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PRETORIA, 22 MARCH
MAART 1991

No. 13075

PROCLAMATION

by the

State President

of the Republic of South Africa

No. 28, 1991

DATE OF COMMENCEMENT OF THE LOCAL AUTHORITIES CAPITAL DEVELOPMENT FUND ORDINANCE AMENDMENT ACT (TRANSVAAL) (HOUSE OF ASSEMBLY), 1990 (ACT No. 54 OF 1990)

Under the powers vested in me by section 5 of the Local Authorities Capital Development Fund Ordinance Amendment Act (Transvaal) (House of Assembly), 1990 (Act No. 54 of 1990), I hereby fix the date on which this Proclamation is published in the Gazette as the date on which the said Act shall come into operation.

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

F. W. DE KLERK,

State President.

By Order of the State President-in-Council (Ministers' Council of the House of Assembly):

A. A. VENTER,

Minister of the Ministers' Council of the House of Assembly.

460—A

PROKLAMASIE

van die

Staatspresident

van die Republiek van Suid-Afrika

No. 28, 1991

DATUM VAN INWERKINGTREDING VAN DIE WYSIGINGSWET OP DIE ORDONNANSIE OP DIE KAPITAALONTWIKKELINGSFONDS VAN PLAASLIKE BESTURE (TRANSVAAL) (VOLKSRAAD), 1990 (WET NO. 54 VAN 1990)

Kragtens die bevoegdheid my verleen by artikel 5 van die Wysigingswet op die Ordonnansie op die Kapitaalontwikkelingsfonds van Plaaslike Besture (Transvaal) (Volksraad), 1990 (Wet No. 54 van 1990), bepaal ek hierby die datum waarop hierdie Proklamasie in die Staatskoerant gepubliseer word as die datum waarop genoemde Wet in werking tree.

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

F. W. DE KLERK,

Staatspresident.

Op las van die Staatspresident-in-Rade (Ministersraad van die Volksraad):

A. A. VENTER,

Minister van die Ministersraad van die Volksraad.

13075—1

GOVERNMENT NOTICES**ADMINISTRATION:
HOUSE OF ASSEMBLY****DEPARTMENT OF EDUCATION AND
CULTURE****No. 549****22 March 1991**

**DISSOLUTION OF EXISTING SCHOOL BOARDS,
DIVISION OF THE PROVINCE OF THE CAPE OF
GOOD HOPE INTO DISTRICTS, DETERMINATION
OF THE BOUNDARIES OF THE DISTRICTS AND
THE ESTABLISHMENT OF NEW SCHOOL BOARDS**

Under the powers vested in me by section 14 of the Education Affairs Act (House of Assembly), 1988 (Act No. 70 of 1988), I, Petrus Johannes Clase, Minister of Education and Culture, hereby—

(a) dissolve the present 42 school boards in the province of the Cape of Good Hope and abolish the existing school board areas in the said province with effect from 1 July 1991;

(b) divide the said province into 22 districts under the names assigned to them in column (1) of the Schedule, with effect from 1 July 1991;

(c) determine the boundaries of the 22 districts as indicated in column (2) of the Schedule against each district; and

(d) establish a school board for each of the 22 districts with effect from 1 July 1991.

P. J. CLASE,
Minister of Education and Culture.

GOEWERMENTSKENNISGEWINGS**ADMINISTRASIE:
VOLKSRAAD****DEPARTEMENT VAN ONDERWYS EN
KULTUUR****No. 549****22 Maart 1991**

**ONTBINDING VAN BESTAANDE SKOOLRADE,
VERDELING VAN DIE PROVINSIE DIE KAAP DIE
GOEIE HOOP IN DISTRIKTE, BEPALING VAN DIE
GRENSE VAN DIE DISTRIKTE EN DIE INSTELLING
VAN NUWE SKOOLRADE**

Kragtens die bevoegdheid my, Petrus Johannes Clase, Minister van Onderwys en Kultuur, verleen by artikel 14 van die Wet op Onderwysaangeleenthede (Volksraad), 1988 (Wet No. 70 van 1988)—

(a) ontbind ek hierby die huidige 42 skoolrade in die provinsie die Kaap die Goeie Hoop en skaf die bestaande skoolraadsgebiede in vermelde provinsie af met ingang van 1 Julie 1991;

(b) verdeel ek hierby met ingang van 1 Julie 1991 die genoemde provinsie in 22 distrikte onder die name daaraan toegewys in kolom (1) van die Bylae;

(c) bepaal ek hierby die grense van die 22 distrikte soos in kolom (2) van die Bylae teenoor elke distrik aangetoon; en

(d) stel ek hierby met ingang van 1 Julie 1991 vir elkeen van die 22 distrikte 'n skoolraad in.

P. J. CLASE,
Minister van Onderwys en Kultuur.

SCHEDULE

Column (1)	Column (2)
District divided	Boundaries of districts
Beaufort West	The boundaries of the Regional Service Council of Central Karoo.
Burgersdorp	The boundaries of the Regional Service Council of Drakensberg.
Calvinia	The boundaries of the Regional Service Council of North-West.
Cape Town	The boundaries of the Magisterial Districts of Cape Town, Simon's Town, Wynberg, and that portion of Goodwood which encircles Pinelands and Thornton.
Cradock.....	The boundaries of the Regional Service Council of Midland.
De Aar	The boundaries of the Regional Service Council of Bo-Karoo
East London	The boundaries of the Regional Service Council of Amatola.
George	The boundaries of the Regional Service Council of South Cape.
Graaff-Reinet	The boundaries of the Regional Service Council of Kamdeboo.
Kimberley	The boundaries of the Regional Service Council of Diamantveld.
Kuruman	The boundaries of the Regional Service Council of Kalahari.
Oudtshoorn	The boundaries of the Regional Service Council of Klein Karoo.
Parow	The boundaries of the Regional Service Council of Western Cape excluding the Magisterial Districts of Cape Town, Simon's Town, Wynberg, and that portion of Goodwood which encircles Pinelands and Thornton.
Piketberg	The boundaries of the Regional Service Council of West Coast.

Column (1)	Column (2)
District divided	Boundaries of districts
Port Elizabeth.....	The boundaries of the Regional Service Council of Algoa.
Queenstown.....	The boundaries of the Regional Service Council of Stormberg.
Springbok.....	The boundaries of the Regional Service Council of Namakwaland.
Swellendam.....	The boundaries of the Regional Service Council of Overberg.
Upington.....	The boundaries of the Regional Service Council of Benede-Oranje.
Vryburg	The boundaries of the Regional Service Council of Stellaland.
Walvis Bay.....	The boundaries of the Regional Service Council of Walvis Bay.
Worcester.....	The boundaries of the Regional Service Council of Breërivier.

BYLAE

Kolom (1)	Kolom (2)
Distrik ingedeel	Grense van distrik
Beaufort-Wes	Die grense van die Streekdiensteraad van die Sentrale Karoo.
Burgersdorp	Die grense van die Streekdiensteraad van Drakensberg.
Calvinia	Die grense van die Streekdiensteraad van Noordwes.
Cradock.....	Die grense van die Streekdiensteraad van Midland.
De Aar	Die grense van die Streekdiensteraad van Bo-Karoo.
George	Die grense van die Streekdiensteraad van Suid-Kaap.
Graaff-Reinet	Die grense van die Streekdiensteraad van Kamdeboo.
Kaapstad.....	Die grense van die landdrosdistrikte Kaapstad, Simonstad, Wynberg en dié gedeelte van Goodwood wat Pinelands en Thornton omsluit.
Kimberley	Die grense van die Streekdiensteraad van Diamantveld.
Kuruman	Die grense van die Streekdiensteraad van Kalahari.
Oos-Londen	Die grense van die Streekdiensteraad van Amatola.
Oudtshoorn	Die grense van die Streekdiensteraad van Klein-Karoo.
Parow	Die grense van die Streekdiensteraad van Wes-Kaap uitgesluit die landdrosdistrikte Kaapstad, Simonstad, Wynberg en dié gedeelte van Goodwood wat Pinelands en Thornton omsluit.
Piketberg.....	Die grense van die Streekdiensteraad van Weskus.
Port Elizabeth.....	Die grense van die Streekdiensteraad van Algoa.
Queenstown.....	Die grense van die Streekdiensteraad van Stormberg.
Springbok.....	Die grense van die Streekdiensteraad van Namakwaland.
Swellendam	Die grense van die Streekdiensteraad van Overberg.
Upington.....	Die grense van die Streekdiensteraad van Benede-Oranje.
Vryburg	Die grense van die Streekdiensteraad van Stellaland.
Walvisbaai.....	Die grense van die Streekdiensteraad van Walvisbaai.
Worcester.....	Die grense van die Streekdiensteraad van Breërivier.

DEPARTMENT OF DEVELOPMENT AID**No. 543****22 March 1991**

REGULATIONS FOR THE ADMINISTRATION AND CONTROL OF CERTAIN URBAN AREAS IN NATAL — NONGOMA.—BY-LAWS GOVERNING WATER, ELECTRICITY, SEWERAGE, COMMUNAL FACILITIES AND BUILDING PLANS

I, Pieter Gabriel Marais, Deputy Minister of Education and of Development Aid, acting on behalf of and by direction of the Minister of Agriculture and of Development Aid, hereby make known that, under and by virtue of the powers vested in me by regulation 19 (3) of the Regulations for the Administration and Control of Certain Urban Areas in Natal, published under Proclamation No. R. 86 of 1982, I approved the by-laws, as set out in the accompanying Schedule, made by the Town Board of Nongoma, established in terms of regulation 2 (1) of the said regulations.

P. G. MARAIS,

Deputy Minister of Education and of Development Aid.

DEPARTEMENT VAN ONTWIKKELINGS-HULP**No. 543****22 Maart 1991**

REGULASIES VIR DIE ADMINISTRASIE VAN EN BEHEER OOR SEKERE STADSGBIEDE IN NATAL —NONGOMA.—VERORDENINGE BETREFFENDE WATER, ELEKTRISITEIT, RIOL, GEMEENSKAPS-FASILITEITE EN BOUPLANNE

Ek, Pieter Gabriel Marais, Adjunk-minister van Onderwys en van Ontwikkelingshulp, handelende namens en in opdrag van die Minister van Landbou en van Ontwikkelingshulp, maak hierby bekend dat ek kragtens die bevoegdheid my verleen by regulasie 19 (3) van die Regulasies vir die Administrasie van en Beheer oor Sekere Stadsgebiede in Natal, afgekondig by Proklamasie No. R. 86 van 1982, die verordeninge goedkeur wat deur die Dorpsraad van Nongoma, ingestel kragtens regulasie 2 (1) van genoemde regulasies, gemaak is soos in bygaande Bylae uiteengesit.

P. G. MARAIS,

Adjunk-minister van Onderwys en van Ontwikkelings-hulp.

SCHEDULE**A. WATER TARIFFS****1. Water levy****1.1 Unmetered consumption, also applicable to shared pillar tap service**

1.1.1 Private dwellings.....	R9,00 per dwelling per month.
1.1.2 Government buildings.....	R20,00 per building per month.
1.1.3 All other consumers.....	R25,00 per building per month.

2. Metered consumption

R2,50 per kilolitre with a minimum of R8,00 per month.

3. Fees for connection to main water supply

3.1. 15 mm connection	R120,00 per connection.
3.2. 20 mm connection	R140,00 per connection.
3.3. Connection bigger than 20 mm	Cost plus 10 per cent.

4. Fees for temporary connection

4.1 Temporary connection.....	An amount equal to the actual cost of connection.
4.2 Where viaducts are to be made under a—	
4.2.1 tarred road and/or paved sidewalk: per distance of 30 cm or part thereof	R4,00 extra.
4.2.2 gravel road: per distance of 30 cm or part thereof	R1,00 extra.

5. Private fire hydrants and sprinklers

5.1 Per fire hydrant	R10,00 per year.
5.2 Per sprinkler	R1,00 per year.

6. Meter rentals

6.1 15 mm connection	R1,00 per month or part thereof.
6.2 20 mm connection	R1,50 per month or part thereof.
6.3 Connections bigger than 20 mm	R2,00 per month or part thereof.

7. Water supply

7.1 Turning off main supply stop-valve at own request	R3,00 per time.
7.2 Turning on main supply stop-valve at own request	R3,00 per time.
7.3 Disconnection from mains at site	R4,00 per time.
7.4 Reconnection to mains at site	R5,00 per time.

- 7.5 Testing of meter at owner's request:
- 7.5.1 15 mm pipe and 20 mm pipe R10, per time.
 - 7.5.2 Pipes bigger than 20 mm Cost of removal and replacement of meter, temporary connection of service pipe, transport to and from testing station, and testing fee plus 10 per cent for administrative costs.

8. The Town Board and the consumer shall enter into a written agreement regarding the supply of water.

B. ELECTRICITY TARIFFS

1. Deposits

- 1.1 Small-scale consumers (less than 25 kVA)
- 1.2 Large-scale consumers (25 kVA and higher)

R125,00.

An amount equal to the cost of 2 months' estimated electricity consumption with a minimum amount of R140,00 per consumer point.

2. Connection fees

- 2.1 Small-scale consumers (less than 25 kVA)
- 2.2 Large-scale consumers (25 kVA and higher)

R150,00.

A amount equal to the actual connection cost.

3. Electricity consumption

- 3.1 Small-scale consumers (less than 25 kVA)
 - 3.1.1 Service charge..... R3,00 per month.
 - 3.1.2 Unit tariff (metered units)
- 3.2 Large-scale consumers (25 kVA and higher)
 - 3.2.1 Service charge..... R10,00 per month.
 - 3.2.2 Demand tariff
 - 3.2.3 Unit tariff
 - 3.2.4 Extension tariff..... As calculated at the rate determined by the supplier per unit of electricity supplied during a month, plus 10 per cent of administrative costs.

R0,11 per kilowatt-hour.

As calculated at the rate determined per kVA of the maximum simultaneous demand supplied to all supply points agreed upon by contract, plus 17,25 per cent of capital cost.

As determined by the supplier for each site separately.

4. Reconnection fees

- Small and large-scale consumers

R40,00, plus payment in full of outstanding account.

5. Testing of meters

- Small and large-scale consumers

R25,00 which is refundable if the meter is not within the standard range of accuracy.

6. Repair or replacement of a meter

- An amount equal to the actual cost of the repair or replacement of the meter

7. Suspensions

- 7.1 Suspension of service by the consumer occurs on 48 hours' written notice.
- 7.2 Suspension of service by the Board occurs in default of payment of accounts, i.e. when accounts have not been paid on or before the fifteenth of the month following the month in which they were issued.
- 7.3 Interest at a rate of 20 per cent per annum is levied on all arrear accounts.

8. The Town Board and the consumer shall enter into a written agreement regarding the supply of electricity.

C. SEWERAGE

1. Connection fees

- Connection to main sewerage pipeline

At own cost.

2. Levy

- 2.1 Dwelling houses and vacant dwelling sites
- 2.2 Sites for general residential purposes
- 2.3 Hotels, commercial and industrial sites

R14,00 per month per unit.
R10,50 per month per point.
R9,00 per month per point.

(A point being defined as a urinal or water-closet.)

- 3. Clearing of sewerage blockages

R10,00 per time.

- 4. The Town Board and the consumer shall enter into a written agreement regarding the supply of sewer services.

D. COMMUNAL FACILITIES**1. Parking space for taxis**

- 1.1 Taxis with seating for 6 passengers or less R25,00 per month.
 1.2 Taxis with seating for more than 6 passengers R35,00 per month.

2. Parking space for buses

- 2.1 Buses with seating for 20 passengers or less R45,00 per month.
 2.2 Buses with seating for more than 20 passengers R55,00 per month.

3. Community hall

- 3.1 Rent per weekday R5,00 per day or part thereof.
 3.2 Rent per Saturday, Sunday or public holiday R8,00 per day or part thereof.
 3.3 A deposit of R50,00 to indemnify the Board against any breakage, loss or damage is payable in advance. This amount is refundable should there be no breakage, loss or damage.

E. BUILDING PLANS**1. The following fees shall be payable in respect of the checking and approval of building plans and related services:****1.1 Checking and approval of building plans:**

- 1.1.1 Houses, churches, nursery schools and buildings of non-profit-making institutions R50,00 per plan.
 1.1.2 Additions to houses, churches, nursery schools and buildings of non-profit-making institutions R30,00 per plan.
 1.1.3 Professional, commercial and industrial buildings R80,00 per plan.
 1.1.4 Additions to buildings of professional, commercial or industrial undertakings R50,00 per plan.

2. Inspection of building operations:

- 2.1 Houses, churches, nursery schools and buildings of non-profit-making institutions:
 2.1.1 New buildings R30,00 per visit.
 2.1.2 Additions R20,00 per visit.
 2.2 Professional, commercial or industrial buildings:
 2.2.1 New buildings R60,00 per visit.
 2.2.2 Additions R50,00 per visit.

(Two visits will apply in each case, namely a first visit on completion of the foundation and a final visit on completion of the building.)

F. OFFENCES

Any person failing to comply with the conditions of these by-laws or tampering with or damaging any Board property shall be guilty of an offence and shall on conviction be liable to a fine not exceeding R500, and the cost of repairing damages.

BYLAE**A. WATERTARIEWE****1. Waterheffing**

- 1.1 Ongemeterde verbruik, ook van toepassing op gesamentlike staankraandiens
 1.1.1 Private wonings R9,00 per woning per maand.
 1.1.2 Regeringsgeboue R20,00 per gebou per maand.
 1.1.3 Alle verbruikers R25,00 per gebou per maand.

2. Gemeterde verbruik

R2,50 per kiloliter met 'n minimum van R8,00 per maand.

3. Gelde vir aansluiting by hoofwatertoevoerleiding

- 3.1 15-mm-aansluiting R120,00 per aansluiting.
 3.2 20-mm-aansluiting R140,00 per aansluiting.
 3.3 Aansluitings groter as 20 mm Koste plus 10 persent.

4. Gelde vir tydelike aansluiting

- 4.1 Tydelike aansluiting 'n Bedrag gelykstaande met die werklike aansluitingsgelde.
 4.2 Waar deurgrawings gemaak moet word onder 'n —
 4.2.1 teerpad en/of geplaveide sypaadjie: per afstand van 30 cm of gedeelte daarvan R4,00 ekstra.
 4.2.2 gruispad: per afstand van 30 cm gedeelte daarvan R1,00 ekstra.

5. Private brandkranen en sprinkelaars

- 5.1 Per brandkraan R10,00 per jaar.
 5.2 Per sprinkelaar R1,00 per jaar.

6. Meterhuurgelde

- 6.1 15-mm-aansluiting R1,00 per maand of gedeelte daarvan.
 6.2 20-mm-aansluiting R1,50 per maand of gedeelte daarvan.
 6.3 Aansluitings groter as 20 mm R2,00 per maand of gedeelte daarvan.

7. Watervoorsiening

- 7.1 Afsluiting van hooftoevoerafsluitklep of eie versoek R3,00 per keer.
 7.2 Aansluiting van hooftoevoerafsluitklep op eie versoek R3,00 per keer.
 7.3 Ontkoppeling van hoofwaterpyp by perseel R4,00 per keer.
 7.4 Heraansluiting van hoofwaterpyp by perseel R5,00 per keer.
 7.5 Toets van meter op eienaars versoek:
 7.5.1 15-mm-pyp en 20-mm-pyp R10, per keer.
 7.5.2 Pype groter as 20 mm Koste van verwydering en vervanging van meter, tydelike aansluiting van verbruikerspyp, vervoer na en van toetsstasie en toetsgelde plus 10 persent ter dekking van administrasiegelde

8. Die Dorpsraad en die verbruiker sluit 'n skriftelike ooreenkoms oor die voorsiening van water.

B. ELEKTRISITEITSTARIEWE**1. Deposito's**

- 1.1 Kleinmaatverbruikers (minder as 25 kVA) R125,00.
 1.2 Grootmaatverbruikers (25 kVA en hoër) 'n Bedrag gelykstaande met die koste van twee maande se geskatte elektrisiteitsverbruik, met 'n minimum van R140,00 per verbruikerspunt.

2. Afsluitingsgelde

- 2.1 Kleinmaatverbruikers (minder as 25 kVA) R150,00.
 2.2 Grootmaatverbruikers (25 kVA en hoër) 'n Bedrag gelykstaande met die werklike koste van die aansluiting.

3. Elektrisiteitsverbruik

- 3.1 Kleinmaatverbruikers (minder as 25 kVA)
 3.1.1 Diensheffing R3,00 per maand.
 3.1.2 Eenheidstarief (gemeterde eenhede) R0,11 per kilowatt-uur.
 3.2 Grootmaatverbruikers (25 kVA en hoër)
 3.2.1 Diensheffing R10,00 per maand.
 3.2.2 Aanvraagtarief Bereken teen die koers bepaal per kVA van die maksimum gelyktydige aanvraag wat verskaf word by al die toepunte waartoe daar kragtens kontrak oorengekom is, plus 17,25 persent vir kapitaalkoste.
 3.2.3....Eenheidstarief Bereken teen die koers bepaal deur die voorsiening per eenheid elektrisiteit gedurende 'n maand gelewer, plus 10 persent vir administrasiekoste.
 3.2.4 Verlengingstarief Soos bepaal deur die voorsieder vir elke perseel afsonderlik.

4. Heraansluitingsgelde

- Klein- en grootmaatverbruikers R40,00 plus volle vereffening van uitstaande rekening.

5. Toets van meters

- Klein- en grootmaatverbruikers R25,00 wat terugbetaalbaar is indien die meter nie binne die standaardperke van akkuraatheid is nie.

6. Herstel of vervanging van 'n meter

- 'n Bedrag gelykstaande met die werklike herstel- of vervangingskoste van die meter

7. Opskorting

- 7.1 Opskorting van diens deur die verbruiker geskied deur 48 uur skriftelike kennis te gee.
 7.2 Opskorting van diens deur die Raad geskied by wanbetaling van rekenings, dit wil sê as rekenings nie voor of op die vyftiende dag van 'n maand wat volg op die maand waarin dit uitgereik is, betaal is nie.
 7.3 Rente teen 20 persent per jaar word op alle agterstallige rekenings gehef.

8. Die Dorpsraad en die verbruiker sluit 'n skriftelike ooreenkoms oor die voorsiening van elektrisiteit.

C. RIOOL**1. Aansluiting**

Aansluiting by hoofrioolpypleiding

Op eie koste.

2. Heffing

2.1 Woonhuise en vakante woonhuispersele

R14,00 per maand per eenheid.

2.2 Persele vir algemene woondoeleindes

R10,50 per maand per punt.

2.3 Hotelle, handels- en nywerheidspersel

R9,00 per maand per punt.

(In Punt word omskryf as 'n urinaal of spoellatrine.)

3. Oopmaak van verstopte riool

R10,00 per keer.

4. Die Dorpsraad en die verbruiker sluit 'n skriftelike ooreenkoms oor die voorsiening van rioldienste.

D. GEMEENSKAPSFASILITEITE**1. Staanplek vir taxi's**

1.1 Taxis met sitplek vir 6 passasiers of minder

R25,00 per maand.

1.2 Taxis met sitplek vir meer as 6 passasiers

R35,00 per maand.

2. Staanplek vir busse

2.1 Busse met sitplek vir 20 passasiers of minder

R45,00 per maand.

2.2 Busse met sitplek vir meer as 20 passasiers

R55,00 per maand.

3. Gemeenskapsaal

3.1 Huur per weekdag

R5,00 per dag of gedeelte daarvan.

3.2 Huur per Saterdag, Sondag of openbare vakansiedag

R8,00 per dag of gedeelte daarvan.

3.3 'n Deposito van R50,00 om die Raad te vrywaar teen enige brekasie, verlies of skade is vooruitbetaalbaar. Hierdie bedrag is terugbetaalbaar indien daar geen brekasie, verlies of skade is nie.

E. BOUPLANNE

1. Die volgende gelde is betaalbaar ten opsigte van die nasien en goedkeuring van bouplanne en verbandhoudende dienste:

1.1 Nasien en goedkeuring van bouplanne:

1.1.1 Woonhuise, kerke, kleuterskole en geboue van instellings sonder winsoogmerk

R50,00 per plan.

1.1.2 Aanbouings aan woonhuise, kerke, kleuterskole en geboue van instellings sonder winsoogmerk

R30,00 per plan.

1.1.3 Professionele, handels- of nywerheidsgeboue

R80,00 per plan.

1.1.4 Aanbouings aan geboue van professionele, handels- of nywerheidsondernemings

R50,00 per plan.

2. Inspeksie van bouwerk:

2.1 Woonhuise, kerke, kleuterskole en geboue van instellings sonder winsoogmerk:

2.1.1 Nuwe geboue

R30,00 per besoek.

2.1.2 Aanbouings

R20,00 per besoek.

2.2 Professionele, handels- of nywerheidsgeboue:

2.2.1 Nuwe geboue

R60,00 per besoek.

2.2.2 Aanbouings

R50,00 per besoek.

(Twee besoeke sal in elke geval geld, naamlik 'n eerste besoek by voltooiing van die fondament en 'n finale besoek by voltooiing van die gebou.)

F. OORTREDINGS

Enige persoon wat in gebreke bly om te voldoen aan die bepalings van hierdie verordeninge of wat peuter met of skade doen aan enige Raadseiendom, is skuldig aan 'n oortreding en is by skuldigbevinding onderhewig aan 'n boete van hoogstens R500 sowel as die koste vir die herstel van skade.

DEPARTMENT OF FINANCE

No. 547

22 March 1991

The Department of Finance announces hereby that transfer documents in respect of the undermentioned Republic of South Africa Internal Registered Stocks must be lodged with the Office of this Department at 301 Abattoir House, 50 Hamilton Street, Arcadia, Pretoria, **not later than 28 March 1991** to qualify for the interest payment on 1 May 1991.

DEPARTEMENT VAN FINANSIES

22 Maart 1991

No. 547

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 28 Maart 1991** by die Departement se kantoor te Abattoirhuis 301, Hamiltonstraat 50, Arcadia, Pretoria, ingelewer moet wees ten einde vir die rentebetaling op 1 Mei 1991 te kwalifiseer.

The registration of transfer documents thus handed in will be finalised on 10 April 1991 whereafter the registers will be closed until the date of the interest payment.

Internal Registered Stock, 6,50 Per Cent, 1991 (R028).

Internal Registered Stock, 10,00 Per Cent, 1991 (R059).

Internal Registered Stock, 13,00 Per Cent, 2002 (R113).

No. 548

22 March 1991

The Department of Finance announces hereby that transfer documents in respect of the undermentioned Republic of South Africa Internal Registered Stocks must be lodged with the Office of this Department at 301 Abattoir House, 50 Hamilton Street, Arcadia, Pretoria, **not later than 12 April 1991** to qualify for the interest payment on 15 May 1991.

The registration of transfer documents thus handed in will be finalised on 24 April 1991 whereafter the registers will be closed until the date of interest payment.

Internal Registered Stock, 8,50 Per Cent, 1996 (R038).

Internal Registered Stock, 9,25 Per Cent, 1999 (R050).

Internal Registered Stock, 9,75 Per Cent, 1994 (R047).

Internal Registered Stock, 9,75 Per Cent, 1999 (R049).

Internal Registered Stock, 10,75 Per Cent, 1999 (R070).

Internal Registered Stock, 11,00 Per Cent, 1997 (R064).

Internal Registered Stock, 14,00 Per Cent, 1993 (R117).

No. 589

22 March 1991

SOUTH AFRICAN RESERVE BANK ACT, 1989

DETERMINATION OF STATUTORY PRICE OF GOLD

It is hereby notified that in terms of section 25 (1) of the South African Reserve Bank Act, 1989 (Act No. 90 of 1989), the Minister of Finance has valued, as from 28 February 1991, all gold of the South African Reserve Bank at R829,37 per fine ounce of gold.

