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PRETORIA, 1 MARCH
MAART 1991

No. 13036

PROCLAMATION

by the

State President

of the Republic of South Africa

No. 23, 1991

TRANSPORT DEREGULATION ACT, 1988
(ACT No. 80 OF 1988)

By virtue of the powers vested in me by section 8 of the Transport Deregulation Act, 1988, (Act No. 80 of 1988), I hereby fix the date of publication of this Proclamation as the date on which sections 2, 6 and 7 of the said Act shall come into operation.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Seventh day of February, One thousand Nine hundred and Ninety-one.

F. W. DE KLERK,

State President.

By Order of the State President-in-Cabinet:

G. S. BARTLETT,

Minister of the Cabinet.

PROKLAMASIE

van die

Staatspresident

van die Republiek van Suid-Afrika

No. 23, 1991

WET OP DIE DEREGULERING VAN VERVOER,
1988 (WET NO. 80 VAN 1988)

Kragtens die bevoegdheid my verleen by artikel 8 van die Wet op Deregulering van Vervoer, 1988, (Wet No. 80 van 1988), bepaal ek hierby die datum van publikasie van hierdie Proklamasie as die datum waarop artikels 2, 6 en 7 van die genoemde Wet in werking tree.

Gegee onder my Hand en Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Sewende dag van Februarie Eenduisend Negehonderd Een-en-negentig.

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Kabinet:

G. S. BARTLETT,

Minister van die Kabinet.

GOVERNMENT NOTICES

DEPARTMENT OF ENVIRONMENT AFFAIRS

No. 395

1 March 1991

- I. ADDO ELEPHANT NATIONAL PARK: EXCLUSION OF LAND FROM THE PARK
 II. ZUURBERG NATIONAL PARK: DECLARATION AS A NATIONAL PARK

I, Louis Alexander Pienaar, Minister of National Education and of Environment Affairs, by virtue of the powers vested in me—

- (a) by section 2A (2) of the National Parks Act, No. 57 of 1976—
 (i) hereby declare under authority of a resolution of Parliament that the properties defined in the Schedule hereto be excluded from the Addo Elephant National Park; and
 (ii) hereby amend Schedule I of the said Act by the exclusion of the description of the properties in the Schedule hereto from the definition of the above-mentioned Park.
 (b) by section 2A (1) (a) of the National Parks Act, No. 57 of 1976—
 (i) hereby declare the properties defined in the Schedule hereto to be a national park;
 (ii) assign the name Zuurberg National Park to it; and
 (iii) amend Schedule I of the said Act by the addition at the end thereof of the name and the definition of the Zuurberg National Park.

L. A. PIENAAR,

Minister of National Education and of Environment Affairs.

SCHEDULE

1. Portion 4 of the farm Break Neck 24, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 2 183,9243 hectares, as represented on and described in Diagram SG 5357/72;
2. Kabougas Poort 26, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 457,1883 hectares, as represented on and described in Diagram B 825/1927;
3. Portion 7 (a portion of Portion 1) of the farm Woodlands 45, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 977,8743 hectares, as represented on and described in Diagram SG 12356/65;
4. Rockleigh 27, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 865,4994 hectares, as represented on and described in Diagram 535/1886;
5. Coldstream 28, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 814,9369 hectares, as represented on and described in Diagram 536/1886;

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN OMGEWINGSAKE

No. 395

1 Maart 1991

- I. NASIONALE ADDO-OLIFANTPARK: WEG-NEEM VAN GROND UIT DIE PARK
 II. ZUURBERG NASIONALE PARK: VERKLARING TOT 'N NASIONALE PARK

Ek, Louis Alexander Pienaar, Minister van Nasionale Opvoeding en van Omgewingsake, kragtens die bevoegdheid my verleen—

- (a) by artikel 2A (2) van die Wet op Nasionale Parke, No. 57 van 1976—

(i) verklaar hierby op gesag van 'n besluit van die Parlement dat die eiendomme omskryf in die Bylae hiervan uit die gebiedsomskrywing van die voormalde Park weg geneem word; en

- (ii) wysig hierby Bylae I van genoemde Wet deur die beskrywing van die eiendomme in die Bylae hiervan uit die gebiedsomskrywing van die voormalde Park weg te neem.

- (b) by artikel 2A (1) (a) van die Wet op Nasionale Parke, No. 57 van 1976—

(i) verklaar hierby die eiendomme omskryf in die Bylae hiervan tot 'n nasionale park;

(ii) wys hierby die naam Zuurberg Nasionale Park daaraan toe; en

(iii) wysig hierby Bylae I van genoemde Wet deur die byvoeging aan die einde daarvan van die naam en die gebiedsomskrywing van die Zuurberg Nasionale Park.

L. A. PIENAAR,

Minister van Nasionale Opvoeding en van Omgewingsake.

BYLAE

1. Gedeelte 4 van die plaas Break Neck 24, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 2 183,9243 hektaar, soos voorgestel op en beskryf in Kaart SG 5357/72;
2. Kabougas Poort 26, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 457,1883 hektaar, soos voorgestel op en beskryf in Kaart B 825/1927;
3. Gedeelte 7 ('n gedeelte van Gedeelte 1) van die plaas Woodlands 45, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 977,8743 hektaar, soos voorgestel op en beskryf in kaart SG 12356/65;
4. Rockleigh 27, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 1 865,4994 hektaar, soos voorgestel op en beskryf in Kaart 535/1886;
5. Coldstream 28, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 1 814,9369 hektaar, soos voorgestel op en beskryf in Kaart 536/1886;

6. Glencoe 29, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 2 168,1451 hectares, as represented on and described in Diagram 537/1886;
7. Ravensworth 30, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 518,0751 hectares, as represented on and described in Diagram 538/1886;
8. Glenorgal 31, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 933,2502 hectares, as represented on and described in Diagram 539/1886;
9. Lulworth 32, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 863,6192 hectares, as represented on and described in Diagram 540/1886;
10. Durlstone 33, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 935,2274 hectares, as represented on and described in Diagram 541/1886;
11. Clifton 34, situate in the Division of Uitenhage, Province of the Cape of Good Hope, in extent 1 542,9343 hectares, as represented on and described in Diagram 542/1886;
12. An unsurveyed, unregistered portion of State land situate in the Division of Uitenhage, Province of the Cape of Good Hope, bounded within the former Sundays River State Forest, which previously formed an integral part of the Zuurberg State Forest (Farm 35), in extent approximately 822,2708 hectares;
13. Farm 74 (formerly Lot 16), situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 1 939,6938 hectares, as represented on and described in Diagram 3402, dated 9 April 1876;
14. Ferniebrae 71, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 656,9178 hectares, as represented on and described in Diagram SG 6693/1974;
15. Farm 72, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 277,5974 hectares, as represented on and described in Diagram SG 6694/1974; and
16. Heatherbrae 69, situate in the Division of Alexandria, Province of the Cape of Good Hope, in extent 820,2674 hectares, as represented on and described in Diagram 562/1886.
6. Glencoe 29, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 2 168,1451 hektaar, soos voorgestel op en beskryf in Kaart 537/1886;
7. Ravensworth 30, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 1 518,0751 hektaar, soos voorgestel op en beskryf in Kaart 538/1886;
8. Glenorgal 31, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 1 933,2502 hektaar, soos voorgestel op en beskryf in Kaart 539/1886;
9. Lulworth 32, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 863,6192 hektaar, soos voorgestel op en beskryf in Kaart 540/1886;
10. Durlstone 33, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 935,2274 hektaar, soos voorgestel op en beskryf in Kaart 541/1886;
11. Clifton 34, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, groot 1 542,9343 hektaar, soos voorgestel op en beskryf in Kaart 542/1886;
12. 'n Onopgemete, ongeregistreerde gedeelte Staatsgrond, geleë in die afdeling Uitenhage, provinsie die Kaap die Goeie Hoop, binne die grense van die voormalige Sundays River-staatsbos, wat voorheen 'n samestellende gedeelte van die Zuurberg-staatsbos (Plaas 35) gevorm het, groot ongeveer 822,2708 hektaar;
13. Plaas 74 (voorheen Lot 16), geleë in die afdeling Alexandria provinsie die Kaap die Goeie Hoop, groot 1 939,6938 hektaar, soos voorgestel op en beskryf in Kaart 3402, gedateer 9 April 1876;
14. Ferniebrae 71, geleë in die afdeling Alexandria, provinsie die Kaap die Goeie Hoop, groot 656,9178 hektaar, soos voorgestel op en beskryf in Kaart SG 6693/1974;
15. Plaas 72, geleë in die afdeling Alexandria, provinsie die Kaap die Goeie Hoop, groot 277,5974 hektaar, soos voorgestel op en beskryf in Kaart SG 6694/1974; en
16. Heatherbrae 69, geleë in die afdeling Alexandria, provinsie die Kaap die Goeie Hoop, groot 820,2674 hektaar, soos voorgestel op en beskryf in Kaart 562/1886.

No. 396**1 March 1991****WITWATERSRAND NATIONAL BOTANIC GARDEN:
EXCLUSION OF LAND FROM THE GARDEN**

I, Louis Alexander Pienaar, Minister of National Education and of Environment Affairs, by virtue of the powers vested in me by section 66 (2) (b) of the Forest Act, No. 122 of 1984—

(a) hereby declare under authority of a resolution of Parliament that the following properties situate in the District of Roodepoort, Province of the Transvaal, shall be excluded from the Witwatersrand National Botanic Garden:

Erf 1776, Roodekrans Extension 6, Roodepoort, in extent 1 310 square metres; and

the portion of Erf 1748, Roodekrans Extension 6, Roodepoort, in extent 1 322 square metres, situate east of line AE shown on Diagram 5603/88 approved by the Surveyor-General;

(b) hereby amend Schedule 1 of the said Act by withdrawing Erf 1776 from the area description of the Witwatersrand Botanic Garden and by replacing Erf 1748 with the following description:

The portion of Erf 1748, in extent 120 square metres, situate west of line AE shown on Diagram 5603/88 approved by the Surveyor-General.

L. A. PIENAAR,

Minister of National Education and of Environment Affairs.

DEPARTMENT OF FINANCE**No. 380****1 March 1991**

The Department of Finance announces hereby that transfer documents in respect of the undermentioned Republic of South Africa Internal Registered Stock must be lodged with the office of this Department at 301 Abattoir House, 50 Hamilton Street, Arcadia, Pretoria, **not later than 14 March 1991** to qualify for the interest payment on 15 April 1991.

The registration of transfer documents thus handed in will be finalized on 25 March 1991 whereafter the registers will be closed until the date of the interest payment.

Cape of Good Hope Colonial Stock, 5,00 Per Cent, (R002).
Internal Registered Stock, 8,50 Per Cent, 1997 (R040).
Internal Registered Stock, 9,00 Per Cent, 2004 (R089).
Internal Registered Stock, 9,25 Per Cent, 2002 (R100).
Internal Registered Stock, 9,50 Per Cent, 1995 (R051).
Internal Registered Stock, 9,75 Per Cent, 2001 (R088).

No. 396**1 Maart 1991****WITWATERSRAND NASIONALE BOTANIESE TUIN:
WEGNEEM VAN GROND UIT DIE TUIN**

Ek, Louis Alexander Pienaar, Minister van Nasionale Opvoeding en van Omgewingsake, kragtens die bevoegdheid my verleen by artikel 66 (2) (b) van die Boswet, No. 122 van 1984—

(a) verklaar hierby op gesag van 'n besluit van die Parlement dat die volgende eiendomme geleë in die distrik Roodepoort, provinsie Transvaal, uit die Witwatersrand Nasionale Botaniese Tuin weggenoem word:

Erf 1776, Roodekrans-uitbreiding 6, Roodepoort, groot 1 310 vierkante meter; en
die gedeelte van Erf 1748, Roodekrans-uitbreiding 6, Roodepoort, groot 1 322 vierkante meter, geleë soos van lyn AE getoon op Kaart 5603/88 goedgekeur deur die Landmeter-generaal;

(b) wysig hierby Bylae 1 van genoemde Wet deur Erf 1776 uit die gebiedsomskrywing van die Witwatersrand Nasionale Botaniese Tuin weg te neem en Erf 1748 deur die volgende beskrywing te vervang:

Die gedeelte van Erf 1748, groot 120 vierkante meter, geleë wes van lyn AE getoon op Kaart 5603/88 goedgekeur deur die Landmeter-generaal.

L. A. PIENAAR,

Minister van Nasionale Opvoeding en van Omgewingsake.

DEPARTEMENT VAN FINANSIES**No. 380****1 Maart 1991**

Die Departement van Finansies maak hiermee bekend dat oordragdokumente ten opsigte van die ondergemelde Republiek van Suid-Afrika Binnelandse Geregistreerde Effekte **nie later nie as 14 Maart 1991** by die Departement se kantoor te Abattoirhuis 301, Hamiltonstraat 50, Arcadia, Pretoria, ingelewer moet wees ten einde vir die rentebetaling op 15 April 1991 te kwalificeer.

Die registrasie van oordragdokumente aldus ingehandig sal op 25 Maart 1991 gefinaliseer word waarna die registers tot die dag van rentebetaling gesluit sal wees.

"Cape of Good Hope Colonial Stock", 5,00 Per Cent, (R002).	Binnelandse Geregistreerde Effekte, 8,50
Binnelandse Geregistreerde Effekte, 8,50	Binnelandse Geregistreerde Effekte, 9,00
Binnelandse Geregistreerde Effekte, 9,00	Binnelandse Geregistreerde Effekte, 9,25
Binnelandse Geregistreerde Effekte, 9,25	Binnelandse Geregistreerde Effekte, 9,50
Binnelandse Geregistreerde Effekte, 9,50	Binnelandse Geregistreerde Effekte, 9,75

Internal Registered Stock, 10,00 Per Cent, 2000
(R055).
Internal Registered Stock, 10,25 Per Cent, 2000
(R086).
Internal Registered Stock, 10,50 Per Cent, 2000
(R085).
Internal Registered Stock, 10,625 Per Cent, 2000
(R083).
Internal Registered Stock, 11,00 Per Cent, 1998
(R066).
Internal Registered Stock, 14,50 Per Cent, 2006
(R126).

Binnelandse Geregistreerde Effekte, 10,00
Percent, 2000 (R055).
Binnelandse Geregistreerde Effekte, 10,25
Percent, 2000 (R086).
Binnelandse Geregistreerde Effekte, 10,50
Percent, 2000 (R085).
Binnelandse Geregistreerde Effekte, 10,625
Percent, 2000 (R083).
Binnelandse Geregistreerde Effekte, 11,00
Percent, 1998 (R066).
Binnelandse Geregistreerde Effekte, 14,50
Percent, 2006 (R126).

No. 393**1 March 1991****RATE OF INTEREST ON GOVERNMENT LOANS**

It is hereby notified that the Minister of Finance has in terms of Section 26 (1) of the Exchequer Act, 1975 (Act No. 66 of 1975), fixed the standard interest rate applicable from 1 March 1991, and until further notice, to loans granted by the State out of the State Revenue Fund at Fifteen comma seven five per cent (15,75%) per annum.

The above-mentioned standard interest rate is applicable from 1 March 1991, and until further notice, to all drawings of loans from State moneys, except loans in respect of which other rates of interest are specifically authorised by legislation or the Minister of Finance.

No. 393**1 Maart 1991****RENTEKOERS VAN TOEPASSING OP STAAT-LENINGS**

Hierby word bekendgemaak dat die Minister van Finansies ingevolge artikel 26 (1) van die Skatkiswet, 1975 (Wet No. 66 van 1975), die standaardrentekoers van toepassing vanaf 1 Maart 1991, en tot nadere kennisgewing, op lenings deur die Staat toegestaan uit die Staatsinkomstefonds op vyfien komma sewe vyf persent (15,75%) per jaar vasgestel het.

Bogenoemde standaardrentekoers is van toepassing vanaf 1 Maart 1991 en tot nadere kennisgewing, op alle trekkings van lenings uit staatsgelde, uitgesondert lenings ten opsigte waarvan ander rentekoerse spesifiek deur wetgewing of die Minister van Finansies gemagtig is.

DEPARTMENT OF FOREIGN AFFAIRS**No. 362****1 March 1991****PRESENTATION OF CREDENTIALS**

It is hereby notified that Her Excellency Mrs Joëlle Marie Paule Bourgois was received by the State President at Tuynhuys, Cape Town, on Monday 11 February 1991, on which occasion she presented her Letter of Credence as Ambassador Extraordinary and Plenipotentiary of France in the Republic of South Africa.

(72/30/1)

DEPARTEMENT VAN BUITELANDSE SAKE**No. 362****1 Maart 1991****GELOOFSBRIEF OORHANDIGING**

Hierby word bekendgemaak dat Haar Eksellensie mev. Joëlle Marie Paule Bourgois op Maandag 11 Februarie 1991 by Tuynhuys, Kaapstad, deur die Staatspresident ontvang is en dat sy by daardie geleentheid haar Geloofsbrief as Buitengewone en Gevolmagtigde Ambassadeur van Frankryk in die Republiek van Suid-Afrika oorhandig het.

(72/30/1)

No. 401**1 March 1991****RECOGNITION GRANTED AS HONORARY VICE-CONSUL**

It is hereby notified that Mrs Aud Lise Norheim has, with effect from 1 November 1990, been granted recognition as Honorary Vice-Consul of Sweden in Cape Town, with the Province of the Cape of Good Hope as her area of jurisdiction.

Mrs Norheim is the successor to Mr H. Stir.

(72/57/2)

No. 401**1 Maart 1991****ERKENNING VERLEEN AS ERE-VISE-KONSUL**

Hierby word bekendgemaak dat aan mev. Aud Lise Norheim met ingang van 1 November 1990 erkenning verleen is as Ere-vise-konsul van Swede in Kaapstad, met die provinsie die Kaap die Goeie Hoop as haar regssgebied.

Mev. Norheim is die opvolger van mnr. H. Stir.

(72/57/2)

No. 402**1 March 1991****RECOGNITION GRANTED AS ASSISTANT
CONSULAR ATTACHE**

It is hereby notified that Mr Wilhelm Suuck has, with effect from 3 December 1990, been granted recognition as Assistant Consular Attaché of the Federal Republic of Germany in Johannesburg, with the Provinces of the Transvaal and the Orange Free State as his area of jurisdiction.

Mr Suuck is the successor to Mr U. Donde.

(72/154/2)

No. 403**1 March 1991****RECOGNITION GRANTED AS VICE-CONSUL**

It is hereby notified that Mr Kazuhide Kawaji has, with effect from 18 December 1990, been granted recognition as Vice-Consul of Japan in Cape Town, with the Republic of South Africa as his area of jurisdiction.

Mr Kawaji is the successor to Mr K. Nakagawa.

(72/6/2)

DEPARTMENT OF JUSTICE**No. 399****1 March 1991****NOTICE OF THE STATE PRESIDENT OF THE
REPUBLIC OF SOUTH AFRICA****NOTICE OF INDEMNITY IN TERMS OF THE INDEM-
NITY ACT, 1990 (ACT NO. 35 OF 1990)**

By virtue of the powers vested in me by section 2 (1) of the Indemnity Act, 1990 (Act No. 35 of 1990), I hereby grant unconditional indemnity to Mohale Lehlonolo Pascall Moloi, born 5 March 1956, in respect of the events specified hereunder:

(a) Escaping from lawful custody on 7 April 1977.

(b) Departing from the Republic of South Africa with the purpose of going to another country during December 1977, without being in possession of a valid passport or permit as contemplated in section 2 (a) of the Departure from the Union Regulation Act, 1955 (Act No. 34 of 1955).

(c) Departing without authorisation from the Republic of South Africa with the purpose of going to another country during December 1977, at a place other than a port referred to in section 2 (b) of the Departure from the Union Regulation Act, 1955 (Act No. 34 of 1955).

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Seventh day of February, One thousand Nine hundred and Ninety-one.

F. W. DE KLERK,

State President.

By Order of the State President-in-Cabinet:

H. J. COETSEE,

Minister of the Cabinet.

No. 402**1 Maart 1991****ERKENNING VERLEEN AS ASSISTENT
KONSULÉRE ATTACHÉ**

Hierby word bekendgemaak dat aan mnr. Wilhelm Suuck met ingang van 3 Desember 1990 erkenning verleen is as Assistent Konsulére Attaché van die Bondsrepubliek Duitsland in Johannesburg, met die provinsies Transvaal en die Oranje-Vrystaat as sy regsgebied.

Mnr. Suuck is die opvolger van mnr. U. Donde.

(72/154/2)

No. 403**1 Maart 1991****ERKENNING VERLEEN AS VISE-KONSUL**

Hierby word bekendgemaak dat aan mnr. Kazuhide Kawaji met ingang van 18 Desember 1990 erkenning verleen is as Vise-konsul van Japan in Kaapstad, met die Republiek van Suid-Afrika as sy regsgebied.

Mnr. Kawaji is die opvolger van mnr. K. Nakagawa.

(72/6/2)

DEPARTEMENT VAN JUSTISIE**No. 399****1 Maart 1991****KENNISGEWING VAN DIE STAATSPRESIDENT
VAN DIE REPUBLIEK VAN SUID-AFRIKA****KENNISGEWING VAN VRYWARING KRAGTENS DIE
WET OP VRYWARING, 1990 (WET NO. 35 VAN 1990)**

Kragtens die bevoegdheid my verleen by artikel 2 (1) van die Wet op Vrywaring, 1990 (Wet No. 35 van 1990), verleen ek hierby onvoorwaardelike vrywaring aan Mohale Lehlonolo Pascall Moloi, gebore 5 Maart 1956, ten opsigte van die gebeure hieronder uiteengesit:

(a) Ontsnapping uit wettige aanhouding op 7 April 1977.

(b) Vertrek uit die Republiek van Suid-Afrika met die doel om na 'n ander land te gaan gedurende Desember 1977, sonder om by sodanige verlating in besit te wees van 'n geldige paspoort of permit soos bedoel in artikel 2 (a) van die Wet tot Reëling van Vertrek uit die Unie, 1955 (Wet No. 34 van 1955).

(c) Vertrek sonder magtiging uit die Republiek van Suid-Afrika met die doel om na 'n ander land te gaan gedurende Desember 1977, by 'n plek ander dan 'n toegangspoort soos bedoel in artikel 2 (b) van die Wet tot Reëling van Vertrek uit die Unie, 1955 (Wet No. 34 van 1955).

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Sewende dag van Februarie Eenduisend Negehonderd Een-en-negentig.

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Kabinet:

H. J. COETSEE,

Minister van die Kabinet.

No. 400**1 March 1991**

DESIGNATION OF COMMISSIONERS OF OATHS IN TERMS OF SECTION 6 OF THE JUSTICES OF THE PEACE AND COMMISSIONERS OF OATHS ACT, 1963 (ACT NO. 16 OF 1963)

I, Daniel Pieter Antonie Schutte, Deputy Minister of Justice and of Correctional Services, acting on behalf of and by direction of the Minister of Justice and Correctional Services, hereby under section 6 of the Justices of the Peace and Commissioners of Oaths Act, 1963 (Act No. 16 of 1963), amend the Schedule to Government Notice No. R. 2477 of 16 November 1984 as set out in the Schedule.

D. P. A. SCHUTTE,
Deputy minister of Justice and of
Correctional Services.

No. 400**1 Maart 1991**

AANWYSING VAN KOMMISSARISSE VAN EDE KRAGTENS ARTIKEL 6 VAN DIE WET OP VREDEREGTERS EN KOMMISSARISSE VAN EDE, 1963 (WET NO. 16 VAN 1963)

Ek, Daniel Pieter Antonie Schutte, Adjunk-minister van Justisie en van Korrektiewe Dienste, handelende namens en in opdrag van die Minister van Justisie en van Korrektiewe Dienste, wysig hierby kragtens artikel 6 van die Wet op Vrederegters en Kommissarisse van Ede, 1963 (Wet No. 16 van 1963), die Bylae by Goewermentskennisgewing No. R. 2477 van 16 November 1984 soos in die Bylae uiteengesit.

D. P. A. SCHUTTE,
Adjunk-minister van Justisie en van
Korrektiewe Dienste.

SCHEDULE

The Schedule to Government Notice No. R. 2477 of 16 November 1984, as amended by Government Notices Nos. R. 1138, R. 616, R. 2852, R. 1804, R. 20 and R. 256 of 13 June 1986, 27 March 1987, 31 December 1987, 9 September 1988, 13 January 1989 and 24 February 1989, respectively, is amended—

(a) by the substitution for item 8 of the following item:

"8. Building Society registered in terms of the Building Societies Act, 1986 (Act No. 82 of 1986):

(a) Head Office:

Senior Managing Director, Managing Director, Deputy Managing Director, Administrative Director, Financial Director, Chief Executive Officer, General Manager, Deputy or Assistant General Manager, Manager, Assistant Manager, Sub-Manager, Chief Accountant and Secretary Republic.

(b) Regional Office:

Manager, Assistant Manager, Sub-Manager and Accountant Province in which office is situated.

(c) Branch Office and Sub-Branch Office:

Manager, Assistant Manager, Sub-Manager and Accountant District in which office is situated.

(d) Control Company registered in terms of section 22 of the above-mentioned Act:

Group Secretary Republic.";

(b) by the substitution for item 13A of the following item:

"13A. CSIR

Strategic Units:

Director, Head and General Manager Republic.
Legal Adviser Republic.
Senior Security Officer and any official of a higher rank Republic.
Personnel Manager, Financial Manager, Senior Personnel, Officer, Programme Manager and Function Manager Republic.";

(c) by the insertion after item 13A of the following item:

"13B. Council for Mineral Technology established in terms of the Mineral Technology Act, 1981 (Act No. 84 of 1981):

Director, Assistant Director, Manager, Legal Adviser, Section Head and any official of a higher rank, Senior Security Officer and Research Administration Officer Republic.";

(d) by the substitution for item 24A of the following item:

"24A. KwaZulu Finance and Investment Corporation Limited:

(a) Executive Director
Executive Officer: Finance
Executive Officer: Investments
Executive Officer: Development
Executive Officer: Operations
Executive Officer: Ancillary Projects
Province of Natal.

Executive Officer: Technical Services Secretary Group Secretary Senior Legal Adviser Head: Legal Administration Head: Administration: Technical Services (b) Branch Manager	District in which office is situated.";
(e) by the insertion after item 28 of the following item:	
"28A. National Key Points declared in terms of the National Key Points Act, 1980 (Act No. 102 of 1980): Chief Security Officer and Deputy Chief Security Officer	District in which the National Key Point is situated.
Principal, Vice-Principal and Chief Training Officer of a training institution which has been approved by the Minister of Defence by virtue of section 11 of the aforementioned Act	District in which training institution is situated."; and
(f) by the substitution for item 58 of the following item:	
"58. University: Rector, Vice-Rector, Chancellor, Vice-Chancellor, Deputy Vice-Chancellor, Principal, Vice-Principal, Registrar, Deputy Registrar, Assistant Registrar, Chief Accountant, Director, Deputy Director, Accountant, Faculty Secretary and officers in the administration of a university occupying a post with a salary scale the minimum notch of which is equivalent to or higher than the minimum notch of the salary scale applicable to the post of Assistant Personnel Officer in the Public Service	District in which the university is situated.".

BYLAE

Die Bylae by Goewermentskennisgewing No. R. 2477 van 16 November 1984, soos gewysig by Goewermentskennisgewings Nos. R. 1138, R. 616, R. 2852, R. 1804, R. 20 en R. 256 van onderskeidelik 13 Junie 1986, 27 Maart 1987, 31 Desember 1987, 9 September 1988, 13 Januarie 1989 en 24 Februarie 1989, word gewysig—

(a) deur item 4 deur die volgende item te vervang:

"4. Bouvereniging ingevolge die Wet op Bouverenigings, 1986 (Wet No. 82 van 1986), geregistreer:

(a) Hoofkantoor:

Senior Besturende Direkteur, Besturende Direkteur, Adjunk Besturende Direkteur, Administratiewe Direkteur, Finansiële Direkteur, Hoof Uitvoerende Beämpte, Hoofbestuurder, Adjunk- of Assistent-hoofbestuurder, Bestuurder, Assistent-bestuurder, Onderbestuurder, Hoofrekenmeester en Sekretaris

Republiek

(b) Streekkantoor:

Bestuurder, Assistent-bestuurder, Onderbestuurder en Rekenmeester

Provinsie waarin kantoor geleë is.

(c) Takkantoor en subtakkantoor:

Bestuurder, Assistent-bestuurder, Onderbestuurder en Rekenmeester

Distrik waarin kantoor geleë is.

(d) Beheermaatskappy ingevolge artikel 22 van bovemelde Wet geregistreer:

Groepsekretaris

Republiek.";

(b) deur item 15A deur die volgende item te vervang:

"15A. KwaZulu Finance and Investment Corporation Limited:

(a) Uitvoerende Direkteur

Provinsie Natal.

Uitvoerende Beämpte: Finansies

Uitvoerende Beämpte: Beleggings

Uitvoerende Beämpte: Ontwikkeling

Uitvoerende Beämpte: Bedryf

Uitvoerende Beämpte: Bystandsprojekte

Uitvoerende Beämpte: Tegniese Dienste

Sekretaris

Groepsekretaris

Senior Regsadviseur Hoof: Regsadministrasie

Hoof: Administrasie: Tegniese Dienste

(b) Takbestuurder.....

Distrik waarin kantoor geleë is.";

(c) deur na item 32 die volgende item in te voeg:

"32A. Raad vir Mineraaltegnologie ingestel ingevolge die Wet op Mineraaltegnologie, 1981 (Wet No. 84 van 1981):

Republiek."; Direkteur, Assistent-direkteur, Bestuurder, Regsadviseur, Sekretaris en enige beamppte van 'n hoër rang, Senior Sekuriteitsbeamppte en Navorsingsadministrasiebeamppte

(d) deur na item 38 die volgende item in te voeg:

"38A. Nasionale Sleutelpunte wat ingevolge die Wet op Nasionale Sleutelpunte, 1980 (Wet No. 102 van 1980), as Nasionale Sleutelpunt verklaar is:

Hoofsekerheidsbeamppte, en Adjunk-hoofsekerheidsbeamppte

Hoof, Adjunk-hoof en Hoofopleidingsbeamppte van 'n opleidingsinrigting wat deur die Minister van Verdediging uit hoofde van artikel 11 van die voormalige Wet, goedkeur is

(e) deur item 54 deur die volgende item te vervang:

"54. Universiteit:

Rektor, Vise-Rektor, Kanselier, Vise-kanselier, Adjunk-vise-kanselier, Prinsipaal, Vise-prinsipaal, Registrateur, Adjunk-registrateur, Assistent-registrateur, Hoofrekenmeester, Direkteur, Adjunk-direkteur, Rekenmeester, Fakulteitssekretaris en beamptes in die administrasie van 'n universiteit wat poste beklee met 'n salarisskaal waarvan die minimum kerf gelykstaan met of hoër is as die minimum kerf van die salarisskaal wat op die pos van Assistent-personeelbeamppte in die Staatsdiens van toepassing is

(f) deur item 60 deur die volgende item te vervang:

"60. WNNR:

Strategiese Eenhede: Direkteur, Hoof en Hoofbestuurder	Republiek.
Regsadviseur	Republiek.
Senior Sekerheidsbeamppte en enige beamppte van 'n hoër rang	Republiek.
Personnelbestuurder, Finansiële Bestuurder, Senior Personnelbeamppte, Programbestuurder en Funksiebestuurder	Republiek."

Distrik waarin Nasionale Sleutelpunt geleë is.

Distrik waarin opleidingsinrigting geleë is.;"

Distrik waarin die universiteit geleë is."; en

MINISTRY OF LAW AND ORDER

No. 381

1 March 1991

SECURITY OFFICERS ACT, 1987
(ACT NO. 92 OF 1987)

EXEMPTION IN TERMS OF SECTION 10 (5) (a) OF THE ACT

By virtue of the power vested in the Minister of Law and Order by section 10 (5) (a) of the Security Officers Act, 1987 (Act No. 92 of 1987), which power has been delegated to me in terms of section 36 of the Act, I, Christiaan Mauritz van Niekerk, Commanding Officer, Administration Services of the South African Police, hereby determine that the security officers listed below are hereby exempted from the provisions of the Act as indicated with respect to their names:

Security officer	Provisions of the Act
Bowman, J. C.—Fidelity Guards Holdings	All of the provisions.
Hogg, J.—Fidelity Guards Holdings	All of the provisions.
Wilkinson, R. S.—Fidelity Guards Holdings	All of the provisions.

Signed at Pretoria on this 11th day of February 1991.

C. M. VAN NIEKERK,
Commanding Officer: Administration Services:
South African Police.

MINISTERIE VAN WET EN ORDE

No. 381

1 Maart 1991

WET OP SEKURITEITSBEAMPTES, 1987
(WET NO. 92 VAN 1987)

VRYSTELLING INGEVOLGE ARTIKEL 10 (5) (a) VAN DIE WET

Kragtens die bevoegdheid verleen aan die Minister van Wet en Orde by artikel 10 (5) (a) van die Wet op Sekuriteitsbeamptes, 1987 (Wet No. 92 van 1987), welke bevoegdheid ingevolge artikel 36 van die Wet aan my gedeleer is, bepaal ek, Christiaan Mauritz van Niekerk, Bevelvoerende Offisier, Administrasiedienste van die Suid-Afrikaanse Polisie, hierby dat die ondervermelde sekuriteitsbeamptes hierby vrygestel word van die bepalings van die Wet soos teenoor hulle name aangedui:

Sekuriteitsbeamppte	Bepalings van die Wet
Bowman, J. C.—Fidelity Guards Holdings	Al die bepalings.
Hogg, J.—Fidelity Guards Holdings	Al die bepalings.
Wilkinson, R. S.—Fidelity Guards Holdings	Al die bepalings.

Aldus geteken te Pretoria hierdie 11de dag van Februarie 1991.

C. M. VAN NIEKERK,
Bevelvoerende Offisier: Administrasiedienste:
Suid-Afrikaanse Polisie.

No. 382**1 March 1991**

DECLARATION OF THE MEAT BOARD AS A STATUTORY BODY

By virtue of the powers vested in the Minister of Law and Order by section 1 of the Control of Access to Public Premises and Vehicles Act, 1985 (Act No. 53 of 1985), which powers have been delegated to me in terms of section 5 of the Act by Government Notice No. 1631, dated 20 July 1990, published in *Government Gazette* No. 12647, dated 20 July 1990, I, Mulder van Eyk, Deputy Commissioner of the South African Police, hereby declare the Meat Board, to be a statutory body for the purposes of this Act.

Signed at Pretoria on this 15th day of February 1991.

M. VAN EYK,

Deputy Commissioner: South African Police.

No. 383**1 March 1991**

GRANTING OF SEARCH POWERS TO AUTHORIZED OFFICERS OF THE MEAT BOARD

By virtue of the powers vested in the Minister of Law and Order by section 2 (2) (g) of the Control of Access to Public Premises and Vehicles Act, 1985 (Act No. 53 of 1985), which powers have been delegated to me in terms of section 5 of the Act by Government Notice No. 1631, dated 20 July 1990, published in *Government Gazette* No. 12647, dated 20 July 1990, I, Mulder van Eyk, Deputy Commissioner of the South African Police, hereby determine that authorized officers of the Meat Board, may search persons for the purpose of granting permission to enter or enter upon premises or vehicles which are the property of, or are occupied or used by, or are under the control of the Meat Board.

Signed at Pretoria on this the 15th day of February 1991.

M. VAN EYK,

Deputy Commissioner: South African Police.

No. 384**1 March 1991**

GRANTING OF SEARCH POWERS TO AUTHORIZED OFFICERS OF THE CITY COUNCIL OF ROODEPOORT

By virtue of the powers vested in the Minister of Law and Order by section 2 (2) (g) of the Control Access to Public Premises and Vehicles Act, 1985 (Act No. 53 of 1985), which powers have been delegated to me in terms of section 5 of the Act by Government Notice No. 1631, dated 20 July 1990, published in *Government Gazette* No. 12647, dated 20 July 1990, I, Mulder van Eyk, Deputy Commissioner of the South African Police, hereby determine that authorized officers of the City Council of Roodepoort, may search persons for the purpose of granting permission to enter or enter upon premises or vehicles which are the property of, or are occupied or used by, or are under the control of the City Council of Roodepoort.

Signed at Pretoria on this the 15th day of February 1991.

M. VAN EYK,

Deputy Commissioner: South African Police.

No. 382**1 Maart 1991**

VERKLARING VAN DIE VLEISRAAD TOT 'N STATUTÊRE LIGGAAM

Kragtens die bevoegdheid verleen aan die Minister van Wet en Orde by artikel 1 van die Wet op Beheer van Toegang tot Openbare Persele en Voertuie, 1985 (Wet No. 53 van 1985), welke bevoegdheid ingevolge artikel 5 van die Wet aan my gedelegeer is by Goewermentskennisgewing No. 1631 van 20 Julie 1990, gepubliseer in *Staatskoerant* No. 12647 van 20 Julie 1990, verklaar ek, Mulder van Eyk, Adjunk-kommissaris van die Suid-Afrikaanse Polisie, die Vleisraad, tot statutêre liggaam vir doeleindes van hierdie Wet.

Aldus geteken te Pretoria op die 15de dag van Februarie 1991.

M. VAN EYK,

Adjunk-kommissaris: Suid-Afrikaanse Polisie.

No. 383**1 Maart 1991**

VERLENING VAN DEURSOEKINGSBEVOEGDHEDE AAN GEMAGTIGDE BEAMPTES VAN DIE VLEISRAAD

Kragtens die bevoegdheid verleen aan die Minister van die Wet en Order by artikel 2 (2) (g) van die Wet op Beheer van Toegang tot Openbare Persele en Voertuie, 1985 (Wet No. 53 van 1985), welke bevoegdheid ingevolge artikel 5 van die Wet aan my gedelegeer is by Goewermentskennisgewing No. 1631 van 20 Julie 1990, gepubliseer in *Staatskoerant* No. 12647 van 20 Julie 1990, bepaal ek, Mulder van Eyk, Adjunk-kommissaris van die Suid-Afrikaanse Polisie, hierby dat gemagtigde beampete van die Vleisraad persone mag deursoek vir die doel van verlening van toestemming tot die binnegaan of betreding van persele of voertuie wat die eiendom is van, of geokkypeer of gebruik word deur, of onder die beheer is van die Vleisraad.

Aldus geteken te Pretoria op die 15de dag van Februarie 1991.

M. VAN EYK,

Adjunk-kommissaris: Suid-Afrikaanse Polisie.

No. 384**1 Maart 1991**

VERLENING VAN DEURSOEKINGSBEVOEGDHEDE AAN GEMAGTIGDE BEAMPTES VAN DIE STADSRAAD VAN ROODEPOORT

Kragtens die bevoegdheid verleen aan die Minister van Wet en Orde by artikel 2 (2) (g) van die Wet op Beheer van Toegang tot Openbare Persele en Voertuie, 1985 (Wet No. 53 van 1985), welke bevoegdheid ingevolge artikel 5 van die Wet aan my gedelegeer is by Goewermentskennisgewing No. 1631 van 20 Julie 1990, gepubliseer in *Staatskoerant* No. 12647 van 20 Julie 1990, bepaal ek, Mulder van Eyk, Adjunk-kommissaris van die Suid-Afrikaanse Polisie, hierby dat gemagtigde beampete van die Stadsraad van Roodepoort persone mag deursoek vir die doel van verlening van toestemming tot die binnegaan of betreding van persele of voertuie wat die eiendom is van, of geokkypeer of gebruik word deur, of onder die beheer is van die Stadsraad van Roodepoort.

