



# STAATSKOERANT

## VAN DIE REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA

# GOVERNMENT GAZETTE

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KANTOOR VAN DIE EERSTE MINISTER

No. 1119.

30 Mei 1984

Hierby word bekend gemaak dat die Staatspresident sy goedkeuring geheg het aan die onderstaande Wet wat hierby ter algemene inligting gepubliseer word:—

No. 63 van 1984: Wysigingswet op Wyn en Spiritualieë,  
1984.

OFFICE OF THE PRIME MINISTER

No. 1119.

30 May 1984

It is hereby notified that the State President has assented to the following Act which is hereby published for general information:—

No. 63 of 1984: Wine and Spirits Amendment Act,  
1984.

Wet No. 63, 1984

WYSIGINGSWET OP WYN EN SPIRITALIEË, 1984

## ALGEMENE VERDUIDELIKENDE NOTA:

- I** Woorde in vet druk tussen vierkantige hake dui skrappings uit bestaande verordnings aan.
- 
- Woorde met 'n volstreep daaronder, dui invoegings in bestaande verordnings aan.
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## WET

Tot wysiging van die Wet op Beheer oor Wyn en Spiritus, 1970, ten einde aan die "Ko-operatieve Wijnbouwers Vereniging, Beperkt" die bevoegdheid te verleen om moskonfyte te verkoop of die koop en verkoop van moskonfyte te magtig teen 'n prys wat laer is as die minimumprys of kwaliteitsprys van sekere wyn; en te bepaal dat 'n sekere bedrag betaalbaar is ten opsigte van druwe wat deur wynboere en koöperatiewe verenigings aan sekere persone of distilleerders of die vereniging verkoop word; tot wysiging van die Wet op Wyn, Ander Geïste Drank en Spiritualieë, 1957, ten einde voorsiening te maak vir dié vervaardiging en verkoop van gegeurde wyn; sekere vereistes te bepaal wat geld in verband met die vervaardiging, beskrywing of verkoop van gegeurde wyn; aan die Minister die bevoegdheid te verleen om regulasies uit te vaardig met betrekking tot gegeurde wyn waardeur voorgeskryf word die vervaardigingsprosesse wat toegepas moet word, die bestanddele wat daarby gevoeg mag word, die prosesse vir die rekonstituering van moskonfyte wat gebruik word vir die versoeting daarvan, en die samestelling, alkoholgehalte en suurgehalte daarvan; en die toepassing van die bepalings van die Wet en regulasies verder te reël; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

(Engelse teks deur die Staatspresident geteken.)  
(Goedgekeur op 23 Mei 1984.)

## DAAR WORD BEPAAL deur die Staatspresident en die Volksraad van die Republiek van Suid-Afrika, soos volg:—

1. Artikel 4 van die Wet op Beheer oor Wyn en Spiritus, 1970 (hieronder die Hoofwet genoem), word hierby herroep.

2. Artikel 18 van die Hoofwet word hierby gewysig deur subartikel (6) deur die volgende subartikel te vervang:

"(6) Ondanks die bepalings van hierdie artikel, kan die vereniging, met die goedkeuring van die Minister, gedurende enige jaar moskonfyte, wyn vir uitvoer of vir die maak van moskonfyte of druiewsap, of, in die geval van onversterkte wyn, vir die ander doel wat die vereniging bepaal, verkoop, of die koop of verkoop daarvan vir so 'n doel, op die voorwaardes wat hy bepaal, magtig teen 'n prys wat laer is as die minimumprys of kwaliteitsprys kragtens subartikel (2) of (4) ten opsigte van sodanige wyn voorgeskryf."

3. Die volgende artikels word hierby in die Hoofwet na artikel 21 ingevoeg:

"21A. Wyn wat verkoop gaan word of op 'n ander wyse van die hand gesit gaan word vir verbruik in die vorm van wyn, is vry van enige heffing deur die vereniging ten bate van die fonds wat bekend staan as 'surplus bydrae'.