No. 592

22 March 1991

16 PER CENT LOAN LEVY, 1994.—CERTIFICATE No. 6326 FOR R14 800 ISSUED IN FAVOUR OF THE BURGERBRUG BELEGGINGS EIENDOMS

Application having been made to the Department of Finance for a duplicate of the above-mentioned certificate, the original having been lost or mislaid, notice is hereby given that unless the original certificate is produced at the Department of Finance, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, a duplicate as applied for, will be issued.

Die registrasie van oordragdokumente aldus ingehandig sal op 10 April 1991 gefinaliseer word waarna die registers tot die dag van rentebetaling gesluit sal wees.

Binnelandse Geregistreerde Effekte, 6,50 Percent, 1991 (R028).

Binnelandse Geregistreerde Effekte, 10,00 Percent, 1991 (R059).

Binnelandse Geregistreerde Effekte, 13,00 Percent, 2002 (R113).

No. 548

22 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 12 April 1991** by die Departement se kantoor te Abattoirhuis 301, Hamiltonstraat 50, Arcadia, Pretoria, ingelewer moet wees ten einde vir die rentebetaling op 15 Mei 1991 te kwalifiseer.

Die registrasie van oordragdokumente aldus ingehandig sal op 24 April 1991 gefinaliseer word waarna die registers tot die dag van die rentebetaling gesluit sal wees.

Binnelandse Geregistreerde Effekte, 8,50 Percent, 1996 (R038).

Binnelandse Geregistreerde Effekte, 9,25 Percent, 1999 (R050).

Binnelandse Geregistreerde Effekte, 9,75 Percent, 1994 (R047).

Binnelandse Geregistreerde Effekte, 9,75 Percent, 1999 (R049).

Binnelandse Geregistreerde Effekte, 10,75 Percent, 1999 (R070).

Binnelandse Geregistreerde Effekte, 11,00 Percent, 1997 (R064).

Binnelandse Geregistreerde Effekte, 14,00 Percent, 1993 (R117).

No. 589

22 Maart 1991

WET OP DIE SUID-AFRIKAANSE RESERWEBANK, 1989

BEPALING VAN STATUTÈRE GOUDPRYS

Hierby word bekendgemaak dat die Minister van Finansies kragtens artikel 25 (1) van die Wet op die Suid-Afrikaanse Reserwebank, 1989, (Wet No. 90 van 1989), alle goud van die Suid-Afrikaanse Reserwebank met ingang van 28 Februarie 1991 teen R829,37 per ons suwer goud gewaardeer het.

No. 592

22 Maart 1991

26 PERSENT LENINGSHEFFING, 1994.—SERTIFIKAAT No. 6326 VIR R14 800 UITGEREIK TEN GUNSTE VAN BURGERBRUG BELEGGINGS EIENDOMS

Aangesien daar by die Departement van Finansies aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Departement van Finansies, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat uitgereik sal word.

No. 593**22 March 1991**

6 PER CENT INTERNAL REGISTERED STOCK, 1991.—CERTIFICATE No. 1 FOR R20 000 ISSUED IN FAVOUR OF THE WILLIAM SCOTT: ESTATE ENDOWMENT FUND

Application having been made to the Department of Finance for a duplicate of the above-mentioned certificate, the original having been lost or mislaid, notice is hereby given that unless the original certificate is produced at the Department of Finance, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, a duplicate as applied for, will be issued.

DEPARTMENT OF HOME AFFAIRS

No. 553**22 March 1991**

ALIENS ACT, 1937

CHANGE OF SURNAME.—SMITH TO STENING-SMITH

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Michael George Smith and his wife Tina, residing at 4 Croft Road, Scottsville Extension, Pietermaritzburg, to assume the surname of **Stening-Smith**.

No. 554**22 March 1991**

ALIENS ACT, 1937

CHANGE OF SURNAME.—MABASO TO HLENGWA

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Bhekinkosi Joseph Mabaso, residing at Mathonsi Reserve, Eshowe, to assume the surname of **H lengwa**.

No. 555**22 March 1991**

ALIENS ACT, 1937

CHANGE OF SURNAME.—KHANYILE TO MABUZA

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Siponono Abednego Khanyile, residing at Grovedale Farm, Vryheid, to assume the surname of **Mabuza**.

No. 556**22 March 1991**

ALIENS ACT, 1937

CHANGE OF SURNAME.—MSEMI TO MADZIME

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Corneels Msemi, his wife Annie and minor children Nadia and Ashwald Jacobus, residing at Vergenoeg Farm, Lyndoch, to assume the surname of **Madzime**.

No. 593**22 Maart 1991**

6 PERSENT BINNELANDSE GEREGISTREERDE EFFEKTE, 1991.—SERTIFIKAAT No. 1 VIR R20 000 UITGEREIK TEN GUNSTE VAN ‘THE WILLIAM SCOTT: ESTATE ENDOWMENT FUND’

Aangesien daar by die Departement van Finansies aansoek gedoen is om ’n duplikaat van bovemelde sertifikaat wat verloor of verlê is, word hierdie bekend gemaak dat tensy die oorspronklike sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Departement van Finansies, Privaatsak X115, Pretoria, ingelewer word, die verlangde duplikaat uitgereik sal word.

DEPARTEMENT VAN BINNELANDSE SAKE

No. 553**22 Maart 1991**

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—SMITH IN STENING-SMITH

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Michael George Smith en sy vrou Tina, woonagtig te Croftweg 4, Scottsville-uitbreiding, Pietermaritzburg, te magtig om die van **Stening-Smith** aan te neem.

No. 554**22 Maart 1991**

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—MABASO IN HLENGWA

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Bhenkinkosi Joseph Mabaso, woonagtig te Mathonsi-woongebied, Eshowe, te magtig om die van **H lengwa** aan te neem.

No. 555**22 Maart 1991**

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—KHANYILE IN MABUZA

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Siponono Abednego Khanyile, woonagtig te Grovedaleplaas, Vryheid, te magtig om die van **Mabuza** aan te neem.

No. 556**22 Maart 1991**

WET OP VREEMDELINGE, 1937

VANSVERANDERING.—MSEMI IN MADZIME

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Corneels Msemi, sy vrou Annie en minderjarige kinders Nadia en Ashwald Jacobus, woonagtig te Vergenoegplaas, Lyndoch, te magtig om die van **Madzime** aan te neem.

No. 557**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—MOTSAMAI TO SELEPE**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Thobile Motsamai, residing at NY 11 No. 141, Guguletu Location, Cape Town, to assume the surname of **Selepe**.

No. 558**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—MXHASE TO NDLAKUSE**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Nolast Linah Mxhase, residing at 5459 Orlando East, Orlando, to assume the surname of **Ndlakuse**.

No. 559**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—ANDREW TO SWARTS**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Gert Andrew and his wife Magdalena Swarts, residing at 5 Oranje Street, Clanwilliam, to assume the surname of **Swarts**.

No. 560**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—MAHANQA TO MAPHUMULO**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Pana Gladwin Mahanqa, his wife Tshitshi Elizabeth and minor children Zanele Prudence, Sifiso Sydwell, Phumzile Shirley and Sibongile, residing at 2504 Mabuya Street, Tokoza, to assume the surname of **Maphumulo**.

No. 561**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—DUNN TO SNYMAN**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Joseph Dunn, residing at 73 Constantine Road, Clare Estate, Durban, to assume the surname of **Snyman**.

No. 557**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—MOTSAMAI IN SELEPE**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Thobile Motsamai, woonagtig te NY 11 No. 141, Guguletu-lokasie, Kaapstad, te magtig om die van **Selepe** aan te neem.

No. 558**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—MXHASE IN NDLAKUSE**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Nolast Linah Mxhase, woonagtig te Orlando-Oos 5459, Orlando, te magtig om die van **Ndlakuse** aan te neem.

No. 559**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—ANDREW IN SWARTS**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Gert Andrew en sy vrou Magdalena Swarts, woonagtig te Oranjestraat 5, Clanwilliam, te magtig om die van **Swarts** aan te neem.

No. 560**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—MAHANQA IN MAPHUMULO**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Pana Gladwin Mahanqa, sy vrou Tshitshi Elizabeth en minderjarige kinders Zanele Prudence, Sifiso Sydwell, Phumzile Shirley en Sibongile, woonagtig te Mabuyastraat 2504, Tokoza, te magtig om die van **Maphumulo** aan te neem.

No. 561**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—DUNN IN SNYMAN**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Joseph Dunn, woonagtig te Constantineweg 73, Clarelandgoed, Durban, te magtig om die van **Snyman** aan te neem.

No. 562	22 March 1991	No. 562	22 Maart 1991
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937
	CHANGE OF SURNAME.—MAHARAJ TO ALLI		VANSVERANDERING.—MAHARAJ IN ALLI
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Mahendra Maharaj, residing at 1 Valiant Place, Bombay Heights, Pietermaritzburg, to assume the surname of Alli.		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Mahendra Maharaj, woonagtig te Valiant Place 1, Bombay Heights, Pietermaritzburg, te magtig om die van Alli aan te neem.
No. 563	22 March 1991	No. 563	22 Maart 1991
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937
	CHANGE OF SURNAME.—NORTON TO DAVIDS		VANSVERANDERING.—NORTON IN DAVIDS
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Rashaad Norton, residing at 46D Chopin Street, Retreat, to assume the surname of Davids.		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Rashaad Norton, woonagtig te Chopinstraat 46D, Retreat, te magtig om die van Davids aan te neem.
No. 564	22 March 1991	No. 564	22 Maart 1991
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937
	CHANGE OF SURNAME.—GAYAZA TO ALEXANDER		VANSVERANDERING.—GAYAZA IN ALEXANDER
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Benjamin Gayaza, residing at 68A 12th Avenue, Leondale, Elsies River, to assume the surname of Alexander.		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Benjamin Gayaza, woonagtig te 12de Laan 68A, Leondale, Elsiesrivier, te magtig om die van Alexander aan te neem.
No. 565	22 March 1991	No. 565	22 Maart 1991
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937
	CHANGE OF SURNAME.—MPUMELA TO BAM		VANSVERANDERING.—MPUMELA IN BAM
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Jacob Mpumela, his wife Sera Desire and minor children Ntandazo Shaun and Nodyebo Audrey, residing at 16 George Moore Street, Rosemoore, George, to assume the surname of Bam.		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Jacob Mpumela, sy vrou Sera Desire en minderjarige kinders Ntandazo Shaun en Nodyebo Audrey, woonagtig te George Moorestraat 16, Rosemoore, George, te magtig om die van Bam aan te neem.
No. 566	22 March 1991	No. 566	22 Maart 1991
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937
	CHANGE OF SURNAME.—LEFA TO ZWANE		VANSVERANDERING.—LEFA IN ZWANE
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Tebogo Ivan Lefa, residing at 2656(B) Zola 1, kwaXuma, to assume the surname of Zwane.		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Tebogo Ivan Lefa, woonagtig te 2656(B) Zola 1, kwaXuma, te magtig om die van Zwane aan te neem.

No. 567**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—BROOKS-WHITAKER
TO BROOKS**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Darnall Hadkinson Brooks-Whitaker, residing at 39 Rynpark, Rynfield, Benoni, to assume the surname of **Brooks**.

No. 568**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—VERMEULEN TO
LOUW**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Anna Lodina Vermeulen, residing at 213 Pasteurhof, Pasteur Boulevard, Vanderbijlpark, to assume the surname of **Louw**.

No. 569**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—MRORO TO
GWAZA**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Ndleko Andrew Mroro, residing at NY 50, Room 69, Guguletu, to assume the surname of **Gwaza**.

No. 570**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—MARRIMUTHU TO
GOVENDER**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Pragasen Marrimuthu, residing at N6 Neptune Flats, Firwood Road, Oaklands, Verulam, to assume the surname of **Govender**.

No. 571**22 March 1991****ALIENS ACT, 1937****CHANGE OF SURNAME.—MAJWANG TO
OLIFANT**

The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Matshidiso Thomas Majwang, his wife Maggret Matshabi and minor children Thomas Sam Olifant, Ragel Anellie and Ben John, residing at 1 Mamrig Street, Alabama, Klerksdorp, to assume the surname of **Olifant**.

No. 567**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—BROOKS-WHITAKER
IN BROOKS**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Darnall Hadkinson Brooks-Whitaker, woonagtig te Rynpark 39, Rynfield, Benoni, te magtig om die van **Brooks** aan te neem.

No. 568**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—VERMEULEN IN
LOUW**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Anna Lodina Vermeulen, woonagtig te Pasteurhof 213, Pasteur Boulevard, Vanderbijlpark, te magtig om die van **Louw** aan te neem.

No. 569**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—MRORO IN
GWAZA**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Ndleko Andrew Mroro, woonagtig te NY 50, Kamer 69, Guguletu, te magtig om die van **Gwaza** aan te neem.

No. 570**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—MARRIMUTHU IN
GOVENDER**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Pragasen Marrimuthu, woonagtig te Neptunewoonstelle N6, Firwoodweg, Oaklands, Verulam, te magtig om die van **Govender** aan te neem.

No. 571**22 Maart 1991****WET OP VREEMDELINGE, 1937****VANSVERANDERING.—MAJWANG IN
OLIFANT**

Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Matshidiso Thomas Majwang, sy vrou Maggret Matshabi en minderjarige kinders Thomas Sam Olifant, Ragel Anellie en Ben John, woonagtig te Mamrigstraat 1, Alabama, Klerksdorp, te magtig om die van **Olifant** aan te neem.

No. 572	22 March 1991	No. 572	22 Maart 1991	
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937	
	CHANGE OF SURNAME.—MKHIZE TO GASELA		VANSVERANDERING.—MKHIZE IN GASELA	
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Muiziwendoda Enos Mkhize, residing at Dovie House Farm, Karkloof Road, Howick, to assume the surname of Gasela .		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Muiziwendoda Enos Mkhize, woonagtig te Dovie House Plaas, Karkloofweg, Howick, te magtig om die van Gasela aan te neem.	
No. 573	22 March 1991	No. 573	22 Maart 1991	
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937	
	CHANGE OF SURNAME.—SEGGIE TO VERCUEIL		VANSVERANDERING.—SEGGIE IN VERCUEIL	
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise David Samuel Seggie and his wife Megan, residing at 211 Howard Court, Newick Road, Gresswold, Johannesburg, to assume the surname of Vercueil .		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), David Samuel Seggie en sy vrou Megan, woonagtig te Howard Court 211, Newickweg, Gresswold, Johannesburg, te magtig om die van Vercueil aan te neem.	
No. 574	22 March 1991	No. 574	22 Maart 1991	
	ALIENS ACT, 1937		WET OP VREEMDELINGE, 1937	
	CHANGE OF SURNAME.—SUKDEW PRAGDIN MAHABEER TO MAHABEER		VANSVERANDERING.—SUKDEW PRAGDIN MAHABEER IN MAHABEER	
	The Minister of Home Affairs has been pleased under the provisions of section 9 of the Aliens Act, 1937 (Act No. 1 of 1937), to authorise Mahendra Sukdew Pragdin Mahabeer and his wife Ansuri, residing at Mahabeer Property, Thornville, to assume the surname of Mahabeer .		Dit het die Minister van Binnelandse Sake behaag om, kragtens die bepalings van artikel 9 van die Wet op Vreemdelinge, 1937 (Wet No. 1 van 1937), Mahendra Sukdew Pragdin Mahabeer en sy vrou Ansuri, woonagtig te Mahabeer Eiendom, Thornville, te magtig om die van Mahabeer aan te neem.	
MINISTRY OF LAW AND ORDER				
No. 599	22 March 1991	MINISTERIE VAN WET EN ORDE		
	SECURITY OFFICERS ACT, 1987 (ACT NO. 92 OF 1987)	No. 599	22 Maart 1991	
	EXEMPTION IN TERMS OF SECTION 10 (5) (a) OF THE ACT		WET OP SEKURITEITSBEAMPTES, 1987 (WET NO. 92 VAN 1987)	
	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:		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 gedelegeer 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:	
	Security officer	Provisions of the Act	Sekuriteitsbeampte	Bepalings van die Wet
Heller, W.—Proactive Security Force.....	All of the provi- sions.	Heller, W.—Proactive Security Force.....	Al die bepalings.	
Polovin, D. N.—Proactive Security Force	All of the provi- sions.	Polovin, D. N.—Proactive Security Force	Al die bepalings.	
Signed at Pretoria on this 11th day of February 1991.				
C. M. VAN NIEKERK, Commanding Officer: Administration Services: South African Police.				
C. M. VAN NIEKERK, Bevelvoerende Offisier: Administrasiedienste: Suid-Afrikaanse Polisie.				

DEPARTMENT OF MINERAL AND ENERGY AFFAIRS

No. 588 22 March 1991

EXEMPTION OF CERTAIN LAND FROM THE PROVISIONS OF CHAPTER X AND SECTION 139 (1) OF THE MINING RIGHTS ACT, 1967 (ACT NO. 20 OF 1967)

The Minister of Mineral and Energy Affairs and Public Enterprises of the Republic of South Africa has, under section 158 (1) of the Mining Rights Act, 1967 (Act No. 20 of 1967), exempted certain land, held under mining title, on the farm Leeuwbul 52, Administrative District of Theunissen, Mining District of the Orange Free State, Province of the Orange Free State, as shown on a sketch plan copies of which are filed under RMT R12/91 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner: O.F.S., Welkom, from the provisions of Chapter X and section 139 (1) of the said Act, with effect from the date of publication hereof in the *Gazette*.

(19/13/3/18)

DEPARTEMENT VAN MINERAAL- EN ENERGIESAKE

No. 588

22 Maart 1991

UITSLUITING VAN SEKERE GROND VAN DIE TOEPASSING VAN DIE BEPALINGS VAN HOOFSTUK X EN ARTIKEL 139 (1) VAN DIE WET OP MYNREGTE, 1967 (WET NO. 20 VAN 1967)

Die Minister van Mineraal- en Energiesake en Openbare Ondernemings van die Republiek van Suid-Afrika het kragtens artikel 158 (1) van die Wet op Mynregte, 1967 (Wet No. 20 van 1967), sekere grond, kragtens myntitel gehou, op die plaas Leeuwbul 52, administratiewe distrik Theunissen, myndistrik Oranje-Vrystaat, provinsie die Oranje-Vrystaat, soos getoon op 'n sketskaart waarvan afdrukke onder RMT R12/91 in die Mynbriewekantoor, Johannesburg, en in die kantoor van die Mynkommissaris: O.V.S., Welkom, bewaar word, van die toepassing van die bepalings van Hoofstuk X en artikel 139 (1) van gemelde Wet uitgesluit met ingang van die datum van publikasie hiervan in die *Staatskoerant*.

(19/13/3/18)

DEPARTMENT OF NATIONAL EDUCATION

No. 536

22 March 1991

NATIONAL MONUMENTS ACT,
No. 28 OF 1969

DECLARATION OF PROPERTIES TO BE NATIONAL MONUMENTS

By virtue of the powers vested in me by section 10 (1) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Theodorus Gerhardus Alant, Deputy Minister of National Education, hereby declare the properties as fully described in the Schedule hereto to be national monuments.

SCHEDULE

- THE PROPERTY TOGETHER WITH THE SANDSTONE DWELLING-HOUSE THEREON, SITUATED AT 2 OLIVIER STREET, KESTELL, DISTRICT OF BETHLEHEM

Description:

The property, together with the sandstone dwelling-house thereon, being certain Erf 228, situated in the Village of Kestell, District of Bethlehem, in extent 2 974 (two thousand nine hundred and seventy-four) square metres.

Deed of Transfer T5953/1981, dated 14 May 1981.

- THE PROPERTY WITH THE HISTORIC OLD PRISON THEREON, IN MIDDLE STREET, GRAAFF-REINET

Description:

The property, together with the historic old prison thereon, being certain piece of freehold land, situated in the Village of Graaff-Reinet, being the half portion of Section C, named Sexton's Erf (now known as Erf 1621, Graaff-Reinet), in extent 7 947 (seven thousand nine hundred and forty-seven) square metres.

Deed of Transfer T1/1860, dated 2 July 1860.

DEPARTAMENT VAN NASIONALE OPVOEDING

No. 536

22 Maart 1991

WET OP NASIONALE GEDENKWAARDIGHED, No. 28 VAN 1969

VERKLARING VAN EIENDOMME TOT NASIONALE GEDENKWAARDIGHED

Kragtens die bevoegdheid my verleen by artikel 10 (1) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), verklaar ek, Theodorus Gerhardus Alant, Adjunk-minister van Nasionale Opvoeding, hierby die eiendom in die Bylae hiervan volledig beskryf, tot nasionale gedenkwaardighede.

BYLAE

- DIE EIENDOM, TESAME MET DIE SANDSTEEN-WOONHUIS DAAROP, GELEË TE OLIVIER-STRAAT 2, KESTELL, DISTRIK BETHLEHEM

Beskywing:

Die eiendom, tesame met die sandsteenwoonhuis daarop, synde sekere Erf 228, geleë in die dorp Kestell, distrik Bethlehem, en groot 2 974 (tweeduisend negehonderd vier-en-sewentig) vierkante meter.

Transportakte T5953/1981, gedateer 14 Mei 1981.

- DIE EIENDOM MET DIE HISTORIESE OU GEVANGENIS DAAROP IN MIDDELSTRAAT, GRAAFF-REINET

Beskywing:

Die eiendom, tesame met die historiese ou gevangenis daarop, synde sekere stuk eiendomsgrond, geleë in die dorp Graaff-Reinet, synde die halwe gedeelte van Deel C, genaamd Sexton's Erf (nou bekend as Erf 1621, Graaff-Reinet), en groot 7 947 (seweduisend negehonderd sewe-en-veertig) vierkante meter.

Transportakte T1/1860, gedateer 2 Julie 1860.

3. THE HISTORIC OLD HORWOOD FARMHOUSE IN HOMESTEAD ROAD, EDENVALE, DISTRICT OF GERMISTON

Description:

The historic old Horwood farmhouse, together with fifteen metres of surrounding land, situated on a portion of the remaining extent of Portion 8 of the farm Rietfontein 9 (now known as Rietfontein 63), in the District of Germiston, Province of Transvaal.

Deed of Transfer T9441/1956, dated 26 April 1956.

4. THE SITE WITH THE COETZENBURG FARMSTEAD CONSISTING OF THE FARMHOUSE, THE CELLAR AND THE OUTBUILDINGS THEREON, AT STELLENBOSCH

Description:

The site with the historic old Coetzenburg farmstead (now known as the Jannie Marais House), the cellar and outbuildings thereon, together with that portion of land north of the house and extending to the banks of the Eerste River, situated on the remainder of certain piece of freehold land, in the Municipality and Division of Stellenbosch, being the Remainder of the farm Coetzenburg 313.

Deed of Transfer T5251/1961, dated 24 April 1961.

5. THE FAÇADES OF THE MAIN BUILDING OF THE SOUTH AFRICAN INSTITUTE FOR MEDICAL RESEARCH, TOGETHER WITH THE COURTYARDS OF THE BUILDING, AS WELL AS THE GARDENS, IN HOSPITAL STREET, JOHANNESBURG

Description:

The façades of the main building of the South African Institute for Medical Research, including the courtyards of this building, the steps to the Director's house, the gardens up to the fence, the gates and fence on the eastern and southern sides, as well as one metre of land on the northern and western sides of the main building land, being Remaining Extent of Stand 4354, in the Township of Johannesburg, Province of Transvaal.

Certificate of Township Title 5747/1912, dated 2 July 1912.

6. THE PROPERTY WITH THE HISTORIC BAPTIST MOTHER CHURCH THEREON, IN BATHURST STREET, GRAHAMSTOWN

Description

The property together with the historic Baptist Mother Church thereon, being certain piece of land marked A and B, situated at Grahamstown, in the Municipality of Grahamstown, being a portion of Erven 45 and 46 (now known as Erf 1654, Grahamstown), in extent 1 142 (one thousand one hundred and forty-two) square metres.

Deed of Transfer 89/1844, dated 14 May 1844 (endorsement p. 1).

3. DIE HISTORIESE OU HORWOOD-PLAASHUIS IN HOMESTEADWEG, EDENVALE, DISTRIK GERMISTON

Beskrywing:

Die historiese ou Horwood-plaashuis, tesame met vyftien meter grond daaromheen, geleë op 'n gedeelte van die resterende gedeelte van Gedeelte 8 van die plaas Rietfontein 9 (nou bekend as Rietfontein 63), in die distrik Germiston, provinsie Transvaal.

Transportakte T9441/1956, gedateer 26 April 1956.

4. DIE TERREIN MET DIE COETZENBURG-OPSTAL BESTAANDE UIT DIE WOONHUIS, DIE KELDER EN DIE BUITEGEBOUDE DAAROP, TE STELLENBOSCH

Beskrywing:

Die terrein met die historiese ou Coetzenburg-opstal (nou bekend as die Jannie Maraishuis), die kelder en buitegeboue daarop, synde daardie gedeelte grond noord van die huis en strekkende tot by die oewer van die Eersterivier, geleë op die restant van sekere stuk eiendomsgrond, in die munisipaliteit en afdeling Stellenbosch, synde die restant van die plaas Coetzenburg 313.

Transportakte T5251/1961, gedateer 24 April 1961.

5. DIE FASADES VAN DIE HOOFGEBOU VAN DIE SUID-AFRIKAANSE INSTITUUT VIR MEDIESE NAVORSING, TESAME MET DIE BINNEHOWE VAN DIE GEBOU, ASOKK DIE TUINE, IN HOSPITAALSTRAAT, JOHANNESBURG

Beskrywing:

Die fasades van die hoofgebou van die Suid-Afrikaanse Instituut vir Mediese navorsing, met inbegrip van die binnehewe van dié gebou, die trappies na die Direkteur se huis, die tuine tot by die omheining, die hekke en heining aan die oostelike en suidelike kante, asook een meter grond aan die noordelike en westelike kante van die hoofgebou en die Direkteur se huis, geleë op 'n sekere stuk grond, synde Restherende Gedeelte van Erf 4354, in die dorpsgebied Johannesburg, provinsie Transvaal.

Certificate of Township Title 5747/1912, gedateer 2 Julie 1912.

6. DIE EIENDOM MET DIE HISTORIESE BAPTISTE-MOEDERKERK DAAROP, IN BATHURST-STRAAT, GRAHAMSTAD

Beskrywing:

Die eiendom, tesame met die historiese Baptiste-moederkerk daarop, synde sekere stuk grond gemerk A en B, geleë te Grahamstad, in die munisipaliteit Grahamstad, synde 'n gedeelte van Erwe 45 en 46 (nou bekend as Erf 1654, Grahamstad), en groot 1 142 (eenduisend eenhonderd twee-en-veertig) vierkante meter.

Transportakte 89/1844, gedateer 14 Mei 1844 (endorsement bl. 1).

7. THE OLD MESSELPAD PASS, SITUATED ON A PORTION OF DIVISIONAL ROAD 2952, IN THE DIVISION OF NAMAQUALAND

Description:

The old Messelpad Pass, situated on a portion of Divisional Road 2952, originally known as Divisional Road No. 5 (Krymekaaer/over Wildepaardehoek), including the road reserve from the crossing of the Buffels River for a distance of 4,6 kilometres, in the Division of Namaqualand.

8. THE ORIGINAL OLD POST OFFICE AND MAGISTRATE'S OFFICE BUILDING SITUATED IN GREY STREET, ABERDEEN

Description:

The original old Post Office and Magistrate's Office building situated on the portion marked C, being a portion of Lot 9, and the portion marked D, being a portion of Lot 8 of Block D, part of the farm Brakkefontein (now known as Erf 1180, Aberdeen), in the Town and District of Aberdeen, Province of the Cape of Good Hope.

Deed of Transfer T1713/1898, dated 8 March 1898.

9. THE PROPERTY WITH THE SO-CALLED HULTZER BUILDING (ORIGINALLY THE OLD ST LUKE'S SCHOOL) THEREON, AT 72 VOORTREK STREET, SWELLENDAM

Description:

The property, together with the Hultzer Building thereon, being the Remainder of Erf 1036, Swellendam, situated in the Municipality and Division of Swellendam, in extent 1 247 (one thousand two hundred and forty-seven) square metres.

