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GOVERNMENT GAZETTE
STAATSKOERANT
VAN DIE REPUBLIEK VAN SUID-AFRIKA

REGULATION GAZETTE No. 2466

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[No. 5549

WARRANT

BY THE STATE PRESIDENT OF THE REPUBLIC OF SOUTH AFRICA CONCERNING THE AMENDMENT OF THE WARRANT INSTITUTING THE "SOUTH AFRICAN DEFENCE FORCE GOOD SERVICE MEDAL"

To all to whom these presents may come:

Greetings!

Whereas the "South African Defence Force Good Service Medal" was instituted by a Warrant dated the 30th day of June 1975;

And whereas the conditions for the award of the medal are contained in the above-mentioned Warrant and the Rules and Regulations thereto;

And whereas I am desirous of amending the said conditions;

Now therefore in terms of section 136 (3) of the Defence Act, 1957 (Act 44 of 1957), I do hereby ordain that the said Warrant and the Rules and Regulations thereto be amended—

(a) by the substitution of the following rule for Rule 4 of the Rules:

"RULE 4

The clasp which may be awarded in terms of Rule 8 shall be struck in gilt silver, 32 millimetres in length and 6 millimetres in width, with the Coat of Arms of the Republic of South Africa in relief in the centre. The clasp shall be affixed to the ribbon which the gold medal is pendent or subject to regulation 6 (1) (b) and (e) of the Regulations to the ribbons of the decorations and medals mentioned therein. When the respective ribbons are worn alone, a miniature Coat of Arms of the Republic of South Africa in gilt silver shall be affixed thereto to denote the award of the clasp.";

(b) by the substitution of the following rule for Rule 7 of the Rules:

"RULE 7

A serving member to whom the 'Permanent Force Good Service Medal', the 'John Chard Medal', the 'John Chard Decoration', the 'De Wet Decoration', or any other similar award or clasp thereto has been awarded, may qualify for the 'South African Defence Force Good Service Medal' as laid down in regulation 6 of the Regulations.";

58471—A

BEVELSKRIF

VAN DIE STAATSPRESIDENT VAN DIE REPUBLIEK VAN SUID-AFRIKA BETREFFENDE DIE WYSIGING VAN DIE BEVELSKRIF WAARBY DIE "MEDALJE VIR TROUE DIENS IN DIE SUIDAFRIKAANSE WEERMAG" INGESTEL IS

Aan almal wat hiervan kennis mag neem:

Saluut!

Nademaal die "Medalje vir Troue Diens in die Suid-Afrikaanse Weermag" by 'n Bevelskrif gedateer die 30ste dag van Junie 1975 ingestel is;

En nademaal die voorwaardes vir die toekenning van die medalje vervat is in bogenoemde Bevelskrif en die Reëls en Regulasies daarby;

En nademaal ek begerig is om bedoelde voorwaardes te wysig;

So is dit dat ek kragtens artikel 136 (3) van die Verdedigingswet, 1957 (Wet 44 van 1957), hierby verorden dat bedoelde Bevelskrif en die Reëls en die Regulasies daarby gewysig word—

(a) deur Reël 4 van die Reëls deur die volgende reël te vervang:

"REËL 4

Die gespe wat ingevolge Reël 8 toegeken kan word sal uit vergulde silwer geslaan word, 32 millimeter lank en 6 millimeter breed, met die Wapen van die Republiek van Suid-Afrika in reliëf in die middel daarvan. Die gespe word geheg aan die lint waaraan die goue medalje hang of behoudens regulasie 6 (1) (b) en (e) van die Regulasies, aan die linte van die dekorasies en medaljes wat daarin genoem word. Wanneer die onderskeie linte alleen gedra word, word 'n miniatuur Wapen van die Republiek van Suid-Afrika van vergulde silwer daarop aangeheg om die toekenning van die gespe aan te duif.";

(b) deur Reël 7 van die Reëls deur die volgende reël te vervang:

"REËL 7

'n Dienende lid aan wie die 'Medalje vir Troue Diens in die Staande Mag', die 'John Chard-medalje', die 'John Chard-dekorasie', die 'De Wet-dekorasie' of enige dergelike toekenning of gespe daarby toegeken is, kan vir die 'Medalje vir Troue Diens in die Suid-Afrikaanse Weermag' kwalificeer soos in regulasie 6 van die Regulasies neergelê.';

5549—1

(c) by the substitution of the following rule for Rule 8 of the Rules:

"RULE 8

A member who has received the gold medal for 30 years' service or any other similar award, as determined in regulation 6 (1) (b) and (e) of the Regulations, may, on completion of 40 years' qualifying service, be awarded the clasp prescribed in Rule 4.";

(d) by the deletion of paragraph (h) of regulation 4 (1) of the Regulations;

(e) by the substitution of the following regulation for regulation 6 of the Regulations:

"6. (1) Notwithstanding the provisions of regulation 5, serving members who have already received awards for long or good service may qualify for the newly instituted good service medals as follows:

(a) Holders of the 'Permanent Force Good Service Medal' will retain that medal and may, on completion of 20 years' qualifying service, qualify for the silver medal, after 30 years' qualifying service for the gold medal and after 40 years' qualifying service for the clasp to the gold medal.

(b) Holders of the 'Permanent Force Good Service Medal' with clasp may elect—

(i) on completion of 40 years' qualifying service to receive the gold clasp of the new series, which clasp shall be affixed to the ribbon of the 'Permanent Force Good Service Medal'; or

(ii) to relinquish the clasp already awarded and to receive the silver and gold medals of the new series and after 40 years' qualifying service, the clasp to the gold medal.

(c) Holders of the 'John Chard Medal' may, on completion of 20 years' qualifying service, elect—

(i) to receive the silver medal of the new series, after 30 years' qualifying service the gold medal and after 40 years' qualifying service the clasp to the gold medal, or

(ii) to receive the 'John Chard Decoration' and after 30 years' qualifying service the clasp to the 'John Chard Decoration'.

(d) Holders of the 'John Chard Decoration' or the 'De Wet Decoration' may, on completion of 30 years' qualifying service, elect—

(i) to receive the gold medal of the new series and after 40 years' qualifying service the clasp to the gold medal; or

(ii) to receive the clasp to the 'John Chard Decoration' the 'De Wet Decoration', as the case may be.

(e) Holders of the 'John Chard Decoration' or the 'De Wet Decoration' with clasp may elect—

(i) on completion of 40 years' qualifying service, to receive the gold clasp of the new series, which clasp shall be affixed to the ribbon of the 'John Chard Decoration' or the 'De Wet Decoration', as the case may be; or

(ii) to relinquish the clasp already awarded and to receive the gold medal of the new series and after 40 years' qualifying service the clasp to the gold medal.

(2) A member of the Citizen Force or the Commandos who on or after the first day of July 1975, qualifies for the award of the 'John Chard Medal' or the 'De Wet Decoration', may elect in writing to be awarded either

(c) deur Reël 8 van die Reëls deur die volgende reël te vervang:

"REËL 8

Die gespe soos in Reël 4 voorgeskryf, kan toegeken word aan 'n lid wat die goue medalje vir 30 jaar diens of enige ander dergelike toekenning, soos in regulasie 6 (1) (b) en (e) van die Regulasies bepaal, ontvang het, na voltooiing van 40 jaar kwalifiserende diens.";

(d) deur paragraaf (h) van regulasie 4 (1) van die Regulasies te skrap;

(e) deur regulasie 6 van die Regulasies deur die volgende regulasie te vervang:

"6. (i) Nieteenstaande die bepalings van regulasie 5, kan dienende lede wat reeds toekennings vir lang of troue diens ontvang het, soos volg kwalifiseer vir die nuut ingestelde medaljes vir troue diens:

(a) Houers van die 'Medalje vir Troue Diens in die Staande Mag' behou dié medalje en kan na voltooiing van 20 jaar kwalifiserende diens kwalifiseer vir die silwermedalje, na 30 jaar kwalifiserende diens vir die goue medalje en na 40 jaar kwalifiserende diens vir die gespe by die goue medalje.

(b) Houers van die 'Medalje vir Troue Diens in die Staande Mag' met gespe kan kies om—

(i) na voltooiing van 40 jaar kwalifiserende diens die goue gespe van die nuwe reeks te ontvang, welke gespe aan die lint van die 'Medalje vir Troue Diens in die Staande Mag' geheg word; of

(ii) die reeds toegekende gespe prys te gee en die silwer- en gouemedaljes van die nuwe reeks te ontvang en na 40 jaar kwalifiserende diens die gespe by die goue medalje te ontvang.

(c) Houers van die 'John Chard-medalje' kan kies om na voltooiing van 20 jaar kwalifiserende diens—

(i) die silwermedalje van die nuwe reeks te ontvang, na 30 jaar kwalifiserende diens die goue medalje en na 40 jaar kwalifiserende diens die gespe by die goue medalje; of

(ii) die 'John Chard-dekorasie' te ontvang en na 30 jaar kwalifiserende diens die gespe by die 'John Chard-dekorasie'.

(d) Houers van die 'John Chard-dekorasie' of die 'De Wet-dekorasie' kan kies om na voltooiing van 30 jaar kwalifiserende diens—

(i) die goue medalje van die nuwe reeks te ontvang en na 40 jaar kwalifiserende diens die gespe by die goue medalje; of

(ii) die gespe by die 'John Chard-dekorasie' of die 'De Wet-dekorasie' na gelang van die geval, te ontvang.

(e) Houers van die 'John Chard-dekorasie' of die 'De Wet-dekorasie' met gespe kan kies om—

(i) na voltooiing van 40 jaar kwalifiserende diens die goue gespe van die nuwe reeks te ontvang, welke gespe aan die lint van die 'John Chard-dekorasie' of die 'De Wet-dekorasie', na gelang van die geval, geheg word; of

(ii) die reeds toegekende gespe prys te gee en die goue medalje van die nuwe reeks te ontvang en na 40 jaar kwalifiserende diens die gespe by die goue medalje te ontvang.

(2) 'n Lid van die Burgermag of die Kommando's wat op of na die eerste dag van Julie 1975 vir die toekenning van die 'John Chard-medalje' of die 'De Wet-dekorasie' kwalifiseer, kan skriftelik kies om of die

the aforementioned medal or decoration or the good service medal instituted by this Warrant and the Rules: Provided that the member concerned shall thereafter be restricted to the series chosen.”.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Fifth day of May, One thousand Nine hundred and Seventy-seven.

N. DIEDERICHS, State President.

By Order of the State President-in-Council:

P. W. BOTHA.

PROCLAMATIONS

by the State President of the Republic of South Africa

No. R. 94, 1977

DATE OF COMING INTO OPERATION OF THE WORKSMEN'S COMPENSATION AMENDMENT ACT, 1977 (ACT 28 OF 1977)

Under the powers vested in me by section 16 of the Worksmen's Compensation Amendment Act, 1977 (Act 28 of 1977), I do hereby declare that the said Act shall come into operation on the first day of June 1977.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Twenty-ninth day of April, One thousand Nine hundred and Seventy-seven.

N. DIEDERICHS, State President.

By Order of the State President-in-Council:

S. P. BOTHA.

No. R. 97, 1977

BANTU AREAS LAND REGULATIONS.—AMENDMENT OF PROCLAMATION R. 188 OF 1969

By virtue of the powers vested in me by section 25 (1) of the Bantu Administration Act, 1927 (Act 38 of 1927), read with sections 21 (1) and 48 (1) of the Bantu Trust and Land Act, 1936 (Act 18 of 1936), I hereby further amend, with effect from 1 January 1977, the regulations promulgated by Proclamation R. 188 of 1969, as amended by Proclamations R. 84 of 1971, R. 95 of 1974 and R. 16 of 1976, by the deletion of section 50 and the heading above the said section.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Eighteenth day of April, One thousand Nine hundred and Seventy-seven.

N. DIEDERICHS, State President.

By Order of the State President-in-Council:

M. C. BOTHA.

No. R. 98, 1977

MOHAIR SCHEME.—AMENDMENT

Whereas the Minister of Agriculture has, in terms of Section 9 (2) (c), read with section 15 (3), of the Marketing Act, 1968 (No. 59 of 1968), accepted the proposed amendment set out in the Schedule hereto to the Mohair Scheme published by Proclamation R. 281 of 1971, as amended, and has in terms of section 12 (1) (b) of the said Act recommended the approval of the said proposed amendment;

voornoemde medalje of dekorasie of die trouediens-medalje wat kragtens hierdie Bevelskrif en die Reëls ingestel is, toegeken te word: Met dien verstande dat die betrokke lid daarna beperk word tot die reeks wat hy verkies het.”.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Vyfde dag van Mei Eenduisend Negehonderd Sewe-en-sewentig.

N. DIEDERICHS, Staatspresident.

Op las van die Staatspresident-in-rade:

P. W. BOTHA.

PROKLAMASIES

van die Staatspresident van die Republiek van Suid-Afrika

No. R. 94, 1977

DATUM VAN INWERKINGTREDING VAN DIE ONGEVALLEWYSIGINGSWET, 1977 (WET 28 VAN 1977)

Kragtens die bevoegdheid my verleen by artikel 16 van die Ongevallewysigingswet, 1977 (Wet 28 van 1977), verklaar ek hierby dat genoemde Wet op die eerste dag van Junie 1977 in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Nege-en-twintigste dag van April Eenduisend Negehonderd Sewe-en-sewentig.

N. DIEDERICHS, Staatspresident.

Op las van die Staatspresident-in-rade:

S. P. BOTHA.

No. R. 97, 1977

REGULASIES BETREFFENDE GROND IN BANTOEGBIEDE.—WYSIGING VAN PROKLAMASIE R. 188 VAN 1969

Kragtens die bevoegdheid my verleen by artikel 25 (1) van die Bantoe-administrasie Wet, 1927 (Wet 38 van 1927), gelees met artikels 21 (1) en 48 (1) van die Bantoe-trust en -grond Wet, 1936 (Wet 18 van 1936), wysig ek hierby, met ingang van 1 Januarie 1977, die regulasies afgekondig by Proklamasie R. 188 van 1969, soos gewysig by Proklamasies R. 84 van 1971, R. 95 van 1974 en R. 16 van 1976, verder deur artikel 50 en die opskrif bo genoemde artikel te skrap.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Agtiende dag van April Eenduisend Negehonderd Sewe-en-sewentig.

N. DIEDERICHS, Staatspresident.

Op las van die Staatspresident-in-rade:

M. C. BOTHA.

No. R. 98, 1977

SYBOKHAARSKEMA.—WYSIGING

Nademaal die Minister van Landbou, kragtens artikel 9 (2) (c), saamgelees met artikel 15 (3), van die Bemaringswet, 1968 (No. 59 van 1968), die voorgestelde wysiging in die Bylae hiervan uiteengesit, van die Sybokhaar-skema afgekondig by Proklamasie R. 281 van 1971, soos gewysig, aangeneem het, en kragtens artikel 12 (1) (b) van genoemde Wet goedkeuring van die voorgestelde wysiging aanbeveel het;

Now, therefore, under the powers vested in me by section 14 (1) (a), read with the said section 15 (3), of the said Act, I hereby declare that the said amendment shall come into operation on the date of publication hereof.

Given under my Hand and the Seal of the Republic of South Africa at Cape Town this Fourth day of May, One thousand Nine hundred and Seventy-seven.

N. DIEDERICHS, State President.

By Order of the State President-in-Council:

H. SCHOEMAN.

SCHEDULE

The Mohair Scheme, published by Proclamation R. 281 of 1971, as amended, is hereby further amended by the insertion of the following section after section 16:

Advisory Committee for Field Services

16A. (1) There is hereby established an advisory committee to be known as the Advisory Committee for Field Services, which shall advise the Board in regard to the appropriation of money from a fund contemplated in section 28 to finance the rendering of technical services to producers of mohair in connection with the promotion of the production and marketing of mohair.

(2) The Committee shall consist of four members appointed by the Minister of whom—

- (a) one shall be the Chairman of the Board;
- (b) one shall be a member of the Board;
- (c) one shall be a representative of the South African Mohair Growers' Association; and
- (d) one shall be a representative of the Angora Goat Stud Breeders' Society.

(3) The Chairman of the Board shall *ex officio* be the chairman of the Committee.

(4) The Committee may co-opt not more than two persons as advisory members of the Committee.

(5) The Minister may consult with the association concerned at the appointment of members referred to in subsection 2 (c) and (d).

(6) The Board may, on such conditions as the Minister may approve, assign such of its powers under this Scheme to the said Committee as it may, with the approval of the Minister, determine.

(7) The Board shall in respect of the Committee make rules with regard to the conduct of and procedure at meetings (including the quorum), the manner in which meetings shall be called, the period of office of members, the filling of vacancies and matters incidental thereto as the Board, with the approval of the Minister, may determine.

(8) The decision of the majority of the members of the Committee shall constitute a decision of the Committee.

(9) The Board may, with the approval of the Minister, determine the allowances payable out of the funds of the Board to members of the Committee.”.

GOVERNMENT NOTICES

DEPARTMENT OF AGRICULTURAL CREDIT AND LAND TENURE

No. R. 844

20 May 1977

LAND SURVEY ACT, 1927

AMENDMENT OF REGULATIONS

In terms of sections 6 and 7 of the Land Survey Act, 1927 (Act 9 of 1927), the Survey Regulations Board, with the approval of the State President, hereby further amend the regulations made under Government Notice R. 1814, dated 2 November 1962, as amended by Government

So is dit dat ek, kragtens die bevoegdheid my verleen by artikel 14 (1) (a), saamgelees met die genoemde artikel 15 (3) van genoemde Wet, hierby verklaar dat die genoemde wysiging op die datum van publikasie hiervan in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Kaapstad, op hede die Vierde dag van Mei Eenduisend Negehonderd Sewe-en-sewentig.

N. DIEDERICHS, Staatspresident.

Op las van die Staatspresident-in-rade:

H. SCHOEMAN.

BYLAE

Die Sybokhaarskema, afgekondig by Proklamasie R. 281 van 1971, soos gewysig, word hierby verder gewysig deur na artikel 16 die volgende artikel in te voeg:

"Adviserende Komitee vir Velddienste

16A. (1) Hierby word 'n adviserende komitee ingestel wat die Adviserende Komitee vir Velddienste heet, wat die Raad moet adviseer aangaande die beskikbaarstelling van geld uit 'n in artikel 28 bedoelde fonds om die levering van tegniese dienste aan sybokhaarprodusente in verband met die bevordering van die produksie en bemarking van sybokhaar te finansier.

(2) Die Komitee bestaan uit vier lede wat deur die Minister aangestel word en van wie—

- (a) een die Voorsitter van die Raad moet wees;
- (b) een 'n lid van die Raad moet wees;
- (c) een 'n verteenwoordiger van die Suid-Afrikaanse Sybokhaarkwekersvereniging moet wees; en
- (d) een 'n verteenwoordiger van die Angorabok-Stoettelersvereniging moet wees.

(3) Die Voorsitter van die Raad is *ex officio* ook voorstaander van die komitee.

(4) Die komitee kan hoogstens twee persone as adviserende lede van die komitee koëpteer.

(5) Die Minister kan die betrokke vereniging raadpleeg by die aanstelling van die in subregulasie 2 (c) en (d) bedoelde lede.

(6) Die Raad kan op die voorwaardes wat die Minister goedkeur sodanige van sy bevoegdhede ingevalghe hierdie Skema aan genoemde komitee oordra as wat hy met die goedkeuring van die Minister bepaal.