Herroeping van artikel 4 van Wet 47 van 1970.

Wysiging van artikel 18 van Wet 47 van 1970, soos gewysig deur artikel 7 van Wet 70 van 1972, artikel 16 van Wet 74 van 1974, artikel 2 van Wet 47 van 1978 en artikel 4 van Wet 87 van 1980.

Invoeging van artikels 21A en 21B in Wet 47 van 1970.

## WINE AND SPIRITS AMENDMENT ACT, 1984

Act No. 63, 1984

## GENERAL EXPLANATORY NOTE:

- I** Words in bold type in square brackets indicate omissions from existing enactments.
- Words underlined with solid line indicate insertions in existing enactments.

## ACT

To amend the Wine and Spirit Control Act, 1970, so as to confer upon the "Ko-operatieve Wijnbouwers Vereniging, Beperkt" the power to sell or to authorize the purchase and sale of moskonfyt at a price which is less than the minimum price or quality price of certain wine; and to provide that a certain amount shall be payable in respect of grapes sold by winegrowers and co-operative societies to certain persons or distillers or the vereniging; to amend the Wine, Other Fermented Beverages and Spirits Act, 1957, so as to make provision for the manufacture and sale of flavoured wine; to lay down certain requirements which shall apply in connection with the manufacture, description or sale of flavoured wine; to confer upon the Minister the power to make regulations with regard to flavoured wine prescribing the manufacturing processes to be applied, the substances which may be added thereto, the processes for the reconstitution of moskonfyt used for the sweetening thereof, and the composition, alcoholic strength and acid content thereof; and to further regulate the administration of the provisions of the Act and regulations; and to provide for matters connected therewith.

(English text signed by the State President.)  
(Assented to 23 May 1984.)

BE IT ENACTED by the State President and the House of Assembly of the Republic of South Africa, as follows:—

1. Section 4 of the Wine and Spirit Control Act, 1970 (hereinafter referred to as the principal Act), is hereby repealed.
5. 2. Section 18 of the principal Act is hereby amended by the substitution for subsection (6) of the following subsection:
- “(6) Notwithstanding the provisions of this section, the vereniging may, with the approval of the Minister, during any year sell or authorize, subject to such conditions as it may determine, the purchase or sale of moskonfyt, wine for export or for the making of moskonfyt or grape juice, or, in the case of unfortified wine, for such other purpose as it may determine, at a price which is less than the minimum price or quality price prescribed in respect of such wine under subsection (2) or (4).”.

Repeal of  
section 4 of  
Act 47 of 1970.

Amendment of  
section 18 of  
Act 47 of 1970,  
as amended by  
section 7 of  
Act 70 of 1972,  
section 16 of  
Act 74 of 1974,  
section 2 of  
Act 47 of 1978  
and section 4 of  
Act 87 of 1980.

3. The following sections are hereby inserted in the principal Act after section 21:

“Wine for consumption in form of wine to be free from certain levy.”

**21A.** Wine which is to be sold or otherwise disposed of for consumption in the form of wine shall be free from any levy by the vereniging towards the free from certain levy.

Insertion of  
sections 21A  
and 21B in  
Act 47 of 1970.

## Wet No. 63, 1984

## WYSIGINGSWET OP WYN EN SPIRITUALIEË, 1984

Bedrag betaalbaar ten opsigte van verkoop of vandiehandsetting van sekere druwe aan sekere persone of distilleerders of vereniging.

**21B.** (1) Elke wynboer of koöperatiewe vereniging wat druwe aan 'n persoon of distilleerde bedoel in artikel 16 (2A) (a) aan wie 'n deel ingevolge artikel 16 (2A) (c) toegewys is, verkoop of op 'n ander wyse van die hand sit, of vir die maak van wyn aan die vereniging verkoop, moet ten opsigte van die hoeveelheid wyn wat vir distilleringsoeleindes geag word teenwoordig te wees in die hoeveelheid druwe wat aldus deur hom aan so 'n persoon, distilleerde of die vereniging verkoop of van die hand gesit is, aan die vereniging 'n bedrag betaal wat gelyk is aan die heffing in artikel 21A vermeld, ten bate van die fonds in daardie artikel vermeld.