Deed of Transfer T71320/1988, dated 6 December 1988.

10. THE PROPERTY WITH THE ST ANDREW'S PRESBYTERIAN CHURCH BUILDING THEREON, AT 144 CAMBRIDGE STREET, BETHLEHEM

Description:

The property, together with the St Andrew's Presbyterian Church building thereon, being certain Erf 306, situated in the Town and Municipality of Bethlehem, in extent 1 859 (one thousand eight hundred and fifty-nine) square metres.

Deed of Transfer T980/1915, dated 11 June 1915.

11. MELBOURNE TERRACE, MELBOURNE STREET, WOODSTOCK

Description:

The properties with the row of seven identical late Victorian terraced houses known as Melbourne Terrace thereon, described as follows:

(a) 1 Melbourne Street:

The property, including the late Victorian terraced house thereon, being Erf 117032 (portion of Erf 117031), Cape Town at Woodstock, situated in the Municipality of Cape Town, Cape Division, in extent 139 (one hundred and thirty-nine) square metres.

7. DIE OU MESSELPADPADS, GELEË OP 'N GEDEELTE VAN AFDELINGSPAD 2952, IN DIE AFDELING NAMAKWALAND

Beskrywing:

Die ou Messelpadpas, geleë op 'n gedeelte van Afdelingspad 2952, oorspronklik bekend as Afdelingspad No. 5 (Krymekaaer/oor Wildepaardehoek), met inbegrip van die padreservé vanaf die kruising van die Buffelsrivier vir 'n afstand van 4,6 kilometer, in die afdeling Namakwaland.

8. DIE OORSPRONKLIKE OU POSKANTOOR- EN LANDDROSKANTOORGEBOU GELEË IN GREYSTRAAT, ABERDEEN

Beskrywing:

Die oorspronklike ou poskantoor- en landroskantoorgebou geleë op die gedeelte gemerk C, synde 'n gedeelte van Perseel 9, en die gedeelte gemerk D, synde 'n gedeelte van Perseel 8 van Blok D, deel van die plaas Brakkefontein (hou bekend as Erf 1180, Aberdeen), in die stad en distrik Aberdeen, provinsie die Kaap die Goeie Hoop.

Transportakte T1713/1898, gedateer 8 Maart 1898.

9. DIE EIENDOM MET DIE SOGENAAMDE HULTZER-GEBOU (OORSPRONKLIK DIE OU ST LUKE'S-SKOOL) DAAROP, TE VOORTREKSTRAAT 72, SWELLENDAM

Beskrywing:

Die eiendom, tesame met die sogenaamde Hultzergebou daarop, synde die restant van Erf 1036, Swellendam, geleë in die munisipaliteit en afdeling Swellendam, en groot 1 247 (eenduisend tweehonderd sewe-en-veertig) vierkante meter.

Transportakte T71320/1988, gedateer 6 Desember 1988.

10. DIE EIENDOM MET DIE ST ANDREW'S PRESBITERIAANSE KERKGEBOU DAAROP, TE CAMBRIDGESTRAAT 144, BETHLEHEM

Beskrywing:

Die eiendom, tesame met die St Andrew's Presbiteriaanse kerkgebou daarop, synde sekere Erf 306, geleë in die dorp en munisipaliteit Bethlehem, en groot 1 859 (eenduisend agthonderd nege-en-vyftig) vierkante meter.

Transportakte T980/1915, gedateer 11 Junie 1915.

11. MELBOURNE TERRACE, MELBOURNE STRAAT, WOODSTOCK

Beskrywing:

Die eiendomme met die ry van sewe identiese laat-Victoriaanse terrashuise bekend as Melbourne Terrace daarop, beskryf as volg:

(a) Melbournestraat 1:

Die eiendom met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117032 (gedeelte van Erf 117031), Kaapstad te Woodstock, geleë in die munisipaliteit Kaapstad, Kaapse Afdeling, en groot 139 (eenhonderd nege-en-dertig) vierkante meter.

Deed of Transfer T2602/1985, dated 24 January 1985;

(b) *3 Melbourne Street:*

The property, including the late Victorian terraced house thereon, being Erf 117033, Cape Town, at Woodstock, situated in the City of Cape Town, Cape Division, in extent 136 (one hundred and thirty-six) square metres.

Deed of Transfer T41965/1989, dated 25 July 1989;

(c) *5 Melbourne Street:*

The property, including the late Victorian terraced house thereon, being Erf 117034, Cape Town at Woodstock, situated in the Municipality of Cape Town, Cape Division, in extent 131 (one hundred and thirty-one) square metres.

Deed of Transfer T34049/1990, dated 15 June 1990;

(d) *7 Melbourne Street:*

The property, including the late Victorian terraced house thereon, being Erf 117035, Cape Town at Woodstock, situated in the Municipality of Cape Town, Cape Division, in extent 129 (one hundred and twenty-nine) square metres.

Deed of Transfer T64938/1988, dated 8 November 1988;

(e) *9 Melbourne Street:*

The property, including the late Victorian terraced house thereon, being Erf 117036, Cape Town at Woodstock, situated in the Municipality of Cape Town, Cape Division, in extent 125 (one hundred and twenty-five) square metres.

Deed of Transfer T49353/1990, dated 20 August 1990;

(f) *11 Melbourne Street:*

The property, including the late Victorian terraced house thereon, being Erf 117037 (portion of Erf 117031), Cape Town, at Woodstock, situated in the Municipality of Cape Town, Cape Division, in extent 121 (one hundred and twenty-one) square metres.

Deed of Transfer T13496/1985, dated 16 April 1985; and

(g) *13 Melbourne Street:*

The property, including the late Victorian terraced house thereon, being Erf 117038 (portion of Erf 117031), Cape Town, at Woodstock, situated in the Municipality of Cape Town, Cape Division, in extent 154 (one hundred and fifty-four) square metres.

Deed of Transfer T2601/1985, dated 24 January 1985.

12. THE PROPERTY WITH THE HOUSE KNOWN AS MEYERHOF THEREON, SITUATED IN MEYER STREET, PLUMSTEAD

Description:

The property, together with the house known as Meyerhof thereon, being the remainder of Erf 71222, Cape Town, at Plumstead, situated in the City of Cape Town, Cape Division, in extent 2 094 (two thousand and ninety-four) square metres.

Transportakte T2602/1985, gedateer 24 Januarie 1985;

(b) *Melbournestraat 3:*

Die eiendom, met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117033 Kaapstad, te Woodstock, geleë in die stad Kaapstad, Kaapse Afdeling, en groot 136 (eenhonderd ses-en-dertig) vierkante meter.

Transportakte T41965/1989, gedateer 25 Julie 1989;

(c) *Melbournestraat 5:*

Die eiendom, met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117034 Kaapstad, te Woodstock, geleë in die munisipaliteit Kaapstad, Kaapste Afdeling, en groot 131 (eenhonderd een-en-dertig) vierkante meter.

Transportakte T34049/1990, gedateer 15 Junie 1990;

(d) *Melbournestraat 7:*

Die eiendom, met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117035 Kaapstad, te Woodstock, geleë in die munisipaliteit Kaapstad, Kaapste Afdeling, en groot 129 (eenhonderd nege-en-twintig) vierkante meter.

Transportakte T64938/1988, gedateer 8 November 1988;

(e) *Melbournestraat 9:*

Die eiendom, met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117036, Kaapstad te Woodstock, geleë in die munisipaliteit Kaapstad, Kaapste Afdeling, en groot 125 (eenhonderd vyf-en-twintig) vierkante meter.

Transportakte T49353/1990, gedateer 20 Augustus 1990;

(f) *Melbournestraat 11:*

Die eiendom, met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117037 (gedeelte van Erf 117031), Kaapstad te Woodstock, geleë in die munisipaliteit Kaapstad, Kaapste Afdeling, en groot 121 (eenhonderd een-en-twintig) vierkante meter.

Transportakte T13496/1985, gedateer 16 April 1985; en

(g) *Melbournestraat 13:*

Die eiendom, met inbegrip van die laat-Victoriaanse terrashuis daarop, synde Erf 117038 (gedeelte van Erf 117031), Kaapstad te Woodstock, geleë in die munisipaliteit Kaapstad, Kaapste Afdeling, en groot 154 (eenhonderd vier-en-vyftig) vierkante meter.

Transportakte T2601/1985, gedateer 24 Januarie 1985.

12. DIE EIENDOM MET DIE HUIS BEKEND AS MEYERHOF DAAROP, IN MEYERSTRAAT, PLUMSTEAD

Beskrywing:

Die eiendom, tesame met die huis bekend as Meyerhof daarop, synde die restant van Erf 71222, Kaapstad, te Plumstead, geleë in die stad Kaapstad, Kaapste Afdeling, en groot 2 094 (tweeduisend vier-en-negentig) vierkante meter.

Deed of Transfer T5630/1988, dated 3 February 1988.

13. THE HISTORIC OLD BRITISH STONE FORT, SITUATED ON PRIESTA KOPPIE, IN THE PRIESTA KOPPIE NATURE RESERVE, AT PRIESTA

Description:

The historic old British stone fort, situated on Prieska Koppie, in the Prieska Koppie Nature Reserve, being a portion of the remainder of Erf 1, Prieska, situated in the Municipality and Division of Prieska.

Crown Grant 9/1921, dated 13 February 1921.

14. THE PROPERTY WITH THE HOUSE KNOWN AS TABORA, THEREON, IN BOSHOF AVENUE, NEWLANDS, CAPE TOWN

Description:

The property, together with the house known as Tabora thereon, being the remainder of Erf 49925, Cape Town, at Newlands, situated in the City of Cape Town, Cape Division, in extent 7 275 (seven thousand two hundred and seventy-five) square metres.

Deed of Transfer T22515/1987, dated 25 May 1987.

T. G. ALANT,

Deputy Minister of National Education.

No. 537

22 March 1991

NATIONAL MONUMENTS ACT,
No. 28 OF 1969

WITHDRAWAL OF ITEM 2 OF GOVERNMENT
NOTICE No. 952 OF 1936

By virtue of the powers vested in me by section 10 (2) (b) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Theodorus Gerhardus Alant, Deputy Minister of National Education, hereby withdraw in its entirety Item 2 of Government Notice No. 952 of 19 June 1936.

T. G. ALANT,

Deputy Minister of National Education.

No. 538

22 March 1991

NATIONAL MONUMENTS ACT,
No. 28 OF 1969

WITHDRAWAL OF GOVERNMENT NOTICE
No. 934 OF 1984

By virtue of the powers vested in me by section 10 (2) (b) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Theodorus Gerhardus Alant, Deputy Minister of National Education, hereby withdraw in its entirety Government Notice No. 934 of 11 May 1984.

Crown Grant 9/1921, dated 13 February 1921.

T. G. ALANT,

Deputy Minister of National Education.

Transportakte T5630/1988, gedateer 3 Februarie 1988.

13. DIE HISTORIESE OU BRITSE KLIPFORT, GELEË OP PRIESTAKOPPIE, IN DIE PRIESTAKOPPIE-NATUURRESERVAAT, TE PRIESTA

Beskrywing:

Die historiese ou Britse klipfort, geleë op Prieska-koppie, in die Prieskakoppie-natuurreservaat, synde 'n gedeelte van die restant van Erf 1, Prieska, geleë in die munisipaliteit en afdeling Prieska.

Kroongrondbrief 9/1921, gedateer 13 Februarie 1921.

14. DIE EIENDOM MET DIE HUIS BEKEND AS TABORA DAAROP, IN BOSHOFLAAN, NUWELAND, KAAPSTAD

Beskrywing:

Die eiendom, tesame met die huis bekend as Tabora daarop, synde die restant van Erf 49925, Kaapstad, te Nuweland, geleë in die stad Kaapstad, Kaapse Afdeling, en groot 7 275 (seweduisend tweehonderd vyf-en-sewentig) vierkante meter.

Transportakte T22515/1987, gedateer 25 Mei 1987.

T. G. ALANT,

Adjunk-minister van Nasionale Opvoeding.

No. 537

22 Maart 1991

WET OP NASIONALE GEDENKWAARDIGHDE, No. 28 VAN 1969

INTREKKING VAN ITEM 2 VAN GOEWERMENTS-KENNISGEWING No. 952 VAN 1936

Kragtens die bevoegdheid my verleen by artikel 10 (2) (b) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), trek ek, Theodorus Gerhardus Alant, Adjunk-minister van Nasionale Opvoeding, hierby Item 2 van Goewermentskennisgewing No. 952 van 19 Junie 1936 in sy geheel in.

T. G. ALANT,

Adjunk-minister van Nasionale Opvoeding.

No. 538

22 Maart 1991

WET OP NASIONALE GEDENKWAARDIGHDE No. 28 VAN 1969

INTREKKING VAN GOEWERMENTS-KENNISGEWING No. 934 VAN 1984

Kragtens die bevoegdheid my verleen by artikel 10 (2) (b) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), trek ek, Theodorus Gerhardus Alant, Adjunk-minister van Nasionale Opvoeding, hierby Goewermentskennisgewing No. 934 van 11 Mei 1984 in sy geheel in.

Kroongrondbrief 9/1921, gedateer 13 Februarie 1921.

T. G. ALANT,

Adjunk-minister van Nasionale Opvoeding.

No. 539	22 March 1991	No. 539	22 Maart 1991
NATIONAL MONUMENTS ACT, No. 28 OF 1969		WET OP NASIONALE GEDENKWAARDIG- HEDE, No. 28 VAN 1969	
WITHDRAWAL OF GOVERNMENT NOTICE No. 853 OF 1978		INTREKKING VAN GOEWERMENTSKENNIS- GEWING No. 853 VAN 1978	
By virtue of the powers vested in me by section 10 (2) (b) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Theodorus Gerhardus Alant, Deputy Minister of National Education, hereby withdraw in its entirety Government Notice No. 853 of 28 April 1978.		Kragtens die bevoegdheid my verleen by artikel 10 (2) (b) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), trek ek, Theodorus Gerhardus Alant, Adjunk-minister van Nasionale Opvoeding, hierby Goewermentskennisgewing No. 853 van 28 April 1978 in sy geheel in.	
Deed of Transfer 447/1940, dated 11 May 1940.		Transportakte 447/1940, gedateer 11 Mei 1940.	
T. G. ALANT, Deputy Minister of National Education.		T. G. ALANT, Adjunk-minister van Nasionale Opvoeding.	
No. 540	22 March 1991	No. 540	22 Maart 1991
NATIONAL MONUMENTS ACT, No. 28 OF 1969		WET OP NASIONALE GEDENKWAARDIG- HEDE, No. 28 VAN 1969	
WITHDRAWAL OF GOVERNMENT NOTICE No. 1887 OF 1977		INTREKKING VAN GOEWERMENTSKENNIS- GEWING No. 1887 VAN 1977	
By virtue of the powers vested in me by section 10 (2) (b) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Theodorus Gerhardus Alant, Deputy Minister of National Education, hereby withdraw in its entirety Government Notice No. 1887 of 16 September 1977.		Kragtens die bevoegdheid my verleen by artikel 10 (2) (b) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), trek ek, Theodorus Gerhardus Alant, Adjunk-minister van Nasionale Opvoeding, hierby Goewermentskennisgewing No. 1887 van 16 September 1977 in sy geheel in.	
Deed of Transfer 89/1844, dated 15 February 1844.		Transportakte 89/1844, gedateer 15 Februarie 1844.	
T. G. ALANT, Deputy Minister of National Education.		T. G. ALANT, Adjunk-minister van Nasionale Opvoeding.	
No. 541	22 March 1991	No. 541	22 Maart 1991
NATIONAL MONUMENTS ACT, No. 28 OF 1969		WET OP NASIONALE GEDENKWAARDIG- HEDE, No. 28 VAN 1969	
WITHDRAWAL OF ITEM 1 OF GOVERNMENT NOTICE No. 263 OF 1990		INTREKKING VAN ITEM 1 VAN GOEWERMENTS- KENNISGEWING No. 263 VAN 1990	
By virtue of the powers vested in me by section 10 (2) (b) of the National Monuments Act, 1969 (Act No. 28 of 1969), I, Theodorus Gerhardus Alant, Deputy Minister of National Education, hereby withdraw in its entirety Item 1 of Government Notice No. 263 of 16 February 1990.		Kragtens die bevoegdheid my verleen by artikel 10 (2) (b) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet No. 28 van 1969), trek ek, Theodorus Gerhardus Alant, Adjunk-minister van Nasionale Opvoeding, hierby Item 1 van Goewermentskennisgewing No. 263 van 16 Februarie 1990 in sy geheel in.	
Deed of Transfer T5953/1981, dated 14 May 1981.		Transportakte T5953/1981, gedateer 14 Mei 1981.	
T. G. ALANT, Deputy Minister of National Education.		T. G. ALANT, Adjunk-minister van Nasionale Opvoeding.	
DEPARTMENT OF PLANNING, PROVINCIAL AFFAIRS AND NATIONAL HOUSING			
No. 544	22 March 1991	No. 544	22 Maart 1991
DEFINITION OF LAND DESIGNATED AS A DEVELOPMENT AREA IN THE DISTRICT OF BALFOUR, TRANSVAAL		OMSKRYWING VAN GROND AANGEWYS AS 'N ONTWIKKELINGSGEBIED IN DIE DISTRIK BALFOUR, 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		Ingevolge artikel 33 (3) van die Wet op die Ontwikkeling van Swart Gemeenskappe, 1984 (Wet No. 4 van 1984), omskryf ek, Andrew Fourie, Adjunk-minister van	

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/S103/1)

SCHEDULE

1. A certain area of land, 16,0984 ha in extent, being the Remainder of Portion 9 of the farm Vlakfontein 556 IR, situated in the Province of the Transvaal, as shown on Surveyor-General Diagram A1331/44.

2. A certain area of land 8,5653 ha in extent, being Portion 12 of the farm Vlakfontein 556 IR, situated in the Province of the Transvaal, as shown on Surveyor-General Diagram A7392/50.

No. 545

22 March 1991

DEFINITION OF LAND DESIGNATED AS A DEVELOPMENT AREA IN THE DISTRICT OF SCHWEIZER-RENEKE, 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/I21/1)

SCHEDULE

A certain area of land, 363,9703 ha in extent, being the Remainder of Portion 24 of the farm Schweizer-Reneke Town and Townlands 62 HO, situated in the Province of the Transvaal, as shown on Surveyor-General Diagram A 2810/44.

No. 598

22 March 1991

DEFINITION OF LAND DESIGNATED AS A DEVELOPMENT AREA AT KAYA MANDI SITUATED IN THE ADMINISTRATIVE DISTRICT OF STELLENBOSCH, PROVINCE OF THE CAPE OF GOOD HOPE

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 20/2/10/3/2)

SCHEDULE

1. A certain area of land, 18,4965 ha in extent, being Farm No. 1297, situated in the Administrative District of Stellenbosch in the Province of the Cape of Good Hope, as shown on Surveyor-General Diagram L25/90.

2. A certain area of land, 1,9849 ha in extent, being Portion 59 (a portion of Portion 5) of Farm No. 183, situated in the Administrative District of Stellenbosch in the Province of the Cape of Good Hope, as shown on Surveyor-General Diagram L286/90.

Beplanning, in die Bylae hiervan grond wat kragtens artikel 33 (1) van bedoelde Wet as ontwikkelingsgebied aangewys is.

A. FOURIE,

Adjunk-minister van Beplanning.

(Lêer 20/5/S103/1)

BYLAE

1. 'n Sekere stuk grond, 16,0984 ha groot, synde die Restant van Gedeelte 9 van die plaas Vlakfontein 556 IR, geleë in die provinsie Transvaal, soos aangetoon op Landmeter-generaaldiagram A1331/44.

2. 'n Sekere stuk grond 8,5653 ha, synde Gedeelte 12 van die plaas Vlakfontein 556 IR, geleë in die provinsie Transvaal, soos aangetoon op Landmeter-generaaldiagram A7392/50.

No. 545

22 Maart 1991

OMSKRYWING VAN GROND AANGEWYS AS 'N ONTWIKKELINGSGBIED IN DIE DISTRIK SCHWEIZER-RENEKE, TRANSVAAL

Ingevolge artikel 33 (3) van die Wet op die Ontwikkeling van Swart Gemeenskappe, 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/I21/1)

BYLAE

'n Sekere stuk grond, 363,9703 ha groot, synde die Restant van Gedeelte 24 van die plaas Schweizer-Reneke Town and Townlands 62 HO, geleë in die provinsie Transvaal, soos aangetoon op Landmeter-generaaldiagram A 2810/44.

No. 598

22 Maart 1991

OMSKRYWING VAN GROND AANGEWYS AS ONTWIKKELINGSGBIED TE KAYA MANDI IN DIE ADMINISTRATIEWE DISTRIK STELLENBOSCH, PROVINSIE DIE KAAP DIE GOEIE HOOP

Ingevolge artikel 33 (3) van die Wet op die Ontwikkeling van Swart Gemeenskappe, 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 20/2/10/3/2)

BYLAE

1. 'n Sekere gedeelte grond, 18,4965 ha groot, synde Plaas No. 1297, geleë in die administratiewe distrik Stellenbosch in die provinsie die Kaap die Goeie Hoop, soos aangetoon op Landmeter-generaal-diagram L25/90.

2. 'n Sekere gedeelte grond, 1,9849 ha groot, synde Gedeelte 59 ('n gedeelte van Gedeelte 5) van Plaas No. 183, geleë in die administratiewe distrik Stellenbosch in die provinsie die Kaap die Goeie Hoop, soos aangetoon op Landmeter-generaal-diagram L286/90.

DEPARTMENT OF TRANSPORT**No. 550****22 March 1991****SOUTH AFRICAN ROADS BOARD**

KRANSKOP TOLL ROAD.—ALTERATION OF THE AMOUNTS OF TOLL FOR THE VARIOUS CATEGORIES OF MOTOR VEHICLES AND THE DATE UPON WHICH THE TOLL TARIFFS 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, makes known that the amounts of toll which it may levy in terms of section 9 (1) (b) of the said Act on the toll road declared under Government Notice No. 326 of 1986, and the date and time at which the amount of toll shall become payable 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 powered units with or without any trailer or trailers physically joined by means of tow bars, tow ropes or mechanical articulation, and shall include—

- (a) a motor cycle;
- (b) a motor tricycle; and

(c) 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.

1.2 "Motor cycle" shall mean a motor vehicle which has two wheels and shall include any such vehicle having a side-car attached thereto.

1.3 "Motor tricycle" shall mean a motor vehicle, other than a motor cycle with a side-car, which has three wheels and which is designed to be driven by the type of controls usually fitted to a motor cycle.

1.4 "Motor car" shall mean 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 including the driver.

1.5 "Truck axle" shall mean an axle the wheels of which are fitted with tyres of a bead seat diameter greater than 406,4 millimetres (16 inches), or any single axle with more than two (2) wheels irrespective of tyre size, but excluding any axle on a motor cycle, a motor tricycle or a motor car.

DEPARTEMENT VAN Vervoer**No. 550****22 Maart 1991****SUID-AFRIKAANSE PADRAAD**

KRANSKOPTOLPAD.—VERANDERING VAN DIE TOLBEDRAE VIR DIE VERSKILLENDIE KATEGORIEË VAN MOTORVOERTUIE EN DIE DATUM EN TYDSTIP WAAROP HIERDIE TOLBEDRAE BETAAALBAAR 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; bekend dat die tolbedrae wat hy kragtens artikel 9 (1) (b) van genoemde Wet op die tolpad soos verstaan by Goewermentskennisgewing No. 326 van 1986 mag hef en die datum en tyd waarop die tolbedrae betaalbaar word, kragtens artikel 9 (4) (a) en 9 (4) (d) daarvan deur die Minister van Vervoer en van Openbare Werke en Grondsake 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 sleepwa of sleepwaens wat fisies aanmekaar gekoppel is deur middel van sleepstange, sleepstoe of meganiese geleiding en ook—

- (a) 'n motorfiets;
- (b) 'n motordriewiel; en

(c) 'n voertuig met pedale en met 'n meganies aangedrewe eenheid as 'n integrerende deel daarvan of 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.

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 ontwerp is om bestuur te word deur 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 met inbegrip van die drywer.

1.5 "Swaar as" beteken 'n as waarvan die wiele toegerus is met bande met 'n groote (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 of 'n motorkar nie.

2. CLASSIFICATION OF MOTOR VEHICLES.**Category 1: Light vehicles**

Light vehicles are motor vehicles, other than heavy vehicles as defined hereunder.

Category 2: Heavy vehicles

Heavy vehicles are motor vehicles, with at least one truck axle as defined in paragraph 1.5 above.

3. AMOUNTS OF TOLL.

3.1 The amounts of toll for a trip along the whole length of the toll road between the Warmbaths Interchange and Middelfontein shall be as follows:

Category 1:

Light vehicles — R2,30 per axle with wheels in contact with the road surface up to and including a maximum toll of R9,20 (4 axles).

Category 2:

Heavy vehicles — R3,50 per axle with wheels in contact with the road surface up to and including a maximum toll of R17,50 (5 axles).

3.2 The amount of toll for a trip on the toll road between the Warmbaths Interchange and the Nylstroom Interchange shall be as follows:

Category 1:

Light vehicles — R1,00 per axle with wheels in contact with the road surface up to and including a maximum toll of R4,00 (4 axles).

Category 2:

Heavy vehicles — R1,85 per axle with wheels in contact with the road surface up to and including a maximum toll of R9,25 (5 axles).

3.3 A rebate of 20 per cent shall be granted to motor vehicles in both categories when debit cards with a minimum face-value of R500,00 are purchased simultaneously and to all persons who have an approved deposit account.

4. The Kranskop Toll Road shall be open to all traffic for 24 hours a day.

5. The date upon and the time at which the said amounts of toll shall become payable at the Kranskop Toll Plaza shall be **30 June 1991 at 14:00**.

No. 551**22 March 1991****SOUTH AFRICAN ROADS BOARD**

TSITSIKAMMA TOLL ROAD.—ALTERATION OF THE AMOUNTS OF TOLL FOR THE VARIOUS CATEGORIES OF MOTOR VEHICLES AND THE DATE UPON WHICH THE TOLL TARIFFS 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, makes known that the amounts of toll which it may levy in terms of section 9 (1) (b) of the said Act on the toll road declared under Government Notice No. 236 of 1984, and the date and

2. KLASIFIKASIE VAN MOTORVOERTUIE.**Kategorie 1: Ligte voertuie**

Ligte voertuie is motorvoertuie, uitgesonderd swaar voertuie soos hieronder omskryf.

Kategorie 2: Swaarvoertuie

Swaarvoertuie is motorvoertuie met minstens een swaar as, soos in paragraaf 1.5 hierbo omskryf.

3. TOLBEDRAE.

3.1 Die tolbedrae vir 'n rit oor die volle afstand van die tolpad tussen Warmbadwisselaar en Middelfontein is soos volg:

Kategorie 1:

Ligte voertuie — R2,30 per as met wiele in kontak met die padoppervlak tot en met 'n maksimum tol van R9,20 (4 asse).

Kategorie 2:

Swaar voertuie — R3,50 per as met wiele in kontak met die padoppervlak tot en met 'n maksimum tol van R17,50 (5 asse).

3.2 Die tolbedrae vir 'n rit op die tolpad tussen die Warmbadwisselaar en die Nylstroomwisselaar is soos volg:

Kategorie 1:

Ligte voertuie — R1,00 per as met wiele in kontak met die padoppervlak tot en met 'n maksimum tol van R4,00 (4 asse).

Kategorie 2:

Swaar voertuie — R1,85 per as met wiele in kontak met die padoppervlak tot en met 'n maksimum tol van R9,25 (5 asse).

3.3 'n Korting van 20 persent word toegestaan aan motorvoertuie in beide kategorieë wanneer debetkaarte met 'n minimum sigwaarde van R500,00 gelyktydig aangekoop word en aan persone wat 'n goedkeurde depositorekening het.

