



STAATSKOERANT VAN DIE REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA GOVERNMENT GAZETTE

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GOEWERMENSKENNISGEWING

DEPARTEMENT VAN FINANSIES

No. 1469

26 Augustus 1977

Ingevolge die bevoegdheid hom verleen by Finansiële Regulasie 10 afgekondig by Goewermenskennisgewing R. 496 van 26 Maart 1976 (*Staatskoerant* 5030), maak die Tesourie hierby die uitrekingsbepalings en -voorwaardes bekend wat van toepassing is op Verdedigingsbonus- en Prysobligasies, waarvan die uitgifte deur die Minister van Finansies ingevolge artikel 19 van die Skatkis- en Auditwet, 1975 (Wet 66 van 1975), goedgekeur is.

1. VERDEDIGINGSBONUSOBLIGASIES.

1.1 DOEL VAN DIE UITGIFTE.

Die obligasies word vir die gedeeltelike finansiering van die Republiek se uitgawe aan verdediging uitgegee.

1.2 UITGIFTEPRYS, DENOMINASIES EN NUMMERING.

Die obligasies word teen pari in waardes van R5 en in veelvoude daarvan in sigwaardevorm uitgereik. Elke obligasie sal 'n nommer of 'n reeks nommers dra waarvan elke nommer 'n belegging van R5 verteenwoordig.

1.3 PERSONE WAT IN DIE OBLIGASIES MAG BELE.

Slegs individuele natuurlike persone, met uitsluiting van NIE-INWONERS, mag vir eie voordeel in die obligasies belê of dit besit.

1.4 WAAR OBLIGASIES AANGEKOOP KAN WORD.

Die obligasies kan vanaf 1 Oktober 1977 tot nadere kennisgewing slegs by poskantore wat poswisselbesigheid doen, gekoop word. Net kontant of banktjeks sal vir sodanige aankope aanvaar word.

1.5 BOEDELBELASTING.

Beleggings in die obligasies sal, ingevolge artikel 4 (1) van die Boedelbelastingwet, 1955 (Wet 45 van 1955), NIE vir korting op die belasbare waarde van boedels kwalifiseer nie.

1.6 TERMYN EN AFLOSSING.

1.6.1 Die obligasies word vir 'n onbepaalde termyn uitgereik met die voorbehoud dat die Minister van Finansies, indien hy dit dienstig sou ag, deur voorafgaande kennisgewing in die *Staatskoerant*, 'n aflosdatum daarvoor kan bepaal.

GOVERNMENT NOTICE

DEPARTMENT OF FINANCE

No. 1469

26 August 1977

Under the powers conferred upon it by Financial Regulation 10, published under Government Notice R. 496 of 26 March 1976 (*Government Gazette* 5030), the Treasury hereby announces the terms and conditions governing Defence Bonus Bonds and Prize Bonds, the issue of which has been approved by the Minister of Finance in terms of section 19 of the Exchequer and Audit Act, 1975 (Act 66 of 1975).

1. DEFENCE BONUS BONDS.

1.1 PURPOSE OF THE ISSUE.

The bonds are issued for the partial financing of the Republic's expenditure on defence.

1.2 ISSUE PRICE, DENOMINATIONS AND NUMBERING.

The bonds are issued at par in values of R5 and multiples thereof, in face value form. Each bond will bear a number or a series of numbers, each of which will represent an investment of R5.

1.3 PERSONS WHO MAY INVEST IN THE BONDS.

Only individual natural persons, excluding NON-RESIDENTS, may invest in or hold the bonds for their own benefit.

1.4 WHERE BONDS MAY BE PURCHASED.

From 1 October 1977, the bonds may, until further notice, be purchased only at Post Offices transacting money order business. Only cash or bank cheques will be accepted for such purchases.

1.5 ESTATE DUTY.

Investments in these bonds will, in terms of section 4 (1) of the Estate Duty Act, 1955 (Act 45 of 1955), NOT qualify for deduction from the dutiable value of estates.

