van dié aard bevat vir versekerking aangeneem sou word, is sodanige versekerking van nul en gener waarde.

*Articles which may be Insured Against Loss Only.*

(b) Liquids, perishables or fragile articles such as crockery, glassware, gramophone records, or other articles composed of brittle material, shall not be eligible for insurance against damage, but may be accepted for insurance against loss.

*Redirection of Insured Parcels.*

(4) (a) Any insured parcel which has not yet been delivered may be redirected to the addressee at a new address under the conditions applying to ordinary parcels. No fresh insurance fee is payable in such circumstances.

(b) (i) If, after having been duly delivered, an insured parcel is tendered at a post office counter for redirection to the addressee at a new address, and provided the wrapper and seals are intact, it shall be regarded as posted afresh and liable to fresh insurance fees, and in addition to fresh postage fees if the new address is not within the same delivery area.

(ii) If the person requesting redirection elects not to pay the charges mentioned in sub-regulation (b) (i) at the time of reposting, a fee equal to the prescribed minimum fee for insurance, and in addition the ordinary postage fee if the new address is not within the same delivery area, shall be collected from the addressee upon delivery, but in such case no compensation shall be payable in the event of damage or loss of any such parcel.

*Conditions for Compensation.*

(5) (a) Compensation shall in no case exceed the value of the parcel or of the contents thereof which may be lost or damaged; provided that in the case of an insured Cash on Delivery parcel compensation shall be limited to £40 as set forth in regulation 50 (7). In the case of documents which are of value because of the cost of preparation compensation shall not exceed the cost of their replacement.

(b) Compensation shall be strictly limited to the loss of or damage to the parcel insured or the whole or part of the contents thereof. No compensation shall be paid in respect of consequential loss arising out of the loss of or damage to an insured parcel or contents thereof, nor shall compensation be payable for loss or damage in respect of any parcel treated as an insured parcel in terms of sub-regulation (2) (c).

(c) When compensation has been given in respect of the loss of any insured parcel and such parcel or any portion of the contents thereof subsequently comes into the hands of the Postmaster-General, he may dispose of the same as he may deem fit.

(d) No compensation shall be payable in respect of any insured parcel duly delivered and accepted without reserve or in respect of any loss or damage which, in the opinion of the Postmaster-General, is due to improper or inadequate packing or to riot, civil commotion, war, military or usurped power, floods or tempest.

(e) When a claim for compensation in respect of damage to or loss of an insured parcel is submitted under these regulations, the Postmaster-General whose decision shall be final, shall determine whether the contents of the parcel were eligible for insurance against damage and loss, or loss only, in accordance with the provisions of sub-regulation (3).

(6) (a) The receipt given to the sender of an insured parcel at the time of posting shall accompany any application for compensation which may be made in respect of such parcel.

(b) Every application for compensation in respect of an insured parcel the contents of which have been lost or damaged during transmission by post shall be accompanied by the cover of such parcel in as nearly as possible the condition in which it was delivered by the Post Office.

*Artikels wat slegs teen verlies verseker kan word.*

(b) Vloeistowwe, bederfbare of breekbare artikels soos breekware, glasware, grammofonplate of ander artikels wat uit maklik breekbare materiaal bestaan, kan nie teen beskadiging verseker word nie, maar kan vir versekering teen verlies aangeneem word.

*Nasending van versekerde pakkette.*

(4) (a) Op die voorwaardes wat ten opsigte van gewone pakkette geld, kan 'n versekerde pakket wat nog nie aangelewer is nie, na die nuwe adres van die geaddresseerde nagestuur word. Geen nuwe versekeringsgeld word in sulke omstandighede gevorder nie.

(b) (i) As 'n versekerde pakket wat behoorlik aangelewer is, by 'n poskantoortoombank vir nasending na die geaddresseerde se nuwe adres ingelewer word, en mits die omslag en seëls ongeskonde is, word dit beskou as opnuut gepos en is nuwe versekeringsgeld betaalbaar, sowel as nuwe posgeld indien die nuwe adres nie in dieselfde bestelkring is nie.

(ii) As die persoon wat versoek dat 'n versekerde pakket nagestuur word, verkies om nie die koste vermeld in subregulasie (b) (i) ten tyde van inlevering te betaal nie, word die voorgeskrewe minimum versekeringsgeld, sowel as die gewone posgeld indien die nuwe adres nie in dieselfde bestelkring is nie, by aflewering van die geaddresseerde gevorder, maar geen vergoeding word in die geval van verlies of beskadiging van so 'n pakket betaal nie.

*Voorwaardes vir vergoeding.*

(5) (a) Vergoeding gaan in geen geval die waarde van die pakket of van die inhoud daarvan wat miskien verlore gegaan het of beskadig is, te bove nie, met dien verstande dat vergoeding in die geval van 'n versekerde k.b.a.-pakket tot £40 beperk is soos in regulasie 50 (7) voorgeskryf. In die geval van dokumente wat waarde het vanweë die koste van opstelling daarvan, is die vergoeding nie meer as die koste verbondé aan die vervanging daarvan nie.

(b) Vergoeding is streng beperk tot die verlies of beskadiging van die versekerde pakket, of die hele inhoud of 'n gedeelte van die inhoud daarvan. Geen vergoeding word betaal ten opsigte van daaruitvoldende skade wat gely word as 'n versekerde pakket of die inhoud daarvan verlore raak of beskadig word nie. Daar word ook geen vergoeding betaal ten opsigte van verlies of beskadiging van 'n pakket wat ooreenkomsdig subregulasie (2) (c) as 'n versekerde pakket behandel is nie.

(c) As vergoeding ten opsigte van die verlies van 'n versekerde pakket betaal is en so 'n pakket of 'n gedeelte van die inhoud daarvan kom later in besit van die Posmeester-generaal, kan hy daarmee doen wat hy goed vind.

(d) Geen vergoeding is betaalbaar nie ten opsigte van 'n versekerde pakket wat behoorlik aangelewer en sonder voorbehoud aangeneem is of ten opsigte van verlies of skade wat, na die mening van die Posmeester-generaal, toe te skryf is aan onbehoorlike of onvoldoende verpakking of aan oproer, burgeropstand, oorlog, militêre of wederregtelike toegeënde magte, oorstromings of storms.

(e) Wanneer 'n eis om vergoeding ten opsigte van verlies of beskadiging van 'n versekerde pakket kragtens hierdie regulasies ingedien word, stel die Posmeester-generaal, wie se beslissing finaal is, vas of die inhoud van die pakket teen beskadiging en verlies of slegs teen verlies verseker kon word, ooreenkomsdig die bepalings van subregulasie (3).