Aldus geteken te Pretoria op die 15de dag van Februarie 1991.

M. VAN EYK,

Adjunk-kommissaris: Suid-Afrikaanse Polisie.

No. 385**1 March 1991****GRANTING OF SEAFICH POWERS TO AUTHORIZED OFFICERS OF THE MUNICIPALITY OF BENONI**

By virtue of the powers vested in the Minister of Law and Order by section 2 (2) (g) of the Control of Access to Public Premises and Vehicles Act, 1985 (Act No. 53 of 1985), which powers have been delegated to me in terms of section 5 of the Act by Government Notice No. 1631, dated 20 July 1990, published in *Government Gazette* No. 12647, dated 20 July 1990, I, Mulder van Eyk, Deputy Commissioner of the South African Police, hereby determine that authorized officers of the Municipality of Benoni, may search persons for the purpose of granting permission to enter or enter upon premises or vehicles which are the property of, or are occupied or used by, or are under the control of the Municipality of Benoni.

Signed at Pretoria on this 15th day of February 1991.

M. VAN EYK,

Deputy Commissioner: South African Police.

DEPARTMENT OF MINERAL AND ENERGY AFFAIRS**No. 390****1 March 1991****RESERVATION OF LAND FOR THE PURPOSES OF A TOWNSHIP**

The State President has, in terms of section 184 of the Mining Rights Act, 1967 (Act No. 20 of 1967), reserved for the purposes of a township a portion of proclaimed land, approximately 665,2521 hectares in extent, situated on the farm Doornkop 239 IQ, District of Roodepoort, Mining District of Johannesburg, Province of the Transvaal, and shown on a sketch plan copies of which are filed under RMT R102/90 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner, Johannesburg.

(19/5/1/2974)

DEPARTMENT OF NATIONAL EDUCATION**No. 361****1 March 1991****BUREAU OF HERALDRY****REGISTRATION OF HERALDIC REPRESENTATIONS, NAMES AND SPECIAL NAMES**

The Bureau of Heraldry hereby gives notice in terms of section 10 of the Heraldry Act, 1962 (Act No. 18 of 1962), that the undermentioned have been registered with the Bureau of Heraldry, Private Bag X236, Pretoria, 0001:

H4/3/1/3345: The badge of the **South African Broadcasting Corporation: Radio RSA**, as published under Government Notice No. 2246 of 21 September 1990.

No. 385**1 Maart 1991****VERLENING VAN DEURSOEKINGSBEVOEGDHEDE AAN GEMAGTIGDE BEAMPTES VAN DIE MUNISIPALITEIT VAN BENONI**

Kragtens die bevoegdheid verleen aan die Minister van Wet en Orde by artikel 2 (2) (g) van die Wet op Beheer van Toegang tot Openbare Persele en Voertuie, 1985 (Wet No. 53 van 1985), welke bevoegdheid ingevolge artikel 5 van die Wet aan my gedelegeer is by Goewermentskennisgewing No. 1631 van 20 Julie 1990, gepubliseer in *Staatskoerant* No. 12647 van 20 Julie 1990, bepaal ek, Mulder van Eyk, Adjunk-kommissaris van die Suid-Afrikaanse Polisie, hierby dat gemagtigde beampes van die Munisipaliteit van Benoni persone mag deursoek vir die doel van verlening van toestemming tot die binnegaan of betreding van persele of voertuie wat die eiendom is van, of geokkupeer of gebruik word deur, of onder die beheer is van die Munisipaliteit van Benoni.

Aldus geteken te Pretoria op die 15de dag van Februarie 1991.

M. VAN EYK,

Adjunk-kommissaris: Suid-Afrikaanse Polisie.

DEPARTEMENT VAN MINERAAL- EN ENERGIESAKE**No. 390****1 Maart 1991****UITHOU VAN GROND VIR DIE DOEL VAN 'N DORP**

Die Staatspresident het 'n stuk geproklameerde grond, ongeveer 665,2521 hektaar groot, geleë op die plaas Doornkop 239 IQ, distrik Roodepoort, myndistrik Johannesburg, provinsie Transvaal, en getoon op 'n sketskaart waarvan afdrukke onder RMT R102/90 in die Mynbriekantoor, Johannesburg, en in die kantoor van die Mynkommissaris, Johannesburg, bewaar word, kragtens artikel 184 van die Wet op Mynregte, 1967 (Wet No. 20 van 1967), vir die doel van 'n dorp uitgehou.

(19/5/1/2974)

DEPARTEMENT VAN NASIONALE OPVOEDING**No. 361****1 Maart 1991****BURO VIR HERALDIK****REGISTRASIE VAN HERALDIESE VOORSTELLINGS, NAME EN SPESIALE NAME**

Die Buro vir Heraldiek gee hierby ingevolge artikel 10 van die Heraldiekwet, 1962 (Wet No. 18 van 1962), kennis dat die ondergenoemde by die Buro vir Heraldiek, Privaatsak X236, Pretoria, 0001, geregistreer is:

H4/3/1/3345: Die kenteken van die **Suid-Afrikaanse Uitsaalkorporasie: Radio RSA**, soos by Goewermentskennisgewing No. 2246 van 21 September 1990 gepubliseer.

H4/3/1/3386: The name and special name of the **Association for the Aged**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/1/3391: The arms of the **Waterberg Ski Boat Club**, as published under Government Notice No. 2246 of 21 September 1990.

H4/3/1/3398: The arms of the **Ruiterpadvereniging van Transvaal**, as published under Government Notice No. 16 of 4 January 1991.

H4/3/1/3402: The arms of the **Southern African Institute for Business Accountants**, as published under Government Notice No. 16 of 4 January 1991.

H4/3/1/3403: The name and special name of the **Executive Women's Club of Southern Africa**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/1/3408: The arms of the **Taemaneng Technical Centre**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/1/3412: The badge of **Springbok Gold**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/1/3421: The name of the **Southern African Vexillological Association**, as published under Government Notice No. 16 of 4 January 1991.

H4/3/1/3427: The name and special name of the **Foundation for Welfare and Charity Support Trust**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/2/504: The arms of the **Drakensberg Regional Services Council**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/2/505: The arms of the **Stormberg Regional Services Council**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/3/78: The arms of the **Department of Agriculture**, as published under Government Notice No. 16 of 4 January 1991.

H4/3/4/381: The arms of **Hendrik Belsazer Geyer**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/4/383: The arms of **Vincent Walter Francis Powell-Smith**, as published under Government Notice No. 366 of 23 February 1990.

H4/3/4/384: The arms of **Petrus Jacobus Kock**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/4/392: The arms of **Booyé Gerrit Walters**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/4/401: The arms of **Michael Cecil Holdcroft**, as published under Government Notice No. 2842 of 7 December 1990.

H4/3/1/3386: Die naam en spesiale naam van die **Association for the Aged**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/1/3391: Die wapen van die **Waterberg-skibootklub**, soos by Goewermentskennisgewing No. 2246 van 21 September 1990 gepubliseer.

H4/3/1/3398: Die wapen van die **Ruiterpadvereniging van Transvaal**, soos by Goewermentskennisgewing No. 16 van 4 Januarie 1991 gepubliseer.

H4/3/1/3402: Die wapen van die **Suid-Afrikaanse Instituut vir Bedryfsrekenmeesters**, soos by Goewermentskennisgewing No. 16 van 4 Januarie 1991 gepubliseer.

H4/3/1/3403: Die naam en spesiale naam van die **Executive Women's Club of Southern Africa**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/1/3408: Die wapen van die **Taemaneng Tegniese Sentrum**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/1/3412: Die kenteken van **Springbok Gold**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/1/3421: Die naam van die **Southern African Vexillological Association**, soos by Goewermentskennisgewing No. 16 van 4 Januarie 1991 gepubliseer.

H4/3/1/3427: Die naam en spesiale naam van die **Foundation for Welfare and Charity Support Trust**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/2/504: Die wapen van die **Drakensberg-streekdiensteraad**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/2/505: Die wapen van die **Stormberg-streeksdiensteraad**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/3/78: Die wapen van die **Departement van Landbou**, soos by Goewermentskennisgewing No. 16 van 4 Januarie 1991 gepubliseer.

H4/3/3/381: Die wapen van **Hendrik Belsazer Geyer**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/4/383: Die wapen van **Vincent Walter Francis Powell-Smith**, soos by Goewermentskennisgewing No. 366 van 23 Februarie 1990 gepubliseer.

H4/3/4/384: Die wapen van **Petrus Jacobus Kock**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/4/392: Die wapen van **Booyé Gerrit Walters**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/4/401: Die wapen van **Michael Cecil Holdcroft**, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

H4/3/4/405: The arms of Miles Alexander English, as published under Government Notice No. 16 of 4 January 1991.

H4/3/4/412: The arms of Peter James Wilson, as published under Government Notice No. 2842 of 7 December 1990.

No. 397

1 March 1991

SOUTH AFRICAN CERTIFICATION COUNCIL ACT, 1986

APPOINTMENT OF MEMBER OF THE SOUTH AFRICAN CERTIFICATION COUNCIL

1. With a view to the appointment by me of one person as member of the South African Certification Council referred to in section 2 of the South African Certification Council Act, 1986 (Act No. 85 of 1986), who in my opinion is fit on account of his educational qualifications and expertise in matters affecting the functions of the said Council, I, Louis Alexander Pienaar, Minister of National Education, in terms of section 4 of the said Act hereby request all bodies, societies or organisations that for the purpose of such appointment wish to submit names of persons to me, to submit such names in the manner and within the period referred to in paragraph 2.

2. The name of each person submitted in terms of paragraph 1 must be accompanied by a *curriculum vitae* of the person concerned and must be sent to Private Bag X9128, Cape Town, 8000, to reach me not later than 22 March 1991.

L. A. PIENAAR,

Minister of National Education.

**DEPARTMENT OF PLANNING,
PROVINCIAL AFFAIRS AND
NATIONAL HOUSING**

No. 363

1 March 1991

DEFINITION OF LAND DESIGNATED AS A DEVELOPMENT AREA IN THE DISTRICT OF LICHTENBURG, TRANSVAAL

In terms of section 33 (3) of the Black Communities Development Act, 1984 (Act No. 4 of 1984), I, Andrew Fourie, Deputy Minister of Planning, define in the Schedule hereto land which has been designated as a development area under section 33 (1) of the said Act.

A. FOURIE,

Deputy Minister of Planning.

(File 20/5/L60/1)

SCHEDULE

A certain area of land, 29,6083 ha in extent, being a portion of the Remainder of Portion 9 of the farm Korannafontein 350 IO, situated in the Province of the Transvaal, as shown on Surveyor-General Diagram A 7849/90.

H4/3/4/405: Die wapen van Miles Alexander English, soos by Goewermentskennisgewing No. 16 van 4 Januarie 1991 gepubliseer.

H4/3/4/412: Die wapen van Peter James Wilson, soos by Goewermentskennisgewing No. 2842 van 7 Desember 1990 gepubliseer.

No. 397

1 Maart 1991

WET OP DIE SUID-AFRIKAANSE SERTIFISERINGSRAAD, 1986

AANSTELLING VAN LID VAN DIE SUID-AFRIKAANSE SERTIFISERINGSRAAD

1. Met die oog op die aanstelling deur my van een persoon as lid van die Suid-Afrikaanse Sertifiseringsraad bedoel in artikel 2 van die Wet op die Suid-Afrikaanse Sertifiseringsraad, 1986 (Wet No. 85 van 1986), wat na my oordeel gesik is vanweë sy opvoedkundige kwalifikasies en kundigheid in sake rakende die werksaamhede van genoemde Raad, versoek ek, Louis Alexander Pienaar, Minister van Nasionale Opvoeding, hierby kragtens artikel 4 van genoemde Wet alle liggeme, verenigings of organisasies wat vir die doel van sodanige aanstelling name van persone aan my wens voor te lê, om sodanige name voor te lê op die wyse en binne die tydperk vermeld in paragraaf 2.

2. Die naam van elke persoon wat ingevolge paragraaf 1 voorgelê word, moet vergesel gaan van die *curriculum vitae* van die betrokke persoon en gestuur word aan Privaatsak X9128, Kaapstad, 8000, sodat dit my nie later nie as 22 Maart 1991 bereik.

L. A. PIENAAR,

Minister van Nasionale Opvoeding.

**DEPARTEMENT VAN BEPLANNING,
PROVINSIALE SAKE EN
NASIONALE BEHUISING**

No. 363

1 Maart 1991

OMSKRYWING VAN GROND AANGEWYS AS 'N ONTWIKKELINGSGEBIED IN DIE DISTRIK LICHTENBURG, TRANSVAAL

Ingevolge artikel 33 (3) van die Wet op die Ontwikkeling van Swart Gémeenskappe, 1984 (Wet No. 4 van 1984), omskryf ek, Andrew Fourie, Adjunk-minister van Beplanning, in die Bylae hiervan grond wat kragtens artikel 33 (1) van bedoelde Wet as 'n ontwikkelingsgebied aangewys is.

A. FOURIE,

Adjunk-minister van Beplanning.

(Lêer 20/5/L60/1)

BYLAE

'n Sekere stuk grond, 29,6083 ha groot, synde 'n gedeelte van die Restant van Gedeelte 9 van die plaas Korannafontein 350 IO, geleë in die provinsie Transvaal, soos aangetoon op Landmeter-generaal-diagram A 7849/90.

No. 387**1 March 1991****AMENDMENT OF THE GUIDE PLAN FOR
GREATER PRETORIA, 1984**

Under section 6 A (19) of the Physical Planning Act, 1967 (Act No. 88 of 1967), I, Andrew Fourie, Deputy Minister of Planning, hereby amend the Guide Plan for Greater Pretoria, 1984, by changing the designation of a part of the Remainder of Portion 2 of the farm Olievenhoutbosch 389 JR, as indicated schematically on that attached map, from *open spaces to township development for industrial purposes* subject to the stipulations of Annexure B of the Guide Plan for Greater Pretoria.

Signed at Cape Town this 6th day of February 1991.

A. FOURIE,

Deputy Minister of Planning.

No. 387**1 Maart 1991****WYSIGING VAN DIE GIDSPLAN VIR
GROTER PRETORIA, 1984**

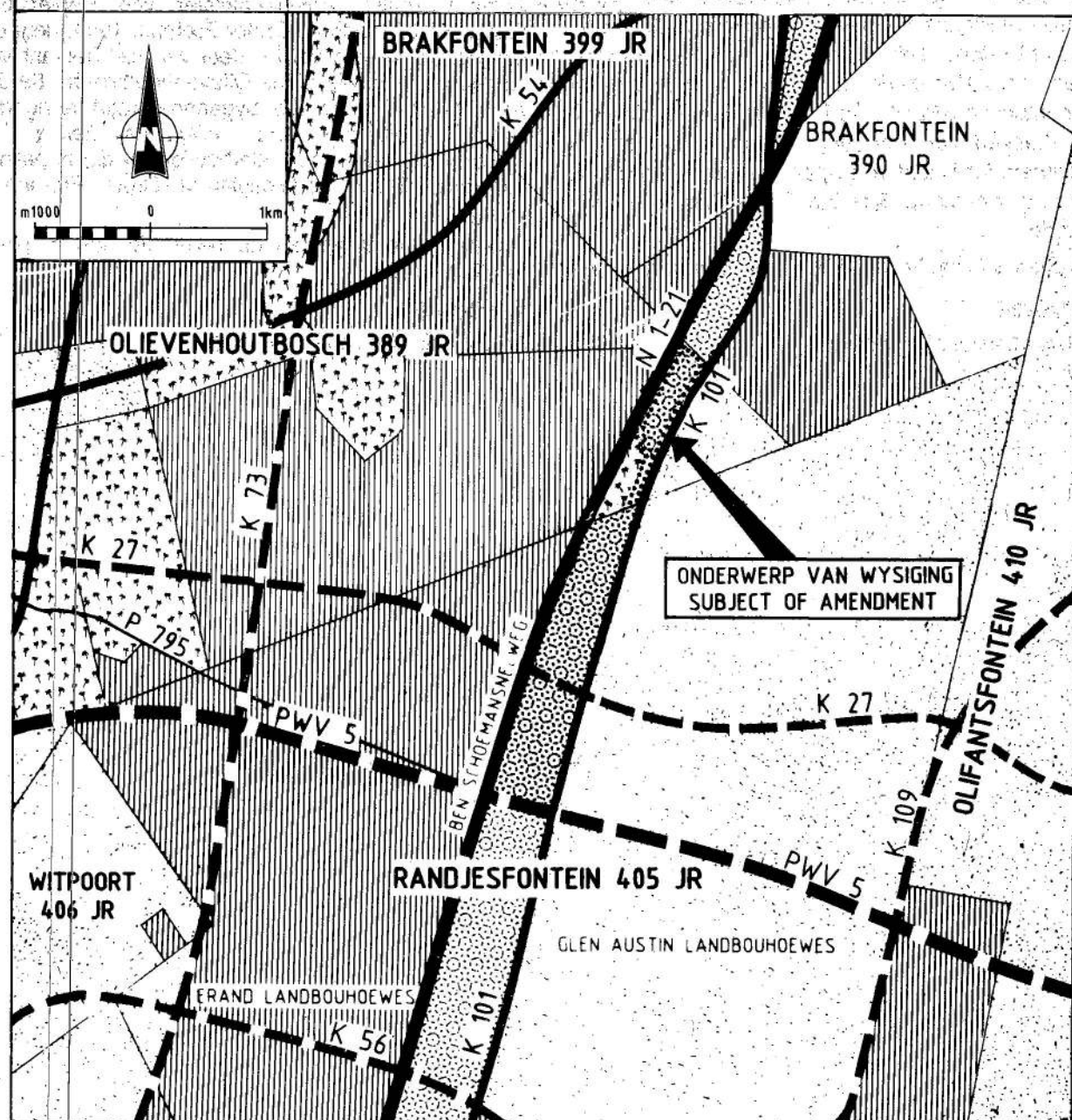
Kragtens artikel 6A (19) van die Wet op Fisiese Beplanning, 1967 (Wet No 88 van 1967), wysig ek, Andrew Fourie, Adjunk-minister van Beplanning, hierby die Gidsplan vir Groter Pretoria, 1984, deur die gebruiksaanwysing van 'n deel van die Restant van Gedeelte 2 van die plaas Olievenhoutbosch 389 JR, soos skematisies op die bygaande kaart aangedui, vanaf oopruimtes na dorpsontwikkeling vir nywerheidsdoeleindes onderhewig aan die bepalings van Bylae B van die Gidsplan vir Groter Pretoria te wysig.

Geteken te Kaapstad op hede die 6de dag van Februarie 1991.

A. FOURIE,

Adjunk-minister van Beplanning.

WYSIGING VAN DIE GROTER PRETORIA GIDSPLAN AMENDMENT OF THE GREATER PRETORIA GUIDE PLAN



DORPSONTWIKKELING (Uitgesonderd Dorpsontwikkeling vir Nywerheidsdoeleindes)



TOWNSHIP DEVELOPMENT (Excluding Township Development for Industrial Purposes)

NYWERHEIDSDOELEINDES

INDUSTRIAL PURPOSES

DOPRUIMTES

OPEN SPACES

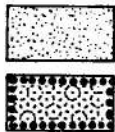
LANDBOODOELEINDES

AGRICULTURAL PURPOSES

LANDELIKE BEWONING

RURAL OCCUPATION

ONDERWERP VAN WYSIGING



SUBJECT OF AMENDMENT

DEPARTMENT OF PUBLIC WORKS AND LAND AFFAIRS

No. 389

1 March 1991

LAND TITLES ADJUSTMENT ACT, 1979

NOTICE OF INTENTION TO DESIGNATE LAND: DIVISION OF GEORGE

I, Jacob Albertus van Wyk, Deputy Minister of Land Affairs, acting on behalf of the Minister of Public Works and Land Affairs, under and by virtue of the powers vested in him by section 2 (2) of the Land Titles Adjustment Act, 1979 (Act No. 68 of 1979), hereby give notice that I intend to designate the land specified in the Schedule hereto, under section 2 (1) of the Act.

Persons who wish to object to the intended designation are invited to lodge their objections in writing with the Director-General, Department of Public Works and Land Affairs, Private Bag X65, Pretoria, 0001, on or before 22 March 1991 (Reference 2/20/2/22).

J. A. VAN WYK,

Deputy Minister of Land Affairs.

SCHEDULE

Erven 16, 30, 89, 149, 187 (remainder) and 289; all situate in Pacaltsdorp in the Administrative Division of George, Province of the Cape of Good Hope.

DEPARTMENT OF TRANSPORT

No. 386

1 March 1991

I, George Shepstone Bartlett, Minister of Transport, hereby, under section 2 (2) of the Black Transport Services Act, 1957 (Act No. 53 of 1957), after consultation with the National Transport Commission, repeal Government Notices Nos. 225 of 7 February 1975, 2124 of 12 November 1976, 894 of 27 May 1977, 2270 of 4 November 1977, R. 1806 of 1 September 1978, 1540 of 25 July 1980 and 2555 of 18 November 1983 with effect from the date of publication hereof.

G. S. BARTLETT,

Minister of Transport.

No. 392

1 March 1991

SOUTH AFRICAN ROADS BOARD

N17: PORTION OF SPRINGS – KRUGERSDORP EXPRESSWAY TOLL ROAD.—ALTERATION OF THE AMOUNTS OF TOLL FOR THE VARIOUS CATEGORIES OF MOTOR VEHICLES AND THE DATE UPON AND TIME AT WHICH THESE AMOUNTS OF TOLL SHALL BECOME PAYABLE

The South African Roads Board hereby, in terms of section 9 (4) (c) of the National Roads Act, 1971 (Act No. 54 of 1971), as amended (the Act), and read with section 3 (1) of the Transport Deregulation Act, 1988 (Act No. 80 of 1988), makes known that the amounts of toll which it may levy in terms of section 9 (1) (b) of the said Act in respect of the toll road declared in terms of

DEPARTEMENT VAN OPENBARE WERKE EN GRONDSAKE

No. 389

1 Maart 1991

WET OP REËLING VAN GRONDITIELS, 1979

KENNISGEWING VAN VOORNEME OM GROND AAN TE WYS: AFDELING GEORGE

Ek, Jacob Albertus van Wyk, Adjunk-minister van Grondsaake, handelende namens die Minister van Openbare Werke en Grondsaake, kragtens die bevoegdheid hom verleen by artikel 2 (2) van die Wet op Reëling van Grondtitels, 1979 (Wet No. 68 van 1979), gee hierby kennis dat ek voornemens is om die grond wat in die Bylae hiervan vermeld word, kragtens artikel 2 (1) van die Wet aan te wys.

Persone wat teen die beoogde aanwysing beswaar wil maak, word versoek om voor of op 22 Maart 1991 hul besware skriftelik by die Direkteur-generaal, Departement van Openbare Werke en Grondsaake, Privaatsak X65, Pretoria, 0001, in te dien (Verwysing 2/20/2/22).

J. A. VAN WYK,

Adjunk-minister van Grondsaake.

BYLAE

Erwe 16, 30, 89, 149, 187 (restant) en 289; almal geleë te Pacaltsdorp in die administratiewe distrik George, provinsie die Kaap die Goeie Hoop.

DEPARTEMENT VAN VERVOER

No. 386

1 Maart 1991

Ek, George Shepstone Bartlett, Minister van Vervoer, herroep hierby kragtens artikel 2 (2) van die Wet op Vervoerdienste vir Swartes, 1957 (Wet No. 53 van 1957), na oorlegpleging met die Nasionale Vervoerkommissie, Goewermentskennisgewings Nos. 225 van 7 Februarie 1975, 2124 van 12 November 1976, 894 van 27 Mei 1977, 2270 van 4 November 1977, R. 1806 van 1 September 1978, 1540 van 25 Julie 1980 en 2555 van 18 November 1983, met ingang van die datum van publikasie hiervan.

G. S. BARTLETT,

Minister van Vervoer.

No. 392

1 Maart 1991

SUID-AFRIKAANSE PADRAAD

N17: GEDEELTE VAN SPRINGS – KRUGERSDORP-SNELWEG TOLPAD.—VERANDERING VAN DIE TOLBEDRAE VIR DIE VERSKILLENDIE KATEGORIEË VAN MOTORVOERTUIE EN DIE DATUM EN TYDSTIP WAAROP HIERDIE TOLBEDRAE BETAALBAAR WORD

Die Suid-Afrikaanse Padraad maak hierby, kragtens die bepalings van artikel 9 (4) (c) van die Wet op Nasionale Paaie, 1971 (Wet No. 54 van 1971), soos gewysig (die Wet), en gelees met artikel 3 (1) van die Wet op die Deregulering van Vervoer, 1988 (Wet No. 80 van 1988), bekend dat die tolbedrae wat hy kragtens artikel 9 (1) (b) van genoemde Wet mag hef ten opsigte

section 9 (1) (a) of the said Act under Government Notice No. 2068 dated 23 December 1988, have been altered by the Minister of Transport and of Public Works and Land Affairs under section 9 (4) (a) and 9 (4) (d) thereof and that the said amounts shall be levied under section 9 (4) (b) (ii) and (iii) thereof, as set out in the Schedule hereto.

R. G. MEYER,

Chairman: South African Roads Board.

SCHEDULE

1. DEFINITIONS.

- 1.1 "Motor vehicle" means an entity comprising one or more mechanically propelled units with or without any trailer(s) or caravan(s) physically joined by means of tow bars, tow ropes or mechanical articulation, and includes—
 - (a) a motor cycle;
 - (b) a motor tricycle;
 - (c) a motor car;
 - (d) a vehicle which has pedals and a mechanically powered unit as an integral part thereof or attached thereto and which is designed or adapted to be propelled by means of either such pedals or such mechanical unit or both; and
 - (e) a light delivery vehicle (a bakkie).
- 1.2 "Motor cycle" means a motor vehicle which has two wheels and includes any such vehicle having a side-car attached thereto.
- 1.3 "Motor tricycle" means a motor vehicle, other than a motor cycle with a side-car, which has three wheels and which is designed to be driven by means of the type of controls usually fitted to a motor cycle.
- 1.4 "Motor car" means a motor vehicle, other than a motor cycle or motor tricycle, designed or adapted solely or principally for the conveyance of persons not exceeding sixteen (16) in number.
- 1.5 "Light delivery vehicle" means a motor vehicle designed or adapted for the conveyance of persons and freight with a tare not exceeding one comma five (1,5) ton and with no heavy axle as defined in paragraph 1.7 hereunder.
- 1.6 "Axle" means a device or set of devices, whether continuous across the width of the vehicle or not, about which the wheels of the vehicle rotate and which is so placed that, when the vehicle is travelling straight ahead, the vertical centre-lines of such wheels are in one vertical plane at right angles to the longitudinal centre-line of such vehicle.

van die toepad verklaar kragtens artikel 9 (1) (a) van die genoemde Wet op Goewermentskennisgewing No. 2608, gedateer 23 Desember 1988, kragtens artikels 9 (4) (a) en 9 (4) (d) daarvan deur die Minister van Vervoer en van Openbare Werke en Grondseake verander is en dat genoemde bedrae kragtens artikel 9 (4) (b) (ii) en (iii) daarvan gehef sal word soos in die Bylae hiervan uiteengesit.

R. G. MEYER,

Voorsitter: Suid-Afrikaanse Padraad.

BYLAE

1. WOORDOMSKRYWING.

- 1.1 "Motorvoertuig" beteken 'n geheel bestaande uit een of meer meganies aangedrewe eenhede met of sonder 'n sleepwa(ens) of karavaan(ane) wat fisies aan mekaar gekoppel is deur middel van sleepstange, sleepoue of meganiese geleiding en ook—
 - (a) 'n motorfiets;
 - (b) 'n motordriewiel;
 - (c) 'n motorkar;
 - (d) 'n voertuig met pedale en met 'n meganies aangedrewe eenheid as 'n integrende deel daarvan daaraan vasgeheg en wat ontwerp of aangepas is om of deur middel van sodanige pedale, of deur die meganiese eenheid, of deur albei voortbeweeg te word; en
 - (e) 'n ligte afleveringsvoertuig ('n bakkie).
- 1.2 "Motorfiets" beteken 'n motorvoertuig met twee wiele en ook enige sodanige voertuig waaraan 'n syspan geheg is.
- 1.3 "Motordriewiel" beteken 'n motorvoertuig, uitgesonderd 'n motorfiets met syspan, wat drie wiele het en wat ontwerp is om bestuur te word deur middel van die tipe kontroles, waarmee 'n motorfiets gewoonlik toegerus is.
- 1.4 "Motorkar" beteken 'n motorvoertuig, uitgesonderd 'n motorfiets of motordriewiel, wat ontwerp of aangepas is uitsluitlik of hoofsaaklik vir die vervoer van hoogstens sesien (16) persone.
- 1.5 "Ligte afleveringsvoertuig" beteken motorvoertuie wat ontwerp of aangepas is vir die vervoer van persone en vrag met 'n tarra wat nie een komma vyf (1,5) ton oorskry nie en met geen swaar as soos omskryf in paraagraaf 1.7 hieronder.
- 1.6 "As" beteken enige toestel of stel toestelle, hetby onafgebroke oor die breedte van die voertuig of nie, waarom die wiele van die voertuig ronddraai en wat so geplaas is dat wanneer die voertuig reguit vorentoe ry, die vertikale hartyne van sodanige wiele in een vertikale vlak reghoekig met die langshartlyn van sodanige voertuig is.

- 1.7 "Heavy axle" means an axle the wheels of which are fitted with tyres of a size (bead seat diameter) greater than 406,4 millimeters (16 inches), or an axle with more than two (2) wheels irrespective of tyre size, but excluding any axle of a motor cycle, a motor tricycle, a motor car, a trailer or a caravan.
- 1.8 "Heavy vehicle" means a motor vehicle with at least one heavy axle as defined in paragraph 1.7 above.
- 1.9 "Abnormal vehicle" means a motor vehicle exceeding the legal dimensions as described in the Provincial Traffic Ordinances or in any other law.
- 1.10 "Trailer" or "caravan" means a vehicle which is not self-propelled and which is designed or adapted to be drawn by a motor vehicle, but does not include a side-car attached to a motor cycle.

2. CLASSIFICATION OF MOTOR VEHICLES.

CLASS I: LIGHT VEHICLES:

Light vehicles are motor vehicles, other than heavy vehicles as defined hereunder, and include motor cycles, motor tricycles, motor cars and light delivery vehicles.

CLASS II: MEDIUM HEAVY VEHICLES:

Medium heavy vehicles are heavy vehicles, with up to three axles.

CLASS III: LARGE HEAVY VEHICLES:

Large heavy vehicles are heavy vehicles, with four or five axles.

CLASS IV: EXTRA LARGE HEAVY VEHICLES:

Extra large heavy vehicles are heavy vehicles with six or more axles.

3. AMOUNTS OF TOLL.

- 3.1 The amounts of toll payable per motor vehicle at the Gosforth Toll Plaza on the toll road between the cross roads Rand Airport Road and Road P6-2 (K109) Heidelberg Road is as follows:
- | | |
|------------|--------|
| CLASS I: | R0,90. |
| CLASS II: | R3,50. |
| CLASS III: | R4,80. |
| CLASS IV: | R6,70. |
- 3.2 An additional levy of R50 will be charged on all abnormal vehicles.
4. A discount on the amounts of toll mentioned above is allowed to users who tender valid credit cards (Visa or Mastercard) and fleet management cards, approved for this purpose by Toll Highway Development Company (Pty) Ltd as set out hereunder:

CLASS I

- (a) For 35 to 69 trips per calendar month in any direction—R0,10 per trip.
- (b) For 70 or more trips per calendar month in any direction—R0,20 per trip.

- 1.7 "Swaar as" beteken 'n as waarvan die wiele toegerus is met bande met 'n grootte (spanranddeursnee) groter as 406,4 millimeter (16 duim), of 'n as met meer as twee (2) wiele, ongeag die bandgrootte, maar nie 'n as van 'n motorfiets, 'n motordriewiel, 'n motorkar, 'n sleepwa of 'n karavaan nie.
- 1.8 "Swaar voertuig" beteken 'n motorvoertuig met minstens een swaar as soos in paraagraaf 1.7 hierbo omskryf.
- 1.9 "Abnormale voertuig" beteken 'n motorvoertuig wat die wettige afmetings, soos beskryf in die Provinciale Verkeersordonnansies of in enige ander wet oorskry.
- 1.10 "Sleepwa" of "karavaan" beteken 'n voertuig wat nie selfaangedrewe is nie en wat ontwerp is of ingerig is om deur 'n motorvoertuig getrek te word, maar sluit nie 'n syspan wat aan 'n motorfiets vasgeheg is, in nie.

2. KLASIFIKASIE VAN MOTORVOERTUIE.

KLAS I: LIGTE VOERTUIE:

Ligte voertuie is motorvoertuie, uitgesonderd swaar voertuie soos hieronder omskryf, en sluit motorfietse, motordriewiele, motorkarre en ligte afleweringsvoertuie in.

KLAS II: MEDIUM SWAAR VOERTUIE:

Medium swaar voertuie is swaar voertuie met tot drie asse.

KLAS III: GROOT SWAAR VOERTUIE:

Groot swaar voertuie is swaar voertuie met vier of vyf asse.

KLAS IV: EKSTRA GROOT SWAAR VOERTUIE:

Ekstra groot swaar voertuie is swaar voertuie met ses of meer asse.

3. BEDRAE VAN TOL.

- 3.1 Die tolbedrae betaalbaar per voertuig by die Gosforth Tolplaza op die tolpad tussen die kruispaaie Randse Lughaweweg en pad P6-2 (K109) Heidelbergweg is soos volg:
- | | |
|-----------|--------|
| KLAS I: | R0,90. |
| KLAS II: | R3,50. |
| KLAS III: | R4,80. |
| KLAS IV: | R6,70. |
- 3.2 'n Bykomende heffing van R50 sal gehef word op alle abnormal voertuie.
4. 'n Afslag op die bedrae van tol hierbo vermeld word toegestaan aan gebruikers van geldige kredietkaarte (Visa of Mastercard) en vlootbedryfskaarte, wat goedgekeur is vir hierdie doel deur Toll Highway Development Company (Edms.) Bpk. soos hieronder uiteengesit:
- KLAS I
- (a) Vir 35 tot 69 ritte per kalendermaand in enige rigting—R0,10 per rit.
 - (b) Vir 70 of meer ritte per kalendermaand in enige rigting—R0,20 per rit.

CLASS II	
(a)	For 35 to 69 trips per calendar month in any direction—R0,40 per trip.
(b)	For 70 or more trips per calendar month in any direction—R0,80 per trip.
CLASS III	
(a)	For 35 to 69 trips per calendar month in any direction—R0,80 per trip.
(b)	For 70 or more trips per calendar month in any direction—R1,60 per trip.
CLASS IV	
(a)	For 35 to 69 trips per calendar month in any direction—R0,80 per trip.
(b)	For 70 or more trips per calendar month in any direction—R1,60 per trip.
7.	The toll road shall be open to all traffic 24 hours a day.
8.	The date upon and the time at which the said amounts of toll shall become payable is 15 May 1991 at 06:00.

DEPARTMENT OF WATER AFFAIRS AND FORESTRY

No. 376 1 March 1991

AMENDMENT OF LEVY ON TIMBER AND IMPORTED TIMBER DERIVATIVES

By virtue of the powers vested in me by section 55 (1) of the Forest Act, 1984 (Act No. 122 of 1984), I, Gert Jeremias Kotzé, Minister of Water Affairs and Forestry, hereby amend the Annexure to Notice 577 of 31 March 1988 to the extent as set out in the Annexure hereto.

G. J. KOTZÉ,

Minister of Water Affairs and Forestry.

ANNEXURE

1. By the substitution with effect from 1 March 1991 for the words "twenty-eight comma eight (28,8) cents" in paragraph 2.2.1.1 of the words "thirty comma eight (30,8) cents".

2. By the substitution with effect from 1 April 1991 for the words "one per cent (1%)" in paragraph 2.2.2.2 of the words "half a per cent (0,5%)".

GENERAL NOTICES

NOTICE 175 OF 1991

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, David William James, Industrial Registrar, hereby notify, in terms of section 14 (1) of the Labour Relations Act, 1956, that as I have reason to believe that the Western Province Brick and Clay Manufacturers' Association is not functioning as an employers' organisation, its registration will be cancelled unless cause to the contrary is shown within a period of 30 days from the date of publication of this notice.

D. W. JAMES,

Industrial Registrar.

(1 March 1991)

KLAS II	
(a)	Vir 35 tot 69 ritte per kalendermaand in enige rigting—R0,40 per rit.
(b)	Vir 70 of meer ritte per kalendermaand in enige rigting—R0,80 per rit.
KLAS III	
(a)	Vir 35 tot 69 ritte per kalendermaand in enige rigting—R0,80 per rit.
(b)	Vir 70 of meer ritte per kalendermaand in enige rigting—R1,60 per rit.
KLAS IV	
(a)	Vir 35 tot 69 ritte per kalendermaand in enige rigting—R0,80 per rit.
(b)	Vir 70 of meer ritte per kalendermaand in enige rigting—R1,60 per rit.
7.	Die tolpad sal 24 uur per dag vir alle verkeer oop wees.
8.	Die datum en tydstip waarop genoemde tolbedrae betaalbaar word, is 15 Mei 1991 om 06:00.

DEPARTEMENT VAN WATERWESE EN BOSBOU

No. 376 1 Maart 1991

WYSIGING VAN HEFFING OP HOUT EN INGEVOERDE HOUTDERIVATE

Kragtens die bevoegdheid my verleen by artikel 55 (1) van die Boswet, 1984 (Wet No. 122 van 1984), wysig ek, Gert Jeremias Kotzé, Minister van Waterwese en Bosbou, hierby die Bylae by Kennisgewing 577 van 31 Maart 1988 in die mate in die Bylae hierby uiteengesit.

G. J. KOTZÉ,

Minister van Waterwese en Bosbou.

BYLAE

1. Deur die woorde "agt-en-twintig komma acht (28,8) sent" in paragraaf 2.2.1.1 met ingang van 1 Maart 1991 deur die woorde "dertig komma acht (30,8) sent" te vervang:

2. Deur die woorde "een persent (1%)" in paragraaf 2.2.2.2 met ingang van 1 April 1991 deur die woorde "'n half persent (0,5%)" te vervang.