1.6 PERIOD AND REDEMPTION.

1.6.1 The bonds are issued for an indefinite period, provided that if he deems it expedient, the Minister of Finance may by prior notice in the *Government Gazette* fix a redemption date therefor.

1.6.2 Die obligasies kan op aansoek van 'n besitter daarvan op enige tydstip na een jaar vanaf datum van aankoop terugbetaal word, uitgesonderd in die geval van bestorwe en insolvente boedels wat terugbetaling te eniger tyd kan verkry.

1.6.3 Indien 'n aflosdatum ingevolge paragraaf 1.6.1 bepaal is, sal die kapitaal en opgelope rente van enige obligasie wat nie binne ses jaar vanaf sodanige datum afge-los is nie aan die Staat verbeur word.

1.7 RENTE.

1.7.1 Enkelvoudige rente teen 5 persent per jaar is betaalbaar slegs by terugbetaling van die obligasies en word bereken vir voltooide maande vanaf die datum van belegging.

1.7.2 Indien 'n aflosdatum ingevolge paragraaf 1.6.1 bepaal is, sal rente nie na sodanige datum op enige obligasie ooploop nie.

1.8 PRYSFONDS EN PRYSE.

1.8.1 Die Tesourie maak 'n bydrae tot 'n prysfonds wat bereken word teen 3 persent per jaar van die totale bedrag van obligasies wat in die maandelikse prystrekking deel het. Prysobligasies soos in paragraaf 2 van hierdie kennisgewing bedoel, sal as prys toegeken word.

1.8.2 Elke obligasie kom in elke trekking vir die toekenning van Prysobligasies in aanmerking vanaf die vierde kalendermaand wat volg op die maand van aankoop tot die trekking in die derde maand wat volg op die maand waarin dit teruggetaal is. Elke R5 belê, het een kans om 'n prys in enige enkele trekking te wen. 'n Nommer kom nie vir die toekenning van meer as een prys in enige enkele trekking in aanmerking nie.

1.8.3 Die Minister van Finansies kan van tyd tot tyd besluit oor die waardes van en die getal prys wat aangebied sal word, afhangende van die bedrag in die Prysfonds beskikbaar.

1.8.4 Trekkings vir die doel van toekenning van Prysobligasies sal gedoen word deur gebruik te maak van elektroniese apparaat wat nommers lukraak voortbring. Die Prysobligasies, in waardes van groot na klein, sal toegeken word aan die nommers in die volgorde waarin die nommers deur die apparaat voortgebring word.

1.8.5 Die obligasienommers wat in die trekking vir toekenning van Prysobligasies aangewys is, sal in die *Staatskoerant* gepubliseer word en ter insae lê by alle poskantore en by die kantoor van die Bestuurder, Verdedigingsbonus-obligasies, in paragraaf 3 van hierdie kennisgewing bedoel.

1.9 RENTE EN PRYSE VRY VAN INKOMSTE-BELASTING.

Die rente op beleggings in obligasies van hierdie uitgifte, asook die kapitaalbedrag van prys toegeken in die vorm van Prysobligasies, is vrygestel van alle belastings wat in die Republiek op inkomste verkry in die Republiek, betaalbaar is.

1.10 VERHANDELBAARHEID EN OORDRAAG-BAARHEID.

1.10.1 Die obligasies word as toonderdokumente uitgereik.

1.10.2 Die verhandelbaarheid en oordraagbaarheid, wat voortspruit uit die feit dat die obligasies as toonderdokumente uitgereik word, kan deur die besitters vir sekuriteits-doeleindes opgehef word deur GEDEELTE A op die keersy van die obligasies in te vul.

1.10.3 Veranderings mag nie aan 'n ingevalde GEDEELTE A van 'n obligasie aangebring word nie.

1.10.4 Indien die Tesourie of sy agente van oordeel is dat 'n wesentlike verandering op 'n obligasie aangebring is, kan die Tesourie sonadige obligasie ongeldig verklaar, welke besluit finaal en bindend is.