(6) (a) Die inleveringsbewys wat ten tyde van inlevering aan die afsender van 'n versekerde pakket gegee word, moet by die aansoek om skadevergoeding gaan wat ten opsigte van so 'n pakket gedoen word.

(b) By elke aansoek om vergoeding ten opsigte van 'n versekerde pakket waarvan die inhoud onderweg deur die pos verlore gegaan het of beskadig is moet die omslag van so 'n pakket gaan, sover moontlik in die toestand waarin die Poskantoor dit aangelewer het.

(c) Under no circumstances shall an application for compensation be entertained unless made within three calendar months of the date of posting of the relative insured parcel.

## PART XIX.

### PARCELS: ACKNOWLEDGMENT OF POSTING.

#### *Obtaining of Acknowledgment of Posting.*

49. (1) The sender of an ordinary inland or agricultural parcel may, upon application at the time of handing in such parcel, obtain an acknowledgment of the posting thereof, upon payment of the fee prescribed under the heading "Supplementary Charges" in Schedule B to these regulations.

#### *Compensation.*

(2) The Postmaster-General may, in his discretion, pay compensation up to £2 for the loss of, or damage to, an ordinary inland or agricultural parcel in respect of which an acknowledgment of posting has been issued.

#### *When Compensation Not Payable.*

(3) (a) Notwithstanding anything contained in sub-regulation (2) no compensation shall be payable in respect of the loss of or damage to parcels the contents of which may not lawfully be sent through the post or in respect of damage to parcels containing liquids, perishable or fragile articles such as crockery, glassware, gramophone records or other articles composed of brittle material.

(b) Compensation shall in no case exceed the value of the parcel or of the contents thereof which may be lost or damaged. In the case of documents which are of value because of the cost of preparation, compensation shall not exceed the cost of replacement.

(4) An application for compensation shall not be entertained unless made within three calendar months of the date of posting of the relative parcel.

#### *Acknowledgment of Posting in Respect of Parcels for Certain Destinations.*

(5) The sender of a parcel for a destination outside the Union, Basutoland, Bechuanaland Protectorate, Swaziland and South West Africa may, upon application at the time of handing in of the parcel and upon payment of the fee prescribed under item 5 of the Supplementary Charges in Schedule B to these regulations, obtain an acknowledgment of posting of the article. Possession of such receipt shall not entitle the holder thereof to compensation in the event of the loss of such parcel.

## PART XX.

### CASH ON DELIVERY PARCEL SERVICE.

#### *Cash on Delivery Parcels.*

50. (1) The Cash on Delivery service shall be applicable to parcels (including agricultural parcels) only, but not to parcels containing precious stones, coin, bullion, bank notes or any other paper having a sign of monetary value, such as uncancelled stamps, coupons or scrip.

#### *Trade Charge.*

(2) The sum to be collected from the addressee of the parcel for payment to the sender thereof shall be known as the Trade Charge.

#### *Cash on Delivery Fee.*

(3) In addition to the postal charges, which must be prepaid, a Cash on Delivery fee, as prescribed in Schedule B to these regulations shall be payable at the time of handing in of a parcel.

#### *Special Label and Trade Charge Card.*

(4) (a) The sender shall affix to each parcel a label, in a form prescribed by the Postmaster-General, bearing the name and address of the addressee, the amount of the trade charge to be collected, a declaration certifying the nature of the contents of the parcel and that the parcel

(c) In geen omstandigheid kan 'n aansoek om vergoeding oorweeg word nie tensy dit gedoen word binne drie maande na die datum waarop die betrokke verskerde pakket gepos is.

## DEEL XIX.

### PAKKETTE: BEWYS VAN INLEWERING.

#### *Verkryging van bewys van inlewering.*

49. (1) Die afsender van 'n gewone binnelandse of landboupakket kan, op aanvraag by inlewering van so 'n pakket, teen betaling van die koste voorgeskryf onder „Aanvullende koste" in Bylae B van hierdie regulasies, 'n bewys van inlewering verkry.

#### *Vergoeding.*

(2) Die Posmeester-generaal kan na goeddunke vergoeding tot 'n maksimum van £2 betaal in geval van verlies of beskadiging van 'n gewone binnelandse of landboupakket ten opsigte waarvan 'n bewys van inlewering uitgereik is.

#### *Wanneer vergoeding nie betaalbaar is nie.*

(3) (a) Ondanks enige bepaling vervat in subregulasie (2) word geen skadevergoeding betaal ten opsigte van die verlies of beskadiging van pakkette waarvan die inhoud nie wettiglik deur die pos gestuur kan word nie, of ten opsigte van pakkette wat vloeistowwe, bederfbare produkte, breekbare artikels soos breekware, glasware, grammofoonplate of ander artikels wat uit maklik breekbare materiaal bestaan, bevat.

(b) Vergoeding gaan in geen geval die waarde van die pakket of van die inhoud daarvan wat verlore gegaan het of beskadig is, te bowe nie. In die geval van dokumente wat waarde het vanweë die koste van opstelling daarvan is die vergoeding nie meer as die koste verbonde aan die vervanging daarvan nie.

(4) 'n Aansoek om vergoeding word nie oorweeg nie tensy dit binne drie kalendermaande na die datum van inlewering van die betrokke pakket gedoen word.

#### *Bewys van inlewering ten opsigte van pakkette na sekere bestemmings.*

(5) Die afsender van 'n pakket na 'n bestemming buite die Unie, Basotoland, Betsjoeanaland-protektoraat, Swaziland en Suidwes-Afrika kan op aanvraag ten tyde van inlewering en teen betaling van die koste voorgeskryf in item 5 onder „Aanvullende koste" in Bylae B van hierdie regulasies 'n inlewingsbewys verkry. Die besit van so 'n bewys gee nie die houer daarvan die reg op vergoeding ingeval so 'n pakket verlore gaan nie.

## DEEL XX.

### KONTANT-BY-AFLEWERING-DIENS (PAKKETTE).

#### *Kontant-by-aflewering-pakkette.*

50. (1) Die kontant-by-aflewering-diens is slegs op pakkette (met inbegrip van landboupakkette) van toepassing, maar nie op pakkette wat edelgestentes, munstukke, staafgoud, banknote of enige ander papier waarop 'n teken van geldwaarde voorkom, soos onafgestempelde posseëls, koepons of aandeelsertifikate, bevat nie.

#### *Handelsbedrag.*

(2) Die bedrag wat van die geadresseerde ingevorder moet word vir betaling aan die afsender van die pakket, staan bekend as die handelsbedrag.