(7) Die Raad moet ten opsigte van die Komitee sodanige reëls neerlê met betrekking tot die hou van en procedure op vergaderings (met inbegrip van die kworum), die wyse waarop vergaderings belê moet word, ampstermyn van lede, die vulling van vakaturen en aangeleentheide in verband daarmee, as wat hy met die goedkeuring van die Minister bepaal.

(8) Die beslissing van die meerderheid van die lede van die komitee maak 'n besluit van die komitee uit.

(9) Die Raad kan met die Minister se goedkeuring, die toelae vasstel wat uit die Raad se fondse aan lede van komitee betaal moet word.”.

GOEWERMENTSKENNISGEWINGS

DEPARTEMENT VAN LANDBOUKREDIET EN GRONDBESIT

No. R. 844

20 Mei 1977

OPMETINGSWET, 1927

WYSIGING VAN REGULASIES

Kragtens artikels 6 en 7 van die Opmetingswet, 1927 (Wet 9 van 1927), wysig die Opmetingsregulasieraad, met die goedkeuring van die Staatspresident, hierby die regulasies uitgevaardig by Goewermentskennisgewing R. 1814 van 2 November 1962, soos gewysig by Goewer-

Notices R. 1395, dated 11 September 1964, R. 533, dated 21 April 1967, R. 1033, dated 20 June 1969, R. 1126, dated 4 July 1969, R. 2008, dated 20 November 1970, R. 959, dated 9 June 1972, R. 1804, dated 13 October 1972 and R. 2320, dated 13 December 1974, as set out in the Schedule hereto.

These amendments shall come into operation on the 31st day after the date of their publication in the *Government Gazette*.

SCHEDULE

1. Regulation 3 is hereby amended—

(a) by the substitution for subregulation (1) of the following subregulation:

“(1) Subject to the provisions of subregulation (2), the training in survey work to be undergone by a candidate for admittance to practise as a land surveyor, shall be the carrying out of survey work under the personal supervision of a land surveyor who has been practising as such for at least five years after registration as a land surveyor in terms of section 10 (4) of the Land Surveyors' Registration Act, 1950 (Act 14 of 1950).”;

(b) by the insertion of the following new subregulation (3A):

“(3A) (a) A candidate who fails to pass the examination in the laws in force in the Republic relating to the survey, registration and transfer of land, or who fails to carry out an acceptable trial survey, shall be afforded a chance to present himself for re-examination after a period of not less than 2 months after the date of completion of the law examination and the trial survey;

(b) Should the candidate fail to attain a standard acceptable to the Director-General, after the second attempt, he shall not be allowed to present himself for such further law examinations or trial surveys until further training has been undergone as determined by the Director-General.”

2. Regulation 7 is hereby amended by the insertion of the following new subregulation (2A):

“(2A) A measuring device, other than a measuring tape, shall be tested annually against a standard base approved by the Director-General and at any other time as required by the Surveyor-General. Records of such tests shall be submitted forthwith to the Surveyor-General.”.

3. Regulation 8 is hereby amended by the addition of the following new subregulation (5):

“(5) When witness marks are placed as prescribed in regulation 18 the measured distances from the beacon to such witness marks shall be recorded in the field book”.

4. Regulation 10 is hereby amended—

(a) by the substitution for subregulation (2) of the following subregulation:

“(2) Any survey of rural land, of land situate in a settlement or of a new township, shall be connected to or based upon trigonometrical stations”;

(b) by the deletion of subregulation (3); and
(c) by the renumbering of subregulations (4) as (3) and (5) as (4).

5. The following regulation is hereby substituted for regulation 11:

“11. (1) The accuracy with which a survey, other than that referred to in subregulation (2), shall be done is expressed by the following formulae, where—

Class A refers to—

(i) the determination of reference marks established in terms of section 26bis of the Act,

mentskennisgewings R. 1395 van 11 September 1964, R. 533 van 21 April 1967, R. 1033 van 20 Junie 1969, R. 1126 van 4 Julie 1969, R. 2008 van 20 November 1970, R. 959 van 9 Junie 1972, R. 1804 van 13 Oktober 1972 en R. 2320 van 13 Desember 1974, verder soos in die Bylae hiervan uiteengesit.

Hierdie wysigings tree in werking op die 31ste dag na die datum van publikasie daarvan in die *Staatskoerant*.

BYLAE

1. Regulasie 3 word hierby gewysig—

(a) deur subregulasie (1) deur die volgende subregulasie te vervang:

“(1) Behoudens die bepalings van subregulasie (2) is die opleiding in opmetingswerk wat 'n kandidaat moet ontvang vir toelating om as landmeter te praktiseer, die uitvoering van opmetingswerk onder die persoonlike toesig van 'n landmeter wat al ten minste vyf jaar lank as sodanig praktiseer na registrasie as 'n landmeter ingevolge artikel 10 (4) van die Landmetersregistrasiewet, 1950 (Wet 14 van 1950)”;

(b) deur die volgende nuwe subregulasie (3A) in te voeg:

“(3A) (a) 'n Kandidaat wat nie die eksamen in die wette wat in die Republiek van krag is in verband met die opmeting, registrasie en transport van grond met sukses afle nie, of wat nie die proefopmeting bevredigend uitvoer nie, word 'n geleentheid gegun om homself vir 'n hereksamen aan te meld na 'n tydperk van minstens twee maande na die voltooiing van die eksamen in die wette en die proefopmeting.

(b) As die kandidaat in gebreke bly om met die tweede poging 'n standaard te bereik wat vir die Direkteur-generaal aanvaarbaar is, word hy nie toegelaat om homself vir verdere eksamens in die wette of proefmenings aan te meld voordat hy verdere opleiding, soos bepaal deur die Direkteur-generaal, ontvang het nie.”.

2. Regulasie 7 word hierby gewysig deur die volgende nuwe subregulasie (2A) in te voeg:

“(2A) 'n Meetapparaat, 'n meetband uitgesluit, moet jaarliks teen 'n standaardbasis wat deur die Direkteur-generaal goedgekeur is, getoets word asook te enige ander tyd wanneer die Landmeter-generaal dit vereis. Opgawes van sodanige toets moet onverwyld aan die Landmeter-generaal gestuur word.”.

3. Regulasie 8 word hierby gewysig deur die volgende nuwe subregulasie by te voeg:

“(5) Wanneer aanduidingspenne soos voorgeskryf in regulasie 18 geplaas word, word die gemete afstande na sodanige aanduidingspenne vanaf die baken in die veldboek opgeteken.”.

4. Regulasie 10 word hierby gewysig—

(a) deur subregulasie (2) deur die volgende subregulasie te vervang:

“(2) Enige opmeting van plaasgrond, grond wat in 'n nedersetting geleë is, of van 'n nuwe dorp moet met peilbakens verbind of op peilbakens gebaseer word.”;

(b) deur subregulasie (3) te skrap; en

(c) deur subregulasie (4) as (3) en subregulasie (5) as (4) te hernommer.

5. Regulasie 11 word hierby deur die volgende regulasie vervang:

“11. (1) Die akkuraatheid waarmee 'n opmeting, uitgesonder dié genoem in subregulasie (2), uitgevoer word, word uitgedruk deur die volgende formules, waar—

Klas A betrekking het op—

(i) die vasstelling van versekeringsmerke wat opgerig is ingevolge artikel 26bis van die Wet,

- (ii) the fixing of reference marks in previously surveyed townships, and
- (iii) such other determinations as prescribed in these regulations.

Class B refers to—

- (i) the determination of reference marks in new townships,
- (ii) the survey of new townships,
- (iii) the re-survey or subdivision of an erf in an existing township,
- (iv) the survey for the replacement of a beacon in a township, and
- (v) the survey for the preparation of a diagram required under the law relating to the registration of mining titles in respect of precious stones and minerals.

Class C refers to all surveys not included in Class A or Class B, and shall include surveys for mining titles in respect of base minerals—

(a) when the position of a point is determined by triangulation, the difference between the observed and calculated values of any of the directions used in the determination of the point shall be of the order—

for Class A—A seconds,

for Class B—1,5A seconds,

for Class C—3A seconds,

and shall not exceed three times this quantity where A is equal to—

$$\left(0,3 + \frac{17\,000}{3S+1\,000}\right) \text{ seconds}$$

and S the distance in metres between the known and the unknown point;

(b) when the position of a point is determined by traverse, the closure of the traverse shall be of the order—

for Class A—A metres,

for Class B—1,5A metres,

for Class C—3A metres,

and shall not exceed three times this quantity, where A is equal to 0,005 metres plus $1/24\,000$ of the total traverse length; Provided that when the traverse closes on the starting point, the closure for Class C shall not exceed that prescribed for Class B:

Provided that the Surveyor-General shall determine a standard of accuracy for any survey operation not specified in this regulation.

(2) The error in a traverse made for the purpose of determining the position of a curvilinear boundary shall not exceed one per cent of the length of the traverse.

(3) The position of a curvilinear boundary shall be determined with an accuracy commensurate with tacheometric measurement".

6. Regulation 15 is hereby amended by the insertion in subregulation (7) of the word "tacheometric" between the words "a" and "traverse".

7. Regulation 18 is hereby amended—

(a) by the insertion in subregulation (1) (a) of the words "a 15 millimetre" between the words "or" and "galvanised";

(b) by the insertion of the following new subregulation (2A):

"(2A) In the survey of rural land two or more witness marks may be placed in respect of each beacon which a land surveyor determines during the course

(ii) die vasstelling van versekeringsmerke in voorheen opgemete dorpe, en

(iii) sodanige ander vasstellings as wat in hierdie regulasies voorgeskryf word;

Klas B betrekking het op—

(i) die vasstelling van versekeringsmerke in nuwe dorpe,

(ii) die opmeet van nuwe dorpe,

(iii) die heropmeting of onderverdeling van 'n erf in 'n bestaande dorp,

(iv) die opmeting vir die herplasing van 'n baken in 'n dorp, en

(v) die opmeting vir die vervaardiging van 'n kaart vereis ingevolge die wetsbepalings met betrekking tot die registrasie van myntitels ten opsigte van edelgesteentes en minerale;

Klas C betrekking het op alle opmetings met inbegrip van opmetings vir myntitels ten opsigte van onedele minerale wat nie onder Klas A of Klas B ressorteer nie—

(a) wanneer die posisie van 'n punt deur triangulasie vasgestel word, moet die verskil tussen die waarde verkry deur waarneming en berekening van enigeen van die rigtings wat met die vasstelling van die punt gebruik is, ter grootte wees van—

A sekondes vir Klas A,

1,5A sekondes vir Klas B,

3A sekondes vir Klas C,

en mag dit nie drie keer hierdie hoeveelheid te boven gaan nie, waar A gelyk staan aan

$$\left(0,3 + \frac{17\,000}{3S+1\,000}\right) \text{ sekondes}$$

en S die afstand in meter tussen die bekende en die onbekende punt is;

(b) wanneer die posisie van 'n punt deur middel van 'n trekmeting bepaal word, moet die sluiting van die trekmeting ter grootte wees van—

A meter vir Klas A,

1,5A meter vir Klas B,

3A meter vir Klas C,

en mag dit nie drie keer hierdie hoeveelheid te boven gaan nie, waar A gelykstaan met 0,005 meter plus $1/24\,000$ van die totale lengte van die trekmetings: Met dien verstande dat wanneer 'n trekmeting op die aantvangspunt gesluit word, die sluitingsfout vir Klas C nie dié wat vir Klas B voorgeskryf is, mag oorskryf nie;

Met dien verstande dat die Landmeter-generaal die maatstaf van akkuraatheid moet bepaal vir meetwerk waarvoor nie in hierdie regulasie voorsiening gemaak is nie.

(2) Die fout in 'n trekmeting wat uitgevoer is ten einde die posisie van 'n kromlynige grens vas te stel, mag nie een persent van die lengte van die trekmeting te boven gaan nie.

(3) Die posisie van 'n kromlynige grens moet vasgestel word met 'n akkuraatheid gelykstaande met dié wat verkry kan word deur middel van tagimetriese meting".

6. Regulasie 15 word hierby gewysig deur die woord "tagimetriese" tussen die woorde "n" en "trekmeting", waar hulle in subregulasie (7) voorkom, in te voeg.

7. Regulasie 18 word hierby gewysig—

(a) deur die woorde "n 15-millimeter-" tussen die woorde "of" en "gegalvaniseerde", waar hulle in subregulasie (1) (a) voorkom, in te voeg;

(b) deur die volgende nuwe subregulasie (2A) in te voeg:

"(2A) Met die opmeting van plaasgrond kan twee of meer aanduidingspenne geplaas word by elke baken wat 'n landmeter vasstel tydens sodanige opmeting.

of such survey. Such witness marks should consist of 10 millimetre iron pegs 450 millimetres long driven in below the surface of the ground and at a distance of approximately 5 metres from the beacon and approximately along the boundaries meeting at such beacon. In the interests of their safety, witness marks may be placed at other than the prescribed distance.”; and

(c) by the substitution for subregulation (3) of the following subregulation:

“(3) Any departure from the prescribed types of beacons shall be reported to the Surveyor-General for sanction”.

8. Regulation 23 is hereby amended by the substitution for subregulation (1) (a) of the following:

“(a) In the survey of new townships, extensions of existing townships, or of the subdivision of an erf—

(i) reference marks shall be placed at convenient intervals and in suitable positions and, as a general rule, one such mark shall be placed at each street intersection. Such a reference mark shall consist of a metal pipe or peg not less than 12 millimetres in diameter and 600 millimetres in length, sunk or driven in so that its top is not less than 250 millimetres below the surface of the ground; or

(ii) at least one reference mark shall be placed for every 50 erven or subdivisions in such positions, where there is least danger of disturbance. Such reference marks may only be fixed directly from survey stations and shall consist of either a 20 millimetre iron pipe, or a 15 millimetre iron peg, both 600 millimetres long, embedded in concrete:

Provided that not less than two such marks shall be placed: Provided further that in the case of the subdivision of an erf, such reference marks need only be placed if a general plan is required in terms of regulation 53.”.

9. Regulation 32 is hereby amended by the insertion of the following new subregulation (1A):

“(1A) A reference to the witness marks placed in respect of any beacon and the distances at which such witness marks are placed from the beacon, shall be added.”.

10. The following regulation is hereby substituted for regulation 53:

“53. A general plan shall be provided when required under any law or by the Surveyor-General”.

11. Regulation 56 is hereby amended—

(a) by the deletion of the proviso to subregulation (3) (c);

(b) by the addition of the following new paragraph to subregulation (3) as paragraph (f):

“EXEMPTIONS

(f) The Surveyor-General may in exceptional circumstances and subject to such conditions as he may deem necessary, relax any of the requirements of this subregulation”.

12. Regulation 59 is hereby amended by the addition of the following new paragraph (i) to subregulation (1):

“(i) the descriptions of all beacons found together with the descriptions of those beacons as recorded by other land surveyors in other surveys”.

13. Regulation 60 is hereby amended—

(a) by the deletion of the proviso to subregulation (1) (b);

Sodanige aanduidingspenne behoort te bestaan uit 10 millimeter ysterpenne 450 millimeter lank wat onder die grondoppervlak ingedryf is en wat op 'n afstand van ongeveer 5 meter van die baken en ongeveer op die grense wat by sodanige baken bymekaarkom, geplaas is. Vir die veilige behoud van aanduidingspenne kan hulle op ander afstande as dié wat voorgeskryf is, geplaas word.”; en

(c) deur subregulasie (3) deur die volgende subregulasie te vervang:

“(3) Enige afwyking van die voorgeskrewe tipe bakens moet vir goedkeuring aan die Landmeter-generaal voor-gelê word.”.

8. Regulasie 23 word hierby gewysig deur subregulasie (1) (a) deur die volgende te vervang:

“(a) By die opmeet van nuwe dorpe, uitbreidings van bestaande dorpe of die onderverdeling van 'n erf—

(i) moet versekeringsmerke op gerieflike afstande en in gesikte posisies geplaas word, en oor die algemeen moet een sodanige merk by elke straatkruising geplaas word. So 'n versekeringsmerk moet uit 'n metaalpen of -pyp bestaan, minstens 12 millimeter in deursnee en 600 millimeter lank, wat ingeplant of ingedryf is sodat die bopunt minstens 250 millimeter onder die grondoppervlak is; of

(ii) moet minstens een versekeringsmerk vir elke 50 erven of onderverdelings in sulke posisies geplaas word, waar daar die minste gevaar bestaan dat hulle versteur sal word. Sodanige versekeringsmerke kan alleen direk van meetpunte vasgestel word en moet bestaan uit of 'n pyp van 20 millimeter of 'n ysterpen van 15 millimeter, albei 600 millimeter lank, wat in beton vasgesit is:

Met dien verstande dat minstens twee sodanige versekeringsmerke geplaas moet word: Met dien verstande voorts dat in die geval van die onderverdeling van 'n erf, sodanige versekeringsmerke geplaas moet word alleenlik wanneer 'n algemene plan ingevolge regulasie 53 vereis word.”.

9. Regulasie 32 word hierby gewysig deur die volgende nuwe subregulasie (1A) in te voeg:

“(1A) 'n Verwysing na aanduidingspenne wat ten opsigte van enige baken geplaas is en die afstande na sodanige aanduidingspenne vanaf die baken, moet bygevoeg word.”.

10. Regulasie 53 word hierby deur die volgende regulasie vervang:

“53. 'n Algemene plan moet verskaf word as dit ingevolge enige wet of deur die Landmeter-generaal vereis word”.

11. Regulasie 56 word hierby gewysig—

(a) deur die voorbehoudsbepaling van subregulasie (3) (c) te skrap; en

(b) deur die volgende nuwe paragraaf in subregulasie (3) as paragraaf (f) by te voeg:

“UITSONDERINGS

(f) Die Landmeter-generaal kan in uitsonderlike gevalle en onderworpe aan sodanige voorwaardes as wat hy nodig ag, enige vereiste van hierdie subregulasie verslap.”.

12. Regulasie 59 word hierby gewysig deur die volgende nuwe paragraaf in subregulasie (1) by te voeg:

“(i) die beskrywings van al die bakens soos gevind tesame met die beskrywings soos in vorige opmetings deur ander landmeters opgeteken.”.

13. Regulasie 60 word hierby gewysig—

(a) deur die voorbehoudsbepaling van subregulasie (1) (b) te skrap;

(b) by the substitution for subregulation (1) (f) of the following:

"(f) the name of the observer, which shall be recorded on the fly leaf, or on each page if the land surveyor employs an assistant as an observer. The signature or initials of the land surveyor shall appear on every page of the field book if the assistant is working under his direct supervision."; and

(c) by the substitution for subregulation (4) of the following subregulation:

"(4) The form of the field book and the manner of recording entries therein shall comply as closely as practicable with the specimen in Annexure B hereto: Provided that any departure from such specimen shall receive the prior approval of the Surveyor-General.".

14. Regulation 61 is hereby amended—

(a) by the substitution for subregulation (3) of the following subregulation:

"(3) Before any form of computation is used which differs materially from the examples in Annexure B, the land surveyor shall submit to the Surveyor-General for approval, such form of computation together with a report giving explanations in regard to built-in checks."; and

(b) by the addition to subregulation (4) of the following second proviso:

"Provided further that a different constant may be applied to the co-ordinates of trigonometrical stations which are used for orientation purposes only."

15. Regulation 62 is hereby amended by the insertion in subregulation (2) (i) of the words "witness marks" between the words "beacons" and "and".

16. Regulation 65 is hereby amended by the insertion of the words "or the Director-General" between the words "Surveyor-General" and "in".