1.10.5 Nieteenstaande die bedoeling van paragraaf 1.10.2, aanvaar nog die Tesourie nog sy agent(e) enige aanspreeklikheid vir enige verlies wat uit die werking van paragraaf 1.10.2 voortspruit.

1.6.2 Upon application by a holder, the bonds may be repaid at any time after one year from the date of purchase, except in the case of deceased and insolvent estates, which may obtain repayment at any time.

1.6.3 If a redemption date is fixed in terms of paragraph 1.6.1, the capital of and accrued interest on any bond not redeemed within six years of such date will be forfeited to the State.

1.7 INTEREST.

1.7.1 Simple interest at 5 per cent per annum is payable only on repayment of the bonds and will be calculated for completed months from the date of investment.

1.7.2 If a redemption date is fixed in terms of paragraph 1.6.1, interest will not accrue on any bond beyond such date.

1.8 PRIZE FUND AND PRIZES.

1.8.1 The Treasury will make a contribution to a prize fund calculated at 3 per cent per annum of the total amount of the bonds participating in the monthly draw for prizes. Prize Bonds as contemplated in paragraph 2 of this notice will be allocated as prizes.

1.8.2 Each bond will participate in each draw for the allocation of Prize Bonds from the fourth calendar month following the month of purchase until the draw in the third month following upon the month in which it is repaid. Each R5 invested has one chance of winning a prize in any one draw. A number will not qualify for the allocation of more than one prize in any one draw.

1.8.3 The Minister of Finance may from time to time decide on the values and number of prizes to be offered, depending upon the amount available in the Prize Fund.

1.8.4 Draws for the purpose of allocating Prize Bonds will be made by means of random number-generating electronic apparatus. The Prize Bonds, in values from high to low, will be allocated to the numbers in the order in which they are generated by the apparatus.

1.8.5 The bond numbers designated for the allocation of Prize Bonds will be published in the *Government Gazette* and will lie for inspection at all Post Offices and at the office of the Manager, Defence Bonus Bonds, referred to in paragraph 3 of this notice.

1.9 INTEREST AND PRIZES FREE OF INCOME TAX.

The interest on investments in bonds of this issue, as well as the capital amount of prizes allocated in the form of Prize Bonds, is exempt from all taxes payable in the Republic on income derived in the Republic.

1.10 NEGOTIABILITY AND TRANSFERABILITY.

1.10.1 The bonds are issued as bearer documents.

1.10.2 The bonds, being issued as bearer documents, are negotiable and transferable. For security purposes, holders may cancel the negotiability and transferability by completing PORTION A on the reverse side of the bonds.

1.10.3 Alterations may not be made to a completed PORTION A of a bond.

1.10.4 Should the Treasury or its agents be of the opinion that a material alteration has been made to a bond, the Treasury may declare such a bond invalid, which decision shall be final and binding.

1.10.5 Notwithstanding the provisions of paragraph 1.10.2, neither the Treasury nor its agent(s) shall be liable for any loss resulting from the implementation of paragraph 1.10.2.

1.11 BESKADIGDE EN VERLORE OF VERNIE-TIGDE OBLIGASIES.

1.11.1 Beskadigde obligasies kan deur die Tesourie vervang word teen vergoeding van redelike koste deur hom aangegaan en mits die beskadiging nie sodanig is nie dat dit identifikasie onmoontlik of twyfelagtig maak. Aansoeke om vervanging, saam met die beskadigde obligasies, moet aan die Bestuurder, Verdedigingsbonusobligasies, Privaatsak X216, Pretoria, 0001, gerig word.

1.11.2 Verlore of vernietigde obligasies sal nie vervang word nie en enige verlies wat daaruit voortspruit is vir rekening van die besitters.