#### *K.B.A.-geld.*

(3) Bo en behalwe die posdiensgeld, wat vooruitbetaal moet word, is k.b.a.-geld soos voorgeskryf in Bylae B van hierdie regulasies ten tyde van inlewering van die pakket betaalbaar.

#### *Spesiale etiket en handelsbedragkaart.*

(4) (a) Die afsender moet op elke pakket 'n etiket plak, in 'n vorm soos deur die Posmeester-generaal voorgeskryf, waarop die naam en adres van die geadresseerde, die handelsbedrag wat ingevorder moet word, 'n verklaring van die inhoud van die pakket en dat dit ter uit-

is being sent in execution of a bona fide order, and his signature and address. He shall also complete, in ink or typewriting, a trade charge card, and no erasure or alteration of any kind shall be permitted in the amount entered on such card.

(b) A certificate of posting shall be issued in respect of each Cash on Delivery parcel posted. The production of this certificate may be required as a condition of payment of the trade charge to the sender.

(c) Parcels containing silver and gold articles and jewellery shall be insured.

#### *Advice of Arrival.*

(5) (a) Advice of the arrival of a Cash on Delivery parcel and the charges to be paid thereon shall be forwarded to the addressee thereof. The Postmaster-General shall not be required to cause a Cash on Delivery parcel to be delivered to the residence or place of business of the addressee.

#### *Opening of Parcels Not Permitted.*

(b) Addressees or their agents shall not be permitted to examine parcels before paying the trade charges, and a trade charge, once collected, shall in no case be refunded to the addressee.

#### *Reduction or Cancellation of Trade Charge.*

(6) The sender of a Cash on Delivery parcel may reduce or cancel the amount of the trade charge on such a parcel or cause such parcel to be delivered to a person other than the one named in the address thereof on payment of the fee prescribed in Schedule B to these regulations in addition to any other costs necessarily incurred in effecting such reduction, cancellation or alteration.

#### *Compensation for Total Loss of C.O.D. Parcels.*

(7) (a) In the event of the total loss of a Cash on Delivery parcel whilst in the custody of the Post Office, the Postmaster-General shall be empowered to pay compensation up to the amount of the trade charge; provided that such compensation shall not exceed £40 and provided further that in no case shall such compensation exceed the value of the parcel.

No compensation shall be payable in the event of the total loss of a Cash on Delivery parcel which contained silver or gold articles or jewellery and which was not insured as required by sub-regulation (4) (c).

(b) Notwithstanding anything contained in sub-regulation (a), the Postmaster-General shall not be required to pay compensation—

- (i) if the loss is due to riot, civil commotion, war, military or usurped power, floods or tempest;
- (ii) unless the conditions contained in sub-regulations (3) and (4) have been complied with; and
- (iii) unless the claim is lodged with the Postmaster at the office of origin of the parcel within three months of the date of posting.

### PART XXI.

#### RAILWAY LETTER POST.

##### *Where to be Handed In.*

51. (1) Letters fully prepaid at the ordinary postage rate, may be handed to a railway officer at the booking office of any Government railway station during such hours as the station may be open for public business for conveyance by the guard of the first available passenger or combined passenger and goods train, to any Government railway station within the Union to be there called for or posted at the post office nearest thereto. All such letters shall be subject to such additional charge as may be levied by the Railway Administration for their conveyance by train.

##### *Time of Handing In.*

(2) Letters for conveyance by guards of railway trains shall be handed in at such times as may be prescribed prior to the advertised time of departure of the train by which it is desired they shall be conveyed.

voering van 'n bona fide-bestelling gestuur word en sy naam en adres voorkom. Hy moet ook met ink of in tikskeif 'n handelsbedragkaart invul, en geen uitvegting van of verandering van watter aard ook aan die bedrag wat op so 'n kaart ingevul word, word toegelaat nie.

(b) 'n Inleweringsbewys word uitgereik ten opsigte van elke k.b.a.-pakket wat gepos word. Daar kan vereis word dat hierdie bewys getoon word voordat die handelsbedrag aan die afseender uitbetaal word.

(c) Pakkette wat silwer- en goue artikels en juweliersware bevat, moet verseker word.

#### *Kennisgewing van aankoms.*

(5) (a) Die geadresseerde word in kennis gestel van die aankoms van 'n k.b.a.-pakket en die bedrag wat daarop betaalbaar is. Daar kan nie van die Posmeester-generaal vereis word om 'n k.b.a.-pakket by die geadresseerde se woning of besigheidsplek te laat aflewer nie.

#### *Oopmaak van pakkette nie toegelaat nie.*

(b) Geadresseerdes of hulle agente word nie toegelaat om pakkette te ondersoek voordat die handelsbedrae betaal is nie, en as 'n handelsbedrag eers ingevorder is, word dit onder geen omstandighede aan die geadresseerde terugbetaal nie.

#### *Vermindering of intrekking van handelsbedrag.*

(6) Die afseender kan die handelsbedrag op 'n k.b.a.-pakket verminder of intrek of die pakket laat aflewer aan 'n ander persoon as dié wat in die adres daarvan vermeld word, teen betaling van die bedrag voorgeskryf in Bylae B van hierdie regulasies plus enige ander koste wat noodsaaklike wry aangegaan is om die vermindering, intrekking of verandering te bewerkstellig.

#### *Vergoeding vir totale verlies van K.B.A.-pakkette.*

(7) (a) Die Posmeester-generaal is bevoeg om vergoeding gelyk aan die handelsbedrag te betaal vir die totale verlies van 'n k.b.a.-pakket terwyl dit in bewaring van die Poskantoor was, met dien verstande dat vergoeding nie £40 te boven gaan nie en dat dit in geen geval meer is as die waarde van die pakket nie.

Geen vergoeding word betaal in geval van die totale verlies van 'n k.b.a.-pakket wat silwer- of goue artikels of juweliersware bevat het en nie ooreenkomsig subregulasie (4) (c) verseker was nie.

(b) Ondanks enige bepaling vervat in subregulasie (a), betaal die Posmeester-generaal geen vergoeding nie—

- (i) as die verlies te wyte is aan oproer, burgeropstand, oorlog, militêre of wederregtelik toegeënde magte, oorstromings of storms;
- (ii) tensy aan die vereistes van subregulasies (3) en (4) voldoen is;
- (iii) tensy die eis binne drie maande van die datum af waarop die pakket gepos is, by die posmeester van die kantoor vanwaar dit afkomstig is, ingedien word.

