

REPUBLIC  
OF  
SOUTH AFRICA



REPUBLIEK  
VAN  
SUID-AFRIKA

# Government Gazette Staatskoerant

Vol. 355

PRETORIA, 27 JANUARY 1995  
JANUARIE 1995

No. 16193

## GENERAL NOTICE

### NOTICE 69 OF 1995

#### DEPARTMENT OF TRADE AND INDUSTRY

##### HARMFUL BUSINESS PRACTICES ACT, 1988

- I, Trevor Andrew Manuel, Minister of Trade and Industry, after having considered a report by the Business Practices Committee in relation to an investigation of which notice was given in General Notice 1102 published in *Government Gazette* No. 15238 dated 5 November 1993, which report was published in Notice 478 of 1994 in *Government Gazette* No. 15744 of 20 May 1994, and being of the opinion that it is in the public interest, by virtue of the powers vested in me by section 12 (6) of the Harmful Business Practices Act, 1988 (Act No. 71 of 1988), hereby declare to be unlawful the business practice set out in paragraph 2.
- The business practice referred to in paragraph 1 is any agreement whereby a person cedes to any person, charges, sets off against any debt or alienates in any other manner, his right or title to, or any claim against the Guardian's Fund.
- Any person is prohibited from instituting a claim in any court of law, which claim is based on such an unlawful agreement referred to in paragraph 2.
- This notice shall come into operation upon the date of publication hereof.

**T. A. MANUEL,**  
Minister of Trade and Industry.

51207—A

## ALGEMENE KENNISGEWING

### KENNISGEWING 69 VAN 1995

#### DEPARTEMENT VAN HANDEL EN NYWERHEID

##### WET OP SKADELIKE SAKEPRAKTYKE, 1988

- Ek, Trevor Andrew Manuel, Minister van Handel en Nywerheid, na oorweging van 'n verslag deur die Sakepraktykekomitee met betrekking tot 'n ondersoek waarvan in Kennisgewing 1102 in Staatskoerant No. 15238 van 5 November 1993 kennis gegee is, welke verslag gepubliseer is by Kennisgewing 478 van 1994 in Staatskoerant No. 15744 van 20 Mei 1994, is van oordeel dat dit in die openbare belang is, en verklaar hiermee ingevolge die bevoegdheid kragtens artikel 12 (6) van die Wet op die Skadelike Sakepraktyke, 1988 (Wet No. 71 van 1988), aan my verleen die sakepraktyk soos in paragraaf 2 uiteengesit onwettig.
- Die sakepraktyk in paragraaf 1 vermeld is enige ooreenkoms waarby 'n persoon sy reg op, titel of belang in enige eis teen die Voogdfonds aan enige persoon sedeer, beswaar, in skuldvergeleyking bring of op enige ander wyse vervreem.
- Enige persoon word verbied om 'n eis in enige hof in te stel, wat gebaseer is op sodanige onwettige ooreenkoms soos in paragraaf 2 vermeld.
- Die kennisgewing tree in werking op die datum van publikasie hiervan.

**T. A. MANUEL,**  
Minister van Handel en Nywerheid.

16193—1

**CONTENTS**

No.	Page No.	Gazette No.
<b>GENERAL NOTICE</b>		
<b>Trade and Industry, Department of</b>		
<i>General Notice</i>		
69 Harmful Business Practices Act (71/1988): Unlawful business practice: Guardian's Fund: Agreement.....	1	16193

**INHOUD**

No.	Bladsy No.	Koerant No.
<b>ALGEMENE KENNISGEWING</b>		
<b>Handel en Nywerheid, Departement van</b>		
<i>Algemene Kennisgewing</i>		
69 Wet op Skadelike Sakepraktyke (71/1988): Sakepraktyk onwettig: Voog- dyfonds: Ooreenkoms.....	1	16193