4. Die Kranskoptolpad sal 24 uur per dag vir alle verkeer oop wees.

5. Die datum en die tydstip waarop genoemde tolbedrae by die Kranskoptolplaza betaalbaar word, is **30 Junie 1991 om 14:00**.

No. 551**22 Maart 1991****SUID-AFRIKAANSE PADRAAD**

TSITSIKAMMATOLPAD.—VERANDERING VAN DIE TOLBEDRAE VIR DIE VERSKILLENDÉ 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, bekend dat die tolbedrae wat hy kragtens artikel 9 (1) (b) van genoemde Wet op die tolpad soos verklaar by Goewermentskennisgewing No. 236 van 1984 mag

time at which the amount of toll shall become payable have been altered by the Minister of Transport and of Public Works and Land Affairs under sections 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 powered units with or without any trailer or trailers physically joined by means of tow bars, tow ropes or mechanical articulation, and shall include—

- (a) a motor cycle;
- (b) a motor tricycle; and
- (c) 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.

1.2 "Motor cycle" shall mean a motor vehicle which has two wheels and shall include any such vehicle having a side-car attached thereto.

1.3 "Motor tricycle" shall mean a motor vehicle, other than a motor cycle with a side-car, which has three wheels and which is designed to be driven by the type of controls usually fitted to a motor cycle.

1.4 "Motor car" shall mean 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 including the driver.

1.5 "Truck axle" shall mean an axle the wheels of which are fitted with tyres of a bead seat diameter greater than 406,4 millimetres (16 inches), or any single axle with more than two (2) wheels irrespective of tyre size, but excluding any axle on a motor cycle, a motor tricycle or a motor car.

1.6 "Light vehicles" are motor vehicles, other than heavy vehicles as defined hereunder.

1.7 "Heavy vehicles" are motor vehicles with at least one truck axle as defined in paragraph 1.5 above.

2. CLASSIFICATION OF MOTOR VEHICLES.

For purposes of classification only axles with wheels in contact with the road surface are counted.

Category 1: Are light vehicles irrespective of the number of axles.

Category 2: Are heavy vehicles with two (2) axles.

Category 3: Are heavy vehicles with three (3) axles.

Category 4: Are heavy vehicles with four (4) or more axles.

hef en die datum en tyd waarop die tolbedrae betaalbaar word, kragtens artikels 9 (4) (a) en 9 (4) (d) daarvan deur die Minister van Vervoer en van Openbare Werke en Grondsake 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 sleepwa of sleepwaens wat fisies aanmekaar gekoppel is deur middel van sleepstange, sleeptoue of meganiese geleiding en ook—

- (a) 'n motorfiets;
 - (b) 'n motordriewiel; en
 - (c) 'n voertuig met pedale en met 'n meganies aangedrewe eenheid as 'n integrerende deel daarvan of daaraan vasgeheg en wat ontwerp of aangepas is om of deur middel van sodanige pedale of deur albei voortbeweeg te word.
- 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, uitgesondert 'n motorfiets met syspan, wat drie wiele het en ontwerp is om bestuur te word deur die tipe kontroles waarmee 'n motorfiets gewoonlik toegerus is.

1.4 "Motorkar" beteken 'n motorvoertuig, uitgesondert 'n motorfiets of motordriewiel, wat ontwerp of aangepas is uitsluitlik of hoofsaaklik vir die vervoer van hoogstens sestien (16) persone met inbegrip van die drywer.

1.5 "Swaar as" beteken 'n as waarvan die wiele toegerus is met bande met 'n groote (spanrand-deursnee) 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 of 'n motorkar nie.

1.6 "Ligte voertuie" is motorvoertuie, uitgesondert swaar voertuie soos hieronder omskryf.

1.7 "Swaarvoertuie" is motorvoertuie met ten minste een swaar as, soos omskryf in paragraaf 1.5 hierbo.

2. KLASIFIKASIE VAN MOTORVOERTUIE.

Vir klassifiseringsdoeleindes sal alleenlik asse met wiele in aanraking met die padoppervlak getel word.

Kategorie 1: – Is alle ligte voertuie ongeag die aantal asse.

Kategorie 2: – Is swaarvoertuie met twee (2) asse.

Kategorie 3: – Is swaarvoertuie met drie (3) asse.

Kategorie 4: – Is swaarvoertuie met vier (4) of meer asse.

3. AMOUNTS OF TOLL.

3.1 The amounts of toll for a trip along the whole length of the toll road between the Elandsbos River and the Salt River shall be as follows:

Category 1: R3,60.

Category 2: R8,00.

Category 3: R17,40.

Category 4: R27,60.

3.2 A rebate of 30 per cent on the toll specified in paragraph 3.1 shall be granted to motor vehicles in all categories when debit cards to the value of 50 full trips are purchased, and to all persons who have an approved deposit account.

3.3 The amounts of toll for a trip along the portion of the toll road between the Elandsbos River and the Platbos Interchange shall be as follows:

Category 1: R1,80.

Category 2: R4,00.

Category 3: R8,70.

Category 4: R13,80.

3.4 A rebate of 30 per cent on the amounts of toll specified in paragraph 3.3 shall be granted to motor vehicles in all categories, when debit cards to the value of 100 trips on the relevant portion of the toll road are purchased, and to persons who have an approved deposit account.

3.5 The amounts of toll for a trip along the portion of the toll road between Salt River and the Platbos Interchange shall be as follows:

Category 1: R1,80.

Category 2: R4,00.

Categories 3 and 4: R13,80.

3.6 A rebate of 30 per cent on the amounts of toll specified in paragraph 3.5 shall be granted to motor vehicles in all categories, when debit cards to the value of 100 trips on the relevant portion of the toll road are purchased, and to persons who have an approved deposit account.

4. The Tsitsikamma Toll Road shall be open to all traffic for 24 hours a day.

5. The date upon and the time at which the said amounts of toll shall become payable at the Tsitsikamma Toll Plaza shall be 30 June 1991 at 14:00.

No. 552

22 March 1991

SOUTH AFRICAN ROADS BOARD

HUGUENOT TOLL TUNNEL.—ALTERATION OF THE AMOUNTS OF TOLL FOR THE VARIOUS CATEGORIES OF MOTOR VEHICLES AND THE DATE UPON WHICH THE TOLL TARIFFS 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, makes known that the amounts of toll which it may levy in terms of section 9 (1) (b) of the said Act on the toll road declared under Government Notice No. 2878 of 1987, and the date

3. TOLBEDRAE.

3.1 Die tolbedrae vir 'n rit op die hele tolpad tussen Elandsbosrivier en Soutrivier is soos volg:

Kategorie 1: R3,60.

Kategorie 2: R8,00.

Kategorie 3: R17,40.

Kategorie 4: R27,60.

3.2 'n Korting van 30 persent op die tolbedrae vermeld in paragraaf 3.1 word toegestaan aan motorvoertuie in alle kategorieë wanneer debetkaarte ter waarde van 50 ritte aangekoop word en aan persone wat 'n goedgekeurde depositorekening het.

3.3 Die tolbedrae vir 'n rit op die gedeelte van die tolpad tussen die Elandsbosrivier en die Platboswisselaar is soos volg:

Kategorie 1: R1,80.

Kategorie 2: R4,00.

Kategorie 3: R8,70.

Kategorie 4: R13,80.

3.4 'n Korting van 30 persent op die tolbedrae vermeld in paragraaf 3.3 word toegestaan aan motorvoertuie in alle kategorieë wanneer debetkaarte ter waarde van 100 ritte ten opsigte van die betrokke gedeelte van die tolpad aangekoop word en aan persone wat 'n goedgekeurde depositorekening het.

3.5 Die tolbedrae vir 'n rit op die gedeelte van die tolpad tussen Soutrivier en die Platboswisselaar is soos volg:

Kategorie 1: R1,80.

Kategorie 2: R4,00.

Kategorie 3 en 4: – R13,80.

3.6 'n Korting van 30 persent op die tolbedrae vermeld in paragraaf 3.5 word toegestaan aan motorvoertuie in alle kategorieë wanneer debetkaarte ter waarde van 100 ritte ten opsigte van die betrokke gedeelte van die tolpad aangekoop word en aan persone wat 'n goedgekeurde depositorekening het.

4. Die Tsitsikammatolpad sal 24 uur per dag vir alle verkeer oop wees.

5. Die datum en die tydstip waarop genoemde tolbedrae by die Tsitsikammatolplaza betaalbaar word, is 30 Junie 1991 om 14:00.

No. 552

22 Maart 1991

SUID-AFRIKAANSE PADRAAD

HUGENOTETOLTUNNEL.—VERANDERING VAN DIE TOLBEDRAE VIR DIE VERSKILLENDIE KATEGORIEË VAN MOTORVOERTUIE EN DIE DATUM EN TYDSTIP WAAROP HIERDIE TOLBEDRAE BEATAALBAAR 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, bekend dat die tolbedrae wat hy kragtens artikel 9 (1) (b) van die genoemde Wet op die tolpad, soos verklaar by Goewermentskennisgewing No. 2878 van

and time at which the amount of toll shall become payable 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 powered units with or without any trailer or trailers physically joined by means of tow bars, tow ropes or mechanical articulation, and shall include—

- (a) a motor cycle;
- (b) a motor tricycle; and

(c) 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.

1.2 "Motor cycle" shall mean a motor vehicle which has two wheels and shall include any such vehicle having a side-car attached thereto.

1.3 "Motor tricycle" shall mean a motor vehicle, other than a motor cycle with a side-car, which has three wheels and which is designed to be driven by the type of controls usually fitted to a motor cycle.

1.4 "Motor car" shall mean 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 including the driver.

1.5 "Truck axle" shall mean an axle the wheels of which are fitted with tyres of a bead seat diameter greater than 406,4 millimetres (16 inches), or any single axle with more than two (2) wheels irrespective of tyre size, but excluding any axle on a motor cycle, a motor tricycle or a motor car.

2. CLASSIFICATION OF MOTOR VEHICLES.

Category 1: Light vehicles

Light vehicles are motor vehicles, other than heavy vehicles as defined hereunder.

Category 2: Heavy vehicles

Heavy vehicles are motor vehicles, with at least one truck axle as defined in paragraph 1.5 above.

3. AMOUNTS OF TOLL.

The amounts of toll payable at the Huguenot Toll Tunnel Plaza shall be:

Category 1: Light vehicles

R2,60 per axle with wheels in contact with the road surface up to and including a maximum toll of R10,40 (4 axles).

Category 2: Heavy vehicles

R7,00 per axle with wheels in contact with the road surface up to and including a maximum toll of R35,00 (5 axles).

1987, mag hef en die datum en tyd waarop die tolbedrae betaalbaar word, kragtens artikel 9 (4) (a) en 9 (4) (d) daarvan deur die Minister van Vervoer en van Openbare Werke en Grondsake verander is en dat genoemde bedrae kragtens artikel 9 (4) (b) (ii) en (iii) daarvan gehef sal word soos in die Bylae hiervan uitengesit.

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 sleepwa of sleepwaens wat fisies aanmekaargekoppel is deur middel van sleepstange, sleepstoe of meganiese geleiding en ook—

- (a) 'n motorfiets;
- (b) 'n motordriewiel; en

(c) 'n voertuig met pedale en met 'n meganies aangedrewe eenheid as 'n integrerende deel daarvan of 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.

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 ontwerp is om bestuur te word deur 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 met inbegrip van die drywer.

1.5 "Swaar as" beteken 'n as waarvan die wiele toegerus is met bande met 'n grootte (spanrand-deursnee) 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 of 'n motorkar nie.

2. KLASIFIKASIE VAN MOTORVOERTUIE.

Kategorie 1: Ligte voertuie

Ligte voertuie is motorvoertuie, uitgesonderd swaar voertuie soos hieronder omskryf.

Kategorie 2: Swaar voertuie

Swaar voertuie is motorvoertuie met minstens een swaar as, soos in paragraaf 1.5 hierbo omskryf.

3. TOLBEDRAE.

Die tolbedrae betaalbaar by die Huguenotetoltonnelplaza is:

Kategorie 1: Ligte voertuie

R2,60 per as met wiele in kontak met die padoppervlak tot en met 'n maksimum tol van R10,40 (4 asse).

Kategorie 2: Swaar voertuie

R7,00 per as met wiele in kontak met die padoppervlak tot en met 'n maksimum tol van R35,00 (5 asse).

A rebate of 20 per cent on the amounts of toll specified above shall be granted to motor vehicles in both categories when debit cards with a minimum value of R500,00 are purchased simultaneously and to all persons who have an approved deposit account.

4. The Huguenot Toll Tunnel shall be open to all traffic for 24 hours a day.

5. The date upon and the time at which the said amounts of toll shall become payable at the Huguenot Toll Tunnel Plaza shall be **30 June 1991 at 14:00**.

GENERAL NOTICES

NOTICE 258 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 Tobacco Employers' Organisation with effects from 11 March 1991.

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

NOTICE 259 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 Fibre Container Manufacturers' Association with effect from 11 March 1991.

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

NOTICE 260 OF 1991

SOUTH AFRICAN RESERVE BANK

Statement of assets and liabilities on the 28th day of February 1991

	1991-02-28	1991-01-31	Change
	R	R	R
Liabilities			
Share capital.....	2 000 000,00	2 000 000,00	
Reserve fund.....	69 956 766,96	69 956 766,96	
Notes in circulation.....	9 539 493 543,00	9 716 475 272,00	(176 981 729,00)
Deposits:			
Government.....	4 415 346 660,78	6 426 205 143,70	(2 010 858 482,92)
Provincial administrations.....	224 882 429,41	517 302 692,66	(292 420 263,25)
Banks and building societies.....	2 067 982 867,21	1 772 332 640,85	295 650 226,36
Other.....	105 531 977,85	104 519 196,84	1 012 781,01
Other liabilities.....	7 804 076 450,28	6 576 972 424,40	1 227 104 025,88
	R24 229 270 695,49	25 185 764 137,41	(956 493 441,92)

	1991-02-28	1991-01-31	Change
	R	R	R
Liabilities			
Assets			
Gold.....	3 889 004 892,41	3 738 202 119,23	150 802 773,18
Foreign assets.....	3 006 353 627,41	2 976 829 926,48	29 523 700,93
Total gold and foreign assets.....	6 895 358 519,82	6 715 032 045,71	180 326 474,11
Domestic assets:			
Discounted bills.....	2 010 050 000,00	3 024 900 000,00	(1 014 850 000,00)
Loans and advances:			
Government.....	1 073 040 283,10	1 153 942 692,84	(80 902 409,74)
Other.....	533 159 219,93	546 151 245,23	(12 992 025,30)
Securities:			
Government.....	1 122 985 044,00	1 122 985 044,00	—
Other.....	12 594 677 628,64	12 622 753 109,63	(28 075 480,99)
Other assets	R24 229 270 695,49	25 185 764 137,41	(956 493 441,92)
Rand per fine ounce.....	829,37	852,96	(23,59)
Gold holdings in fine ounce.....	4 689 107	4 382 623	306 484

Pretoria, 8 March 1991.

C. J. SWANEPOEL,
General Manager.

KENNISGEWING 260 VAN 1991
SUID-AFRIKAANSE RESERWEBANK

Staat van bates en laste op die 28ste dag van Februarie 1991

	1991-02-28	1991-01-31	Verandering
	R	R	R
Laste			
Aandelekapitaal.....	2 000 000,00	2 000 000,00	—
Reservefonds.....	69 956 766,96	69 956 766,96	—
Note in omloop.....	9 539 493 543,00	9 716 475 272,00	(176 981 729,00)
Deposito's:			
Regering.....	4 415 346 660,78	6 426 205 143,70	(2 010 858 482,92)
Provinciale administrasies.....	224 882 429,41	517 302 692,66	(292 420 263,25)
Banke en bouverenigings.....	2 067 982 867,21	1 772 332 640,85	295 650 226,36
Ander.....	105 531 977,85	104 519 196,84	1 012 781,01
Ander laste.....	7 804 076 450,28	6 576 972 424,40	1 227 104 025,88
	R24 229 270 695,49	25 185 764 137,41	(956 493 441,92)
Bates			
Goud.....	3 889 004 892,41	3 738 202 119,23	150 802 773,18
Buitelandse bates.....	3 006 353 627,41	2 976 829 926,48	29 523 700,93
Totaal aan goud en buitelandse bates.....	6 895 358 519,82	6 715 032 045,71	180 326 474,11
Binnelandse bates:			
Gediskonteerde wissels.....	2 010 050 000,00	3 024 900 000,00	(1 014 850 000,00)
Lenings en voorskotte:			
Regering.....	—	—	—
Ander.....	1 073 040 283,10	1 153 942 692,84	(80 902 409,74)
Sekuriteite:			
Regering.....	533 159 219,93	546 151 245,23	(12 992 025,30)
Ander.....	1 122 985 044,00	1 122 985 044,00	—
Ander bates.....	12 594 677 628,64	12 622 753 109,63	(28 075 480,99)
	R24 229 270 695,49	25 185 764 137,41	(956 493 441,92)
Rand per fyn ons.....	829,37	852,96	(23,59)
Goudbesit in fyn onse	4 689 107	4 382 623	306 484

C. J. SWANEPOEL,
Hoofbestuurder.

Pretoria, 8 Maart 1991.

(22 March 1991)/(22 Maart 1991)

NOTICE 261 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 261 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
Pieter Carel Henekom of the farm/van die plaas Goedgelief, P.O. Box/Posbus 13, Bloedrivier, 3102	Magistrate's Office/Kantoor van die Landdros, Utrecht	30 April 1991 at/om 09:00.

(22 March 1991)/(22 Maart 1991)

NOTICE 262 OF 1991**DEPARTMENT OF MINERAL AND ENERGY AFFAIRS****RESERVATION OF LAND FOR THE PURPOSES OF A PUBLIC ROAD**

The Mining Commissioner for the Mining District of Johannesburg has, in terms of section 179 (1) (b) of the Mining Rights Act, 1967 (Act No. 20 of 1967), reserved for the purposes of a public road a strip of proclaimed land on the farms Diepkloof 319 IQ and Paardekraal 226 IQ, District of Roodepoort, Mining District of Johannesburg, Province of the Transvaal, as shown on a sketch plan copies of which have been filed under RMT R7/91 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner, Johannesburg.

(19/5/1/2989)

(22 March 1991)

KENNISGEWING 262 VAN 1991**DEPARTEMENT VAN MINERAAL- EN ENERGIESAKE****UITHOU VAN GROND VIR DIE DOELEINDES VAN 'N OPENBARE PAD**

Die Mynkommissaris vir die myndistrik Johannesburg het 'n strook geproklameerde grond op die plaas Diepkloof 319 IQ en Paardekraal 226 IQ, distrik Roodepoort, myndistrik Johannesburg, provinsie Transvaal, soos getoon op 'n sketskaart waarvan afdrukke onder RMT R7/91 in die Mynbriewekantoor, Johannesburg, en in die kantoor van die Mynkommissaris, Johannesburg, bewaar word, kragtens artikel 179 (1) (b) van die Wet op Mynregte, 1967 (Wet. No. 20 van 1967), vir die doeleindes van 'n openbare pad uitgehou.

(19/5/1/2989)

(22 Maart 1991)

NOTICE 263 OF 1991**DEPARTMENT OF MINERAL AND ENERGY AFFAIRS****RESERVATION OF LAND FOR THE PURPOSES OF A PUBLIC ROAD**

The Mining Commissioner for the Mining District of the Orange Free State has, in terms of section 179 (1) (b) of the Mining Rights Act, 1967 (Act No. 20 of 1967), reserved for the purposes of a public road a strip of proclaimed land on the farms Erfdeel 18 and Meribak 16, Administrative District of Welkom, Mining District of the Orange Free State, Province of the Orange Free State, as shown on a sketch plan copies of which have been filed under RMT R114/90 in the Mining Titles Office, Johannesburg, and in the office of the Mining Commissioner: OVS, Welkom.

(19/5/1/2991)

(22 March 1991)

KENNISGEWING 263 VAN 1991**DEPARTEMENT VAN MINERAAL- EN ENERGIESAKE****UITHOU VAN GROND VIR DIE DOELEINDES VAN 'N OPENBARE PAD**

Die Mynkommissaris vir die myndistrik Oranje-Vrystaat het 'n strook geproklameerde grond op die plase Erfdeel 18 en Meribak 16, administratiewe distrik Welkom, myndistrik Oranje-Vrystaat, provinsie die Oranje-Vrystaat, soos getoon op 'n sketskaart waarvan afdrukke onder RMT R114/90 in die Mynbriewekantoor, Johannesburg, en in die kantoor van die Mynkommissaris: OVS, Welkom, bewaar word, kragtens artikel 179 (1) (b) van die Wet op Mynregte, 1967 (Wet No. 20 van 1967), vir die doeleindes van 'n openbare pad uitgehou.

(19/5/1/2991)

(22 Maart 1991)

NOTICE 267 OF 1991**MEAT BOARD**

PRICES FOR DRESSED CARCASSES OF SLAUGHTER ANIMALS IN CONTROLLED AREAS.—AMENDMENT

It is hereby notified for general information that the Meat Board referred to in section 6 of the Meat Scheme published by Government Notice No. R. 237 of 7 February 1991, under section 39 (a) of the said Scheme—

- (a) made the determination set out in the Schedule; and
- (b) determined that the said amendment shall come into operation on 1 April 1991.

P. H. COETZEE,
Senior General Manager.

SCHEDULE

The Schedule to Government Notice No. R. 2749 of 11 December 1987 as amended by Government Notices Nos. R. 226 of 19 February 1988, R. 1955 of 30 September 1988, R. 2077 of 14 October 1988 and Notices Nos. 1041 of 1989, 1132 of 1989, 795 of 1990 and 950 of 1990 is hereby further amended by the substitution of the paragraph—

“The floor price shall not apply in respect of bruised carcasses with a bruising code 3,”

to the Note by the following paragraph:

“The floor price shall not apply in respect of damaged carcasses with a damaged code 3”.

(22 March 1991)

NOTICE 268 OF 1991**SOUTH AFRICAN RESERVE BANK****INTERBANK DISCOUNT HOUSE LIMITED****CORRECTION NOTICE**

In the English version of the text, appearing in Notice 221 of *Government Gazette* No. 13052 dated 8 March 1991, insert the word “registered” after the word “a” and before the phrase “banking institution”.

(22 March 1991)

NOTICE 269 OF 1991**PROVINCIAL ADMINISTRATION OF THE CAPE OF GOOD HOPE**

HEIDELBERG.—PROPOSED CONSTRUCTION OF A JETTY BELOW THE HIGH-WATER MARK OF THE BREEDE RIVER

Notice is hereby given in terms of section 3 (5), of the Sea-Shore Act, 1935 (Act No. 21 of 1935), that it is proposed to enter into a lease with Mr R. L. Bellairs in which provision is made for the construction of a jetty below the high-water mark of the Breede River opposite Erf 20, Malagas.

A locality sketch of the area affected by the proposed jetty lies for inspection at the office of the Chief Director: Works, Provincial Administration of the Cape of Good Hope, Room 430, 9 Dorp Street, Cape Town.

KENNISGEWING 267 VAN 1991**VLEISRAAD**

PRYSE VIR DIE GEDRESSEERDE KARKASSE VAN SLAGVEE IN BEHEERDE GEBIEDE.—WYSIGING

Hiermee word vir algemene inligting bekendgemaak dat die Vleisraad bedoel in artikel 6 van die Vleisskema gepubliseer by Goewermentskennisgewing No. R. 237 van 7 Februarie 1991, kragtens artikel 39 (a) van genoemde Skema—

- (a) die bepaling in die Bylae uiteengesit, gemaak het; en
- (b) bepaal het dat genoemde bepaling op 1 April 1991 in werking tree.

P. H. COETZEE,
Senior Hoofbestuurder.

BYLAE

Die Bylae by Goewermentskennisgewing No. R. 2749 van 11 Desember 1987 soos gewysig by Goewermentskennisgewing Nos. R. 226 van 19 Februarie 1988, R. 1955 van 30 September 1988, R. 2077 van 14 Oktober 1988 en Kennisgewings Nos. 1041 van 1989, 1132 van 1989, 795 van 1990 en 950 van 1990 word hierby verder gewysig deur die paragraaf tot die Nota—

“Die vloerprys geld nie ten opsigte van gekneusde karkasse met 'n kneusingskode 3 nie.”

met die volgende paragraaf te vervang

“Die vloerprys geld nie ten opsigte van beskadigde karkasse met 'n beskadigingskode 3 nie.”

(22 Maart 1991)

KENNISGEWING 268 VAN 1991**SUID-AFRIKAANSE RESERWEBANK****INTERBANK DISKONTOHUIS BEPERK****VERBETERINGSKENNISGEWING**

In die Engelse teks van Kennisgewing 221 van Staatskoerant No. 13052 gedateer 8 Maart 1991 voeg die woord “registered” in na die woord “a” en voor die frase “banking institution”.

(22 Maart 1991)

KENNISGEWING 269 VAN 1991**PROVINSIALE ADMINISTRASIE VAN DIE KAAP DIE GOEIE HOOP**

HEIDELBERG.—VOORGESTELDE KONSTRUKSIE VAN 'N AANLEGSTEIERBENEDE DIE HOOGWATERMERK VAN DIE BREËRIVIER

Ingevolge artikel 3 (5) van die Strandwet, 1935 (Wet No. 21 van 1935), word hiermee bekendgemaak dat dit nie voorneme is om 'n huurooreenkoms met mnr. R. L. Bellairs aan te gaan waarin voorsiening gemaak word vir die konstruksie van 'n aanlegsteier benede die hoogwatermerk van die Breërivier teenoor Erf 20, Malagas.

'n Liggingssplan van die gebied wat deur die voorgestelde aanlegsteier geraak word, lê ter insae by die kantoor van die Hoofdirekteur: Werke, Provinciale Administrasie van die Kaap die Goeie Hoop, Kamer 430, Dorpstraat 9, Kaapstad.

Objections to the proposed lease must be lodged with the Chief Director: Works, Private Bag X9078, Cape Town, 8000, on or before 22 April 1991.
(22 March 1991)

Besware teen die voorgestelde verhuring moet by die Hoofdirekteur: Werke, Privaatsak X9078, Kaapstad, 8000, ingedien word voor of op 22 April 1991.
(22 Maart 1991)

NOTICE 270 OF 1991

PROVINCIAL ADMINISTRATION OF THE CAPE OF GOOD HOPE

MALGAS—PROPOSED CONSTRUCTION OF A JETTY IN THE BREEDE RIVER

Notice is hereby given in terms of section 3 (5), of the Sea-Shore Act, 1935 (Act No. 21 of 1935), that it is proposed to enter into a lease with Dr E. P. Harries-Jones in which provision is made for the construction of a jetty in the Breede River.

A locality sketch of the area affected by the proposed jetty lies for inspection at the office of the Chief Director: Works, Provincial Administration of the Cape of Good Hope, Room 430, 9 Dorp Street, Cape Town.

Objections to the proposed lease must be lodged with the Chief Director: Works, Private Bag X9078, Cape Town, 8000, on or before 22 April 1991.

(22 March 1991)

NOTICE 271 OF 1991

DEPARTMENT OF AGRICULTURE

AGRICULTURAL PRODUCE AGENCY SALES ACT, 1975 (ACT NO. 12 OF 1975)

NOTICE OF CESSATION OF BUSINESS

It is hereby notified in terms of section 14 of the Agricultural Produce Agency Sales Act, 1975 (Act No. 12 of 1975), for general information that Noord Natal Market Agents CC who carried on business as a market agent at Newcastle, has ceased business as such with effect from 9 February 1991.

H. S. HATTINGH,

Director-General: Agriculture.