### DEEL XXI.

#### SPOORWEGBRIEFPOS.

##### *Waar dit ingelewer moet word.*

51. (1) Brieve waarop die posgeld teen die gewone posttarief ten volle vooruitbetaal is, kan gedurende die tye wat die stasie vir die publiek oop is, by die kaartjieskantoor van 'n Staatspoorwegstasie aan 'n spoorwegbeampte oorhandig word vir vervoer deur die kondukteur van die eerste beschikbare passasier- of gemengde trein na 'n ander Staatspoorwegstasie binne die Unie om daar afgelaai of by die naaste poskantoor daaraan gepos te word. Al sulke brieve is onderworpe aan die ekstra koste wat die Spoorwegadministrasie vir die vervoer daarvan per trein mag hef.

##### *Tyd van inlewing.*

(2) Brieve vir vervoer deur kondukteurs van treine moet ingelewer word op die tye wat voorgeskryf word, voor die aangekondigde tyd van vertrek van die trein waarmee vervoer verlang word.

*Letters to be Called for at Railway Stations.*

(3) Railway letters intended to be called for at the station to which they are sent shall be addressed to the care of the station master at such station and shall be inscribed in the left-hand top corner of the cover with the words "to be called for". All letters not so addressed and inscribed shall, upon arrival, be posted at the nearest post office, and any letter so inscribed which is not claimed within two months of the date of receipt by the station master shall be handed over to the postmaster of the nearest post office and thereafter treated as, an ordinary undelivered postal article.

*Letters for Delivery at Places other than Railway Stations.*

(4) Letters not intended to be called for shall be fully addressed to the place at which delivery is desired, and in addition shall bear the name of the railway station to which they are to be conveyed, thus "via.....station".

*Items not Eligible for Transmission as Railway Letters.*

(5) (a) Letters falling within any of the following descriptions shall not be eligible for conveyance by guards of railway trains under these regulations:—

- (i) Letters bearing any indication that they are intended to be registered;
- (ii) letters containing or appearing to contain coin, jewellery, or any article which, under the postal regulations may not be sent without being registered; and
- (iii) letters containing or appearing to contain anything which may not be sent by the ordinary post.

*Treatment of Items Irregularly Accepted.*

(b) Any letter which may be found by an officer of the post office to have been accepted contrary to this sub-regulation shall be treated as follows: If falling within the descriptions in sub-regulations (a) (i) or (a) (ii), the letter shall be compulsorily registered and delivered in the usual manner, a surcharge of 1s. being levied thereon; and if falling within the description of sub-regulation (a) (iii) the letter shall be dealt with as the Postmaster-General shall direct.

(6) In all other respects letters for conveyance by guards of railway trains shall be subject to the regulations of the ordinary post.

(7) Any railway officer performing any duties in execution of the provisions of this regulation shall be deemed to be an officer of the post office so far as such duties are concerned.

**PART XXII.****EXPRESS DELIVERY.***Charges and Excepted Articles.*

52. (1) Upon payment of the charges prescribed in Schedule E to these regulations, in addition to the ordinary postage applicable to the particular class of article the sender of any postal article, other than an insured or C.O.D. parcel, may have the same delivered by express messenger subject to such conditions as the Postmaster-General may deem necessary.

*Conditions.*

(2) Except where otherwise provided, any article handed in for express delivery shall be subject to the general conditions governing the acceptance and transmission of postal articles.

*Maximum Dimensions.*

(3) The maximum dimensions of any class of postal article for express delivery shall be as prescribed in Schedule A to these regulations.

*Insufficiently Prepaid Articles.*

(4) If the delivery charge prepaid by the sender proves to be insufficient, the deficiency may be demanded from either the addressee or the sender.

*Brieve wat by spoorwegstasies afgehaal moet word.*

(3) Spoorwegbriewe wat bedoel is om afgehaal te word by die stasie waarheen dit gestuur word, moet per adres die stasiemeester van die betrokke stasie geadresseer word en die woorde „Moet afgehaal word” moet in die boonste linkerhoek geskryf word. Alle briewe wat nie aldus geadresseer is nie en waarop dié opskrif nie voorkom nie, word by aankoms by die naaste poskantoor gepos, en elke brief met dié opskrif wat nie binne twee maande na die datum waarop die stasiemeester dit ontvang het afgehaal is nie, word aan die posmeester of naaste poskantoor oorgedra en daarna soos 'n gewone onafgelewerde posstuk behandel.

*Brieve wat by spoorwegstasies afgehaal moet word.*

(4) Brieve wat nie bedoel is om afgehaal te word nie, moet volledig geadresseer word na die plek waar aflevering verlang word en daarbenewens moet die naam van die spoorwegstasie waarheen dit vervoer moet word, aldus daarop geskryf word: „Oor.....stasie”.

*Stukke wat nie as spoorwegbriewe gestuur kan word nie.*

(5) (a) Brieve wat aan onderstaande beskrywings beantwoord, is nie vir vervoer deur kondukteurs van treine kragtens hierdie regulasies aanneemlik nie—

- (i) as merke daarop voorkom wat aandui dat hulle bedoel is om geregistreer te word;
- (ii) as hulle munstukke, juweliersware of enige ander artikel bevat, of blybaar bevat, wat kragtens die posregulasies nie ongeregistreer gestuur mag word nie; en
- (iii) as hulle enigets bevat of blybaar bevat, wat nie per gewone pos gestuur mag word nie.

*Behandeling van stukke wat onreëlmatig aangeneem is.*

(b) Enige brief wat volgens die bevinding van 'n posbeampte in stryd met hierdie subregulasie aangeneem is, word soos volg behandel: As dit onder subregulasie (a) (i) of (a) (ii) ressorteer, is die brief aan verpligte registrasie onderworpe en word dit op die gewone wyse afgeliever en 'n boete van 1s. daarop gehef; en as dit onder subregulasie (a) (iii) ressorteer, word die pakkie behandel soos die Posmeester-generaal gelas.

(6) In alle ander opsigte is briewe wat deur kondukteurs van treine vervoer moet word, onderworpe aan die regulasies vir gewone pos.

(7) Elke spoorwegbeampte wat dienste verrig in die uitvoering van die bepalings van hierdie regulasie, word, sover dit sodanige dienste betref, as 'n posbeampte beskou.

**DEEL XXII.****SPOEDBESTELLING.***Koste en stukke uitgesluit.*

52. (1) Die afsender van 'n posstuk, met uitsondering van verskeerde of k.b.a.-pakkette, kan dit per snelhede laat aflewer teen betaling van die koste voorgeskryf in Bylae E van hierdie regulasies benewens die gewone posgeld van toepassing op die besondere klas posstuk, en op die voorwaardes wat die Posmeester-generaal nodig ag.