1.12 POSVERSENDING.

Versending deur die pos van obligasies, en skatkisorders ter terugbetaling van obligasies, geskied op risiko van die besitters.

1.13 TESOURIE EN SY AGENTE GEVRYWAAR.

Die Tesourie en sy agente is teenoor die regmatige besitter van 'n obligasie gevrywaar teen aanspreeklikheid vir enige verliese wat gely word, tensy sodanige verliese voortspruit uit die bewese nalatigheid of opsetlike daad van die kant van 'n beampete of werknemer.

1.14 BEWYS VAN IDENTITEIT EN/OF STATUS VIR DIVIESEBEHEERDOELEINDES.

1.14.1 Die Tesourie en sy agente kan van enige aandbieder van 'n obligasie vir terugbetaling, of aanspraakmaker op 'n Prysobligasie sodanige bewys van identiteit en/of INWONER-/NIE-INWONERSTATUS vereis as wat nodig geag word om te verseker dat sodanige aandbieder of aanspraakmaker die regmatige besitter van die obligasie is of namens die besitter mag optree.

1.14.2 Die Tesourie kan enige obligasie, of voordeel wat uit die besit van 'n obligasie voortvloeи, verbeurd verklaar indien sodanige obligasie in stryd met die bepalinge van hierdie kennisgewing besit word.

1.15 AANSOEKE OM TERUGBETALING VAN OBLIGASIES.

1.15.1 Aansoek om die terugbetaling van obligasies ingevolge paragraaf 1.6.2 van hierdie kennisgewing moet gedoen word—

(a) in die geval van bestorwe en insolvente boedels, by die Bestuurder, Verdedigingsbonusobligasies, Privaatsak X216, Pretoria, 0001, en die versoek van die boedel om terugbetaling moet vergesel gaan van die betrokke obligasie en die Eksekuteursbrief of Sertifikaat van Aanstelling; en

(b) in alle ander gevalle, by enige poskantoor wat poswisselbesigheid doen.

1.15.2 In die geval van aansoeke by poskantore kan betaling deur sodanige kantore na eie goeddunke in kontant of per gekruiste tjeck gedoen word, en ten opsigte van terugbetalings wat R100 te bove gaan, kan die poskantoor vereis dat 'n redelike tydperk kennis gegee word van die voorneme om terugbetaling aan te vra.

1.15.3 Wanneer terugbetaling van obligasies deur poskantore gedoen word, moet GEDEELTE B op die keersy van die obligasies ingevul en deur die persone wat betaling ontvang, geteken word.

1.16 AANSOEKE OM PRYSOBLIGASIES TOEGE-KEN.

1.16.1 Besitters van obligasies wat vir die toekenning van Prysobligasies aangewys is, of hulle voogde of regsvolgers, moet om sodanige Prysobligasies by 'n poskantoor wat poswisselbesigheid doen, aansoek doen deur 'n spesiale vorm, wat op aanvraag by sodanige kantoor verky kan word, in te vul in die teenwoordigheid van die posmeester, of 'n beampete deur hom aangewys, aan wie die betrokke obligasie getoon moet word.

1.11 MUTILATED AND LOST OR DESTROYED BONDS.

1.11.1 Mutilated bonds may be replaced by the Treasury against reimbursement of reasonable costs incurred by it and provided the mutilation is not such that identification is made impossible or is doubtful. Applications for replacements, together with the mutilated bonds, should be submitted to the Manager, Defence Bonus Bonds, Private Bag X216, Pretoria, 0001.

1.11.2 Lost or destroyed bonds will not be replaced and any loss resulting from such loss or destruction will be for the account of the holders.

1.12 POSTAL DESPATCHES.

Despatches by post of bonds and of warrant vouchers in repayment of bonds will be at the holder's risk.

1.13 TREASURY AND ITS AGENTS INDEMNI-FIED.

The Treasury and its agents shall be indemnified against liability to the rightful holder of a bond for any losses incurred unless such losses result from proved negligence or any wilful act on the part of an officer or employee.