(22 March 1991)

NOTICE 272 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 270 VAN 1991

PROVINSIALE ADMINISTRASIE VAN DIE KAAP DIE GOEIE HOOP

MALGAS—VOORGESTELDE KONSTRUKSIE VAN 'N AANLEGSTEIER IN DIE BREEËRIVIER

Ingevolge artikel 3 (5) van die Strandwet, 1935 (Wet No. 21 van 1935) word hiermee bekendgemaak dat dit die voorneme is om 'n huurooreenkoms met dr. E. P. Harries-Jones aan te gaan waarin voorsiening gemaak word vir die konstruksie van 'n aanlegsteier in die Breeërivier.

'n Liggingsplan van die gebied wat deur die voorgestelde aanlegsteier geraak word, lê ter insae by die kantoor van die Hoofdirekteur: Werke, Provinciale Administrasie van die Kaap die Goeie Hoop, Kamer 430, Dorpstraat 9, Kaapstad.

Besware teen die voorgestelde verhuring moet by die Hoofdirekteur: Werke, Privaatsak X9078, Kaapstad, 8000, ingedien word voor of op 22 April 1991.

(22 Maart 1991)

KENNISGEWING 271 VAN 1991

DEPARTEMENT VAN LANDBOU

WET OP AGENTSKAPSVERKOPING VAN LANDBOUPRODUKTE, 1975 (WET NO. 12 VAN 1975)

KENNISGEWING VAN STAKING VAN BESIGHEID

Ingevolge artikel 14 van die Wet op Agentskapsverkoping van Landbouprodukte, 1975 (Wet No. 12 van 1975), word hierby vir algemene inligting bekend gemaak dat Noord Natal Markagente BK wat te Newcastle as 'n markagent besigheid gedryf het, besigheid as sodanig met ingang van 9 Februarie 1991 gestaak het.

H. S. HATTINGH,

Direkteur-generaal: Landbou.

(22 Maart 1991)

KENNISGEWING 272 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
Dirk Johannes Smit, of the farm/van die plaas Taaiboschpan, P.O. Box/Posbus 419, Sannieshof, 2760 (22 March 1991)/(22 Maart 1991)	Magistrate's Office/Kantoor van die Landdros, Delareyville	24 April 1991 at/om 10:00.

NOTICE 273 OF 1991

ADMINISTRATION: HOUSE OF ASSEMBLY
DEPARTMENT OF AGRICULTURAL
DEVELOPMENT

**NOTICE OF MEETING OD 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.

KENNISGWINING 273 VAN 1991

ADMINISTRASIE: VOLKSRAAD
DEPARTEMENT VAN 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 skuldeiser 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
Cornelis Jansen van der Merwe, Johanna Francina van der Merwe, Paul en Ina (Edms.) Bpk., Mooipan Boerdery (Edms.) Bpk., C J Meulenaars (Edms.) Bpk., P J en C J Verspreiders (Edms.) Bpk., C J en Del Agencies (Edms.) Bpk., Tobacco Enterprises Botswana (Edms.) Bpk., C A P Boerdery (Edms.) Bpk., Uitvlugt Meule (Edms.) Bpk., P J Tabak Verwerkers (Edms.) Bpk., Macepsvlei Meule BK, of the farm/van die plaas Haaskloof and Others/en Andere, P.O. Box 2/Posbus 2, Crecy, 0562 (22 March 1991)/(22 Maart 1991)	Magistrate's Office/Kantoor van die Landdros, Naboomspruit	7 May/Mei 1991 at/om 09:00.

NOTICE 274 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 274 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
Dirk and/en Hugo Huisman of the farm/van die plaas Dasselboonpan, P.O. Box 263/Posbus 263, Sannieshof, 2760	Magistrate's Office/Kantoor van die Landdros, Delareyville	6 May/6 Mei 1991 at/om 10:00.

(22 March 1991)/(22 Maart 1991)

NOTICE 275 OF 1991**DEPARTMENT OF MINERAL AND ENERGY AFFAIRS****MINES AND WORKS ACT, 1956
(ACT NO. 27 OF 1956)****AMENDMENT OF REGULATIONS**

The following Draft Regulations which the Minister of Mineral and Energy Affairs and Public Enterprises is of the intention to promulgate under section 12 of the Mines and Works Act, 1956 (Act No. 27 of 1956), are hereby published for general information and comment.

Any comments or representations in this regard should be lodged in writing with the Director-General of Mineral and Energy Affairs, Private Bag X59, Pretoria, 0001, within 30 days of the publication hereof.

1. Chapter 5 of the Regulations is hereby amended by the substitution for Chapter 5 of the following chapter:

"CHAPTER 5"

5.1.1 At every mine and at every works storm-water diversion trenches and embankments shall be established and kept in good order to divert storm-water away from machinery used in connection with safety and health erected on surface or in underground workings as well as underground workings where persons are employed.

5.1.2 The collar of every shaft or other similar opening from the surface, which connects with underground workings where persons are employed, or where machinery is erected and used in connection with safety and health shall be raised so as to afford efficient protection against entry of storm-water.

5.2.1 No person shall—

(a) conduct any mining operations under or within a horizontal distance of 100 metres of any structure whatever or any land; or

(b) erect or build or cause to be erected or built any structure whatever within a horizontal distance of 100 metres of any workings,

without first having given notice in writing to the Inspector of Mines of his intention to do so and obtain his permission therefore and then only in accordance with a code of practice approved by the Government Mining Engineer and subject to such conditions as he may deem fit.

5.2.2 Every written notice referred to in paragraphs (a) and (b) of regulation 5.2.1 shall be accompanied by written proof of the consent of—

(a) in the case of paragraph (a) of regulation 5.2.1, the owner, of such structure or land: Provided that where such consent cannot readily be obtained, the Government Mining Engineer may, on application in writing of any such intending person, grant such consent; or

(b) in the case of paragraph (b) of regulation 5.2.1, the owner or manager of the mine or works:

Provided that the provisions of paragraphs (a) and (b) is not applicable on any existing proclaimed township.

KENNISGEWING 275 VAN 1991**DEPARTEMENT VAN MINERAAL- EN ENERGIESAKE****WET OP MYNE EN BEDRYWE, 1956
(WET NO. 27 VAN 1956)****WYSIGING VAN REGULASIES**

Die volgende konsepregulasies wat die Minister van Mineraal- en Energiesake en Openbare Ondernehmings van voorneme is om kragtens artikel 12 van die Wet op Myne en Bedrywe, 1956 (Wet No. 27 van 1956), uit te vaardig, word hierby vir algemene inligting en kommentaar gepubliseer.

Enige kommentaar of vertoë in die verband moet binne 30 dae na die publikasie hiervan skriftelik by die Direkteur-generaal: Mineraal- en Energiesake, Privaatsak X59, Pretoria, 0001, ingedien word.

1. Hoofstuk 5 van die Regulasies word hierby gewysig deur dit met die volgende hoofstuk te vervang:

"HOOFSTUK 5"

5.1.1 By elke myn en by elke bedryf moet vloedwaterafleislate en -walle gemaak en in 'n goeie toestand gehou word om vloedwater weg te keer van masjinerie wat gebruik word in verband met veiligheid en gesondheid en aan die oppervlak of in die ondergrondse delfplekke opgerig is asook alle ondergrondse werkplekke waar persone werksaam is.

5.1.2 Die kraag van elke skag en ander soortgelike opening vanaf die oppervlak, wat met ondergrondse delfplekke verbind is waar persone werksaam is of waar masjinerie opgerig is en gebruik word in verband met veiligheid en gesondheid, moet gelig word ten einde voldoende beskerming teen instroming van vloedwater te verseker.

5.2.1 Niemand mag—

(a) enige mynwerksaamhede onder of binne 'n horizontale afstand van 100 meter van enige struktuur van watter aard ook al of enige grond uitvoer nie; of

(b) enige struktuur van watter aard ook al binne 'n horizontale afstand van 100 meter van enige delfplekke oprig of aanlê nie,

sonder dat hy eers die Inspekteur van Myne van sy voorneme om dit te doen, skriftelik kennis gegee het en skriftelik vergunning daartoe van hom verkry het en dan alleen ooreenkomsdig 'n gebruikskode wat deur die Staatsmyningenieur goedgekeur is en onderworpe aan die voorwaardes wat hy goeddink.

5.2.2 Elke skriftelike kennisgewing bedoel in paraagrawe (a) en (b) van regulasie 5.2.1 moet vergesel gaan van skriftelike bewys van die toestemming van—

(a) in die geval van paragraaf (a) van regulasie 5.2.1 die eienaar, van sodanige struktuur of grond: Met dien verstande dat waar sodanige toestemming nie gereeldlik verkry kan word nie, die Staatsmyningenieur, op skriftelike aansoek van so 'n voornemende persoon, sodanige toestemming kan verleen; of

(b) in die geval van paragraaf (b) van regulasie 5.2.1 die eienaar of bestuurder van die myn of bedryf:

Met dien verstande dat die bepalings van paraagrawe (a) en (b) nie van toepassing is op enige geprombeerde dorp nie.

5.3.1 Where mining operations have already taken place the owner or manager of the mine or works shall—

(a) take all reasonable measures to prevent dangerous subsidences or other conditions which may result from excavations made in the course of operations and to prevent unintentional entry into any place where such subsidence or condition is likely to occur; and

(b) safeguard any structure or land adjacent to the mining area which is likely to be endangered by such operations by means of safety pillars or other adequate means of support.

5.3.2 If in the opinion of the inspector of mines the condition of or the circumstances, including a fire, in undermined ground, and of dangerous slimes dams, waste dumps, ash dumps, shafts, holes, trenches or excavations of whatever nature made in the course of prospecting or mining operations, whether abandoned or being worked, are dangerous to life or health of persons, property or public traffic, he may order that it be safeguarded to his satisfaction by the owner or manager of the mine or works.

5.3.3 On failure to comply with such order, the inspector of mines may, in addition to prosecuting for such non-compliance, and if the owner or manager of the mine or works is or was responsible for the undermining of such ground or the making of such slimes dams, waste dumps, ash dumps, shafts, holes, trenches or excavations or for the dangerous condition thereof or will benefit from such safeguarding, have the danger situation concerned, safeguarded at the expense of such owner or manager of the mine or works.

5.3.4 If, in the circumstances contemplated in regulation 5.3.2, there is no owner or manager or if the Minister is of the opinion that it would in the circumstances be impracticable or inequitable to require the owner or manager to take the steps referred to in regulation 5.3.2, the Minister may, in consultation with the Minister of Finance, accept responsibility or co-responsibility for such safeguarding and order the cost involved to be paid in such proportions as he may determine, by the State and persons who is or was responsible for the undermining of such ground or the making of such slimes dams, waste dumps, ash dumps, shafts, holes, trenches or excavations, or for the dangerous condition thereof, or who will benefit from such safeguarding.

5.4 When mining operations at a mine or works finally cease, the mouth of every shaft or adit into the mine or works, every sump or chute at the surface and the approaches to every opencast working or elevated structure, shall be sealed, fenced or otherwise safeguarded to the satisfaction of the Inspector of Mines or the Inspector of Machinery, as the case may be.

5.3.1 Waar mynwerksaamhede reeds plaasgevind het, moet die eienaar of bestuurder van die myn of bedryf—

(a) alle redelike maatreëls tref om gevvaarlike insakings of ander toestande wat mag voortspruit uit uitgravings wat in die loop van mynwerksaamhede gemaak is, te voorkom en om onopsetlike betreding van enige sodanige plek waar sodanige insakking of toestand waarskynlik kan plaasvind te verhoed; en

(b) enige struktuur of grond aanliggend aan die mynterrein wat deur sodanige werksaamhede in gevvaar gebring kan word deur middel van veiligheidspilare of ander doelmatige stutmiddels beveilig.

5.3.2 Indien die toestand van of omstandighede, met inbegrip van 'n brand, in ondermynde grond, en van gevvaarlike slikdamme, uitskothope, ashope, skagte, gate, slotte of uitgravings van watter aard ook al wat in die loop van prospekteer- of mynwerksaamhede gemaak is, hetsy dit verlate is of nog bewerk word, na die oordeel van die inspekteur van Myne gevvaarlik is vir die lewe of gesondheid van persone, eiendom of die openbare verkeer, kan hy gelas dat dit tot sy teveredenheid deur die eienaar of bestuurder van die myn of bedryf beveilig word.

5.3.3 By versuim om aan so 'n bevel gehoor te gee, kan die Inspekteur van Myne, benewens vervolging weens sodanige versuim, en indien die eienaar of bestuurder van die myn of bedryf vir die ondermyning van sodanige grond of die maak van sodanige slikdamme, uitskothope, ashope, skagte, gate, slotte of uitgravings van watter aard ook al of vir die gevvaarlike toestand daarvan verantwoordelik is of was, of deur sodanige veiligmaking bevoordeel sal word, op koste van so 'n eienaar of bestuurder van die myn of bedryf die betrokke gevaaarsituasie laat beveilig.

5.3.4 Indien daar in die omstandighede beoog in regulasie 5.3.2 geen eienaar of bestuurder is nie, of indien die Minister van mening is dat dit in die omstandighede onprakties of onbillik sou wees om van die eienaar of bestuurder te vereis om die stappe bedoel in regulasie 5.3.2 te doen, kan die Minister, in oorleg met die Minister van Finansies, verantwoordelikheid of medeverantwoordelikheid vir sodanige veiligmaking aanvaar en gelas dat die koste daaraan verbonde in sodanige verhouding as wat hy bepaal, deur die Staat en die persone wat vir die ondermyning van sodanige grond of die maak van sodanige slikdamme, uitskothope, ashope, skagte, gate, slotte of uitgravings of vir die gevvaarlike toestand daarvan verantwoordelik is of was, of wat deur sodanige veiligmaking bevoordeel sal word, betaal word.

5.4 Wanneer mynwerksaamhede by 'n myn of bedryf finaal gestaak word, moet die bek van elke skag of ingang tot die myn of bedryf, elke kuil of stortbaan aan die oppervlak en die toegangsweë na elke dagboudefplek of verhewe struktuur tot die tevredenheid van die Inspekteur van Myne of die Inspekteur van Masjinerie, na gelang van die geval, verseël, afgekamp of andersins beveilig word.

5.5 The owner or manager of any mine or works shall take the prescribed steps, or where such steps are not prescribed the owner or manager shall apply the best available means to the satisfaction of the Inspector of Mines to—

- (a) prevent the dissemination of any form of pollution of the atmosphere, water or adjoining land, to standards prescribed in any other relevant act, by any substance originating from any process, tailings, residue or the workings of a mine or from a works;
- (b) prevent stockpiled coal or coal discards from igniting spontaneously or otherwise;
- (c) prevent water containing poisonous or injurious matter in suspension or solution to escape without having been previously rendered innocuous and treated to conform to the purity standards laid down by the Department of Water Affairs; and
- (d) prevent persons from having inadvertent access to such contaminated water.

5.6 For the purpose of this Chapter of the Regulations—

- (a) "bank"—
 - (i) in the case of a stream or a river, means the ground bordering upon and within the 50 year high flood zone of the stream or river, or 100 metres from either side of the channel referred to in paragraph (e) of this regulation, whichever area is the wider; and
 - (ii) In the case of a dam, pan or lake, means the ground bordering upon the high-watermark of the dam, pan or lake, and all ground within 100 metres of such high-watermark in an outward direction;
 - (b) "mining area" means the surface over which a prospecting or mining right, grant or permission has been issued or given and the surface underlain by the mineral being mined or to be mined as well as any other land under the control of the manager which he is entitled to use in connection with operations at such mine or works or operations incidental thereto;
 - (c) "oil" means any kind of mineral oil and includes spirit produced from oil and a mixture of such oil and water or any other substance with contains not less than one hundred parts of oil in a million parts of the mixture;
 - (d) "rehabilitation" means, in relation to the surface of land and the environment the execution by the holder of the prospecting or mining right or authorization of the rehabilitation programme referred to in regulation 5.7.2 to the satisfaction of the Inspector of Mines;
 - (e) "stream" or "river" means a natural stream of water which flows in a defined channel, whether or not such channel is dry during any period of a year and whether or not its conformation has been changed by artificial means;
 - (f) "subsoil" means soil underlying topsoil and which is suitable for the sustenance of plant life; and
 - (g) "topsoil" means that layer of soil which provides a suitable environment for the germination of seed, allows the penetration of moisture and is a source of micro-organisms, plant nutrients and, in some cases, seed.
- 5.5 Die eienaar of bestuurder van enige myn of bedryf moet die voorgeskrewe stappe doen of waar sodanige stappe nie voorgeskryf word nie moet sodanige eienaar of bestuurder die beste beskikbare metode tot die tevredenheid van die Inspekteur van Myne toepas om—
- (a) die verspreiding van enige vorm van besoedeling van die lug, water of aanliggende grond deur enige stof, afkomstig vanaf enige proses, uitskot, residu of die delfplekke van die myn of van die bedryf te voorkom tot standaarde voorgeskryf in enige ander betrokke wet;
 - (b) te verhoed dat voorraadsteenkool of steenkoolafval spontaan of andersins kan ontbrand;
 - (c) te voorkom dat water wat giftige of skadelike onopgeloste of opgeloste stof bevat wegloop voordat dit eers onskadelik gemaak is en behandel is om te voldoen aan die suiwerheidstandaarde soos bepaal deur die Departement van Waterwese; en
 - (d) te voorkom dat mense onopsetlik toegang tot sodanige besoedelde water het.
- 5.6 By die toepassing van hierdie Hoofstuk van die Regulasies beteken—
- (a) "bogrond" daardie laag grond wat 'n gesikte omgewing bied vir die ontkieming van saad, die inbring van water toelaat, en 'n bron is van mikro-organismes, plantvoedsel en in sommige gevalle, saad;
 - (b) "mynterrein" die oppervlak waaroer 'n prospekteer of mynreg, vergunning of toestemming uitgereik of gegee is en die oppervlak wat deur die mineraal wat gemyn word of gemyn staan te word onderlê word asook enige ander grond onder die beheer van die bestuurder wat hy geregtig is om te gebruik in verband met die werksaamhede van die myn of bedryf of 'n daarmee in verband staande werksaamheid;
 - (c) "oewer"—
 - (i) in die geval van 'n stroom of 'n rivier, die grond aangrensend aan en binne die 50 jaar hoogvloed-streek van die stroom of rivier, of 100 meter aan elke kant van die kanaal bedoel in paragraaf (g) van hierdie regulasie watter area ookal die wydste is; en
 - (ii) in die geval van 'n dam, pan of meer, die grond aangrensend aan die hoogwatermerk van die dam, pan of meer, asook alle grond binne 100 meter vanaf sodanige hoogwatermerk in 'n uitwaartse rigting;
 - (d) "olie" enige soort aardolie, met insluiting van spiritus wat uit olie vervaardig is, en 'n mengsel van sodanige olie en water of 'n ander stof wat minstens honderd dele olie in 'n miljoen dele van die mengsel bevat;
 - (e) "onderlaag" grond wat die bogrond onderlê en gesik is vir die onderhoud van plantlewe;
 - (f) "rehabilitasie", met betrekking tot die oppervlak van grond en die omgewing, die uitvoering tot die tevredenheid van die Inspekteur van Myne deur die houer van 'n prospekteer- of mynreg of magtiging van die rehabilitasieprogram bedoel in regulasie 5.7.2; en
 - (g) "stroom of rivier" 'n natuurlike stroom wat in 'n duidelike kanaal vloeи, ongeag of sodanige kanaal gedurende enige tydperk van 'n jaar droog is of nie en ongeag of die vorm van die kanaal kunsmatig verander is of nie.

5.7.1 A rehabilitation programme for the mining area or the land upon which a works has been established, as well as such relevant information and reports as may be reasonably required by the Inspector of Mines shall be submitted to the Inspector by the owner or manager in respect of—

- (a) a new mine or works before the commencement of any operations at such mine or works;
- (b) any existing mine or works where the operations disturb or are likely to disturb the surface; and
- (c) any other mine or works, at the written request of the Inspector of Mines.

5.7.2 The rehabilitation of the surface of any mine or works shall form an integral part of the operations and, unless exemption has been granted by the Inspector of Mines, shall be conducted simultaneously with such operations and where applicable in accordance with a programme laid down by the Inspector of Mines after consultation with the owner or manager, with the approval of the Government Mining Engineer, which approval shall be given in consultation with the Director-General of Water Affairs.

5.7.3 Unless exemption in writing has been granted by the Inspector of Mines with the approval of the Government Mining Engineer—

(a) all topsoil removed at any opencast mine for the purpose of exposing, working or searching for a mineral deposit, shall be deposited at a specially selected site for replacement as topsoil during rehabilitation of the surface: Provided that where the mineral being mined constitutes the topsoil, all topsoil within at least 30 centimetre of the surface shall be removed and deposited at the said site; and

(b) all subsoil which may be required for the rehabilitation of the land in accordance with the approved programme referred to in regulation 5.7.1 shall be deposited at a specially selected site for replacement as subsoil during rehabilitation of the disturbed surface:

Provided that where rehabilitation of the surface is carried out simultaneously with the operations of the mine or works or operations incidental thereto, such subsoil and topsoil may be replaced directly in accordance with the programme referred to in regulation 5.7.1.

5.7.4 Topsoil shall not be covered by the depositing of any other soil, waste rock, tailings or residue.

5.7.5 The rehabilitation program referred to in regulation 5.7.1 shall include information and approval for—

(a) the placing of any material originating from mining operations which contains substances capable of causing water pollution;

(b) a water management plan for—

(i) the control of drainage during and after mining operations in respect of the mining area and adjacent land; and

(ii) the diversion of storm-water with respect to disturbed areas, any surface used incidental to mining operations and to adjacent land,

in order to prevent soil erosion and the pollution of any water source;

5.7.1 'n Rehabilitasieprogram vir die mynterrein of die grond waarop die bedryf gevestig is, asook enige ander tersaaklike inligting en verslae wat redelikerwys deur die Inspekteur van Myne vereis kan word, moet deur die eienaar of bestuurder aan die Inspekteur voorgelê word ten opsigte van—

- (a) 'n nuwe myn of bedryf voor die aanvang van enige werksaamhede by sodanige myn of bedryf;
- (b) 'n bestaande myn waar mynwerk saamhede die oppervlakte versteur of waarskynlik kan versteur; en
- (c) enige ander myn of bedryf op skriftelike versoek van die Inspekteur van Myne.

5.7.2 Die rehabilitasie van die oppervlak van 'n myn of bedryf moet 'n integrerende deel van die mynwerksaamhede vorm en tensy vrystelling deur die Inspekteur van Myne verleen is gelyktydig met sodanige werksaamhede en, waar van toepassing, ooreenkomsdig 'n program wat deur die Inspekteur van Myne na oorlegpleging met die eienaar of bestuurder voorgeskryf is en deur die Staatsmyningenieur in oorleg met die Direkteur-generaal: Waterwese goedkeur is, uitgevoer word.

5.7.3 Tensy vrystelling skriftelik deur die Inspekteur van Myne met die goedkeuring van die Staatsmyningenieur verleen is, moet—

(a) die bogrond wat verwyder word om 'n delfstofafsetting by 'n oopmyn bloot te lê of te ontgin of om na 'n delfstof te soek, op 'n spesiaal gekoste terrein gestort word sodat dit gedurende die rehabilitasie van die oppervlak as bogrond teruggeplaas kan word: Met dien verstande dat waar die delfstof wat gemyn word die bogrond uitmaak moet alle bogrond binne minstens 30 sentimeter van die oppervlak verwyder en op bedoelde terrein gestort word; en

(b) alle onderlaag wat ooreenkomsdig die goedkeurde program bedoel in regulasie 5.7.1 benodig mag word vir die rehabilitasie van die grond, op 'n spesiaal gekose terrein gestort word sodat dit gedurende die rehabilitasie van die oppervlak wat versteur is as onderlaag teruggeplaas kan word:

Met dien verstande dat waar die rehabilitasie van die oppervlak gelyktydig met die werksaamhede van die myn of 'n daarmee in verband staande werksaamheid geskied, die onderlaag en bogrond ooreenkomsdig die program bedoel in regulasie 5.7.1 regstreeks teruggeplaas kan word.

5.7.4 Bogrond mag nie bedek word deur die storting van enige ander grond, afvalrots, slik of residu nie.

5.7.5 Die rehabilitasieprogram bedoel in regulasie 5.7.1 moet inligting en goedkeuring insluit vir—

(a) die plasing van enige materiaal wat afkomstig is van mynbedrywighede, wat stowwe bevat wat waterbesoedeling kan veroorsaak;

(b) 'n waterbestuursplan vir—

(i) die beheer van dreinering gedurende en na mynboubedrywighede met betrekking tot die mynterrein en aanliggende grond; en

(ii) die aflei van stormwater met betrekking tot versteurde gebiede of enige oppervlak wat in verband met die mynwerksaamhede gebruik word en aanliggende grond,

ten einde gronderosie en die besoedeling van enige waterbron te voorkom;

(c) the location of settling dams and in-pit dewatering arrangements; and

(d) the location of any planned depressions to be created on rehabilitated surfaces or depressed rehabilitated surfaces with respect to adjacent undisturbed land.

5.7.6 Unless exemption is granted in writing by the Inspector of Mines the rehabilitation programme referred to in regulation 5.7.1 shall be accompanied by a comprehensive geohydrological impact report concerning the possible pollution of surface and ground water.

5.7.7 The Inspector of Mines may, by notice in writing, prohibit the owner or manager from mining in any portion of such mine except under such restrictions and subject to such conditions as the Inspector may determine with the approval of the Government Mining Engineer, who shall give such approval in consultation with the Director-General of the Department of Water Affairs.

5.7.8 Any contravention of a provision or condition of the said rehabilitation program or an omission to comply therewith shall be deemed to be a contravention of this regulation.

5.7.9 On failure to comply with any provision of this regulation, the Inspector of Mines may, in addition to prosecuting for such failure, have the surface of the land concerned rehabilitated to his satisfaction, at the expense of the owner or manager of the mine concerned.

5.8 No encroachment on the environment and no disturbing of the surface shall take place or be allowed to take place, outside the area, which in the opinion of the Government Mining Engineer, is actually required for prospecting, mining operations or a works and such area shall at all times be confined to the minimum compatible with the efficient operation of such prospecting, mine or works.

5.8.1 No dumping or impounding of rubble, litter, garbage, rubbish or discards of any description, whether solid or liquid, shall take place elsewhere than at the site or sites demarcated for the purpose by the manager with the approval of the Inspector of Mines. Every such site shall be limited to a minimum and every dump or dam shall be so constructed and controlled to ensure that the environment is, as far as is practicable, not polluted.

5.8.2 When prospecting for or the mining or recovery of a mineral finally ceases and when the operations finally cease at any works or the prospecting rights or mining titles or contracts held, cease to exist, the owner or manager shall cause to be demolished all buildings, structures or any other thing which was erected or constructed in connection with prospecting, mining or recovery operations on the surface of the land concerned and shall ensure the removal or the disposal of the rubble resulting from the demolition thereof and the rehabilitation of the surface to as near to its natural state as is practicable, to the satisfaction of the Inspector of Mines and where applicable in accordance with the rehabilitation program referred to in regulation 5.7.2: Provided that such liability for demolition shall not apply in respect of—

(a) any dwelling lawfully erected within the area of jurisdiction of a local authority;

(c) die ligging van afsakdamme en ontwateringsmaatreëls in die myn; en

(d) die ligging van enige beplante holtes wat op gerehabiliteerde oppervlakte gemaak gaan word of verlate gerehabiliteerde oppervlakte met betrekking tot aanliggende onversteurde grond.

5.7.6 Tensy skriftelike vrystelling deur die Inspekteur van Myne verleen, is moet die rehabilisatieprogram bedoel in regulasie 5.7.1 vergesel gaan van 'n omvattende geohidrologiese impakverslag betreffende die moontlike besoedeling van oppervlak- en grondwater.

5.7.7 Die Inspekteur van Myne kan by skriftelike kennisgewing die eienaar of bestuurder verbied om enige deel van so 'n myn te ontgin behalwe onderworpe aan sodanige beperkings en voorwaardes wat die Inspekteur kan bepaal met die goedkeuring van die Staatsmyningenieur wie sodanige goedkeuring sal gee in ooreleg met die Direkteur-generaal: Waterwese.

