



Government Gazette

Buitengewone Extraordinary Staatskoerant

(Registered at the Post Office as a Newspaper) (As 'n Nuusblad by die Poskantoor Geregistreer)

Price 10c Prys

Overseas 15c Oorsee
POST FREE — POSVRY

VOL. XIV.]

PRETORIA,

4 DECEMBER 1964.
4 DESEMBER 1964.

[No. 965.

GOVERNMENT NOTICE.

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING.

No. 2001.]

[4 December 1964.

PEACH SCHEME.

MINIMUM PRICES OF CLINGSTONE PEACHES INTENDED FOR CANNING.

In terms of sub-section (1) of section twenty-nine of the Marketing Act, 1937 (Act No. 26 of 1937), as amended, I, DIRK CORNELIS HERMANUS UYS, Minister of Agricultural Economics and Marketing, do hereby make known that the Peach Board, referred to in section 3 of the Peach Scheme, published by Proclamation No. R. 348 of 1963, has, in terms of section 18 of that Scheme, and with my approval, imposed the prohibitions contained in the Schedule hereto, with effect from the date of publication of this notice.

D. C. H. UYS,
Minister of Agricultural Economics and
Marketing.

SCHEDULE.

1. No producer shall sell any quantity of clingstone peaches intended for canning to any canner and no canner shall purchase any quantity of such peaches from any producer at a price on the farm below—

(a) R54 per short ton of 2,000 lb. for Canning Grade;
(b) R20 per short ton of 2,000 lb. for Second Grade.

2. In this notice any word or expression to which a meaning has been assigned in the Peach Scheme published by Proclamation No. R. 348 of 1963, has the same meaning, and any word or expression to which a meaning has been assigned in the Marketing Act, 1937 (Act No. 26 of 1937), as amended, but to which a meaning has not been assigned in the said Scheme, had the meaning assigned to it in the said Act, and "Canning Grade" and "Second Grade" shall mean the corresponding grades of clingstone peaches determined in the manner prescribed by regulation under section forty-three of the said Act.

REMARKS.—Attention is invited to section 24 of the said Peach Scheme which provides *inter alia* that any person who contravenes or fails to comply with any prohibition imposed in terms of the said Scheme shall be guilty of an offence and liable on conviction to a fine not exceeding two hundred rand (R200) or to imprisonment for a period not exceeding six (6) months or to both such fine and imprisonment.

GOEWERMENTSKENNISGEWING.

DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING.

No. 2001.]

[4 Desember 1964.

PERSKESKEMA.

MINIMUMPRYSE VAN TAAIIPITPERSKES VIR INMAAK BESTEM.

Ooreenkomsdig subartikel (1) van artikel *nege-en-twintig* van die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, maak ek, DIRK CORNELIS HERMANUS UYS, Minister van Landbou-ekonomie en -bemarking, hierby bekend dat die Perskeraad, genoem in artikel 3 van die Perskeskema, afgekondig by Proklamasie No. R. 348 van 1963, kragtens artikel 18 van daardie Skema, en met my goedkeuring, die verbodsbeplings soos vervat in die Bylae hierby, met ingang van die datum van publikasie van hierdie kennisgewing, opgelê het:

D. C. H. UYS,
Minister van Landbou-ekonomie en
bemarking.

BYLAE.

1. Geen produsent mag aan enige inmaker enige hoeveelheid taaipitperskes vir inmaak bestem, verkoop, en geen inmaker mag van enige produsent enige hoeveelheid van sodanige perskes koop, teen 'n prys op die plaas laer as—

(a) R54 per kort ton van 2,000 lb. vir Inmaakgraad;
(b) R20 per kort ton van 2,000 lb. vir Tweedegraad.

2. In hierdie kennisgewing het enige woord of uitdrukking waaraan in die Perskeskema afgekondig by Proklamasie No. R. 348 van 1963 'n betekenis geheg is, diezelfde betekenis en het enige woord of uitdrukking waaraan in die Bemarkingswet, 1937 (Wet No. 26 van 1937), soos gewysig, 'n betekenis geheg is, maar waaraan geen betekenis in genoemde Skema geheg is nie, die betekenis in genoemde Wet daarvan geheg en beteken "Inmaakgraad" en "Tweedegraad" die ooreenstemmende grade van taaipitperskes wat bepaal is op die wyse wat by regulasie kragtens artikel *drie-en-veertig* van genoemde Wet voorgeskryf is.

OPMERKING.—Aandag word gevvestig op artikel 24 van die Perskeskema wat onder meer bepaal dat iedereen wat 'n gebod ingevolge genoemde Skema opgelê, oortree of versium om daarvan te voldoen skuldig is aan 'n misdryf en by skuldigbevinding strafbaar met 'n boete van hoogstens tweehonderd rand (R200) of met gevangenisstraf vir 'n tydperk van hoogstens ses (6) maande of met beide sodanige boete en gevangenisstraf.

EB. 785/64 (c).