(2) By die toepassing van hierdie artikel word daar geag dat die hoeveelheid wyn wat vir distilleringsoeleindes teen 10 percent alkohol volgens volume in een ton druwe teen 20 grade, soos bepaal deur Balling se saccharometer, teenwoordig is—

- (a) in die geval van 'n rooidruifcultivar by regulasie voorgeskryf, 0,59 hektoliter is; en
- (b) in die geval van enige ander druifcultivar, 1,32 hektoliter is.”.

Wysiging van artikel 22 van Wet 47 van 1970, soos vervang deur artikel 21 van Wet 74 van 1974 en gewysig deur artikel 7 van Wet 87 van 1980.

**4.** Artikel 22 van die Hoofwet word hierby gewysig deur subartikel (2A) deur die volgende subartikel te vervang:

“(2A) Elke wynboer of koöperatiewe vereniging moet aan die vereniging enige heffing, uitgesonderd die heffing in artikel [4] 21A beoog, betaal wat deur die vereniging in gevole sy regulasies opgelê word ten opsigte van wyn wat deur die wynboer of koöperatiewe vereniging geproduseer of verkoop of andersins van die hand gesit is.”.

Wysiging van artikel 50 van Wet 47 van 1970.

**5.** Artikel 50 van die Hoofwet word hierby gewysig deur paragraaf (b) van subartikel (1) deur die volgende paragraaf te vervang:

“(b) wyn aan die vereniging gelewer deur 'n wynboer of koöperatiewe vereniging as 'n bydrae deur sodanige wynboer of koöperatiewe vereniging ten bate van die fonds vermeld in artikel [4] 21A.”.

Wysiging van artikel 2 van Wet 25 van 1957, soos vervang deur artikel 3 van Wet 50 van 1966 en gewysig deur artikel 2 van Wet 62 van 1970, artikel 2 van Wet 62 van 1972 en artikel 2 van Wet 7 van 1980.

**6.** Artikel 2 van die Wet op Wyn, Ander Gegiste Drank en Spiritualieë, 1957, word hierby gewysig deur voor die omskrywing van “gemmerwyn” die volgende omskrywing in te voeg: “gegeurde wyn” wyn wat aan artikel 6 voldoen;”.

Wysiging van artikel 5 van Wet 25 van 1957, soos vervang deur artikel 5 van Wet 62 van 1970 en gewysig deur artikel 5 van Wet 62 van 1972, artikel 1 van Wet 75 van 1974 en artikel 4 van Wet 68 van 1976.

**7.** Artikel 5 van die Wet op Wyn, Ander Gegiste Drank en Spiritualieë, 1957, word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

“(1) Behoudens die bepalings van subartikel (6), mag nieemand wyn wat 30 gram of meer suiker per liter bevat, verkoop nie, tensy dit minstens 16,5 percent alkohol volgens volume bevat: Met dien verstande dat hierdie subartikel nie van toepassing is nie op—

- (a) gegeurde wyn;
- (b) vonkelwyn; of

(c) [op] enige wyn gemaak van druwe wat verbou is op grond waarvan die verkoper die eienaar is of wat hy wettiglik okkuper, en wat deur hom verkoop word aan iemand wat wettiglik as verkoper van wyn besigheid dryf.”.