5.7.8 Enige oortreding van 'n bepaling of voorwaarde van bedoelde rehabilisatieprogram of 'n versuim om daarvan te voldoen sal geag word 'n oortreding van hierdie regulasie te wees.

5.7.9 By versuim om aan enige bepaling van hierdie regulasie te voldoen, kan die Inspekteur van Myne, benewens vervolging weens sodanige versuim die oppervlak van die betrokke grond op die koste van die eienaar of bestuurder van die betrokke myn tot sy tevredenheid laat rehabiliteer.

5.8 Geen inbreuk op die omgewing of versteuring van die oppervlak mag plaasvind of toegelaat word om plaas te vind nie buite die gebied wat na die oordeel van die Staatsmyningenieur werkelik nodig is vir prospektering, mynwerksaamhede of 'n bedryf, en sodanige gebied moet te alle tye beperk word tot die minimum wat nodig is vir die doeltreffende werking van sodanige prospekteerdery, myn of bedryf.

5.8.1 Geen storting of opgaring van puin, rommel, afval, vullis of uitskot van enige aard, hetsy in vaste of vloeibare vorm, mag plaasvind op enige terrein wat nie deur die bestuurder met die goedkeuring van die Inspekteur van Myne vir sodanige doel afgebaken is nie. Elke sodanige terrein moet tot 'n minimum beperk wees en elke hoop of dam moet so gebou en beheer word dat die omgewing, sover prakties moontlik, nie daardeur besoedel word nie.

5.8.2 Wanneer die prospektering na of die ontginning of herwinning van 'n delfstof finaal gestaak word en wanneer werksaamhede by 'n bedryf finaal ophou of wanneer die prospekteer- of mynregte of kontrakte wat gehou word, ophou om te bestaan, moet die eienaar of bestuurder alle geboue, strukture of enigets anders wat in verband met prospektering, ontginning of herwinning opgerig of aangebring is op die oppervlak van die betrokke grond laai sloop en moet hy die puin, veroorsaak deur sodanige sloping, laai verwyder en moet die oppervlak tot bevrediging van die Inspekteur van Myne, sover prakties moontlik tot sy natuurlike staat herstel word en waar van toepassing, ooreenkomsdig die rehabilisatieprogram bedoel in regulasie 5.7.2: Met dien verstande dat sodanige verpligting tot sloping nie van toepassing is nie ten opsigte van—

(a) enige woning wat wettiglik binne die regsgebied van 'n plaaslike owerheid opgerig is;

(b) dwellings and other residential accommodation in respect of which permission for demolition is required in terms of section 85 of the Housing Act, 1966; or

(c) any building or structure or groups of buildings or structures, including pipelines, private railway lines and roads, exempted by the Inspector of Mines on such conditions as he may prescribe.

5.8.3 Wherever practicable, waste material from reduction works, beneficiation plants, coal preparation plants, screening and washing installations and generating stations at a mine shall be disposed of in the working of such mine: Provided that such disposal shall only be carried out under written authority from the Inspector of Mines in consultation with the Director-General of the Department of Water Affairs.

5.8.4 When the rehabilitation of the surface of a mine or any portion of a mine has been done to the satisfaction of the Inspector of Mines, he may, in consultation with the Director-General of Water Affairs and with the approval of the Government Mining Engineer, issue a certificate to the manager to the effect that the provisions of these regulations, in so far as the rehabilitation of the surface is concerned, have been complied with.

5.8.5 When a certificate contemplated in regulation 5.8.4 is issued to the manager in respect of a portion of a mine, such portion shall be clearly indicated on the mine plan concerned with a reference to the certificate concerned.

5.9 No sand, clay or any other mineral shall be extracted from the bank of any stream, river, dam, pan or lake, except with the written permission of the Inspector of Mines and subject to such conditions as the said Inspector may prescribe in consultation with the Director-General of Water Affairs.

5.9.1 Sand, gravel, clay or any other alluvial mineral may be extracted from the channel of a stream or river as well as from a dam, pan or lake: Provided that—

(a) adequate precautions are taken to ensure that the stability of the banks is not affected by such operations;

(b) adequate precautions are taken to prevent the scouring and erosion of the banks which may result from such operations or works incidental thereto; and

(c) effluent produces from such operations shall not be returned to any stream, river, dam, pan or lake unless such effluent conforms to the purity standards laid down by the Department of Water Affairs.

5.9.2 In any case where damage to the bank of a stream, river, dam, pan or lake is or has been caused, such bank shall be restored to a condition acceptable to the Inspector of Mines at the expense of the owner or manager.

(b) wonings en ander wooneenhede waarvoor toestemming vir die sloping daarvan vereis word kragtens artikel 85 van die Behuisingswet, 1966; of

(c) geboue of strukture of groep geboue of strukture, insluitende pylyne, privaatspoorlyne en -paaie, waarvoor die Inspekteur van Myne, onderworpe aan die voorwaardes wat hy mag voorskryf, vrystelling verleen het.

5.8.3 Waar prakties moontlik, moet afvalstowwe van reduksiewerke, verrykingsaanlêe, steenkoolvoorbereidingsaanlêe, sif- en wasaanlêe en opwekkingsaanlêe by 'n myn in die werkplekke van sodanige myn gestort word: Met dien verstande dat sodanige storting alleenlik kan geskied met die skriftelike magtiging van die Inspekteur van Myne in oorleg met die Direkteur-generaal van die Departement van Waterwese.

5.8.4 Wanneer die rehabilitasie van die oppervlak van 'n myn, of gedeelte van 'n myn, tot bevrediging van die Inspekteur van Myne gedoen is, kan hy, in oorleg met die Direkteur-generaal: Waterwese, en met die goedkeuring van die Staatsmyningenieur, 'n sertifikaat aan die bestuurder uitreik ten effekte dat die bepalings van hierdie regulasies, sover dit die rehabilitasie van die oppervlak aangaan, nagekom is.

5.8.5 Wanneer 'n sertifikaat in regulasie 5.8.4 bedoel aan die bestuurder uitgereik word ten opsigte van 'n gedeelte van 'n myn, moet daardie gedeelte duidelik op die betrokke mynplan aangedui word met 'n verwysing na die betrokke sertifikaat.

5.9 Geen sand, klei, of enige ander delfstof mag op die oewer van 'n stroom, rivier, dam, pan of meer uitgehaal word nie sonder die skriftelike toestemming van die Inspekteur van Myne en onderworpe aan sodanige voorwaardes as wat bedoelde Inspekteur na oorleg met die Direkteur-generaal: Waterwese mag voorskryf.

5.9.1 Sand, gruis, klei of enige ander alluviale delfstof mag in die kanaal van die stroom of rivier sowel as in 'n dam, pan of meer uitgehaal word: Met dien verstande dat—

(a) voldoende voorsorgmaatreëls getref word sodat die stabilitet van die oewers nie daardeur beïnvloed word nie;

(b) voldoende voorsorgmaatreëls getref word om verspoeling en erosie van die oewers, wat uit die werkzaamhede of daarmee in verband staande werk kan voortspruit, te voorkom; en

(c) die afvloeisel van sodanige werkzaamhede in geen stroom, rivier, dam, pan of meer teruggevoer mag word nie, behalwe wanneer sodanige afvloeisel voldoen aan die suiwerheidstandaarde soos bepaal deur die Departement van Waterwese.

5.9.2 Waar skade aan die oewer van 'n stroom, rivier, dam, pan of meer veroorsaak is of word, moet sodanige oewer op die koste van die eienaar of bestuurder tot 'n toestand wat vir die Inspekteur van Myne aanvaarbaar is, herstel word.

5.9.3 No sand dump, slimes dam or tailings of whatever nature shall be established or deposited on the bank of any stream, river, dam, pan or lake without the written permission of the Inspector of Mines, subject to such conditions as he may prescribe in consultation with the Director-General of Water Affairs and with the approval of the Government Mining Engineer.

5.10 During prospecting for or recovery of oil, all reasonable measures shall be taken, to the satisfaction of the Government Mining Engineer, to prevent the escape of oil to the surroundings, either on land or in the sea.

5.11.1 The Government Mining Engineer may, by written notice, order the owner or manager of a mine to make in accordance with regulations 5.11.2 pecuniary provisions for—

- (a) the rehabilitation of the surface of the mine;
- (b) the prevention of the pollution of the atmosphere;
- (c) the prevention of pollution of water; and
- (d) the final closure of the mine.

5.11.2 The owner or manager of the mine shall determine annually the pecuniary provision which is necessary in order to comply with an order under regulation 5.11.1, in consultation with an expert, to the satisfaction of the Government Mining Engineer.

5.11.3 The money referred to in regulation 5.11.1 shall be used only for the purposes of that regulation, unless the Government Mining Engineer otherwise approves in writing."

2. Chapter 7 of the Regulations is hereby amended—

(a) by the addition of regulation 7.1.1 after regulation 7.1:

"7.1.1 The mouth of every shaft or entrance to a mine which for the time being is out of use or used only as an air-way shall be securely fenced or otherwise protected.";

(b) by the substitution for regulation 7.3.1 of the following regulation:

"7.3.1 At or in any mine every entrance to abandoned, disused or discontinued workings which contain, or are likely to contain, noxious or flammable gas or an atmosphere deficient in oxygen or a dangerous accumulation of water, shall be kept securely fenced across the whole width so as to prevent unintentional access of persons to such workings. The Inspector of Mines may direct that any such entrance shall be sealed by a wall or door of a design and construction approved by him.";

(c) by the substitution for regulation 7.3.2 of the following regulation:

"7.3.2 At or in any mine every entrance to every vertical or steeply inclined shaft, winze, sump, rock pass or other dangerous excavation shall be kept properly closed by a fence, barrier, door or gate or shall be kept adequately covered, so as to prevent persons having unintentional access to, or accidentally slipping

5.9.3 Geen sandhoop, uitskot van watter-aard ook al of sliksdam mag op die oewer van 'n stroom, rivier, dam, pan of meer tot stand gebring of gestort word nie sonder dat die Inspekteur van Myne, na oorlegpleging met die Direkteur-generaal: Waterwese en met die goedkeuring van die Staatsmyningenieur skriftelike toestemming daarvoor verleen het, onderworpe aan sodanige voorwaardes as wat bedoelde inspekteur mag voorskryf.

5.10 Tydens prospektering na of die winning van olie moet alle redelike maatreëls tot die tevredenheid van die Staatsmyningenieur getref word om te voorkom dat olie in die omgewing vrygelaat word, hetsy op land of in die see.

5.11.1 Die Staatsmyningenieur kan by skriftelike kennisgewing die eienaar of bestuurder van 'n myn gelas om ooreenkomsdig regulasie 5.11.2 geldelike voorsiening te maak vir—

- (a) die rehabilitasie van die oppervlak van die myn;
- (b) die voorkoming van die besoedeling van die atmosfeer;
- (c) die voorkoming van die besoedeling van water; en
- (d) die finale sluiting van die myn.

5.11.2 Die eienaar of bestuurder van die myn moet die geldelike voorsiening wat nodig is ten einde 'n opdrag kragtens regulasie 5.11.1 na te kom jaarliks, in oorleg met 'n kundige, tot die tevredenheid van die Staatsmyningenieur bepaal.

5.11.3 Die geld bedoel in regulasie 5.11.1 word slegs vir die doeleindes van daardie regulasie aangewend, tensy die Staatsmyningenieur skriftelik anders goedkeur."

2. Hoofstuk 7 van die Regulasies word hierby gewysig—

(a) deur na regulasie 7.1 die volgende regulasie in te voeg:

"7.1.1 Die bek van iedere skag of ingang tot 'n myn wat tydelik nie gebruik word nie, of slegs as 'n lugbaan gebruik word, moet veilig omhein wees of op 'n ander wyse veilig gemaak word.";

(b) deur regulasie 7.3.1 deur die volgende regulasie te vervang:

"7.3.1 By of in 'n myn moet elke ingang tot verlate delfplekke of delfplekke wat nie meer gebruik word nie of waarin die werk gestaak is en wat skadelike of ontvlambare gas bevat of waarskynlik kan bevat of waarin daar 'n suurstofgebrek in die atmosfeer of 'n gevaaileke opgaring van water is of waarskynlik kan wees, behoorlik oor die hele wydte daarvan afgekamp gehou word ten einde te verhoed dat persone sodanige delfplekke onopsetlik binngaan. Die Inspekteur van Myne mag gelas dat enige sodanige ingang verseël word met 'n muur of deur waarvan hy die ontwerp en konstruksie goedgekeur het.";

(c) deur regulasie 7.3.2 deur die volgende regulasie te vervang:

"7.3.2 By of in 'n myn moet elke ingang tot elke vertikale of steilhellende skag, daalgang, kuil, rotsstortbaan of ander gevaaileke uitgraving behoorlik met 'n omheining, versperring, deur of hek toegemaak gehou word of moet behoorlik bedek gehou word ten einde persone te verhoed om sodanige uitgraving onopsetlik

or falling into such excavation and all elevated and exposed platforms and gangways shall be kept securely fenced or otherwise protected.”;

(d) by the substitution for regulation 7.7.2 of the following regulation:

“7.7.2 Everybody shall wear a hard hat approved by the Government Mining Engineer at or near an opencast working where the vertical height of a vertical or steeply inclined face or sidewall exceeds 3 metres or at or near another place in or at a mine or works where there is a danger of falling objects.”;

(e) by the substitution for regulation 7.8.1 of the following regulation:

“7.8.1 At or in any mine or works no person shall—

(a) work or be caused or permitted to work in any position from which he can fall or slip; and

(b) enter or cause or permit any other person to enter any accumulation of water or mud other than an accumulation known to be insignificant,

unless such person is secured by a lifeline or otherwise safeguarded.”;

(f) by the addition of regulation 7.9.3 after regulation 7.9.2:

“7.9.3 Every opencast working and every excavation made for the purpose of prospecting for or mining a mineral shall be securely fenced to prevent persons from inadvertently falling into or entering such working or excavation. Every such working and excavation shall be filled up or sloped to a safe angle after the cessation of work therein to the satisfaction of the Inspector of Mines.”; and

(g) by the addition of regulations 7.13, 7.13.1, 7.13.2 and 7.13.3 after regulation 7.12.4:

“7.13 At coal mines, in addition to all other provisions contained in these regulations, the following shall be observed:

7.13.1 Coal debris shall not be allowed to accumulate on any ground where there exist, or where there are likely to occur, surface fissures or cavities, resulting from underground operations.

7.13.2 No working of coal or any such like mineral beyond the necessary development drives may be carried on beneath any accumulation of unburnt, burning or smouldering coal or other similar debris except as is provided for in regulation 7.13.3.

7.13.3 The Inspector of Mines, with the approval of the Government Mining Engineer, may permit the extraction of coal or other mineral beneath coal debris or any other similar debris heaps, if he is satisfied that such may be done without danger to that or any other adjacent property, but any person who extracts such mineral shall nevertheless be liable for any damage that may result from such extraction.

binne te gaan of per ongeluk daarin te gly of daarin te val en alle verhewe en onbeskutte platforms en loopweë moet veilig omhein of anders beveilig wees.”;

(d) deur regulasie 7.7.2 deur die volgende regulasie te vervang:

“7.7.2 Almal moet by of naby 'n dagboudelfplek waar die vertikale hoogte van 'n vertikale of steilhangende front of sywand 3 meter oorskrei of by of naby 'n ander plek in of by 'n myn of bedryf waar 'n gevær van vallende voorwerpe bestaan 'n harde hoed, deur die Staatsmyningenieur goedgekeur, dra.”;

(e) deur regulasie 7.8.1 deur die volgende regulasie te vervang:

“7.8.1 By of in 'n myn of bedryf mag niemand—

(a) werk of verplig of toegelaat word om te werk in 'n posisie waarvandaan hy kan val of gly nie; en

(b) 'n akkumulasie van water of modder binnegaan of verplig of toegelaat word om dit binne te gaan nie behalwe 'n bekende, onbeduidende akkumulasie, tensy so iemand met 'n reddingstou vasgemaak is of anders beveilig is.”;

(f) deur regulasie 7.9.3 na regulasie 7.9.2 by te voeg—

“7.9.3 Elke dagboudelfplek en uitgraving gemaak met die doel om na 'n mineraal te prospekteer of daarvoor te myn moet veilig omhein wees om te verhoed dat persone onopsetlik daarin kan val of dit binnegaan. Elke sodanige delfplek of uitgraving moet wanneer werk daarin gestaak word tot tevredenheid van die Inspekteur van Myne opgevul of teen 'n veilige hoek afgeskuijs word.”; en

(g) deur regulasies 7.13, 7.13.1, 7.13.2 en 7.13.3 na regulasie 7.12.4 by te voeg:

“7.13 By steenkoolmyne moet, bo en behalwe alle ander bepalings in hierdie regulasies vervat, nog die volgende ook in ag geneem word:

7.13.1 Daar mag nie toegelaat word dat steenkoolpuin op enige grond ophoop waar splete of holtes aan die oppervlak ontstaan het as gevolg van ondergrondse werksaamhede, of waar sulke splete of holtes waarskynlik kan ontstaan nie.

7.13.2 Geen werksaamhede, uitgesonderd die nodige ontsluitingswerk, mag in verband met steenkool of enige soortgelyke delfstof onder enige ophoping van onverbrande, brandende of smeulende steenkool of ander soortgelyke puin uitgevoer word nie, uitgesonderd soos in regulasie 7.13.3 bepaal.

7.13.3 Die Inspekteur van Myne met die goedkeuring van die Staatsmyningenieur kan vergunning verleen vir die uithaal van steenkool of ander delfstof onder steenkoolpuin of enige ander soortgelyke puin-hoop, as hy oortuig is dat dit gedoen kan word sonder gevær vir daardie of enige ander aangerensende eiendom, maar enige persoon wat sodanige delfstof uithaal, is nogtans aanspreeklik vir enige skade wat deur die uithaal daarvan veroorsaak word”.

3. Chapter 28 of the Regulations is hereby amended by the substitution for regulation 28.39 up to and including regulation 28.45 of the following regulations:

"BLASTING CERTIFICATE"

28.39 The constitution of a Commission of Examiners for blasting certificates shall be as follows: An Inspector of Mines, who shall be chairman, the holder of a mine manager's certificate, and the holder of a blasting certificate. The qualifying certificates shall be appropriate to the examination being conducted.

28.40.1 Every applicant for examination for a permanent or for a provisional blasting certificate shall be on the appropriate form and shall be addressed to the secretary of the relevant Commission of Examiners or to the Inspector of Mines for the district, as the case may be; and

(a) shall bear uncancelled revenue stamps to the value indicated in regulation 28.10,

(b) shall contain a true record, certified by the manager under whom the applicant is working, of the applicant's experience and qualifications,

(c) shall contain a statement by the manager under whom the applicant is working at the time of the application, specifying whether the applicant is a moderate user of alcohol, whether he is generally of good conduct and that he is a fit and proper person to be the holder of a blasting certificate and to be in charge of explosives, and

(d) shall contain proof that the applicant is in possession of a valid first aid certificate recognised by the Government Mining Engineer.

28.40.2 Notwithstanding anything stated to the contrary, the issuing authority in exceptional circumstances, may accept an application for a provisional or for a permanent blasting certificate without the application being endorsed by a manager.

28.40.3 A provisional blasting certificate shall be valid for an indefinite period but only for the mine or for the works in respect of which it is issued, provided that it shall be transferable by the issuing authority from mine to mine or from works to works on application of the manager of the mine or of the works to which it is to be transferred.

28.40.4 A provisional blasting certificate may be exchanged for a permanent blasting certificate on application to the issuing authority: Provided that the applicant has attained the age of 20 years and the application—

(a) bears uncancelled revenue stamps to the value indicated in regulation 28.10;

(b) contains a record of the work which the applicant has performed prior to and while holding a provisional blasting certificate, and provided that the total period of his work is sufficient to qualify him for a permanent blasting certificate;

(c) is endorsed by the manager under whom the applicant is working to the effect that the applicant has performed the work indicated in paragraph (b) of this regulation and is a fit and proper person to be the holder of a permanent blasting certificate; and

3. Hoofstuk 28 van die Regulasies word hierby gewysig deur regulasies 28.39 tot en met regulasies 28.45 deur die volgende regulasies te vervang:

"SKIETCERTIFIKATE"

28.39 Die samestelling van 'n eksamenkommissie vir skietsertifikate is soos volg:

'n Inspekteur van Myne, die voorsitter, die houer van 'n myn bestuurderssertifikaat, en die houer van 'n skietsertifikaat. Die kwalifiserende sertifikate moet toepaslik wees op die eksamen wat afgeneem word.

28.40.1 Elke aansoek om eksamen om 'n permanente of 'n voorlopige skietsertifikaat moet op die toepaslike vorm gedoen en aan die sekretaris van die betrokke eksamenkommissie of aan die Inspekteur van Myne vir die distrik, na gelang van die geval, gerig word; en

(a) moet onafgestempelde inkomsteseëls van die waarde aangegee in Regulasie 28.10 opgeplak word,

(b) moet 'n ware weergawe bevat van die applikant se ondervinding en kwalifikasies, wat gewaarmerk moet wees deur die bestuurder onder wie die applikant werk,

(c) moet 'n verklaring bevat deur die bestuurder, onder wie die applikant ten tyde van sy aansoek werk waarin vermeld word of die applikant 'n matige gebruiker van alkohol is, of hy in die algemeen van goeie gedrag is en dat hy 'n geskikte en behoorlike houer van 'n skietsertifikaat sal wees en om in beheer van springstowwe te wees, en

(d) moet bewys bevat dat die applikant in besit is van 'n geldige noodhulpsertifikaat wat deur die Staatsmyningenieur erken word.

28.40.2 Ondanks andersluidende bepalings kan die uitreikingsowerheid onder buitengewone omstandighede 'n aansoek om 'n voorlopige of 'n permanente skietsertifikaat aanneem sonder dat die aansoek deur 'n bestuurder geëndosseer is.

28.40.3 'n Voorlopige skietsertifikaat is vir 'n onbepaalde tydperk geldig, maar net vir die myn of die bedryf ten opsigte waarvan dit uitgereik is, met dien verstaande dat dit deur die uitreikingsowerheid van myn tot myn of van bedryf tot bedryf oorgedra kan word op aansoek van die bestuurder van die myn of van die bedryf waarheen dit oorgedra moet word.

28.40.4 'n Voorlopige skietsertifikaat kan vir 'n permanente skietsertifikaat op aansoek by die uitreikingsowerheid ingeruil word, met dien verstaande dat die applikant die leeftyd van 20 jaar bereik het en die aansoek—

(a) onafgestempelde inkomstesreëls van die waarde aangedui in regulasie 28.10 opgeplak het;

(b) 'n verslag bevat van die werk wat die applikant verrig het voor en terwyl hy 'n voorlopige skietsertifikaat besit het, en met dien verstaande dat die totale tydperk van sy werk voldoende is om hom te laat kwalificeer vir 'n permanente skietsertifikaat;

(c) geëndoseer is deur die bestuurder onder wie die applikant werk met die strekking dat die applikant die werk verrig het wat in paragraaf (b) van hierdie regulasie uiteengesit word en 'n geskikte en behoorlike persoon is om 'n permanente skietsertifikaat te besit; en

(d) is accompanied by the provisional blasting certificate.

28.40.5 Any applicant for a provisional or permanent blasting certificate may be exempted from the age restriction of 19 years or 20 years respectively.

28.40.6 Except as is provided for in regulations 28.40.5, 28.40.7.1 and 28.40.7.2—

28.40.6.1 an applicant shall not be accepted as a candidate for examination for a provisional blasting certificate for any underground mine unless he has produced evidence satisfactory to the issuing authority that—

- (a) he has attained the age of 19 years; and
- (b) satisfies the requirements of regulation 28.41.3.1(a) or (b);

28.40.6.2 an applicant shall not be accepted as a candidate for examination for a permanent blasting certificate for any underground mine or unless he has produced evidence satisfactory to the issuing authority that—

- (a) he has attained the age of 20 years;
- (b) satisfies the requirements of regulation 28.41.3.2 (a) or (b); and

(c) he has spent at least 45 shifts at the working face in connection with rockbreaking or the mining of minerals or with work directly incidental thereto, in a mine of a class applicable to the certificate;

28.40.6.3 an applicant for a provisional or permanent blasting certificate for fiery mines shall further satisfy the issuing authority that he has attended at least 75 per cent of the lectures and passed the prescribed examination on a course on gases and gas-testing based on a syllabus approved by the Government Mining Engineer and conducted by an institution recognised by the Government Mining Engineer;

28.40.6.4 an applicant shall not be accepted as a candidate for examination for a provisional certificate for opencast mines unless he has produced evidence satisfactory to the Inspector of Mines that—

- (a) he has attained the age of 19 years; and
- (b) satisfies the requirements of regulation 28.41.3.1 (c);

28.40.6.5 an applicant shall not be accepted as a candidate for examination for a permanent blasting certificate for open-cast mines unless he has produced evidence satisfactory to the Inspector of Mines that—

- (a) he has attained the age of 20 years; and
- (b) satisfies the requirements of regulation 28.41.3.2 (c);

28.40.6.6 an applicant shall not be accepted as a candidate for examination for a provisional blasting certificate for works where no subterranean tunnel operation is in progress unless he has produced evidence satisfactory to the Inspector of Mines that—

- (a) he has attained the age of 19 years; and
- (b) satisfies the requirements of regulation 28.41.3.3 (d); and

(d) vergesel is van die voorlopige skietsertifikaat.

28.40.5 Enige applikant vir 'n voorlopige of permanente skietsertifikaat kan vrygestel word van die ouderdomsbeperking van 19 jaar of 20 jaar respektiewelik.

28.40.6 Behoudens soos bepaal in Regulasie 28.40.5, 28.40.7.1 en 28.40.7.2—

28.40.6.1 word 'n applikant nie as 'n kandidaat vir die eksamen vir 'n voorlopige skietsertifikaat vir enige ondergrondse myn aangeneem nie, tensy hy aan die uitreikingsowerheid bevredigende bewys gelewer het dat—

- (a) hy die leeftyd van 19 jaar bereik het; en
- (b) voldoen het aan die vereistes van regulasie 28.41.3.1(a) of (b);

28.40.6.2 word 'n applikant nie as 'n kandidaat vir die eksamen vir 'n permanente skietsertifikaat vir enige ondergrondse myn aangeneem nie, tensy hy aan die uitreikingsowerheid bevredigende bewys gelewer het dat—

- (a) hy die leeftyd van 20 jaar bereik het;
- (b) voldoen het aan die vereistes van regulasies 28.41.3.2 (a) of (b); en

(c) ten minste 45 skofte deurgebring het by die werksfront in verband met rotsbreking of die herwinning van delfstowwe of werk wat regstreeks daarmee in verband staan in 'n myn van die klas waarop die sertifikaat van toepassing is;

28.40.6.3 'n applikant om 'n voorlopige of permanente skietsertifikaat vir brandgasmyne verder aan die uitreikingsowerheid bevredigende bewys lewer dat hy minstens 75 persent van lesings bygewoon het en die voorgeskrewe eksamen oor 'n kursus op gas en die toets van gasse deurgemaak het wat gebaseer is op die leerplan wat deur die Staatsmyningenieur goedgekeur is en afgeneem is deur 'n inrigting wat deur die Staatsmyningenieur erken word;

28.40.6.4 'n applikant word nie as 'n kandidaat vir 'n voorlopige skietsertifikaat aangeneem vir dagbouomyne nie, tensy hy aan die Inspekteur van Myne bevredigende bewys gelewer het dat—

- (a) hy die leeftyd van 19 jaar bereik het; en
- (b) die vereistes van regulasie 28.41.3.1 (c) nagekom is;

28.40.6.5 'n applikant word nie as 'n kandidaat vir permanente skietsertifikaat aangeneem vir dagbouomyne nie, tensy hy aan die Inspekteur van Myne bevredigende bewys gelewer het dat—

- (a) hy die leeftyd van 20 jaar bereik het; en
- (b) die vereistes van regulasie 28.41.3.2 (c) nagekom is;

28.40.6.6 'n applikant word nie as 'n kandidaat vir 'n voorlopige skietsertifikaat aangeneem vir bedrywe, waar geen ondergrondse tonnelwerk aan die gang is nie, tensy hy aan die Inspekteur van Myne bevredigende bewys gelewer het, dat—

- (a) hy die leeftyd van 19 jaar bereik het; en
- (b) die vereistes van regulasie 28.41.3.1 (d) nagekom is; en

28.40.6.7 an applicant shall not be accepted as a candidate for examination for a permanent blasting certificate for works where no subterranean tunnel operation is in progress unless he has produced evidence satisfactory to the Inspector of Mines that—

- (a) he has attained the age of 20 years; and
- (b) satisfies the requirements of regulation 28.41.3.2 (d).