*Voorwaardes.*

(2) Behalwe waar anders bepaal, is elke stuk wat vir spoedbestelling ingelewer word, onderworpe aan die gewone voorwaardes van aanneming en versending van posstukke.

*Maksimum afmetings.*

(3) Die maksimum afmetings van enige klas posstuk vir spoedbestelling word voorgeskryf in Bylae A van hierdie regulasies.

*Onvoldoende gefrankeerde stukke.*

(4) As die afleveringskoste wat die afsender vooruitbetaal het, onvoldoende is, kan daar of van die geadresseerde of van die afsender vereis word om die tekort aan te suiwer.

*Delivery of Articles Received After Hours Prescribed for Express Delivery.*

(5) The Postmaster-General shall not be obliged to deliver an article by express messenger if it is not received during the hours prescribed for express delivery.

Government Notice No. 1600 of 1937, as amended, is hereby repealed.

*Aflewing van stukke ontvang buite ure voorgeskryf vir spoedbestelling.*

(5) Die Posmeester-generaal is nie verplig om 'n stuk wat ontvang word, buite die ure voorgeskryf vir spoedbestelling, per snelbode te laat aflewer nie.

Goewermentskennisgewing No. 1600 van 1937, soos gewysig, word hierby herroep.

## SCHEDULES TO POSTAL REGULATIONS.

## SCHEDULE A.

## LIMITS OF WEIGHT AND SIZE OF POSTAL ARTICLES.

Class of Article.	Limits of Weight.	Limits of Size.	
		Maxima.	Minima.
Letters.....	—	Length, width and depth combined, 36 inches but the greatest dimension may not exceed 24 inches. If in the form of a roll; length plus twice the diameter 6½ inches, but the greatest dimension may not be less than 4 inches. Items with a size less than the minimum set out above are admitted if they bear a rectangular address label of cardboard or stronger paper of which two adjacent sides measure not less than 6½ × 1½ inches.	Having a surface measuring not less than 4 × 2½ inches. If in the form of a roll; length plus twice the diameter 6½ inches, but the greatest dimension may not be less than 4 inches. Items with a size less than the minimum set out above are admitted if they bear a rectangular address label of cardboard or stronger paper of which two adjacent sides measure not less than 6½ × 1½ inches.
Postcards.....	—	5½ × 4½ inches.....	4 × 2½ inches.
Printed papers, commercial papers.....	7 lb.	As for letters.....	As for letters.
Printed papers, for single volume.....	11 lb.	As for letters.....	As for letters.
Sample packets.....	7 lb.	As for letters.....	As for letters.
Newspapers.....	1 lb.	As for letters.....	As for letters.
Parcels (agricultural and air).....	11 lb.	Length, 3 feet 6 inches; length and girth combined, 6 feet	As for letters.
Parcels (excluding agricultural and air).....	22 lb.	Length, 3 feet 6 inches; length and girth combined, 6 feet	—
All classes of articles for express delivery	—	Length, 14 inches; length and girth combined, 4 feet	—
Literature for the blind.....	—	See regulation 40 (1) (d).	—

## BYLAES TOT DIE POSREGULASIES.

## BYLAE A.

## MAKSIMUM EN MINIMUM GEWIG EN GROOTTE VAN POSSTUKKE.

Soort Posstuk.	Maksimum gewig.	Groottegrense.	
		Maksimum.	Minimum.
Briewe.....	—	Lengte, breedte en dikte tesame: 36 duim, maar die grootste afmeting mag nie meer as 24 duim wees nie. Indien in die vorm van 'n rol, lengte plus dubbel die middellyn: 6½ duim, maar die grootste afmeting mag nie minder as 4 duim wees nie. Stukke kleiner as die voorbeeldige minimum word toegelaat mits hulle voorsien is van langwerpige adresetikette van karton of sterk papier waarvan twee aangrensende sye nie kleiner as 6½ × 1½ duim is nie.	Moet oppervlakte hê van nie kleiner nie as 4 × 2½ duim. Indien in die vorm van 'n rol, lengte plus dubbel die middellyn: 6½ duim, maar die grootste afmeting mag nie minder as 4 duim wees nie. Stukke kleiner as die voorbeeldige minimum word toegelaat mits hulle voorsien is van langwerpige adresetikette van karton of sterk papier waarvan twee aangrensende sye nie kleiner as 6½ × 1½ duim is nie.
Poskaarte.....	—	5½ × 4½ duim.....	4 × 2½ duim.
Drukwerk, handelstukke.....	7 lb.	Soos vir briewe.....	Soos vir briewe.
Drukwerk, vir enkele band.....	11 lb.	Soos vir briewe.....	Soos vir briewe.
Monsterpakkies.....	7 lb.	Soos vir briewe.....	Soos vir briewe.
Nuusblaaie.....	1 lb.	Soos vir briewe .....	Soos vir briewe.
Pakkette (landbou- en lug) .....	11 lb.	Lengte, 3 voet 6 duim; lengte en omvang tesame, 6 voet	Soos vir briewe.
Pakkette (behalwe landbou- en lug). .	22 lb.	Lengte, 3 voet 6 duim; lengte en omvang tesame, 6 voet	—
Alle soorte stukke vir spoedbestelling	—	Lengte, 14 duim; lengte en omvang tesame, 4 voet	—
Leesstof vir blindes.....	—	Kyk regulasie 40 (1) (d).	—

## SCHEDULE B.

## RATES OF POSTAGE WITHIN THE UNION OF SOUTH AFRICA AND OTHER CHARGES.

## POSTAGE RATES.

1. (a) Letters (surface mail).....	3d. for the first ounce; 1d. for each additional ounce.
(b) Letters (air mail).....	4d. for the first ounce; 2d. for each additional ounce.
2. (a) Postcards (surface mail).....	2d. each.
(b) Postcards (air mail).....	2½d. each.
3. Aerogrammes (Air Letters).....	3d. each.
4. (a) Printed papers.....	1d. for the first two ounces and ½d. for each additional 2 ounces. 1d. per 2 ounces.
(b) Commercial papers.....	½d. per 4 ounces per copy.
5. (a) Newspapers [other than those to which tariff 5 (b) is applicable]	For each copy not exceeding 8 ounces in weight, 4d.; for each copy exceeding 8 ounces, but not exceeding 1 lb. in weight, 2d.
(b) Newspapers printed and published within the Union when posted in bulk by the publishers only and when addressed to any place within the Union [vide regulation 36 (5)]	1d. per 2 ounces.
6. Samples.....	Up to 8 oz., 6d. Above 8 oz. up to 2 lb., 1s. Above 2 lb. up to 7 lb., 3s. 4d. Above 7 lb. up to 11 lb., 6s. 4d. Above 11 lb. up to 22 lb., 11s. 4d.
7. (a) Parcels (other than agricultural) (surface mail)	3d. per lb.
(b) Parcels, agricultural (surface mail)	1s. per ½ lb.
(c) Parcels (air mail).....	