1.14 PROOF OF IDENTITY AND/OR STATUS FOR EXCHANGE CONTROL PURPOSES.

1.14.1 The Treasury and its agents may require any person presenting a bond for repayment or claiming a Prize Bond to produce such proof of identity and/or of RESIDENT/NON-RESIDENT status as may be deemed necessary to ensure that such presenter or claimant is the rightful holder of the bond or may act for the holder.

1.14.2 The Treasury may declare forfeit any bond or any benefit resulting from the holding of such a bond if such bond is held contrary to the provisions of this notice.

1.15 APPLICATIONS FOR REPAYMENT OF BONDS.

1.15.1 Applications for the repayment of bonds in terms of paragraph 1.6.2 of this notice must be made—

(a) in the case of deceased and insolvent estates to the Manager, Defence Bonus Bonds, Private Bag X216, Pretoria, 0001, and the request from the estate for repayment must be accompanied by the relative bond and the Letters of Executorship or Certificate of Appointment; and

(b) in all other cases to any Post Office transacting money order business.

1.15.2 In the case of applications to Post Offices, payment by such offices may at their discretion be made in cash or by crossed cheque, and in the case of repayments exceeding R100, the Post Office may require that a reasonable period of notice be given of the intention to claim repayment.

1.15.3 When the repayment of bonds is effected by Post Offices, PORTION B on the reverse side of the bonds must be completed and signed by the persons receiving payment.

1.16 APPLICATIONS FOR PRIZE BONDS ALLO-CATED.

1.16.1 Holders or the guardians or successors in title of holders of bonds designated for the allocation of Prize Bonds must apply for such Prize Bonds at any Post Office transacting money order business by completing a special form, which may be obtained at such office on request, in the presence of the Postmaster or of an official designated by him, to whom the relative bond must be produced.

1.16.2 Prysobligasies word deur die Tesourie op naam van die besitter van die aangewese obligasie uitgereik en per pos versend na die adres aangegee op die aansoekvorm ooreenkomsdig paragraaf 1.16.1 ingeval.

1.16.3 Die Tesourie kan in die geval van aansoeke om Prysobligasies deur bestorwe of insolvente boedels, sodanige obligasies onmiddellik teen pari aflos en betaling per skatkisorder aan die boedel doen.

1.16.4 Indien aansoeke ten opsigte van toekennings van Prysobligasies nie binne *drie* jaar na datum van die publikasie van die obligasienommers wat vir die toekenning van Prysobligasies aangewys is deur 'n poskantoor ontvang en aanvaar is nie, word die bedrag in die Prysfonds wat vir die toekenning van die betrokke Prysobligasies gehou word, aan die Staat verbeur.

2. PRYSOBLIGASIES.

2.1 DOEL VAN DIE UITGIFTE.

Vir uitreiking, teen pari, as prys toegeken ingevolge paragraaf 1.8.1 van hierdie kennisgiving.

2.2 RENTE.

2.2.1 Rente teen 8 persent per jaar sal op obligasies van hierdie uitgifte van toepassing wees.

2.2.2 Rente is halfjaarliks op 15 Junie en 15 Desember betaalbaar by wyse van 'n rentebewys wat op risiko van die obligasiehouer aan sy adres gepos word of deur remise vir kredit van 'n bank- of spaarbanksrekening. Die registers van obligasiehouers sal vir 'n maand voor elke rentedatum gesluit wees ter voorbereiding van die rentebetalings, en geen veranderings van adres of van rente-instruksies wat gedurende dié tydperk ontvang word, sal teweeggebring word vir sover dit die rentebetaling wat voorberei word, aangaan nie.