## WINE AND SPIRITS AMENDMENT ACT, 1984

Act No. 63, 1984

- Amount payable in respect of sale or disposal of certain grapes to certain persons or distillers or the vereniging.
- 10                   **21B.** (1) Every winegrower, who or co-operative society which sells or otherwise disposes of grapes to a person or distiller referred to in section 16 (2A) (a) to whom a share has been allotted in terms of section 16 (2A) (c), or to the vereniging for the purpose of making wine, shall pay to the vereniging in respect of the quantity of wine deemed to be present for distilling purposes in the quantity of grapes thus sold or disposed of by him to such person, distiller or the vereniging, an amount which is equal to the levy referred to in section 21A, for the benefit of the fund referred to in that section.
- 15                   (2) For the purposes of this section it shall be deemed that the quantity of wine present for distilling purposes at 10 per cent alcohol by volume in one ton of grapes at 20 degrees, as ascertained by Balling's saccharometer, shall—
- 20                   (a) in the case of a red grape cultivar prescribed by regulation be 0,59 hectolitres; and
- (b) in the case of any other grape cultivar, be 1,32 hectolitres.”.
- 25                  4. Section 22 of the principal Act is hereby amended by the substitution for subsection (2A) of the following subsection:
- “(2A) Every winegrower or co-operative society shall pay to the vereniging any levy, other than a levy contemplated in section **[4] 21A**, imposed by the vereniging in terms of its regulations in respect of any wine produced or sold or otherwise disposed of by such wine-grower or co-operative society.”.
- 30                  5. Section 50 of the principal Act is hereby amended by the substitution for paragraph (b) of subsection (1) of the following paragraph:
- “(b) wine delivered to the vereniging by a winegrower or co-operative society as a contribution by such winegrower or society towards the fund referred to in section **[4] 21A”.**
- 35                  6. Section 2 of the Wine, Other Fermented Beverages and Spirits Act, 1957, is hereby amended by the insertion before the definition of “ginger wine” of the following definition:
- “flavoured wine” means wine which complies with section 6;”.
- 40                  7. Section 5 of the Wine, Other Fermented Beverages and Spirits Act, 1957, is hereby amended by the substitution for subsection (1) of the following subsection:
- “(1) Subject to the provisions of subsection (6) no person shall sell wine containing 30 grammes or more of sugar per litre, unless it contains not less than 16,5 per cent of alcohol by volume: Provided that this subsection shall not apply to—
- 50                   (a) flavoured wine;
- (b) sparkling wine; or
- (c) **[to]** any wine produced from grapes grown on land owned or lawfully occupied by the seller and sold by him to any person who lawfully carries on the business of selling wine.”.

Amendment of section 22 of Act 47 of 1970, as substituted by section 21 of Act 74 of 1974 and amended by section 7 of Act 87 of 1980.

Amendment of section 50 of Act 47 of 1970.

Amendment of section 2 of Act 25 of 1957, as substituted by section 3 of Act 50 of 1966 and amended by section 2 of Act 62 of 1970, section 2 of Act 62 of 1972 and section 2 of Act 7 of 1980.

Amendment of section 5 of Act 25 of 1957, as substituted by section 5 of Act 62 of 1970 and amended by section 5 of Act 62 of 1972, section 1 of Act 75 of 1974 and section 4 of Act 68 of 1976.

**Wet No. 63, 1984****WYSIGINGSWET OP WYN EN SPIRITALIEË, 1984**

Invoeging van artikel 6 in Wet 25 van 1957.

**8. Die volgende artikel word hierby in die Wet op Wyn, Ander Gegiste Drank en Spiritualieë, 1957, na artikel 5 ingevoeg:**

"Vervaardiging, beskrywing en verkoop van gegeurde wyn."