ALGEMENE KENNISGEWINGS

KENNISGEWING 175 VAN 1991

DEPARTEMENT VAN MANNEKRAG

WET OP ARBEIDSVERHOUDINGE, 1956

INTREKKING VAN REGISTRASIE VAN 'N WERKGEWERSORGANISASIE

Ek, David William James, Nywerheidsregister, maak hierby kragtens artikel 14 (1) van die Wet op Arbeidsverhoudinge, 1956, bekend dat aangesien ek rede het om te vermoed at die Western Province Brick and Clay Manufacturers' Association nie as werkgewersorganisasie funksioneer nie, sy registrasie ingetrek sal word, tensy redes daar teen binne 'n tydperk van 30 dae vanaf die datum van publikasie van hierdie kennisgewing aangevoer word.

D. W. JAMES,

Nywerheidsregister.

(1 Maart 1991)

NOTICE 176 OF 1991**BOVEN LANGE VALLEY LAND
DIVISION COMMITTEE****NOTICE IN TERMS OF SECTION 7 (1) OF LAND
TITLES ADJUSTMENT ACT, No. 68 OF 1979**

Whereas the above-mentioned Land Division Committee was established by the Deputy Minister of Land Affairs for the purpose of dealing with the land specified in the Schedule hereto in accordance with the provisions of Act No. 68 of 1979, so notice is hereby given in terms of section 7 (1) of the said Act calling upon all persons who claim to have acquired a right by hereditary succession or otherwise (purchase, exchange, donation etc.) to be registered as an owner in respect of the land specified in the Schedule hereto, to submit to the said Committee a **written application** for the allocation and/or transfer to him/her in terms of the said Act of an undivided share in or a defined portion of the said land.

Attention is drawn to section 7 (1) (b) of the said Act which requires a claimant to set out in such application the facts upon which his claim is based, supported by sworn statements by the persons alleging those facts and by such documents, e.g. deeds of sale, copies of estate documents etc., as the applicant may be able to submit, including any title deeds that he may have in his possession.

Written applications by claimants must be submitted to The Chairman, Boven Lange Valley Land Division Committee, P.O. Box 938, George, 6530, on or before 7 May 1991.

F. J. M. BOTHA,

Chairman: Boven Lange Valley Land Division Committee.

SCHEDULE

Portion 2 of the farm Boven Lange Valley 189, in extent 13,3391 hectares, situate in the Administrative District of George, Province of the Cape of Good Hope.
(1 March 1991)

NOTICE 177 OF 1991**DEPARTMENT OF MANPOWER****LABOUR RELATIONS ACT, 1956****CANCELLATION OF REGISTRATION OF AN
EMPLOYERS' ORGANISATION**

I, David William James, Industrial Registrar, hereby notify, in terms of section 14 (1) of the Labour Relations Act, 1956, that as I have reason to believe that the Confectionery Craft Association is not functioning as an employers' organisation its registration will be cancelled unless cause to the contrary is shown within a period of 30 days from the date of publication of this notice.

D. W. JAMES,

Industrial Registrar.
(1 March 1991)

KENNISGEWING 176 VAN 1991**BOVEN LANGE VALLEY GROND-
VERDELINGSKOMITEE****KENNISGEWING INGEVOLGE ARTIKEL 7 (1) VAN
WET OP REËLING VAN GRONDITELS, No. 68 VAN
1979**

Nadermaal die Adjunk-minister van Grondsake boegenoemde Grondverdelingskomitee ingestel het om ooreenkomsdig die bepalings van Wet No. 68 van 1979 te handel met die grond wat in die Bylae hiervan vermeld word, so word hiermee ingevolge artikel 7 (1) van genoemde Wet aan alle persone wat daarop aanspraak maak dat hul deur erfopvolging of andersins (koop, ruil, skenking ens.) 'n reg verkry het om as n eienaar ten opsigte van die grond vermeld in die Bylae, of 'n gedeelte daarvan, geregistreer te word, kennis gegee om 'n **skriftelike aansoek** by die Komitee in te dien vir die toewysing en/of oordrag aan hom of haar ingevolge die bepalings van genoemde Wet van 'n onverdeelde aandeel in of van 'n bepaalde gedeelte van die betrokke grond.

Aandag word gevvestig op artikel 7 (1) (b) van die Wet wat bepaal dat 'n aanspraakmaker in sy aansoek die feite moet uiteensit waarop sy aanspraak berus en dit moet staaf deur beëdigde verklarings van die persone wat daardie feite beweer asook deur dokumente soos koopakte, afdrukke van boedel dokumente ens. wat die applikant in staat is om voor te lê, met inbegrip van enige titelbewys wat hy in sy besit mag hê.

Aanspraakmakers se skriftelike aansoeke moet ingedien word by die Voorsitter, Boven Lange Valley Grondverdelingskomitee, Posbus 938, George, 6530, voor of op 7 Mei 1991.

F. J. M. BOTHA,

Voorsitter: Boven Lange Valley Grondverdelings- komitee.

BYLAE

Gedeelte 2 van die plaas Boven Lange Valley 189, groot 13,3391 hektaar, geleë in die administratiewe distrik George, provinsie die Kaap die Goeie Hoop.
(1 Maart 1991)

KENNISGEWING 177 VAN 1991**DEPARTEMENT VAN MANNEKRAM****WET OP ARBEIDSVERHOUDINGE, 1956****INTREKKING VAN REGISTRASIE VAN 'N
WERKGEWERSORGANISASIE**

Ek, David William James, Nywerheidsregister, maak hierby kragsens artikel 14 (1) van die Wet op Arbeidsverhoudinge, 1956, bekend dat aangesien ek rede het om te verhoed dat die Confectionery Craft Association nie as werkgewersorganisasie funksioneer nie, sy registrasie ingetrek sal word, tensy redes daarteen binne 'n tydperk van 30 dae vanaf die datum van publikasie van hierdie kennisgewing aangevoer word.

D. W. JAMES,

Nywerheidsregister.
(1 Maart 1991)

NOTICE 178 OF 1991

ADMINISTRATION: HOUSE OF ASSEMBLY
DEPARTMENT OF AGRICULTURAL
DEVELOPMENT

NOTICE OF MEETING OF CREDITORS IN TERMS
OF SECTION 22(1) OF THE AGRICULTURAL CREDIT
ACT, 1966

A meeting of the undermentioned applicant and his creditors is hereby convened at the place and date mentioned hereunder for the purpose of enabling creditors to prove their claims against the applicant and of considering a proposal for a compromise by the Agricultural Credit Board.

J. H. SMIT,
 Director: Directorate Financial Assistance,
 Department of Agricultural Development.

KENNISGEWING 178 VAN 1991

ADMINISTRASIE: VOLKSRAAD
DEPARTEMENT VAN LANDBOU-
ONTWIKKELING

KENNISGEWING VAN VERGADERING VAN SKULD-
EISERS KRAGTENS ARTIKEL 22 (1) VAN DIE WET
OP LANDBOUKREDIET, 1966

Hierby word 'n vergadering van ondergenoemde applikant en sy skuldeisers op die plek en datum hieronder genoem, belê, met die doel om skuldeisers in staat te stel om hul vorderings teen die applikant te bewys en 'n skikkingsvoorstel van die Landboukredietraad te oorweeg.

J. H. SMIT,
 Direkteur: Direktoraat Finansiële Bystand,
 Departement van Landbou-ontwikkeling.

Application by Aansoek van	Place of meeting Plek van byeenkoms	Date and time Datum en tyd
Daniël Roelof de Waal, of the farm/van die plaas Doornlaagte, P.O. Box/Posbus 20, Boschpoort, 2730	Magistrate's Office/Kantoor van die Landdros, Ottosdal	5 April 1991 at/om 08:30.

(1 March 1991)/(1 Maart 1991)

NOTICE 179 OF 1991

ADMINISTRATION: HOUSE OF ASSEMBLY
DEPARTMENT OF AGRICULTURAL
DEVELOPMENT

NOTICE OF MEETING OF CREDITORS IN TERMS
OF SECTION 22 (1) OF THE AGRICULTURAL
CREDIT ACT, 1966

A meeting of the undermentioned applicant and his creditors is hereby convened at the place and date mentioned hereunder for the purpose of enabling creditors to prove their claims against the applicant and of considering a proposal for a compromise by the Agricultural Credit Board.

J. H. SMIT,
 Director: Directorate Financial Assistance,
 Department of Agricultural Development.

KENNISGEWING 179 VAN 1991

ADMINISTRASIE: VOLKSRAAD
DEPARTEMENT VAN LANDBOU-
ONTWIKKELING

KENNISGEWING VAN VERGADERING VAN SKULD-
EISERS KRAGTENS ARTIKEL 22 (1) VAN DIE WET
OP LANDBOUKREDIET, 1966

Hierby word 'n vergadering van ondergenoemde applikant en sy skuldeisers op die plek en datum hieronder genoem, belê, met die doel om skuldeisers in staat te stel om hul vorderings teen die applikant te bewys en 'n skikkingsvoorstel van die Landboukredietraad te oorweeg.

J. H. SMIT,
 Direkteur: Direktoraat Finansiële Bystand,
 Departement van Landbou-ontwikkeling.

Application by Aansoek van	Place of meeting Plek van byeenkoms	Date and time Datum en tyd
Deon Beer, of the farm/van die plaas Dundonald, P.O. Box/Posbus 196, Hluhluwe, 3960	Magistrate's Office/Kantoor van die Landdros, Mtubatuba	8 April 1991 at/om 10:00.

(1 March 1991)/(1 Maart 1991)

NOTICE 180 OF 1991**ADMINISTRATION: HOUSE OF ASSEMBLY****DEPARTMENT OF AGRICULTURAL DEVELOPMENT****NOTICE OF MEETING OF CREDITORS IN TERMS OF SECTION 22 (1) OF THE AGRICULTURAL CREDIT ACT, 1966**

A meeting of the undermentioned applicant and his creditors is hereby convened at the place and date mentioned hereunder for the purpose of enabling creditors to prove their claims against the applicant and of considering a proposal for the compromise by the Agricultural Credit Board.

J. H SMIT,

Director: Directorate Financial Assistance,
Department of Agricultural Development.

KENNISGEWING 180 VAN 1991**ADMINISTRASIE: VOLKSRAAD****DEPARTEMENT VAN LANDBOUW-ONTWIKKELING****KENNISGEWING VAN VERGADERING VAN SKULD-EISERS KRAGTENS ARTIKEL 22 (1) VAN DIE WET OP LANDBOUKREDIET, 1966**

Hierby word 'n vergadering van ondergenoemde applikant en sy skuldeisers op die plek en datum hieronder genoem, belê, met die doel om skuldeisers in staat te stel om hul vorderings teen die applikant te bewys en 'n skikkingsvoorstel van die Landboukredietraad te oorweeg.

J. H. SMIT,

Direkteur: Direktoraat Finansiële Bystand,
Departement van Landbou-ontwikkeling.

Application by Aansoek van	Place of meeting Plek van byeenkoms	Date and time Datum en tyd
Johannes Bernardus Roode, of the farm/van die plaas Doornhoek, P.O. Box/Posbus 465, Lichtenburg, 2740	Magistrate's Office/Kantoor van die Landdros, Lichtenburg	15 April 1991 at/om 09:00.

(1 March 1991)/(1 Maart 1991)

NOTICE 181 OF 1991**DEPARTMENT OF POSTS AND TELECOMMUNICATIONS****AMENDMENT OF MONEY-ORDER TARIFF**

It is hereby made known, in terms of section 2B (3A) of the Post Office Act, 1958 (Act No. 44 of 1958), that the Postmaster General, acting under section 2B (1) (e) of the said Act and with the approval of the Minister of Mineral and Energy Affairs and Public Enterprises, has determined that the fees set out in the undermentioned Schedule are to be demanded or received in respect of the services concerned.

KENNISGEWING 181 VAN 1991**DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE****WYSIGING VAN POSWISSETARIEFLYS**

Hiermee word ingevolge artikel 2B (3A) van die Poswet, 1958 (Wet No. 44 van 1958), bekendgemaak dat die Posmeester-generaal, handelende kragtens artikel 2B (1) (e) van genoemde Wet en met die goedkeuring van die Minister van Mineraal- en Energiesake en Openbare Ondernemings, bepaal het dat die gelde uitteengesit in onderstaande Bylae ten opsigte van die betrokke dienste geëis of ontvang moet word.

SCHEDULE

1. In this Schedule the expression "the Money-Order Tariff" means the Money-Order Tariff promulgated under Government Notice No. R. 609 of 29 April 1960, as replaced by Government Notice No. R. 2123 of 12 November 1976 and amended by Government Notices Nos. 215 of 16 March 1979, 824 of 18 October 1979, 381 of 29 May 1981, 142 of 26 February 1982, 204 of 23 March 1984, 143 of 8 March 1985, 210 of 21 March 1986, R. 1194 of 29 May 1987, 169 of 10 March 1989 and 150 of 2 March 1990.

2. Items 1 (a) to (d), 6, 7 (a), 7 (b) and 8 of the Money-Order Tariff are hereby replaced by the following new items:

"MONEY-ORDER TARIFF

- | | |
|--|---|
| 1. (a) For the issue of an ordinary money-order for payment within the Republic of South Africa, Namibia, Bophuthatswana, Ciskei, Lesotho, Swaziland, Transkei and Venda | R2,00 handling charge per money-order, plus 1,5% levy on the amount. (The maximum amount of a single money-order is R500 with the exception of Lesotho in which case the amount is R300.) |
| (b) For the issue of an ordinary money-order for payment in Malawi, Mozambique and Zimbabwe | R2,00 handling charge per money-order, plus 1,5% levy on the amount. (The maximum amount of a single money-order is R50.) |
| (c) For the issue of an ordinary money-order for payment in the United Kingdom (including Jersey and Northern Ireland) | R6,40 handling charge per money-order, plus 1,5% levy on the amount. (The maximum amount of a single money-order is R50.) |
| (d) For the issue of an ordinary money-order for payment in Botswana, Zambia and countries not mentioned under 1 (a), (b) or (c) | R5,20 handling charge per money-order, plus 1,5% levy on the amount. (The maximum amount of a single money-order is R50.) |

6. For a telegraphic money-order payable in the Republic of South Africa R3,20 handling charge per money-order, plus 1,5% levy on the amount, plus R1,75 for the advice telegram, plus 17c per word for the private message, if any. (The maximum amount of a single money-order is R500.)
7. (a) For a telegraphic money-order payable in Lesotho, Swaziland, Malawi, Mozambique, Zimbabwe, Namibia, Bophuthatswana, Ciskei, Transkei and Venda R3,20 handling charge per money-order, plus 1,5% levy on the amount, plus the telegraph charge at current rates to the country of destination of the telegram sent, plus 5c notification fee. (The maximum amount of a single money-order is R50 with the exception of Lesotho, in which case the maximum amount is R300 and Swaziland, Namibia, Bophuthatswana, Ciskei, Transkei and Venda, in which case the maximum amount is R500.)
- (b) For a telegraphic money-order payable in countries other than those mentioned under 6 and 7 (a) R7,00 handling charge per money-order, plus 1,5% levy on the amount, plus the telegraph charge at current rates to the country of destination of the telegram sent by the issuing office. (The maximum amount of a single money-order is R50.)
8. For a telegraphic advice of payment, correction advice, transfer of payment, repayment, stopping of payment or any other official telegram sent in connection with a money-order on behalf of the remitter or payee The specified charges for these services, plus R1,75 per telegram in the case of the Republic of South Africa. (To other countries the telegraph charge per word that applies to the country of destination, is applicable.)

3. The amendments contained in this Schedule come into operation on 1 April 1991.

BYLAE

1. In hierdie Bylae beteken die uitdrukking "die Poswisseltarieflys" die Poswisseltarieflys aangekondig by Goewermentskennisgewing No. R. 609 van 29 April 1960, soos vervang deur Goewermentskennisgewing No. R. 2123 van 12 November 1976 en gewysig deur Goewermentskennisgewings Nos. 215 van 16 Maart 1979, 824 van 19 Oktober 1979, 381 van 29 Mei 1981, 142 van 26 Februarie 1982, 204 van 23 Maart 1984, 143 van 8 Maart 1985, 210 van 21 Maart 1986, R. 1194 van 29 Mei 1987, 169 van 10 Maart 1989 en 150 van 2 Maart 1990.

2. Items 1 (a) tot (d), 6, 7 (a), 7 (b) en 8 van die Poswisseltarieflys word hierby deur die volgende nuwe items vervang:

"POSWISSELTARIEFLYS

1. (a) Vir die uitreiking van 'n gewone poswissel vir uitbetaaling in die Republiek van Suid-Afrika, Namibië, Bophuthatswana, Ciskei, Lesotho, Swaziland, Transkei en Venda R2,00 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag. (Die maksimum bedrag van 'n enkele poswissel is R500 met uitsondering van Lesotho, waar die bedrag R300 is.)
- (b) Vir die uitreiking van 'n gewone poswissel vir uitbetaaling in Malawi, Mosambiek en Zimbabwe R2,00 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag. (Die maksimum bedrag van 'n enkele poswissel is R50.)
- (c) Vir die uitreiking van 'n gewone poswissel vir uitbetaaling in die Verenigde Koninkryk (met inbegrip van Jersey en Noord-Ierland) R6,40 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag. (Die maksimum bedrag van 'n enkele poswissel is R50.)
- (d) Vir die uitreiking van 'n gewone poswissel vir uitbetaaling in Botswana, Zambië en lande nie in 1 (a), (b) of (c) noem nie R5,20 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag. (Die maksimum bedrag van 'n enkele poswissel is R50.)
6. Vir 'n telegrafiese poswissel wat in die Republiek van Suid-Afrika uitbetaalbaar is R3,20 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag, plus R1,75 vir die adviestelegram, plus 17c per woord vir die privaat boodskap, as daar is. (Die maksimum bedrag van 'n enkele poswissel is R500.)
7. (a) Vir 'n telegrafiese poswissel wat in Lesotho, Swaziland, Malawi, Mosambiek, Zimbabwe, Namibië, Bophuthatswana, Ciskei, Transkei en Venda uitbetaalbaar is R3,20 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag, plus die telegraafkoste teen heersende tariewe na die land van bestemming van die telegram wat gestuur word, plus 5c kennisgewingskoste. (Die maksimum bedrag van 'n enkele poswissel is R50 met uitsondering van Lesotho waar die maksimum bedrag R300 is en Swaziland, Namibië, Bophuthatswana, Ciskei, Transkei en Venda waar die maksimum bedrag R500 is.)
- (b) Vir 'n telegrafiese poswissel wat in ander lande as dié in 6 en 7 (a) betaalbaar is R7,00 hanteerkoste per poswissel, plus 1,5% heffing op die bedrag, plus die telegraafkoste teen heersende tariewe na die land van bestemming van die telegram wat die uitreikingskantoor stuur. (Die maksimum bedrag van 'n enkele poswissel is R50.)
8. Vir 'n telegrafiese uitbetalingsadvies, verbeteringsadvies, oordrag van betaling, terugbetaling, opdrag dat die poswissel nie uitbetaal moet word nie of enige ander amptelike telegram wat in verband met 'n poswissel ten behoeve van die afsender of ontvanger gestuur word Die vasgestelde koste vir hierdie dienste plus R1,75 per telegram in die geval van die Republiek van Suid-Afrika. (Na ander lande geld die telegraafkoste per woord wat op die land van bestemming van toe-passing is.)"

3. Die wysigings in hierdie Bylae tree op 1 April 1991 in werking.

NOTICE 182 OF 1991**DEPARTMENT OF POSTS AND
TELECOMMUNICATIONS****AMENDMENT OF POSTAL-ORDER TARIFF**

It is hereby made known, in terms of section 2B (3A) of the Post Office Act, 1958 (Act No. 44 of 1958), that the Postmaster General, acting under section 2B (1) (e) of the said Act and with the approval of the Minister of Mineral and Energy Affairs and Public Enterprises, has determined that the fees set out in the undermentioned Schedule are to be demanded or received in respect of the services concerned.

SCHEDULE

1. In this Schedule the expression "Postal-Order Tariff" means the list of postal-order rates promulgated under Government Notice No. R. 608 of 29 April 1960, as amended by Government Notices Nos. R. 2416 of 21 December 1973, 825 of 19 October 1979, 639 of 12 September 1980, 667 of 28 August 1981, 141 of 26 February 1982, 943 of 15 December 1983, 203 of 23 March 1984, 142 of 8 March 1985, R. 1195 of 29 May 1987 and 170 of 10 March 1989.

2. Item 1 of the Postal-Order Tariff is hereby replaced by the following new item:

"POSTAL-ORDER TARIFF*1. Commission payable on postal orders issued*

<i>Denomination</i>	<i>Commission</i>
1c, 2c*	Nil
5c	2c
10c	3c
20c, 30c	4c
40c, 50c, 60c	5c
70c, 80c, 90c	6c
R1	7c
R2	9c
R4	15c
R5	18c
R10	32c
R20	60c
R50	R1,40
R100	R2,70

* 1c and 2c postal orders may only be sold to supplement the value of a single postal order up to a maximum of 4c per postal order on which commission is payable."

3. The amendments contained in this Schedule come into operation on 1 April 1991.

(1 March 1991)

NOTICE 183 OF 1991**DEPARTMENT OF POSTS AND
TELECOMMUNICATIONS****AMENDMENT OF THE TARIFF FOR
TELECOMMUNICATION SERVICES**

It is hereby made known, in terms of section 2B (3A) of the Post Office Act, 1958 (Act No. 44 of 1958), that the Postmaster General, acting under section 2B (1) (e) of the said Act and with the approval of the Minister of Mineral and Energy Affairs and Public Enterprises, has determined that the fees, rates or charges set out in the undermentioned Schedule are to be demanded or received in respect of the services concerned.

KENNISGEWING 182 VAN 1991**DEPARTEMENT VAN POS- EN
TELEKOMMUNIKASIEWESE****WYSIGING VAN POSORDERTARIEFLYS**

Hiermee word ingevolge artikel 2B (3A) van die Poswet, 1958 (Wet No. 44 van 1958), bekend gemaak dat die Posmeester-generaal, handelende kragtens artikel 2B (1) (e) van genoemde Wet en met die goedkeuring van die Minister van Mineraal- en Energiesake en Openbare Ondernemings, bepaal het dat die gelde uittegensit in onderstaande Bylae ten opsigte van die betrokke dienste geëis of ontvang moet word.

BYLAE

1. In hierdie bylae beteken die uitdrukking "Posordertarieflys" die lys van posordertariewe aangekondig deur Goewermentskennisgewing No. R. 608 van 29 April 1960, soos gewysig deur Goewermentskennisgewings Nos. R. 2416 van 21 Desember 1973, 825 van 19 Oktober 1979, 639 van 12 September 1980, 667 van 28 Augustus 1981, 141 van 26 Februarie 1982, 943 van 15 Desember 1983, 203 van 23 Maart 1984, 142 van 8 Maart 1985, R. 1195 van 29 Mei 1987 en 170 van 10 Maart 1989.

2. Item 1 van die Posordertarieflys word hierby deur die volgende nuwe item vervang:

"POSORDERTARIEFLYS*1. Kommissie betaalbaar op posorders uitgereik*

<i>Waardesoort</i>	<i>Kommissie</i>
1c, 2c*	Geen
5c	2c
10c	3c
20c, 30c	4c
40c, 50c, 60c	5c
70c, 80c, 90c	6c
R1	7c
R2	9c
R4	15c
R5	18c
R10	32c
R20	60c
R50	R1,40
R100	R2,70

* 1c- en 2c-posorders mag slegs verkoop word ter aanvulling van die waarde van 'n enkele posorder tot 'n maksimum van 4c per posorder waarop kommissie betaalbaar is."

3. Die wysigings in hierdie Bylae tree op 1 April 1991 in werking.

(1 Maart 1991)

KENNISGEWING 183 VAN 1991**DEPARTEMENT VAN POS- EN
TELEKOMMUNIKASIEWESE****WYSIGING VAN DIE TARIEFLYS VIR
TELEKOMMUNIKASIEDIENSTE**

Hiermee word ingevolge artikel 2B (3A) van die Poswet, 1958 (Wet No. 44 van 1958), bekend gemaak dat die Posmeester-generaal, handelende kragtens artikel 2B (1) (e) van genoemde Wet en met die goedkeuring van die Minister van Mineraal- en Energiesake en Openbare Ondernemings, bepaal het dat die gelde tariewe of koste wat in die onderstaande Bylae uiteengesit word, ten opsigte van die betrokke dienste geëis of ontvang moet word.

SCHEDULE

- 1.0 In this Schedule the expression "the Tariff" means the Tariff for Telecommunication Services promulgated under Government Notice No. 1192 of 1 July 1977, as amended.
- 2.0 The Tariff is hereby further amended with effect from 1 April 1991 as follows:

PART 1: INLAND TELEPHONE RATES

Amend the installation and other charges as well as the monthly rental i.r.o. the following items as follows:

No.	Installation and other charges	Monthly rental unless otherwise stated
	R	R
"1.1.1	155,00	24,00
1.1.2	155,00	21,00
1.1.3	155,00	20,00
2.1.1	155,00	21,00
2.1.2	155,00	19,00
3.1.1.1	155,00	26,00
3.1.1.2	155,00	24,00
3.1.2.1	155,00	23,00
3.1.2.2	155,00	21,00
4.1.1	155,00	24,00
4.1.2	155,00	25,00
4.2.1.1	155,00	24,00
4.2.1.1.1	155,00	Item 4.2.1.3
4.2.1.3 Amend "R21,00" to "R24,00" and "R10,00" to "R12,00"		
4.2.2.1	155,00	26,00
4.2.2.1.1	155,00	Item 4.2.2.3
4.2.2.3 Amend "R23,00" to "R26,00" and "R11,00" to "R13,00"		
5.1	155,00	50,00
6.1	—	2,85
7.1.1	155,00	24,00
7.1.2.1	Item 7.1.1	28,00
7.1.2.2	Item 7.1.1	32,00
7.1.2.3	Item 7.1.1	36,00
7.2.2.1	Item 7.1.1	68,00
7.2.2.2	Item 7.1.1	91,00
7.2.2.3	Item 7.1.1	114,00
8.1.1	70,00	6,75
8.1.1.1	70,00	4,50
8.1.1.2	70,00	4,00
8.1.2	70,00	6,75
8.1.3.1	70,00	12,00
8.1.4	70,00	6,75
8.1.6	70,00	2,50
8.2.1	Item 8.3	14,00
8.2.2.1	Item 8.3	14,00
8.2.2.2	Item 8.3	2,85
8.2.3	Item 8.3	2,85
8.2.4.1	Item 8.3	2,85
8.2.4.2	Item 8.3	14,00
8.3	155,00	Item 8.2
9.1.1	70,00	None
9.1.2	70,00	None
9.2.1.1	130,00	Items 9.2.2 and 9.2.3
9.2.1.2	300,00	As prescribed for items 9.2.2 and 9.2.3 plus a monthly surcharge of R125,00
10.1.1	70,00	None
10.2.1.1	Item 10.4	14,00
10.2.2.1	Item 10.4	2,85
10.2.2.2	Item 10.4	14,00
10.2.3	Item 10.4	2,85
10.4	130,00	—
10.5.1	None	70,00"

Amend the existing item 11.0 to read as follows:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
"11.0	Permanent television channels	R	R
11.1	Video channel	None	Special tariff in terms of section 2B (1) (f) of the Post Office Act
11.2	Audio channel	None	R2,85 per channel per month per kilometre or portion thereof
11.3	Service channel	None	Item 10.2"

Amend the installation and other charges i.r.o. the following items as follows:

No.	Installation and other charges
"12.1.1.2.1.....	R 70,00
12.3.....	2,20
13.1.1.....	70,00
13.1.2.....	70,00
13.1.3.....	4,00
13.1.4.....	35,00
13.2.1.....	18,00"

Insert the following new item:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
"13.3	Transfer of any telephone connection or device which is undertaken after hours on request of the client	R 140% of the applicable transfer fee	R

Amend the monthly rental i.r.o. the following items as follows:

No.	Monthly rental unless otherwise stated
"14.1.1	R2,85 per month per kilometre or portion thereof — minimum charge R23,00 per month
14.1.2	14c per hour per month per kilometre or portion thereof — minimum charge R23,00 per month
14.1.3	7c per hour per kilometre or portion thereof — minimum charge R23,00 per occasion
14.1.4	4c per hour per kilometre or portion thereof — minimum charge R23,00 per occasion
14.2.1	R5,70 per month per kilometre or portion thereof — minimum charge R46,00 per month
14.2.2	28c per hour per month per kilometre or portion thereof — minimum charge R46,00 per month
14.2.3	14c per hour per kilometre or portion thereof — minimum charge R46,00 per occasion
14.2.4	8c per hour per kilometre or portion thereof — minimum charge R46,00 per occasion

No.	Monthly rental unless otherwise stated
14.3.1.1.....	R17,10 per month per kilometre or portion thereof — minimum charge R250,00 per month
14.3.1.2.....	84c per hour per month per kilometre or portion thereof — minimum charge R250,00 per month
14.3.1.3.....	36c per hour per kilometre or portion thereof — minimum charge R90,00 per occasion
14.3.1.4.....	21c per hour per kilometre or portion thereof — minimum charge R90,00 per occasion
14.3.2.1.....	R34,20 per month per kilometre or portion thereof — minimum charge R250,00 per month
14.3.2.2.....	R1,68 per hour per month per kilometre or portion thereof — minimum charge R250,00 per month
14.3.2.3.....	60c per hour per kilometre or portion thereof — minimum charge R90,00 per occasion
14.3.2.4.....	36c per hour per kilometre or portion thereof — minimum charge R90,00 per occasion"

Delete the existing item 15.1.1 and renumber and amend the existing item 15.1.2 to read as follows:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
"15.1.1.....	Per unit (private mobile equipment is used)	R 45,00"	R 45,00"

Amend the installation and other charges i.r.o. the following items as follows:

No.	Installation and other charges
"15.2.1.....	R 110,00
15.2.2.....	R 12,00"

Substitute the following for the existing table under item 15.2.3.1 (the existing heading and footnotes remain unchanged):

"Rate For distances up to and including (km)	Automatic			Manually-operated calls				
	VTI-metering i.r.o calls from or to a motorphone service			From and to clients		From call offices		
	Metering period in seconds			Rate in cents per three minutes (d)		Rate in cents per three minutes		
	I (a)	II (b)	III (c)	I (e)	II (f)	I (g)	II (h)	
A.....	200	14	24	36	216	108	240	120
B.....	800	11	20	32	276	138	320	160
C	above 800	9	16	28	318	159	360	180"

Amend the installation and other charges as well as the monthly rental i.r.o. the following items as follows:

No.	Installation and other charges	Monthly rental unless otherwise stated
	R	R
"16.1.1	20,00	6,75
16.1.2	20,00	7,00
16.1.5.1	—	4,00
16.1.5.2	—	6,00
16.1.5.4	—	16,00
16.1.6.1	—	1,50
16.2	30,00	None
16.3.1	70,00	None
16.4.1.1	70,00	3,00
16.4.1.2	70,00	4,00
16.4.1.3	70,00	6,00
16.4.1.4	70,00	7,00
16.4.2.1	130,00	Wire rental per pair as prescribed under item 8.2
16.4.2.2	130,00	Wire rental per pair as prescribed under item 8.2
16.4.2.3	130,00	Wire rental per pair as prescribed under item 8.2
16.4.2.4	130,00	Wire rental per pair as prescribed under item 8.2
16.5	70,00	R1,00 (Except in the case of PABX's)
16.6	70,00	12,00
16.7	None	6,50
16.8.1	70,00	—
16.8.2	90,00	—
16.8.3	70,00	—
16.8.4	70,00	—
16.8.5	70,00	2,50
16.9	80,00	—
16.10	70,00	1,50
16.11.1	70,00	—
16.11.2	70,00	13,00
16.11.3	70,00	—
16.12	70,00	—
16.13	70,00	—
16.14.1	70,00	None
16.14.2	130,00	Rental as prescribed under item 8.2
16.17.2	5,00	—
16.17.3	21,00	—
16.18.1	—	1,75
16.19.1	34,00	—
16.19.2	70,00	—
16.20	38,00	—
16.21.1	550,00	—
16.21.2	4 400,00	—
16.21.3	2 200,00	—
16.21.4	6 400,00	—
16.21.5	2,75	—
16.21.6	275,00	—
16.21.7	550,00	—
16.21.8	275,00	—
16.21.9	660,00	—
16.21.9.1 Amend "R50,00" to "R55,00"		
16.21.9.2	55,00	—
16.22	13,30	—
16.23	1,40	—
16.24.1	1,40	—
16.24.2	1,40	—
16.25.1	170,00	—
16.25.2	450,00	—
16.25.3	45,00	—
16.25.4	55,00	—
16.26.1	1,60	—

No.	Installation and other charges	Monthly rental unless otherwise stated
	R	R
16.26.2	16,00	—
16.26.3	7,75	—
16.27	34,00	—
16.28.2.1	55,00	—
16.28.2.2	22,00	—
16.29	1,40	—
16.32	1,40	—
16.33	2,00	—
16.34.1	3,00	17,50
16.34.3	16,60	None
16.35	22,00	None
16.36	70,00	3,00
16.37	75,00	Item 16.37.1
16.38.1	75,00	Item 16.38.3
16.38.2	34,00	Item 16.38.3
16.39	6,10	—
16.40.1	4,40	4,30
16.40.2	4,40	2,90
16.41.2.1	70,00	—
16.42.1.1	45,00	23,00
16.42.1.2	55,00	28,00
16.42.1.3	65,00	56,00
16.42.1.4	75,00	70,00
16.42.1.5	90,00	78,00
16.42.3.1	As prescribed for item 8.1.1	9,00
16.42.3.3	—	4,50
16.42.3.4	As prescribed for item 8.1.1	12,00
16.43.1	16,50	—
16.44.1.1.1	220,00	150,00
16.44.1.1.2	275,00	180,00
16.44.1.1.3	330,00	250,00
16.44.1.1.4	385,00	280,00
16.44.1.1.5	440,00	350,00
16.44.1.1.7.3	100,00	—
16.44.1.5.1	150,00	70,00
16.44.2.1.1	330,00	120,00
16.44.2.1.2	330,00	180,00
16.44.2.1.5	None	60,00
16.44.2.1.6	None	65,00
16.44.2.1.7	None	40,00
16.44.2.1.10	None	5,00
16.44.2.4.2.1	As prescribed for item 8.1.1	30,00
16.44.2.4.2.2	As prescribed for item 8.1.1	35,00
16.44.2.6.1	150,00	70,00
16.44.2.7.1	30,00	2,00
16.44.2.7.2	50,00	10,00
16.44.2.7.3	50,00	25,00
16.45	34,00	—
16.46	70,00	8,30
16.47	70,00	None
16.48.2	34,00	—
16.49	100,00	76,00
16.49.2.2	100,00	—
16.51.1	11,00	—
17.1.1	0,15	—
17.1.2	0,30	—

Substitute the following for the existing table under item 17.1.2 [the existing heading and footnotes except 7.1.2 (d) and 7.1.2 (k) remain unchanged]:

“Rate	For distances up to and including (km)	Automatic (j)			Manually-operated calls (j)			
		VTI-metering (see Telecommunication Regulation A.14) i.r.o. calls from clients and call offices			From clients		From call offices	
		Metering period in seconds			Rate in cents per three minutes (d)		Rate in cents per three minutes	
		I (a)	II (b)	III (c)	I (e)	II (f)	I (g)	II (h)
A.....	25	112	144	224	45 (k)	45 (k)	50	50
B.....	50	72	96	144	60	60	80	80
C.....	100	40	56	80	90	69	110	90
D.....	200	22	32	56	150	87	170	100
E.....	400	14	24	36	216	108	240	120
F.....	800	11	20	32	276	138	320	160
G.....	above 800	9	16	28	318	159	360	180"

Amend “81c” under item 17.1.2 (d) to “90c”.

Amend “40,5c” and “13,5c” under item 17.1.2 (k) to “45c” and “15c” respectively.

Items 17.2.1.1, 17.2.2.2, 17.2.3.1 and 17.2.3.2. Amend “20c” to “30c”.

Item 17.2.4 Amend “0,135”, “0,27”, “0,405” and “0,675” to “0,15”, “0,30”, “0,45” and “0,75” respectively.

Items 17.2.5.2, 17.2.5.3, 17.2.5.5.2 (a), 17.2.7.1.1 and 17.2.7.1.2 (a). Amend “0,135” to “0,15”.

Items 17.2.8.1 (a) and 17.2.8.2 (a). Amend “0,20” to “0,30”.

PART 2: INLAND TELEGRAPH RATES

- 18.1.1 Amend “R1,50” to “R1,70” and “15c” to “17c”.
- 18.1.2 Amend “R3,00” to “R3,40” and “30c” to “34c”.
- 19.2 Amend “60c” to “65c”.
- 19.4 Amend “15c” to “17c” and “R1,25” to “R1,40”.
- 19.6.1 Amend “15c” to “17c”.
- 19.6.2 Amend “R1,00” to “R1,10”.
- 19.6.5 Amend “15c” to “17c”.
- 19.7 Amend “90c” to “R1,00”.
- 19.8 Amend “R12,00” to “R14,00”.
- 19.9 Amend “R4,00” to “R4,40”.
- 20.1 Amend “R1,25” to “R1,40”.
- 20.2 Amend “R1,25” to “R1,40”.
- 20.3 Amend “R1,50” to “R1,70” and “35c” to “40c”.
- 20.5 Amend “R1,25” to “R1,40”.
- 20.6 Amend “R5,50” to “R6,10”.
- 20.7 Amend “R5,50” to “R6,10”.
- 20.8.1 Amend “R15,00” to “R16,50”.
- 20.8.2 Amend “R30,00” to “R33,00”.
- 20.8.3 Amend “R15,00” to “R16,50”.
- 20.8.4 Amend “R15,00” to “R16,50”.
- 20.9 Amend “R1,25” to “R1,40”.
- 22.7 Amend “R2,00” to “R2,85”.
- 23.16 Amend “R12,00” to “R14,00”.
- 24.1 Amend “R12,00” to “R14,00”.
- 24.2 Amend “R12,00” to “R14,00” and “R2,60” to “R2,85”.
- 24.3.1 Amend “R1,20” to “R1,40”.
- 24.3.2 Amend “R2,60” to “R2,85”.
- 25.0 Amend “R1,20” to “R1,40” and “R15” to “R16,50”; “7c” to “8c” and “R15” to “R16,50”; “1,5c” to “1,7c” and “R15” to “R16,50”; “0,7c” to “0,8c” and “R15” to “R16,50”.
- 26.2 Amend “R20,00” to “R22,00”.
- 26.3 Amend “R15,00” to “R16,50”.
- 29.1.1 Amend “R5,00” to “R5,50”.