## SUPPLEMENTARY CHARGES.

1. For registration of any postal article [vide Section twenty of the Post Office Act]	6d.
2. For compulsory registration [vide regulation 44 (6) (a)]	1s.
3. For an advice of delivery of a registered article [vide regulation 44 (5)]	6d.
4. For a parcel posted in a posting box [vide regulation 46 (2)]	3d.
5. For an acknowledgment of posting of a parcel [vide regulation 49]	1d.
6. For clearance of a postal article through the Customs [vide regulation 21 (2)]	1s.
7. For the stoppage of a parcel during transmission through the post and delivery from the office at which stoppage is effected [vide regulation 46 (5) (a)]	6d.
8. Demurrage charges on parcels [vide regulation 46 (7) (b)]	After retention for 10 days, including day of receipt, 2d. per day for 10 days and 3d. per day thereafter.
9. For enquiry in regard to any postal article [vide regulation 27] or in respect of each postal order or money order enclosed in an unregistered letter where the counterfoil of the order can be produced or the number of the order furnished	6d.
10. For the exchange of one denomination of postage stamp or postal stationery for another [vide regulation 9]	Five per cent on the value of the stamps or stationery, with a minimum charge of 6d.
11. For the registration of a newspaper with the Postmaster-General [vide regulation 36]	2s. 6d. per annum.
12. For the acceptance of postal articles other than registered articles and parcels after the closing of the mail according to the time allowed [vide regulation 14]	Not less than 1d. per article and not exceeding 2d. per article.
13. For the acceptance of registered articles and parcels after the closing of the registered letter and parcel mails according to the time allowed [vide regulation 14]	Not less than 3d. per article and not exceeding 6d. per article.

## BYLAE B.

## POSTARIEWE IN DIE UNIE VAN SUID-AFRIKA EN ANDER KOSTE.

## POSTARIEWE.

1. (a) Briefe (landpos).....	3d. vir die eerste ons; 1d. vir elke bykomende ons.
(b) Briefe (lugpos).....	4d. vir die eerste ons; 2d. vir elke bykomende ons.
2. (a) Poskaarte (landpos).....	2d. elk.
(b) Poskaarte (lugpos).....	2½d. elk.
3. Aerogrammes (lugbriewe).....	3d. elk.
4. (a) Drukwerk.....	1d. vir die eerste 2 onse en ½d. vir elke bykomende 2 onse.
(b) Handelstukke.....	1d. per 2 onse.
5. (a) Nuusblaie [behalwe dié waarop tarief 5 (b) van toepassing is]	½d. per 4 onse per eksemplaar
(b) Nuusblaie in die Unie gedruk en uitgegee, slegs wanneer deur die uitgewers in massa gepos en na enige plek in die Unie geadresseer [kyk regulasie 36 (5)]	½d. vir elke eksemplaar wat nie meer as 8 onse weeg nie; 1d. vir elke eksemplaar bo 8 onse, maar nie swaarder as 1 lb. nie.
6. Monsters.....	1d. per 2 onse.
7. (a) Pakkette (behalwe landbou-pakkette) (landpos)	Tot 8 onse, 6d. Bo 8 onse tot 2 lb., 1s. Bo 2 lb. tot 7 lb., 3s. 4d. Bo 7 lb. tot 11 lb., 6s. 4d. Bo 11 lb. tot 22 lb., 11s. 4d.
(b) Landboupakkete (landpos)....	3d. per lb.
(c) Pakkette (lugpos).....	1s. per ½ lb.
AANVULLENDE KOSTE.	
1. Vir registrasie van 'n posstuk [kyk artikel twintig van die Poswet)	6d.
2. Vir verpligte registrasie [kyk regulasie 44 (6)]	1s.
3. Vir 'n advies van aflewing van 'n geregistreerde stuk [kyk regulasie 44 (5)]	6d.
4. Vir 'n pakket wat in 'n briewebus gepos word [kyk regulasie 46 (2)]	3d.
5. Vir 'n bewys van inlewering van 'n pakket [kyk regulasie 49]	1d.
6. Vir inlaring van 'n posstuk deur die Doeane [kyk regulasie 21 (2)]	1s.
7. Vir die onderskepping van 'n pakket onderweg deur die pos en aflewing daarvan uit die kantoor waar dit onderskep word [kyk regulasie 46 (5) (a)]	6d.
8. Légeld op pakkette [kyk regulasie 46 (7) (b)]	Nadat dit 10 dae gehou is, met inbegrip van die dag van ontvangs, 2d. per dag vir 10 dae en 3d. per dag daarna.
9. Vir navraag in verband met 'n posstuk [kyk regulasie 27] of ten opsigte van elke posorder of poswissel ingesluit in 'n ongeregistreerde brief, waar die teenblad van die order getoon of die nommer verstrek kan word	6d.
10. Vir die omruiling van een waarde-soort posseël of skryf-behoestes-artikel vir 'n ander [kyk regulasie 9]	Vyf persent van die waarde van die seëls of skryf-behoestes-artikel met 'n minimum koste van 6d.
11. Vir die registrasie van 'n nuusblad by die Posmeester-generaal [kyk regulasie 36]	2s. 6d. per jaar.
12. Vir die aanneming van postukke, behalwe geregistreerde stukke en pakkette, na sluiting van die pos, ooreenkomstig die tyd toegelaat [kyk regulasie 14]	Nie minder as 1d. en nie meer as 2d. stuk nie.
13. Vir die aanneming van geregistreerde stukke en pakkette na sluiting van die geregistreerde briewe- en pakketposversendings, ooreenkomstig die tyd toegelaat [kyk regulasie 14]	Nie minder as 3d. en nie meer as 6d. stuk nie.