2.2.3 Die eerste rente sal teen 8 persent per jaar op bedrae wat ingevolge paragraaf 1.8.1 toegeken is, bereken word vanaf die datum van aanname deur 'n poskantoor van 'n aansoek in paragraaf 1.16.1 van hierdie kennisgiving bedoel, tot die volgende halfjaarlikse rentedatum tensy dié tydperk korter as een maand is, in welke geval die eerste rente bereken word vanaf die datum bepaal soos hierbo aangedui en betaal word op die daaropvolgende halfjaarlikse rentedatum.

2.2.4 Die finale betaling van rente sal geskied op die vervaldatum of datum van vroeë aflossing.

2.3 RENTE VRY VAN INKOMSTEBELASTING.

Die rente op obligasies van hierdie uitgifte is vrygestel van alle belastings wat in die Republiek op inkomste verkry in die Republiek, betaalbaar is.

2.4 AFLOSSING OP VERVALDATUM.

2.4.1 Hierdie obligasies **VERVAL** op die **VYFDE** verjaarsdag van die datum van **UITREIKING** as hierdie datum 15 Junie of 15 Desember is, en in alle ander gevalle op die **EERSTE RENTEDATUM** wat op die **VYFDE** verjaarsdag van die **UITREIKINGSDATUM** volg.

2.4.2 Om terugbetaling op die vervaldatums te verseker, moet obligasies 'n maand voor sodanige datums by die Bestuurder, Verdedigingsbonusobligasies, Privaatsak X216, Pretoria, 0001, ingelewer word. Die Tesourie is nie verplig om houers enige kennis te gee van obligasies wat verval nie.

2.5 AFLOSSING VOOR VERVALDATUM.

2.5.1 'n Obligasie van hierdie uitgifte sal in sy geheel of in veelvoude van R100 soos volg vir terugbetaling, teen pari, voor die vervaldatum kwalifiseer:

(a) *Ten opsigte van bestorwe of insolvente boedels.*—

Te enige tyd, met dien verstande dat die versoek van die bestorwe of insolvente boedel vergesel gaan van die betrokke obligasie en, indien nie alreeds aan die Tesourie voorgelê nie, die Eksekuteursbrief of Sertifikaat van Aanstelling.

1.16.2 Prize Bonds will be issued by the Treasury in the name of the holder of the designated bond and posted to the address shown on the completed application form referred to in paragraph 1.16.1.

1.16.3 The Treasury may in the case of applications for Prize Bonds by deceased or insolvent estates redeem such bonds immediately, at par, and make payment to the estate by warrant voucher.

1.16.4 In the event of applications in respect of allocations of Prize Bonds not being received and accepted by a Post Office within *three* years from the date of publication of the bond numbers designated for the allocation of Prize Bonds, the amount in the Prize Fund held for the allocation of the relative Prize Bonds will be forfeited to the State.

2. PRIZE BONDS.

2.1 PURPOSE OF THE ISSUE.

For issue, at par, as prizes allocated in terms of paragraph 1.8.1 of this notice.

2.2 INTEREST.

2.2.1 Interest at 8 per cent per annum will be payable on bonds of this issue.

2.2.2 Interest is payable half-yearly on 15 June and 15 December by Interest Warrant posted at the Bondholder's risk to his address or by remittance to the credit of a banking account or a savings bank account. The registers of Bondholders will be closed for one month before each interest date for the preparation of interest payments, and no cognisance will be taken of changes of address or amended interest instructions received during that period in so far as the interest payment being prepared is concerned.

2.2.3 The first interest on amounts allocated in terms of paragraph 1.8.1 will be calculated at 8 per cent per annum from the date of acceptance by a Post Office of an application referred to in paragraph 1.16.1 of this notice until the following half-yearly interest date, unless such period is less than one month, in which case the first interest will be calculated from the date as determined above and be paid on the next succeeding half-yearly interest date.

2.2.4 The final payment of interest will be made on the date of maturity or on the date of prior redemption.

2.3 INTEREST FREE OF INCOME TAX.

The interest on bonds of this issue is exempt from all taxes payable in the Republic on income derived in the Republic.