PART 3: DATA SERVICES (INLAND)

Amend the installation charges and monthly rental i.r.o. the following items as follows:

No.	Installation and other charges	Monthly rental unless otherwise stated
"30.1.1	R 65,00	R None
30.1.1.1	R 65,00	R None
30.1.2.1	R 130,00	As prescribed for item 30.1.3
30.1.2.2	R 300,00	Amend "R110,00" to "R125,00"
30.1.3.1	—	14,00
30.1.3.2.1	—	14,00
30.1.3.2.2	—	2,85
30.1.3.3.1	—	2,85
30.1.3.3.2	—	14,00
30.1.4.1	R 13 400,00	1 110,00
30.1.4.2	R 10 500,00	As prescribed for item 30.1.4.1
30.2.1.1	—	Amend "R15,60" to "R17,10" and "R229,00" to "R250,00"
30.2.2.1	—	Amend "R31,20" to "R34,20" and "R229,00" to "R250,00"
31.1.1	R 130,00	R 55,00
31.1.2	R 130,00	R 45,00
31.1.3	R 130,00	R 55,00
31.1.4	R 130,00	R 88,00
31.1.5	R 130,00	R 94,00
31.1.6	R 130,00	R 127,00
31.1.7	R 220,00	R 194,00
31.1.8	R 330,00	R 320,00
31.1.9	R 440,00	R 320,00
31.1.10	R 55,00	R 5,00
31.1.11	R 130,00	R 40,00
31.1.12	R 55,00	—
31.1.13	R 55,00	R 6,75
31.1.14	R 55,00	—
31.1.15	R 55,00	R 40,00
31.1.16	R 55,00	R 20,00
31.1.17	R 100,00	R 20,00
31.1.18	—	R 60,00
31.1.19	R 90,00	R 40,00
31.1.20	R 180,00	R 80,00
31.1.21	—	R 25,00
31.1.22	—	R 50,00
31.1.23	—	R 60,00
31.1.24	R 55,00	R 20,00
31.2.1	R 55,00	R 340,00
31.2.2	R 55,00	R 44,00
31.2.3	R 55,00	R 44,00"

Amend the transfer fee i.r.o. the following items as follows:

	Indoor	Outdoor
	R	R
"31.3.1	R 55,00	R 130,00
31.3.2	R 55,00	R 130,00
31.3.3	R 55,00	R 220,00
31.3.4	R 55,00	R 330,00
31.3.5	R 55,00	R 440,00
31.3.6	R 55,00	R 55,00
31.3.7	R 55,00	R 130,00
31.3.8	R 55,00	R 100,00
31.3.9	R 55,00	R 90,00
31.3.10	R 55,00	R 180,00
31.3.11.1	R 65,00	R 130,00
31.3.11.2	R 65,00	R 300,00"

31.4.1 Amend "40,00" to "45,00".

31.4.2 Amend "100,00" to "110,00".

31.4.3 Amend "30,00" to "33,00".

31.5.3.2.1 Amend "700,00" to "925,00".

31.5.3.2.2 Amend "1 200,00" to "1 565,00".

31.5.3.2.3 Amend "1 800,00" to "2 020,00".

Insert the following new items:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
		R	R
"31.5.3.2.4....	Additional fee per CCITT standard:.....		
31.5.3.2.4.1 ..	V.26, V.27, V.29 and V.33	195,00	—
31.5.3.2.4.2 ..	V.21, V.22 and V.23	245,00	—
31.5.3.2.4.3 ..	V.32	295,00	—
31.5.3.3	Amend "45,00" to "55,00"		
32.2.1.1	Amend "R15,60" to "R17,10" and "R229,00" to "R250,00"		
32.2.1.2	Amend "78c" to "84c" and "R229,00" to "R250,00"		
32.2.1.3	Amend "30c" to "36c" and "R83,00" to "R90,00"		
32.2.1.4	Amend "18c" to "21c" and "R83,00" to "R90,00"		
32.2.2.1	Amend "R31,20" to "R34,20" and "R229,00" to "R250,00"		
32.2.2.2	Amend "R1,56" to "R1,68" and "R229,00" to "R250,00"		
32.2.2.3	Amend "50c" to "60c" and "R83,00" to "R90,00"		
32.2.2.4	Amend "27c" to "36c" and "R83,00" to "R90,00"		

Amend the installation charge and monthly rental i.r.o. the following items as follows:

No.	Installation and other charges	Monthly rental unless otherwise stated
	R	R
"33.1.1	145,00	80,00
33.2.1.1	—	280,00
33.2.1.2	—	312,00
33.2.1.3	—	345,00
33.2.2.1	—	230,00
33.2.2.2	—	258,00
33.2.2.3	—	285,00
33.2.3	—	208,00
33.5	35,00	—

Substitute the following for the existing items 33.6 and 33.7:

"33.6 Monthly inter-nodal permanent virtual circuit charges (excluding rental for the nodal access circuit):

Node position	9 600 b/s	4 800 b/s	2 400 b/s	1 200 b/s	200 b/s
	R	R	R	R	R
JH-PR.....	—	—	—	—	—
JH-BFN	331	298	248	185	122
JH-KB.....	482	434	362	270	178
JH-DN.....	659	593	494	369	244
JH-PE.....	1 675	1 508	1 256	938	620
JH-CT.....	2 619	2 357	1 964	1 467	969
JH-EL.....	1 318	1 186	989	738	488
PR-BFN.....	461	415	346	258	171
PR-KB.....	600	540	450	336	222
PR-DN.....	746	671	560	418	276
PR-PE.....	1 811	1 630	1 358	1 014	670
PR-CT.....	2 737	2 463	2 053	1 533	1 013
PR-EL.....	1 449	1 304	1 087	811	536
BFN-KB.....	—	—	—	—	—
BFN-DN.....	590	531	443	330	218
BFN-PE.....	772	695	579	432	286
BFN-CT.....	1 726	1 553	1 295	967	639
BFN-EL.....	559	503	419	313	207
KB-DN.....	972	875	729	544	360
KB-PE.....	882	794	662	494	326
KB-CT.....	1 516	1 364	1 137	849	561
KB-EL.....	815	734	611	456	302
DN-PE.....	1 149	1 034	862	643	425
DN-CT.....	2 662	2 396	1 997	1 491	985
DN-EL.....	567	510	425	318	210
CT-PE.....	1 098	988	824	615	406
CT-EL.....	1 667	1 500	1 250	934	617
EL-PE.....	—	—	—	—	—

**33.7 Inter-nodal switched virtual circuit and fixed destination switched virtual circuit call charges
(excluding rental for the nodal access circuit):**

Node position	Charges in cents/min.				
	9 600 b/s	4 800 b/s	2 400 b/s	1 200 b/s	200 b/s
JH-PR.....	0,94	0,85	0,71	0,53	0,35
JH-BFN.....	7,36	6,62	5,52	4,12	2,72
JH-KB.....	10,71	9,64	8,03	6,00	3,96
JH-DN.....	14,64	13,18	10,98	8,20	5,42
JH-PE.....	37,22	33,50	27,92	20,84	13,77
JH-CT.....	58,20	52,38	43,65	32,59	21,53
JH-EL.....	29,29	26,36	21,97	16,40	10,84
PR-BFN.....	10,24	9,22	7,68	5,73	3,79
PR-KB.....	13,33	12,00	10,00	7,46	4,93
PR-DN.....	16,58	14,92	12,44	9,28	6,13
PR-PE.....	40,24	36,22	30,18	22,53	14,89
PR-CT.....	60,82	54,74	45,62	34,06	22,50
PR-EL.....	32,20	28,98	24,15	18,03	11,91
BNF-KB.....	2,70	2,43	2,03	1,51	1,00
BNF-DN.....	13,11	11,80	9,83	7,34	4,85
BNF-PE.....	17,16	15,44	12,87	9,61	6,35
BNF-CT.....	38,36	34,52	28,77	21,48	14,19
BNF-EL.....	12,42	11,18	9,32	6,96	4,60
KB-DN.....	21,60	19,44	16,20	12,10	7,99
KB-PE.....	19,60	17,64	14,70	10,98	7,25
KB-CT.....	33,69	30,32	25,27	18,87	12,47
KB-EL.....	18,11	16,30	13,58	10,14	6,70
DN-PE.....	25,53	22,98	19,15	14,30	9,45
DN-CT.....	59,16	53,24	44,37	33,13	21,89
DN-EL.....	12,60	11,34	9,45	7,06	4,66
CT-PE.....	24,40	21,96	18,30	13,66	9,03
CT-EL.....	37,04	33,34	27,78	20,74	13,70
EL-PE.....	4,25	3,83	3,19	2,38	1,57
Single node	67,48*	8,58*	1,26*	0,34	0,09

* Minimum circuit occupancy: 9 600: 0,5 h/day; 4 800: 1 h/day; 2 400: 2 h/day."

33.8.2.1.1 Amend "120,00" to "130,00" and "230,00" to "250,00".

33.8.2.1.1.1 Amend "0,60" to "0,65".

33.8.2.1.2 Amend "120,00" to "130,00" and "370,00" to "400,00".

33.8.2.1.2.1 Amend "1,00" to "1,08".

33.8.2.1.3 Amend "7,50" to "8,50".

33.8.2.1.4 Amend "120,00" to "130,00".

33.8.2.2 Amend "20,00" to "25,00".

33.8.2.3 Amend "80,00" to "90,00" and "180,00" to "195,00".

33.8.2.5 Amend "80,00" to "90,00" and "365,00" to "370,00".

33.8.6.1.1 Amend "0,14" to "0,18".

33.8.6.1.2 Amend "0,18" to "0,23".

33.8.6.1.3 Amend "0,18" to "0,23".

33.8.6.1.4 Amend "0,22" to "0,28".

33.8.6.2.1 Amend "0,11" to "0,14".

33.8.6.2.2 Amend "0,14" to "0,18".

33.8.6.2.3 Amend "0,14" to "0,18".

33.8.6.2.4 Amend "0,18" to "0,23".

33.8.6.3.1 Amend "0,04" to "0,05".

33.8.6.3.2.1 Amend "1,00" to "1,10".

33.8.6.3.2.2 Amend "4,00" to "4,50".

33.8.6.4 Amend "0,01" to "0,02".

33.8.7.1 Amend "750,00" to "830,00".

33.8.7.2 Amend "75,00" to "83,00".

PART 6: BELTEL RATES

Substitute the following for the existing item 44.1.2.2:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
"44.1.2.2	Without editing rights (not applicable to NUI users and terminals which the Department rents to clients on behalf of a licensed supplier or to the first 12 months' use of terminals sold by such suppliers).....	R —	R 6,00"
44.1.3	Amend "0,05" to "0,08"		
44.1.4	Amend "0,08" to "0,12"		
44.1.7.2.1	Amend "0,04" to "0,05"		
44.1.7.2.2	Amend "0,04" to "0,05"		
44.2.2	Amend "25,00" to "15,00"		
44.2.3	Amend "0,02" to "0,03"		

Insert the following new item:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
"44.2.11	Bulk update, additional cost per minute	R 0,04	R —"

44.3.2 Amend "50,00" to "25,00".

Insert the following new item:

No.	Service	Installation and other charges	Monthly rental unless otherwise stated
"44.3.3	Per ten blocks of data transmitted to or from a gateway.....	R 0,007	R —"

PART 7: DIGINET RATES

45.1.1 Amend "150,00" to "165,00" and "80,00" to "90,00".

45.2.1 Amend "70,00" to "80,00".

45.2.2 Amend "25,00" to "28,00".

45.2.3 Amend "70,00" to "80,00".

45.3.1 Amend "100,00" to "130,00".

45.3.2 Amend "12,00" to "14,00".

45.3.3.1 Amend "R33,00" to "R37,00", "R3,50" to "R3,85", "R50,00" to "R55,00", "R4,95" to "R5,50", "R70,00" to "R77,00", "R1,65" to "R1,85," "R106,00" to "R117,00" and "R2,15" to "R2,40".

45.3.4.1 Amend "8 400,00" to "9 300,00" and "178,00" to "210,00".

45.3.4.2 Amend "1 700,00" to "1 900,00".

45.4.1 Amend "50,00" to "65,00" and "100,00" to "130,00".

45.4.2 Amend "50,00" to "65,00" and "150,00" to "165,00".

PART 8: DIGINET-PLUS RATES

46.1.1 Amend "200,00" to "220,00"

Substitute the following for the existing item 46.3.4:

"46.3.4 Monthly port charge and line rental:

Speed of date circuit	Port charge, per terminal point, equipped	Line rental based on the radial distance between the terminal multiplex sites			
		For Radial distances up to and including 20 km		For radial distances over 20 km	
		Fixed charge	Charge per km or portion thereof	Fixed charge	Charge per km or portion thereof
Kb/s	R	R	R	R	R
64	80,00	110,00	10,40	234,00	4,20
128	95,00	165,00	15,90	351,00	6,60
192	110,00	220,00	21,40	468,00	9,00
256	130,00	275,00	26,90	585,00	11,40
320	145,00	330,00	32,40	702,00	13,80
384	160,00	385,00	37,90	819,00	16,20
448	175,00	440,00	43,40	936,00	18,60
512	195,00	495,00	48,90	1 053,00	21,00
576	210,00	550,00	54,40	1 170,00	23,40
640	230,00	605,00	59,90	1 287,00	25,80
704	245,00	660,00	65,40	1 404,00	28,20
768	260,00	715,00	70,90	1 521,00	30,60
832	275,00	770,00	76,40	1 638,00	33,00
896	295,00	825,00	81,90	1 755,00	35,40
960	310,00	880,00	87,40	1 872,00	37,80
1 024	325,00	935,00	92,90	1 989,00	40,20
1 088	345,00	990,00	98,40	2 106,00	42,60
1 152	360,00	1 045,00	103,90	2 223,00	45,00
1 216	375,00	1 100,00	109,40	2 340,00	47,40
1 280	395,00	1 155,00	114,90	2 457,00	49,80
1 344	410,00	1 210,00	120,40	2 574,00	52,20
1 408	425,00	1 265,00	125,90	2 691,00	54,60
1 472	440,00	1 320,00	131,40	2 808,00	57,00
1 536	460,00	1 375,00	136,90	2 925,00	59,40
1 600	475,00	1 430,00	142,40	3 042,00	61,80
1 664	490,00	1 485,00	147,90	3 159,00	64,20
1 728	510,00	1 540,00	153,40	3 276,00	66,60
1 792	525,00	1 595,00	158,90	3 393,00	69,00
1 856	540,00	1 650,00	164,40	3 510,00	71,40
1 920	560,00	1 705,00	169,90	3 627,00	73,80

NB—Where the multiplexer is on the client's premises the radial distance is calculated from the local exchange that would normally serve the client.”.

BYLAE

- 1.0 In hierdie Bylae beteken die uitdrukking "die Tarieflys" die Tarieflys vir Telekommunikasiedienste aangekondig by Goewermentskennisgewing No. 1192 van 1 Julie 1977, soos gewysig.
- 2.0 Die Tarieflys word met ingang van 1 April 1991 verder soos volg gewysig.

DEEL 1: BINNELANDSE TELEFOONTARIEWE

Wysig die installeer- en ander koste sowel as die maandelikse huur t.o.v. die nagenoemde items soos volg:

No.	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"1.1.1	155,00	24,00
1.1.2	155,00	21,00
1.1.3	155,00	20,00

No.	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
	R	R
2.1.1	155,00	21,00
2.1.2	155,00	19,00
3.1.1.1	155,00	26,00
3.1.1.2	155,00	24,00
3.1.2.1	155,00	23,00
3.1.2.2	155,00	21,00
4.1.1	155,00	24,00
4.1.2	155,00	25,00
4.2.1.1	155,00	24,00
4.2.1.1.1	155,00	Item 4.2.1.3
4.2.1.3 Wysig "R21,00" tot "R24,00" en "R10,00" tot "R12,00"		
4.2.2.1	155,00	26,00
4.2.2.1.1	155,00	Item 4.2.2.3
4.2.2.3 Wysig "R23,00" tot "R26,00" en "R11,00" tot "R13,00"		
5.1	155,00	50,00
6.1	—	2,85
7.1.1	155,00	24,00
7.1.2.1	Item 7.1.1	28,00
7.1.2.2	Item 7.1.1	32,00
7.1.2.3	Item 7.1.1	36,00
7.2.2.1	Item 7.1.1	68,00
7.2.2.2	Item 7.1.1	91,00
7.2.2.3	Item 7.1.1	114,00
8.1.1	70,00	6,75
8.1.1.1	70,00	4,50
8.1.1.2	70,00	4,00
8.1.2	70,00	6,75
8.1.3.1	70,00	12,00
8.1.4	70,00	6,75
8.1.6	70,00	2,50
8.2.1	Item 8.3	14,00
8.2.2.1	Item 8.3	14,00
8.2.2.2	Item 8.3	2,85
8.2.3	Item 8.3	2,85
8.2.4.1	Item 8.3	2,85
8.2.4.2	Item 8.3	14,00
8.3	155,00	Item 8.2
9.1.1	70,00	Geen
9.1.2	70,00	Geen
9.2.1.1	130,00	Items 9.2.2 en 9.2.3
9.2.1.2	300,00	Soos vir items 9.2.2 en 9.2.3 voorgeskryf word plus 'n maandelikse toeslag van R125,00
10.1.1	70,00	Geen
10.2.1.1	Item 10.4	14,00
10.2.2.1	Item 10.4	2,85
10.2.2.2	Item 10.4	14,00
10.2.3	Item 10.4	2,85
10.4	130,00	—
10.5.1	Geen	70,00"

Wysig die bestaande item 11.0 om soos volg te lees:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
		R	R
"11.0	Permanente televisiekanaale		
11.1	Videokanaal.....	Geen	Spesiale tarief ingevolge artikel 2B (1) (f) van die Poswet
11.2	Oudiokanaal.....	Geen	R2,85 per kanaal per maand per km of gedeelte daarvan
11.3	Dienskanaal.....	Geen	Item 10.2"

Wysig die installeer- en ander koste t.o.v. die nagenoemde items soos volg:

No.	Installeer- en ander koste
"12.1.1.2.1.....	R 70,00
12.3.....	2,20
13.1.1.....	70,00
13.1.2.....	70,00
13.1.3.....	4,00
13.1.4.....	35,00
13.2.1.....	18,00"

Voeg die volgende nuwe item in:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"13.3.....	Verplasing van enige telefoonaansluiting of -toestel wat na-ure op versoek van die kliënt onderneem word	R 140% van die toepaslike verplasingkoste	R —"

Wysig die maandelikse huur t.o.v. die nagenoemde items soos volg:

No.	Maandelikse huur tensy anders vermeld
"14.1.1.....	R2,85 per maand per kilometer of gedeelte daarvan — minimum koste R23,00 per maand
14.1.2.....	14c per uur per maand per kilometer of gedeelte daarvan — minimum koste R23,00 per maand
14.1.3.....	7c per uur per kilometer of gedeelte daarvan — minimum koste R23,00 per geleenthed
14.1.4.....	4c per uur per kilometer of gedeelte daarvan — minimum koste R23,00 per geleenthed
14.2.1.....	R5,70 per maand per kilometer of gedeelte daarvan — minimum koste R46,00 per maand
14.2.2.....	28c per uur per maand per kilometer of gedeelte daarvan — minimum koste R46,00 per maand
14.2.3.....	14c per uur per kilometer of gedeelte daarvan — minimum koste R46,00 per geleenthed
14.2.4.....	8c per uur per kilometer of gedeelte daarvan — minimum koste R46,00 per geleenthed
14.3.1.1.....	R17,10 per maand per kilometer of gedeelte daarvan — minimum koste R250,00 per maand
14.3.1.2.....	84c per uur per maand per kilometer of gedeelte daarvan — minimum koste R250,00 per maand
14.3.1.3.....	36c per uur per kilometer of gedeelte daarvan — minimum koste R90,00 per geleenthed
14.3.1.4.....	21c per uur per kilometer of gedeelte daarvan — minimum koste R90,00 per geleenthed
14.3.2.1.....	R34,20 per maand per kilometer of gedeelte daarvan — minimum koste R250,00 per maand

No.	Maandelikse huur tensy anders vermeld
14.3.2.2	R1,68 per uur per maand per kilometer of gedeelte daarvan — minimum koste R250,00 per maand
14.3.2.3	60c per uur per kilometer of gedeelte daarvan — minimum koste R90,00 per geleenthed
14.3.2.4	36c per uur per kilometer of gedeelte daarvan — minimum koste R90,00 per geleenthed"

Skrap die bestaande item 15.1.1 en hernommer en wysig die bestaande 15.1.2 om soos volg te lees:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
		R	R
"15.1.1	Per eenheid (privaat mobiele toerusting word gebruik)	—	45,00"

Wysig die installeer- en ander koste t.o.v. die nagenoemde items soos volg:

No.	Installeer en ander koste
	R
"15.2.1	110,00
15.2.2	12,00"

Vervang die bestaande tabel onder item 15.2.3.1 deur die volgende (die bestaande opskrif en voetnote bly onveranderd):

"Tarief	Vir afstande tot en met (km)	Outomaties			Handbediende oproepe			
		WTD-telling t.o.v. oproepe vanaf of na 'n motorfoondiens			Vanaf en na kliënte		Vanaf oproekantore	
		Telperiode in sekondes			Tarief in sent per drie minute (d)		Tarief in sent per drie minute	
		I (a)	II (b)	III (c)	I (e)	II (f)	I (g)	II (h)
A.....	200	14	24	36	216	108	240	120
B.....	800	11	20	32	276	138	320	160
C.....	bo 800	9	16	28	318	159	360	180"

Wysig die installeer- en ander koste sowel as die maandelikse huur t.o.v. die nagenoemde items soos volg:

No.	Installeer en ander koste	Maandelikse huur tensy anders vermeld
	R	R
"16.1.1	20,00	6,75
16.1.2	20,00	7,00
16.1.5.1	—	4,00
16.1.5.2	—	6,00
16.1.5.4	—	16,00
16.1.6.1	—	1,50
16.2	30,00	Geen
16.3.1	70,00	Geen
16.4.1.1	70,00	3,00
16.4.1.2	70,00	4,00
16.4.1.3	70,00	6,00
16.4.1.4	70,00	7,00
16.4.2.1	130,00	Draadhuur per paar soos onder item 8.2 voorgeskryf word
16.4.2.2	130,00	Draadhuur per paar soos onder item 8.2 voorgeskryf word

No.	Installeer en ander koste	Maandelikse huur tensy anders vermeld
16.4.2.3	R 130,00	R Draadhuur per paar soos onder item 8.2 voorgeskryf word
16.4.2.4	130,00	Draadhuur per paar soos onder item 8.2 voorgeskryf word
16.5	70,00	R1,00 (Behalwe by POTS'e)
16.6	70,00	12,00
16.7	Geen	6,50
16.8.1	70,00	—
16.8.2	90,00	—
16.8.3	70,00	—
16.8.4	70,00	—
16.8.5	70,00	2,50
16.9	80,00	—
16.10	70,00	1,50
16.11.1	70,00	—
16.11.2	70,00	13,00
16.11.3	70,00	—
16.12	70,00	—
16.13	70,00	—
16.14.1	70,00	Geen
16.14.2	130,00	Huurgeld soos onder item 8.2 voorgeskryf word
16.17.2	5,00	—
16.17.3	21,00	—
16.18.1	—	1,75
16.19.1	34,00	—
16.19.2	70,00	—
16.20	38,00	—
16.21.1	550,00	—
16.21.2	4 400,00	—
16.21.3	2 200,00	—
16.21.4	6 400,00	—
16.21.5	2,75	—
16.21.6	275,00	—
16.21.7	550,00	—
16.21.8	275,00	—
16.21.9	660,00	—
16.21.9.1 Wysig "R50,00" tot "R55,00"	55,00	—
16.21.9.2	55,00	—
16.22	13,30	—
16.23	1,40	—
16.24.1	1,40	—
16.24.2	1,40	—
16.25.1	170,00	—
16.25.2	450,00	—
16.25.3	45,00	—
16.25.4	55,00	—
16.26.1	1,60	—
16.26.2	16,00	—
16.26.3	7,75	—
16.27	34,00	—
16.28.2.1	55,00	—
16.28.2.2	22,00	—
16.29	1,40	—
16.32	1,40	—
16.33	2,00	—
16.34.1	3,00	17,50
16.34.3	16,60	Geen
16.35	22,00	Geen
16.36	70,00	3,00
16.37	75,00	Item 16.37.1
16.38.1	75,00	Item 16.38.3
16.38.2	34,00	Item 16.38.3

No.	Installeer en ander koste	Maandelikse huur tensy anders vermeld
16.39	R 6,10	R —
16.40.1	4,40	4,30
16.40.2	4,40	2,90
16.41.2.1	70,00	—
16.42.1.1	45,00	23,00
16.42.1.2	55,00	28,00
16.42.1.3	65,00	56,00
16.42.1.4	75,00	70,00
16.42.1.5	90,00	78,00
16.42.3.1	Soos vir item 8.1.1 voorgeskryf word	9,00
16.42.3.3	—	4,50
16.42.3.4	Soos vir item 8.1.1 voorgeskryf word	12,00
16.43.1	16,50	—
16.44.1.1.1	220,00	150,00
16.44.1.1.2	275,00	180,00
16.44.1.1.3	330,00	250,00
16.44.1.1.4	385,00	280,00
16.44.1.1.5	440,00	350,00
16.44.1.1.7.3	100,00	—
16.44.1.5.1	150,00	70,00
16.44.2.1.1	330,00	120,00
16.44.2.1.2	330,00	180,00
16.44.2.1.5	Geen	60,00
16.44.2.1.6	Geen	65,00
16.44.2.1.7	Geen	40,00
16.44.2.1.10	Geen	5,00
16.44.2.4.2.1	Soos vir item 8.1.1 voorgeskryf word	30,00
16.44.2.4.2.2	Soos vir item 8.1.1 voorgeskryf word	35,00
16.44.2.6.1	150,00	70,00
16.44.2.7.1	30,00	2,00
16.44.2.7.2	50,00	10,00
16.44.2.7.3	50,00	25,00
16.45	34,00	—
16.46	70,00	8,30
16.47	70,00	Geen
16.48.2	34,00	—
16.49	100,00	76,00
16.49.2.2	100,00	—
16.51.1	11,00	—
17.1.1	0,15	—
17.1.2	0,30	—

Vervang die bestaande tabel onder item 17.1.2 deur die volgende [die bestaande opskrif en voetnote behalwe 17.1.2 (d) en 17.1.2 (k) bly onveranderd]:

"Tarief	Vir afstande tot en met (km)	Outomaties (j)			Handbediende oproepe (j)			
		WTD-telling (kyk Telekommunikasie regulasie A.14) t.o.v. oproepe vanaf kliënte en oproepkantore			Vanaf kliënte		Vanaf oproepkantore	
		Telpériode in sekondes			Tarief in sent per drie minute (d)		Tarief in sent per drie minute	
		I (a)	II (b)	III (c)	I (e)	II (f)	I (g)	II (h)
A.....	25	112	144	224	45 (k)	45 (k)	50	50
B.....	50	72	96	144	60	60	80	80
C.....	100	40	56	80	90	69	110	90
D.....	200	22	32	56	150	87	170	100
E.....	400	14	24	36	216	108	240	120
F.....	800	11	20	32	276	138	320	160
G.....	bo 800	9	16	28	318	159	360	180"

Wysig "81c" onder item 17.1.2 (d) tot "90c".

Wysig "40,5c" en "13,5c" onder item 17.1.2 (k) tot "45c" en "15c" onderskeidelik.

Items 17.2.1.1, 17.2.2.2, 17.2.3.1 en 17.2.3.2. Wysig "20c" tot "30c".

Item 17.2.4. Wysig "0,135", "0,27", "0,405" en "0,675" tot "0,15", "0,30", "0,45" en "0,75" onderskeidelik.

Items 17.2.5.2, 17.2.5.3, 17.2.5.5.2 (a), 17.2.7.1.1 en 17.2.7.1.2 (a). Wysig "0,135" tot "0,15".

Items 17.2.8.1 (a) en 17.2.8.2 (a). Wysig "0,20" tot "0,30".

DEEL 2: BINNELANDSE TELEGRAFTARIEWE

18.1.1 *Wysig "R1,50" tot "R1,70" en "15c" tot "17c".*

18.1.2 *Wysig "R3,00" tot "R3,40" en "30c" tot "34c".*

19.2 *Wysig "60c" tot "65c".*

19.4 *Wysig "15c" tot "17c" en "R1,25" tot "R1,40".*

19.6.1 *Wysig "15c" tot "17c".*

19.6.2 *Wysig "R1,00" tot "R1,10".*

19.6.5 *Wysig "15c" tot "17c".*

19.7 *Wysig "90c" tot "R1,00".*

19.8 *Wysig "R12,00" tot "R14,00".*

19.9 *Wysig "R4,00" tot "R4,40".*

20.1 *Wysig "R1,25" tot "R1,40".*

20.2 *Wysig "R1,25" tot "R1,40".*

20.3 *Wysig "R1,50" tot "R1,70" en "35c" tot "40c".*

20.5 *Wysig "R1,25" tot "R1,40".*

20.6 *Wysig "R5,50" tot "R6,10".*

20.7 *Wysig "R5,50" tot "R6,10".*

20.8.1 *Wysig "R15,00" tot "R16,50".*

20.8.2 *Wysig "R30,00" tot "R33,00".*

20.8.3 *Wysig "R15,00" tot "R16,50".*

20.8.4 *Wysig "R15,00" tot "R16,50".*

20.9 *Wysig "R1,25" tot "R1,40".*

22.7 *Wysig "R2,00" tot "R2,85".*

23.16 *Wysig "R12,00" tot "R14,00".*

24.1 *Wysig "R12,00" tot "R14,00".*

24.2 *Wysig "R12,00" tot "R14,00" en "R2,60" tot "R2,85".*

24.3.1 *Wysig "R1,20" tot "R1,40".*

24.3.2 *Wysig "R2,60" tot "R2,85".*

25.0 *Wysig "R1,20" tot "R1,40" en "R15" tot "R16,50"; "7c" tot "8c" en "R15" tot "R16,50"; "1,5c" tot "1,7c" en "R15" tot "R16,50"; "0,7c" tot "0,8c" en "R15" tot "R16,50".*

26.2 *Wysig "R20,00" tot "R22,00".*

26.3 *Wysig "R15,00" tot "R16,50".*

29.1.1 *Wysig "R5,00" tot "R5,50".*

DEEL 3: DATADIENSTE (BINNELANDS)

Wysig die installeerkoste en maandelikse huur t.o.v. die nagenoemde items soos volg:

No.	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"30.1.1	R 65,00	R Geen
30.1.1.1	R 65,00	Geen
30.1.2.1	R 130,00	Soos vir item 30.1.3 voorgeskryf word
30.1.2.2	R 300,00	Wysig "R110,00" tot "R125,00"
30.1.3.1	R —	R 14,00

No.	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
30.1.3.2.1	R —	R 14,00
30.1.3.2.2	—	2,85
30.1.3.3.1	—	2,85
30.1.3.3.2	—	14,00
30.1.4.1	13 400,00	1 110,00
30.1.4.2	10 500,00	Soos vir item 30.1.4.1 voor- geskryf word
30.2.1.1	—	<i>Wysig</i> "R15,60" tot "R17,10" en "R229,00" tot "R250,00"
30.2.2.1	—	<i>Wysig</i> "R31,20" tot "R34,20" en "R229,00" tot "R250,00"
31.1.1	130,00	55,00
31.1.2	130,00	45,00
31.1.3	130,00	55,00
31.1.4	130,00	88,00
31.1.5	130,00	94,00
31.1.6	130,00	127,00
31.1.7	220,00	194,00
31.1.8	330,00	320,00
31.1.9	440,00	320,00
31.1.10	55,00	5,00
31.1.11	130,00	40,00
31.1.12	55,00	—
31.1.13	55,00	6,75
31.1.14	55,00	—
31.1.15	55,00	40,00
31.1.16	55,00	20,00
31.1.17	100,00	20,00
31.1.18	—	60,00
31.1.19	90,00	40,00
31.1.20	180,00	80,00
31.1.21	—	25,00
31.1.22	—	50,00
31.1.23	—	60,00
31.1.24	55,00	20,00
31.2.1	55,00	340,00
31.2.2	55,00	44,00
31.2.3	55,00	44,00"
<i>Wysig</i> die verplasingsgeld t.o.v. die nagenoemde items soos volg:		
	Binnenhuis	Buitenhuis
	R	R
"31.3.1	55,00	130,00
31.3.2	55,00	130,00
31.3.3	55,00	220,00
31.3.4	55,00	330,00
31.3.5	55,00	440,00
31.3.6	55,00	55,00
31.3.7	55,00	130,00
31.3.8	55,00	100,00
31.3.9	55,00	90,00
31.3.10	55,00	180,00
31.3.11.1	65,00	130,00
31.3.11.2	65,00	300,00"

31.4.1 *Wysig* "40,00" tot "45,00".31.4.2 *Wysig* "100,00" tot "110,00".31.4.3 *Wysig* "30,00" tot "33,00".31.5.3.2.1 *Wysig* "700,00" tot "925,00".31.5.3.2.2 *Wysig* "1 200,00" tot "1 565,00".31.5.3.2.3 *Wysig* "1 800,00" tot "2 020,00".

Voeg die volgende nuwe items in:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"31.5.3.2.4.....	Bykomende koste per CCITT standaard:	R	R
31.5.3.2.4.1.....	V.26, V.27, V.29 en V.33.....	195,00	—
31.5.3.2.4.2.....	V.21, V.22 en V.23	245,00	—
31.5.3.2.4.3.....	V.32	295,00	—"
31.5.3.3.....	Wysig "45,00" tot "55,00"		
32.2.1.1.....	Wysig "R15,60" tot "R17,10" en "R229,00" tot "R250,00"		
32.2.1.2.....	Wysig "78c" tot "84c" en "R229,00" tot "R250,00"		
32.2.1.3.....	Wysig "30c" tot "36c" en "R83,00" tot "R90,00"		
32.2.1.4.....	Wysig "18c" tot "21c" en "R83,00" tot "R90,00"		
32.2.2.1.....	Wysig "R31,20" tot "R34,20" en "R229,00" tot "R250,00"		
32.2.2.2.....	Wysig "R1,56" tot "R1,68" en "R229,00" tot "R250,00"		
32.2.2.3.....	Wysig "50c" tot "60c" en "R83,00" tot "R90,00"		
32.2.2.4.....	Wysig "27c" tot "36c" en "R83,00" tot "R90,00"		

Wysig die installeerkoste en maandelikse huur t.o.v. die nagenoemde items soos volg:

No.	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
	R	R
"33.1.1.....	145,00	80,00
33.2.1.1.....	—	280,00
33.2.1.2.....	—	312,00
33.2.1.3.....	—	345,00
33.2.2.1.....	—	230,00
33.2.2.2.....	—	258,00
33.2.2.3.....	—	285,00
33.2.3.....	—	208,00
33.5.....	35,00	—"

Vervang die bestaande items 33.6 en 33.7 deur die volgende:

"33.6 Maandelikse permanente virtuele tussennoduskringkoste (huur vir die nodustoegangsverbinding uitgesluit):

Nodusligging	9 600 b/s	4 800 b/s	2 400 b/s	1 200 b/s	200 b/s
	R	R	R	R	R
JH-PR.....	—	—	—	—	—
JH-BFN.....	331	298	248	185	122
JH-KB.....	482	434	362	270	178
JH-DN.....	659	593	494	369	244
JH-PE.....	1 675	1 508	1 256	938	620
JH-CT.....	2 619	2 357	1 964	1 467	969
JH-EL.....	1 318	1 186	989	738	488
PR-BFN.....	461	415	346	258	171
PR-KB.....	600	540	450	336	222
PR-DN.....	746	671	560	418	276
PR-PE.....	1 811	1 630	1 358	1 014	670
PR-CT.....	2 737	2 463	2 053	1 533	1 013
PR-EL.....	1 449	1 304	1 087	811	536
BFN-KB.....	—	—	—	—	—
BFN-DN.....	590	531	443	330	218
BFN-PE.....	772	695	579	432	286
BFN-CT.....	1 726	1 553	1 295	967	639

Nodusligging	9 600 b/s	4 800 b/s	2 400 b/s	1 200 b/s	200 b/s
	R	R	R	R	R
BFN-EL.....	559	503	419	313	207
KB-DN.....	972	875	729	544	360
KB-PE.....	882	794	662	494	326
KB-CT.....	1 516	1 364	1 137	849	561
KB-EL.....	815	734	611	456	302
DN-PE.....	1 149	1 034	862	643	425
DN-CT.....	2 662	2 396	1 997	1 491	985
DN-EL.....	567	510	425	318	210
CT-PE.....	1 098	988	824	615	406
CT-EL.....	1 667	1 500	1 250	934	617
EL-PE.....	—	—	—	—	—

33.7 Tussennodusoproepkoste vir geskakelde virtuele verbinding en vaste bestemminggeskakelde virtuele verbinding (huur vir die nodustoegangsverbinding uitgesluit):

Nodusligging	Koste in sent/min.				
	9 600 b/s	4 800 b/s	2 400 b/s	1 200 b/s	200 b/s
JH-PR.....	0,94	0,85	0,71	0,53	0,35
JH-BFN.....	7,36	6,62	5,52	4,12	2,72
JH-KB.....	10,71	9,64	8,03	6,00	3,96
JH-DN.....	14,64	13,18	10,98	8,20	5,42
JH-PE.....	37,22	33,50	27,92	20,84	13,77
JH-CT.....	58,20	52,38	43,65	32,59	21,53
JH-EL.....	29,29	26,36	21,97	16,40	10,84
PR-BFN.....	10,24	9,22	7,68	5,73	3,79
PR-KB.....	13,33	12,00	10,00	7,46	4,93
PR-DN.....	16,58	14,92	12,44	9,28	6,13
PR-PE.....	40,24	36,22	30,18	22,53	14,89
PR-CT.....	60,82	54,74	45,62	34,06	22,50
PR-EL.....	32,20	28,98	24,15	18,03	11,91
BFN-KB.....	2,70	2,43	2,03	1,51	1,00
BFN-DN.....	13,11	11,80	9,83	7,34	4,85
BFN-PE.....	17,16	15,44	12,87	9,61	6,35
BFN-CT.....	38,36	34,52	28,77	21,48	14,19
BFN-EL.....	12,42	11,18	9,32	6,96	4,60
KB-DN.....	21,60	19,44	16,20	12,10	7,99
KB-PE.....	19,60	17,64	14,70	10,98	7,25
KB-CT.....	33,69	30,32	25,27	18,87	12,47
KB-EL.....	18,11	16,30	13,58	10,14	6,70
DN-PE.....	25,53	22,98	19,15	14,30	9,45
DN-CT.....	59,16	53,24	44,37	33,13	21,89
DN-EL.....	12,60	11,34	9,45	7,06	4,66
CT-PE.....	24,40	21,96	18,30	13,66	9,03
CT-EL.....	37,04	33,34	27,78	20,74	13,70
EL-PE.....	4,25	3,83	3,19	2,38	1,57
Enkel nodus.....	67,48*	8,58*	1,26*	0,34	0,09

* Minimum verbindingsbesetting: 9 600: 0,5 h/dag; 4 800: 1 h/dag; 2 400: 2 h/dag.”.