14. For the acceptance after the closing of the overseas mail of postal articles other than registered articles and parcels according to the time allowed ( <i>vide</i> regulation 14)	Not less than 1d. per article and not exceeding 6d. per article.	14. Vir die aanname van posstukke, behalwe geregistreerde brieve en pakkette, na sluiting van die buitelandse pos, ooreenkomsdig die tyd toegelaat (kyk regulasie 14)	Nie minder as 1d. en nie meer as 6d. stuk nie.
15. For the acceptance after the closing of the overseas mail of registered articles and parcels according to the time allowed ( <i>vide</i> regulation 14)	Not less than 3d. per article and not exceeding 1s. per article.	15. Vir die aanname van geregistreerde stukke en pakkette na sluiting van die buitelandse pos, ooreenkomsdig die tyd toegelaat (kyk regulasie 14)	Nie minder as 3d. en nie meer as 1s. stuk nie.
16. For registered articles posted on board the outgoing overseas mail steamers up to half an hour before the advertised time of departure ( <i>vide</i> regulation 14)	1s. per article.	16. Vir geregistreerde stukke wat aan boord van die uitgaande oorsese posbote tot 'n halfuur voor die aangekondigde tyd van vertrek gepos word (kyk regulasie 14)	1s. stuk.
17. In respect of postal articles delivered to the licensee under the provision of regulation 10	½d. per article in addition to the prescribed postage rate.	17. Vir posstukke aangelewer aan die lisensiehouer kragtens regulasie 10	½d. stuk plus die voorgeskrewe posgeld.
18. Cash on delivery fees ( <i>vide</i> regulation 50):—		18. K.b.a.-geld (kyk regulasie 50)—	
For trade charges up to an including £1	1s. 6d.	Vir handelsbedrae tot en met £1	1s. 6d.
For each additional £1 or part thereof	3d.	Vir elke bykomende £1 of gedeelte daarvan	3d.
For reduction or cancellation of a trade charge or alteration of addressee	3d.	Vir vermindering of intrekking van 'n handelsbedrag of verandering van geadresseerde	3d.
19. For the insurance of a parcel ( <i>vide</i> regulation 48)		19. Vir die versekerings van 'n pakket (kyk regulasie 48)	Versekerings-geld. Maksimum vergoeding.
			6d. £5
			7d. £10
			plus 1d. vir elke £10 (of gedeelte daarvan) bo die eerste £10, tot 'n maksimum van £200, behalwe ten opsigte van pakkette vir die Federasie van Rhodesië en Njassaland, wat nie vir meer as £60 verseker kan word nie.

## SCHEDULE C.

## FEES FOR PRIVATE POST OFFICE BOXES, PRIVATE POST BAGS, STAMPVENDING MACHINES AND FOR MAIL COLLECTIONS FROM PRIVATE POSTING BOXES AND POSTING BOXES HIRED FROM THE POST OFFICE.

## Private post office boxes:

(a) Small size.....	Not exceeding £2. 10s. per annum.
(b) Medium size.....	Not exceeding £3. 10s. per annum.
(c) Large size.....	Not exceeding £6. 10s. per annum.
(d) Additional keys.....	2s. each.
(e) New locks.....	5s. each.

## Private post bags.....

Stampvending machines with or without posting boxes

Mail collections from private posting boxes and from posting boxes hired from the Post Office

£2 per annum;  
£12 per annum.

For each daily clearance (except Sundays), £3 per annum.

## SCHEDULE D.

## RATES OF PAYMENT FOR THE CONVEYANCE OF-mails BY NON-CONTRACT VESSELS.

Letters and postcards.....	1s. for the first lb. and 6d. for each additional 8 ounces thereafter.
Books sample packets and news-papers	2d. for the first lb. and 1d. for each additional 8 ounces thereafter.
Parcels.....	3d. for the first lb. and 1½d. for each additional 8 ounces thereafter.

## SCHEDULE E.

## EXPRESS FEES.

(a) Handling charge, per article.....	6d.
(b) Delivery charge, per article: For every mile or part of a mile from the office of delivery to the address at which delivery is to be effected	6d.

14. Vir die aanname van posstukke, behalwe geregistreerde brieve en pakkette, na sluiting van die buitelandse pos, ooreenkomsdig die tyd toegelaat (kyk regulasie 14)	Nie minder as 1d. en nie meer as 6d. stuk nie.
15. Vir die aanname van geregistreerde stukke en pakkette na sluiting van die buitelandse pos, ooreenkomsdig die tyd toegelaat (kyk regulasie 14)	Nie minder as 3d. en nie meer as 1s. stuk nie.
16. Vir geregistreerde stukke wat aan boord van die uitgaande oorsese posbote tot 'n halfuur voor die aangekondigde tyd van vertrek gepos word (kyk regulasie 14)	1s. stuk.
17. Vir posstukke aangelewer aan die lisensiehouer kragtens regulasie 10	½d. stuk plus die voorgeskrewe posgeld.
18. K.b.a.-geld (kyk regulasie 50)—	
Vir handelsbedrae tot en met £1	1s. 6d.
Vir elke bykomende £1 of gedeelte daarvan	3d.
Vir vermindering of intrekking van 'n handelsbedrag of verandering van geadresseerde	3d.
19. Vir die versekerings van 'n pakket (kyk regulasie 48)	Versekerings-geld. Maksimum vergoeding.
	6d. £5
	7d. £10
	plus 1d. vir elke £10 (of gedeelte daarvan) bo die eerste £10, tot 'n maksimum van £200, behalwe ten opsigte van pakkette vir die Federasie van Rhodesië en Njassaland, wat nie vir meer as £60 verseker kan word nie.

## BYLAE C.

## GELDE VIR PRIVATE POSBUSSE- PRIVATE POSSAKKE, SEËLVERKOOPMASJIENE EN LIGTING VAN PRIVATE BRIEWEBUSSE EN BRIEWEBUSSE GEHUUR VAN DIE POSKANTOOR.

## Private posbusse:—

(a) Klein.....	Nie meer as £2. 10s. per jaar nie.
(b) Middelstag.....	Nie meer as £3. 10s. per jaar nie.
(c) Groot.....	Nie meer as £6. 10s. per jaar nie.
(d) Ekstra sleutels.....	2s. elk.
(e) Nuwe slotte.....	5s. elk.

Private possakke.....  
Seëlverkoopmasjiene met of sonder briewebusse

Ligting van private briewebusse en van briewebusse gehuur van die Poskantoor

Nie meer as £2. 10s. per jaar nie.  
£2 per jaar.  
£12 per jaar.

Vir elke daagliks ligting (behalwe Sondae) £3 per jaar.