**6. Niemand mag—**

- (a) gegeurde wyn vervaardig of verkoop nie tensy dit wyn is waarby daar voor, gedurende of na die vervaardiging daarvan die maksimum hoeveelheid van dié bestanddele gevoeg is wat by regulasie vereis word; 5
- (b) gegeurde wyn verkoop nie tensy die alkohol gehalte daarvan minstens 6,5 persent alkohol volgens volume is; 10
- (c) gegeurde wyn verkoop onder 'n naam of verwysing nie wat, in die algemeen of in 'n besondere geval, gebruik word vir of ter beschrywing van wyn of spiritualieë; 15
- (d) gegeurde wyn verkoop nie indien in verband met die verkoop 'n naam, woord of uitdrukking gebruik word wat, indien dit wyn was, deur artikel 21 beheer sou word; 20
- (e) gegeurde wyn verkoop nie in 'n houer met 'n inhoudsmaat van 25 liter of minder, tensy dit voorsien is van 'n etiket waarop in die letters en op die wyse wat by regulasie voorgeskryf is, aangedui word—
  - (i) die uitdrukings 'gegeurde wyn' of 'flavoured wine'; of 25
  - (ii) in die geval van gegeurde wyn wat met koolsuurgas oorversadig is in die mate by regulasie vir perlé-wyn of vonkelwyn voorgeskryf, die uitdrukings 'gegeurde perlé-wyn' of 'flavoured perlé wine', of die uitdrukings 'gegeurde vonkelwyn' of 'flavoured sparkling wine', na gelang van die geval; 30

Met dien verstande dat sodanige woorde voorafgaan mag word deur die naam van die geurstof wat daarby gevoeg is ten einde 'n onderskeidende bepaalde geur daaraan te verleen.".

Wysiging van artikel 39 van Wet 25 van 1957, soos gewysig deur artikel 29 van Wet 50 van 1966, artikel 9 van Wet 30 van 1968, artikel 24 van Wet 62 van 1970, artikel 13 van Wet 57 van 1974, artikel 16 van Wet 68 van 1976 en artikel 14 van Wet 7 van 1980.

**9. Artikel 39 van die Wet op Wyn, Ander Gegiste Drank en Spiritualieë, 1957, word hierby gewysig deur die volgende paraagraaf na paragraaf (c) van subartikel (1) in te voeg:**

**"(cA) wat met betrekking tot gegeurde wyn—**

- (i) die verskillende soorte of tipes daarvan voorskryf; 45
- (ii) die vervaardigingsprosesse daarvan, met inbegrip van die behandeling voor, gedurende of na die vervaardiging daarvan, voorskryf;
- (iii) die bestanddele voorskryf wat voor, gedurende of na die vervaardiging daarvan daarby gevoeg mag word, en die maksimum toelaatbare mate waarin so 'n bestanddeel daarvan mag uitmaak, of die maksimum hoeveelheid van so 'n bestanddeel wat daarby gevoeg mag word, voorskryf; 50
- (iv) die prosesse waarvolgens, die wyse waarop en die maksimum toelaatbare mate waarin moskonfyt wat vir die versoeting daarvan gebruik word, tydens die vervaardigingsproses gerekonstitueer mag word, voorskryf; 55
- (v) die samestelling, alkohol gehalte, suurgehalte en droë ekstrak van enige soort of tipe daarvan voorskryf;
- (vi) die aansoeke wat gedoen moet word, die aanteekeninge wat gehou moet word, die opgawes wat gedoen moet word, die kennis wat gegee moet word deur persone wat gegeurde wyn maak of voornameens is om dit te maak, voorskryf;".

## WINE AND SPIRITS AMENDMENT ACT, 1984

Act No. 63, 1984

8. The following section is hereby inserted in the Wine, Other Fermented Beverages and Spirits Act, 1957, after section 5:

Insertion of  
section 6 in  
Act 25 of 1957.

"Manufacture, description and sale  
of flavoured wine."