33.8.2.1.1 *Wysig “120,00” tot “130,00” en “230,00” tot “250,00”.*

33.8.2.1.1.1 *Wysig “0,60” tot “0,65”.*

33.8.2.1.2 *Wysig “120,00” tot “130,00” en “370,00” tot “400,00”.*

33.8.2.1.2.1 *Wysig “1,00” tot “1,08”.*

33.8.2.1.3 *Wysig “7,50” tot “8,50”.*

33.8.2.1.4 *Wysig “120,00” tot “130,00”.*

33.8.2.2 *Wysig “20,00” tot “25,00”.*

33.8.2.3 *Wysig “80,00” tot “90,00” en “180,00” tot “195,00”.*

33.8.2.5 *Wysig “80,00” tot “90,00” en “365,00” tot “370,00”.*

33.8.6.1.1 *Wysig “0,14” tot “0,18”.*

33.8.6.1.2 *Wysig “0,18” tot “0,23”.*

33.8.6.1.3 *Wysig “0,18” tot “0,23”.*

33.8.6.1.4 *Wysig “0,22” tot “0,28”.*

- 33.8.6.2.1 Wysig "0,11" tot "0,14".
- 33.8.6.2.2 Wysig "0,14" tot "0,18".
- 33.8.6.2.3 Wysig "0,14" tot "0,18".
- 33.8.6.2.4 Wysig "0,18" tot "0,23".
- 33.8.6.3.1 Wysig "0,04" tot "0,05".
- 33.8.6.3.2.1 Wysig "1,00" tot "1,10".
- 33.8.6.3.2.2 Wysig "4,00" tot "4,50".
- 33.8.6.4 Wysig "0,01" tot "0,02".
- 33.8.7.1 Wysig "750,00" tot "830,00".
- 33.8.7.2 Wysig "75,00" tot "83,00".

DEEL 6: BELTEL-TARIEWE

Vervang die bestaande item 44.1.2.2 deur die volgende:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"44.1.2.2	Sonder redigeerregte (nie van toepassing nie op NGI-gebruikers en terminale wat die Departement ten behoeve van 'n gelisensieerde verskaffer aan kliënte verhuur of op die eerste 12 maande se gebruik van terminale wat deur sulke verskaffers verkoop word)	R	R
44.1.3	Wysig "0,05" tot "0,08"	—	6,00"
44.1.4	Wysig "0,08" tot "0,12"	—	—
44.1.7.2.1	Wysig "0,04" tot "0,05"	—	—
44.1.7.2.2	Wysig "0,04" tot "0,05"	—	—
44.2.2	Wysig "25,00" tot "15,00"	—	—
44.2.3	Wysig "0,02" tot "0,03"	—	—

Voeg die volgende nuwe item in:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"44.2.11	Massa bywerking, bykomende koste per minuut	R 0,04	R —"
44.3.2	Wysig "50,00" tot "25,00"	—	—

Voeg die volgende nuwe item in:

No.	Diens	Installeer- en ander koste	Maandelikse huur tensy anders vermeld
"44.3.3	Per tien blokke data na of van 'n deurpoort oorgesend	R 0,007	R —"

DEEL 7: DIGINETTARIEWE

- 45.1.1 Wysig "150,00" tot "165,00" en "80,00" tot "90,00".
- 45.2.1 Wysig "70,00" tot "80,00".
- 45.2.2 Wysig "25,00" tot "28,00".
- 45.2.3 Wysig "70,00" tot "80,00".
- 45.3.1 Wysig "100,00" tot "130,00".
- 45.3.2 Wysig "12,00" tot "14,00".
- 45.3.3.1 Wysig "R33,00" tot "R37,00", "R3,50" tot "R3,85", "R50,00" tot "R55,00" "R4,95" tot "R5,50", "R70,00" tot "R77,00", "R1,65" tot "R1,85", "R106,00" tot "R117,00" en "R2,15" tot "R2,40".
- 45.3.4.1 Wysig "8 400,00" tot "9 300,00" en "178,00" tot "210,00".
- 45.3.4.2 Wysig "1 700,00" tot "1 900,00".
- 45.4.1 Wysig "50,00" tot "65,00" en "100,00" tot "130,00".
- 45.4.2 Wysig "50,00" tot "65,00" en "150,00" tot "165,00".

DEEL 8: DIGINET-PLUSTARIEWE

46.1.1 Wysig "200,00" tot "220,00"

Vervang die bestaande item 46.3.4 deur die volgende:

"46.3.4 Maandelikse poortkoste en lynhuur:

Spoed van datakring	Poortkoste per eindpunt, toegerus	Lynhuur gegrond op die radiale afstand tussen die eindpuntmultipleksterreine			
		Vir radiale afstande tot en met 20 km		Vir radiale afstande bo 20 km	
		Vaste koste	Koste per km of gedeelte daarvan	Vaste koste	Koste per km of gedeelte daarvan
Kb/s	R	R	R	R	R
64	80,00	110,00	10,40	234,00	4,20
128	95,00	165,00	15,90	351,00	6,60
192	110,00	220,00	21,40	468,00	9,00
256	130,00	275,00	26,90	585,00	11,40
320	145,00	330,00	32,40	702,00	13,80
384	160,00	385,00	37,90	819,00	16,20
448	175,00	440,00	43,40	936,00	18,60
512	195,00	495,00	48,90	1 053,00	21,00
576	210,00	550,00	54,40	1 170,00	23,40
640	230,00	605,00	59,90	1 287,00	25,80
704	245,00	660,00	65,40	1 404,00	28,20
768	260,00	715,00	70,90	1 521,00	30,60
832	275,00	770,00	76,40	1 638,00	33,00
896	295,00	825,00	81,90	1 755,00	35,40
960	310,00	880,00	87,40	1 872,00	37,80
1 024	325,00	935,00	92,90	1 989,00	40,20
1 088	345,00	990,00	98,40	2 106,00	42,60
1 152	360,00	1 045,00	103,90	2 223,00	45,00
1 216	375,00	1 100,00	109,40	2 340,00	47,40
1 280	395,00	1 155,00	114,90	2 457,00	49,80
1 344	410,00	1 210,00	120,40	2 574,00	52,20
1 408	425,00	1 265,00	125,90	2 691,00	54,60
1 472	440,00	1 320,00	131,40	2 808,00	57,00
1 536	460,00	1 375,00	136,90	2 925,00	59,40
1 600	475,00	1 430,00	142,40	3 042,00	61,80
1 664	490,00	1 485,00	147,90	3 159,00	64,20
1 728	510,00	1 540,00	153,40	3 276,00	66,60
1 792	525,00	1 595,00	158,90	3 393,00	69,00
1 856	540,00	1 650,00	164,40	3 510,00	71,40
1 920	560,00	1 705,00	169,90	3 627,00	73,80

L.W.—Indien die multiplekser op die kliënt se perseel is, word die radiale afstand bereken vanaf die plaaslike sentrale wat die kliënt normaalweg sal bedien.”

(1 March 1991/1 Maart 1991)

NOTICE 186 OF 1991**OFFICE OF THE COMMISSION FOR
ADMINISTRATION**

OUTCOME OF APPLICATION FOR PERMANENT EXEMPTION IN TERMS OF SECTION 14 (5) (b) OF THE MAINTENANCE AND PROMOTION OF COMPETITION ACT, 1979 (ACT NO. 96 OF 1979), FROM THE PROHIBITION ON HORIZONTAL PRICE COLLUSION AND HORIZONTAL COLLUSION ON CONDITIONS OF SUPPLY AS PROMULGATED IN GOVERNMENT NOTICE No. 801 IN GOVERNMENT GAZETTE No. 10211 OF 2 MAY 1986.—MEDIKREDIT (PTY) LIMITED

KENNISGEWING 186 VAN 1991**KANTOOR VAN DIE KOMMISSIE VIR
ADMINISTRASIE**

GEVOLG VAN DIE AANSOEK OM PERMANENTE VRYSTELLING INGEVOLGE ARTIKEL 14 (5)(b) VAN DIE WET OP DIE HANDHAWING EN BEVORDERING VAN MEDEDINGING, 1972 (WET NO. 96 VAN 1979), VAN DIE VERBOD OP HORISONTALE PRYS-SAMESPANNING EN HORISONTALE SAMESPANNING OOR VERSKAFFINGSVOORWAARDES SOOS VERVAT IN GOEWERMENTS-KENNISGEWING No. 801 IN STAATSKOERANT No. 10211 VAN 2 MEI 1986.—MEDIKREDIT (EDMS.) BEPERK

In Government Notice No. 609 in *Government Gazette* No. 12688 of 3 August 1990 notice was given of an application by the Pharmaceutical Society of South Africa (PSSA) on behalf of Medikredit (Pty) Limited [previously PSSA Contracts (Pty) Limited] (Medikredit) for permanent exemption from the prohibition on horizontal price collusion and horizontal collusion on conditions of supply contained in paragraphs 2 (b) and (c) of Government Notice No. 801 of 2 May 1986.

This followed a number of temporary exemptions that were granted to Medikredit dating back to 2 May 1986, the last one of which was due to expire at the end of December 1990. Interested parties were requested to furnish the Competition Board with comments regarding the continuation of the collusion from a public interest point of view.

Before their views on the application for exemption were finalised, the Board were advised by the applicants that they intended amending their contracts with medical schemes in a manner calculated to place the pricing arrangements contained in the contracts **outside** the scope of the prohibition. Cognisance was also taken of the fact that the conditions of supply agreed to by suppliers within the framework of the contracts entered into between Medikredit and retail pharmaceutical suppliers had already been amended to place the agreements **outside** of scope of the prohibition on horizontal collusion on conditions of supply.

Based on the information at their disposal, the Board were of the opinion that the envisaged price determination formula, which differs substantially from the formula which was previously used, would not, on the face of it, contravene the prohibition on horizontal price collusion contained in paragraph 2 (b) of Government Notice No. 801 of 2 May 1986. The formula which, according to Medikredit, was already in use before 1 January 1991, provides for discretionary variability in respect of certain key elements of price determination, whereas the one previously in use was based on agreed-upon minimum discounts from pharmaceutical manufacturers' recommended retail selling prices. The necessity for an exemption in terms of section 14 (5) of the Maintenance and Promotion of Competition Act, 1979 (Act No. 96 of 1979) accordingly fell away, provided, of course, the existing contracts were altered with effect from 1 January 1991.

The use of the previous formula in terms of which retail selling prices were determined, was considered by the Board to constitute horizontal price collusion as defined in paragraph 4 (a) (ii) of Government Notice No. 801 of 2 May 1986 which states that horizontal price collusion shall mean "... any agreement, arrangement or understanding between or among two or more suppliers of any commodity, or of substantially similar commodities, to ... use in any way, any price as a recommended price or as a guide, whether or not such price is determined or is to be determined by calculation or by reference to any discount".

In Goewermentskennisgewing No. 609 in Staatskoerant No. 12688 van 3 Augustus 1990 is kennis gegee van 'n aansoek deur die Aptekersvereniging van Suid-Afrika (AVSA), namens Medikredit (Edms.) Beperk [voorheen PSSA Contracts (Edms.) Beperk] (Medikredit), om permanente vrystelling van die verbod op horizontale prysamespanning en horizontale samespanning oor verskaffingsvoorwaardes soos vervat in paragrawe 2 (b) en (c) van Goewermentskennisgewing No. 801 van 2 Mei 1986.

Dit het gevolg na 'n aantal tydelike vrystellings wat aan Medikredit verleen is. Hierdie vrystellings dateer terug tot 2 Mei 1986 en die laaste het op 31 Desember 1990 verstryk. Belanghebbendes is versoek om die Raad op Mededinging van kommentaar te voorsien oor die voortsetting van die samespanning gesien uit 'n oogpunt van die openbare belang.

Voordat die Raad se mening oor die aansoek om vrystelling gefinaliseer is, het die aansoekers die Raad meegegee dat hulle van voorneme was om hul kontrakte met mediese skemas so aan te pas dat die prysvasstellingsreelings wat in die kontrakte vervat is, **buite** die trefwydte van die verbod val. Kennis is ook geneem dat die verskaffingsvoorwaardes waartoe verskaffers binne die raamwerk van die kontrakte wat tussen Medikredit en kleinhandelsaptekers aangegaan is, reeds aangepas is om die ooreenkoms **buite** die trefwydte van die verbod op horizontale samespanning oor verskaffingsvoorwaardes te plaas.

Op grond van die beskikbare inligting was die Raad van mening dat die voorgestelde prysvasstellingsformule, wat wesenlik verskil van die formule wat voorheen gebruik is, nie op die oog af die verbod op horizontale prysamespanning, vervat in paragraaf 2 (b) van Goewermentskennisgewing No. 801 van 2 Mei 1986, oortree nie. Die formule, wat volgens Medikredit reeds van voor 1 Januarie 1991 in werking was, maak voorsiening vir diskresionêre aanpasbaarheid ten opsigte van sleutelelemente van die prysbepaling. Die vorige formule was gebaseer op ooreengeskome minimum diskonto's van die farmaseutiese vervaardigers se aanbevole kleinhandelsverkooppryse. Die noodsaaklikheid vir 'n vrystelling kragtens artikel 14 (5) van die Wet op die Handhawing en Bevordering van Mededinging, 1979 (Wet No. 96 van 1979), het derhalwe verval, met die voorbehoud dat bestaande kontrakte met ingang van 1 Januarie 1991 gewysig word.

Die Raad was van mening dat die gebruik van die vorige formule waarvolgens kleinhandelsverkooppryse bepaal is, horizontale prysamespanning is soos bedoel in paragraaf 4 (a) (ii) van Goewermentskennisgewing No. 801 van 2 Mei 1986. Ingevolge dié paragraaf beteken horizontale prysamespanning "enige ooreenkoms, reëling of verstandhouding tussen twee of meer verskaffers van enige handelsartikel, of van wesenlik soortgelyke handelsartikels, om ... op enige wyse gebruik te maak van enige prys as 'n aanbevole prys of as 'n riglyn, hetsy of sodanige prys deur berekening of met verwysing na enige diskonto bepaal is".

Government Notice No. 801 of 2 May 1986 specifically excludes, in respect of a professional service by members of an organised profession, the issue of a tariff of recommended fees as a guide for the convenience of the members of such profession and which is not directly or indirectly enforced or any structure of tariffs or fees authorised by law. This is, however, subject to the proviso that such profession or any rule of law, as a condition for membership, requires the members to have passed an examination in fields of study relevant to practising in that profession, and that such profession has a code of professional ethics empowering it to exclude from membership, or to set in motion a procedure to exclude from membership, those persons found guilty of improper performance of their duties or of conduct which is discreditable to their profession. The Board are of the opinion that this exclusion **does not apply** to products which are sold at the same time that a professional service is rendered and in respect of which a price is charged to the recipient of the service. Prescription medicines are a case in point.

It must be emphasized that the opinion of the Board expressed above is based solely on the information currently at their disposal. Moreover, should it transpire that collusion on the variable components of the price determination formula had taken or was taking place, the Board would be obliged to refer the matter to the South African Police.

Reacting to a later request by Medikredit that they be granted six months exemption to amend current contracts to reflect the new pricing formula, the Board advised that they were not prepared to recommend to the Minister for Administration and Economic Co-operation that such an exemption be granted. (File R4/1/2/2/10/36.) (Competition Board, Private Bag X720, Pretoria, 0001.)

(1 March 1991)

NOTICE 187 OF 1991

WAGE ACT, 1957

WAGE BOARD INVESTIGATION.—WAGE DETERMINATION 460: SECURITY SERVICES, CERTAIN AREAS

In pursuance of a request by the Minister of Manpower the Wage Board hereby gives notice in terms of section 9 of the Wage Act, 1957, that the above-mentioned investigation has commenced and that the Board will in due course submit a report and a recommendation to the Minister.

Interested persons are hereby given the opportunity of making written representations to the Board. Such representations should reach the Secretary, Wage Board, Private Bag X108, Pretoria, 0001, not later than 2 April 1991.

Goewermentskennisgewing No. 801 van 2 Mei 1986 sluit spesifiek in verband met 'n professionele diens deur lede van 'n georganiseerde professie, die uitreiking van 'n tarief van aanbevole gelde as 'n riglyn vir die gerief van die lede van sodanige professie en wat nie regstreeks of onregstreeks afgedwing word nie, of enige by wet gemagtigde struktuur van tariewe of gelde, uit. Hierdie uitsluiting veronderstel dat sodanige professie of enige regsreël, as 'n voorwaarde vir lidmaatskap, vereis dat die lede 'n eksamen in studieverlede wat toepaslik op die praktisering van daardie professie is, geslaag het en dat sodanige professie 'n professionele gedragskode het wat hom magtig om daardie persone wat skuldig bevind is aan onbehoorlike uitvoering van hul pligte of aan gedrag wat tot oneer van hul professie strek, van lidmaatskap uit te sluit, of 'n prosedure in werking te stel om hulle van lidmaatskap uit te sluit. Die Raad is van mening dat die uitsluiting **nie van toepassing** is op produkte wat saam met die levering van 'n professionele diens verkoop word nie en ten opsigte waarvan die ontvanger van die diens 'n prys gevra word. Voorskrifmedisyne is 'n voorbeeld hiervan.

Dit word beklemtoon dat die mening van die Raad wat hierbo uitgespreek word, uitsluitlik gebaseer is op die inligting wat tans tot hul beskikking is. Voorts, sou dit blyk dat samespanning oor die veranderlike elemente van die prysvasstellingsformule plaasvind of plaasgevind het, sal die Raad verplig wees om die aangeleentheid na die Suid-Afrikaanse Polisie te verwys.

In reaksie op 'n verdere versoek van Medikredit dat hulle vir ses maande vrystelling verleen word om bestaande kontrakte te wysig om die nuwe prysvasstellingsformule in te sluit, het die Raad berig dat hulle nie bereid was om by die Minister vir Administrasie en Ekonomiese Koördinering aan te beveel dat so 'n vrystelling verleen word nie. (Lêer R4/1/2/2/10/36.) (Raad op Mededinging Privaatsak X720, Pretoria, 0001.)

(1 Maart 1991)

KENNISGEWING 187 VAN 1991

LOONWET, 1957

LOONRAADONDERSOEK. — LOONVASSTELLING 460: SEKURITEITSDIENSTE, SEKERE GEBIEDE

Na aanleiding van 'n versoek deur die Minister van Mannekrag gee die Loonraad hierby ingevolge artikel 9 van die Loonwet, 1957, kennis dat die bovermelde ondersoek begin het en dat die Raad te gelegeren tyd 'n verslag en 'n aanbeveling aan die Minister sal voorlê.

Belanghebbende persone word hierby die geleentheid gebied om skriftelike vertoë tot die Raad te rig. Sodanige vertoë moet die Sekretaris, Loonraad, Privaatsak X108, Pretoria, 0001, nie later nie as 2 April 1991 bereik.

The request reads as follows:

"The Minister of Manpower requests the Wage Board in terms of section 4 (1) of the Wage Act, 1957, to investigate and report to him concerning the **Security Services** in the following areas:

Cape Province: The Magisterial Districts of Bellville, East London, George, Goodwood, Kimberley, King William's Town, Knysna, Kuils River, Mossel Bay, Oudtshoorn, Paarl, Port Elizabeth, Queenstown, Simons' Town, Somerset West, Stellenbosch, Strand, The Cape, Uitenhage and Wynberg;

Natal: The Magisterial Districts of Camperdown, Chatsworth, Durban, Inanda, Klip River, Lower Tugela, Lower Umfolozi, Newcastle, Pietermaritzburg, Pinetown, Port Shepstone and Umzinto;

Orange Free State: The Magisterial Districts of Bethlehem, Bloemfontein, Hennenman, Odendaalsrus, Sasolburg, Virginia and Welkom;

Transvaal: The Magisterial Districts of Alberton, Benoni, Boksburg, Brakpan, Germiston, Highveld Ridge, Johannesburg, Kempton Park, Klerksdorp, Krugersdorp, Middelburg, Nelspruit, Nigel, Oberholzer, Pietersburg, Potchefstroom, Potgietersrus, Pretoria, Randburg, Randfontein, Roodepoort, Rustenburg, Springs, Vanderbijlpark, Vereeniging, Westonaria, Witbank and Wonderboom.

In these terms of reference—

'Security Services' means the trade in which employers and employees are associated for the purpose of—

- (a) guarding or protecting fixed property, premises, goods, persons or employees; or
- (b) transporting money for or on behalf of a client, including the depositing or withdrawal of money, the making up of money in specified amounts, the placing of specified amounts in envelopes or other containers and the handing over thereof to persons, as instructed by the client, and transporting any other goods that have to be guarded or protected while in transit but does not include the activities of a **small employer** as defined hereunder;

'Small employer' means an employer who is engaged in the Trade only and who employs, at all times—

- (i) less than six employees in the aggregate if and for so long as he is engaged only in one or more of the activities referred to in paragraph (b);

- (ii) less than 20 employees in the aggregate if and for so long as he is engaged in one or more of the activities referred to—

- (aa) in paragraph (a) only; or
- (ab) in paragraphs (a) and (b).

Die versoek lui soos volg:

"Die Minister van Mannekrag versoek die Loonraad kragtens artikel 4 (1) van die Loonwet, 1957, om ondersoek in te stel na en aan hom verslag te doen oor die **Sekuriteitsdienste** in die volgende gebiede:

Kaapprovincie: Die landdrosdistrikte Bellville, Die Kaap, George, Goodwood, Kimberley, King William's Town, Knysna, Kuilsrivier, Mosselbaai, Oos-Londen, Oudtshoorn, Paarl, Port Elizabeth, Queenstown, Simonstad, Somerset-Wes, Stellenbosch, Strand, Uitenhage en Wynberg;

Natal: Die landdrosdistrikte Camperdown, Chatsworth, Durban, Inanda, Kliprivier, Lower Tugela, Lower Umfolozi, Newcastle, Pietermaritzburg, Pinetown, Port Shepstone en Umzinto;

Oranje-Vrystaat: Die landdrosdistrikte Bethlehem, Bloemfontein, Hennenman, Odendaalsrus, Sasolburg, Virginia en Welkom;

Transvaal: Die landdrosdistrikte Alberton, Benoni, Boksburg, Brakpan, Germiston, Hoëveldrif, Johannesburg, Kempton Park, Klerksdorp, Kurgersdorp, Middelburg, Nelspruit, Nigel, Oberholzer, Pietersburg, Potchefstroom, Potgietersrus, Pretoria, Randburg, Randfontein, Roodepoort, Rustenburg, Springs, Vanderbijlpark, Vereeniging, Westonaria, Witbank en Wonderboom.

In hierdie opdrag beteken—

'Sekuriteitsdienste' die bedryf waarin werkgewers en werknemers met mekaar geassosieer is met die doel om—

- (a) vaste eiendom, persele, goedere, persone of werknemers te bewaak of te beskerm; of

- (b) geld namens of ten behoeve van 'n kliënt te vervoer, en dit sluit in die deponering, opvra en trek van geld, die opmaak daarvan in gespesifieerde bedrae, die plaas van gespesifieerde bedrae in koeverte of ander houers en die oorhandiging daarvan aan persone, soos deur die kliënt gelas, en die vervoer van enige ander goedere wat bewaak of beskerm moet word terwyl dit vervoer word maar dit omvat nie die werksaamhede van 'n **klein werkewer** soos hieronder omskryf nie;

'Klein werkewer' beteken 'n werkewer wat slegs in die Bedryf betrokke is en te alle tye—

- (i) minder as ses werknemers altesaam in diens het indien en solank hy slegs by een of meer van die werksaamhede in paragraaf (b) bedoel, betrokke is;

- (ii) minder as 20 werknemers altesaam in diens het indien en solank hy betrokke is by een of meer van die werksaamhede—

- (aa) slegs in paragraaf (a) bedoel; of
- (ab) in paragrawe (a) en (b) bedoel.

For the purposes of this investigation the Minister directs that the investigation shall be in respect of all classes of employees in this trade. In terms of section 6 (1) of the Act the Minister further directs the Board to submit a recommendation to him."

It is further notified that in terms of section 10 (1) of the Wage Act, 1957, questionnaires have been forwarded to employers for completion. Employers who do not receive these questionnaires within 14 days after the date of this notice, should please notify the Secretary of the Wage Board.

M. J. DELPORT,
Secretary: Wage Board.
(1 March 1991)

NOTICE 188 OF 1991
DEPARTMENT OF MANPOWER
LABOUR RELATIONS ACT, 1956
CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, David William James, Industrial Registrar, hereby notify, in terms of section 14 (2) of the Labour Relations Act, 1956, that I have cancelled the registration of the Transvaal Launderers', Cleaners' and Dyers' Association with effect from 19 February 1991.

D. W. JAMES,
Industrial Registrar.
(1 March 1991)

NOTICE 191 OF 1991
DEPARTMENT OF MANPOWER
LABOUR RELATIONS ACT, 1956
CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANISATION

I, David William James, Industrial Registrar, hereby notify, in terms of section 14 (2) of the Labour Relations Act, 1956, that I have cancelled the registration of the Hotel and Accommodation Association of the Cape with effect from 18 February 1991.

D. W. JAMES,
Industrial Registrar.
(1 March 1991)

NOTICE 192 OF 1991
DEPARTMENT OF MANPOWER
LABOUR RELATIONS ACT, 1956
CANCELLATION OF REGISTRATION OF AN INDUSTRIAL COUNCIL

I, David William James, Industrial Registrar, hereby notify, in terms of section 34 (2) of the Labour Relations Act, 1956, that the registration of the Industrial Council for the Bedding Manufacturing Industry, Transvaal, is hereby cancelled.

D. W. JAMES,
Industrial Registrar.
(1 March 1991)

Vir die doel van hierdie ondersoek gee die Minister opdrag dat ondersoek ingestel word na alle klasse werknemers in hierdie bedryf. Kragtens artikel 6 (1) van die Wet gee die Minister voorts aan die Raad opdrag om 'n aanbeveling aan hom voor te lê."

Verder word bekendgemaak dat vlaelyste kragtens artikel 10 (1) van die Loonwet, 1957, aan die werkgewers gestuur is om in te vul. Werkgewers wat nie vlaelyste binne 14 dae na die datum van hierdie kennisgeving ontvang nie, moet asseblief die Sekretaris van die Loonraad in kennis stel.

M. J. DELPORT,
Sekretaris: Loonraad.
(1 Maart 1991)

KENNISGEWING 188 VAN 1991
DEPARTEMENT VAN MANNEKRAM
WET OP ARBEIDSVERHOUDINGE, 1956
INTREKKING VAN REGISTRASIE VAN 'N WERKGEWERSORGANISASIE

Ek, David William James, Nywerheidsregistrator, maak hierby kragtens artikel 14 (2) van die Wet op Arbeidsverhoudinge, 1956, bekend dat ek die registrasie van die Transvaal Launderers', Cleaners' and Dyers' Association met ingang van 19 Februarie 1991 ingetrek het.

D. W. JAMES,
Nywerheidsregistrator.
(1 Maart 1991)

KENNISGEWING 191 VAN 1991
DEPARTEMENT VAN MANNEKRAM
WET OP ARBEIDSVERHOUDINGE, 1956
INTREKKING VAN REGISTRASIE VAN 'N WERKGEWERSORGANISASIE

Ek, David William James, Nywerheidsregistrator, maak hierby kragtens artikel 14 (2) van die Wet op Arbeidsverhoudinge, 1956, bekend dat ek die registrasie van die Hotel and Accommodation Association of the Cape met ingang van 18 Februarie 1991 ingetrek het.

D. W. JAMES,
Nywerheidsregistrator.
(1 Maart 1991)

KENNISGEWING 192 VAN 1991
DEPARTEMENT VAN MANNEKRAM
WET OP ARBEIDSVERHOUDINGE, 1956
INTREKKING VAN REGISTRASIE VAN 'N NYWERHEIDSRAAD

Ek, David William James, Nywerheidsregistrator, maak hierby kragtens artikel 34 (2) van die Wet op Arbeidsverhoudinge, 1956, bekend dat die registrasie van die Nywerheidsraad vir die Beddegoedvervaardigingsnywerheid, Transvaal, hierby ingetrek word.

D. W. JAMES,
Nywerheidsregistrator.
(1 Maart 1991)

NOTICE 193 OF 1991**DEPARTMENT OF POSTS AND TELECOMMUNICATIONS****EXAMINATIONS FOR THE AMATEUR RADIO OPERATOR'S CERTIFICATES (CLASS-A AND -B)**

The examination for the Amateur Radio Operator's Certificates (Class-A and -B) will be in the form of multiple-answer questions and will be conducted at appointed centres on 1991-05-16 from 19:00 to 22:00. The examination fee is R25.

Examination syllabuses and application forms are obtainable from the Manager, Radio Section, First Floor (Room 130), Post Office Headquarters Building, corner of Bosman and Vermeulen Streets (Private Bag X74), Pretoria, 0001. All entries must reach the above-mentioned address by 15 March 1991 and must be accompanied by a receipt indicating that the prescribed examination fee has been paid at a post office.

(1 March 1991)

NOTICE 195 OF 1991**DEPARTMENT OF POSTS AND TELECOMMUNICATIONS****AMENDMENT OF THE TARIFF FOR TELECOMMUNICATION SERVICES**

It is hereby made known, in terms of section 2B (3A) of the Post Office Act, 1958 (Act No. 44 of 1958), that the Postmaster General, acting under section 2B (1) (e) of the said Act and with the approval of the Minister of Mineral and Energy Affairs and Public Enterprises, has determined that the fees, rates or charges set out in the undermentioned Schedule are to be demanded or received in respect of the services concerned.

SCHEDULE

1.0 In the Schedule the expression "the Tariff" means the Tariff for Telecommunication Services promulgated by Government Notice No. 1192 of 1 July 1977, as amended.

2.0 The Tariff is hereby further amended as follows:

2.1 Delete the existing item 16.31.1 in total.

(1 March 1991)

NOTICE 196 OF 1991**DEPARTMENT OF TRANSPORT****AIR SERVICES ACT, 1949 (ACT NO. 51 OF 1949), AS AMENDED**

Pursuant to the provisions of section 5 (a) and (b) of Act No. 51 of 1949 and regulation 5 of the Civil Air Services Regulations, 1964, it is hereby notified for general information that the applications, details of which appear in the Schedules hereto, will be heard by the National Transport Commission.

KENNISGEWING 193 VAN 1991**DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE****EKSAMENS VIR DIE AMATEURRADIO-OPERA-TEURSERTIFIKATE (KLAS-A EN -B)**

Die eksamen vir die Amateurradio-operateursertifikate (Klas-A en -B) word in die vorm van meervoudigeantwoord-vrae aangebied en sal op 1991-05-16 van 19:00 tot 22:00 by aangewese sentrums afgeneem word. Die eksamengeld beloop R25.

Eksameneleerplanne en aansoekvorms is te kry by die Bestuurder, Radioseksie, Eerste Verdieping (Kamer 130), Poskantoorhoofkantoorgebou, hoek van Bosman- en Vermeulenstraat (Privaatsak X74), Pretoria, 0001. Alle inskrywings moet bogenoemde adres teen 15 Maart 1991 bereik en moet vergesel gaan van 'n kwitansie wat aandui dat die vereiste eksamengeld by 'n poskantoor betaal is.

(1 Maart 1991)

KENNISGEWING 195 VAN 1991**DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE****WYSIGING VAN DIE TARIEFLYS VIR TELEKOMMUNIKASIEDIENSTE**

Hiermee word ingevolge artikel 2B (3A) van die Poswet, 1958 (Wet No. 44 van 1958), bekendgemaak dat die Posmeester-generaal, handelende kragtens artikel 2B (1) (e) van genoemde Wet en met die goedkeuring van die Minister van Mineraal- en Energiesake en Openbare Ondernemings bepaal het dat die gelde, tariewe of koste wat in die onderstaande Bylae uiteengesit word, ten opsigte van die betrokke dienste geëis of ontvang moet word.

BYLAE

1.0 In hierdie bylae beteken die uitdrukking "die Tarieflys" die Tarieflys vir Telekommunikasiedienste afgekondig by Goewermentskennisgewing No. 1192 van 1 Julie 1977, soos gewysig.

2.0 Die Tarieflys word hiermee verder soos volg gewysig:

2.1 Skrap die bestaande item 16.31.1 in geheel.

(1 Maart 1991)

KENNISGEWING 196 VAN 1991**DEPARTEMENT VAN VERVOER****WET OP LUGDIENSTE, 1949 (WET NO. 51 VAN 1949), SOOS GEWYSIG**

Hierby word ingevolge die bepalings van artikel 5 (a) en (b) van Wet No. 51 van 1949 en regulasie 5 van die Regulasies vir Burgerlugdienste, 1964, vir algemene inligting bekendgemaak dat die Nasionale Vervoerkommissie die aansoeke waarvan besonderhede in die Bylaes hieronder verskyn, sal aanhoor.

Representations in accordance with section 6 (1) of Act No. 51 of 1949 in support of, or in opposition to, and application, should reach the Director-General: Transport (Directorate Civil Aviation), Private Bag X193, Pretoria, 0001, and the applicant within 21 days of the date of publication hereof stating whether the party or parties making such representation intend to be present or represented at the hearing.

The Commission will cause notice of the time, date and place of the hearing to be given in writing to the applicant and all parties who have made representations as aforesaid and who desire to be present or represented at the hearing.

SCHEDULE B

SCHEDULE OF APPLICATIONS OF RENEWAL OF LICENCES

(A) Name and address of applicant. (B) Name under which the air service is being operated. (C) Class of air service in respect of which renewal is sought and number and date of existing licence. (D) Particulars of licence. (i) Area to be served. (ii) Route(s) and frequencies to be served. (iii) Base(s). (iv) Types and classes of traffic to be conveyed. (v) Types of training to be provided. (vi) Types of work to be undertaken. (vii) Tariff of charges. (E) Aircraft to be used.

(A) Parys Vliegklub, P.O. Box 484, Parys 9585. (B) Parys Vliegklub. (C) Flying Training Air Service Licence F969 dated 21 May 1987. (D) (iii) Parys/Arwa. (v) *ab initio* to the standard of commercial pilot licence and ratings (vii) and (E):

Aircraft	Tariff (R/h)	
	Solo	Dual
Cessna 150K ZS-FXL.....	70-130	105-165

SCHEDULE D

LIST OF APPLICATIONS FOR THE ALTERATION, MODIFICATION OR AMENDMENT TO LICENCES

(A) Name and address of applicant. (B) Name under which the air service is operated. (C) Particulars of the licence and of the alteration, modification or amendment thereto or the conditions thereof which has been applied for.

(A) F. Blokland and A Kasperson, P.O. Box 84, Margate, 4275. (B) F G Aviation. (C) Flying Training Air Service Licence F362. Under "Aircraft to be used" add: "Hornet Trike ZS-WKA." Under "Name of licence holder" delete existing and add: "A. H. Kasperson".

(A) Flight Training Centre (Pty) Ltd, P.O. Box 6638, Dunswart, 1508. (B) Flight Training Centre (Pty) Ltd. (C) Flying Training Air Service Licence F949. Under "Aircraft to be used" add: "Cessna 172N ZS-MWL".

Vertoë ingevolge artikel 6 (1) van Wet No. 51 van 1949 ter ondersteuning of bestryding van 'n aansoek moet die Direkteur-generaal: Vervoer (Direktoraat Burgerlugvaart), Privaatsak X193, Pretoria, 0001, en die aansoeker binne 21 dae na die datum van publikasie hiervan bereik en daarin moet gemeld word of die persoon of persone wat aldus vertoë rig, van plan is om die verrigtings by te woon of om daar verteenwoordig te word.

Die Kommissie sal reël dat kennis van die datum, tyd en plek van die verrigtings skriftelik gegee word aan die aansoeker en al die persone wat aldus vertoë gerig het en wat velang om aldus verteenwoordig of teenwoordig te wees.

BYLAE B

LYS VAN AANSOEKE OM DIE HERNUWING VAN LISENSIES

(A) Naam en adres van applikant. (B) Naam waaronder die lugdiens geëksploteer word. (C) Soort lugdiens ten opsigte waarvan hernuwing aangevra word en die nommer en datum van bestaande licensie. (D) Besonderhede van licensie. (i) Gebied wat bedien gaan word. (ii) Roete(s) en frekwensie(s) wat bedien gaan word. (iii) Uitgangsbasis(se). (iv) Soort verkeer wat vervoer gaan word. (v) Soort opleiding wat verskaf gaan word. (vi) Soort werk wat onderneem gaan word. (vii) Tariefskaal. (E) Lugvaartuie wat gebruik gaan word.

(A) Parys Vliegklub, Posbus 484, Parys, 9585. (B) Parys Vliegklub. (C) Vliegopleidingslugdienslisensie F969 gedateer 21 Mei 1987. (D) (iii) Parys/Arwa. (v) *Ab initio* tot die standaard van handelsvlieënier en graderings. (vii) en (E):

Lugvaartuig	Tarief (R/h)
	Enkel- Dubbel- stuur stuur
Cessna 150K ZS-FXL.....	70-130 105-165

BYLAE D

LYS VAN AANSOEKE OM DIE VERANDERING OF WYSIGING VAN LISENSIES

(A) Naam en adres van applikant. (B) Naam waaronder die lugdiens geëksploteer word. (C) Besonderhede betreffende die licensie en die verandering of wysiging daarvan of die voorwaardes daarvan ten opsigte waarvan aansoek gedoen is.

(A) F. Blokland en A. Kasperson, Posbus 84, Margate, 4275. (B) F G Aviation. (C) Vliegopleidingslugdienslisensie F362. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Hornet Trike ZS-WKA." Onder "Naam van licensiehouer" skrap huidige en voeg by: "A. H. Kasperson".

(A) Flight Training Centre (Edms.) Bpk., Posbus 6638, Dunswart, 1508. (B) Flight Training Centre (Edms.) Bpk. (C) Vliegopleidingslugdienslisensie F949. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Cessna 172N ZS-MWL".

(A) Kwena Air SA (Pty) Ltd, P.O. Box 4565, Rivonia, 2128. (B) Kwena Air. (C) Non-scheduled Air Transport Service Licence N423. Under "Aircraft to be used" and "Tariff of charges" delete: "Piper PA-34-200 ZS-JAT and Piper PA-31 ZS-MNR" and add:

"Aircraft"	Tariff (R/km)
Piper PA-34-200T ZS-MKU	1,88
Cessna 210M ZS-MWX	1,45
Piper PA-31-350 ZS-KWS	4,00
Cessna 421B ZS-BJD	4,00
Piper PA-34-200T ZS-KFT	1,95."

(A) National Airways Corp. (Pty) Ltd, P.O. Box 18016, Rand Airport, 1419. (B) National Airways Corp. (Pty) Ltd. (C) Non-scheduled Air Transport Service Licence N402. Under "Aircraft to be used" add: "Any Robinson R22 and Bell 222 provided such aircraft are ZS-registered and categorised A. Under "Tariff of charges" delete existing and add:

"Aircraft Type"	Tariff (c/km)	Minimum	Maximum
Beech F33A, V35B, A35	195	225	
Beech A36TC, B36TC	230	260	
Beech 95B55	255	295	
Beech E55, 58	280	310	
Beech 58P, 58TC	340	370	
Beech A90, B90, C90, C90A, C90-1	480	520	
Beech E90, F90, A100, 200, B200, B200C	520	560	
Beech 300	585	635	
Beech 60	345	375	
Cessna 210 (M and N)	215	245	
Cessna 402 (402A, B, C)	360	390	
Cessna 421 (421A, B, C) and 425	390	430	
Cessna (Citation I and II)	530	570	
Piper PA-31-200 (200T, 220T)	240	270	
Piper (Seneca II, III)			
Piper PA-31-310 and 350	355	385	
Gates Learjet 25D, 35A	600	640	
Rockwell Gulfstream Commander 840 (690C), 980 (695) and 1000	450	490	
		(R/h)	
Bell 206B	1 200-	1 300-	
Bell 206L-1	1 450-	1 550-	
Bell 222	3 600-	4 100-	
Robinson R22	430	490	
MBB 117-A1	Rate dependant on nature of contract."		