## BYLAE D.

## TARIEWE VIR DIE VEROVOER VAN POS MET BOTE WAAR- MEE GEEN KONTRAK AANGEGAAN IS NIE.

Brieve en poskaarte.....	1s. vir die eerste 1 lb. en 6d. vir elke bykomende 8 onse daarna.
Boeke, monsterpakkies en nuusblaaie.	2d. vir die eerste 1 lb. en 1d. vir elke bykomende 8 onse daarna.
Pakkette.....	3d. vir die eerste 1lb. en 1½d. vir elke bykomende 8 onse daarna.

## BYLAE E.

## SPOEDBESTELGELD.

(a) Hanteerkoste, vir elke stuk.....	6d.
(b) Afleweringkoste, per stuk: Vir elke myl of gedeelte daarvan van die kantoor van aflewering af na die adres waar aflewering moet geskied	6d.

## SCHEDULE F.

(1)

I, do hereby declare that I have to the best of my knowledge delivered to every bag, box, or other receptacle containing mail matter, and every loose postal article which were on board the , at the time of her arrival at the port of , except such letters as are exempt by law from such delivery.

Commander of the

Signed in my presence on the day  
of 19

(2)

I, do hereby declare that I had no bag, box or other receptacle containing mail matter or any loose postal article on board the at the time of her arrival at the port of .

Commander of the

Signed in my presence on the day  
of 19

## SCHEDULE G.

## UNION OF SOUTH AFRICA.

## PARCEL POST.

(Letters may not be enclosed herein.)

Parcels must be handed in at the counter.

To

Contents

## SCHEDULE H.

## UNION OF SOUTH AFRICA.

## AGRICULTURAL PARCEL POST.

Address:

I certify that the contents of this parcel are the bona fide produce or if manufactured, the produce and manufacture of the Union of South Africa, as defined in the Postal Guide, and that no article is enclosed which is liable to a higher rate of postage.

Penalty for false declaration, £50.

Description of Contents

Name of Sender

Address

## SCHEDULE I.

## UNION OF SOUTH AFRICA.

## INSURED PARCEL.

Posted at

To

Contents

Total value

Insured value

*Declaration.*—I certify that the contents and value of this parcel are as stated above and note that compensation is not payable in respect of damage to parcels containing liquids, perishable or fragile articles.

Signature of Sender.

## BYLAE F.

(1)

Ek, verklaar hierby dat ek na my besté weet elke sak, kis of ander houer wat posstukke bevat, en elke los posstuk wat aan boord van die was ten tyde van sy aankoms in die hawe van aan afgelewer het, behalwe die brieue wat volgens wet van sodanige aflewing vrygestel is.

Gesagvoerder van die  
In my teenwoordigheid geteken op die dag  
van 19

(2)

Ek, verklaar hierby dat ek geen sak, kis of ander houer wat posstukke bevat of enige los posstuk aan boord van die ten tyde van sy aankoms in die hawe van gehad het nie.

Gesagvoerder van die  
In my teenwoordigheid geteken op die dag  
van 19

## BYLAE G.

## UNIE VAN SUID-AFRIKA.

## PAKKETPOS.

(Brieue mag nie hierby ingesluit word nie.)

Pakkete moet by die toonbank ingelewer word.

Aan

Inhoud

## BYLAE H.

## UNIE VAN SUID-AFRIKA.

## LANDBOUPAKKETPOS.

Adres:

Ek verklaar dat die inhoud van hierdie pakket die bona fide produk of, in die geval van vervaardigde artikels, die produk en fabrikaat van die Unie van Suid-Afrika is, soos omskryf in die Posgids, en dat geen artikel waarop 'n hoër postarie van toepassing is, daarby ingesluit is nie.

Boete vir vals verklaring, £50.

Beskrywing van inhoud

Naam van afsender

Adres

## BYLAE I.

## UNIE VAN SUID-AFRIKA.

## VERSEKERDE PAKKET.

Gepos te

Aan

Inhoud

Totale waarde

Versekerde waarde

*Verklaring.*—Ek verklaar dat die pakket werklik die inhoud en waarde het wat hierbo opgegee is, en neem daarvan kennis dat geen vergoeding betaal word ten opsigte van skade aan pakkette wat vloeistowwe of breekbare of bederfbare artikels bevat nie.

Handtekening van afsender.

## SCHEDULE J.

## PATHOLOGICAL OR SIMILAR SPECIMENS.

Address \_\_\_\_\_

Contents \_\_\_\_\_

## DECLARATION.

I certify that the contents of this postal article are packed in accordance with Postal Regulation 17 (2) which reads as follows:-

"Any pathological or similar specimen which is liable to putrefaction or which has been placed in any liquid or from which any moisture is likely to exude, shall be enclosed in a special packing outfit approved by the Postmaster-General for the transmission of such specimens through the post, or in an airtight container packed in a strong wooden box or metal container with a tight-fitting lid and with sufficient absorbent material covering the container to prevent any possible leakage in the event of the container being damaged."

Signature of Sender. \_\_\_\_\_

## BYLAE J.

## PATOLOGIESE OF SOORTGELYKE MONSTERS.

Adres \_\_\_\_\_

Inhoud \_\_\_\_\_

## VERKLARING.

Ek sertifiseer dat die inhoud van hierdie posstuk verpak is ooreenkomstig Posregulasie 17 (2) wat as volg lui:-

Elke patologiese of soortgelyke monster wat kan verrot of wat in 'n vloeistof geplaas is of waaruit vog kan vloei, moet ingesluit wees in 'n spesiale verpakuitrusting wat die Posmeester-generaal vir die versending van sodanige monsters deur die pos goedgekeur het, of in 'n lugdigte houer wat op sy buurt verpak is in 'n stewige houtkissie of metaalhouer met 'n deksel wat styf daarop pas en met voldoende absorbeer materiaal daarom om te verseker dat, ingeval die houer beskadig word, geen vog hoegenaamd sal uitlek nie.

Handtekening van afsender. \_\_\_\_\_

## CONTENTS.

No.	PAGE
Department of Posts and Telegraphs.	
GOVERNMENT NOTICE.	
R. 550. Postal Regulations .....	1

## INHOUD.

No.	BLADSY
Departement van Pos- en Telegraafwese.	
GOEWERMENTSKENNISGEWING.	
R. 550. Posregulasies .....	1

## GEOLOGICAL MAP OF THE UNION

Scale 1/1,000,000 (4 sheets)

PRICE 20s. per set

OBTAINABLE FROM THE GOVERNMENT PRINTER, PRETORIA and CAPE TOWN

## GEOLOGIESE KAART VAN DIE UNIE

Skaal 1/1,000,000 (4 dele)

PRYS 20s. per stel

VERKRYGBAAR BY DIE STAATSDRUKKER, PRETORIA en KAAPSTAD