17. The following regulation is hereby substituted for regulation 66:

"66. When a land surveyor has replaced a beacon or determined the position of one or more boundaries he shall report forthwith the circumstances to the Surveyor-General, and, within three months of such replacement or determination, shall submit to that officer, for examination, acceptance and for permanent filing, the survey records relative to such replacement or determination: Provided that in exceptional circumstances the Surveyor-General may permit a longer period of time.".

18. The following regulation is hereby substituted for regulation 68:

"68 (1) The Surveyor-General shall exercise, in case of a dispute, all the functions of a taxing officer of the court in relation to fees charged by land surveyors for surveys performed in terms of the Act.

(2) With the consent of both parties to such dispute, the Surveyor-General may depute the functions assigned to him under subregulation (1) to the president of the institute representing land surveyors in the province concerned, in regard to the whole or such part of the account as determined by the Surveyor-General.

(3) The fee of office for taxing the account of a land surveyor shall be five per cent of the amount of the account, or such part thereof which has to be taxed, with the minimum fee of R10.

(4) The Surveyor-General, or the president of the institute to whom he has deputed his functions in terms of subregulation (2), may during taxation determine what proportion of the taxing fee shall be paid by the land surveyor and the appellant.".

(b) deur subregulasie (1) (f) deur die volgende te vervang:

"(f) die naam van die waarnemer wat op die skutblad aangeteken moet word, of op elke bladsy indien die landmeter van 'n assistent gebruik maak as waarnemer. Die landmeter se handtekening of voorletters moet op elke bladsy van die veldboek verskyn indien die assistent onder die direkte toesig van die landmeter werk."; en

(c) deur subregulasie (4) deur die volgende nuwe subregulasie te vervang:

"(4) Die vorm van die veldboek en die manier om aantekeninge daarin te maak moet so na moontlik ooreenstem met die voorbeeld in Aanhengsel B hiervan: Met dien verstande dat 'n afwyking van sodanige voorbeeld vooraf deur die Landmeter-generaal goedgekeur moet word.".

14. Regulasie 61 word hierby gewysig—

(a) deur subregulasie (3) deur die volgende subregulasie te vervang:

"(3) Alvorens 'n landmeter van 'n berekeningsvorm gebruik maak wat wesenlik van die voorbeeld in Aanhengsel B verskil, moet hy sodanige berekeningsvorm aan die Landmeter-generaal vir goedkeuring voorlê en ook die nodige verduidelikings in 'n verslag verstrek ten opsigte van ingeboude toetse."; en

(b) deur 'n tweede voorbehoudsbepaling by subregulasie (4) as volg by te voeg:

"Met dien verstande voorts dat 'n ander konstante toegepas kan word op die koördinate van peilbakens wat net vir oriëntasiedoeleindes gebruik word.".

15. Regulasie 62 word hierby gewysig deur die woord "aanduidingspenne" tussen die woorde "bakens" en "en", waar hulle in subregulasie (2) (i) voorkom, in te voeg.

16. Regulasie 65 word hierby gewysig deur die woorde "of die Direkteur-generaal" tussen die woorde "Landmeter-generaal" en "ingevolge", waar hulle voorkom, in te voeg.

17. Regulasie 66 word hierby deur die volgende regulasie vervang:

"66. Wanneer 'n landmeter 'n baken herplaas het of die posisie van een of meer grense bepaal het, moet hy onmiddellik die omstandighede aan die Landmeter-generaal rapporteer en die meetstukke met betrekking tot sodanige herplasing of bepaling binne drie maande aan hierdie beampte vir ondersoek, aanvaarding en permanente liassing besorg: Met dien verstande dat die Landmeter-generaal in buitengewone omstandighede 'n langer tydperk kan toelaat.".

18. Regulasie 68 word hierby deur die volgende nuwe regulasie vervang:

"68. (1) In die geval van 'n geskil oefen die Landmeter-generaal al die pligte uit van 'n takseermeester van die hof ten aansien van gelde wat landmeters hef vir opmetings wat ingevolge die Wet uitgevoer is.

(2) Met toestemming van beide partye by sodanige geskil kan die Landmeter-generaal die pligte wat hom kragtens subregulasie (1) opgelê is, aan die president van die instituut wat landmeters in die betrokke provinsie verteenwoordig, oordra, met betrekking tot die geheel of sodanige deel van die rekening soos bepaal deur die Landmeter-generaal.

(3) Die kantoorgelde vir die takseer van 'n landmeter se rekening is vyf persent van die bedrag van die rekening, of sodanige deel daarvan as wat getakseer moet word, met die minimum heffing van R10.

(4) Die Landmeter-generaal, of die president van die instituut aan wie die Landmeter-generaal sy pligte oorgedra het kragtens subregulasie (2), kan by taksering beslis watter deel van die kantoorgelde vir die takseer van die rekening deur die landmeter en die appellant betaalbaar is.".

19. The following new annexure is hereby substituted for Annexure A to the regulations:

"ANNEXURE A
(Referred to in regulation 67)

DIVISION OF TARIFF

1. Basic area charge.
2. Official co-ordinate values.
3. Remaining extent.
4. Defining a given area.
5. Connections.
6. Curvilinear boundaries.
7. Diagrams, endorsements, prints.
8. General plans.
9. Servitudes.
10. Travelling, transport and subsistence.
11. Line clearing.
12. Abnormal circumstances.
13. Miscellaneous.

TARIFF OF FEES

1. Basic area charge

The fees for the survey of one or more pieces of land, included in the same survey, surveyed at the same time and having not more than six boundaries shall be as prescribed hereunder in either Table A or Table B.

19. Aanhangesel A van die regulasies word deur die volgende nuwe aanhangsel vervang:

"AANHANGSEL A
(Vermeld in regulasie 67)

INDELING VAN TARIEF

1. Basiese groottevordering.
2. Amptelike koördinaatwaardes.
3. Resterende gedeelte.
4. Bepaling van gegewe grootte.
5. Konneksies.
6. Kromlynige grense.
7. Kaarte, endossemente en afdrukke.
8. Algemene planne.
9. Serwitute.
10. Reis-, vervoer-en verblyfkoste.
11. Oopmaak van lyne.
12. Abnormale omstandighede.
13. Allerlei.

TARIEF VAN GELDE

1. Basiese groottevordering

Die gelde vir die opmeting van een of meer stukke grond wat in dieselfde opmeting ingesluit en gelyktydig opgemaat is en nie meer as ses grense het nie, word in Tabel A of Tabel B hieronder voorgeskryf.

TABLE A

Total number of pieces	Charge for each piece of land: Areas			
	450 sq m and under	451 to 1 500 sq m	1 501 to 4 000 sq m	4 001 sq m to 2 ha
1.....	R 168	R 189	R 206	R 218
2.....	114	134	143	152
3.....	94	110	119	128
4.....	82	97	103	110
5.....	74	89	94	101
6.....	71	85	91	97
7.....	69	82	88	94
8.....	67	79	85	92
9.....	65	77	83	90
10.....	64	76	82	88
15.....	59	71	77	83
20.....	56	68	74	81
50 and over.....	42	62	68	74

N.B.—The charge per piece for any number of pieces not specified shall be derived proportionally from the tabulated charges to the nearest R1.

TABLE B

Area in hectares	Charge for each piece of land						Charge for every piece over—	
	Number of pieces, for each of—							
	one	two	three	four	five	six		
Over 2.....	R 226	R 162	R 134	R 117	R 107	R 104	R 6—104	
5.....	232	168	143	126	116	113	6—113	
10.....	238	192	168	151	141	138	6—138	
25.....	260	214	184	167	157	152	6—152	
50.....	293	247	217	198	188	183	6—183	
100.....	342	285	255	233	—	—	4—233	
200.....	367	306	271	249	—	—	4—249	
300.....	411	333	298	270	—	—	4—270	
500.....	438	356	316	288	—	—	4—288	
750.....	466	384	342	314	—	—	4—314	
1 000.....	493	411	—	—	—	—	2—411	
1 500.....	521	438	—	—	—	—	2—438	
2 000.....	548	460	—	—	—	—	2—460	
3 000.....	576	477	—	—	—	—	2—477	
5 000.....	624	515	—	—	—	—	2—515	
7 500.....	672	555	—	—	—	—	2—555	

TABEL A

Totale getal stukke	Vordering vir elke stuk grond: Groottes			
	450 v k m en minder	451 tot 1 500 v k m	1 501 tot 4 000 v k m	4 001 v k m tot 2 hektaar
1.....	R 168	R 189	R 206	R 218
2.....	114	134	143	152
3.....	94	110	119	128
4.....	82	97	103	110
5.....	74	89	94	101
6.....	71	85	91	97
7.....	69	82	88	94
8.....	67	79	85	92
9.....	65	77	83	90
10.....	64	76	82	88
15.....	59	71	77	83
20.....	56	68	74	81
50 en meer.....	42	62	68	74

L.W.—Die vordering per stuk vir enige getal stukke wat nie aangegee is nie, moet proporsioneel afgeleid word tot die naaste R1 van die getabellieerde vordering.

TABEL B

Grootte in hektaar	Vordering vir elke stuk grond						Vordering vir elke stuk meer as—	
	Getal stukke vir elke van—							
	een	twee	drie	vier	vyf	ses		
Meer as	R	R	R	R	R	R	R	
2.....	226	162	134	117	107	104	6—104	
5.....	232	168	143	126	116	113	6—113	
10.....	238	192	168	151	141	138	6—138	
25.....	260	214	184	167	157	152	6—152	
50.....	293	247	217	198	188	183	6—183	
100.....	342	285	255	233	—	—	4—233	
200.....	367	306	271	249	—	—	4—249	
300.....	411	333	298	270	—	—	4—270	
500.....	438	356	316	288	—	—	4—288	
750.....	466	384	342	314	—	—	4—314	
1 000.....	493	411	—	—	—	—	2—411	
1 500.....	521	438	—	—	—	—	2—438	
2 000.....	548	460	—	—	—	—	2—460	
3 000.....	576	477	—	—	—	—	2—477	
5 000.....	624	515	—	—	—	—	2—515	
7 500.....	672	555	—	—	—	—	2—555	

Provided that—

(1) for the survey of any piece of land whose area exceeds 10 000 hectares the charge prescribed in Table B shall be increased by R24 for every additional 1 000 hectares or part thereof;

(2) the basic area charge shall include the cost of—

(a) supplying survey records, as prescribed;

(b) a reasonable amount of additional computing to verify the positions of the beacons of the land under survey;

(c) preparing and supplying all such reports and certificates as may be required or prescribed;

(d) preparing, lodging with the Surveyor-General, and supplying diagrams and general plans in such form and number as may be required or prescribed for registration;

(e) except as provided for elsewhere in this tariff, supplying and erecting new beacons and reference marks and permanently marking main survey stations;

(f) preparing and supplying any agreement to beacons as may be required, which shall not include obtaining the signature of landowners on such agreement;

(g) searching for and fixing sufficient beacons and corner points to complete the survey, provided the time occupied in doing so is reasonable;

Met dien verstande dat—

(1) vir die opmet van enige stuk grond waarvan die grootte meer as 10 000 hektaar is, die vordering wat in Tabel B voorgeskryf is, met R24 verhoog moet word vir elke bykomende 1 000 hektaar of deel daarvan;

(2) die basiese groottevordering die koste van die volgende insluit—

(a) die verskaffing van meetstukke, soos voorgeskryf;

(b) 'n redelike hoeveelheid bykomende berekening om die posisies van die bakens van die grond wat opgetrek moet word, te toets;

(c) die opstel en verskaffing van alle verslae en sertifikate wat nodig is of voorgeskryf is;

(d) die vervaardiging, indiening by die Landmeter-generaal en verskaffing van kaarte en algemene planne in sodanige vorm en getal as wat nodig is of vir registrasie voorgeskryf is;

(e) uitgesonderd soos elders in hierdie tarief bepaal, die verskaffing en oprigting van nuwe bakens en versekeringmerke en die permanente merk van hoofmeetpunte;

(f) die opstel en verskaffing van 'n bakenooreenkoms wat nodig is, maar dit sluit nie die verkryging van grondeienaars se handtekening op sodanige ooreenkoms in nie;

(g) die opspoor en vasstelling van genoeg bakens en hoekpunte om die opmeting te voltooi, mits die tyd daarvan bestee redelik is;

- (h) obtaining survey data prescribed by regulation 6;
(i) basing the survey on trigonometrical stations and reference marks;
- (j) determining such topographical features as may be prescribed;
- (k) testing the alignment of existing beacons when terminals do not have to be fixed, but excluding replacement of beacons on line;
- (l) placing new beacons on an existing boundary;
- (m) pointing out beacons and boundaries in the course of the field work;
- (n) transport in the course of the field work;
- (o) supply of normal labour;
- (p) reasonable time devoted to receiving and perusing instructions for the survey;
- (3) for each piece of land of two hectares or under, which is a regular figure, the area charge as specified in Table A shall be reduced by 10 per cent for those regular figures in excess of 10 in number: Provided further that the 10 regular figures exempted shall be the smallest regular figures;
- (4) no reduction of the basic area charge shall be made when diagrams are not required for registration;
- (5) (i) when it is necessary to embed the centre mark of a beacon in concrete, as prescribed, an additional charge of R10 per beacon shall be made;
- (ii) when a beacon is placed in accordance with the first paragraph of regulation 18 (1) (c), a charge of R6 for every such beacon shall be made and when the beacon is placed in conformity with the second paragraph of the aforesaid regulation, the charge shall be R15;
- (iii) when witness marks are placed in accordance with regulation 18 (2) a charge of R2 per witness mark shall be made;
- (6) in the survey of pieces of land of varying areas, the charge for an individual piece shall be derived from its area at a rate which would be applicable if all the pieces were of the same size: Provided further that when two pieces of land are being surveyed and one piece of land is greater and the other smaller than 2 ha, the charge for the larger area shall be made in accordance with the first column of Table B;
- (7) for each servitude endorsement on a set of diagrams or general plans, a charge of R3 shall be made;
- (8) for each component clause of a set of consolidated diagrams prepared by a land surveyor, a charge of R3 shall be made;
- (9) when a number of properties, represented on separate diagrams are surveyed for subdivisional or servitude purposes, an additional charge of R15 shall be made for the second and each subsequent property so surveyed;
- (10) for the survey of additional boundaries above six in number, the charge specified in Table A or Table B shall be increased by 10 per cent for each of 10 such additional boundaries and thereafter by five per cent for any further such boundaries: Provided further that the line joining an unbeaconed point with an indicatory beacon shall not be deemed to be a boundary for the purpose of this tariff of fees;
- (11) in the survey of more than one piece of land in a township, the fees prescribed in Tables A and B shall be increased by 25 per cent for any piece of land exceeding 4 000 square metres in area, which is entirely surrounded by roads and is not subdivided into erven;

- (h) die inwin van opmetingsinligting soos by regulasie 6 voorgeskryf;
- (i) die basering van opmeting op peilbakens en versekersmerke;
- (j) die vasstelling van topografiese kenmerke wat voorgeskryf is;
- (k) die toets van die inlynstelling van bestaande bakens wanneer die eindpunte nie vasgestel hoef te word nie, maar uitgesonderd die herplasing van bakens op lyn;
- (l) die plasing van nuwe bakens op 'n bestaande grens;
- (m) die uitwys van bakens en grense in die loop van die werk in die veld;
- (n) vervoer tydens werk in die veld;
- (o) die verskaffing van normale arbeid;
- (p) redelike tyd bestee aan die ontvangs en bestuderding van opmetingsinstruksies;
- (3) vir elke stuk grond wat 'n reëlmatafiguur is en waarvan die groote twee hektaar of minder is, die groottevordering, soos in Tabel A voorgeskryf, met 10 persent verlaag moet word vir meer as 10 reëlmatafigure: Met dien verstande voorts dat die 10 vrygestelde reëlmatafigure die kleinste reëlmatafigure is;
- (4) wanneer kaarte nie vir registrasie vereis word nie, die basiesegroottevordering nie verlaag word nie;
- (5) (i) wanneer dit noodsaaklik is dat die bakenpen in beton ingemessel word, soos voorgeskryf, 'n bykomende vordering van R10 per baken gehef word;
- (ii) wanneer 'n baken ooreenkomsdig die eerste paragraaf van regulasie 18 (1) (c) geplaas word, 'n vordering van R6 vir elke sodanige baken gehef word en wanneer die baken in ooreenstemming met die tweede paragraaf van voornoemde regulasie geplaas word, die vordering R15 is;
- (iii) wanneer aanduidingspenne ingevolge regulasie 18 (2) geplaas word, 'n vordering van R2 vir elke aanduidingspen gehef word;
- (6) in die geval van 'n opmeting van stukke grond van verskillende groottes, die vordering vir 'n enkele stuk afgelui moet word van sy groote teen 'n tarief wat van toepassing sou wees indien al die stukke van dieselfde groote was: Met dien verstande voorts dat wanneer twee stukke grond gemeet word waarvan een stuk grond groter en die ander kleiner as 2 ha is, die vordering vir die grootste gedeelte in ooreenstemming met die eerste kolom in Tabel B moet wees;
- (7) vir elke serwituutendossement op 'n stel kaarte of algemene planne 'n vordering van R3 gehef word;
- (8) vir elke onderdeelklousule van 'n stel gekonsolideerde kaarte deur 'n landmeter vervaardig, 'n vordering van R3 gehef word;
- (9) wanneer 'n aantal eiendomme, op verskillende kaarte voorgestel opgemeet word vir onderverdelings- of serwituutdoleinde, 'n bykomende vordering van R15 gehef word vir die tweede en elke daaropvolgende eiendom wat aldus opgemeet word;
- (10) vir die opmeet van bykomende grense van meer as ses in getal, die vordering soos voorgeskryf in Tabel A of Tabel B met 10 persent verhoog word vir elk van sodanige bykomende grense en daarna met vyf persent vir enige verdere sodanige grense: Met dien verstande voorts dat die lyn wat 'n ongebakte punt met 'n aanduidingsbaken verbind, nie as 'n grens beskou word vir die doel van hierdie tarief van geldie nie;
- (11) vir die opmeet van meer as een stuk grond in 'n dorp die gelde soos voorgeskryf in Tabelle A en B met 25 persent verhoog word vir 'n stuk grond wat groter is as 4 000 vierkante meter, wat geheel en al deur paaie omring is en wat nie in ewe verdeel is nie;

(12) except as provided in paragraphs 3 and 9 hereof, no charge shall be levied for the survey of any road area for which registration as a separate property is not required and which is created in the survey of one or more pieces of land;

(13) no charge shall be made for the survey of the outside figure represented on a general plan of one or more pieces of land, unless a diagram of such figure is required for registration: Provided further that when such diagram is prepared a charge shall be made for the outside figure as a separate subdivision.

2. Official co-ordinate values

The basic area charge for each piece of land shall be reduced by five per cent for each beacon to which an official co-ordinate value has been assigned: Provided that—

- (a) no reduction shall be made when it is necessary to redetermine or to verify the position of such beacon;
- (b) the total amount by which the basic charge is reduced shall not exceed 50 per cent.

3. Remaining extent

If it is necessary to survey the remaining extent of a piece of land being subdivided in order to ascertain its area all charges as prescribed in paragraphs 1 and 2 hereof shall apply to the area of such remaining extent as if it were one of the subdivisions.

4. Defining a given area

The charge for computing the position of and placing a beacon to define a given area shall be 10 per cent of the charge specified in Table B: Provided that this charge shall not apply to pieces of land referred to in Table A.