(A) Pretoria Aviation Centre, P.O. Box 137, Bon Accord, 0009. (B) Pretoria Aviation Centre. (C) Non-scheduled Air Transport Service Licence N324. Under "Aircraft to be used" and "Tariff of charges" delete existing and add:

"Aircraft"	Tariff (R/km)
Cessna 337 ZS-EET	1,60-1,80
Cessna 172M ZS-JMN	1,60-1,80
Piper PA-28R-200 ZS-LVH	1,75-1,95
Cessna R182 ZS-MUT	1,80-2,00
Cessna T210L ZS-JWL	1,95-2,15
Beech 58 ZS-INW, ZS-LEN	2,30-2,50
Piper PA-34-200T ZS-MHO	2,30-2,50
Cessna 402C ZS-LNX, ZS-LMU	3,00-3,20
Beech C90 ZS-MCA, ZS-LZP	4,10-4,30."

(A) Kwena Air SA (Edms.) Bpk., Posbus 4565, Rivonia, 2128. (B) Kwena Air. (C) Nie-vasgestelde-lugvoerdienstlisensie N423. Onder "Lugvaartuie wat gebruik gaan word" en "Tariefskaal" skrap: "Piper PA-34-200 ZS-JAT en Piper PA-31 ZS-MNR" en voeg by:

"Lugvaartuie	Tarief (R/km)
Piper PA-34-200T ZS-MKU	1,88
Cessna 210M ZS-MWX	1,45
Piper PA-31-350	4,00
Cessna 421B ZS-BJD	4,00
Piper PA-34-200T ZS-KFT	1,95."

(A) National Airways Corp. (Edms.) Bpk., Posbus 18016, Randlughawe, 1419. (B) National Airways Corp. (Edms.) Bpk. (C) Nie-vasgestelde-lugvervoerdienstlisensie N402. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Enige Robinson R22 en Bell 222 op voorwaarde dat lugvaartuig ZS-geregistreer en A-gekategoriseer is. Onder "Tariefskaal" skrap huidige en voeg by:

"Lugvaartuig"	Tarief (c/km)	Minimum	Maksimum
Beech F33A, V35B, A36	195	225	
Beech A36TC, B36TC	230	260	
Beech 95B55	255	295	
Beech E55, 58	280	310	
Beech 58P, 58TC	340	370	
Beech A90, B90, C90, C90A, C90-1	480	520	
Beech E90, F90, A100, 200, B200, B200C	520	560	
Beech 300	585	635	
Beech 60	345	375	
Cessna 210 (M en N)	215	245	
Cessna 402 (402A, B, C)	360	390	
Cessna 421 (421A, B, C) en 425	390	430	
Cessna (Citation I en II)	530	570	
Piper PA-34-200 (200T, 220T)	240	270	
Piper (Seneca II, III)			
Piper PA-31-310 en 350	355	385	
Gates Learjet 25D, 35A	600	640	
Rockwell Gulfstream Commander 840 (690C), 980 (695) en 1000	450	490	
		(R/h)	
Bell 206B	1 200-	1 300-	
Bell 206L-1	1 450-	1 550-	
Bell 222	3 600-	4 100-	
Robinson R22	430	490	
MBB 117-A1	Koste afhangende van die aard van kontrak."		

(A) Pretoria Aviation Centre, Posbus 137, Bon Accord, 0009. (B) Pretoria Aviation Centre. (C) Nie-vasgestelde-lugvervoerdienstlisensie N324. Onder "Lugvaartuie wat gebruik gaan word" en "Tariefskaal" skrap huidige en voeg by:

"Lugvaartuig"	Tarief (R/km)
Cessna 337 ZS-EET	1,60-1,80
Cessna 172M ZS-JMN	1,60-1,80
Piper PA-28R-200 ZS-LVH	1,75-1,95
Cessna R182 ZS-MUT	1,80-2,00
Cessna T210L ZS-JWL	1,95-2,15
Beech 58 ZS-INW, ZS-LEN	2,30-2,50
Piper PA-34-200T ZS-MHO	2,30-2,50
Cessna 402C ZS-LNX, ZS-LMU	3,00-3,20
Beech C90 ZS-MCA, ZS-LZP	4,10-4,30."

(A) S A Airtours (Pty) Ltd, P.O. Box 8, Lanseria, 1748. (B) S A Airtours. (C) Non-scheduled Air Transport Service Licence N101. Under "Aircraft to be used" and "Tariff of charges" delete existing and add:

	"Aircraft Type	Tariff (R/km)
Cessna C210.....		1,55- 1,95
Beech Baron 55		2,00- 2,40
Piper Seneca II.....		2,00- 2,40
Piper Seneca III.....		2,00- 2,40
Cessna 303.....		2,50- 2,70
Cessna 402.....		2,65- 2,85
Piper Navajo.....		2,40- 2,70
Piper Chieftan.....		3,30- 3,60
Cessna C404.....		3,80- 4,20
Cessna C414.....		3,80- 4,20
Cessna C421.....		4,00- 4,50
Cessna C425.....		4,20- 4,80
Baron 58		2,50- 2,90
Beech Duke		2,95- 3,10
Rockwell Commander 690		3,75- 3,95
Rockwell Commander 840		3,75- 3,95
Mitsubishi.....		3,60- 3,90
Beech 90.....		3,65- 3,85
Beech 100.....		3,70- 4,00
Beech 200.....		4,30- 4,80
Citation I.....		4,50- 5,00
Citation II.....		4,80- 5,30
Citation III.....		4,95- 5,45
Lear Jet 23		4,50- 4,80
Lear Jet 24		5,20- 5,50
Lear Jet 35		5,60- 5,80
DC-3/C47.....		6,50-10,00
CV440.....		10,00-12,00
CV580.....		15,00-18,00
BAe 146		50,00-60,00

Provided such aircraft are ZS-registered and categorised A."

(1 March 1991)

NOTICE 197 OF 1991

ADMINISTRATION: HOUSE OF ASSEMBLY DEPARTMENT OF AGRICULTURAL DEVELOPMENT

NOTICE OF MEETING OF CREDITORS IN TERMS OF SECTION 22 (1) OF THE AGRICULTURAL CREDIT ACT, 1966

A meeting of the undermentioned applicant and his creditors is hereby convened at the place and date mentioned hereunder for the purpose of enabling creditors to prove their claims against the applicant and of considering a proposal for a compromise by the Agricultural Credit Board.

J. H. SMIT,
Director: Directorate Financial Assistance,
Department of Agricultural Development.

(A) S A Airtours (Edms.) Bpk., Posbus 8, Lanseria, 1748. (B) S A Airtours. (C) Nie-vasgestelde lugvervoerdienstlisensie N101. Onder "Lugvaartuie wat gebruik gaan word" en "Tariefskaal" skrap huidige en voeg by:

	"Lugvaartuig	Tarief (R/km)
Cessna C210		1,55- 1,95
Beech Baron 55		2,00- 2,40
Piper Seneca II.....		2,00- 2,40
Piper Seneca III.....		2,00- 2,40
Cessna 303.....		2,50- 2,70
Cessna 402.....		2,65- 2,85
Piper Navajo		2,40- 2,70
Piper Chieftan		3,30- 3,60
Cessna C404		3,80- 4,20
Cessna C414		3,80- 4,20
Cessna C421		4,00- 4,50
Cessna C425		4,20- 4,80
Baron 58		2,50- 2,90
Beech Duke		2,95- 3,10
Rockwell Commander 690		3,75- 3,95
Rockwell Commander 840		3,75- 3,95
Mitsubishi.....		3,60- 3,90
Beech 90.....		3,65- 3,85
Beech 100.....		3,70- 4,00
Beech 200.....		4,30- 4,80
Citation I.....		4,50- 5,00
Citation II.....		4,80- 5,30
Citation III.....		4,95- 5,45
Lear Jet 23		4,50- 4,80
Lear Jet 24		5,20- 5,50
Lear Jet 35		5,60- 5,80
DC-3/C47.....		6,50-10,00
CV440.....		10,00-12,00
CV580.....		15,00-18,00
BAe 146		50,00-60,00

Op voorwaarde dat lugvaartuig ZS-geregistreer en A/gekategoriseer is."

(1 Maart 1991)

KENNISGEWING 197 VAN 1991

ADMINISTRASIE: VOLKSRAAD DEPARTEMENT VAN LANDBOU- ONTWIKKELING

KENNISGEWING VAN VERGADERING VAN SKULD- EISERS Kragtens ARTIKEL 22 (1) VAN DIE WET OP LANDBOUKREDIET, 1966

Hierby word 'n vergadering van ondergenoemde applikant en sy skuldeisers op die plek en datum hieronder genoem, belê, met die doel om skuldeisers in staat te stel om hul vorderings teen die applikant te bewys en 'n skikkingsvoorstel van die Landboukredietraad te oorweeg.

J. H. SMIT,
Direkteur: Direktoraat Finansiële Bystand,
Departement van Landbou-ontwikkeling.

Application by Aansoek van	Place of meeting Plek van byeenkoms	Date and time Datum en tyd
Louis Cornelius Blom, of the farm/van die plaas Witkopjesfontein, P.O. Box/Posbus 271, Potchefstroom, 2520	Magistrate's Office/Kantoor van die Landdros, Potchefstroom	25 March/Maart 1991 at/om 10:00.

(1 March 1991)/(1 Maart 1991)

NOTICE 198 OF 1991**CUSTOMS AND EXCISE TARIFF APPLICATIONS.—
LIST 11/90**

A. The following applications considered by the Board of Trade and Industry have not been supported:

(a) Anti-dumping:

The imposition of an anti-dumping duty on malic acid imported from or originating in Japan (*Government Gazette* No. 12445 dated 4 May 1990) (Report 2946).

(b) Increase in the duty on:

1. Headlamps (List 10/90, T.A.C. 890589) (Report 2939).
2. Polyvinyl chloride compounds (List 19/89, T.A.C. 890244) (Report 2951).
3. Urine drainage bags (excluding those of a kind designed to be strapped to the patient's body) (List 16/90, T.A.C. 900136) (Report 2961).

(c) Rebate of the duty on:

1. Parts for the manufacture of cycling apparatus (List 33/89, T.A.C. 890458) (Report 2892).
2. Embroidery for the manufacture of headgear and clothing (List 26/90, T.A.C. 9002244) (Report 2960).
3. Dyed woven fabrics for the manufacture of travel goods, handbags and similar containers (List 21/90, T.A.C. 900174) (Report 2966).

(d) Withdrawal of the rebate facilities in respect of:

1. (a) Non-woven fabrics impregnated or coated with plastics, for the manufacture of stiffeners (excluding toe-puffs); and (b) stiffening fabrics (excluding toe-puff fabrics) (List 17/90, T.A.C. 900128) (Report 2952).
2. Woven fabrics for the manufacture of water-resistant fabrics and clothing (List 15/90, T.A.C. 900129) (Report 2958).

C. The following applications for rebate of the duty in terms of item 470.03, which were considered by the Board of Trade and Industry, have been supported:

1. Polyester/rayon yarn for the manufacture of woven fabric for the manufacture of men's trousers for export.

[Applicant: Kluk Textiles Industries (Pty) Ltd.]

2. Yarn of polyester and rayon viscose for the manufacture of woven fabrics for the manufacture of men's trousers for export.

[Applicant: Kluk Textile Industries (Pty) Ltd.]

3. Polyester fabrics for the manufacture of bed-linen for export.

(Applicant: Swakop Textiles.)

4. Crude sunflower oil for the manufacture of refined, packed sunflower oil for export.

(Applicant: Willowton Oil and Cake Mills.)

KENNISGEWING 198 VAN 1991**DOEANE- EN AKSYNSTARIEFAANSOEKE.—
LYS 11/90**

A. Die volgende aansoek wat deur die Raad van Handel en Nywerheid oorweeg is, is nie gesteun nie:

(a) Anti-dumping:

Oplegging van 'n anti-dumpingreg op appelsuur ingevoer vanaf afkomstig uit Japan (*Staatskoerant* No. 12445 van 4 Mei 1990) (Verslag 2946).

(b) Verhoging van die reg op:

1. Koplampe (Lys 10/90, T.A.K. 890589) (Verslag 2939).
2. Polivinielchloriedsamestellings (Lys 19/89, T.A.K. 890244) (Verslag 2951).
3. Urinedreineringsakkies (uitgesonderd dié van 'n soort ontwerp om aan die pasiënte se liggamo vasgemaak te word) (Lys 16/90, T.A.K. 900136) (Verslag 2961).

(c) Korting van die reg op:

1. Onderdele vir die vervaardiging van fietsryapparaat (Lys 38/89, T.A.K. 890458) (Verslag 2892).
2. Borduurwerk vir die vervaardiging van hoofdek-sels en klerasie (Lys 26/90, T.A.K. 900224) (Verslag 2960).
3. Gekleurde weefstowwe vir die vervaardiging van reisartikels, handsakke en dergelike houers (Lys 21/90, T.A.K. 900174) (Verslag 2966).

(d) Intrekking van die kortingfasiliteite ten opsigte van:

1. (a) Veselvliestowwe, geïmpregneer of bestryk met plastiese, vir die vervaardiging van verstywers (uitgesonderd neusverstywers); en (b) verstrywingstowwe (uitgesonderd neusverstrywingstowwe) (Lys 17/90, T.A.K. 900128) (Verslag 2952).
2. Weefstowwe vir die vervaardiging van waterwerende stowwe en klerasie (Lys 15/90, T.A.K. 900129) (Verslag 2958).

C. Die volgende aansoek om korting van die reg kragtens item 470.03, wat deur die Raad van Handel en Nywerheid oorweeg is, is gesteun:

1. Poliëster-/rayongaring vir die vervaardiging van weefstowwe vir die vervaardiging van mansbroeke vir uitvoer.

[Applicant: Kluk Textiles Industries (Pty) Ltd.]

2. Garing van poliëster en rayonviskose vir die vervaardiging van weefstowwe vir die vervaardiging van mansbroeke vir uitvoer.

[Applicant: Kluk Textile Industries (Pty) Ltd.]

3. Poliësterstowwe vir die vervaardiging van bedlinne vir uitvoer.

(Applicant: Swakop Textiles.)

4. Ru-sonneblomolie vir die vervaardiging van gereaffineerde, verpakte sonneblomolie vir uitvoer.

(Applicant: Willowton Oil and Cake Mills.)

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|--|---|
| <p>5. Polyester fabric for the manufacture of women's dresses for export.
 (Applicant: Celrose Ltd.)</p> <p>6. Polyester fabrics for the manufacture of women's clothing for export.
 (Applicant: Celrose Ltd.)</p> <p>7. Maasbanker for the manufacture of maasbanker (dried and salted) for export.
 (Applicant: Dromedaris Visserye Ltd.)</p> <p>8. Aluminium foil classifiable under tariff subheading 7607.11 for the manufacture of paper and foil laminates for export.
 (Applicant: Nampak Sacks.)</p> <p>9. Acrylic copolymer for the manufacture of BOPP adhesive tape for export.
 [Applicant: Asiachem (Pty) Ltd.]</p> <p>10. Yarns, tag pins, plastic clips, and adhesive tape for the manufacture of clothing for export.
 (Applicant: Hychi Fashions.)</p> <p>11. Unmanufactured tobacco to be repacked into cartons for export.
 [Applicant: Bridge Shipping (Pty) Ltd.]</p> <p>12. Components for window-raising switches for motor vehicles for the manufacture of window-raising switches for motor vehicles for export.
 [Applicant: Hauni South Manufacturing (Pty) Ltd.]</p> <p>13. Locking nuts for the manufacture of net stackers and winches for export.
 (Applicant: Petrel Engineering CC.)</p> <p>14. Bearings for the manufacture of electric motors for export.
 [Applicant: Femtech (Pty) Ltd.]</p> <p>15. Metal hinges for the manufacture of pine furniture for export.
 [Applicant: Bailey's Furniture Manufacturing.]</p> <p>16. Combination locks for the manufacture of safes for export.
 [Applicant: Aam Safes (Pty) Ltd.]</p> <p>17. Magnetic tape and components for the manufacture of audio cassettes and reels for export.
 [Applicant: Golden Star Magnetic (Pty) Ltd.]</p> <p>18. Frozen fish for the manufacture of smoked, dried and frozen fish for export.
 [Applicant: Snoek Wholesalers (Pty) Ltd.]</p> <p>19. Application to bring duty into account on woven fabrics in terms of item 470.03 for export.
 (Applicant: Celrose Ltd.)</p> <p>20. Water-based paint for the manufacture of wooden toys for export.
 [Applicant: Delma (Pty) Ltd.]</p> <p>21. 100% polyester material for the manufacture of women's blouses for export.
 (Applicant: Celrose Ltd.)</p> | <p>5. Poliëstermateriaal vir die vervaardiging van damesrokke vir uitvoer.
 (Applicant: Celrose Ltd.)</p> <p>6. Poliëstermateriaal vir die vervaardiging van damesklerasie vir uitvoer.
 (Applicant: Celrose Ltd.)</p> <p>7. Maasbanker vir die vervaardiging van maasbanker (droog en gesout) vir uitvoer.
 (Applicant: Dromedaris Visserye Ltd.)</p> <p>8. Aluminiumfoelie indeelbaar by tariefsubpos 7607.11 ingevoer vir die vervaardiging van gelamineerde foelie tot papier vir uitvoer.
 (Applicant: Nampak Sacks.)</p> <p>9. Akriliese kopolimeer ingevoer vir die vervaardiging van TGFF-kleefband vir uitvoer.
 [Applicant: Asiachem (Pty) Ltd.]</p> <p>10. Garing, etiketspelde, plastiekknippies en plakband vir die vervaardiging van klerasie vir uitvoer.
 (Applicant: Hychi Fashions.)</p> <p>11. Onvervaardige tabak vir herverpakking in kartonne vir uitvoer.
 [Applicant: Bridge Shipping (Pty) Ltd.]</p> <p>12. Komponente vir motorvoertuigvensterskakelaars vir die vervaardiging van motorvoertuigvensterskakelaars vir uitvoer.
 [Applicant: Hauni South Manufacturing (Pty) Ltd.]</p> <p>13. Sluitmoere vir die vervaardiging van netstapelaars en hystoestelle vir uitvoer.
 (Applicant: Petrel Engineering CC.)</p> <p>14. Rollaers vir die vervaardiging van elektriese motore vir uitvoer.
 [Applicant: Femtech (Pty) Ltd.]</p> <p>15. Metaalskarniere vir die vervaardiging van denehout meubels vir uitvoer.
 [Applicant: Bailey's Furniture Manufacturing.]</p> <p>16. Kombinasieslotte vir die vervaardiging van kluisse vir uitvoer.
 [Applicant: Aam Safes (Pty) Ltd.]</p> <p>17. Magnetiese band en komponente vir die vervaardiging van audio-kassette en spoele vir uitvoer.
 [Applicant: Golden Star Magnetic (Pty) Ltd.]</p> <p>18. Bevroe vis vir die vervaardiging van gerookte, gedroogde en bevroe vis vir uitvoer.
 [Applicant: Snoek Wholesalers (Pty) Ltd.]</p> <p>19. Aansoek om doeaneereg op weefstowwe ingevolge item 470.03 in berekening te bring vir uitvoer.
 (Applicant: Celrose Ltd.)</p> <p>20. Verf met waterbasis vir die vervaardiging van houtspeelgoed vir uitvoer.
 [Applicant: Delma (Pty) Ltd.]</p> <p>21. 100% poliëstermateriaal vir die vervaardiging van damesblouse vir uitvoer.
 (Applicant: Celrose Ltd.)</p> |
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22. Polyester/cotton, polyester/rayon and 100% polyester material for the manufacture of women's dresses and blouses for export.
 (Applicant: Celrose Ltd.)
23. Components for 16/24 piston-type spring brake and 24/30 double-diaphragm spring brake for the manufacture of spring brakes for export.
 (Applicant: Westinghouse Brake and Equipment.)
24. Components and material for manufacture of yachts for export.
 [Applicant: Cenmarine (Pty) Ltd.]
25. Material and components for the manufacture of model aircraft for export.
 (Applicant: RMT Glider Manufacturers CC.)
26. Non-cellular rubber sheeting for the manufacture of duct expansion joints for export.
 (Applicant: RM Superspan.)
27. Woven fabric of wool for the manufacture of men's clothing for export.
 [Applicant: Woolworths (Pty) Ltd.]
28. Components for the manufacture of leather-covered motor vehicle parts for export.
 [Applicant: BMW (SA) (Pty) Ltd.]
29. Components for the manufacture of leather-covered motor vehicle parts for export.
 [Applicant: BMW (SA) (Pty) Ltd.]
30. Components for the manufacture of tank containers for export.
 [Applicant: Consani Engineering (Pty) Ltd.]
31. Woven fabrics, chemicals and components for the manufacture of denim clothing for export.
 (Applicant: Amigo International Textile.)
32. Galvanised steel sheets for the manufacture of motor vehicle body parts for export.
 [Applicant: BMW (SA) Ltd.]
33. Chemical items for the manufacture of carbolic acid for export.
 [Applicant: Thor Chemicals SA (Pty) Ltd.]
34. Woven fabrics, labels, dyestuff and components for the manufacture of denim trousers, jackets and skirts for export.
 [Applicant: Nova Clothing (Pty) Ltd.]
35. Colouring matter, prepared colours, varnish and other material for the manufacture of wooden furniture for export.
 (Applicant: Tailormade Joinery CC.)
36. Components for the manufacture of automatic data processing machines for export.
 (Applicant: Telephone Manufacturers of SA.)
37. Fabrics and accessories for the manufacture of men's clothing for export.
 (Applicant: Hychi Fashions.)
22. Poliëster/katoen, poliëster/rayon en 100% poliëstermateriaal vir die vervaardiging van damesrokke en -bloese vir uitvoer.
 (Applicant: Celrose Ltd.)
23. Komponente vir 16/24 suiertipe en 24/30 dubbeldiafragmaveerremme vir die vervaardiging mme vir die vervaardiging van veerremme vir uitvoer.
 (Applicant: Westinghouse Brake and Equipment.)
24. Komponente en materiaal vir die vervaardiging van seilbote vir uitvoer.
 [Applicant: Cenmarine (Pty) Ltd.]
25. Materiaal en komponente vir die vervaardiging van modelvliegtuie vir uitvoer.
 (Applicant: RMT Glider Manufacturers CC.)
26. Velle van nie-cellulere rubber vir die vervaardiging van verbindings vir pypverlengstukke vir uitvoer.
 (Applicant: RM Superspan.)
27. Weefstowwe van wol vir die vervaardiging van mansklerasie vir uitvoer.
 [Applicant: Woolworths (Pty) Ltd.]
28. Komponente vir die vervaardiging van leerbedekte voertuigonderdele vir uitvoer.
 [Applicant: BMW (SA) (Pty) Ltd.]
29. Komponente vir die vervaardiging van leerbedekte motorvoertuigonderdele vir uitvoer.
 [Applicant: BMW (SA) (Pty) Ltd.]
30. Komponente vir die vervaardiging van tenkhouders vir uitvoer.
 [Applicant: Consani Engineering (Pty) Ltd.]
31. Weefstowwe, chemikalieë en komponente vir die vervaardiging van denimklerasie vir uitvoer.
 (Applicant: Amigo International Textile.)
32. Elektroversinkte fynplaat vir die vervaardiging van motorvoertuigbakonderdele vir uitvoer.
 [Applicant: BMW (SA) Ltd.]
33. Chemiese items vir die vervaardiging van karboksielsuur vir uitvoer.
 [Applicant: Thor Chemicals SA (Pty) Ltd.]
34. Weefstowwe, etikette, kleurstowwe en toebehore vir die vervaardiging van denimbroeke, -baadjies en -rompe vir uitvoer.
 [Applicant: Nova Clothing (Pty) Ltd.]
35. Kleurstowwe, bereide kleure, vernis en ander stowwe vir die vervaardiging van houtmeubels vir uitvoer.
 (Applicant: Tailormade Joinery CC.)
36. Komponente vir die vervaardiging van automatiese dataverwerkingsmasjiene vir uitvoer.
 (Applicant: Telephone Manufacturers of SA.)
37. Weefstowwe en bybehore vir die vervaardiging van manskleres vir uitvoer.
 (Applicant: Hychi Fashions.)

38. Capacitors, resistors, and connectors and switches for the manufacture of electronic traffic detectors and access control equipment for export.
 [Applicant: Elektromatic (Pty) Ltd.]
39. Electrical commutator motors and electrical switches for the manufacture of lawn-edge cutters for export.
 [Applicant: Gentech Sales (Pty) Ltd.]
40. Woven and knitted fabrics for the manufacture of ladies clothing for export.
 [Applicant: Tutto (Pty) Ltd.]
41. Woven and knitted fabrics for the manufacture of ladies clothing for export.
 [Applicant: Helenel (Pty) Ltd.]
42. Fabrics for the manufacture of infants' clothing for export.
 (Applicant: Da Gama Textiles Co. Ltd.)
43. Woven fabrics of cotton and synthetic staple fibres for the manufacture of sleeping-bags for export.
 [Applicant: Downhome Products (Pty) Ltd.]
44. Brandy for the manufacture of bottled brandy for export.
 (Applicant: Distillers Corporation Ltd.)
45. Woven fabrics for the manufacture of men's shirts for export.
 [Applicant: Cosair Manufacturing (Pty) Ltd.]
46. Integrated circuits, filters, connectors, motors, adhesives and coders for the manufacture of electronic meteorological equipment for export.
 [Applicant: Diel (Pty) Ltd.]

List 10/90 was published under General Notice No. 1065 of 14 December 1990.

(1 March 1991)

NOTICE 199 OF 1991

BOARD OF TRADE AND INDUSTRY

INVESTIGATION OF AN ALLEGATION OF DUMPING OF GLASS FIBRE ROVINGS AND CHOPPED STRAND MAT IMPORTED OR ORIGINATING FROM TURKEY, BRAZIL, CANADA, JAPAN AND TAIWAN

The Board of Trade and Industry has accepted a complaint by Acoustical Fibreglass Insulation (Pty) Ltd, Private Bag 30, Springs, 1560, alleging that material injury in the form of loss of market share, loss of sales revenue and potential loss of employment to the South African industry manufacturing glass fibre rovings and chopped strand mat, classifiable under tariff subheadings 7019.10.20, 7019.10.30 and 7019.31.10, is being caused or is being threatened by the export of like goods from Turkey, Brazil, Canada, Japan and Taiwan at f.o.b. export prices which are alleged to be lower than the normal value of the goods on the domestic market of the country of export.

38. Kapasitore, weerstande, verbindings en skakelaars vir die vervaardiging van elektroniese verkeersverklikkers en toegangsbeheertoerusting vir uitvoer.

[Applicant: Elektromatic (Pty) Ltd.]

39. Elektriese kommutatormotore en elektriese skakelaars vir die vervaardiging van grasperkandsnyers vir uitvoer.

[Applicant: Gentech Sales (Pty) Ltd.]

40. Weef- en breistowwe vir die vervaardiging van damesklerasie vir uitvoer.

[Applicant: Tutto (Pty) Ltd.]

41. Weef- en breistowwe vir die vervaardiging van damesklerasie vir uitvoer.

[Applicant: Helenel (Pty) Ltd.]

42. Stowwe vir die vervaardiging van babaklere vir uitvoer.

[Applicant: Da Gama Textiles Co. Ltd.]

43. Weefstowwe van katoen- en sintetiese stapelvessels vir die vervaardiging van slaapsakke vir uitvoer.

[Applicant: Downhome Products (Pty) Ltd.]

44. Brandewyn vir die vervaardiging van gebottelde brandewyn vir uitvoer.

[Applicant: Distillers Corporation Ltd.]

45. Weefstowwe vir die vervaardiging van manshemde vir uitvoer.

[Applicant: Corsair Manufacturing (Pty) Ltd.]

46. Geïntegreerde kringe, filters, verbinders, motore, kleefmiddels en kodeerders vir die vervaardiging van elektroniese weerkundige toerusting vir uitvoer.

[Applicant: Diel (Pty) Ltd.]

Lys 10/90 is by Algemene Kennisgewing No. 1065 van 14 Desember 1990 gepubliseer.

(1 Maart 1991)

KENNISGEWING 199 VAN 1991

RAAD VAN HANDEL EN NYWERHEID

ONDERSOEK NA BEWEERDE DUMPING VAN GLASVESELVOORGARING EN GLASVESELSNIPPERMAT INGEVOER UIT OF AFKOMSTIG VAN TURKYE, BARSILIË, KANADA, JAPAN EN TAIWAN

Die Raad van Handel en Nywerheid het 'n klag van Acoustical Fibreglass Insulation (Edms.) Bpk., Privaatsak 30, Springs, 1560, aanvaar waarin beweer word dat wesenlike skade in die vorm van verlies aan markaandeel, verlies aan inkomste uit verkope en potensiële verlies aan werkgeleenthede vir die Suid-Afrikaanse nywerheid wat glasveselvoorgaring en glasveselsnippermat, indeelbaar by tariefsupposte 7019.10.20, 7019.10.30 en 7019.31.10, vervaardig, veroorsaak word of dreig om veroorsaak te word deur die uitvoer van soortgelyke goedere uit Turkye, Brasilië, Kanada, Japan en Taiwan teen vab-uitvoerprys wat na bewering laer is as die normale waarde op die tuismark van die uitvoerland.

In order to assist the Board of Trade and Industry in its investigation of the allegation, interested parties are invited to forward written representations to the Chief Executive Officer, Board of Trade and Industry, Private Bag X753, Pretoria, 0001, within 21 days of the date of publication of this notice. Confidential information should be clearly identified. Representations should take account of the fact that the Board is required to address the following issues in reaching a finding:

- (i) Assessment of tentative normal values;
- (ii) material injury caused by the alleged dumping;
- (iii) causal link between (i) and (ii); and
- (iv) assessment of the national interest involved.

Preliminary findings will be made on the basis of the best information available. It is therefore in the interests of all parties concerned to respond as early as possible.

Should the Board find that dumping does occur, an anti-dumping duty could be imposed with retrospective effect to the date of this publication.

Any enquiries should be directed to Mr C. Grobelaar at Telephone (012) 310-9791, extension 2676.

[BTI Ref. T5/2/13/4/1 (900452)]

(1 March 1991)

NOTICE 200 OF 1991

CUSTOMS AND EXCISE TARIFF APPLICATIONS.— LIST 7/91

The following applications concerning the Customs and Excise Tariff have been received by the Board of Trade and Industry. Any objections to or comments on these representations must be submitted to the Board of Trade and Industry, Private Bag X753, Pretoria, 0001, within six weeks of the date of this notice. Attention is drawn to the fact that the rates of duty mentioned in the applications are those requested by the applicants and that the Board, depending on its findings, may recommend lower or higher rates of duty.

Increase in the duty on:

Soda ash, classifiable under tariff subheading 2846.20.90, from free to 10 per cent *ad valorem*.

[BTI Ref. T5/2/6/2/1 (910038)
(Mr A. P. Kraamwinkel)]

Applicant:

Soda Ash Botswana (Pty) Ltd, P.O. Box 18923, Hillbrow, 2038.

(Note: This application is being dealt with as a matter of urgency and comments should reach the Board within four weeks of the date of this notice.)

General:

1. Substitution for the provision under tariff sub-headings 5806.10 and 5806.20 of the following:

Tariff Subheading	Description	Rate of Duty
5806.10	Woven pile fabrics (including terry towelling and similar terry fabrics) and chenille fabrics.	30%

Ten einde die Raad van Handel en Nywerheid behulpsaam te wees met sy ondersoek na die bewering word belanghebbende instansies uitgenooi om skrifte-like vertoë te rig tot die Hoof Uitvoerende Beample, Raad van Handel en Nywerheid, Privaatsak X753, Pretoria, 0001, binne 21 dae vanaf die datum van publikasie van hierdie kennisgewing. Vertroulike inligting moet duidelik gemerk wees. Vertoë moet daarvlieg rekening hou dat die Raad op die volgende aspekte moet ingaan ten einde tot 'n beslissing te geraak:

- (i) Bepaling van tentatiewe normale waardes;
- (ii) wesenlike skade meegebring deur die beweerde dumping;
- (iii) oorsaaklike verband tussen (i) en (ii); en
- (iv) bepaling van die nasionale belang wat betrokke is.

'n Voorlopige bepaling sal aan die hand van die beste beskikbare inligting gedoen word. Dit is derhalwe in die belang van al die betrokke partye om so spoedig moontlik te reageer.

Sou die Raad bevind dat dumping wel plaasvind, kan 'n anti-dumpingreg ingestel word met terugwerkende krag tot die datum van hierdie publikasie.

Enige navrae moet gerig word aan mnr. C. Grobelaar by telefoon (012) 310-9791, bylyn 2676.

[RHN-verw. T5/2/13/4/1 (900452)]

(1 Maart 1991)

KENNISGEWING 200 VAN 1991

DOEANE- EN AKSYNSTARIEFAANSOEK.— LYS 7/91

Onderstaande aansoek betreffende die Doeane-en Aksynstarief is deur die Raad van Handel en Nywerheid ontvang. Enige beswaar teen of kommentaar op hierdie vertoë moet binne ses weke na die datum van hierdie kennisgewing aan die Raad van Handel en Nywerheid, Privaatsak X753, Pretoria, 0001, gerig word. Die aandag word daarop gevvestig dat die skale van reg wat in die aansoek genoem word, dié is wat deur die applikante aangevra is en dat die Raad, afhangende van sy bevindinge, hoér of laer skale van reg mag aanbeveel.

Verhoging van die reg op:

Soda-as, indeelbaar by tariefsubpos 2836.20.90, van vry tot 10 persent *ad valorem*.

[RHN-verw. T5/2/6/2/1 (910038)
(Mnr. A. P. Kraamwinkel)]

Applicant:

Soda Ash Botswana (Pty) Ltd, Posbus 18923, Hillbrow, 2038.

(Opmerking: Hierdie aansoek word as dringend behandel en kommentaar moet die Raad binne vier weke na die datum van hierdie kennisgewing bereik.)

Algemeen:

1. Vervanging van die voorsiening by tariefsubposte 5806.10 en 5806.20 deur die volgende:

Tariefsubpos	Beskrywing	Skaal van Reg
5806.10	Geweefde poolstowwe (met inbegrip van terriehanddoekgoed en dergelike terriestowwe) en sjenielstowwe	30%

Tariff Subheading	Description	Rate of Duty	Tariefsubpos	Beskrywing	Skaal van Reg
5806.20	Other woven fabrics, containing by mass 5 per cent or more of elastomeric yarn or rubber thread:		5806.20	Ander weefstowwe, wat volgens die massa, minstens 5 persent elastomeriese garing of rubberdraad bevat:	
.20	Bais binding	25%	.20	Skuinsbank	25%
.90	Other	30%	.90	Ander	30%
[BTI Ref. T5/1/15 (9010004) (Mrs S. v.d. Merwe)]					[RHN-verw. T5/1/15 (910004) (Mev. S. v.d. Merwe)]

Applicant:

The Commissioner of Customs and Excise, Private Bag X47, Pretoria, 0001.

2. Revision of the rates of duty on yarns which were implemented on an interim basis on 8 February 1991 in *Government Gazette* No. 13007 under Government Notice R. 213.

[BTI Ref. T5/2/11/2/1 (910061)
(Mrs S. v.d. Merwe)]

Applicant:

Board of Trade and Industry, Private Bag X753, Pretoria, 0001.

3. Substitution for the provision under tariff sub-heading 7310.10 of the following:

Tariff Subheading	Description	Rate of Duty
7310.10	Of a capacity of 50 ℥ or more:	
.30	Cans of a description commonly used for the conveyance or packing of goods	free
.40	Other containers of a description commonly used for the conveyance or packing of goods	free
.60	Bung flanges, threaded, of a kind suitable for use with metal drums for the conveyance or packing of goods	free
.90	Other	20%

[BTI Ref. T5/2/15/2/4 (910042)
(G. Bester)]

Applicant:

The Commissioner for Customs and Excise, Private Bag X47, Pretoria, 0001.

(Note: This application will result in the deletion of tariff subheadings 7310.10.10, 7310.10.20 and 7310.10.50.)

4. Amendment of the present rates of duty in respect of white and other glazed ceramic tiles, as follows:

Tariff Subheading	Description	Present Rate of Duty	Requested Rate of Duty
6908.90	Other glazed tiles:		
.10	White	35%	27,5%
.90	Other	17,5% or 1 2000c/m ² less 82,5%	27,5%

[BTI Ref. T4/2/13/3/1 (910062)
(Miss H. Claassens)]

Applicant:

Die Kommissaris van Doeane en Aksyns, Privaatsak X47, Pretoria, 0001.

2. Hersiening van die skale van reg op garing wat as tussentydse maatreël op 8 Februarie 1991 in *Staatskoerant* No. 13007 by Goewermentskennisgewing R. 213 ingestel is.

[RHN-verw. T5/2/11/2/1 (910061)
(Mev. S. v.d. Merwe)]

Applicant:

Raad van Handel en Nywerheid, Privaatsak X753, Pretoria, 0001.

3. Vervanging van die voorsiening by tariefsubpos 7310.10 deur die volgende:

Tariefsubpos	Beskrywing	Skaal van Reg
7310.10	Met 'n inhoudsvermoë van minstens 50 ℥:	
.30	Kanne van 'n soort gewoonlik vir die vervoer of verpakking van goedere gebruik	vry
.40	Ander houers van 'n soort gewoonlik vir die vervoer of verpakking van goedere gebruik	vry
.60	Sponflense, draadgesny, van 'n soort vir gebruik met metaalkonkas vir die vervoer of verpakking van goedere	vry
.90	Ander	20%

[RHN-verw. T5/2/15/2/4 (910042)
(G. Bester)]

Applicant:

Die Kommissaris van Doeane en Aksyns, Privaatsak X47, Pretoria, 0001.

(Opmerking: Die aansoek het tot gevolg dat tariefsubposte 7310.10.10, 7310.10.20 en 7310.10.50 geskrap word.)

4. Wysiging van die bestaande skale van reg ten opsigte van wit en ander geglasuurde keramiese teels, soos volg:

Tariefsubpos	Beskrywing	Bestaande Skaal van Reg	Skaal van Reg Aangewra
6908.90	Ander geglasuurde teels:		
.10	Wit	35%	27,5%
.90	Ander	17,5% of 1 200c/m ² min 82,5%	27,5%

[RHI-verw. T5/2/13/3/1 (910062)
(Maj. H. Claassens)]

Applicant:

Board of Trade and Industry, Private Bag X753, Pretoria, 0001.

(Note: This application is being dealt with as a matter of urgency and comments should reach the Board within four weeks of the date of this notice.)

5. Reinvestigation of the duty on slide fasteners fitted with chain scoops of base metal, classifiable under tariff subheading 9607.11 at 40 per cent *ad valorem*, and on other slide fasteners, classifiable under tariff subheading 9607.19 at 40 per cent *ad valorem*.