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**6. No person shall—**

- (a) manufacture or sell flavoured wine unless it is wine to which there has been added before, during or after the manufacture thereof such maximum quantity of such substances as may be required by regulation;
- (b) sell flavoured wine unless the alcoholic strength thereof is at least 6,5 per cent of alcohol by volume;
- (c) sell flavoured wine under any name or reference which, in general or in any particular case, is used for or to describe wine or spirits;
- (d) sell flavoured wine if in connection with the sale a name, word or expression is used which, if it had been wine, would have been controlled by section 21;
- (e) sell flavoured wine in a receptacle with a capacity of 25 litres or less unless it is provided with a label showing in such letters and such manner as may be prescribed by regulation—
  - (i) the expressions 'flavoured wine' or 'gegeurde wyn'; or
  - (ii) in the case of flavoured wine which is surcharged with carbon dioxide to such extent as may be prescribed by regulation for perlé wine or sparkling wine, the expressions 'flavoured perlé wine' or 'gegeurde perlé-wyn', or the expressions 'flavoured sparkling wine' or 'gegeurde vonkelwyn', as the case may be:

Provided that such words may be preceded by the name of the flavouring substance added thereto so as to impart a distinctive specific flavour thereto."

9. Section 39 of the Wine, Other Fermented Beverages and Spirits Act, 1957, is hereby amended by the insertion after paragraph (c) of subsection (1) of the following paragraph:

**"(cA) prescribing, in relation to flavoured wine—**

- (i) the different kinds or types thereof;
- (ii) the manufacturing processes thereof, including the treatment before, during or after the manufacture thereof;
- (iii) the substances which may be added thereto before, during or after the manufacture thereof, and the maximum permissible extent to which any such substance may form part thereof, or the maximum quantity of any such substance which may be added thereto;
- (iv) the processes in accordance with which, the manner in which and the maximum permissible extent to which moskonfyt used for the sweetening thereof, may be reconstituted during the manufacturing process;
- (v) the composition, alcoholic strength, acid content and dry extract of any kind or type thereof; and
- (vi) the applications to be made; the records to be kept, the returns to be furnished, the notice to be given and the information to be furnished by persons manufacturing or intending to manufacture flavoured wine;"

Amendment of  
section 39 of  
Act 25 of 1957,  
as amended by  
section 29 of  
Act 50 of 1966,  
section 9 of  
Act 30 of 1968,  
section 24 of  
Act 62 of 1970,  
section 13 of  
Act 75 of 1974,  
section 16 of  
Act 68 of 1976  
and section 14 of  
Act 7 of 1980.

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**Wet No. 63, 1984**

Vervanging van artikel 40 van Wet 25 van 1957, soos vervang deur artikel 30 van Wet 50 van 1966 en gewysig deur artikel 14 van Wet 75 van 1974.

**WYSIGINGSWET OP WYN EN SPIRITALIEË, 1984**

**10.** Artikel 40 van die Wet op Wyn, Ander Gegiste Drank en Spiritualieë, 1957, word hierby deur die volgende artikel vervang:

"Uitvoering van Wet."

**40.** (1) (a) Hierdie Wet en die regulasies word—

(i) vir sover hulle betrekking het op aangeleenthede met betrekking tot gegeurde wyn, behalwe die invoer en uitvoer daarvan, uitgevoer deur die hoofbestuurder van die 'Ko-operatieve Wijnbouwers Vereniging van Zuid-Afrika, Beperkt', indien die hoofbestuurder vir daardie doel deur die Minister as beherende amptenaar aangewys word; en

(ii) vir sover hulle op alle ander aangeleenthede betrekking het, uitgevoer deur die amptenaar in die Staatsdiens wat die Minister van tyd tot tyd aanwys, en elke aanwysing van so 'n amptenaar word in die *Staatskoerant* bekend gemaak.

(b) Indien die Minister nie die hoofbestuurder ingevolge paragraaf (a) aanwys nie, of nadat hy die hoofbestuurder aangewys het, daardie aanwysing intrek, wys die Minister van tyd tot tyd enige amptenaar in die Staatsdiens aan om die bepalings van die Wet en die regulasies, vir sover hulle betrekking het op gegeurde wyn, uit te voer, en enige sodanige aanwysing word in die *Staatskoerant* bekend gemaak.