5. Connections

For each of—

- (a) the two distances between two suitably situated beacons of the land being subdivided and two beacons of the subdivision as referred to in regulation 36 (1);
- (b) the sides referred to in regulation 36 (2) (a), or the distance referred to in regulation 36 (2) (b);

the charges for connections shall be made in accordance with Table C hereunder: Provided that—

- (i) no length shall be charged for more than once;
- (ii) no charge shall be made if information obtained from a previous survey can be used again;
- (iii) the charge shall be made once only when two or more contiguous subdivisions are surveyed at the same time;
- (iv) no charge shall be made for connections to terminal beacons the positions of which can be adopted from previous surveys, or when in circumstances as prescribed it is not essential to record connecting data on a diagram.

TABLE C

Metres	R
0 to 50.....	9
Over 50 to 100.....	12
Over 100 to 150.....	15
Over 150 to 300.....	22
Over 300 to 600.....	30
Over 600 to 900.....	40
Over 900 to 1 500.....	52
Over 1 500: R52 plus R1,50 for every 100 metres or part thereof in excess of 1 500 metres.	

(12) behoudens die bepalings van paragrawe 3 en 9 hiervan, geen vordering gehef word nie vir die opmeting van enige padgebied waarvoor registrasie as 'n aparte eiendom nie vereis word nie en wat tot stand kom by die opmeting van een of meer stukke grond;

(13) geen vordering vir die opmeting van die buitefiguur wat op 'n algemene plan van een of meer stukke grond voorgestel word, gehef word nie, tensy 'n kaart van sodanige figuur vir registrasiedoeleindes nodig is: Met dien verstande voorts dat wanneer sodanige kaart vervaardig word, daar vir die buitefiguur as 'n afsonderlike onderverdeling gevorder word.

2. Amptelike koördinaatwaardes

Die basiese groottevordering vir elke stuk grond word met vyf persent verlaag vir elke baken waaraan 'n amptelike koördinaatwaarde toegeken is: Met dien verstande dat—

(a) geen verlaging plaasvind wanneer dit nodig is dat sodanige baken hervastel of die posisie van sodanige baken getoets moet word nie;

(b) die totale bedrag waarmee die basiese vordering verlaag word, nie 50 persent oorskry nie.

3. Resterende gedeelte

Indien dit nodig is om die resterende gedeelte van 'n stuk grond wat onderverdeel word, op te meet ten einde die grootte daarvan te bepaal, is alle vorderings soos in paragrawe 1 en 2 hiervan voorgeskryf, van toepassing op die grootte van sodanige resterende gedeelte as sou dit een van die onderverdelings wees.

4. Bepaling van gegewe grootte

Vir die berekening van die posisie en die plasing van 'n baken om 'n gegewe grootte te bepaal, is die vordering 10 persent van die tarief soos voorgeskryf in Tabel B: Met dien verstande dat hierdie vordering nie van toepassing is nie op stukke grond in Tabel A vermeld.

5. Konneksies

Vir elk van—

(a) die twee afstande tussen die twee geskik geleë bakens van die grond wat onderverdeel word en twee bakens van die onderverdeling in regulasie 36 (1) genoem;

(b) die sye in regulasie 36 (2) (a) genoem, of die afstand in regulasie 36 (2) (b) genoem;

word konneksievorderings gehef volgens Tabel C hieronder: Met dien verstande dat—

(i) daar vir geen afstand meer as een keer 'n vordering gehef word nie;

(ii) geen vordering gehef word as inligting wat uit 'n vorige opmeting verkry is, weer gebruik kan word nie;

(iii) die vordering slegs een keer gehef word wanneer twee of meer aangrensende onderverdelings terselfdertyd opgemeeet word;

(iv) geen vordering gehef word vir konneksies met eindpunte waarvan die posisies ontleen kan word aan vorige opmetings nie, of wanneer in omstandighede soos voorgeskryf, dit nie noodsaaklik is om konneksiesgegewens op 'n kaart aan te bring nie.

TABEL C

Meter	R
0 tot 50.....	9
Meer as 50 tot 100.....	12
Meer as 100 tot 150.....	15
Meer as 150 tot 300.....	22
Meer as 300 tot 600.....	30
Meer as 600 tot 900.....	40
Meer as 900 tot 1 500.....	52
Meer as 1 500: R52 plus R1,50 vir elke 100 meter, of deel daarvan, waar dit 1 500 meter oorskry.	

6. Irregular curvilinear boundaries

(1) For surveying the high water mark of the sea a charge of R3,50 for every 50 metres, or part thereof, plus an initial charge of R8 for each subdivision abutting on the high water mark, shall be made.

(2) For surveying all other curvilinear boundaries, a charge of R3,50 for every 50 metres, or part thereof, plus an initial charge of R8 for each subdivision of the property being surveyed abutting on the curvilinear boundary shall be made: Provided that when it is necessary to survey both banks of a river in order to determine the middle, the charge shall be R6,50 for every 50 metres, or part thereof, plus an initial charge of R8 for each subdivision abutting on the curvilinear boundary.

(3) *Information obtained from previous surveys.*—A land surveyor shall not charge a second time for the survey of a curvilinear boundary if the information obtained in a previous survey can be used: Provided that any work that may be necessary to enable the land surveyor to use such information shall be charged for in accordance with paragraph 13 hereof.

7. Diagrams, endorsements and prints

(1) The following charge shall be made for the preparation of each copy of a diagram when no charge has been prescribed therefor elsewhere in this tariff:

(a) *Diagrams without co-ordinates.*—For a diagram of six sides or less: R6.

For each additional side above six: 30c.

(b) *Diagrams with co-ordinates.*—For a diagram of six sides or less: R7,50.

For each additional side above six: 45c.

(c) *Consolidated diagrams.*—For consolidated diagrams the charges prescribed in subparagraphs (a) and (b) above shall apply and an additional charge of R3 shall be made for each component clause of the consolidation: Provided that a charge for the compilation and calculation of data shall be made in accordance with paragraph 13.

(2) *Servitude endorsements.*—For each servitude endorsement on a set of diagrams a charge of R3 shall be made.

(3) *Prints.*—For providing prints of diagrams suitable for registration a charge of R1,50 per 1 000 square centimetres, or part thereof, shall be made.

8. General plans

The following charges shall be made for the preparation of each copy of a general plan when no charge has been prescribed therefor elsewhere in this tariff:

For any number of figures up to and including 10: R45.

For every additional figure up to and including 50: R1,20.

For every additional figure above 50: 75c.

9. Servitudes

(1) *Existing visible power line servitudes (separate servitude diagram).*

(a) The basic charge for the survey of existing visible power lines erected by the Electricity Supply Commission referred to in section 2 of the Electricity Act, 1958, shall be made in accordance with Table D hereunder: Provided that the charges and requirements prescribed in provisos (2) and (5) of paragraph 1 and in paragraphs 5, 10, 11 and 13 shall apply *mutatis mutandis*.

6. Onreëlmatige kromlynige grense

(1) Vir die opmeet van die hoogwatermerk van die see is die vordering R3,50 vir elke 50 meter, of deel daarvan, plus 'n aanvangsvordering van R8 vir elke onderverdeling wat aan die hoogwatermerk raak.

(2) Vir die opmeet van alle ander kromlynige grense is die vordering R3,50 vir elke 50 meter, of deel daarvan, plus 'n aanvangsvordering van R8 vir elke onderverdeling van die eiendom wat opgemee word wat aan die kromlynige grens raak: Met dien verstande dat wanneer dit nodig is om albei walle van 'n rivier op te meet ten einde die middel vas te stel, die vordering R6,50 vir elke 50 meter, of deel daarvan, is plus 'n aanvangsvordering van R8 vir elke onderverdeling wat aan die kromlynige grens raak.

(3) *Inligting uit vorige opmetings verkry.*—'n Landmeter mag nie 'n tweede keer vir die opmeet van 'n kromlynige grens 'n vordering hef nie indien die inligting uit 'n vorige opmeting gebruik kan word: Met dien verstande dat daar ooreenkomsdig paragraaf 13 hiervan 'n vordering gehef word vir enige werk wat nodig is om die landmeter in staat te stel om sodanige inligting te gebruik.

7. Kaarte, endossemente, afdrukke

(1) Die volgende vordering word gehef vir die vervaardiging van elke afskrif van 'n kaart wanneer daar nie elders in hierdie tarief 'n vordering daarvoor voorgeskryf is nie:

(a) *Kaarte sonder koördinate.*—Vir 'n kaart van ses of minder sye: R6.

Vir elke bykomende sy meer as ses: 30c.

(b) *Kaarte met koördinate.*—Vir 'n kaart van ses of minder sye: R7,50.

Vir elke bykomende sy meer as ses: 45c.

(c) *Gekonsolideerde kaarte.*—Op gekonsolideerde kaarte is die vorderings voorgeskryf in subparagraphs (a) en (b) hierbo van toepassing en 'n bykomende vordering van R3 word gehef vir elke onderdeelklousule van die konsolidasie: Met dien verstande dat 'n vordering vir die kompilering en berekening van gegewens ooreenkomsdig paragraaf 13 gehef word.

(2) *Servituutendossement.*—Vir elke servituutendossement op 'n stel kaarte is die vordering R3.

(3) *Afdrukke.*—Vir die verskaffing van afdrukke van kaarte wat vir registrasie geskik is, is die vordering R1,50 per 1 000 vierkante sentimeter of deel daarvan.

8. Algemene Planne

Die volgende vorderings word gehef vir die vervaardiging van elke afskrif van 'n algemene plan wanneer daar nie elders in hierdie tarief 'n vordering daarvoor voorgeskryf is nie:

Vir enige getal figure tot en met 10: R45.

Vir elke bykomende figuur tot en met 50: R1,20.

Vir elke bykomende figuur meer as 50: 75c.

9. Servitute

(1) *Bestaande sigbare kraglynserwitute (aparte servituutkaart).*

(a) Die basiese vordering vir die opmeet van bestaande sigbare kraglyne wat deur die Elektrisiteitsvoorsienings-kommissie, vermeld in artikel 2 van die Elektrisiteitswet, 1958, opgerig is, word gehef volgens Tabel D hieronder: Met dien verstande dat die vorderings en vereistes voorgeskryf in voorbehoudsbepalings (2) en (5) van paragraaf 1 en in paragrafe 5, 10, 11 en 13 *mutatis mutandis* van toepassing is.

(b) In the case of two or more adjacent power lines represented on the same servitude diagram, the charge for the survey of each additional line after the first line shall be at a rate of R9 per bend if calculated or R18 per bend if calculated and beaconed.

(c) For each property affected by the servitude for which a separate servitude diagram is required an additional charge of R22 shall be made.

(d) In addition to the charges specified in paragraph 5, all other property beacons necessarily determined during the course of the survey shall be charged for as connecting beacons according to Table C for the distance from each such beacon to the nearest power line bend point included in the survey.

TABLE D

Distance between consecutive bend points of power line

<i>Metres</i>	<i>R</i>
0 to 20.....	73
Over 20 to 50.....	88
Over 50 to 100.....	97
Over 100 to 150.....	102
Over 150 to 250.....	108
Over 250 to 350.....	116
Over 350 to 500.....	125
Over 500 to 750.....	140
Over 750 to 1 000.....	153
Over 1 000 to 1 500.....	175
Over 1 500 to 2 000.....	198
Over 2 000 to 3 000.....	226
Over 3 000 to 4 000.....	255
Over 4 000 to 5 000.....	281
Over 5 000 to 7 500.....	310
Over 7 500 to 10 000.....	352
Over 10 000 to 12 500.....	398
Over 12 500 to 15 000.....	435
Over 15 000 to 20 000.....	483
Over 20 000 to 30 000.....	541
Over 30 000: R541 plus R52 for every 10 000 metres, or part thereof, in excess of 30 000 metres.	

(2) Other line servitudes (separate servitude diagram).

(a) The basic charge for the survey of a line to be represented on a separate servitude diagram shall be made as prescribed in paragraph 1 of this tariff for the area of a square, the side of which is equal to one-quarter of the length of such line: Provided that—

(i) all other charges and reductions specified in this tariff shall apply *mutatis mutandis* as if the line represented one or more boundaries of a piece of land;

(ii) such length shall be taken as being the distance along such line between the property boundaries for which connecting data are normally deemed necessary by the Surveyor-General.

(b) In the case of two or more adjacent lines represented on the same servitude diagram, the charge for the survey of each additional line after the first line shall be 35 per cent of the charge prescribed in subparagraph (a) hereof.

(3) Area servitudes (separate servitude diagram).

The charges prescribed in this tariff for the survey of a piece of land shall apply *mutatis mutandis* to the survey involving the beaconing of a servitude area when it is essential to represent such area on a separate servitude diagram: Provided that when such area affects a number of contiguous properties, each section of such area which is necessarily beaconed shall rank as a separate piece of land for the purposes of the basic area charge.

(b) In die geval van twee of meer aangrensende kraglyne wat op dieselfde serwituutkaart voorgestel word, is die vordering vir die opmeting van elke bykomende lyn na die eerste lyn teen 'n tarief van R9 vir elke buigpunt as dit bereken is, of R18 vir elke buig punt as dit bereken en geplaas is.

(c) Vir elke eiendom wat deur die serwituut geraak word waarvoor 'n aparte serwituutkaart nodig is, word 'n bykomende vordering van R22 gehef.

(d) Bykomend by die vordering voorgeskryf in paragraaf 5, word die vordering vir ander bakens wat noodsaklike wysis in die loop van die opmeting opgemee moet word gehef soos vir konneksiebakens volgens Tabel C vir die afstand van elke sodanige baken na die naaste buigpunt van die kraglyn wat opgemee word.

TABEL D
Afstand tussen opeenvolgende buigpunte van kraglyn

	<i>Meter</i>	<i>R</i>
0 tot 20.....	73	73
Meer as 20 tot 50.....	88	88
Meer as 50 tot 100.....	97	97
Meer as 100 tot 150.....	102	102
Meer as 150 tot 250.....	108	108
Meer as 250 tot 350.....	116	116
Meer as 350 tot 500.....	125	125
Meer as 500 tot 750.....	140	140
Meer as 750 tot 1 000.....	153	153
Meer as 1 000 tot 1 500.....	175	175
Meer as 1 500 tot 2 000.....	198	198
Meer as 2 000 tot 3 000.....	226	226
Meer as 3 000 tot 4 000.....	255	255
Meer as 4 000 tot 5 000.....	281	281
Meer as 5 000 tot 7 500.....	310	310
Meer as 7 500 tot 10 000.....	352	352
Meer as 10 000 tot 12 500.....	398	398
Meer as 12 500 tot 15 000.....	435	435
Meer as 15 000 tot 20 000.....	483	483
Meer as 20 000 tot 30 000.....	541	541
Meer as 30 000: R541 plus R52 vir elke 10 000 meter, of deel daarvan, waar dit 30 000 meter oorskry.		

(2) Ander lynserwitute (aparte serwituutkaart).

(a) Die basiese vordering vir die opmeet van 'n lyn wat op 'n aparte serwituutkaart voorgestel moet word, word gehef voorgeskryf in paragraaf 1 van hierdie tarief vir die grootte van 'n vierkant waarvan die sy gelyk is aan een kwart van die lengte van sodanige lyn:

Met dien verstande dat—

(i) alle ander vorderings en aftrekkings in hierdie tarief vermeld *mutatis mutandis* van toepassing is as sou die lyn een of meer grense van 'n stuk grond voorstel;

(ii) sodanige lengte aanvaar word as die afstand langs sodanige lyn tussen die eiendomsgrense waarvoor konneksiegegewens gewoonlik deur die Landmeter-generaal nodig geag word.

(b) In die geval waar twee of meer aangrensende lyne op dieselfde serwituutkaart voorgestel word, is die vordering vir die opmeting van elke bykomende lyn na die eerste lyn 35 persent van die vordering in subparagraaf (a) hiervan voorgeskryf.

(3) Gebiedserwitute (aparte serwituutkaart).

Die vorderings in hierdie tarief voorgeskryf vir die opmeet van 'n stuk grond is *mutatis mutandis* van toepassing op die opmeting verbonde aan die afbakening van 'n serwituutgebied wanneer dit noodsaklik is om sodanige gebied op 'n aparte serwituutkaart voor te stel: Met dien verstande dat wanneer sodanige gebied 'n aantal aangrensende eiendomme raak, elke gedeelte van sodanige gebied wat noodsaklike wysis afgebaken word, as 'n aparte stuk grond beskou word vir die toepassing van die basiese grootvordering.

(4) *Line and area servitudes combined with subdivision.*

(a) For a servitude combined with a subdivision and represented on a subdivisional diagram, when such servitude lies outside the boundaries of the subdivision, the charges prescribed in subparagraphs (2) and (3) hereof shall apply.

(b) A servitude combined with a subdivision and represented on a subdivisional diagram shall be deemed to be an inherent part of such subdivision when such servitude lies within the boundaries of the subdivision and the charges prescribed in this tariff shall *mutatis mutandis* apply in regard to the survey of such servitude: Provided that—

(i) the charge for additional boundaries as prescribed in the 10th proviso to paragraph 1 shall be determined from the aggregate number of beacons of such subdivision and such beacons as have necessarily been placed to define the limits of the servitude;

(ii) the applicable charge as prescribed in paragraph 6 of this tariff shall be made when the servitude is defined by a curvilinear line.

(5) *Miscellaneous servitudes.*

(a) For servitude surveys for which the Surveyor-General has allowed the same procedures to be adopted as are specified for existing visible power line servitudes, the charges in accordance with subparagraph (1) shall apply.

(b) For work which is connected with servitudes and which is not specified elsewhere in this paragraph, a charge shall be made in accordance with paragraph 13 of this tariff.

10. *Travelling, transport and subsistence*

(1) A charge for the forward and the return journey between a land surveyor's headquarters and the site of the survey, or from the place where he was last employed, to such site and onwards to other work shall be made at the rate of 20c per kilometre: Provided that—

(i) such charges shall be made for only one completed journey unless substantial reasons exist for additional journeys being made;

(ii) no charge shall be made for travelling and transport during the performance of a survey for which a basic area charge is made;

(iii) an additional charge shall be made for the time occupied during the forward and return journeys between the land surveyor's headquarters and the site of the survey at a rate of R18 per hour.

(2) When a land surveyor is not provided with free accommodation at the site of a survey, he shall charge travelling and transport expenses at a rate prescribed in subparagraph (1) in respect of one forward and one return journey per day between the site of the survey and either—

(a) his headquarters, or

(b) the nearest suitable accommodation,

(c) the free accommodation provided by the client:

Provided that—

(i) the distance per day for which such charge is made shall not exceed 50 kilometres;

(ii) no charge shall be made in terms of this paragraph for the first day devoted to the survey;

(4) *Lyn- en gebiedserwitute tesame met onderverdeling.*

(a) Vir 'n serwituit gekombineer met 'n onderverdeling en voorgestel op 'n onderverdelingskaart waar sodanige serwituit buite die grense van die onderverdeling val, geld die vorderings voorgeskryf in subparagraphs (2) en (3) hiervan.

(b) 'n Serwituit gekombineer met 'n onderverdeling en voorgestel op 'n onderverdelingskaart, word as 'n inherente deel van sodanige onderverdeling beskou wanneer sodanige serwituit binne die grense van die onderverdeling geleë is, en die vorderings wat in hierdie tarief voorgeskryf word, is *mutatis mutandis* van toepassing op die opmeting van sodanige serwituit: Met dien verstande dat—

(i) die vordering vir bykomende grense, soos voorgeskryf in die tiende voorbehoudbepaling van paragraaf 1, bereken moet word volgens die totale getal bakens van sodanige onderverdeling en die bakens wat noodsaaklikerwys geplaas is om die perke van die serwituit te bepaal;

(ii) die toepaslike vordering soos voorgeskryf in paragraaf 6 van hierdie tarief gehef moet word wanneer die serwituit kromlynig bepaal word.