28.41.1 A blasting certificate shall not be issued unless the issuing authority has satisfied itself that, within the scope indicated in the syllabus for the examination drawn up in terms of regulation 28.6, the applicant is competent to conduct blasting operations and to perform the duties of a ganger or miner in terms of the Regulations. The issuing authority shall further satisfy itself that the sight and hearing of the applicant are adequate to enable him to carry out his work safely.

28.41.2 Any issuing authority, in any special case, may issue to a candidate a certificate limited in scope in accordance with rules framed in terms of regulation 28.6: Provided that such candidate has the requisite experience and qualifications and satisfies the issuing authority that he has sufficient knowledge of the responsibilities appropriate to his work.

28.41.3 The number of qualifying shifts for a provisional blasting certificate and a permanent blasting certificate shall not be less than indicated in regulations 28.41.3.1 and 28.41.3.2.

28.41.3.1 Provisional blasting certificate:

(a) University students in mining;

(b) Learner officials and miners attending a training course in underground mining, approved by the Government Mining Engineer.

(c) Learner miners attending a training course in opencast mining approved by the Government Mining Engineer

(d) Works learner blasters where no subterranean tunnel operations are in progress attending a training course approved by the Government Mining Engineer.

154 shifts

Blasting certificate valid for the mine but holder to be under the supervision of the holder of a permanent blasting certificate.

60 shifts

Blasting certificate valid for the opencast mine but holder to be under the supervision of the holder of a permanent blasting certificate.

30 shifts

Blasting certificate valid for the works but holder to be under the supervision of the holder of a permanent blasting certificate.

28.41.3.2 Permanent blasting certificate:

(a) University graduates in mining: **200 shifts**.

(b) Learner officials and miners attending or who have attended a training course in underground mining approved by the Government Mining Engineer: **312 shifts**.

28.40.6.7 'n applikant word nie as 'n kandidaat vir 'n permanente skietsertifikaat aangeneem vir bedrywe waar geen ondergrondse tonnelwerk aan die gang is nie, tensy hy aan die Inspekteur van Myne bevredigende bewyse gelewer het, dat—

- (a) hy die leeftyd van 20-jaar bereik het; en
- (b) die vereistes van regulasie 28.41.3.2 (d) nagekom is.

28.41.1 'n Skietsertifikaat word nie uitgereik nie tensy die uitreikingsowerheid daarvan oortuig is, dat, binne die bestek aangedui in die leerplan vir die eksamen opgestel kragtens regulasie 28.6 die applikant bevoeg is om skietwerk uit te voer en om die pligte van 'n spanbaas of myner ooreenkomsdig die Regulasies na te kom. Die uitreikingsowerheid moet hom self verder oortuig dat die applikant se gesig en gehoor voldoende is om sy werk veilig te kan verrig.

28.41.2 'n Uitreikingsowerheid kan, in spesiale gevalle, aan 'n kandidaat 'n sertifikaat van beperkte bestek uitrek kragtens reëls opgestel ingevolge regulasie 28.6: Met dien verstande dat sodanige kandidaat die vereiste ondervinding en kwalifikasies het en aan die uitreikingsowerheid bewys lewer dat hy voldoende kennis dra van die verantwoordelikhede wat op sy werk van toepassing is.

28.41.3 Die getal kwalifiserende skofte vir 'n voorlopige skietsertifikaat en 'n permanente skietsertifikaat moet minstens soveel wees soos in regulasies 28.41.3.1 en 28.41.3.2 aangedui.

28.41.3.1 Voorlopige skietsertifikaat:

(a) Universiteitstudente in mynbou;

154 skofte

Blasting certificate valid for the mine but holder to be under the supervision of the holder of a permanent blasting certificate.

(b) Leerlingamptenare en leerlingmyners wat 'n opleidingskursus in ondergrondse mynbou bywoon wat deur die Staatsmyningenieur goedgekeur is.

60 skofte

Blasting certificate valid for the opencast mine but holder to be under the supervision of the holder of a permanent blasting certificate.

(c) Leerlingmyners wat 'n opleidingskursus in oopgroefmynbou volg wat deur die Staatsmyningenieur goedgekeur is.

30 skofte

Blasting certificate valid for the works but holder to be under the supervision of the holder of a permanent blasting certificate.

Skietsertifikaat geldig vir die myn, maar houer moet onder toesig van die houer van 'n permanente skietsertifikaat werk.

Skietsertifikaat geldig vir 'n oopgroefmyn, maar houer moet onder toesig van die houer van 'n permanente skietsertifikaat werk.

Skietsertifikaat geldig vir die bedryf maar houer moet onder toesig van die houer van 'n permanente skietsertifikaat werk.

28.41.3.2 Permanente skietsertifikaat:

(a) Universiteitstudent: **200 skofte**.

(b) Leerlingamptenare en leerlingmyners wat 'n opleidingskursus in ondergrondse mynbou wat deur die Staatsmyningenieur goedgekeur is, bywoon of bygewoon het: **312 skofte**.

(c) Learner miners attending or who have attended a training course in opencast mining approved by the Government Mining Engineer: **100 shifts**.

(d) Learner blasters for works where no subterranean tunnel operations are in progress attending or who have attended a training course approved by the Government Mining Engineer: **60 shifts**.

BLASTING CERTIFICATE FOR SCHEDULED MINES

28.42.1 The issuing authority for blasting certificates for scheduled mines shall be a Commission of Examiners.

28.42.2 A blasting certificate for a scheduled mine shall be valid for a works where subterranean tunnel operations are in progress and for any mine other than a fiery mine and an opencast mine.

BLASTING CERTIFICATE FOR FIERY MINES

28.43.1 The issuing authority for blasting certificates for fiery mines shall be a Commission of Examiners.

28.43.2 A blasting certificate for a fiery mine shall be valid for a works where subterranean tunnel operations are in progress and for any mine other than a scheduled mine and an opencast mine.

BLASTING CERTIFICATE FOR OPENCAST MINES AND WORKS

28.44.1 The issuing authority for blasting certificates for opencast mines and works shall be the Inspector of Mines in whose district the applicant is, or is to be, employed.

28.44.2 Such certificates shall be valid only for opencast mines or works, as the case may be and a certificate issued for works shall only be valid for the class of works for which the certificate is appropriate.

BLASTING CERTIFICATES FOR OTHER MINES, INCLUDING NON-FIERY COAL MINES

28.45.1 The issuing authority for blasting certificates for mines other than scheduled mines, fiery mines and opencast mines shall be a commission of Examiners.

28.45.2 A certificate issued for such mines shall be valid for a works where subterranean tunnel operations are in progress.”.

(22 March 1991)

NOTICE 276 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.

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.

(c) Leerlingmyners wat 'n opleidingskursus in oopgroefmynbou wat deur die Staatsmyningingenieur goedgekeur is, bywoon of bygewoon het: **100 skofte**.

(d) Leerlingskieters vir bedrywe waar geen ondergrondse tonnelwerk uitgevoer word nie en wat 'n opleidingskursus wat deur die Staatsmyningingenieur goedgekeur is, bywoon of bygewoon het: **60 skofte**.

SKIETCERTIFIKATE VIR INGELYSTE MYNE

28.42.1 Die uitreikingsowerheid vir skietsertifikate vir ingelyste myne is 'n eksamenkommissie.

28.42.2 'n Skietsertifikaat vir 'n ingelyste myn is geldig vir 'n bedryf waar ondergrondse tonnelwerk aan die gang is, en vir enige myn, behalwe 'n brandgasmyn en 'n dagboumyn.

SKIETCERTIFIKATE VIR BRANDGASMYNE

28.43.1 Die uitreikingsowerheid vir skietsertifikate vir brandgasmyne is 'n eksamenkommissie.

28.43.2 'n Skietsertifikaat vir 'n brandgasmyn is geldig vir 'n bedryf waar ondergrondse tonnelwerk aan die gang is en vir enige myn behalwe 'n ingelyste myn en 'n dagboumyn.

SKIETCERTIFIKATE VIR DAGBOUMLYNE EN BEDRYWE

28.44.1 Die uitreikingsowerheid vir skietsertifikate vir dagboumyne en bedrywe is die Inspekteur van Myne in wie se distrik die applikant werk of gaan werk.

28.44.2 Sodanige sertifikate is geldig vir dagboumyne of bedrywe, wat die geval mag wees en 'n sertifikaat soos wat vir bedrywe uitgereik word, is slegs geldig vir die klas bedryf waarop die sertifikaat van toepassing is.

SKIETCERTIFIKATE VIR ANDER MYNE, MET INBEDRIEFHOUING VAN BRANDGASVRYE STEENKOOLMYNE

28.45.1 Die uitreikingsowerheid vir skietsertifikate vir ander myne as ingelyste myne, brandgasmyne en oopgroefmyne, is 'n eksamenkommissie.

28.45.2 'n Sertifikaat uitgereik vir sodanige myne is geldig vir 'n bedryf waar ondergrondse tonnelwerk uitgevoer word.”.

(22 Maart 1991)

KENNISGEWING 276 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 Burgerluggienste, 1964, vir algemene inligting bekendgemaak dat die Nasionale Vervoerkommissie die aansoeke waarvan besonderhede in die Bylaes hieronder verskyn, sal aanhoor.

Vertoe 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 vertoe rig, van plan is om die verrigtings by te woon of om daar verteenwoordig te word.

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 FOR 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) Cape Flying Services CC., P.O. Box 2535, George, 6530. (B) Cape Flying Service CC. (C) Non-scheduled Air Transport Service Licence N177 dated 28 July 1988. (D) (i) Republic of South Africa. (iii) George/P. W. Botha Airport. (vii) and (E):

Aircraft	Tariff (c/km)
Piper PA-23-160 ZS-DSC	95
Piper PA-28-181 ZS-KHW	60
Piper PA-22-108 ZS-CXF, ZS-CBN	60
Piper PA-28-140 ZS-JZN	60
Grob G109B ZS-LPO	60
(R/km)	
Reims Cessna FR172J ZS-LHM	1,00
Cessna 310Q ZS-BRO	1,60
(R/h)	
Bell 206B MK III ZS-HSV	825
Robinson R22 Beta ZS-HSP	425
Piper PA-28-140 ZS-GTR	—

(A) East Rand Flying Club, P.O. Box 744, Springs, 1560. (B) East Rand Flying Club. (C) Flying Training Air Service Licence F189 dated 28 July 1988. (D) (iii) Springs. (v) *Ab initio* and all forms of training. (vii) and (E) Cessna 172 ZS-CGW R135 dual and R110 solo, Cherokee 28-140 ZS-EXO and ZS-FWR solo qualified R70 per hour, solo and dual students R80 per hour.

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) Durban Wings Club, P.O. Box 20088, Durban North, 4016. (B) Durban Wings Club. (C) Flying Training Air Service Licence F990. Under "Aircraft to be used" and "Tariff of charges" delete existing and add:

Die Kommissie sal reël dat kennis van die datum, tyd en plek van die verrygings skriftelik gegee word aan die aansoeker en al die persone wat aldus vertoë gerig het en wat verlang 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 lisensie. (D) Besonderhede van lisensie. (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) Cape Flying Services BK., Posbus 2535, George, 6530. (B) Cape Flying Service BK. (C) Nie-vasgestelde-lugvervoerdienstlisensie N177 gedateer 28 Julie 1988. (D) (i) Republiek van Suid-Afrika. (iii) George/P. W. Bothalughawe. (vii) en (E):

Lugvaartuig	Tarief (c/km)
Piper PA-23-160 ZS-DSC	95
Piper PA-28-181 ZS-KHW	60
Piper PA-22-108 ZS-CXF, ZS-CBN	60
Piper PA-28-140 ZS-JZN	60
Grob G109B ZS-LPO	60
(R/km)	
Reims Cessna FR172J ZS-LHM	1,00
Cessna 310Q ZS-BRO	1,60
(R/h)	
Bell 206B MK III ZS-HSV	825
Robinson R22 Beta ZS-HSP	425
Piper PA-28-140 ZS-GTR	—

(A) East Rand Flying Club, Posbus 744, Springs, 1560. (B) East Rand Flying Club. (C) Vliegopleidingslugdienslisensie F189 gedateer 28 Julie 1988. (D) (iii) Springs. (v) *Ab initio* en alle vorme van opleiding. (vii) en (E) Cessna 172 ZS-CGW R135 dubbel- en R110 enkelstuur, Cherokee 28-140 ZS-EXO en ZS-FWR, enkelstuur, gekwalifiseerd R70 per uur, enkel- en dubbelstuur, studente R90 per uur.

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 lisensie en die verandering of wysiging daarvan of die voorwaardes daarvan ten opsigte waarvan aansoek gedoen is.

(A) Durban Wings Club, Posbus 20088, Durban-Noord, 4016. (B) Durban Wings Club. (C) Vliegopleidingslugdienslisensie F990. Onder "Lugvaartuie wat gebruik gaan word" en "Tariefskaal" skrap huidige en voeg by:

'Aircraft	Tariff (R/h)		'Lugvaartuig		Tarief (R/h)	
	Solo	Dual	Enkel-	stuur	Dubbel-	stuur
Cessna 152 ZS-KXN, ZS-KDY and ZS-JUT	165	250	Cessna 152 ZS-KXN, ZS-KDY en ZS-JUT	165	250	
Cessna A150K ZS-FXH.....	165	250	Cessna A150K ZS-FXH.....	165	250	
Aviats Robin DR400-140B ZS-MXN	215	300	Aviats Robin DR400-140B ZS-MXN	215	300	
Cessna 172L ZS-PAC	185	270	Cessna 172L ZS-PAC	185	270	
Cessna R172K ZS-MYT	215	300	Cessna R172K ZS-MYT	215	300	
Cessna 172RG ZS-LLY and ZS-LZO.....	225	310	Cessna 172RG ZS-LLY en ZS-LZO.....	225	310	
Piper PA-28-181 ZS-KFB	215	300	Piper PA-28-181 ZS-KFB	215	300	
Piper PA-28-300 ZS-JXN.....	300	385	Piper PA-28-300 ZS-JXN.....	300	385	
Pitts S-2A ZS-LUX	—	325	Pitts S-2A ZS-LUX	—	325	
Partanavia P68C ZS-LAJ.....	425	525	Partanavia P68C ZS-LAJ.....	425	525	
Robinson R22 Beta ZS-HVX.....	485	485	Robinson R22 Beta ZS-HVX.....	485	485	

Any light aircraft, provided such aircraft is ZX-registered and categorised A.

Ab initio training rate on a Cessna 150 and Cessna 152..... 165 250."

(A) East Rand Flying Club, P.O. Box 744, Springs, 4560. (B) East Rand Flying Club. (C) Flying Training Air Service Licence F189. Under "Tariff of charges" delete existing and add: "Student pilots, solo or dual, R160 per hour, qualified pilots R140 per hour".

(A) Link Airways Ltd, P.O. Jan Smuts Airport, 1627. (B) Link Airways Ltd. (C) Scheduled Air Transport Service Licence S750. Under "Aircraft to be used" add: "Piper PA-34-220T ZS-MNJ, Beech 58 ZS-KCA, Piper PA-31-350 ZS-MNI and ZS-MMF".

(A) Link Airways Ltd, P.O. Jan Smuts Airport, 1627. (B) Link Airways Ltd. (C) Non-scheduled Air Transport Service Licence N877. Under "Aircraft to be used" add: "Piper PA-34-220T ZS-MNJ, Beech 58 ZS-KCA, Piper PA-31-350 ZS-MNI and ZS-MMF".

(A) Link Airways Ltd, P.O. Jan Smuts Airport, 1627. (B) Link Airways Ltd. (C) Scheduled Air Transport Service Licence S750 and Non-scheduled Air Transport Service Licence N877. Under "Aircraft to be used" delete: "Piper PA-31-350 ZS-EAS and Cessna 310R ZS-JNC".

(A) Link Airways Ltd, P.O. Jan Smuts Airport, 1627. (B) Link Airways Ltd. (C) Scheduled Air Transport Service Licence S750 and Non-scheduled Air Transport Service Licence N877. Under "Aircraft to be used" add: "Piper PA-34-200T ZS-MPV".

(A) Link Airways Ltd, P.O. Jan Smuts Airport, 1627. (B) Link Airways Ltd. (C) Scheduled Air Transport Service Licence S750. Under "Routes to be flown", "Frequency to which service will be operated" and "Tariff of charges" add:

'Route	Tariff (R)		
	Single	Dual	
Johannesburg to Upington	Maximum of 2 return flights per day for all 3 these routes	430	860
Kimberley to Upington		204	408
Bloemfontein to Upington		302	604".

Enige ligte lugvaartuig, op voorwaarde dat lugvaartuig ZS-geregistreer en A-gekategoriseer is.

Ab initio-opleidingstarief op 'n Cessna 150 en Cessna 152 165 250."

(A) East Rand Flying Club, Posbus 744, Springs, 4560. (B) East Rand Flying Club. (C) Vliegopleidings-lugdienslisisensie F189. Onder "Tariefskaal" skrap huidige en voeg by: "Leerlingvlieënier, enkelstuur en dubbelstuur, R160 per uur, gekwalifiseerde vlieënier R140 per uur".

(A) Link Airways Bpk., Pk. Jan Smutslughawe, 1627. (B) Link Airways Bpk. (C) Vasgestelde-lugvervoerdienislisisensie S750. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Piper PA-34-220T ZS-MNJ, Beech 58 ZS-KCA, Piper PA-31-350 ZS-MNI en ZS-MMF".

(A) Link Airways Bpk., Pk. Jan Smutslughawe, 1627. (B) Link Airways Bpk. (C) Nie-vasgestelde-lugvervoerdienislisisensie N877. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Piper PA-34-220T ZS-MNJ, Beech 58 ZS-KCA, Piper PA-31-350 ZS-MNI en ZS-MMF".

(A) Link Airways Bpk., Pk. Jan Smutslughawe, 1627. (B) Link Airways Bpk. (C) Vasgestelde-lugvervoerdienislisisensie S750 en Nie-vasgestelde-lugvervoerdienislisisensie N877. Onder "Lugvaartuie wat gebruik gaan word" skrap: "Piper PA-31-350 ZS-EAS en Cessna 310R ZS-JNC".

(A) Link Airways Bpk., Pk. Jan Smutslughawe, 1627. (B) Link Airways Bpk. (C) Vasgestelde-lugvervoerdienislisisensie S750 en Nie-vasgestelde-lugvervoerdienislisisensie N877. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Piper PA-34-200T ZS-MPV".

(A) Link Airways Bpk., Pk. Jan Smutslughawe, 1627. (B) Link Airways Bpk. (C) Vasgestelde-lugvervoerdienislisisensie S750. Onder "Roetes wat bedien gaan word", "Frekwensie waarvolgens diens bedryf gaan word" en "Tariefskaal" voeg by:

'Roete	Frekwensie	Tarief (R)	
		Enkel	Retoer
Johannesburg na Upington	Maksimum van 2 retroervlugte per dag vir al 3 hierdie roetes	430	860
Kimberley na Upington		204	408
Bloemfontein na Upington		302	604".

(A) Metavia Airlines (Pty) Ltd, P.O. Box 1032, Nelspruit, 1200. (B) Metavia Airlines. (C) Scheduled Air Transport Service Licence S209. Under "Aircraft to be used" add: "Piper PA-31-350 ZS-MNZ".

(A) Metro-D (Pty) Ltd, P.O. Box 1032, Nelspruit, 1200. (B) Metavia Airlines Charter. (C) Non-scheduled Air Transport Service Licence N220. Under "Aircraft to be used" add: "Piper PA-31-350 ZS-MNZ".

(A) Peters Flights (Pty) Ltd, P.O. Box 23755, Innesdale. (B) Peters Flights (Pty) Ltd. (C) Non-scheduled Air Transport Service Licence N505. Under "Aircraft to be used" delete: "Cessna 402 ZS-REX, Cessna 310Q ZS-LNM, Cessna 320C ZS-FSS, Beech B90 ZS-BEN, Learjet 23 N66AM, Jetstar VR-BHF, Cessna 310Q ZS-RDH, Cessna 402B ZS-LWX and ZS-ALV and Beech E185 ZS-CFC", and add: "Douglas DC-3/C-47 65 TP ZS-KCV, Beech 58P ZS-MNV".

(A) Pro Aviation CC, P.O. Box 7140, Blanco, 6531. (B) Pro Aviation. (C) Non-scheduled Air Transport Service Licence N394. Under "Aircraft to be used" and "Tariff of charges" add: "Beech B60 ZS-KMC R3 per km".

(22 March 1991)

(A) Metavia Airlines (Edms.) Bpk., Posbus 1032, Nelspruit, 1200. (B) Metavia airlines. (C) Vasgestelde-lugvervoerdienstlisensie S209. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Piper PA-31-350 ZS-MNZ".

(A) Metro-D (Edms.) Bpk., Posbus 1032, Nelspruit, 1200. (B) Metavia Airlines Charter. (C) Nie-vasgestelde-lugvervoerdienstlisensie N220. Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Piper PA-31-350 ZS-MNZ".

(A) Peters Flight (Edms.) Bpk., Posbus 23755, Innesdale. (B) Peters Flights (Edms.) Bpk. (C) Nie-vasgestelde-lugvervoerdienstlisensie N505. Onder "Lugvaartuie wat gebruik gaan word" skrap: "Cessna 402 ZS-REX, Cessna 310Q ZS-LNM, Cessna 320C ZS-FSS, Beech B90 ZS-BEN, Learjet 23 N66AM, Jetstar VR-BHF, Cessna 310Q ZS-RDH, Cessna 402B ZS-LWX en ZS-ALV en Beech E185 ZS-CFC", en voeg by: "Douglas DC-3/C-47 65 TP ZS-KCV, Beech 58P ZS-MNV".

(A) Pro Aviation Bk, Posbus 7140, Blanco, 6531. (B) Pro Aviation. (C) Nie-vasgestelde-lugvervoerdienstlisensie N394. Onder "Lugvaartuie wat gebruik gaan word" en "Tariefskaal" voeg by: "Beech B60 ZS-KMC R3 per km".

(22 Maart 1991)

NOTICE 277 OF 1991

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

CANCELLATION OF REGISTRATION OF A TRADE UNION

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 National Automobile and Allied Workers Union is not functioning as a trade union, 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.
(22 March 1991)

NOTICE 278 OF 1991

DEPARTMENT OF MANPOWER

WAGE ACT, 1957

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

The Wage Board has decided, in terms of section 15 (3) (b) of the Wage Act, 1957, to allow persons who have an interest in the above-mentioned investigation, particulars of which were published in *Government Gazette* No. 13036 (under Notice 187) of 1 March 1991 to submit oral representations to the Board. For the purpose of hearing representations, the Board will hold meetings at the venues, times and dates indicated below:

(a) *East London*: Room 63, Manpower Building, 3 Hill Street, at 11:30 on 16 April 1991.

KENNISGEWING 277 VAN 1991

DEPARTEMENT VAN MANNEKRAM

WET OP ARBEIDSVERHOUDINGE, 1956

INTREKKING VAN REGISTRASIE VAN 'N VAKVERENIGING

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 dat die National Automobile and Allied Workers Union nie as vakvereniging 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.
(22 Maart 1991)

KENNISGEWING 278 VAN 1991

DEPARTEMENT VAN MANNEKRAM

LOONWET, 1957

LOONRAADONDERSOEK.—HERSIENING VAN LOONVASSTELLING 460: SEKURITEITSDIENSTE, SEKERE GEBIEDE

Die Loonraad het, kragtens artikel 15 (3) (b) van die Loonwet, 1957, besluit om persone wat belang het by bogemelde ondersoek waarvan besonderhede in *Staatskoerant* No. 13036 (by Kennisgewing 187) van 1 Maart 1991 gepubliseer is, toe te laat om mondelinge vertoë tot die Raad te rig. Vir dié doel sal die Raad vergadings hou op die plekke, tye en datums hieronder aangedui:

(a) *Oos-Londen*: Kamer 63, Mannekraggebou, Hillstraat 3, om 11:30 op 16 April 1991.

(b) *Port Elizabeth*: Boardroom, Eben Dönges Building, Hancock Street, at 11:30 on 17 April 1991.

(c) *Pietersburg*: Boardroom, Manpower Centre, 8 20th Avenue, Industria, at 10:15 on 19 April 1991.

(d) *Welkom*: Boardroom, Metropolitan Homes Trust Building, Mooi Street, at 14:00 on 19 April 1991.

(e) *Cape Town*: Room 222, Thomas Boydell Building, Parade Street, at 09:00 on 26 April 1991.

(f) *George*: Third Floor, Magistrate's Building, York Street, at 10:30 on 7 May 1991.

(g) *Pietermaritzburg*: Room 722, Davis Alexander Building, 143 Church Street, at 14:30 on 14 May 1991.

(h) *Durban*: Room 317, Masonic Lane Building, Masonic Lane, at 09:00 on 16 May 1991.

(i) *Bloemfontein*: Room 218, Civilia Building, Elizabeth Street, at 15:30 on 20 May 1991.

(j) *Kimberley*: Boardroom, Department of Manpower, corner of Market and Stead Streets, at 14:00 on 21 May 1991.

(k) *Newcastle*: Room 33, Nedbank Centre, Harding Street, at 14:00 on 23 May 1991.

(l) *Nelspruit*: Room 30, Progress House, 171 Bester Street North, at 15:30 on 27 May 1991.

(m) *Rustenburg*: First Floor, Geen & Richards Building, corner of Krupp and Boom Streets, at 10:00 on 27 May 1991.

(n) *Witbank*: Conciliation Boardroom, Department of Manpower, corner of Hofmeyer and Beaty Streets, at 15:15 on 28 May 1991.

(o) *Potchefstroom*: First Floor, Department of Manpower, 90 Church Street, at 10:00 on 28 May 1991.

(p) *Pretoria*: Room 102, Manpower Building, 215 Schoeman Street, at 09:00 on 3 June 1991.

(q) *Johannesburg*: Room 70, Conlyn Building, 156 President Street, at 09:00 on 5 June 1991.

M. J. DELPORT,

Secretary: Wage Board.

(22 March 1991)

(b) *Port Elizabeth*: Raadsaal, Eben Döngesgebou, Hancockstraat, om 11:30 op 17 April 1991.

(c) *Pietersburg*: Raadsaal, Mannekragsentrum, 20ste Laan 8, Industria, om 10:15 op 19 April 1991.

(d) *Welkom*: Raadsaal, Metropolitan Homes Trustgebou, Mooistraat, om 14:00 op 19 April 1991.

(e) *Kaapstad*: Kamer 222, Thomas Boydellgebou, Paradestraat, om 09:00 op 26 April 1991.

(f) *George*: Derde Verdieping, Landdrosgebou, Yorkstraat, om 10:30 op 7 Mei 1991.

(g) *Pietermaritzburg*: Kamer 722, Davis Alexandergebou, Kerkstraat 143, om 14:30 op 14 Mei 1991.

(h) *Durban*: Kamer 317, Masoniclaninggebou, Masoniclaning, om 09:00 op 16 Mei 1991.

(i) *Bloemfontein*: Kamer 218, Civiliagebou, Elizabethstraat, om 15:30 op 20 Mei 1991.