(2) 'n Beherende amptenaar kan—

(a) in die geval van die Hoofbestuurder in subartikel (1) (a) bedoel, iemand in diens van die Ko-operatieve Wijnbouwers Vereniging van Zuid-Afrika, Beperkt; en

(b) in die geval van 'n amptenaar in subartikel (1) (b) bedoel, 'n ander amptenaar of amptenare in die Staatsdiens,

skriftelik magtig om 'n plig uit te voer of 'n bevoegdheid uit te oefen wat by hierdie Wet of 'n regulasie aan hom opgedra of verleen is.

(3) Geen vergoeding is betaalbaar nie deur die Staat, die Minister, die 'Ko-operatieve Wijnbouwers Vereniging van Zuid-Afrika, Beperkt', 'n lid van die Regeringsbrandewynraad, 'n lid van die Wyn-en-spiritusraad, 'n beherende amptenaar, 'n persoon of amptenaar wat gemagtig is soos in subartikel (2) beoog, iemand beoog in artikel 20 (1), of iemand in sy diens wat onder sy gesag handel, ten opsigte van 'n bona fide-handeling of -versuim by die uitvoering van 'n plig of die uitoefening van 'n bevoegdheid kragtens hierdie Wet of 'n regulasie." 50

Kort titel en inwerkingtreding.

**11.** (1) Hierdie Wet heet die Wysigingswet op Wyn en Spiritualieë, 1984, en tree in werking op 'n datum wat die Staatspresident by proklamasie in die *Staatskoerant* bepaal.

(2) Verskillende datums kan ingevolge subartikel (1) ten opsigte van verskillende bepalings van hierdie Wet bepaal word. 55

## WINE AND SPIRITS AMENDMENT ACT, 1984

Act No. 63, 1984

10. The following section is hereby substituted for section 40 of the Wine, Other Fermented Beverages and Spirits Act, 1957:

5 "Administration of Act.

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40. (1) (a) This Act and the regulations shall—

(i) in so far as they relate to matters concerning flavoured wine, except the import and export thereof, be administered by the general manager of the 'Ko-operatieve Wijnbouwers Vereniging van Zuid-Afrika, Beperkt', if the general manager is designated by the Minister as the administering officer for such purpose; and

(ii) in so far as they relate to all other matters, be administered by such officers in the Public Service as the Minister may from time to time designate,

and every designation of such an officer shall be notified in the *Gazette*.

(b) If the Minister does not designate the general manager in terms of paragraph (a), or after he has designated the general manager, withdraws such designation, the Minister may from time to time designate any officer in the public service to administer the provisions of this Act and the regulations, in so far as they relate to flavoured wine, and any such designation shall be notified in the *Gazette*.

(2) An administering officer may—

(a) in the case of the general manager referred to in subsection (1) (a), authorize any person in the employment of the Ko-operatieve Wijnbouwers Vereniging van Zuid-Afrika, Beperkt; and

(b) in the case of an officer referred to in subsection (1) (b), [in writing] authorize any other officer or officers in the Public Service, in writing to perform any duty or exercise any power imposed or conferred upon him by this Act or a regulation.

(3) No compensation shall be payable by the State, the Minister, the "Ko-operatieve Wijnbouwers Vereniging van Zuid-Afrika, Beperkt", a member of the Government Brandy Board, a member of the Wine and Spirit Board, an administering officer, any person or officer authorized as contemplated in subsection (2), any person contemplated in section 20 (1), or a person in his employ acting under his authority, in respect of any *bona fide* act or omission in the performance of any duty or the exercise of any power under this Act or any regulation."

11. (1) This Act shall be called the Wine and Spirits Amendment Act, 1984, and shall come into operation on a date fixed by the State President by proclamation in the *Gazette*.

(2) Different dates may be fixed in terms of subsection (1) in respect of different provisions of this Act.

Substitution of section 40 of Act 25 of 1957, as substituted by section 30 of Act 50 of 1966 and amended by section 14 of Act 75 of 1974.

Short title and commencement.