(5) *Allerlei serwitute.*

(a) Vir serwituitopmetings waarin die Landmeter-generaal toegelaat het dat dieselfde procedures gevolg word as wat aanvaar is vir bestaande sigbare kraglynserwitute, word die vorderings ooreenkomsdig subparagraph (1) gehef.

(b) Vir werk wat in verband staan met serwitute en wat nie elders in hierdie paragraaf gespesifieer word nie, word 'n vordering gehef ooreenkomsdig paragraaf 13 van hierdie tarief.

10. *Reis, vervoer en verblyf*

(1) Vir die heen- en terugreis tussen 'n landmeter se hoofkwartier en die terrein van die opmeting of van die plek waar hy laas werkzaam was na sodanige terrein en verder na ander werk, word 'n vordering gehef teen R0,20 per kilometer: Met dien verstande dat—

(i) sodanige vorderings gehef word vir slegs een voltooide reis tensy daar grondige redes bestaan vir die afle van bykomende reise;

(ii) geen vordering gehef mag word nie vir reis en vervoer tydens die uitvoering van 'n opmeting waarvoor 'n basiese groottevordering gehef word;

(iii) 'n bykomende vordering gehef word vir die tyd wat deur die heen- en terugreise tussen die landmeter se hoofkwartier en die terrein van die opmeting in beslag geneem word teen R18 per uur.

(2) As 'n landmeter nie van gratis akkommodasie op die terrein van die opmeting voorsien word nie, vorder hy vervoer- en reiskoste teen die tarief in subparagraph (1) voorgeskryf, ten opsigte van één heen- en één terugreis per dag tussen die terrein van die opmeting en—

(a) of sy hoofkwartier;

(b) of die naaste gesikte akkommodasie;

(c) of die vry akkommodasie deur sy kliënt verskaf:

Met dien verstande dat—

(i) die afstand per dag waarvoor sodanige vordering gehef word, nie 50 kilometer mag oorskry nie;

(ii) geen vordering kragtens hierdie paragraaf gehef mag word nie vir die eerste dag wat aan die opmeting bestee word;

(iii) for accommodation supplied by the land surveyor away from his headquarters, he shall charge subsistence at the daily rate of R15 each for himself and one assistant and R5 for each of his labourers.

11. Line clearing

When it is essential for the performance of a survey that vegetation be cleared, the time necessarily occupied by the land surveyor solely on supervising such clearing shall be charged for at the rate of R15 per hour: Provided that the land surveyor shall ensure that the clearing is done as economically and expeditiously as possible: Provided further that, whenever practicable, the client shall be afforded the opportunity of having the necessary clearing done and supplying the necessary labour. The cost of labour supplied by the land surveyor for the clearing shall be recoverable from the client.

12. Abnormal circumstances

The charges specified in Tables A and B of paragraph 1, in provisos 1, 3, 10 and 11 of paragraph 1, and in paragraphs 3, 4, 5, 6 and 9 (excluding subparagraph 9 (5) (ii)) may be increased by not more than 35 per cent if abnormal circumstances beyond the control of the land surveyor adversely affect the performance of field work. The increase shall be assessed in each case on its merits.

13. Miscellaneous

For professional work not specified elsewhere in this tariff a charge of R27 per hour shall be made and for technical and non-professional work necessarily performed by the land surveyor himself due to circumstances, a charge of R18 per hour shall be made: Provided that the following costs shall be recoverable:

(a) 20c per kilometre in respect of motor transport supplied by the land surveyor during the performance of survey;

(b) the amount of disbursements for beacon material;

(c) a charge equal to 1½ per cent of their monthly wage or salary per hour respectively for labourers and technical assistants necessarily employed:

Provided further that where an institute of land surveyors has a tariff of fees for work not specified elsewhere in this tariff and which is for services performed in terms of the Act and Regulations, a charge in conformity with such tariff shall be made if it is equal to or less than the charges prescribed in this paragraph."

(iii) vir akkomodasie wat deur die landmeter weg van sy hoofkwartier verskaf word, hy daagliks verblif-koste teen R15 elk vir homself en een assistent en R5 vir elk van sy arbeiders vorder.

11. Oopmaak van lyne

Wanneer dit vir die uitvoering van 'n opmeting noodsaaklik is dat die plantegroei verwijder word, moet vir die tyd wat noodwendig deur die landmeter bestee is uitsluitlik aan toesig oor sodanige verwijdering 'n vordering gehef word teen 'n tarief van R15 per uur: Met dien verstande dat die landmeter sorg dra dat die verwijdering so ekonomies en spoedig moontlik plaasvind: Met dien verstande voorts dat, wanneer dit uitvoerbaar is, die kliënt die geleentheid gegee word om die nodige verwijdering te laat doen en die arbeid te verskaf. Die koste van arbeid wat deur die landmeter vir die verwijdering verskaf word, is op die kliënt verhaalbaar.

12. Abnormale omstandighede

Indien abnormale omstandighede buite die beheer van die landmeter die uitvoering van veldwerk nadelig beïnvloed, kan die vorderings in Tabelle A en B van paragraaf 1, in die voorbehoudsbepalings 1, 3, 10 en 11 van paragraaf 1, en in paragrawe 3, 4, 5, 6 en 9 [uitsluitende subparagraph 9 (5) (ii)] met hoogstens 35 persent verhoog word. Die verhoging moet in elke gevval op eie meriete bepaal word.

13. Allerlei

Vir die professionele werk waarvoor nie elders in hierdie tarief voorsiening gemaak is nie, word 'n vordering van R27 per uur gehef, en vir tegniese en nie-professionele werk wat as gevolg van omstandighede deur die landmeter self uitgevoer word, word 'n vordering van R18 per uur gehef: Met dien verstande dat die volgende koste verhaalbaar is:

(a) 20c per kilometer ten opsigte van motorvervoer deur die landmeter verskaf tydens die uitvoering van 'n opmeting.

(b) die bedrag van uitgawes aan bakenmateriaal;

(c) 'n vordering bereken teen 1½ persent van hulle maandelikse loon of salaris per uur vir onderskeidelik arbeiders en tegniese assistente wat noodsaklikwys in diens geneem is:

Met dien verstande voorts dat waar 'n instituut van landmeters 'n tarief van gelde neergelê het vir werk wat ingevolge die Wet en die Regulasies verrig word en waarvoor nie elders in hierdie tarief voorsiening gemaak is nie, word 'n vordering gehef ingevolge sodanige tarief, mits dit gelyk aan of minder is as die gelde wat in hierdie paragraaf voorgeskryf is."

DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 863

20 May 1977

MAXIMUM PRICES FOR OIL CAKE AND OIL CAKE MEAL.—AMENDMENT

Under the powers vested in me by section 84E of the Marketing Act, 1968 (No. 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that I have, with effect from the date of publication hereof, amended the prohibitions published by Government Notice R. 2081 of 5 November 1976, as set out in the Schedule hereto:

H. S. J. SCHOEMAN, Minister of Agriculture.

DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING

No. R. 863

20 Mei 1977

MAKSIMUM PRYSE VIR OLIEKOEK EN OLIE-KOEKMEEL.—WYSIGING

Kragtens die bevoegdheid my verleen by artikel 84E van die Bemarkingswet, 1968 (No. 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat ek, met ingang van die datum van publikasie hiervan, die verbodsbeperking afgekondig by Goewermentskennisgewing R. 2081 van 5 November 1976, gewysig het soos in die Bylae hiervan uiteengesit.

H. S. J. SCHOEMAN, Minister van Landbou.

SCHEDULE

The Schedule to Government Notice R. 2081 of 5 November 1976, is hereby amended by the substitution for clause 2 of the following clause:

"2. No person shall, subject to the provisions of clauses 3, 4 and 5, sell oil cake or oil cake meal to the classes of persons specified below at a price above the maximum price indicated hereunder for the particular class of persons:

Class of persons to whom oil cake or oil cake meal is sold	Type of oil cake or oil cake meal sold	Maximum price per metric ton f.o.r. sellers railway station	R
(a) Farm feeds manufacturers	(i) Groundnut oil cake and meal	125,00	
	(ii) Sunflower seed oil cake and meal	115,00	
	(iii) Cotton seed oil cake and meal	125,00	
	(iv) Soya bean oil cake and meal	137,00	
(b) Persons other than farm feeds manufacturers and bona fide farmers	(i) Groundnut oil cake and meal	135,00	
	(ii) Sunflower seed oil cake and meal	125,00	
	(iii) Cotton seed oil cake and meal	135,00	
	(iv) Soya bean oil cake and meal	148,00	
(c) Bona fide farmers	(i) Groundnut oil cake and meal	145,00	
	(ii) Sunflower seed oil cake and meal	133,00	
	(iii) Cotton seed oil cake and meal	145,00	
	(iv) Soya bean oil cake and meal	159,00"	

DEPARTMENT OF BANTU ADMINISTRATION AND DEVELOPMENT

No. R. 864

20 May 1977

CORRECTION NOTICE

The following correction should be made to Government Notice R. 71, dated 21 January 1977, published in *Government Gazette* 5381, dated 21 January 1977:

Insert the number "4" between the words "Notice" and "of" where they appear in the heading.

(R218/10)

No. R. 867

20 May 1977

BANTU LABOUR REGULATIONS, 1965.—AMENDMENT OF GOVERNMENT NOTICE R. 1892, DATED 3 DECEMBER 1965

I, Willem Adriaan Cruywagen, Deputy Minister of Bantu Affairs do hereby, on behalf of the Minister of Bantu Administration and Development, by virtue of the powers vested in him by section 28 (1) of the Bantu Labour Act, 1964 (Act 67 of 1964), amend Government Notice R. 1892, dated 3 December 1965, in accordance with the accompanying Schedule.

W. A. CRUYWAGEN, Deputy Minister of Bantu Affairs.

SCHEDULE

Chapter VIII is amended by—

- (a) the deletion of regulation 19;
- (b) the deletion in regulation 22 (5) of the following:

"and shall present his reference book not later than the seventh day of each month to the said officer for signature."

BYLAE

Die Bylae van Goewermentskennisgewing R. 2081 van 5 November 1976, word hierby gewysig deur klousule 2 deur die volgende klousule te vervang:

"2. Niemand mag, behoudens die bepalings van klousules 3, 4 en 5, oliekoek of oliekoekmeel aan die ondergemelde klasse persone verkoop teen 'n hoër prys hieronder vir die bepaalde klas persone aangedui nie:

Klas persone aan wie oliekoek of oliekoek-meel verkoop word	Soort oliekoek of oliekoekmeel verkoop	Maksimum prys per metriek ton v.o.s. verkoper se spoorweg-stasie
(a) Veevoedselvervaardigers	(i) Grondbone-oliekoek en -meel	R 125,00
	(ii) Sonneblomsaad-oliekoek en -meel	115,00
	(iii) Katoensaad-oliekoek en -meel	125,00
	(iv) Sojabone-oliekoek en -meel	137,00
(b) Persone ander as veevoedselvervaardigers en bona fide-boere	(i) Grondbone-oliekoek en -meel	135,00
	(ii) Sonneblomsaad-oliekoek en -meel	125,00
	(iii) Katoensaad-oliekoek en -meel	135,00
	(iv) Sojabone-oliekoek en -meel	148,00
(c) Bona fide-boere..	(i) Grondbone-oliekoek en -meel	145,00
	(ii) Sonneblomsaad-oliekoek en -meel	133,00
	(iii) Katoensaad-oliekoek en -meel	145,00
	(iv) Sojabone-oliekoek en -meel	159,00"

DEPARTEMENT VAN BANTOE-ADMINISTRASIE EN -ONTWIKKELING

No. R. 864

20 Mei 1977

VERBETERINGSKENNISGEWING

Die volgende verbetering moet in Goewermentskennisgewing R. 71 van 21 Januarie 1977, gepubliseer in *Staatskoerant* 5381, gedateer 21 Januarie 1977 aangebring word:

Voeg die syfer "4" in tussen die woorde "KwaZulu-goewermentskennisgewing" en "van" waar dit in die opskrif voor kom.

(R218/10)

No. R. 867

20 Mei 1977

BANTOE-ARBEIDSREGULASIES, 1965.—WYSIGING VAN GOEWERMENTSKENNISGEWING R. 1892 VAN 3 DESEMBER 1965

Ek, Willem Adriaan Cruywagen, Adjunk-minister van Bantoesake, wysig hierby namens die Minister van Bantoe-administrasie en -ontwikkeling, kragtens die bevoegdheid hom verleen by artikel 28 (1) van die Wet op Bantoe-arbeid, 1964 (Wet 67 van 1964), Goewermentskennisgewing R. 1892 van 3 Desember 1965 ooreenkomstig bygaande Bylae.

W. A. CRUYWAGEN, Adjunk-minister van Bantoesake.
BYLAE

Hoofstuk VIII word gewysig deur—

- (a) regulasie 19 te skrap;
- (b) in regulasie 22 (5) die volgende te skrap:

"en moet nie later nie as die sewende dag van elke maand sy bewysboek aan genoemde beampete vir tekening voorlê."

DEPARTMENT OF CUSTOMS AND EXCISE

No. R. 845

20 May 1977

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/475)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

DEPARTEMENT VAN DOEANE EN AKSYNS

No. R. 845

20 Mei 1977

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/475)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

	I Tariff Heading	II Statistical Unit	III	IV	V
			Rate of Duty	M.F.N.	Preferential
87.02	By the substitution in subheading No. 87.02.15.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		
	By the substitution in subheading No. 87.02.22.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		
	By the substitution in subheading No. 87.02.24.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		
	By the substitution in subheading No. 87.02.60.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06), for closed panel vans and mono-built pick-up trucks, of a carrying capacity not exceeding 1 270 kg	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		
	By the substitution in subheading No. 87.02.70.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06), except for goods vehicles of a GVM of less than 10 160 kg	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		
87.04	By the substitution in subheading No. 87.04.20.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06), except for goods vehicles of a GVM of less than 10 160 kg	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		
	By the substitution in subheading No. 87.04.25.10 for the expression: “Radiators and parts thereof (excluding pressure caps) (87.06), for closed panel vans and mono-built pick-up trucks of a carrying capacity not exceeding 1 270 kg	kg	20% or 3 300c per 100 kg”		
	of the following: “Radiators and parts thereof (excluding pressure caps) (87.06)	kg	20% or 65c per kg”		

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
87.06 By the substitution for subheading No. 87.06.40 of the following: “87.06.40 Radiators and parts thereof: .20 Radiator pressure caps .90 Other	no. kg	6c each 20% or 65c per kg”		

Note.—The rate of duty on radiators and parts thereof (excluding pressure caps) imported as replacement equipment or as original equipment with unassembled motor vehicles classifiable in subheadings Nos. 87.02.15, 87.02.22, 87.02.24, 87.02.60 and 87.02.70 and unassembled chassis classifiable in subheadings Nos. 87.04.20 and 87.04.25, is amended to 20% or 65c per kg.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
87.02 Deur in subpos No. 87.02.15.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) Deur in subpos No. 87.02.22.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) Deur in subpos No. 87.02.24.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) Deur in subpos No. 87.02.60.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06), vir toepaneelwaens en eenheidsgeboude bakkies, met 'n dravermoe van hoogstens 1 270 kg deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) Deur in subpos No. 87.02.70.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06), behalwe vir vragvoertuie met 'n BVM van minder as 10 160 kg deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06)	kg kg kg kg kg kg kg kg kg kg kg kg kg kg	20% of 3 300c per 100 kg” 20% of 65c per kg” 20% of 3 300c per 100 kg” 20% of 65c per kg”		
87.04 Deur in subpos No. 87.04.20.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06), behalwe vir vragvoertuie met 'n BVM van minder as 10 160 kg deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06) Deur in subpos No. 87.04.25.10 die uitdrukking: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06), vir toepaneelwaens en eenheidsgeboude bakkies met 'n dravermoe van hoogstens 1 270 kg deur die volgende te vervang: „Verkoelers en onderdele daarvan (uitgesondert drukdoppe) (87.06)	kg kg kg	20% of 3 300c per 100 kg” 20% of 65c per kg” 20% of 65c per kg”		

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
87.06 Deur subpos No. 87.06.40 deur die volgende te vervang: ,,87.06.40 Verkoelers en onderdele daarvan: .20 Verkoelerdrukdooppe .90 Ander	getal kg	6c elk 20% of 65c per kg"		

Opmerking.—Die skaal van reg op verkoelers en onderdele daarvan (uitgesonderd drukdoppe) ingevoer as vervangingstoerusting of as oorspronklike toerusting met ongemonteerde motorvoertuie indeelbaar by subposte Nos. 87.02.15, 87.02.22, 87.02.24, 87.02.60 en 87.02.70 en ongemonteerde onderstelle indeelbaar by subposte Nos. 87.04.20 en 87.04.25, word na 20% of 65c per kg gewysig.

No. R. 840

20 May 1977

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/506)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 840

20 Mei 1977

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/506)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
301.02	By the deletion of tariff heading No. 25.01.	
303.01	By the deletion of tariff heading No. 12.01.	
304.01	By the deletion of tariff heading No. 29.02.	
304.03	By the deletion of tariff headings Nos. 48.16 and 82.04.	
304.07	By the deletion of tariff heading No. 48.16.	
304.08	By the deletion of tariff heading No. 70.10.	
	By the deletion of tariff headings Nos. 27.10 and 29.04.	
	By the substitution for tariff heading No. 29.16 of the following: “29.16 Citric acid, for use in the manufacture of concentrated fruit juices or beverages with as basis of fruit juice	
	juices or beverages with as basis of fruit juice	Full duty”
304.09	By the deletion of tariff headings Nos. 29.35 and 38.09.	
	By the deletion of tariff heading No. 44.21.	
	By the deletion of tariff heading No. 76.04.	
304.10	By the deletion of item 304.10.	
305.01	By the deletion of tariff heading No. 27.07.	
	By the deletion of tariff heading No. 29.31.	
	By the deletion of tariff heading No. 44.05.	
	By the deletion of tariff heading No. 73.18.	
305.02	By the deletion of tariff headings Nos. 29.04 and 29.35.	