[BTI Ref. T5/2/20/1 (910051)
(Mrs I. Metz)]

Applicant:

Board of Trade and Industry, Private Bag X47, Pretoria, 0001.

(Note: This investigation could result in an increase or a reduction of the duty on slide fasteners.)

List 6/91 was published under General Notice 174 of 22 February 1991.

(1 March 1991)

NOTICE 201 OF 1991**DEPARTMENT OF TRADE AND INDUSTRY**

Notice is hereby given that the following promissory note issued by the Department of Trade and Industry to **National Spring** as set hereunder, has been mislaid:

Promissory note issued to National Spring

Promissory Note No.	Date of issue	Due date	Face value (R)
3402	89-01-06	91-01-05	157 650,00

The above-mentioned promissory note will after the date of publication be regarded as cancelled. Should the promissory note be retrieved, it must please be returned to the Department of Trade and Industry, Private Bag X84, Pretoria, 0001.

(1 March 1991)

NOTICE 202 OF 1991**DEPARTMENT OF JUSTICE****ANNOUNCEMENT OF NAMES OF PERSONS WHO FURNISHED THE INFORMATION REFERRED TO IN PARAGRAPH (b) OF GOVERNMENT NOTICE NO. 3013 OF 18 DECEMBER 1990**

The Director-General: Justice hereby makes known for general information in the Schedule, the names of persons who furnished in full the information referred to in paragraph (b) of Government Notice No. 3013 of 18 December 1990, in so far as such information relates to the granting of indemnity in accordance with the said Government Notice, in respect of the departure from the Union or Republic without a valid passport or a permit or without authority at a place other than a port, as referred to in paragraph (a) thereof, by such persons.

Applicant:

Raad van Handel en Nywerheid, Privaatsak X753, Pretoria, 0001.

(Opmerking: Hierdie aansoek word as dringend behandel en kommentaar moet die Raad binne vier weke na die datum van hierdie kennisgewing bereik.)

5. Herondersoek na die reg op skuifsluitings met kettinghakies van onedelmetaal toegerus, indeelbaar by tariefsubpos 9607.11 teen 40 persent *ad valorem*, en skuifsluiting, ander, indeelbaar by tariefsubpos 9607.19 teen 40 persent *ad valorem*.

[RHN-verw. T5/2/20/1 (910051)
(Mev. I. Metz)]

Applicant:

Raad van Handel en Nywerheid, Privaatsak X47, Pretoria, 0001.

(Opmerking: Hierdie ondersoek kan moontlik lei tot 'n verhoging of 'n verlaging van die reg op skuifsluitings.)

Lys 6/91 is by Algemene Kennisgewing 174 van 22 Februarie 1991 gepubliseer.

(1 Maart 1991)

KENNISGEWING 201 VAN 1991**DEPARTEMENT VAN HANDEL EN NYWERHEID**

Hiermee word kennis gegee dat volgende promesse uitegereik deur die Departement van Handel en Nywerheid aan **National Spring** soos hieronder uiteengesit, verlore geraak het:

Promesse uitgereik aan National Spring

Promesse No.	Uitreikings-datum	Vervaldatum	Sigwaarde
3402	89-01-06	91-01-05	157 650,00

Na datum van publikasie word bogenoemde promesse as gekanselleer beskou. Indien die promesse gevind sou word, moet dit asseblief aan die Departement van Handel en Nywerheid, Privaatsak X84, Pretoria, 0001, teruggestuur word.

(1 Maart 1991)

KENNISGEWING 202 VAN 1991**DEPARTEMENT VAN JUSTISIE****BEKENDMAKING VAN NAME VAN PERSONE WAT DIE INLIGTING BEDOEL IN PARAGRAAF (b) VAN GOEWERMENTSKENNISGEWING NO. 3013 VAN 18 DESEMBER 1990 VERSTREK HET**

Die Direkteur-generaal: Justisie maak hierby vir algemene inligting in die Bylae bekend, die name van persone wat die inligting bedoel in paragraaf (b) van Goewermentskennisgewing No. 3013 van 18 Desember 1990 volledig verstrek het, vir sover sodanige inligting betrekking het op die verlening van vrywaring ooreenkomsdig genoemde Goewermentskennisgewing, ten opsigte van die verlating van die Unie of Republiek sonder 'n geldige paspoort of 'n permit of sonder magtiging by 'n ander plek as 'n toeganspoort, soos bedoel in paragraaf (a) daarvan, deur sodanige persone.

SCHEDULE • BYLAE

Surname Van	Full christian names Volle voorname	Date of birth Geboortedatum
Bhengu	Bethuel Nkosinathi	1968-08-08
Bhengu	Ephraim Sibonelo	1972-07-09
Botha	Fezeka	1953-10-24
Botha	Thozamile	1948-06-15
Buyambo	Mzukisi Barney	1962-03-21
Chamane	S'bongibeni Elvis	1967-06-17
Chauke	Peter	1968-09-03
Cheela	Welcome Tshepo	1960-09-06
Cloete	Muhammed	1959-11-08
Damoyi	Alpheus Mzwandile	1956-06-20
De Vos	Colin Anthony	1961-09-12
Deyi	Butye	1938
Diseko	Mathe Matthews	1952-09-18
Dlamini	Gabisile Precious	1960-05-05
Dlamini	Mondli Reginald	1950-09-15
Dludlu	Herman Sipho	1965-12-03
Doyisa	Nomthandazo Rosebud	1973-09-13
Dube	Joseph	1956-02-19
Dube	Curtis Smangaliso	1969-06-16
Dumas	Vincent Mandla	1959-05-28
Fakude	Joseph Charles	1956-01-16
Fihlela	Nduduzo Samuel	1955-07-09
Gantsho	Leslie Sidima	1950-08-23
Gqabi	Jomo	1961-08-22
Gqirana	Pumla Gloria	1956-09-11
Gumede	Xolani Makhanda	1976-07-18
Hlengwa	Jerome Sithembiso	1967-03-25
Jack	Samuel Tamsanqa	1956-05-08
Jaftha	Boy	1965
Jele	Josiah Khiphusizi	1930-05-01
Jobodwana	Linda Nomna	1958-08-08
Jolobe	Kgomotso	1959-12-19
Kalaote	Natalia	1963-03-04
Kasrils	Ronald	1938-11-15
Kebithi	Agnes Maputsetso Ouma	1971-11-10
Keswa	Nompumelelo Carol	1966-06-19
Ketshengana	Bonisile	1949-10-15
Kgoadi	Polelo Michael	1956-08-22
Khumalo	Shadrack Oupa	1959-01-28
Khumalo	Siphiwe Patrick	1972-08-10
Khunyeli	Samuel Sefofane	1928-09-18
Leolo	James Kekana	1954-09-30
Lephoto	Mighty David	1953-09-23
Letlhake	Isabella	1959-07-23
Letsatsi	Bertha Masontaha	1964-01-02
Loots	Hermanus Gabriël	1936-07-19
Ludidi	Mafika Pascoe	1944-06-05
Lukhele	Lillian Thandi	1958-10-10
Lunika	Victor	1961-11-16

Surname Van	Full christian names Volle voorname	Date of birth Geboortedatum
Lushaba	Matthews	1962-09-10
Luzipho	Maryman Maxego	1950-02-04
Mabaso	Selinah Tebello	1953-07-14
Mabuza Morodi	Selina Baba Bali	1933
Maduna	Penuell Mpapa	1952-12-29
Mafoko	Daniel Thopodi	1958-07-25
Mafole	Tebogo	1948-08-21
Magcanya	Nonia Ntombenkosi	1969-09-10
Mahlangu	Isaac Sabelo	1959-06-21
Mahlangu	Nhlanhla Duncan	1959-06-06
Mahlatji	Thomas	1958-04-24
Majola	John Sigaqana	1945-12-15
Makana	Sipho Sidney	1935-07-11
Makgothi	Henry Gordon	1928-12-25
Malan	Stoffel	1959-04-08
Malekane	Seageng Hamilton	1960-07-27
Maluleke	Eddie Jabu	1969-01-20
Mancho	Esther Kelibonye	1959-12-10
Mangena	Samuel	1957-01-21
Maphasi	Veronica	1960-04-09
Maphlala	Japie	1964-01-05
Maphumulo	Pikinini Ephraim	1931-01-01
Mapisa	Sniwe Luthando	1959-03-23
Mashinini	Lebakeng Dee Eric	1961-07-07
Masiko	Bruce Kebadile	1954-06-06
Masina	Priscilla Totie	1950-05-29
Masondo	Muziwandile Themba	1962-11-08
Mathebe	Abel	1953-04-15
Mathebe	Sello Moses	1970-09-24
Mathebe	Piet	1961-01-16
Mathebula	Daisy Danisile	1972-01-01
Matlala	Rose Tsakane	1970-03-01
Matomela	Pamela Ntombekaya	
Matseoane	Mompati	1955-04-25
Matsie	Johannes Masopha	1959-10-21
Mawila	Kensan	1956-06-28
Mazibuko	George Themba	1957-12-13
Mbatha	Lucy Xeliwe	1965-05-12
Mbatha	Derrick Sipho	1955-06-03
Mboweni	Tito Titus	1959-03-16
Mhlambo	Matshidiso Endora	1957-11-11
Mhlambo	Bernad Mbongeni	1958-08-28
Mhrabalala	Christopher	1945-04-14
Mkhize	Dumisani	1971-01-24
Mlandu	Monde Matthew	1940-10-15
Mlangeni	Selinah Lizbeth	1959-09-02
Milindi	Patience Nontuthuzelo	1971-09-22
Mlondobozi	Clifford	1964-12-26
Mngomezulu	Garth Piet	1952-02-20
Moabi	Thapelo Jonas	1955-06-30
Modise	Yolisa Nombulelo	1937-05-29

Surname Van	Full christian names Volle voorname	Date of birth Geboortedatum
Mofokeng.....	Mamorena Imelda	1958-07-21
Mogotloane.....	Vincent Victor	1960-02-16
Mohlamonyane.....	Ramotogiello Philemon	1951-12-05
Mokgothu.....	Aubrey	1950-03-17
Mokoena.....	Ezekiel Makwala Modichaba	1965-09-13
Mokoena.....	Reuben Ngi Mangoleso	1969-05-07
Mokoena.....	Mapule Chirow	1958-12-08
Mokoena.....	Magdelin Ntebaleng	1960-04-19
Mokane.....	Julia Puseletso	1969-11-10
Molwa	Sissy Ipileng	1965-03-15
Moleko	Solomon Maieane	1927-10-18
Molelekoa	Isaac Tokelo	1964-09-07
Moloi	Ntswaki.....	1961-07-08
Moloi	Mark-Anthony Lepoma	1954-01-11
Moloi	Nombuyiselo Hilda	1953-03-02
Moloi	Ratubatsi Super	1955-11-14
Moruti.....	Kelebile	1958-11-05
Mosue.....	Caiphus	1956-09-19
Motloung.....	Dee Dingane Reuben	1961-09-16
Motsamai.....	Itumeleng Isaac	1961-08-09
Motshabi.....	Obed Tseko	1925-02-07
Motswenyane.....	Martha Constance	1928-10-05
Mpuntsha.....	Mabandla Grant	1955-03-26
Mralaza.....	Mzoxolo	1964-07-06
Msimang	Meinrad Themba Boyi	1928-12-08
Methethwa.....	Phillip Emmanuel Nkosinathi	1970-10-24
Mti	Linda Morris	1954-11-19
Mtshali	Sipho	1955-08-10
Mtshotshisa.....	Zolani	1958-05-12
Mudimu.....	Johannes	1954-03-06
Muridili	Esther Meisie	1959-08-21
Mvumvu	Brian	1958-12-24
Mwelase.....	Nomusa Phyllis	1974-03-15
Mzama	Michael	1971-12-23
Ncalai.....	Mandla Bernard	1957-12-21
Ncame	Racheal Weziwe	1967-11-07
Ndebele	Abram Themba	1960-01-05
Ngcobo	Innocent Bonginkosi	1967-07-01
Ngculu.....	Vumile Lincoln	1955-08-27
Ngleza.....	Mary-Ann Nomaneawabe	1958-01-02
Nhlapo	Ndleleni Johannes	1961-03-04
Nkobi.....	Thomas Titus	1922-10-02
Nkosinkulu	Headman Pumzile	1958-11-04
Nkuhiu.....	Peter	1962
Ntema	Joel	1967-01-13
Ntsaluba.....	Ayanda	1960-05-31
Ntshinga.....	Ndumiso Ndima	1958-01-07
Nxumalo.....	Georgina Dumsile Talent	1959-08-24
Nxumalo.....	Everould Doctor	1955-08-12
Nyalunga.....	Phillip Makwale	1960-08-25
Nyalunga.....	Julius Ohude	1953-10-29
Nyanda	Zwelibanzi Velaphi	1961-04-15

Surname Van	Full christian names Volle voorname	Date of birth Geboortedatum
Nyawuza	Solomon Mncedisi	1966-05-16
Olipphant	Daniël Daddy	1953-11-30
Ondala	William Mlamli	1939-02-25
Ondala	Nomathamsanqa	1945-12-20
Ozinsky	Max	1963-04-03
Phago	Father	1953-09-29
Piliso	McPherson Lauguiw Mziwandile	1923-10-19
Poti	Msitheli Ayliff	1959-10-27
Qomoyi	Thembile Moses	1961-03-15
Ramabu	Edward	1960-03-06
Ramachela	Paul Oupa Serekele	1957-02-22
Ramadite	Ernest	1964-10-19
Ramalialia	Johannes	1947-02-12
Ramano	Gilbert Lebeko	1939-07-07
Ramatlhodi	Ngoako Abel	1955-08-21
Ramokhoape	Oupa Samuel	1952-09-28
Ramokonopi	Abram Molaoa	1944-01-21
Ramovha	Munzhedzi Khathutshelo Frederick	1955-02-27
Rev Gqiba	Fumanekile Fumie	1951-05-16
Sambo	Douglas Mxolisi	1963-06-09
Sehloho	Charles Bassie	1968-09-20
Sello	Khalaki	1933-08-04
Shangase	Bheki Bentwell	1969-12-23
Shiburi	Silas Fumanzi	1958-03-31
Shoke	Solly Zacharia	1957-08-15
Shongwe	Kufa Simon	1963-06-08
Shope	Mark Williams	1919-01-01
Shozi	Ernest Mandla	1975-05-19
Sibisi	Musawenkosi Wonder	1967-01-08
Sigxashe	Yoliswa Clara Nozwakazi	1957-08-20
Siyoni	Diesel Thembinkosi	1965-08-17
Sobandla	Wilson Mpitsane	1920-01-15
Sotyato	Lennox Mzimasi	1928-03-28
Suping	Joseph Moeketsi	1960-07-23
Swabangu	Negros Happy	1964-10-15
Syala	Bernad Siyabonga	1965-09-16
Teyise	Andile Patrick	1958-09-12
Thankge	Frans Mogopodi	1962-01-13
Thini	George	1946-05-16
Timol	Mohammed	1948-06-13
Tshabalala	Moses Malefetsane	1954-04-06
Tshabalala	Vusumuzi Joseph	1953-03-10
Tsoai	Godfrey Mojaki	1963-03-04
Tyabazela	Xolani	1968-06-24
Tyabazela	Xolani	1968-06-24
Tyatytantsi	Slulami Vusumzi	1965-12-07
Tyhoda	Gladstone Monwabisi	1957-03-12
Utlia	Frank	1966-03-17
Voyi	Agnes	1945-05-10
Wanner	Stanley	1939-06-29
Xoseka	Makhonklo James	1964-12-25
Yantolo	Mpumelelo	1957-02-02
Zondi	Khulekani	1970-01-28
Zuma	Jacob Gedleyihlekisa	

NOTICE 203 OF 1991**DEPARTMENT OF MANPOWER****PROPOSED AMENDMENT OF THE UNEMPLOYMENT INSURANCE ACT, 1966**

1. Following comments received on General Notice 1077 of 1990, published in *Government Gazette* No. 12905 of 21 December 1990, on the proposals by the National Manpower Commission regarding the inclusion of farm workers under the Unemployment Insurance Act, 1966, a draft amendment Bill has been drawn up and is published in the Schedule hereto for general information and comment.
2. The draft amendment Bill has also been forwarded to the National Manpower Commission (NMC) for consideration and recommendations.
3. (a) All interested parties are invited to submit **written** comments on the draft amendment Bill as soon as possible. Such comments should be forwarded to the Director-General: Manpower, P.O. Box 5703, Pretoria, 0001, for attention Mr Jack Scheepers [Tel. (012) 322-7085].
 (b) Comments should reach the Director-General not later than **2 April 1991**.
 (c) The name, telephone number, fax number and address of a person who may be contacted in regard to the comments should also be stated clearly.
4. The final amendment Bill will be drawn up by the Department of Manpower for submission to the Government after the comments received on this draft amendment Bill have been processed.

SCHEDULE**BILL**

To amend the Unemployment Insurance Act, 1966, so as to extend the scope of application of the Act; to discontinue the contribution of the State to the Unemployment Insurance Fund; to amend the conditions involved in and the period of qualification applicable to the payment of adoption benefits; to delete the requirement that the Minister of Finance be consulted regarding the purchase of fixed property, regarding schemes to combat unemployment and to raise loans at private institutions; and to provide for matters incidental thereto.

KENNISGEWING 203 VAN 1991**DEPARTEMENT VAN MANNEKRAAG****VOORGESTELDE WYSIGING VAN DIE WERKLOOSHEIDVERSEKERINGSWET, 1966**

1. Na aanleiding van kommentaar wat ontvang is op Algemene Kennisgewing No. 1077 van 1990, gepubliseer in *Staatskoerant* No. 12905 van 21 Desember 1990, oor die Nasionale Mannekrag-kommissie se voorstelle ten opsigte van die insluiting van plaaswerkers onder die Werkloosheidversekeringswet, 1966, is 'n konsepwysigingswetsontwerp opgestel en word dit in die Bylae hieronder vir algemene inligting en kommentaar gepubliseer.
2. Die Konsepwysigingswetsontwerp is ook aan die Nasionale Mannekragkommissie (NMK) deurgestuur vir oorweging en aanbeveling.
3. (a) Alle belanghebbendes word versoek om so spoedig moontlik **skriftelik** kommentaar op die Konsepwysigingswetsontwerp te lewer. Die kommentaar moet gestuur word aan die Direkteur-generaal: Mannekrag, Posbus 5703, Pretoria, 0001, vir die aandag van mnr. Jack Scheepers [Tel. (012) 322-7085].
 (b) Die kommentaar moet die Direkteur-generaal nie later nie as **2 April 1991** bereik.
 (c) Die naam, telefoonnummer, faksnummer en adres van 'n persoon met wie oor die kommentaar geskakel kan word, moet ook duidelik gemeld word.
4. Die finale Wysigingswetsontwerp sal deur die Departement van Mannekrag vir voorlegging aan die Regering opgestel word nadat kommentaar wat op hierdie Konsepwysigingswetsontwerp ontvang is, verwerk is.

BYLAE**WETSONTWERP**

Tot wysiging van die Werkloosheidversekeringswet, 1966, ten einde die toepassingsbestek van die Wet uit te brei; die bydrae van die Staat tot die Werkloosheidversekeringsfonds af te skaf; die voorwaardes verbonde aan en die kwalifiserende tydperk van toepassing op die betaling van aannemingsvoordele te wysig; en die vereiste dat die Minister van Finansies geraadpleeg moet word betreffende die aankoop van vaste eiendom, betreffende skemas om werkloosheid te bestry en om lenings by private instellings aan te gaan, te skrap; en om voorsiening te maak vir aangeleenthede wat daarmee in verband staan.

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

Amendment of section 1 of Act No. 30 of 1966, as amended by section 1 of Act No. 29 of 1977, section 1 of Act No. 9 of 1979, section 1 of Act No. 1 of 1981, section 1 of Act No. 1 of 1982 and section 1 of Act No. 27 of 1986.

1. Section 1 of the Unemployment Insurance Act, 1966 (hereinafter referred to as the principal Act), is hereby amended—

- (a) by the deletion of the definition of "agriculture";
- (b) by the insertion of the definition of "calendar month" after the definition of "business":

"calendar month" means a period that extends from a day in a month up to and including the day preceding the day that corresponds numerically to the first-mentioned day in the following month;";

- (c) by the substitution for the definition of "contribution" of the following definition:

"contribution" means the amount payable by an employer, or a contributor, [or from public funds,] in terms of section 29 and "contribute" has a corresponding meaning;";

- (d) by the substitution for the definition of "officer" of the following definition:

"officer" means an officer as defined in section 1 of the Public Service Act, [1957 (Act No. 54 of 1957)] 1984 (Act No. 111 of 1984);";

- (e) by the substitution for the definition of "public service" of the following definition:

"public service" means the public service according to the provisions of section [3] 7 of the Public Service Act, [1957 (Act No. 54 of 1957)] 1984 (Act No. 111 of 1984);";

- (f) by the substitution for the definition of "seasonal business" of the following definition:

"seasonal business" means any business [declared to be a seasonal business in terms of section 5 (1)] or a class or type of business that has work available for persons for not more than 13 weeks in any period of 12 calendar months owing to seasonal fluctuations in the supply of raw materials required by the said business or class or type of business or owing to seasonal farming activities;" and

- (g) by the substitution for the definition of "seasonal worker" of the following definition:

"seasonal worker" means [subject to the provisions of section 5 (2) and (3),] a person receiving earnings in a seasonal business [who is not a member of the administrative, clerical, technical, office, sales or maintenance staff in that business] and who is employed by the same

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

Wysiging van artikel 1 van Wet No. 30 van 1966, soos gewysig deur artikel 1 van Wet No. 29 van 1977, artikel 1 van Wet No. 9 van 1979, artikel 1 van Wet No. 1 van 1981, artikel 1 van Wet No. 1 van 1982 en artikel 1 van Wet No. 27 van 1986

1. Artikel 1 van die Werkloosheidversekeringswet, 1966 (hieronder die Hoofwet genoem), word hierby gewysig—

- (a) deur die omskrywing van "beampte" deur die volgende omskrywing te vervang:

"beampte" 'n beampte soos omskryf in artikel 1 van die Staatsdienswet, [1957 (Wet No. 54 van 1957)] 1984 (Wet No. 111 van 1984);";

- (b) deur die omskrywing van "bydrae" deur die volgende omskrywing te vervang:

"bydrae" die bedrag kragtens artikel 29 deur 'n werkgever, of 'n bydraer, [of uit Staatsfondse] betaalbaar, en het "bydra" 'n ooreenstemmende betekenis;";

- (c) deur die omskrywing van "kalendermaand" na die omskrywing van "inspekteur" in te voeg:

"kalendermaand" 'n tydperk wat strek van 'n dag in 'n maand tot en met die dag wat die dag voorafgaan wat numeriek ooreenstem met eersbedoelde dag in die volgende maand;";

- (d) deur die omskrywing van "landbou" te skrap;

- (e) deur die omskrywing van "seisoensbesigheid" deur die volgende omskrywing te vervang:

"seisoensbesigheid" enige besigheid [wat ingevolge artikel 5 (1) 'n seisoensbesigheid verklaar is] of 'n klas of soort besigheid wat weens seisoenswisselings in die toevoer van grondstowwe deur bedoelde besigheid of klas of soort besigheid benodig of weens seisoensboerderybedrywigheide werk vir persone vir hoogstens 13 weke in enige tydperk van 12 kalendermaande beskikbaar het;";

- (f) deur die omskrywing van "seisoenswerker" deur die volgende omskrywing te vervang:

"seisoenswerker" [behoudens die bepalings van artikel 5 (2) en (3),] 'n persoon wat verdienste in 'n seisoensbesigheid ontvang [en nie 'n lid is van die administratiewe, klerklike, tegniese, kantoor-, verkoops- of instandhoudingspersoneel in daardie besigheid nie] en vir 'n tydperk van hoogstens 13 weke gedurende 'n tydperk van 12 kalendermaande by dieselfde werkgever in diens is maar wat nie 'n lid van die normale voltydse personeel by so

employer for a period of not more than 13 weeks during a period of 12 calendar months but who is not a member of the normal full-time staff at such business: Provided that a person who was a seasonal worker employed by the same employer for an uninterrupted period of 13 weeks shall cease to be a seasonal worker should he continue to be employed by that employer after the expiry of the said period;"; and

Amendment of section 2 of Act No. 30 of 1966, as amended by section 1 of Act No. 27 of 1967, section 1 of Act No. 87 of 1968, section 1 of Act No. 61 of 1971, section 1 of Act No. 12 of 1974, section 1 of Act No. 51 of 1975, section 1 of Act No. 6 of 1978, section 2 of Act No. 9 of 1979, section 2 of Act No. 1 of 1981, Proclamation No. R. 278 of 30 November 1979, Proclamation No. R. 193 of 17 October 1980, Proclamation No. R. 202 of 15 October 1982, section 1 of Act No. 89 of 1982, Proclamation No. R. 189 of 2 December 1983, Proclamation No. R. 209 of 21 December 1984, Proclamation No. R. 193 of 25 October 1985, sections 46 and 47 of Act No. 97 of 1986 and section 1 of Act No. 36 of 1987

2. Section 2 of the principal Act is hereby amended—

- (a) by the deletion of paragraph (k) of subsection (2);
- (b) by the substitution for paragraph (l) of subsection (2) of the following paragraph:

"(l) persons who are officers in terms of the definition of "officer" in section 1 of the Public Service Act, [1957 (Act No. 54 of 1957)] 1984 (Act No. 111 of 1984); or"; and

- (c) by the substitution for paragraph (n) of subsection (2) of the following paragraph:

"(n) persons who in terms of section 23 of the Educational Services Act, 1967 (Act No. 41 of 1967), section 12 of the Coloured Persons Education Act, 1963 (Act No. 47 of 1963), and section 12 of the Indians Education Act, 1965 (Act No. 61 of 1965), are for all purposes in respect of pension and retirement benefits dealt with as if they occupied posts included in a division of the public service referred to in section [3] 7 (1) (a) of the Public Service Act, [1957 (Act No. 54 of 1957)] 1984 (Act No. 111 of 1984); or".

Deletion of section 5 of Act No. 30 of 1966

- 3. Section 5 of the principal Act is hereby deleted.

Amendment of section 6 of Act No. 30 of 1966, as amended by section 3 of Act No. 9 of 1979 and section 2 of Act No. 1 of 1982

'n besigheid is nie: Met dien verstande dat 'n persoon wat vir 'n ononderbroke tydperk van 13 weke 'n seisoenswerker in diens van dieselfde werkgever was, ophou om 'n seisoenswerker te wees indien hy na die verstryking van genoemde tydperk in die diens van daardie werkgever aanbly'; en

- (g) deur die omskrywing van "Staatsdiens" deur die volgende omskrywing te vervang:

"'Staatsdiens' die staatsdiens volgens die bepalings van artikel [3] 7 van die Staatsdienswet, [1957 (Wet No. 54 van 1957)] 1984 (Wet No. 111 van 1984);".

Wysiging van artikel 2 van Wet No. 30 van 1966, soos gewysig deur artikel 1 van Wet No. 27 van 1967, artikel 1 van Wet No. 87 van 1968, artikel 1 van Wet No. 61 van 1971, artikel 1 van Wet No. 12 van 1974, artikel 1 van Wet No. 51 van 1975, artikel 1 van Wet No. 6 van 1978, artikel 2 van Wet No. 9 van 1979, artikel 2 van Wet No. 1 van 1981, Proklamasie No. 278 van 30 November 1979, Proklamasie No. R. 193 van 17 Oktober 1980, Proklamasie No. R. 202 van 15 Oktober 1982, artikel 1 van Wet No. 89 van 1982, Proklamasie No. R. 189 van 2 Desember 1983, Proklamasie No. R. 209 van 21 Desember 1984, Proklamasie No. R. 193 van 25 Oktober 1985, artikels 46 en 47 van Wet No. 97 van 1986 en artikel 1 van Wet No. 36 van 1987

2. Artikel 2 van die Hoofwet word hierby gewysig—

- (a) deur paragraaf (k) van subartikel (2) te skrap;
- (b) deur paragraaf (l) van subartikel (2) deur die volgende paragraaf te vervang:

"(l) persone wat beampies is ingevolge die omskrywing van 'beampte' in artikel 1 van die Staatsdienswet, [1957 (Wet No. 54 van 1957)] 1984 (Wet No. 111 van 1984); of"; en

- (c) deur paragraaf (n) van subartikel (2) deur die volgende paragraaf te vervang:

"(n) persone wat ingevolge artikel 23 van die Wet op Onderwysdienste, 1967 (Wet No. 41 van 1967), artikel 12 van die Wet op Onderwys vir Kleurlinge, 1963 (Wet No. 47 van 1963), en artikel 12 van die Wet op Onderwys vir Indiërs, 1965 (Wet No. 61 van 1965), vir alle doeleindesten opsigte van pensioen- en uitdienstredingsvoordele behandel word asof hulle poste beklee wat ingesluit is in 'n afdeling van die Staatsiens [waarna] bedoel in artikel [3] 7 (1) (a) van die Staatsdienswet [1957 (Wet No. 54 van 1957)] 1984 (Wet No. 111 van 1984), verwys word; of".

Skrapping van artikel 5 van Wet No. 30 van 1966

- 3. Artikel 5 van die Hoofwet word hierby geskrap.

Wysiging van artikel 6 van Wet No. 30 van 1966, soos gewysig deur artikel 3 van Wet No. 9 van 1979 en artikel 2 van Wet No. 1 van 1982

4. Section 6 of the principal Act is hereby amended by the deletion of paragraph (c).

Amendment of section 7 of Act No. 30 of 1966, as amended by section 1 of Act No. 118 of 1977, section 4 of Act No. 9 of 1979, section 3 of Act No. 1 of 1982, section 2 of Act No. 89 of 1982 and section 3 of Act No. 27 of 1986

5. Section 7 of the principal Act is hereby amended by the substitution for paragraph (g) of the following paragraph:

"(g) the payment of any other expenditure incurred by the Director-General in the administration of this Act, including the expenses referred to in section [49,] 64C, 64F or 64H."

Amendment of section 8 of Act No. 30 of 1966, as amended by section 4 of Act No. 1 of 1982

6. Section 8 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) The moneys of the fund other than such moneys as may be required to meet the current expenditure incurred in connection with the administration of this Act shall be deposited with the **Public Debt Commissioners** Public Investment Commissioners in an account to be known as the unemployment insurance fund account, and such moneys shall be regarded as 'deposits' in terms of section [5] 6 of the **Public Debt Commissioners Act, 1969 (Act No. 2 of 1969)** Public Investment Commissioners Act, 1984 (Act No. 45 of 1984): Provided that the Director-General may, after consultation with the board, invest all or a portion of the surplus moneys of the fund with any private institution registered with the Registrar of Financial Institutions."

Substitution of section 9 of Act No. 30 of 1966, as amended by section 5 of Act No. 9 of 1979

7. The following section is hereby substituted for section 9 of the principal Act:

"(1) The Minister shall, out of moneys appropriated by Parliament for the purpose, in consultation with the Treasury, make available to the fund a maximum amount of 25 per cent of the total amount of the contributions paid to the fund in terms of section 29 (1) by employers in respect of themselves and the contributors employed by them during the previous financial year, should the fund at any time be unable to defray any expenditure in connection with the administration of this Act, including the payment of benefits in terms of the provisions thereof and amounts payable in terms of section 38.

(2) The appropriation of the amount contemplated in subsection (1) shall take place with the approval of Parliament and subject to such conditions as may be determined by the Minister, in consultation with the Treasury, and such amount shall be deposited in the fund at the time and in the manner determined by the Minister.

4. Artikel 6 van die Hoofwet word hierby gewysig deur paragraaf (c) te skrap.

Wysiging van artikel 7 van Wet No. 30 van 1966, soos gewysig deur artikel 1 van Wet No. 118 van 1977, artikel 4 van Wet No. 9 van 1979, artikel 3 van Wet No. 1 van 1982, artikel 2 van Wet No. 89 van 1982 en artikel 3 van Wet No. 27 van 1986

5. Artikel 7 van die Hoofwet word hierby gewysig deur paragraaf (g) deur die volgende paragraaf te vervang:

"(g) die betaling van alle ander uitgawes wat die Direkteur-generaal in verband met die uitvoering van hierdie Wet aangaan, met inbegrip van die in artikel [49,] 64C, 64F of 64H bedoelde koste."

Wysiging van artikel 8 van Wet No. 30 van 1966, soos gewysig deur artikel 4 van Wet No. 1 van 1982

6. Artikel 8 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Die gelde van die fonds, behalwe die gelde wat nodig is om die lopende uitgawes in verband met die uitvoering van hierdie Wet te dek, word by die **Staatskuldkommissaris** Openbare Beleggingskommissaris in 'n rekening, met die naam van die werkloosheidversekeringsfondsrekening, gestort en sodanige gelde word as 'deposito's' kragtens artikel [5] 6 van die Wet op die **Staatskuldkommissaris, 1969 (Wet No. 2 van 1969)**, Openbare Beleggingskommissaris, 1984 (Wet No. 45 van 1984), beskou: Met dien verstande dat die Direkteur-generaal, na oorlegpleging met die raad, die geheel of 'n gedeelte van die surplusgelde van die fonds by enige private instelling wat by die Registrateur van Finansiële Instellings geregistreer is, kan belê."

Vervanging van artikel 9 van Wet No. 30 van 1966, soos gewysig deur artikel 5 van Wet No. 9 van 1979

7. Artikel 9 van die Hoofwet word hierby deur die volgende artikel vervang:

"(1) Die Minister moet, uit gelde wat vir dié doel deur die Parlement beskikbaar gestel word, in oorelog met die Tesourie 'n maksimum bedrag van 25 persent van die totale bedrag van die bydraes wat ingevolge artikel 29 (1) deur werkgewers ten opsigte van hulself en die bydraers in hul diens gedurende die vorige boekjaar aan die fonds betaal is, aan die fonds beskikbaar stel, sou die fonds te eniger tyd nie in staat wees om die uitgawes in verband met die uitvoering van hierdie Wet, met inbegrip van die betaling van voordele ingevolge die bepalings daarvan en bedrae betaalbaar ingevolge artikel 38, te bestry nie.

(2) Die beskikbaarstelling van die bedrag in subartikel (1) bedoel, geskied met die goedkeuring van die Parlement en op die voorwaardes wat die Minister in oorelog met die Tesourie bepaal, en sodanige bedrag word in die fonds gestort op die tye en die wyse wat die Minister bepaal.

(3) (a) Apart from the amount made available by the Minister in terms of subsection (1), the Minister may make any further advance to the fund that he may deem necessary should the fund experience financial problems.

(b) Such advance shall be made with the approval of Parliament and subject to such conditions as may be determined by the Minister in consultation with the Treasury.

(4) The moneys advanced in terms of subsection (3) and the interest thereon shall be a charge against the fund.”.

Substitution of section 9A of Act No. 30 of 1966, as inserted by section 1 of Act No. 30 of 1986

8. The following section is hereby substituted for section 9A of the principal Act:

“9A. If [no] sufficient moneys [can] cannot be appropriated by Parliament for the fund for the purposes contemplated in section 9 (3), the Director-General may, after consultation with the board and the actuary, [and with the concurrence of the Minister of Finance,] raise loans for the fund from private institutions registered with the Registrar of Financial Institutions, on the conditions agreed upon between the parties, to enable the fund to meet the expenditure in connection with the administration of the Act.”.

Amendment of section 29 of Act No. 30 of 1966, as amended by section 2 of Act No. 51 of 1975, section 2 of Act No. 29 of 1977, section 12 of Act No. 9 of 1979, Proclamation No. R. 193 of 25 October 1985 and Government Notice No. 2392 of 14 November 1986

9. Section 29 of the principal Act is hereby amended by the deletion of subsection (2).

Amendment of section 31 of Act No. 30 of 1966

10. Section 31 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

“(1) If the amount of any contributions or any other payment is not paid by an employer at the time when it becomes payable, the Director-General may, in his discretion, impose upon and recover from the employer a penalty, determined either generally or specially, of not exceeding ten per cent per calendar month or part of a calendar month of the cumulative amount unpaid, or [one] twenty rand, whichever is the greater: Provided that the Director-General may waive any such penalty in whole or in part.”.

(3) (a) Behalwe die bedrag wat die Minister ingevolge subartikel (1) beskikbaar moet stel, kan die Minister enige verdere voorskot wat hy dienstig ag aan die fonds maak, sou die fonds finansiële probleme ondervind.

(b) Sodanige voorskot word gemaak met die goedkeuring van die Parlement en op die voorwaardes wat die Minister in oorleg met die Tesourie bepaal.

(4) Die gelde ingevolge subartikel (3) voorgesket en die rente daarop is 'n las teen die fonds.”.

Vervanging van artikel 9A van Wet No. 30 van 1966, soos ingevoeg deur artikel 1 van Wet No. 30 van 1986

8. Artikel 9A van die Hoofwet word hierby deur die volgende artikel vervang:

“9A. Indien daar nie voldoende gelde deur die Parlement vir die doeleindes in artikel 9 (3) beoog, aan die fonds beskikbaar gestel kan word nie, kan die Direkteur-generaal, na oorlegpleging met die raad en die aktuaris [en met die instemming van die Minister van Finansies], lenings by private instellings wat by die Registrateur van Finansiële Instellings geregistreer is, vir die fonds opneem op die voorwaardes waaromtrent tussen die partye ooreengekom word, om die fonds in staat te stel om die uitgawes in verband met die uitvoering van die Wet na te kom.”.

Wysiging van artikel 29 van Wet No. 30 van 1966, soos gewysig deur artikel 2 van Wet No. 51 van 1975, artikel 2 van Wet No. 29 van 1977, artikel 12 van Wet No. 9 van 1979, Proklamasie No. R. 193 van 25 Oktober 1985 en Goewermentskennisgewing No. 2392 van 14 November 1986

9. Artikel 29 van die Hoofwet word hierby gewysig deur subartikel (2) te skrap.

Wysiging van artikel 31 van Wet No. 30 van 1966

10. Artikel 31 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

“(1) Indien 'n werkgewer nie die bedrag van bydraes of 'n ander betaling op die tyd wanneer dit betaalbaar word, betaal nie, kan die Direkteur-generaal, na goeddunke, 'n pene, wat of in die algemeen of spesiaal vasgestel word, van hoogs tens tien persent per kalendermaand of gedeelte van 'n kalendermaand van die kumulatiewe onbetaalde bedrag, of [een] twintig rand, watter bedrag ook al die grootste is, aan die werkgewer ople en dit op hom verhaal: Met dien verstande dat die Direkteur-generaal van so 'n pene of 'n gedeelte daarvan afstand kan doen.”.

Amendment of section 34 of Act No. 30 of 1966, as substituted by section 14 of Act No. 9 of 1979 and amended by section 4 of Act No. 36 of 1987 and section 1 of Act No. 102 of 1987

11. Section 34 of the principal Act is hereby amended by the substitution for subsection (4) of the following subsection:

"(4) Subject to the provisions of [sections] section 47 [and 49], the benefits that may be paid to a contributor shall not exceed—

- (a) one week's benefits for each completed four weeks' employment as a contributor between the first day of January 1950 and the thirtieth day of July 1962; and
- (b) one week's benefits for each completed six weeks' employment as a contributor on or after the thirtieth day of July 1962."