(j) *Kimberley*: Raadsaal, Departement van Mannekrag, hoek van Mark- en Steadstraat om 14:00 op 21 Mei 1991.

(k) *Newcastle*: Kamer 33, Nedbanksentrum, Hardingstraat, om 14:00 op 23 Mei 1991.

(l) *Nelspruit*: Kamer 30; Progresshuis, Besterstraat-Noord 171, om 15:30 op 27 Mei 1991.

(m) *Rustenburg*: Eerste Verdieping, Geen & Richardsgebou, hoek van Krupp- en Boomstraat, om 10:00 op 27 Mei 1991.

(n) *Witbank*: Versoeningsraad-saal, Departement van Mannekrag, hoek van Hofmeyer- en Beatystraat, om 15:15 op 28 Mei 1991.

(o) *Potchefstroom*: Eerste Verdieping, Departement van Mannekrag, Kerkstraat 90, om 10:00 op 28 Mei 1991.

(p) *Pretoria*: Kamer 102, Mannekraggebou, Schoemanstraat 215, om 09:00 op 3 Junie 1991.

(q) *Johannesburg*: Kamer 70, Conlyngebou, Presidentstraat 156, om 09:00 op 5 Junie 1991.

M. J. DELPORT,

Sekretaris: Loonraad.

(22 Maart 1991)

NOTICE 279 OF 1991

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

APPLICATION FOR REGISTRATION OF A TRADE UNION

I, David William James, Industrial Registrar do hereby, in terms of section 4 (2) of the Labour Relations Act, 1956, give notice that an application for registration as a trade union has been received from the Cape Town Municipal Professional Staff Association. Particulars of the application are reflected in the subjoined table.

Any registered trade union which objects to the application is invited to lodge its objection in writing with me, c/o the Department of Manpower, 123A Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month of the date of publication of this notice.

KENNISGEWING 279 VAN 1991

DEPARTEMENT VAN MANNEKRAM

WET OP ARBEIDSVERHOUDINGE, 1956

AANSOEK OM REGISTRASIE VAN 'N VAKVERENIGING

Ek, David William James, Nywerheidsregister, maak ingevolge artikel 4 (2) van die Wet op Arbeidsverhoudinge, 1956, hierby bekend dat 'n aansoek om registrasie as 'n vakvereniging ontvang is van die Cape Town Municipal Professional Staff Association. Besonderhede van die aansoek word in onderstaande tabel verstrekk.

Enige geregistreerde vakvereniging wat teen die aansoek beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou 123A, Schoemanstraat 215, Pretoria (posadres: Privaatsak X117, Pretoria, 0001).

TABLE

Name of trade union: Cape Town Municipal Professional Staff Association.

Date on which application was lodged: 24 January 1991.

Interests and area in respect of which application is made: All persons employed in the Local Authority Undertaking as undertaken by the City Council of Cape Town, who possess, as a result of a successfully completed course of study, a university degree, university diploma or any other recognised professional qualification or who are remunerated at Grade 9 or at a higher level on the Grading Schedule of the City Council, as amended from time to time.

For the purposes hereof—

“Local Authority Undertaking” means the undertaking in which employers and their employees are associated for instituting, continuing and finishing any act, scheme or activity which is undertaken by a local authority; and

“local authority” means a town council, village council, health committee or divisional council.

Postal address of applicant: P.O. Box 1303, Cape Town, 8000.

Office address of applicant: Cleansing Branch, 19th Floor, Civic Centre, Hertzog Boulevard, Cape Town.

Attention is drawn to the following requirements of section 4 of the Act:

(a) The representativeness of any trade union which objects to the application shall in terms of subsection (4) be determined on the facts as they existed at the date on which the application was lodged and, as far as membership is concerned, only members who were in good standing in terms of section 1 (2) of the Act as at the aforesaid date shall be taken into consideration.

(b) The procedure laid down in subsection (2) must be followed in connection with any objection lodged.

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

NOTICE 280 OF 1991**OFFICE OF THE COMMISSION FOR
ADMINISTRATION****COMPETITION BOARD**

**INVESTIGATION IN TERMS OF SECTION 10 (1) (a)
OF THE MAINTENANCE AND PROMOTION OF
COMPETITION ACT, 1979 (ACT NO. 96 OF 1979).—
DISTRIBUTION BY THE MANUFACTURERS OF
PHARMACEUTICAL PRODUCTS OF MEDICINE
THAT IS AVAILABLE TO THE PUBLIC ONLY ON
PRESCRIPTION**

The Competition Board hereby make known for general information that they are undertaking an investigation in terms of section 10 (1) (a) of the Maintenance and Promotion of Competition Act, 1979 (Act

TABEL

Naam van vakvereniging: Cape Town Municipal Professional Staff Association.

Datum waarop aansoek ingedien is: 24 Januarie 1991.

Belange en gebied ten opsigte waarvan aansoek gedoen word: Alle persone in diens in die Plaaslike Owerheidsonderneeming soos onderneem deur die Stadsraad van Kaapstad, wat na aanleiding van 'n suksesvol voltooide studiekursus in besit is van 'n universiteitsgraad, universiteitsdiploma of enige ander erkende professionele kwalifikasie of wat besoldig word op Graad 9 of op 'n hoër vlak op die Graderings-tabel van die Stadsraad, soos van tyd tot tyd gewysig.

Vir die doeleindes hiervan beteken—

“Plaaslike Owerheidsonderneeming” die onderneeming waarin werkgewers en hul werknemers met mekaar geassosieer is vir die instelling, voortsetting en afhandeling van enige handeling, skema of aktiwiteit wat deur 'n plaaslike owerheid onderneem word; en

“plaaslike owerheid” 'n stadsraad, dorpsraad, gesondheidskomitee of afdelingsraad.

Posadres van applikant: Posbus 1303, Kaapstad, 8000.

Kantooradres van applikant: Reinigingsafdeling, 19de Verdieping, Burgersentrum, Hertzog-boulevard, Kaapstad.

Die aandag word gevëstig op onderstaande verëistes van artikel 4 van die Wet:

(a) Die mate waarin 'n beswaarmakende vakvereniging verteenwoordigend is, word ingevolge subartikel (4) bepaal volgens die feite soos hulle bestaan het op die datum waarop die aansoek ingedien is, en wat die lidmaatskap betref, word alleen lede wat ingevolge artikel 1 (2) van die Wet op voormalde datum volwaardige lede was, in aanmerking geneem.

(b) Die prosedure voorgeskryf by subartikel (2) moet gevolg word in verband met 'n beswaar wat ingedien word.

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

KENNISGEWING 280 VAN 1991**KANTOOR VAN DIE KOMMISSIE VIR
ADMINISTRASIE****RAAD OP MEDEDINGING**

**ONDERSOEK INGEVOLGE ARTIKEL 10 (1) (a) VAN
DIE WET OP DIE HANDHAWING EN BEVORDERING
VAN MEDEDINGING, 1979 (WET NO. 96 VAN
1979).—VERSPREIDING VAN MEDISYNE, WAT
SLEGS OP VOORSKRIF AAN DIE PUBLIEK BESKIK-
BAAR IS, DEUR VERAARDIGERS VAN FARMA-
SEUTIESE PRODUKTE**

Die Raad op Mededinging maak hiermee vir algemene inligting bekend dat hulle, ingevolge artikel 10 (1) (a) van die Wet op die Handhawing en Bevordering van Mededinging, 1979 (Wet No. 96 van 1979), ondersoek

No. 96 of 1979), to determine whether any "restrictive practices", as defined in section 1 of the Act, exist or may come into existence in the distribution by the manufacturers of pharmaceutical products of medicine that is available to the public only on prescription.

The investigation is in response to numerous complaints regarding the alleged unjustifiable discriminatory treatment by certain manufacturers of the purchasers of medicine that is subsequently sold on prescription. The purchasers of such medicine include the State (that is the Central and Provincial governments, states that were formerly part of the Republic, the so-called self-governing states, military authorities, etc.), pharmaceutical wholesalers, retail pharmacists, dispensing doctors, and private hospitals and clinics.

Following recommendations to this effect by the Board, the Minister has on two occasions in the past prohibited conduct giving rise to a situation where a vendor supplies a commodity to one purchaser at prices and on conditions that are less favourable than those afforded another purchaser or other purchasers in respect of equivalent quantities and quality of the said commodity, thereby placing the first-mentioned purchaser at a competitive disadvantage.

The investigation will accordingly in the first place seek to establish whether such discriminatory practices exist or are likely to come into existence and, if so, to what extent (if at all) they can be said to serve the public interest in a given case. It should be noted that a manufacturer's price differential between purchasers will not be regarded as discriminatory if it merely reflects a reasonable allowance for differences in the cost or likely cost of manufacture, distribution or delivery resulting from the different places to which or methods by which the goods are supplied to the purchasers. The Board, furthermore, do not preclude the possibility that other categories of restrictive practices requiring their attention may be identified in the course of the investigation.

Any person with an interest in this matter or who is in possession of information that could have a bearing on the investigation may within 30 days from the date of this notice submit written representations to the Director: Investigations of the Competition Board, Private Bag X720, Pretoria 0001, or Telefax No. (012) 322-5428. (Reference R4/2/1/2/30.)

(22 March 1991)

NOTICE 281 OF 1991

CUSTOMS AND EXCISE TARIFF APPLICATIONS.— LIST 10/91

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 Chief Executive, 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.

instel na enige "beperkende praktyke", soos omskryf in artikel 1 van die Wet, wat bestaan of mag ontstaan by die verspreiding van medisyne, wat slegs op voorskrif aan die publiek beskikbaar is, deur vervaardigers van farmaseutiese produkte.

Die ondersoek vind plaas in reaksie op tale klages met betrekking tot die beweerde ongeregverdigde diskriminerende behandeling deur sommige vervaardigers van die aankopers van medisyne wat uiteindelik op voorskrif verkoop word. Die aankopers van hierdie medisyne sluit in die Staat (dit is die Sentrale en Provinciale owerhede, state wat voorheen deel van die Republiek uitgemaak het, die sogenaamde selfregrende state, militêre owerhede, ens.), farmaseutiese groothandelaars, kleinhandelsapteke, resepterende dokters en privaat hospitale en klinieke.

Na aanleiding van aanbevelings te dien effekte deur die Raad, het die Minister reeds by twee geleenhede 'n verbod geplaas op optrede wat daartoe aanleiding gee dat 'n verkoper 'n handelsartikel aan 'n aankoper voorsien teen pryse en voorwaardes wat minder gunstig is as dié wat aan 'n ander aankoper of aankopers ten opsigte van gelykwaardige hoeveelhede en gehalte van die betrokke handelsartikel voorsien word, en waardeur eersgenoemde aankoper in 'n minder gunstige mededingende posisie geplaas word.

Die ondersoek sal gevvolglik eerstens poog om vas te stel of sodanige diskriminerende praktyke bestaan of mag ontstaan, en indien wel, tot watter mate (indien enigsins) dit geag kan word om die openbare belang te dien. Daar moet op gelet word dat 'n vervaardiger se prysdifferensiasie tussen aankopers nie as diskriminerend beskou sal word indien dit slegs 'n weerspieëeling is van 'n redelike toegewing vir die verskille in die koste van vervaardiging, verspreiding of aflewering wat voortspruit uit die verskillende plekke en wyses waarop die betrokke produkte aan aankopers voorsien moet word nie. Voorts sluit die Raad nie die moontlikheid uit dat ander tipes beperkende praktyke wat hulle aandag vereis tydens die verloop van die ondersoek geïdentifiseer mag word nie.

Enige persoon met 'n belang by die aangeleentheid of wat beskik oor inligting wat betrekking daarop het, kan binne 30 dae vanaf die datum van hierdie Kennisgewing skriftelike vertoë rig aan die Direkteur: Ondersoek van die Raad op Mededinging, Privaatsak X720, Pretoria 0001, of Telefaks No. (012) 322-5428. (Verwysing R4/2/1/2/30.)

(22 Maart 1991)

KENNISGEWING 281 VAN 1991

DOEANE- EN AKSYNSTARIEFAANSOEKE.— LYS 10/91

Onderstaande aansoeke 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 Hoof Uitvoerende Beämpte, Raad van Handel en Nywerheid, Privaatsak X753, Pretoria, 0001, gerig word. Die aandag word daarop gevestig dat die skale van reg wat in die aansoeke genoem word, dié is wat deur die applikante aangevra is en dat die Raad, afhangende van sy bevindinge, hoër of laer skale van reg mag aanbeveel.

Increase in the duty on:

1. Capsules of aluminium for bottles, classifiable under tariff subheading 8309.90.30, from 5 per cent *ad valorem* to 20 per cent *ad valorem*.

[BTI Ref. T5/2/15/7/1 (910013) (Mr G. Bester)]

Applicant:

Vinicap (Pty) Ltd, P.O. Box 2737, Cape Town, 8000.
2. Acetaminophenol, classifiable under tariff subheading 2924.29.20, from a rate of duty of 15 per cent or 800 c/kg less 85 per cent *ad valorem* to 15 per cent or 1950 c/kg less 85 per cent *ad valorem*.

[BTI Ref. T5/2/6/3/1 (910085) (Mr S. Meyer)]

Applicant:

Fine Chemicals (Pty) Ltd, P.O. Box 253, Eppindust, 7475.

Rebate of the duty on:

Handles of plastic, classifiable under tariff subheading 3926.90.90, for the manufacture of hammers.

[BTI Ref. T5/2/7/2/1/ (910012) (Mr G. Bester)]

Applicant:

Lasher Tools (Pty) Ltd, P.O. Box 254, Germiston, 1400.

Withdrawal of the rebate facilities in respect of:

Fibres and yarns, the following:

311.02 Industry: Fibres and yarns

311.01/54.02/02.00.
311.02/54.03/01.00.
311.02/54.04/01.00.
311.02/54.05/01.00.
311.02/55.03/01.00.
311.02/55.05/01.00.
311.02/55.06/01.00.
311.02/55.09/02.00.
311.02/55.10/02.00.

311.03 Industry: Textile weaving

311.03/51.01/01.00.
311.03/51.02/01.00.
311.03/51.05/01.00.
311.03/51.09/01.00.
311.03/52.01/01.00.
311.03/52.03/01.00.
311.03/52.04/01.00.
311.03/55.03/01.00.
311.03/55.05/01.00.
311.03/55.06/01.00.
311.03/55.11/01.00.

311.04 Industry: Textile knitting

311.04/51.01/01.00.
311.04/51.02/01.00.
311.04/51.05/01.00.
311.04/51.07/01.00.

Verhoging van die reg op:

1. Kapsules van aluminium vir bottels, indeelbaar by tariefsubpos 8309.90.30, van 5 persent *ad valorem* tot 20 persent *ad valorem*.

[RHN-verw. T5/2/15/7/1 (910013) (Mnr. G. Bester)]

Applicant:

Vinicap (Edms.) Bpk., Posbus 2737, Kaapstad, 8000.

2. Asetaminofenol, indeelbaar by tariefsubpos 2924.29.20, van 'n skaal van reg van 15 persent of 800 c/kg min 85 persent *ad valorem* tot 15 persent of 1950 c/kg min 85 persent *ad valorem*.

[RHN-verw. T5/2/6/3/1 (910085) (Mnr. S. Meyer)]

Applicant:

Fine Chemicals (Edms.) Bpk., Posbus 253, Eppindust, 7475.

Korting van die reg op:

Handvatsels van plastiek, indeelbaar by tariefsubpos 3926.90.90, vir die vervaardiging van hamers.

[RHN-verw. T5/2/7/2/1 (910012) (Mnr. G. Bester)]

Applicant:

Lasher Tools (Pty) Ltd, Posbus 254, Germiston, 1400.

Intrekking van die kortingfasiliteite ten opsigte van:

Vesels en garing, die volgende:

311.02 Nywerheid: Vesels en garing

311.01/54.02/02.00.
311.02/54.03/01.00.
311.02/54.04/01.00.
311.02/54.05/01.00.
311.02/55.03/01.00.
311.02/55.05/01.00.
311.02/55.06/01.00.
311.02/55.09/02.00.
311.02/55.10/02.00.

311.03 Nywerheid: Tekstielbewerwers

311.03/51.01/01.00.
311.03/51.02/01.00.
311.03/51.05/01.00.
311.03/51.09/01.00.
311.03/52.01/01.00.
311.03/52.03/01.00.
311.03/52.04/01.00.
311.03/55.03/01.00.
311.03/55.05/01.00.
311.03/55.06/01.00.
311.03/55.11/01.00.

311.04 Nywerheid: Tekstielbreiery

311.04/51.01/01.00.
311.04/51.02/01.00.
311.04/51.05/01.00.
311.04/51.07/01.00.

311.04/51.09/01.00.
 311.04/52.01/01.00.
 311.04/52.02/01.00.
 311.04/52.04/01.00.
 311.04/52.07/01.00.
 311.04/54.06/01.00.
 311.04/55.03/01.00.
 311.04/55.05/01.00.
 311.04/55.06/01.00.

Item 460.11

460.11/51.09/01.00.
 460.11/52.07/01.00.
 460.11/54.06/01.00.
 460.11/55.11/01.00.

[BTI Ref. T5/2/11/9/1 (910102) (Miss H. Claassens)]

Applicant:

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

General:

1. Revision of the rate of duty on frozen livers of bovine animals which was implemented on an interim basis on 1 March 1991 in *Government Gazette* No. 13050 under Government Notice No. R. 444.

[BTI Ref. T5/2/1/3/1 (910098) (Mr W. Lubbe)]

Applicant:

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

2. Revision of the extent of rebate of the duty which is payable on meat of bovine animals, frozen, boneless, for the manufacture of prepared and preserved meat and which was implemented on an interim basis on 1 March 1991 in *Government Gazette* No. 13050 under Government Notice No. R. 455.

[BTI Ref. T5/2/1/3/1 (910099) (Mr W. Lubbe)]

Applicant:

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

3. Substitution for tariff subheading 4010.91 of the following:

Tariff Subheading	Description	Rate of Duty
4010.91	Of a width exceeding 20 cm:	
.10	Conveyor belts or belting, for mining purposes	25%
.15	Conveyor belts or belting	25%
.30	Transmission belts or belting	20%

[BTI Ref. T5/1/15 (910083) (Mr S. Meyer)]

Applicant:

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

List 9/91 was published under General Notice 250 of 15 March 1991.

(22 March 1991)

311.04/51.09/01.00.
 311.04/52.01/01.00.
 311.04/52.02/01.00.
 311.04/52.04/01.00.
 311.04/52.07/01.00.
 311.04/54.06/01.00.
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 311.04/55.05/01.00.
 311.04/55.06/01.00.

Item 460.11

460.11/51.09/01.00.
 460.11/52.07/01.00.
 460.11/54.06/01.00.
 460.11/55.11/01.00.

[RHN-verw. T5/2/11/9/1 (910102) (Mej. H. Claassens)]

Applicant:

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

Algemeen:

1. Hersiening van die skaal van reg op bevore lewers van beesrasdiere wat as tussentydse maatreël op 1 Maart 1991 in *Staatskoerant* No. 13050 by Goewermentskennisgiving No. R. 444 ingestel is.

[RHN-verw. T5/2/1/3/1 (910098) (Mnr. W. Lubbe)]

Applicant:

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

2. Hersiening van die mate van korting van die reg betaalbaar op vleis van beesrasdiere, bevroe, ontbeen, vir die vervaardiging van bereide of gepreserveerde vleis wat as tussentydse maatreëls op 1 Maart 1991 in *Staatskoerant* No. 13050 by Goewermentskennisgiving No. R. 455 ingestel is.

[RHN-verw. T5/2/1/3/1 (910099) (Mnr. W. Lubbe)]

Applicant:

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

3. Vervanging van tariefsubpos 4010.91 deur die volgende:

Tarief-Subpos	Beskrywing	Skaal van Reg
4010.91	Met 'n breedte van meer as 20 cm:	
.10	Vervoerband of -bandmateriaal vir myndoeleindes	25%
.15	Vervoerbande of -bandmateriaal	25%
.30	Drybande of -bandmateriaal	20%

[RHN-verw. T5/1/15 (910083) (Mnr. S. Meyer)]

Applicant:

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

Lys 9/91 is by Algemene Kennisgiving 250 van 15 Maart 1991 gepubliseer.

(22 Maart 1991)

BOARD NOTICES**BOARD NOTICE 31 OF 1991****AMENDMENT OF CLASSIFICATION OF LOCAL AUTHORITIES ACCORDING TO GRADES IN TERMS OF THE REMUNERATION OF TOWN CLERKS ACT, 1984**

I, Jakobus Stephanus Kitshoff, acting Secretary to the Board on Remuneration and Service Benefits of Town Clerks acting herein by virtue of authority granted to me by the said Board in terms of section 8 (2) of the Remuneration of Town Clerks Act, 1984 (Act No. 115 of 1984), hereby amend the Annexures to Government Notice No. R. 1153 of 29 May 1987 as follows:

ANNEXURE A**(i) Effective from 1 July 1990:**

By—

- (a) the deletion of the word "Boksburg" where it appears in the column for the Transvaal under Grade 11; and
- (b) the insertion of the word "Boksburg" in the column for the Transvaal under Grade 12 before the word "Germiston".

ANNEXURE C**(ii) Effective from 1 July 1990:**

By—

- (a) the deletion of the words "Thembalethu George" where they appear under Grade 3; and
- (b) the insertion of the words "Thembalethu George" after the words "Lingelihle Cradock" under Grade 4.

J. S. KITSHOFF,
Acting Secretary.

(22 March 1991)

BOARD NOTICE 32 OF 1991**LOCAL AUTHORITY NOTICE****LOCAL GOVERNMENT AFFAIRS COUNCIL****LOCAL AREA COMMITTEE OF BURGERSFORT.—AMENDMENT TO BY-LAWS RELATING TO REFUSE REMOVAL SERVICES—S1/4/1/37**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939), that it is the Council's intention to amend the Refuse Removal Services By-Laws published under Administrator's Notice No. 1101 dated 5 June 1985.

The general purport of the amendment is to levy a refuse removal tariff for services to shopping centres.

Copies of this amendment are open for inspection during office hours in Room A410 in the Council's Head Office in the H. B. Phillips Building, 320 Bosman Street, Pretoria, for a period of fourteen (14) days from the date of this publication.

RAADSKENNISGEWINGS**RAADSKENNISGEWING 31 VAN 1991****WYSIGING VAN INDELING VAN PLAASLIKE OWERHEDE VOLGENS GRADE INGEVOLGE DIE WET OP DIE BESOLDIGING VAN STADSKLERKE, 1984**

Ek, Jakobus Stephanus Kitshoff, waarnemende Sekretaris van die Raad op die Besoldiging en Diensvoordele van Stadsklerke handelende kragtens magtiging deur die gemelde Raad aan my verleen ingevolge artikel 8 (2) van die Wet op die Besoldiging van Stadsklerke, 1984 (Wet No. 115 van 1984), wysig hierby die Bylaes by Goewermentskennisgewing No. R. 1153 van 29 Mei 1987 soos volg:

BYLAE A**(i) Met ingang van 1 Julie 1990:**

Deur—

- (a) die woord "Boksburg" waar dit in die kolom vir die Transvaal onder Graad 11 voorkom, te skrap; en
- (b) die woord "Boksburg" voor die woord "Germiston" in die kolom vir die Transvaal onder Graad 12 in te voeg.

BYLAE C**(ii) Met ingang van 1 Julie 1990:**

Deur—

- (a) die woorde "Thembalethu George" waar dit onder Graad 3 voorkom, te skrap; en
- (b) die woorde "Thembalethu George" na die woorde "Lingelihle Cradock" onder Graad 4 in te voeg.

J. S. KITSHOFF,

Waarnemende Sekretaris.

(22 Maart 1991)

RAADSKENNISGEWING 32 VAN 1991**PLAASLIKE BESTUURSAANGELEENTHEDE****RAAD OP PLAASLIKE BESTUURS-AANGELEENTHEDE****PLAASLIKE GEBIEDSKOMITEE VAN BURGERSFORT.—WYSIGING VAN DIE VULLISVERWYDERINGSVERORDENINGE—S1/4/1/37**

Kennis geskied hiermee dat die Raad kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939), van voorname is om die Verordeninge insake Vullisverwyderingsdienste gepubliseer by Administrateurskennisgewing No. 1101 van 5 Junie 1985 te wysig.

Die algemene strekking van die wysiging is om 'n vullisverwyderingstarief vir dienste aan winkelsentrums te hef.

Afskrifte van hierdie wysiging lê gedurende kantoorure in Kamer A410 by die Raad se Hoofkantoor, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, ter insae vir 'n tydperk van veertien (14) dae vanaf die datum van hierdie publikasie.

Any person who desires to record his objection to such amendment shall do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the *Provincial Gazette*.

N. T. DU PREEZ,
Chief Executive Officer.

P.O. Box 1341
Pretoria
0001.

(Notice No. 27/91)
(22 March 1991)

Enige persoon wat beswaar teen die sodanige wysiging wil aanteken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant* by die ondergetekende doen.

N. T. DU PREEZ,
Hoof-uitvoerende Beampte.

Posbus 1341
Pretoria
0001.

(Kennisgewing 27/91)
(22 Maart 1991)

BOARD NOTICE 33 OF 1991

LOCAL AUTHORITY NOTICE

LOCAL GOVERNMENT AFFAIRS COUNCIL

GENERAL AREA: NORTH OF VEREENIGING.—AMENDMENT TO THE SANITARY CONVENiences AND NIGHTSOIL AND VACUUM TANK REMOVAL BY-LAWS—S1/4/1/16

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939), that it is the Council's intention to amend the Sanitary Conveniences and Nightsoil and Vacuum Tank Removal By-Laws published under Administrator's Notice No. 1102 dated 5 June 1985.

The general purpose of the amendment is to increase the tariffs.

Copies of this amendment are open for inspection during office hours in Room A410A, in the Council's Head Office in the H. B. Phillips Building, 320 Bosman Street, Pretoria, for a period of fourteen (14) days from the date of this publication.

Any person who desires to record his objection to such amendment shall do so in writing to the undersigned within fourteen (14) days after the date of publication of this notice in the *Provincial Gazette*.

N. T. DU PREEZ,
Chief Executive Officer.

P.O. Box 1341
Pretoria
0001.

(Notice No. 26/91)
(22 March 1991)

RAADSKENNISGEWING 33 VAN 1991

PLAASLIKE BESTUURSKENNISGEWING

RAAD OP PLAASLIKE BESTUURSAAN-GELEENTHEDE

ALGEMENE GEBIED: NOORD VAN VEREENIGING.—WYSIGING VAN DIE SANITÉRE GEMAKKE EN NAGVUIL- EN SUIGTENK VERWYDERINGS-VERORDENINGE—S1/4/1/16

Kennis geskied hiermee dat die Raad kragtens artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939) van voorneme is om die Verordeninge insake Sanitaire Gemakke en Nagvul- en Suigtenkverwyderingsverordeninge gepubliseer by Administrateurskennisgewing No. 1102 van 5 Junie 1985 te wysig.

Die algemene strekking van die wysiging is om die tariewe te verhoog.

Afskrifte van hierdie wysiging lê gedurende kantoorure in Kamer A410A, by die Raad se Hoofkantoor, H. B. Phillipsgebou, Bosmanstraat 320, Pretoria, ter insae vir 'n tydperk van veertien (14) dae vanaf die datum van hierdie publikasie.

Enige persoon wat beswaar teen die sodanige wysiging wil aanteken, moet dit skriftelik binne veertien (14) dae na die datum van publikasie van hierdie kennisgewing in die *Provinsiale Koerant* by die ondergetekende doen.

N. T. DU PREEZ,
Hoofuitvoerende Beampte.

Posbus 1341
Pretoria
0001.

(Kennisgewing No. 26/91)
(22 Maart 1991)

IMPORTANT ANNOUNCEMENT*Closing times PRIOR TO PUBLIC HOLIDAYS for***LEGAL NOTICES
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
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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