Note.—The provisions for a rebate of duty on—

- (a) common salt, for use in the dairy industry,
- (b) oil seeds and oleaginous fruit (excluding groundnuts, soya beans and sesame seed), and tetrachloroethane and trichloroethylene, for the manufacture of animal and vegetable fats and oils and their cleavage products,
- (c) containers of imitation parchment, for the packing of lard,
- (d) fish can keys, for use in the packing of fish,
- (e) covers (pictorial or ornamented) without printed lettering, for confectionery boxes,
- (f) glass jars, for the packing of infants' food,
- (g) petroleum naphtha, methanol, pyridine and wood naphtha, for use as denaturants in the manufacture of beverages, spirits and vinegar,
- (h) tartaric acid, for use in the manufacture of concentrated fruit juices or beverages with a basis of fruit juice,
- (i) boxes (of wood), for packing cigars for retail sale,
- (j) tear-off ribbon of aluminium foil combined with cellulose film, of a width not exceeding 6,35 mm, for use in the tobacco industry,
- (k) phosphoric acid and ferrous sulphate, for the manufacture of animal fodder,
- (l) oils and other products of the distillation of high temperature coal tar and similar products as defined in Note 2 to Chapter 27 of Schedule No. 1, for use in mining,
- (m) thiocarbamide, for use in the flotation process,
- (n) unmanufactured wood of coniferous species of which the f.o.b. price per m³ plus insurance and freight does not exceed 3 180c, for use in mining,
- (o) low-mass quick-coupling steel pipes, for use in mining, and
- (p) methanol and pyridine, for use as denaturants in petrol refining, are withdrawn.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
301.02	Deur tariefpos No. 25.01 te skrap.	
303.01	Deur tariefpos No. 12.01 te skrap.	
304.01	Deur tariefpos No. 29.02 te skrap.	
304.03	Deur tariefposte Nos. 48.16 en 82.04 te skrap.	
304.07	Deur tariefpos No. 48.16 te skrap.	
304.08	Deur tariefpos No. 70.10 te skrap.	
	Deur tariefposte Nos. 27.10 en 29.04 te skrap.	
	Deur tariefpos No. 29.16 deur die volgende te vervang: ,,29.16 Siroensuur, vir gebruik by die vervaardiging van gekonsentreerde vrugtesappe of dranke met 'n basis van vrugtesap	"Volle reg"
304.09	Deur tariefposte Nos. 29.35 en 38.09 te skrap.	
	Deur tariefpos No. 44.21 te skrap.	
	Deur tariefpos No. 76.04 te skrap.	
304.10	Deur item 304.10 te skrap.	
305.01	Deur tariefpos No. 27.07 te skrap.	
	Deur tariefpos No. 29.31 te skrap.	
	Deur tariefpos No. 44.05 te skrap.	
	Deur tariefpos No. 73.18 te skrap.	
305.02	Deur tariefposte Nos. 29.04 en 29.35 te skrap.	

Opmerking.—Die voorsienings vir 'n korting op reg op—

- (a) gewone sout, vir gebruik in die suiwelnywerheid,
- (b) oliesade en olieagtige vrugte (uitgesondert grondboontjies, sojabone en sesamsaad), en tetra-chlooretaan en trichlooretilen, vir die vervaardiging van dierlike en plantaardige vette en olies en splitsprodukte daarvan,
- (c) houers van nagemaakte perkament, vir die verpakking van reusel,
- (d) visblisksleutels, vir gebruik by visverpakking,
- (e) omslae (geïllustreer of versier) sonder gedrukte letters, vir suikergoeddoose,
- (f) glasflesse, vir die verpakking van babavoedsel,
- (g) petroleumnafta, metanol, piridien en houtnafta, vir gebruik as denatureermiddels by die vervaardiging van dranke, spiritus en asyn,
- (h) wynsteensuur, vir gebruik by die vervaardiging van gekonsentreerde vrugtesappe of dranke met 'n basis van vrugtesap,
- (i) dose (van hout), vir die verpakking van sigare vir kleinhandel verkoop,
- (j) skeurlint van aluminiumfoelie met sellulose-film gekombineer, met 'n wydte van hoogstens 6,35 mm, vir gebruik in die tabaknywerheid,
- (k) fosforsuur en ferrosulfaat, vir die vervaardiging van dierevoer,
- (l) olies en ander produkte deur die distillering van hoëtemperatuurkoolteer verkry en dergelyke produkte soos in Opmerking 2 by Hoofstuk 27 van Bylae No. 1 omskryf, vir gebruik in mynbou,
- (m) tiokarbanilied, vir gebruik in die flotteringsproses,
- (n) onbewerkte hout van die keeldraende soorte waarvan die prys v.a.b. per m³ plus assuransie en vrag nie 3 180c oorskry nie, vir gebruik in mynbou,
- (o) laermassa-snelkoppelpype, van staal vir gebruik in mynbou, en
- (p) metanol en piridien, vir gebruik as denatureermiddels in petrolraffinering, word ingetrek.

DEPARTMENT OF FINANCE

No. R. 838

20 May 1977

REGULATIONS UNDER THE INSURANCE ACT, 1943.—AMENDMENT

The Minister of Finance has, under the powers vested in him by section 76 of the Insurance Act, 1943 (Act 27 of 1943), made the regulations set out in the Schedule hereto.

SCHEDULE

1. In this Schedule the expression "the regulations" means the regulations published by Government Notice R. 1285 of 27 August 1965, as amended by Government Notices R. 252 of 23 February 1968, R. 2036 of 2 November 1973, R. 2489 of 28 December 1973, R. 1442 of 20 August 1976 and R. 333 of 1 March 1977.

2. The statement contained in Annexure 1 hereto is hereby substituted for Statement A prescribed in the regulations.

3. Statement C prescribed in the regulations is hereby amended—

- (a) by the deletion in part (iii) of the words "or lapse"; and
- (b) by the addition after that part of the following part:
- “(iv) Particulars of policies terminated during the year by lapse.”

DEPARTEMENT VAN FINANSIES

No. R. 838

20 Mei 1977

REGULASIES INGEVOLGE DIE VERSEKERINGSWET, 1943.—WYSIGING

Die Minister van Finansies het, kragtens die bevoegdheid hom verleen by artikel 76 van die Versekeringswet, 1943 (Wet 27 van 1943), die regulasies uitgevaardig wat in die Bylae hiervan uiteengesit is.

BYLAE

1. In hierdie Bylae beteken die uitdrukking "die regulasies" die regulasies aangekondig by Goewermentskennisgewing R. 1285 van 27 Augustus 1965, soos gewysig by Goewermentskennisgewings R. 252 van 23 Februarie 1968, R. 2036 van 2 November 1973, R. 2489 van 28 Desember 1973, R. 1442 van 20 Augustus 1976 en R. 333 van 1 Maart 1977.

2. Staat A voorgeskryf in die regulasies, word hierby vervang deur die staat in Aanhalsel 1 hiervan vervat.

3. Staat C voorgeskryf in die regulasies, word hierby gewysig—

- (a) deur in gedeelte (iii) die woorde "of vervalling" te skrap; en
- (b) deur na daardie gedeelte die volgende gedeelte by te voeg:
- “(iv) Besonderhede van polisse wat gedurende die jaar deur vervalling beëindig is.”

1	2 In Republic	3 Outside Republic	4 Total
Number of policies.....			
Annual premiums (net).....R			"

4. Statement D prescribed in the regulations is hereby amended—

(a) by the deletion in part (iii) of the words "or lapse"; and

(b) by the addition after that part of the following part:

"(iv) Particulars of policies terminated during the year by lapse.

1	2 In Republic	3 Outside Republic
Number of policies.....		
Annual premiums (net).....R		"

5. Statement K prescribed in the regulations is hereby amended—

(a) by the substitution in the heading of column 3 of part (ii) for the figure "18" of the figure "15";

(b) by the substitution for the word "Note", wherever it appears, of the expression "Note 1"; and

(c) by the addition after Note 1 of the following note:

"Note 2.—The percentage referred to in column 3 shall be applicable only in respect of gross premiums collected after 30 April 1975. In respect of premiums collected prior to that date, 18% shall be applicable.".

6. Statement M prescribed in the regulations is hereby amended by the substitution for the words "Government securities (including securities guaranteed by a Government)" of the following words:

"Government securities and loans (including securities and loans guaranteed by a Government).".

7. Statement N prescribed in the regulations is hereby amended—

(a) by the substitution for item numbers 1 to 6, both inclusive, in column 1 and the descriptions in column 2 opposite the said item numbers of the following item numbers and descriptions:

"1	Money in hand in the Republic.....
2	Balances and deposits (excluding negotiable deposits) with banks, building societies, etc., in the Republic..
3 (a)	Stock of and loans to the Government of the Republic..
3 (b)	Stock and loans guaranteed by the Government of the Republic.....
3 (c)	Stock of or guaranteed by and loans to or guaranteed by a provincial administration or the Administration of South-West Africa.....
4	Stock of or guaranteed by and loans to or guaranteed by local authorities in the Republic.....
4A	Stock of or guaranteed by and loans to or guaranteed by Bantu affairs administration boards.....
5	Stock of or guaranteed by and loans to or guaranteed by the Rand Water Board, Escom and the Land and Agricultural Bank of S.A.....
6	Stock of and loans to institutions in the Republic approved by the Registrar.....
6A	Stock of foreign governments, local authorities and institutions approved by the Registrar....."; and

1	2 In Republiek	3 Buite Republiek	4 Totaal
Getal polisse.....			"
Jaarlikse premies (netto).....R			"

4. Staat D voorgeskryf in die regulasies, word hierby gewysig—

(a) deur in gedeelte (iii) die woorde "of vervalling" te skrap; en

(b) deur na daardie gedeelte die volgende gedeelte by te voeg:

"(iv) Besonderhede van polisse wat gedurende die jaar deur vervalling beëindig is.

1	2 In Republiek	3 Buite Republiek
Getal polisse.....		
Jaarlikse premies (netto).....R		"

5. Staat K voorgeskryf in die regulasies, word hierby gewysig—

(a) deur in die opskrif van kolom 3 van gedeelte (ii) die syfer "18" deur die syfer "15" te vervang;

(b) deur die woorde "Opmerking" waar dit ook al voorkom, deur die uitdrukking "Opmerking 1" te vervang; en

(c) deur na Opmerking 1 die volgende opmerking by te voeg:

"Opmerking 2.—Die persentasie gemeld in kolom 3, geld slegs ten opsigte van bruto premies wat na 30 April 1975 ingevorder is. Ten opsigte van premies wat vóór daardie datum ingevorder is, geld 18%.".

6. Staat M voorgeskryf in die regulasies, word hierby gewysig deur die woorde "Regeringseffekte (met inbegrip van effekte deur 'n Regering gewaarborg)" deur die volgende woorde te vervang:

"Staatseffekte en -lenings (met inbegrip van effekte en lenings deur 'n Regering gewaarborg).".

7. Staat N voorgeskryf in die regulasies, word hierby gewysig—

(a) deur posnommers 1 tot en met 6 in kolom 1 en die beskrywings in kolom 2 teenoor genoemde posnommers deur die volgende posnommers en beskrywings te vervang:

"1	Geld in kas in die Republiek.....
2	Saldo's en deposito's (uitgesonderd verhandelbare deposito's) by banke, bouverenings, ens. in die Republiek..
3 (a)	Efekte van en lenings aan die Regering van die Republiek.....
3 (b)	Efekte en lenings gewaarborg deur die Regering van die Republiek.....
3 (c)	Efekte van of gewaarborg deur en lenings aan of gewaarborg deur 'n provinsiale administrasie of die Administrasie van Suidwes-Afrika.....
4	Efekte van of gewaarborg deur en lenings aan of gewaarborg deur plaaslike besture in die Republiek.....
4A	Efekte van of gewaarborg deur en lenings aan of gewaarborg deur Bantoesake-administrasierade.....
5	Efekte van of gewaarborg deur en lenings aan of gewaarborg deur die Randwaterraad, Evkom en die Land-en Landboubank van Suid-Afrika.....
6	Efekte van en lenings aan instellings in die Republiek deur die Registrateur goedgekeur.....
6A	Efekte van buitelandse regerings, plaaslike besture en instellings wat deur die Registrateur goedgekeur is.>"; en

(b) by the substitution for the expression "Total (Items 1 to 6)" of the expression "Total (Items 1 to 6A)".

8. Statement N (2) prescribed in the regulations is hereby amended by the substitution for column 1 of the following column:

Description

1.

Government loan stock of the Republic.....
Treasury bills of the Republic.....
Loan levies of the Government of the Republic.....

Total [Item 3 (a) of Statement N].....

Stock and loans *guaranteed* by the Government of the Republic (*to be specified*):

Total [Item 3 (b) of Statement N].....

Stock of and loans to a provincial administration or the Administration of South-West Africa.....

Stock and loans *guaranteed* by a provincial administration or the Administration of South-West Africa (*to be specified*):

Total [Item 3 (c) of Statement N].....

Stock of and loans to local authorities in the Republic.....

Stock and loans *guaranteed* by local authorities in the Republic (*to be specified*):

Total (Item 4 of Statement N).....

Stock of and loans to Bantu affairs administration boards.....

Stock and loans *guaranteed* by Bantu affairs administration boards (*to be specified*):

Total (Item 4A of Statement N).....

Stock of and loans to the Rand Water Board.....

Stock of and loans to the Electricity Supply Commission.....

Stock of and loans to the Land and Agricultural Bank of S.A.....

Stock and loans *guaranteed* by the Rand Water Board, the Electricity Supply Commission or the Land and Agricultural Bank of S.A. (*to be specified*):

Total (Item 5 of Statement N).....

Stock and loans approved by the Registrar for the purposes of paragraph 6 of the Third Schedule to the Act (*to be specified*):

Stock of and loans to institutions approved by the Registrar for the purposes of paragraph 6 of the Third Schedule to the Act (*to be specified*):

Total (Item 6 of Statement N).....

Stock of foreign governments, local authorities and institutions approved by the Registrar for the purposes of paragraph 6A of the Third Schedule to the Act (*to be specified*):

Total (Item 6A of Statement N).....

Stock of foreign governments and local authorities, excluding those approved by the Registrar for the purposes of paragraph 6A of the Third Schedule to the Act (*to be specified*):

Total (Item 16 of Statement N).....".

(b) deur die uitdrukking "Totaal (Poste 1 tot 6)" deur die uitdrukking "Totaal (Poste 1 tot 6A)" te vervang.

8. Staat N (2) voorgeskryf in die regulasies, word hierby gewysig deur kolom 1 deur die volgende kolom te vervang:

Beskrywing

1.

Staatsleningseffekte van die Republiek.....
Skatkiswissels van die Republiek.....
Leningsheffings van die Regering van die Republiek.....

Totaal [Pos 3 (a) van Staat N].....

Effekte en lenings *gewaarborg* deur die Regering van die Republiek (*moet gespesifieer word*):

Totaal [Pos 3 (b) van Staat N].....

Effekte van en lenings aan 'n provinsiale administrasie of die Administrasie van Suidwes-Afrika.....
Effekte en lenings *gewaarborg* deur 'n provinsiale administrasie of die Administrasie van Suidwes-Afrika (*moet gespesifieer word*):

Totaal [Pos 3 (c) van Staat N].....

Effekte van en lenings aan plaaslike besture in die Republiek....
Effekte en lenings *gewaarborg* deur plaaslike besture in die Republiek (*moet gespesifieer word*):

Totaal (Pos 4 van Staat N).....

Effekte van en lenings aan Bantoesake-administrasierade.....
Effekte en lenings *gewaarborg* deur Bantoesake-administrasierade (*moet gespesifieer word*):

Totaal (Pos 4A van Staat N).....

Effekte van en lenings aan die Randwaterraad.....
Effekte van en lenings aan die Elektrisiteitsvoorsieningskommissie.....
Effekte van en lenings aan die Land- en Landboubank van S.A....
Effekte en lenings *gewaarborg* deur die Randwaterraad, die Elektrisiteitsvoorsieningskommissie of die Land- en Landboubank van S.A. (*moet gespesifieer word*):

Totaal (Pos 5 van Staat N).....

Effekte en lenings wat die Registrateur vir die doeleindes van paragraaf 6 van die Derde Bylae van die Wet goedkeur het (*moet gespesifieer word*):

Effekte van en lenings aan instellings wat die Registrateur vir die doeleindes van paragraaf 6 van die Derde Bylae van die Wet goedkeur het (*moet gespesifieer word*):

Totaal (Pos 6 van Staat N).....

Effekte van buitelandse regerings, plaaslike besture en instellings wat die Registrateur vir die doeleindes van paragraaf 6A van die Derde Bylae van die Wet goedkeur het (*moet gespesifieer word*):

Totaal (Pos 6A van Staat N).....

Effekte van buitelandse regerings en plaaslike besture, uitgesonderd dié wat die Registrateur vir die doeleindes van paragraaf 6A van die Derde Bylae van die Wet goedkeur het (*moet gespesifieer word*):

Totaal (Pos 16 van Staat N).....".

9. Statement N (5) prescribed in the regulations is hereby amended—

(a) by the substitution for the heading of column 6 of the following heading:

“Actual cost (excluding accrued interest).”; and

(b) by the substitution for the heading of column 8 of the following heading:

“Value determined in terms of section 15 (h).”.

10. The statement contained in Annexure 2 hereto is hereby substituted for Statement O prescribed in the regulations.

11. Statement O (1) prescribed in the regulations is hereby amended—

(a) by the substitution in item A.2 in column 1 for the figure “12” of the figure “13”;

(b) by the substitution for items A.3 and 4 in that column of the following items:

“3. (i) Premium income in *preceding financial year* (after deducting approved reinsurances)

(ii) Premium income in *current financial year* (after deducting approved reinsurances)

4. Total minimum value of *additional assets* to be held [i.e. the greater of R200 000 or **.....% of A.3 (i) or A.3 (ii), whichever is the greater]

(c) by the substitution in item B.2 in that column for the figure “12” of the figure “13”;

(d) by the substitution for items B.3 and 4 in that column of the following items:

“3. (i) Premium income in *preceding financial year* (after deducting approved reinsurances)

(ii) Premium income in *current financial year* (after deducting approved reinsurances)

4. Total minimum value of *additional assets* to be held [i.e. the greater of R200 000 or **.....% of B.3 (i) or B.3 (ii), whichever is the greater]

(e) by the addition at the end thereof of the following footnote:

“** Insert 10% or such other percentage as may be prescribed by regulation.”.

12. Statement O (2) prescribed in the regulations is hereby amended—

(a) by the substitution for item A.1 in column 1 of the following item:

“1. Total value of Part I assets held in the Republic—

(a) Statement N, total of items 1 to 6A in columns 3, 5 and 7

(b)% of total of columns 11, 12 and 13 against item (c) of Statement N (7)

(b) by the substitution in item A.2 (a) in that column for the figure “13” of the figure “18”; and

9. Staat N (5) voorgeskryf in die regulasies, word hierby gewysig—

(a) deur die opskrif van kolom 6 deur die volgende opskrif te vervang:

“Werklike koste (uitgesonderd opgelope rente).”; en

(b) deur die opskrif van kolom 8 deur die volgende opskrif te vervang:

“Waarde vasgestel ooreenkomsdig artikel 15 (h).”.

10. Staat O voorgeskryf in die regulasies, word hierby vervang deur die staat in Aanhangel 2 hiervan vervat.

11. Staat O (1) voorgeskryf in die regulasies, word hierby gewysig—

(a) deur in pos A.2 in kolom 1 die syfer “12” deur die syfer “13” te vervang;

(b) deur poste A.3 en 4 in daardie kolom deur die volgende poste te vervang:

“3. (i) Premie-inkomste in *vorige boekjaar* (na aftrekking van goedgekeurde herversekerings)

(ii) Premie-inkomste in *huidige boekjaar* (na aftrekking van goedgekeurde herversekerings)

4. Totale minimum waarde van *bykomende bates* wat besit moet word [d.i. die grootste van R200 000 of **.....% van of A.3 (i) of A.3 (ii), watter ook al die grootste is]

(c) deur in pos B.2 in daardie kolom die syfer “12” deur die syfer “13” te vervang;

(d) deur poste B.3 en 4 in daardie kolom deur die volgende poste te vervang:

“3. (i) Premie-inkomste in *vorige boekjaar* (na aftrekking van goedgekeurde herversekerings)

(ii) Premie-inkomste in *huidige boekjaar* (na aftrekking van goedgekeurde herversekerings)

4. Totale minimum waarde van *bykomende bates* wat besit moet word [d.i. die grootste van R200 000 of **.....% van of B.3 (i) of B.3 (ii), watter ook al die grootste is]

(e) deur aan die end daarvan die volgende voetnoot by te voeg:

“**Voeg in 10% of sodanige ander persentasie as wat by regulasie voorgeskryf is.”.