Amendment of section 36 of Act No. 30 of 1966, as substituted by section 16 of Act, No. 9 of 1979, and amended by section 3 of Act No. 1 of 1981, section 10 of Act No. 1 of 1982 and section 3 of Act No. 29 of 1988

12. Section 36 of the principal Act is hereby amended by the substitution in subsection (2) for the words "Minister of Health and Welfare" of the words "Minister of National Health".

Amendment of section 37A of Act No. 30 of 1966, as inserted by section 6 of Act No. 36 of 1987

13. Section 37A of the principal Act is hereby amended—

- (a) by the substitution for subsection (1) of the following subsection:

"(1) Subject to the provisions of section 34 and of this section and of any applicable regulation made under section 62, a female contributor who is unemployed may be paid benefits, hereinafter in this section referred to as adoption benefits, in accordance with the provisions of this Act for a period not exceeding twenty-six weeks, commencing not earlier than the date [on which she legally adopts a child under the age of two years, whether or not she is capable of and available for work] of application to a commissioner of child welfare in terms of section 18 (1) of the Child Care Act, 1983 (Act No. 74 of 1983), for the adoption of a child under the age of two years at the time of the application, whether or not she is capable of and available for work: Provided that no payment of adoption benefits shall be made to such contributor before the adoption order is issued by the Children's Court and submitted to the claims officer."

- (b) by the substitution in paragraph (b) of subsection (5) for the word "eighteen" of the word "thirteen"; and

Wysiging van artikel 34 van Wet No. 30 van 1966, soos vervang deur artikel 14 van Wet No. 9 van 1979 en gewysig deur artikel 4 van Wet No. 36 van 1987 en artikel 1 van Wet No. 102 van 1987

11. Artikel 34 van die Hoofwet word hierby gewysig deur subartikel (4) deur die volgende subartikel te vervang:

"(4) Behoudens die bepalings van [artikels] artikel 47 [en 49] oorskry die voordele wat aan 'n bydraer betaal mag word, nie—

- (a) een week se voordele vir elke voltooide vier weke diens as 'n bydraer tussen die eerste dag van Januarie 1950 en die dertigste dag van Julie 1962 nie;
- (b) een week se voordele vir elke voltooide ses weke diens as 'n bydraer op of na die dertigste dag van Julie 1962 nie."

Wysiging van artikel 36 van Wet No. 30 van 1966, soos vervang deur artikel 16 van Wet No. 9 van 1979, en gewysig deur artikel 3 van Wet, No. 1 van 1981, artikel 10 van Wet No. 1 van 1982 en artikel 3 van Wet No. 29 van 1988

12. Artikel 36 van die Hoofwet word hierby gewysig deur in subartikel (2) die woorde "Minister van Gesondheid en Welsyn" deur die woorde "Minister van Nasionale Gesondheid" te vervang.

Wysiging van artikel 37A van Wet No. 30 van 1966, soos ingevoeg deur artikel 6 van Wet No. 36 van 1987

13. Artikel 37A van die Hoofwet word hierby gewysig—

- (a) deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Behoudens die bepalings van artikel 34 en van hierdie artikel en van enige toepaslike regulasie kragtens artikel 62 uitgevaardig, kan daar aan 'n vroulike bydraer wat werkloos is voordele, hieronder in hierdie artikel aannemingsvoordele genoem, ooreenkomsdig die bepalings van hierdie Wet betaal word vir 'n tydperk van hoogstens ses-en-twintig weke, wat begin nie vroeër nie as die datum [waarop sy wettig 'n kind onder die ouderdom van twee jaar aanneem, het sy vir werk geskik en beskikbaar is al dan nie] van aansoek aan 'n kommissaris van kindersorg ingevolge artikel 18 (1) van die Wet op Kindersorg, 1983 (Wet No. 74 van 1983), om aanneming van 'n kind onder die ouderdom van twee jaar ten tyde van die aansoek, het sy vir werk geskik en beskikbaar is al dan nie: Met dien verstande dat geen betaling van aannemingsvoordele aan sodanige bydraer sal geskied alvorens die aannemingsbevel deur die Kinderhof uitgereik en aan die eisebeampte voorgelê is nie."

- (b) deur in paragraaf (b) van subartikel (5) die woorde "agtien" deur die woorde "dertien" te vervang; en

(c) by the insertion of the following subsection after subsection (5):

"(6) For the purposes of this section a female contributor shall be deemed to have become unemployed on the date upon which her contract of service or apprenticeship or learnership was terminated or, notwithstanding that her services have not been terminated, shall be deemed to be unemployed if, in respect of any period referred to in subsection (1), she is not in receipt of any earnings or receives from her employer less than one-third of her normal earnings."

Amendment of section 38 of Act No. 30 of 1966, as substituted by section 18 of Act No. 9 of 1979 and amended by section 5 of Act No. 1 of 1981, section 12 of Act No. 1 of 1982, section 7 of Act No. 27 of 1986 and section 7 of Act 36 of 1987

14. Section 38 of the principal Act is hereby amended by the substitution for subsection (2) of the following subsection:

"(2) Application for payment in terms of subsection (1) shall be made in the form prescribed to the [divisional inspector] regional director, as defined by regulation, in the area in which the applicant resides or resides temporarily or, if the applicant is outside the Republic, to any such [divisional inspector] regional director."

Amendment of section 46 of Act No. 30 of 1966

15. Section 46 of the principal Act is hereby amended by the substitution for subsections (3) and (4) of the following subsections:

"(3) The Minister may [after consultation with the Minister of Finance,] authorize the payment from the fund of the whole or any portion of any amount which may become payable in connection with the application of the scheme, including any expenditure incurred in the administration thereof.

(4) The Minister may at any time—

(a) [after consultation with the Minister of Finance,] withdraw or alter any authority granted in terms of subsection (3);

(b) on the recommendation of the board, withdraw or amend any scheme."

Amendment of section 52 of Act No. 30 of 1966, as substituted by section 24 (a) of Act No. 9 of 1979

16. Section 52 of the principal Act is hereby amended by the substitution for subsection (1) of the following subsection:

"(1) [Subject to the approval of the Minister of Finance, the] The Director-General may purchase or otherwise acquire immovable property required wholly or partly for the purposes of this Act and may alienate or let any property so acquired."

(c) deur die volgende subartikel na subartikel (5) in te voeg:

"(6) By die toepassing van hierdie artikel word 'n vroulike bydraer geag werkloos te geword het op die datum waarop haar diens- of vakleerlingskap-of leerlingskapkontrak beëindig is of, nieteenstaande dat haar dienste nie beëindig is nie, geag werkloos te wees indien sy, ten opsigte van 'n tydperk in subartikel (1) bedoel geen verdienste ontvang nie of van haar werkgewer minder as 'n derde van haar normale verdienste ontvang."

Wysiging van artikel 38 van Wet No. 30 van 1966, soos vervang deur artikel 18 van Wet No. 9 van 1979 en gewysig deur artikel 5 van Wet No. 1 van 1981, artikel 12 van Wet No. 1 van 1982, artikel 7 van Wet No. 27 van 1986 en artikel 7 van Wet No. 36 van 1987

14. Artikel 38 van die Hoofwet word hierby gewysig deur subartikel (2) deur die volgende subartikel te vervang:

"(2) 'n Aansoek om betaling ingevolge subartikel (1) word op die voorgeskrewe vorm gedoen by die [afdelingsinspekteur] streekdirekteur, soos omskryf by regulasie, in die gebied waarin die applikant woonagtig of tydelik woonagtig is of, indien die applikant buite die Republiek is, by enige sodanige [afdelingsinspekteur] streekdirekteur."

Wysiging van artikel 46 van Wet No. 30 van 1966

15. Artikel 46 van die Hoofwet word hierby gewysig deur subartikels (3) en (4) deur die volgende subartikels te vervang:

"(3) Die Minister kan [na oorlegpleging met die Minister van Finansies,] die betaling uit die fonds magtig van die [hele] geheel of 'n gedeelte van 'n bedrag wat betaalbaar word in verband met die toepassing van die skema, met inbegrip van enige uitgawe aangegaan by die uitvoering daarvan.

(4) Die Minister kan te eniger tyd—

(a) [na oorlegpleging met die Minister van Finansies,] 'n magtiging ingevolge subartikel (3) verleen, intrek of verander;

(b) op aanbeveling van die raad, 'n skema intrek of wysig."

Wysiging van artikel 52 van Wet No. 30 van 1966, soos vervang deur artikel 24(a) van Wet No. 9 van 1979

16. Artikel 52 van die Hoofwet word hierby gewysig deur subartikel (1) deur die volgende subartikel te vervang:

"(1) Die Direkteur-generaal kan [onderworpe aan die goedkeuring van die Minister van Finansies,] vaste eiendom wat geheel of gedeeltelik vir die doeleindes van hierdie Wet nodig is, aankoop of andersins verkry en enige aldus verkreeë eiendom verhuur of vervreem."

Transitional provisions

17. (1) An employer who was, immediately prior to the commencement of this Act, not included under the scope of application of the principal Act, shall comply with the relevant provisions of the principal Act within a period of 12 months of the date of commencement of this Act.

(2) The Minister may, if he deems it necessary, after consultation with the board, by notice in the *Gazette* from time to time extend or suspend the period referred to in subsection (1).

(3) An employer contemplated in subsection (1) who fails to comply with the provisions of the principal Act within the period referred to in subsection (1) shall be guilty of an offence.

(4) When a business or a class or kind of business had prior to the commencement of this Act been declared to be a seasonal business in terms of section 5 (1) of the principal Act, such declaration shall be withdrawn with effect from the date of commencement of this Act.

Short title and commencement

18. This Act shall be called the Unemployment Insurance Amendment Act, 1991, and shall come into operation on a date to be fixed by the State President by proclamation in the *Gazette*.

(1 March 1991)

BOARD NOTICES**BOARD NOTICE 14 OF 1991****THE SOUTH AFRICAN MEDICAL AND DENTAL COUNCIL****RULES FOR THE REGISTRATION OF OPTOMETRY.—AMENDMENT**

In terms of section 32 (1), read with section 61 (4), of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), the South African Medical and Dental Council made the rules in the Schedule hereto.

SCHEDULE

1. In this Schedule, unless the contents otherwise indicates, the expression "the rules" means the rules published under Government Notice No. R. 2312 of 3 December 1976, as amended.

2. Rule 1 of the rules is hereby amended by the addition of the following qualifications under the heading "United States of America":

UNITED STATES OF AMERICA

*Examining authority
and qualification*

*Abbreviation for
registration*

University of Missouri

Doctor of Optometry

OD Missouri

Southern College of Optometry

Doctor of Optometry

OD Southern Coll of Optom

(1 March 1991)

Oorgangsbeplings

17. (1) 'n Werkgewer wat onmiddellik voor die inwerkingtreding van hierdie Wet nie onder die toepassingsbestek van die Hoofwet ingesluit was nie, moet binne 'n tydperk van 12 maande na die datum van die inwerkingtreding van hierdie Wet aan die betrokke beplings van die Hoofwet voldoen.

(2) Die Minister kan, indien hy dit dienstig ag, na oorlegpleging met die raad, by kennisgewing in die *Staatskoerant* die tydperk bedoel in subartikel (1) van tyd tot tyd verleng of opskort.

(3) 'n Werkgewer bedoel in subartikel (1) wat in gebreke bly om binne die tydperk bedoel in subartikel (1) aan die beplings van die Hoofwet te voldoen, is aan 'n misdryf skuldig.

(4) Wanneer 'n besigheid of 'n klas of soort besigheid voor die inwerkingtreding van hierdie Wet tot 'n seisoensbesigheid ingevolge artikel 5 (1) van die Hoofwet verklaar is, word sodanige verklaring vanaf die datum van inwerkingtreding van hierdie Wet ingetrek.

Kort titel en inwerkingtreding

18. Hierdie Wet heet die Wysigingswet op Werkloosheidversekeringswet, 1991, en tree in werking op 'n datum wat die Staatspresident by proklamasie in die *Staatskoerant* bepaal.

(1 Maart 1991)

RAADSKENNISGEWINGS**RAADSKENNISGEWING 14 VAN 1991****DIE SUID-AFRIKAANSE GENEESKUNDIGE EN TANDHEELKUNDIGE RAAD****REËLS BETREFFENDE DIE REGISTRASIE VAN OPTOMETRISTE.—WYSIGING**

Die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad het kragtens artikel 32 (1), gelees met artikel 61 (4), van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensberoep, 1974 (Wet No. 56 van 1974), die reëls, in die Bylae uitgevaardig,

BYLAE

1. Tensy uit die samehang anders blyk, beteken die uitdrukking "die reëls" in hierdie Bylae, die reëls aangekondig by Goewermentskennisgewing No. R. 2312 van 3 Desember 1976, soos gewysig.

2. Reël 1 van die reëls word hierby gewysig deur die byvoeging van die volgende kwalifikasies onder die opschrift "Verenigde State van Amerika":

VERENIGDE STATE VAN AMERIKA

*Eksaminerende liggaam
en kwalifikasie*

*Afkoerting vir
registrasie*

Universiteit van Missouri

Dokter in Optometrie

OD Missouri

Southern College of Optometry

Dokter in Optometrie

OD Southern Coll of Optom

(1 Maart 1991)

BOARD NOTICE 15 OF 1991**THE SOUTH AFRICAN MEDICAL
AND DENTAL COUNCIL****RULES RELATING TO THE REGISTRATION
OF STUDENTS IN PODIATRY**

The South African Medical and Dental Council has in terms of section 32 (1) (a) of the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), made the rules set out in the Schedule hereto.

SCHEDULE**DEFINITIONS**

1. In this Schedule, unless the context otherwise indicates, "the Act" means the Medical, Dental and Supplementary Health Service Professions Act, 1974 (Act No. 56 of 1974), and unless the context otherwise indicate any expression to which a meaning has been assigned in the Act shall bear that meaning—

"section" a section of the Act.

**REGISTRATION OF STUDENTS IN
PODIATRY**

2. A student in podiatry at a training institution in the Republic, offering a qualification in podiatry which qualification is recognised by the council under the provisions of the Act, shall in accordance with the provisions of regulation 3 hereof submit to the registrar an application for registration as a student in podiatry on a form which can be obtained from the registrar for this purpose—

(1) in the case of a student commencing attendance at such training institution in the first year of study, within two months following such commencement; or

(2) in the case of students who have been exempted from the first year of study, within two months following his commencement of attendance in the second year of study; or

(3) in the case of students who on the date of publication of these regulations, have already commenced attendance within two months of the date of publication of these regulations.

3. An application for registration as a student in podiatry shall be accompanied by—

(1) a birth certificate; or, if the student is unable to furnish a birth certificate, a baptismal certificate or such other evidence with regard to his age and correct names as may be to the satisfaction of the registrar;

(2) a matriculation certificate of the Joint Matriculation Board or a certificate of exemption from the matriculation examination granted by that Board should registration as a student take place subsequent to 1 January 1986;

(3) a certificate indicating that a student commenced study for a qualification in podiatry at a training institution approved by the council, which certificate shall indicate the year of study in which the student is enrolled and the date on which he was enrolled;

RAADSKENNISGEWING 15 VAN 1991**DIE SUID-AFRIKAANSE GENEESKUNDIGE
EN TANDHEELKUNDIGE RAAD****REËLS BETREFFENDE DIE REGISTRASIE VAN
STUDENTE IN VOETKUNDE**

Die Suid-Afrikaanse Geneeskundige en Tandheelkundige Raad het kragtens artikel 32 (1) (a) van die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensteberoep, 1974 (Wet No. 56 van 1974), die reëls in die Bylae hiervan uiteengesit, uitgevaardig.

BYLAE**WOORDOMSKRYWINGS**

1. In hierdie reëls beteken "die Wet" die Wet op Geneeshere, Tandartse en Aanvullende Gesondheidsdiensteberoep, 1974 (Wet No. 56 van 1974), en het enige uitdrukking waarvan 'n betekenis in die Wet toegeken is, daardie betekenis, en, tensy uit die samehang anders blyk, beteken—

"artikel" 'n artikel van die Wet.

REGISTRASIE VAN STUDENTE IN VOETKUNDE

2. 'n Student in voetkunde aan 'n opleidingsinrigting in die Republiek wat 'n kwalifikasie aanbied in voetkunde welke kwalifikasie deur die raad erken word kragtens die bepalings van die Wet, moet ooreenkomsdig die bepalings van regulasie 3 by die registrator aansoek doen om registrasie as student in voetkunde op 'n vorm wat vir hierdie doel van die registrator verkry kan word—

(1) in die geval van 'n student wat by sodanige opleidingsinrigting vir 'n eerstejaarkursus ingeskryf is, binne twee maande nadat hy aldus ingeskryf is, of

(2) in die geval van 'n student wat vrygestel is van die eerstejaarkursus, binne twee maande na aanvang van bywoning in die tweede studiejaar; of;

(3) in die geval van 'n student wat op die datum van afkondiging van hierdie regulasies reeds aldus ingeskryf is, binne twee maande na die datum van die afkondiging van hierdie regulasies.

3. 'n Aansoek om registrasie as student in voetkunde moet vergesel gaan van—

(1) 'n geboortesertifikaat; of, indien die student nie 'n geboortesertifikaat kan voorlê nie, 'n doopseel of ander bewys in verband met sy ouderdom en korrekte name tot tevredenheid van die registrator;

(2) 'n matrikulasiessertifikaat van die Gemeenskaplike Matrikulasieraad of 'n sertifikaat van vrystelling van die matrikulasi-eksamen uitgereik deur die Raad indien registrasie as student na 1 Januarie 1986 geskied;

(3) 'n sertifikaat wat aandui dat die student hom vir 'n kwalifikasie in voetkunde ingeskryf het aan 'n opleidingsinrigting deur die raad goedgekeur, welke sertifikaat moet aandui in watter studiejaar die student ingeskryf is en die datum waarop hy aldus ingeskryf is;

(4) a registration fee of R20:

Provided that every application by a student in podiatry who has been admitted to a diploma in South Africa in a temporary capacity not exceeding one academic year and not for diploma purposes, need be accompanied only by a certificate of having commenced study of subject or subjects in year or study for a qualification in podiatry, and proof that he is registered as a podiatry student by a registering authority recognised by the council for this purpose in a country or state other than the Republic of South Africa.

(4) A student in podiatry who resumes study after having interrupted such study for a period of at least one year, shall submit an application for re-registration within two months of resumption of study in podiatry; such application shall be accompanied by a certificate of having resumed study in podiatry, his original certificate of registration, and a fee of R1;

Provided that, in cases where a student interrupts his studies for a period of more than one year but annually states in writing his intention of continuing with his studies, the name of such student shall not be erased from the register of students in podiatry.

5. Every student who applies for registration in terms of regulation 4, and who is not able to submit his original certificate of registration, shall apply for a certified copy of his original certificate of registration for which a fee of 50c shall be payable.

6. An application for registration or re-registration together with the documents and fees mentioned in regulation 3 or 4, as the case may be, submitted after the date mentioned in regulation 2 or 4, respectively, shall be subject to an additional registration fee of 50c in respect of each month or portion of a month it is submitted after such date.

7. The registrar shall issue a registration certificate to a student who has been registered in terms of these regulations or whose name has been restored to the register of students.

8. The name of a student in podiatry shall be erased from the register as soon as he has been registered as a podiatrist or as soon as proof is given to the satisfaction of the registrar that such student had discontinued his studies in podiatry within the Republic.

(1 March 1991)

BOARD NOTICE 18 OF 1991
MUNICIPALITY OF VILLIERSDORP
DECLARATION OF TRANSIT AREA

In terms of section 6 (1) of the Prevention of Illegal Squatting Act, 1951 (Act No. 52 of 1951), as amended, it is herewith confirmed that the following area under the jurisdiction of the Municipality, has been declared a transit area for the temporary accommodation of homeless persons with effect from publication hereof.

(4) registrasiegeld van R20:

Met dien verstande dat elke aansoek deur 'n student in voetkunde wat in Suid-Afrika nie vir diplomadoeleindes nie tot 'n opleidingsinrigting in 'n tydelike hoedanigheid toegelaat is vir 'n tydperk van hoogstens een akademiese jaar, vergesel hoof te gaan slegs van 'n sertifikaat wat aandui dat die student 'n aanvang gemaak het met studie van 'n vak of vakke in 'n studiejaar vir 'n kwalifikasie in voetkunde, asook bewys dat hy as student in voetkunde by 'n registrasieowerheid vir die doel deur die raad erken in 'n land of staat, uitgesonderd die Republiek van Suid-Afrika, geregistreer is.

4. 'n Student in voetkunde wat na 'n onderbreking van een jaar of langer studie in voetkunde hervat, moet binne twee maande na hervatting van sodanige studie 'n aansoek om herregistrasie indien, by welke aansoek ingesluit moet wees 'n sertifikaat wat aandui dat sodanige student sy studie in voetkunde hervat het, sy oorspronklike registrasiesertifikaat en 'n betaling van 'n bedrag van R1:

Met dien verstande dat, in gevalle waar 'n student sy studies vir langer as een jaar onderbreek maar jaarliks skriftelik sy voorneme verklaar om weer met sy studies voort te gaan, die naam van sodanige student nie van die register van studente van voetkunde geskrap word nie.

5. Sodanige student wat ingevolge regulasie 4 aansoek doen om registrasie en wat nie in staat is om sy oorspronklike registrasiesertifikaat voor te lê nie, moet aansoek doen om 'n gesertifiseerde afskrif van sy oorspronklike registrasiesertifikaat, waarvoor 'n bedrag van 50c betaalbaar is.

6. 'n Aansoek om registrasie of herregistrasie te same met die dokument en gelde vermeld in regulasie 3 of 4 na gelang van die geval, wat ingedien word na die datums vermeld in onderskeidelik regulasie 2 of 4, is onderworpe aan 'n bykomende registrasiegeld van 50c ten opsigte van elke maand, of gedeelte van 'n maand, wat die aansoek na die betrokke datum ingedien word.

7. Die registrateur reik 'n registrasiesertifikaat uit aan 'n student wat kragtens hierdie regulasies geregistreer is, of wie se naam tot die register van studente herstel is.

8. Die naam van 'n student in voetkunde moet van die register geskrap word sodra hy as voetkundige geregistreer is, of sodra bewys tot tevredenheid van die registrateur voorgelê is dat hy sy studies in voetkunde in die Republiek gestaak het.

(1 Maart 1991)

RAADSKENNISGEWING 18 VAN 1991
MUNISIPALITEIT VAN VILLIERSDORP
VERKLARING VAN 'N DEURGANGSGEBIED

Kragtens die bepalings van artikel 6 (1) van die Wet op die Voorkoming van Onregmatige Plakkery, 1951 (Wet No. 52 van 1951), soos gewysig, word hiermee bevestig dat, vanaf datum van afkondiging hiervan, die volgende grond binne die regsgebied van die Municipaaliteit tot 'n deurgangsgebied vir die tydelike huisvestig van daklose persone verklaar is.

Description of land

An area, approximately 1,6 ha in extent, starting at a point along the south-eastern boundary of the farm Nootgedacht 9, situate at a distance of 235 metres from the southern corner of the farm Nootgedacht 9, point B; thence in a north-easterly direction along the south-eastern boundary of the farm Nootgedacht 9 for a distance of 136 metres, point K; thence in a south-easterly direction for a distance of 113 metres, point L; thence in a south-westerly direction to the northern corner of Erf 862, point C, and thence back in a north-westerly direction to the original point B. (A siteplan depicting the area described herein is available for inspection in the office of the undersigned.)

J. L. SERFONTEIN,
Town Clerk.

(Notice No. 2/1991)
18 February 1991.
(1 March 1991)

Beskrywing van grond

'n Gebied ongeveer 1,6 ha groot, omsluit deur 'n lyn wat begin by 'n punt op die suidoostelike grens van die plaas Nootgedacht 9, geleë 'n afstand van 235 m vanaf die suidelike hoek van Nootgedacht 9, punt B; dan in 'n noordoostelike rigting langs die suidoostelike grens van die plaas Nootgedacht 9 vir 'n afstand van 136 m, punt K; daarna in 'n suidoostelike rigting vir 'n afstand van 113 m, punt L; daarna in 'n suidwestelike rigting tot by die noordelike hoek van Erf 862, punt C, en dan terug in 'n noordwestelike rigting tot by die oorspronklike punt B. ('n Terreinplan waarop die gebied aangedui word, lê ter insae in die kantoor van die ondergetekende.)

J. L. SERFONTEIN,
Stadsklerk.

(Kennisgewing No. 2/1991)
18 Februarie 1991.
(1 Maart 1991)

IMPORTANT ANNOUNCEMENT**Closing Times**

- (1) APPLICATIONS FOR LIQUOR LICENCES
- (2) APPLICATIONS FOR REMOVAL OF LICENCES

Notice is hereby given that notices are to be submitted for acceptance on the Friday, two calendar weeks before date of publication.

The closing time is 15:00 sharp on the following days:

- ▷ 23 November 1990, for the issue of Friday 7 December 1990.
- ▷ 18 December 1990, for the issue of Friday 4 January 1991.
- ▷ 18 January 1991, for the issue of Friday 1 February 1991.
- ▷ 15 February 1991, for the issue of Friday 1 March 1991.
- ▷ 20 March 1991, for the issue of Friday 5 April 1991.
- ▷ 18 April 1991, for the issue of Friday 3 May 1991.

Note: Late notices will be placed in the subsequent issue.

Information will be reflected exactly as furnished on Form 2 and Form 28 of prospective applicant.

BELANGRIKE AANKONDIGING**Sluitingstye**

- (1) AANSOEKE OM DRANKLISENSIES
- (2) AANSOEKE OM VERPLASINGS VAN LISENSIES

Hiermee word bekendgemaak dat kennisgewings vir aanname die Vrydag, twee kalenderweke voor datum van publikasie, ingedien moet word.

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- ▷ 23 November 1990, vir die uitgawe van Vrydag 7 Desember 1990.
- ▷ 18 Desember 1990, vir die uitgawe van Vrydag 4 Januarie 1991.
- ▷ 18 Januarie 1991, vir die uitgawe van Vrydag 1 Februarie 1991.
- ▷ 15 Februarie 1991, vir die uitgawe van Vrydag 1 Maart 1991.
- ▷ 20 Maart 1991, vir die uitgawe van Vrydag 5 April 1991.
- ▷ 18 April 1991, vir die uitgawe van Vrydag 3 Mei 1991.

L.W.: Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

Gegewens word presies weergegee soos verstrekk op Vorm 2 en Vorm 28 van voornemende aansoeker.

**THE GOVERNMENT PRINTER
NEW PUBLICATIONS RECEIVED
DURING DECEMBER 1990**

(All local prices are liable to 13% general sales tax)

RP REPORT

RP 87/1990—“Verslag van die Komitee van Ondersoek na Pleegsorg van Kinders. Departement van Gesondheidsdienste en Welsyn, Administrasie: Volksraad. Pretoria, Januarie 1990.” ISBN 0-621-13065-6. Local R23,90; other countries R29,90.

RP 88/1990—Report of the Committee of Inquiry into the Foster Care of Children. Department of Health Services and Welfare, Administration: House of Assembly. Pretoria, January 1990. ISBN 0-621-13066-4. Local R23,90; other countries R29,90.

RP 89/1990—Report of the Auditor-General on the Accounts of the Rooibos Tea Board for the financial year 1 January 1988 to 31 December 1988. ISBN 0-621-13069-9. Local R1,80; other countries R2,25.

RP 90/1990—Report of the Auditor-General on the Accounts of the Egg Board for the financial year 1 July 1987 to 30 June 1988. ISBN 0-621-13068-0. Local R1,90; other countries R2,40.

RP 91/1990—Report of the Auditor-General on the Accounts of the Dry Bean Board for the financial year 1 January 1988 to 31 December 1988. ISBN 0-621-13067-2. Local R1,90; other countries R2,00.

RP 92/1990—Report of the Auditor-General on the Accounts of the Rustenburg-Marico Regional Services Council for the period 1 August 1987 to 30 June 1988. ISBN 0-621-13082-6. Local R0,95; other countries R1,15.

RP 93/1990—Report of the Auditor-General on the Accounts of the Vaal Triangle Services Council for the period 1 August 1987 to 30 June 1988. ISBN 0-621-13083-4. Local R0,95; other countries R1,15.

RP 94/1990—Report of the Auditor-General on the Accounts of the Westvaal Regional Services Council for the period 1 August 1987 to 30 June 1988. ISBN 0-621-13084-2. Local R0,95; other countries R1,15.

RP 95/1990—Report of the Auditor-General on the Accounts of the Dried Fruit Board for the financial year 1 December 1987 to 30 November 1988. ISBN 0-621-13089-3. Local R1,25; other countries R1,55.

RP 96/1990—Report of the Auditor-General on the Accounts of the Canning Fruit Board for the financial year 1 October 1987 to 30 September 1988. ISBN 0-621-13090-7. Local R1,25; other countries R1,55.

RP 100/1990—Report of the Auditor-General on the Accounts of the Oosvaal Regional Services Council for the period 7 October 1987 to 30 June 1988. ISBN 0-621-13095-8. Local R1,10; other countries R1,40.

MISCELLANEOUS PUBLICATIONS

Patent Journal (including Trade Marks, Designs and Copyright in Cinematograph Films). Vol 23, December 1990, No. 12. ISSN 0031-286X. Local R1,00; other countries R1,25.

MAPS

(Printed during 1 December to 31 December 1990)

1:50 000 New R.S.A. Editions	Edition	Date of Information
2929DC—Pevensy.....	2	1986
3121CA—Binnefontein.....	2	1987
3121CB—Friesland.....	2	1987
3121CC—Jaagleegte.....	2	1987
3121CD—Bottelkraal.....	2	1987

DIE STAATSDRUKKER

**NUWE PUBLIKASIES ONTVANG
GEDURENDE DESEMBER 1990**

(Alle binnelandse pryse is onderhewig aan 13% algemene verkoopbelasting)

RP-VERSLAE

RP 87/1990—Verslag van die Komitee van Ondersoek na Pleegsorg van Kinders. Departement van Gesondheidsdienste en Welsyn, Administrasie: Volksraad. Pretoria, Januarie 1990. ISBN 0-621-13065-6. Plaaslik R23,90; buiteland R29,90.

RP 88/1990—“Report of the Committee of Inquiry into the Foster Care of Children. Department of Health Services and Welfare, Administration: House of Assembly. Pretoria, January 1990. ISBN 0-621-13066-4. Plaaslik R23,90; buiteland R29,90.

RP 89/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Rooibosteeraad vir die boekjaar 1 Januarie 1988 tot 31 Desember 1988. ISBN 0-621-13069-9. Plaaslik R1,80; buiteland R2,25.

RP 90/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Eierraad vir die boekjaar 1 Julie 1987 tot 30 Junie 1988. ISBN 0-621-13068-0. Plaaslik R1,90; buiteland R2,40.

RP 91/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Droëboneraad vir die boekjaar 1 Januarie 1988 tot 31 Desember 1988. ISBN 0-621-13067-2. Plaaslik R1,60; buiteland R2,00.

RP 92/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Rustenburg-Marico Streekdiensteraad vir die tydperk 1 Augustus 1987 tot 30 Junie 1988. ISBN 0-621-13082-6. Plaaslik R0,95; buiteland R1,15.

RP 93/1990—Verslag van die Ouditeur-generaal oor die rekenings van die Vaaldrifhoek Streekdiensteraad vir die tydperk 1 Augustus 1987 tot 30 Junie 1988. ISBN 0-621-13083-4. Plaaslik R0,95; buiteland R1,15.

RP 94/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Wesvaal Streekdiensteraad vir die tydperk 1 Augustus 1987 tot 30 Junie 1988. ISBN 0-621-13084-2. Plaaslik R0,95; buiteland R1,15.

RP 95/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Droëvrugtieraad vir die boekjaar 1 Desember 1987 tot 30 November 1988. ISBN 0-621-13089-3. Plaaslik R1,25; buiteland R1,55.

RP 96/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Inmaakvrugtieraad vir die boekjaar 1 Oktober 1987 tot 30 September 1988. ISBN 0-621-13090-7. Plaaslik R1,25; buiteland R1,55.

RP 100/1990—Verslag van die Ouditeur-generaal oor die Rekenings van die Oosvaal Streekdiensteraad vir die tydperk 7 Oktober 1987 tot 30 Junie 1988. ISBN 0-621-13095-8. Plaaslik R1,10; buiteland R1,40.

DIVERSE PUBLIKASIES

Patentjoernaal (inluitende Handelsmerke, Modelle en Ou-teursreg in Rolprente). Vol. 23, Desember 1990, No. 12. ISSN 0031-286X. Plaaslik R1,00; buiteland R1,25.

KAARTE

(Gedruk vanaf 1 Desember tot 31 Desember 1990)

1:50 000 Nuwe R.S.A. Uitgawes	Uitgawe	Datum van Inligting
2929DC—Pevensy.....	2	1986
3121CA—Binnefontein.....	2	1987
3121CB—Friesland.....	2	1987
3121CC—Jaagleegte.....	2	1987
3121CD—Bottelkraal.....	2	1987

1:50 000 Topo reprints	<i>Edition</i>	<i>Date of Information</i>	1:50 000 Topo herdrukke	<i>Uitgawe</i>	<i>Datum van Inligting</i>
2527DD—Broederstroom.....	3	1985	2527DD—Broederstroom.....	3	1985
2528DB—Vaalplaas.....	3	1984	2528DB—Vaalplaas.....	3	1984
2528CC—Verwoerburg.....	5	1975	2528CC—Verwoerburg.....	5	1975
2627BC—Westonaria.....	3	1976	2627BC—Westonaria.....	3	1976
2627DA—Lindequesdrif.....	3	1977	2627DA—Lindequesdrif.....	3	1977
2627DD—Sasolburg.....	2	1977	2627DD—Sasolburg.....	2	1977
2628CA—Meyerton.....	2	1976	2628CA—Meyerton.....	2	1976
2628CC—Deneysville.....	2	1976	2628CC—Deneysville.....	2	1976
2628CD—Beerlaagte.....	2	1976	2628CD—Beerlaagte.....	2	1976
2930DA—Balfour.....	2	1976	2628DA—Balfour.....	2	1976
2930AA—Weston.....	2	1975	2930AA—Weston.....	2	1975

IMPORTANT ANNOUNCEMENT

Closing Times

- (1) APPLICATIONS FOR LIQUOR LICENCES**
- (2) APPLICATIONS FOR REMOVAL OF LICENCES**

Notice is hereby given that notices are to be submitted for acceptance on the Friday, two calendar weeks before date of publication.

The closing time is 15:00 sharp on the following days:

- ▷ **23 November 1990**, for the issue of Friday **7 December 1990**.
- ▷ **18 December 1990**, for the issue of Friday **4 January 1991**.
- ▷ **18 January 1991**, for the issue of Friday **1 February 1991**.
- ▷ **15 February 1991**, for the issue of Friday **1 March 1991**.
- ▷ **20 March 1991**, for the issue of Friday **5 April 1991**.
- ▷ **18 April 1991**, for the issue of Friday **3 May 1991**.

Note: Late notices will be placed in the subsequent issue.

Information will be reflected exactly as furnished on Form 2 and Form 28 of prospective applicant.

BELANGRIKE AANKONDIGING

Sluitingstye

- (1) AANSOEKE OM DRANKLISENSIES**
- (2) AANSOEKE OM VERPLASINGS VAN LISENSIES**

Hiermee word bekendgemaak dat kennisgewings vir aanname die Vrydag, twee kalenderweke voor datum van publikasie, ingedien moet word.

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- ▷ **23 November 1990**, vir die uitgawe van Vrydag **7 Desember 1990**.
- ▷ **18 Desember 1990**, vir die uitgawe van Vrydag **4 Januarie 1991**.
- ▷ **18 Januarie 1991**, vir die uitgawe van Vrydag **1 Februarie 1991**.
- ▷ **15 Februarie 1991**, vir die uitgawe van Vrydag **1 Maart 1991**.
- ▷ **20 Maart 1991**, vir die uitgawe van Vrydag **5 April 1991**.
- ▷ **18 April 1991**, vir die uitgawe van Vrydag **3 Mei 1991**.

L.W.: Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word.

Gegewens word presies weergegee soos verstrek op Vorm 2 en Vorm 28 van voornemende aansoeker.

IMPORTANT ANNOUNCEMENT

Closing times PRIOR TO PUBLIC HOLIDAYS for

**LEGAL NOTICES 1991
GOVERNMENT NOTICES 1991**

The closing time is 15:00 sharp on the following days:

- **21 March**, Thursday, for the issue of Thursday **28 March**
- **27 March**, Wednesday, for the issue of Friday **5 April**
- **25 April**, Thursday, for the issue of Friday **3 May**
- **2 May**, Thursday, for the issue of Friday **10 May**
- **23 May**, Thursday, for the issue of Thursday **30 May**
- **3 October**, Thursday, for the issue of Friday **11 October**
- **12 December**, Thursday, for the issue of Friday **20 December**
- **17 December**, Tuesday, for the issue of Friday **27 December**
- **19 December**, Thursday, for the issue of Friday **3 January**

Late notices will be published in the subsequent issue. If, under special circumstances, a late notice is being accepted, a double tariff will be charged

The copy for a **SEPARATE Government Gazette** must be handed in not later than three calendar weeks before date of publication

BELANGRIKE AANKONDIGING

Sluitingstye VOOR VAKANSIEDAE vir

**WETLIKE KENNISGEWINGS 1991
GOEWERMENTSKENNISGEWINGS 1991**

Die sluitingstyd is stiptelik 15:00 op die volgende dae:

- **21 Maart**, Donderdag, vir die uitgawe van Donderdag **28 Maart**
- **27 Maart**, Woensdag, vir die uitgawe van Vrydag **5 April**
- **25 April**, Donderdag, vir die uitgawe van Vrydag **3 Mei**
- **2 Mei**, Donderdag, vir die uitgawe van Vrydag **10 Mei**
- **23 Mei**, Donderdag, vir die uitgawe van Donderdag **30 Mei**
- **3 Oktober**, Donderdag, vir die uitgawe van Vrydag **11 Oktober**
- **12 Desember**, Donderdag, vir die uitgawe van Vrydag **20 Desember**
- **17 Desember**, Dinsdag, vir die uitgawe van Vrydag **27 Desember**
- **19 Desember**, Donderdag, vir die uitgawe van Vrydag **3 Januarie**

Laat kennisgewings sal in die daaropvolgende uitgawe geplaas word. Indien 'n laat kennisgewing wel, onder spesiale omstandighede, aanvaar word, sal 'n dubbeltarief gehef word

Wanneer 'n APARTE Staatskoerant verlang word moet die kopie drie kalenderweke voor publikasie ingediend word

For purposes of reference, all Proclamations, Government Notices, General Notices and Board Notices published are included in the following table of contents which thus forms a weekly index. Let yourself be guided by the Gazette numbers in the righthand column:

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