2.4 REDEMPTION ON MATURITY.

2.4.1 These bonds MATURE on the FIFTH anniversary of the date of ISSUE if such date is 15 June or 15 December, and in all other cases on the FIRST INTEREST date following the FIFTH anniversary of the DATE OF ISSUE.

2.4.2 To ensure repayment on the maturity dates, bonds must be surrendered to the Manager, Defence Bonus Bonds, Private Bag X216, Pretoria, 0001, one month before such dates. It is not incumbent upon the Treasury to give holders any notice of bonds which mature.

2.5 REDEMPTION PRIOR TO MATURITY.

2.5.1 A bond of this issue will qualify as follows for premature repayment, at par, in its entirety or in multiples of R100:

(a) *In the case of deceased or insolvent estates.*—At any time, provided the request from the deceased or insolvent estate is accompanied by the relative bond and, if these have not already been produced to the Treasury, the Letters of Executorship or Certificate of Appointment.

(b) *In alle ander gevalle.*—Te enige tyd na 12 maande vanaf datum van uitreiking, met dien verstande dat die skriftelike versoek van die besitter vergesel gaan van die betrokke obligasie.

2.5.2 Die volgende voorwaardes is van toepassing op alle terugbetalings voor die vervaldatum:

(a) Terugbetalings sal slegs die 15de van 'n maand gedateer word.

(b) Obligasies ten opsigte waarvan versoek om terugbetaling die Bestuurder, Verdedigingsbonusobligasies, Privaatsak X216, Pretoria, 0001, tussen die 26ste van een maand en die 25ste van die volgende maand bereik, sal op die 15de van die daaropvolgende maand terugbetaal word.

(c) Rente vanaf die vorige rentedatum tot op die datum van terugbetaling sal betaal word teen 8 persent per jaar.

2.6 NIE VERHANDELBAAR OF OORDRAAGBAAR NIE.

Obligasies van hierdie uitgifte is nie verhandelbaar of oordraagbaar nie.

3. ADMINISTRASIE.

Die administrasie van Verdedigingsbonusobligasies, asook Prysobligasies, ressorteer onder die Tesourie en word behartig deur die Bestuurder, Verdedigingsobligasies, Privaatsak X216, Pretoria, 0001. Die Bestuurder se kantoor is op die Sesde Verdieping, M.H.V.S.-gebou, Beatrixstraat 84, Arcadia, Pretoria.

(b) *In all other cases.*—At any time after 12 months from the date of issue, provided the written request of the holder is accompanied by the relative bond.

2.5.2 The following conditions will apply to all premature repayments:

(a) Repayments will be dated the 15th of a month only.

(b) Bonds in respect of which requests for repayment are received by the Manager, Defence Bonus Bonds, Private Bag X216, Pretoria, 0001, between the 26th of one month and the 25th of the next month, will be repaid on the 15th of the following month.

(c) Interest from the preceding interest date to the date of repayment will be paid at 8 per cent per annum.

2.6 NOT NEGOTIABLE AND NOT TRANSFERABLE.

Bonds of this issue are neither negotiable nor transferable.

3. ADMINISTRATION.

The administration of Defence Bonus Bonds, as well as of Prize Bonds, falls under the jurisdiction of the Treasury and is dealt with by the Manager, Defence Bonus Bonds, Private Bag X216, Pretoria, 0001. The Manager's offices are on the Sixth Floor, P.S.M.A.A. Buildings, 84 Beatrix Street, Arcadia, Pretoria.

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Reeds beskikbaar:

Vol. 1 (1966). Prys R1,75. Oorsee: R2,20. Posvry.

Vol. 13 (1970). Prys R1. Oorsee: R12. Posvry.

Vol. 26 (1963). Prys R4,60. Oorsee: R5,75. Posvry.

Verkrybaar van die Direkteur, Afdeling Landbou-inligting, Privaatsak X144, Pretoria.

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