12. Staat O (2) voorgeskryf in die regulasies, word hierby gewysig—

(a) deur pos A.1 in kolom 1 deur die volgende pos te vervang:

“1. Totale waarde van Deel I-bates in die Republiek besit:

(a) Staat N, totaal van poste 1 tot 6A in kolomme 3, 5 en 7

(b)% van totaal van kolomme 11, 12 en 13 teenoor pos (c) van Staat N (7)

(b) deur in pos A.2 (a) in daardie kolom die syfer “13” deur die syfer “18” te vervang; en

(c) by the substitution for item A.2 (b) in that column of the following item:	(c) deur pos A.2 (b) in daardie kolom deur die volgende pos te vervang:
"(b) In terms of section 17 (5) (a) or 18 (5) (a) and 17 (6) in respect of <i>additional assets</i> —Statement O (1), 30% of item B.4	"(b) Ingevolge artikel 17 (5) (a) of 18 (5) (a) en 17 (6) ten opsigte van <i>bykomende bates</i> —Staat O (1), 30% van pos B.4
13. Statement O (3) prescribed in the regulations is hereby amended—	13. Staat O (3) voorgeskryf in die regulasies, word hierby gewysig—
(a) by the substitution for item A.1 in column 1 of the following item:	(a) deur pos A.1 in kolom 1 deur die volgende pos te vervang:
“1. Total value of assets consisting of bills, etc., issued by or loans to the Government—	“1. Totale waarde van bates bestaande uit wissels, ens. uitgereik deur of lenings aan die Regering—
(a) Statement N, Item 3 (a), columns 3, 5 and 7	(a) Staat N, pos 3 (a), kolomme 3, 5 en 7
(b)% of total of columns 11, 12 and 13 against item (c) of Statement N (7);	(b)% van totaal van kolomme 11, 12 en 13 teenoor pos (c) van Staat N (7);
and	en
(b) by the substitution in item A.2 (a) in that column for the figure “14” of the figure “19”.	(b) deur in pos A.2 (a) in daardie kolom die syfer “14” deur die syfer “19” te vervang.
14. Statement R prescribed in the regulations is hereby amended—	14. Staat R voorgeskryf in die regulasies, word hierby gewysig—
(a) by the insertion in paragraph 3 before the word “premiums” of the word “net”; and	(a) deur in paragraaf 3 voor die woord “premies” die woord “netto” in te voeg; en
(b) by the substitution in paragraph 5 for the words “more than one-quarter” of the words “one-quarter or more”.	(b) deur in paragraaf 5 die woorde “meer as een kwart” deur die woorde “een kwart of meer” te vervang.
15. Statement S prescribed in the regulations is hereby amended—	15. Staat S voorgeskryf in die regulasies word hierby gewysig—
(a) by the insertion in paragraph (2) (A) after the expression “(ii) of the expression “(iiA)”; and	(a) deur in paragraaf (2) (A) na die uitdrukking “(ii)” die uitdrukking “(iiA)” in te voeg; en
(b) by the insertion in paragraph (2) (C) after the expression “(f)” of the expression “(fA)”.	(b) deur in paragraaf (2) (C) na die uitdrukking “(f)” die uitdrukking “(fA)” in te voeg.
16. Statement V prescribed in the regulations is hereby amended by the substitution for item 3 in column 1 of the following item:	16. Staat V voorgeskryf in die regulasies, word hierby gewysig deur pos 3 in kolom 1 deur die volgende pos te vervang:
“3. Other assets of the kinds mentioned in Part I of the Third Schedule to the Act—	“3. Ander bates van die soorte in Deel I van die Derde Bylae van die Wet vermeld—
(a) Fixed deposits (excluding negotiable deposits) with banking institutions, building societies, etc., in the Republic	(a) Vaste deposito's (uitgesonderd verhandelbare deposito's) by bankinstellings, bouverenigings, ens. in die Republiek
(b) Loans to and stock and loans guaranteed by the Government of the Republic	(b) Lenings aan en effekte en lenings gewaarborg deur die Regering van die Republiek
(c) Stock of or guaranteed by and loans to or guaranteed by a provincial administration or the Administration of South-West Africa	(c) Effekte van of gewaarborg deur en lenings aan of gewaarborg deur 'n provinsiale administrasie of die Administrasie van Suidwes-Afrika
(d) Stock of or guaranteed by and loans to or guaranteed by local authorities in the Republic	(d) Effekte van of gewaarborg deur en lenings aan of gewaarborg deur plaaslike besture in die Republiek
(e) Stock of or guaranteed by and loans to or guaranteed by Bantu affairs administration boards	(e) Effekte van of gewaarborg deur en lenings aan of gewaarborg deur Bantoesake-administrasierade
(f) Stock of or guaranteed by and loans to or guaranteed by the Rand Water Board, Escom and the Land and Agricultural Bank of S.A.	(f) Effekte van of gewaarborg deur en lenings aan of gewaarborg deur die Randwaterraad, Evkom en die Land- en Landboubank van S.A.
(g) Stock of and loans to institutions in the Republic approved by the Registrar	(g) Effekte van en lenings aan instellings in die Republiek deur die Registrateur goedgekeur
(h) Stock of foreign governments, local authorities and institutions approved by the Registrar	(h) Effekte van buitelandse regerings, plaaslike besture en instellings deur die Registrateur goedgekeur

ANNEXURE 1

"Name of insurer..... Financial year ended.....

STATEMENT A.—LIFE BUSINESS

(i) Revenue Account

1	2 In Republic	3 Outside Republic	4 Total	5	6 In Republic	7 Outside Republic	8 Total
1. Amount of life fund at beginning of year.....	R	R	R	6. Claims under policies paid and outstanding: (a) On death..... (b) On maturity..... (c) Other.....	R	R	R
2. Premiums received and outstanding: (a) Pension fund and group life business.....	—	—	—	7. Annuities.....	—	—	—
(b) Retirement annuity fund business.....	—	—	—	8. Surrenders (including bonuses in reduction of premiums or in cash): (a) Pension fund business..... (b) Other life business.....	—	—	—
(c) Immediate annuities.....	—	—	—	9. Commission (net).....	—	—	—
(d) Long-term disability insurance business carried on in terms of section 67 (2) of the Act.....	—	—	—	10. Expenses of management.....	—	—	—
(e) Other life business: (i) Single premiums..... (ii) Periodic premiums.....	—	—	—	11. Taxation paid and provided for.....	—	—	—
3. Investment income.....	—	—	—	12. Other expenditure (to be specified):.....	—	—	—
4. Other income (to be specified):.....	—	—	—	13. Transfer to Profit and Loss Account.....	—	—	—
5. Transfer from Profit and Loss Account.....	—	—	—	14. Amount of life fund at end of year, as shown in Balance Sheet.....	—	—	—

(ii) Particulars of new life insurance and reinsurance effected during the year, including membership certificates issued in connection with any retirement annuity fund

1	2 In Republic	3 Outside Republic	4 Total
1. Number of policies.....	—	—	—
2. Annual premiums (gross).....	R	—	—
3. Annual premiums (net).....	R	—	—
4. Single premiums (net).....	R	—	—

(iii) Particulars of policies terminated during year by surrender

1	2 In Republic	3 Outside Republic	4 Total
1. Number of policies.....	—	—	—
2. Annual premiums (net).....	R	—	—

(iv) Particulars of policies terminated during year by lapse

1	2 In Republic	3 Outside Republic	4 Total
1. Number of policies.....	—	—	—
2. Annual premiums (net).....	R	—	—

Notes:

(1) The analyses called for under the items 'Premiums received and outstanding' and 'Surrenders (including bonuses in reduction of premiums or in cash)' of Statement A (i) need not be furnished by foreign insurers in the 'Outside Republic' and 'Total' columns but aggregate amounts must be shown against the aforementioned items in those columns.

(2) Policies that acquired a surrender value which has subsequently been exhausted through the operation of non-forfeiture provisions should be included in Statement A (iii).

(3) The particulars in Statements A (ii), A (iii) and A (iv) must exclude—

- (a) pension fund and group life business whether underwritten by means of group policies or individual policies;
- (b) policies of a kind referred to in subsection (3) of section 62 of the Act; and
- (c) in the case of a foreign insurer, foreign policies.”.

ANNEXURE 2.

"STATEMENT O.—NET LIABILITIES⁽¹⁾

Description of liabilities 1	Long-term					Short-term			Compulsory Third Party	Total 11		
	In Republic ⁽²⁾			Outside Republic Total 5	Total 6	In Republic 7	Outside Republic 8	Total 9				
	Excluding pension fund and retirement annuity fund business 2	Pension fund and retirement annuity fund business 3	Total 4									
1. Net liabilities under unmatured policies: (a) Life business..... (b) Sinking fund business..... (c) Industrial business..... (d) Funeral business..... (e) Fire business..... (f) Marine business..... (g) Motor business..... (h) Personal accident business..... (i) Guarantee business..... (j) Miscellaneous business.....	R	R	R	R	R	R	R	R	R	R		
2. Subtotal.....												
3. Claims intimated but not paid..												
4. Provision for unintimated claims												
5. Provision for future expenses of management [Item 8 of Statement K (i)].....												
6. Balances due to other insurers and reinsurers ⁽³⁾												
7. Deposits held on behalf of reinsurers ⁽³⁾												
8. Bank overdrafts ⁽³⁾												
9. Provision for taxation.....												
10. Provision for dividends.....												
11. Other liabilities (<i>to be specified</i>) ⁽³⁾ :												
12. Subtotal.....												
13. Total of items 2 and 12.....												
MEMORANDUM												
14. Net liabilities under unmatured policies in respect of long-term business calculated in accordance with the assumed rates of interest prescribed in terms of section 17 (2A).....												
15. Item 12 plus item 14, columns 2, 3, 4, 7 and 10 only.....												
16. Item 2, columns 7 and 10 only	—	—	—	—	—	—	—	—	—	—		
17. Item 15 plus item 16, columns 2, 3, 4, 7 and 10 only.....												
18. 30% of item 17 in columns 2, 7 and 10 and 50% in column 3..												
19. 15% of item 17 in columns 2, 7 and 10 and 20% in column 3..												

Notes:

(1) A foreign insurer must complete only columns 2, 3, 4 and 7.

(2) An insurer who, at the end of the financial year in which 28 June 1972 fell did not in respect of his long-term business comply with the provisions of section 17 or 18 of the Act, must complete columns 2, 3 and 4 in respect of every financial year up to and including the year in which he complies with those provisions. For this purpose, an estimate of liabilities must be made in respect of financial years falling between the compulsory valuation years.

(3) If a long-term liability cannot readily be allocated between columns 2 and 3, the insurer may use any reasonable basis of allocation. Such basis must be explained in a footnote to the statement."

AANHANGSEL 1

"Naam van versekeraar..... Bokjaar geëindig.....

STAAT A.—LEWENSBESIGHEID

(i) Inkomsterekening

1	2 In Repu- blek	3 Buite Repu- blek	4 Totaal	5	6 In Repu- blek	7 Buite Repu- blek	8 Totaal
1. Bedrag van lewensfonds aan begin van jaar.....	R	R	R	6. Vorderings kragtens polisse betaal en uitstaande: (a) By dood..... (b) Op uitkeerdatum..... (c) Ander.....	R	R	R
2. Premies ontvang en uitstaande: (a) Pensioenfonds- en groeplewensbesigheid..... (b) Uittredingannulteitsfondsbesigheid..... (c) Onmiddellike lyfrentes..... (d) Langtermynongeskiktheidsversekerings gedryf ingevolge artikel 67 (2) van die Wet..... (e) Ander lewensbesigheid: (i) Enkelpremies..... (ii) Periodieke premies.....	—	—	—	7. Lyfrentes..... 8. Afkopings (met inbegrip van bonusse ter vermindering van premies of in kontant): (a) Pensioenfondsbesigheid..... (b) Ander lewensbesigheid.....	—	—	—
3. Beleggingsinkomste.....	—	—	—	9. Kommissie (netto).....	—	—	—
4. Ander inkomste (moet gespesifieer word):.....	—	—	—	10. Bestuurskoste.....	—	—	—
5. Oordrag vanaf wins-en-verliesrekening.....	—	—	—	11. Belasting betaal en voorsiening vir belasting.....	—	—	—
	—	—	—	12. Ander uitgawes (moet gespesifieer word): 13. Oordrag na wins-en-verliesrekening	—	—	—
				14. Bedrag van lewensfonds aan end van jaar, soos in balansstaat aangetoon	—	—	—

(ii) Besonderhede van nuwe lewensversekerings en herversekerings gedurende die jaar aangegaan, met inbegrip van lidmaatskapsertifikate wat in verband met enige uittredingannulteitsfonds uitgereik is

1	2 In Republiek	3 Buite Republiek	4 Totaal
1. Getal polisse.....	—	—	—
2. Jaarlikse premies (bruto).....	R	—	—
3. Jaarlikse premies (netto).....	R	—	—
4. Enkelpremies (netto).....	R	—	—

(iii) Besonderhede van polisse wat gedurende jaar deur afkoping beëindig is

1	2 In Republiek	3 Buite Republiek	4 Totaal
1. Getal polisse.....	—	—	—
2. Jaarlikse premies (netto).....	R	—	—

(iv) Besonderhede van polisse wat gedurende jaar deur vervalling beëindig is

1	2 In Republiek	3 Buite Republiek	4 Totaal
1. Getal polisse.....	—	—	—
2. Jaarlikse premies (netto).....	R	—	—

Opmerkings:

(1) Die ontleidings wat onder die poste 'Premies ontvang en uitstaande' en 'Afkopings (met inbegrip van bonusse ter vermindering van premies of in kontant)' in Staat A (i) vereis word, hoef nie deur buitelandse versekeraars in die kolomme 'Buite Republiek' en 'Totaal' verstrek te word nie, maar die gesamentlike bedrae moet teenoor voornoemde poste in daardie kolomme aangetoon word.

(2) Polisse wat 'n afkoopwaarde verkry het wat daarna deur die werking van nie-verbeuringsbepalings uitgeput is, moet in Staat A (iii) ingesluit word.

(3) Ondergenoemde gegewens moet nie by die besonderhede in State A (ii), A (iii) en A (iv) ingesluit word nie:

(a) Pensioenfonds- en groeplewensversekeringsbesigheid hetsy by wyse van groeppolisse of individuele polisse onderskryf;

(b) polisse van die soort genoem in subartikel (3) van artikel 62 van die Wet; en

(c) in die geval van 'n buitelandse versekeraar, buitelandse polisse.".

AANHANGSEL 2

"STAAT O.—NETTO VERBINTENISSE⁽¹⁾

Beskrywing van verbintenis	Langtermyn					Korttermyn			Verpligte derde-party	Totaal		
	In Republiek ⁽²⁾			Buite Republiek	Totaal	In Republiek	Buite Republiek	Totaal				
	Uitgesondert pensionfonds- en uitstreding-annuiteitsfondsbesigheid	Pensionfonds- en uitstreding-annuiteitsfondsbesigheid	Totaal									
1	2	3	4	5	6	7	8	9	10	11		
1. Netto verbintenisse kragtens nog lopende polisse:												
(a) Lewensbesigheid.....												
(b) Amortisasiefondsbesigheid.....												
(c) Nywerheidsbesigheid.....												
(d) Begrafnisbesigheid.....												
(e) Brandbesigheid.....												
(f) Seebesigheid.....												
(g) Motorbesigheid.....												
(h) Persoonlike ongevallebesigheid.....												
(i) Garansiebesigheid.....												
(j) Gemengde besigheid.....												
2. Subtotaal.....	R	R	R	R	R	R	R	R	R	R		
3. Vorderings aanhangig gemaak maar nie betaal nie.....												
4. Voorsiening vir nie-ingestelde vorderings.....												
5. Voorsiening vir toekomstig bestuurskoste [Pos 8 van Staat K (i)]												
6. Saldo's verskuldig aan ander versekeraars en herversekeraars ⁽³⁾ ..												
7. Deposito's gehou ten behoeve van herversekeraars ⁽³⁾												
8. Bankoortrekatings ⁽³⁾												
9. Voorsiening vir belasting.....												
10. Voorsiening vir dividende.....												
11. Ander verbintenisse (<i>moet gespesier word</i>) ⁽³⁾ :												
12. Subtotaal.....												
13. Totaal van poste 2 en 12.....												
MEMORANDUM												
14. Netto verbintenisse kragtens nog lopende polisse ten opsigte van langtermynbesigheid bereken ooreenkomsdig die veronderstelde rentekoers voorgeskryf ingevolge artikel 17 (2A).....												
15. Pos 12 plus pos 14, slegs kolomme 2, 3, 4, 7 en 10.....												
16. Pos 2, slegs kolomme 7 en 10....	—	—	—	—	—	—	—	—	—	—		
17. Pos 15, plus 16, slegs kolomme 2, 3, 4, 7 en 10.....												
18. 30% van pos 17 in kolomme 2, 7 en 10 en 50% in kolom 3.....												
19. 15% van pos 17 in kolomme 2, 7 en 10 en 20% in kolom 3.....												

Opmerkings:

(1) 'n *Buitelandse* versekeraar vul slegs kolomme 2, 3, 4 en 7 in.

(2) 'n Versekeraar wat aan die einde van die boekjaar waarin 28 Junie 1972 gevall het ten opsigte van sy *langtermynbesigheid nie* aan die bepalings van artikel 17 of 18 van die Wet voldoen het nie, moet kolomme 2, 3 en 4 ten opsigte van *elke* boekjaar tot en met dié waarin hy aan voornoemde bepalings voldoen, invul. Vir dié doel moet 'n skatting van verbintenisse gemaak word ten opsigte van boekjare wat tussen die verpligte waardasjare val.

(3) Indien 'n langtermynverbintenis nie redelik maklik tussen kolomme 2 en 3 toegedeel kan word nie, kan die versekeraar enige redelike toedelingsgrondslag gebruik. Sodanige grondslag moet in 'n voetnoot op die staat verduidelik word."

DEPARTMENT OF LABOUR

No. R. 837

20 May 1977

WORKMEN'S COMPENSATION ACT, 1941

AMENDMENT TO REGULATIONS

The State President has been pleased, under the powers vested in him by section 107 of the Workmen's Compensation Act, 1941 (Act 30 of 1941) further to amend the regulations published under Government Notice R. 581 of 1 September 1961, as amended by Government Notices R. 1580 of 16 October 1964, R. 1474 of 22 September 1967, R. 1480 of 11 September 1970, R. 143 of 11 February 1972 and R. 1354 of 18 July 1975, as shown in the Schedule hereto.

SCHEDULE

1. Regulation 9 (3) is amended by the substitution for subparagraph (i) of the following subparagraph:

"(i) Business in the Magisterial Districts of—

The Cape;
Wynberg;
Bellville;
Simonstown;
Goodwood;
Kuilsrivier;

P.O. Box 872,
Cape Town."

2. Regulation 14 is amended by—

(a) the substitution in subregulation (1) (a) for the words "one hundred and eighty-five rand and twenty-five cents" of the words "three hundred rand";

(b) the substitution in subregulation (1) (b) for the words "two thousand five hundred and fifty rand" in subparagraphs (i) and (ii) and the words "one hundred and eighty-five rand and twenty-five cents" in subparagraphs (iii) and (iv) of the words "four thousand and eighty rand" and "three hundred rand" respectively;

(c) (i) the substitution in subregulation (1) (c) (i) for the words "seventy-four rand and ten cents" of the words "one hundred and twenty rand";

(ii) the substitution in subregulation (1) (c) (iii) for the words "thirty-seven rand and five cents" of the words "sixty rand";

(iii) the substitution in subregulation (1) (c) (iv) for the words "seventy-four rand and ten cents" of the words "one hundred and twenty rand";

(iv) the substitution in subregulation (1) (c) (v) for the word "one" of the word "two";

(v) the substitution in subregulation (1) (c) (vi) for the word "one" of the word "two";

(d) the substitution in subregulation (2) for the words "one hundred and eighty-five rand and twenty-five cents" of the words "three hundred rand"; and

(e) the substitution for subregulation (3) of the following subregulation:

"(3) The pension payable to a widow under this regulation shall cease if she dies."

3. Regulation 17 is amended—

(a) the substitution in the heading of the Afrikaans text for the word "berekening" of the word "omsetting"; and

(b) the substitution for the word "ninety-six" of the words "seven hundred and twenty".

DEPARTEMENT VAN ARBEID

No. R. 837

20 Mei 1977

ONGEVALLEWET, 1941

WYSIGING VAN REGULASIES

Dit het die Staatspresident behaag om, kragtens die bevoegdheid hom verleen by artikel 107 van die Ongevallewet, 1941 (Wet 30 van 1941), die regulasies aangekondig by Goewermentskennisgewing R. 581 van 1 September 1961, soos gewysig by Goewermentskennisgewing R. 1580 van 16 Oktober 1964, R. 1474 van 22 September 1967, R. 1480 van 11 September 1970, R. 143 van 11 Februarie 1972 en R. 1354 van 18 Julie 1975, verder te wysig soos in die Bylae hiervan aangedui:

BYLAE

1. Regulasie 9 (3) word gewysig deur subparagraaf (i) deur die volgende subparagraaf te vervang:

"(i) Besigheid in die Landdrostdistrikte—

Die Kaap;
Wynberg;
Bellville;
Simonstad;
Goodwood;
Kuilsrivier;

Posbus 872,
Kaapstad."

2. Regulasie 14 word gewysig deur—

(a) in subregulasie (1) (a) die woorde "honderd vyf-en-tagtig rand en vyf-en-twintig sent" deur die woorde "driehonderd rand" te vervang;

(b) in subregulasie (1) (b) die woorde "tweeduiseend vyfhonderd-en-vyftig rand" in subparagrafe (i) en (ii) en die woorde "honderd vyf-en-tagtig rand vyf-en-twintig sent" in subparagrafe (iii) en (iv), deur onderskeidelik die woorde "vierduiseend-en-tagtig rand" en "driehonderd rand" te vervang;

(c) (i) in subregulasie (1) (c) (i) die woorde "vier-en-sewentig rand en tien sent" deur die woorde "honderd-en-twintig rand" te vervang;

(ii) in subregulasie (1) (c) (iii) die woorde "sewe-en-dertig rand en vyf sent" deur die woorde "sestig rand" te vervang;

(iii) in subregulasie (1) (c) (iv) die woorde "vier-en-sewentig rand en tien sent" deur die woorde "honderd-en-twintig rand" te vervang;

(iv) in subregulasie (1) (c) (v) die woorde "eenduiseend" deur die woorde "tweeduiseend" te vervang; en

(v) in subregulasie (1) (c) (vi) die woorde "honderd-en-vyftig" deur die woorde "tweehonderd-en-vyftig" te vervang;

(d) in subregulasie (2) die woorde "honderd vyf-en-tagtig rand en vyf-en-twintig sent" deur die woorde "driehonderd rand" te vervang; en

(e) subregulasie (3) deur die volgende subregulasie te vervang:

"(3) Die pensioen wat ingevolge hierdie regulasie aan 'n weduwee betaalbaar is, verval as sy sterf."

3. Regulasie 17 word gewysig deur—

(a) in die opskrif van die Afrikaanse teks die woorde "berekening" deur die woorde "omsetting" te vervang; en

(b) die woorde "ses-en-negentig" deur die woorde "sewehonderd-en-twintig" te vervang.

4. Regulation 18 is amended by the substitution for the words "fifty cents" and "ten" of the words "one rand" and "twenty" respectively.

5. These amended regulations shall come into operation on 1 June 1977.

No. R. 857

20 May 1977

INDUSTRIAL CONCILIATION ACT, 1956

CLOTHING INDUSTRY, NATAL.—EXTENSION OF PERIOD OF OPERATION OF MAIN AGREEMENT

I, Stephanus Petrus Botha, Minister of Labour, hereby in terms of section 48 (4) (a) (i) of the Industrial Conciliation Act, 1956, extend the period fixed in Government Notice R. 1712 of 27 September 1974, by a further period of six months ending 23 November 1977.

S. P. BOTHA, Minister of Labour.

No. R. 858

20 May 1977

INDUSTRIAL CONCILIATION ACT, 1956

CLOTHING INDUSTRY, NATAL.—EXTENSION OF PERIOD OF OPERATION OF PROVIDENT FUND AGREEMENT

I, Stephanus Petrus Botha, Minister of Labour, hereby in terms of section 48 (4) (a) (i) of the Industrial Conciliation Act, 1956, extend the period fixed in Government Notice R. 1711 of 27 September 1974, by a further period of six months ending 23 November 1977.

S. P. BOTHA, Minister of Labour.

No. R. 859

20 May 1977

WAGE ACT, 1957

AMENDMENT TO WAGE DETERMINATION 356.—COMMERCIAL DISTRIBUTIVE TRADE, PRINCIPAL AREAS

The following correction to Government Notice R. 702 published in *Government Gazette* 5530 of 29 April 1977 is published for general information:

Substitute the amount "R213,00" for the amount "R243,00" where it appears opposite the words "Display, male unqualified—during the fourth year of experience" in the English version of the Schedule.

No. R. 860

20 May 1977

INDUSTRIAL CONCILIATION ACT, 1956

WORSTED TEXTILE MANUFACTURING INDUSTRY (CAPE).—AMENDMENT OF MAIN AGREEMENT

I, Stephanus Petrus Botha, Minister of Labour, hereby—
(a) in terms of section 48 (1) (a) of the Industrial Conciliation Act, 1956, declare that the provisions of the Agreement (hereinafter referred to as the Amending Agreement) which appears in the Schedule hereto and which relates to the Worsted Textile Manufacturing Industry, shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 31 March 1980, upon the employers' organisation and the trade union which entered into the Amending Agreement and upon the employers and employees who are members of the said organisation or union;

4. Regulasie 18 word gewysig deur die woorde "vyftig sent" en "tien" deur onderskeidelik die woorde "een rand" en "twintig" te vervang.

5. Hierdie gewysigde regulasies tree in werking op 1 Junie 1977.

No. R. 857

20 Mei 1977

WET OP NYWERHEIDSVERSOENING, 1956

KLERASIENYWERHEID, NATAL.—VERLENGING VAN GELDIGHEIDSDUUR VAN HOOFOOREENKOMS

Ek, Stephanus Petrus Botha, Minister van Arbeid, verleng hierby, kragtens artikel 48 (4) (a) (i) van die Wet op Nywerheidsversoening, 1956, die tydperk vasgestel in Goewermentskennisgewing R. 1712 van 27 September 1974, met 'n verdere tydperk van ses maande wat op 23 November 1977 eindig.

S. P. BOTHA, Minister van Arbeid.

No. R. 858

20 Mei 1977

WET OP NYWERHEIDSVERSOENING, 1956

KLERASIENYWERHEID, NATAL.—VERLENGING VAN GELDIGHEIDSDUUR VAN VOORSORGFONDSOOREENKOMS

Ek, Stephanus Petrus Botha, Minister van Arbeid, verleng hierby, kragtens artikel 48 (4) (a) (i) van die Wet op Nywerheidsversoening, 1956, die tydperk vasgestel in Goewermentskennisgewing R. 1711 van 27 September 1974, met 'n verdere tydperk van ses maande wat op 23 November 1977 eindig.

S. P. BOTHA, Minister van Arbeid.

No. R. 859

20 Mei 1977

LOONWET, 1957

WYSIGING VAN LOONVASSTELLING 356.—KOMMERSIELE DISTRIBUSIEBEDRYF, VERNAAMSTE GEBIEDE

Onderstaande verbetering van Goewermentskennisgewing R. 702 wat in *Staatskoerant* 5530 van 29 April 1977 verskyn, word vir algemene inligting gepubliseer:

Vervang die bedrag "R243,00" deur die bedrag "R213,00" waar dit teenoor die woorde "Display, male, unqualified—during the fourth year of experience" in die Engelse teks van die Bylae voorkom.

No. R. 860

20 Mei 1977

WET OP NYWERHEIDSVERSOENING, 1956

KAMSTOFTEKSTIELNYWERHEID (KAAP).—WYSIGING VAN HOOFOOREENKOMS

Ek, Stephanus Petrus Botha, Minister van Arbeid, verlaat hierby—

(a) kragtens artikel 48 (1) (a) van die Wet op Nywerheidsversoening, 1956, dat die bepalings van die Ooreenkoms (hierna die Wysigingsooreenkoms genoem), wat in die Bylae hiervan verskyn en op die Kamstoftekstielnywerheid betrekking het, met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Maart 1980 eindig, bindend is vir die werkgewersorganisasie en die vakvereniging wat die Wysigingsooreenkoms aangegaan het en vir die werkgewers en werknemers wat lede van genoemde organisasie of vereniging is;

(b) in terms of section 48 (1) (b) of the said Act, declare that the provisions of the Amending Agreement, excluding those contained in clause 1 (1), shall be binding, with effect from the second Monday after the date of publication of this notice and for the period ending 31 March 1980, upon all employers and employees other than those referred to in paragraph (a) of this notice, who are engaged or employed in the said Industry in the areas specified in clause 1 (2) of the Amending Agreement; and

(c) in terms of section 48 (3) (a) of the said Act, declare that in the areas specified in clause 1 (2) of the Amending Agreement and with effect from the second Monday after the date of publication of this notice and for the period ending 31 March 1980, the provisions of the Amending Agreement, excluding those contained in clause 1 (1), shall *mutatis mutandis* be binding upon all Bantu employed in the said Industry by the employers upon whom any of the said provisions are binding in respect of employees and upon those employers in respect of Bantu in their employ.

S. P. BOTHA, Minister of Labour.

SCHEDULE

INDUSTRIAL COUNCIL FOR THE WORSTED TEXTILE MANUFACTURING INDUSTRY (CAPE)

AGREEMENT

in accordance with the provisions of the Industrial Conciliation Act, 1956, made and entered into by and between the

Textile Workers' Industrial Union (South Africa)

(hereinafter referred to as the "employees" or the "trade union"), of the one part, and the

National Association of Worsted Textile Manufacturers

(hereinafter referred to as the "employers" or the "employers' organisation"), of the other part,

being parties to the Industrial Council for the Worsted Textile Manufacturing Industry (Cape),

to amend the Main Agreement of the Council published under Government Notice R. 1703 of 27 September 1974.

1. SCOPE OF APPLICATION OF AGREEMENT

The terms of this Agreement shall be observed in the Worsted Textile Manufacturing Industry—

(1) by all employers who are members of the employers' organisation and by all employees who are members of the trade union;

(2) in the Magisterial Districts of The Cape (excluding the area bounded by Seventh and Eighth Avenues and First and Third Streets, Maitland East), Simonstown, Worcester, Wynberg, Goodwood and Bellville, in that portion of the Magisterial District of Stellenbosch which, prior to the publication of Government Notice 283 of 2 March 1962, fell within the Magisterial District of Bellville, in that portion of the Magisterial District of Kuils River which, prior to the publication of Government Notice 661 of 19 April 1974, fell within the Magisterial District of Stellenbosch but which, prior to 2 March 1962, fell within the Magisterial District of Bellville and in that portion of the Magisterial District of Somerset West which, prior to 9 March 1973 (Government Notice 173 of 9 February 1973), fell within the Magisterial District of Wynberg.

2. CLAUSE 7.—WAGES AND OTHER EARNINGS AND PAYMENT OF REMUNERATION

(1) Substitute the following for subclause (1):

(1) (a) Subject to the provisions of paragraph (b) of this sub-clause, no employer in the Industry shall pay and no employee shall accept wages at rates lower than those prescribed in this paragraph, as follows:

(b) kragtens artikel 48 (1) (b) van genoemde Wet, dat die bepalings van die Wysigingsooreenkoms, uitgesonderd dié vervat in klousule 1 (1), met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Maart 1980 eindig, bindend is vir alle ander werkgewers en werkneemers as dié genoem in paragraaf (a) van hierdie kennisgewing, wat betrekke is by of in diens is in genoemde Nywerheid in die gebiede gespesifieer in klousule 1 (2) van die Wysigingsooreenkoms; en

(c) kragtens artikel 48 (3) (a) van genoemde Wet, dat die bepalings van die Wysigingsooreenkoms, uitgesonderd dié vervat in klousule 1 (1), met ingang van die tweede Maandag na die datum van publikasie van hierdie kennisgewing en vir die tydperk wat op 31 Maart 1980 eindig, in die gebiede gespesifieer in klousule 1 (2) van die Wysigingsooreenkoms *mutatis mutandis* bindend is vir alle Bantoes in diens in genoemde Nywerheid by dié werkgewers vir wie enigeen van genoemde bepalings ten opsigte van werkneemers bindend is en vir daardie werkgewers ten opsigte van Bantoes in hul diens.

S. P. BOTHA, Minister van Arbeid.

BYLAE

NYWERHEIDSRAAD VIR DIE KAMSTOFTEKSTIEL-NYWERHEID (KAAP)

OOREENKOMS

ingevolge die Wet op Nywerheidsversoening, 1956, gesluit deur en aangegaan tussen die

Textile Workers' Industrial Union (South Africa)

(hierna die "werkneemers" of die "vakvereniging" genoem), aan die een kant, en die

National Association of Worsted Textile Manufacturers

(hierna die "werkgewers" of die "werkgewersorganisasie" genoem), aan die ander kant,

wat die partye is by die Nywerheidsraad vir die Kamstoftekstielnywerheid (Kaap),

om die Hoofooreenkoms van die Raad, gepubliseer by Goewermentskennisgewing R. 1703 van 27 September 1974, te wysig.

1. TOEPASSINGSBESTEK VAN OOREENKOMS

Hierdie Ooreenkoms moet in die Kamstoftekstielnywerheid nagekom word—

(1) deur alle werkgewers wat lede van die werkgewersorganisasie is en deur alle werkneemers wat lede van die vakvereniging is;

(2) in die landdrosdistrikte Die Kaap (uitgesonderd die gebied begrens deur Sewende en Agste Laan en Eerste en Derde Straat, Maitland-Oos), Simonstad, Worcester, Wynberg, Goodwood en Bellville, in daardie gedeelte van die landdrosdistrik Stellenbosch wat voor die publikasie van Goewermentskennisgewing 283 van 2 Maart 1962 binne die landdrosdistrik Bellville geväl het, in daardie gedeelte van die landdrosdistrik Kuilsrivier wat voor die publikasie van Goewermentskennisgewing 661 van 19 April 1974 binne die landdrosdistrik Stellenbosch geväl het maar wat voor 2 Maart 1962 binne die landdrosdistrik Bellville geväl het en in daardie gedeelte van die landdrosdistrik Somerset-Wes wat voor 9 Maart 1973 (Goewermentskennisgewing 173 van 9 Februarie 1973) binne die landdrosdistrik Wynberg geväl het.

2. KLOUSULE 7.—LONE EN ANDER VERDIENSTES EN BETALING VAN BESOLDIGING

(1) Vervang subklousule (1) deur die volgende:

(1) (a) Behoudens paragraaf (b) van hierdie subklousule, mag geen werkgewer in die Nywerheid lone betaal en geen werkneemer lone aanvaar teen 'n skaal wat laer is as dié wat in hierdie paragraaf voorgeskryf word nie, naamlik:

	Wages per week		Loon per week	
	In the Magisterial District of Worcester	In all other areas	In die landdros-distrik Worcester	In alle ander gebiede
Grade A—	R	R	R	R
during first three months of experience....	16,10	16,56	16,10	16,56
during next six months of experience....	18,40	20,47	18,40	20,47
thereafter.....	21,16	23,92	21,16	23,92
Grade B—				
during first three months of experience....	16,10	16,56		
during next six months of experience....	18,40	20,47		
thereafter.....	19,32	21,62		
Factory clerk—				
during first six months of experience....	18,40	18,86		
during second six months of experience....	20,24	22,54		
thereafter.....	23,00	25,99		
Senior factory clerk.....	28,06	31,51		
Guard.....	23,40	25,80		
Mobile hoist operator—				
during first three months of experience....	19,32	22,08		
thereafter.....	20,70	25,07		
Motor vehicle driver of vehicle, the unladen mass of which—				
(a) does not exceed 4 500 kg.....	27,14	30,59		
(b) exceeds 4 500 kg.....	29,90	34,04		
Labourer.....	18,40	20,47		
The wages of chargehands shall be as follows:				
The minimum weekly wage for a chargehand shall be 46 times the hourly rate calculated in terms of subclause (5) hereof prescribed for the highest grade qualified employee he supervises, plus 10 per cent, and calculated to the nearest half cent.				
(b) <i>Adjustment of wage rates.</i> —(i) For the purposes of this clause—				
(aa) the words "prescribed wages" shall mean the wage payable in terms of paragraph (a) as adjusted from time to time in terms of this paragraph;				
(ab) the words "beginning of April" shall mean, in respect of any establishment, the first day of the first pay-week in April according to the pay-week observed in such establishment;				
(ac) the words "index figure" shall mean the consumer price index figure relating to all items for the Cape Town area as published in the <i>Government Gazette</i> by the Department of Statistics, compared with itself in April 1970.				
(ii) The prescribed wages shall, with effect from the beginning of April 1978 and again from the beginning of April 1979, be increased by a total percentage comprising the sum of two and a half per cent and the percentage increase (if any) in the index figure for January of that year as compared to the index figure for January of the previous year. Should there be no increase in the index number the increase of two and a half per cent shall nevertheless be payable. In computing the percentage increase in the index figure to be applied, any fraction of one per cent shall be adjusted upwards to the nearest half per cent (example: 5,6 per cent to be 6 per cent and 5,4 per cent to be 5,5 per cent).				
(iii) As soon as practicable after the publication of the index figures referred to in subparagraph (ii), the Council shall furnish the trade union and every employer with a schedule setting out the adjusted wages and increases due.				
(iv) Should an employee immediately prior to the beginning of April 1978 and April 1979 already be in receipt of a wage higher than that prescribed, then such higher wage shall as from the beginning of April 1978 and April 1979 be increased by the monetary amount by which the wage prescribed for an employee of his class is increased in terms of subparagraph (ii)."				
(2) Substitute the following for the table in subclause (7):				
	<i>Employee's weekly wage</i>		<i>Werknemer se weekloon</i>	
	<i>Additional amount per night shift worked</i>		<i>Addisionele bedrag per nagskof gewerk</i>	
Up to R20.....	c		c	
R20,01 to R25.....	36		36	
R25,01 and over.....	45		45	
	55".		55".	
Tot R20.....				
R20,01 tot R25.....				
R25,01 en meer.....				

3. CLAUSE 9.—FINES AND DEDUCTIONS

Substitute the following for the table in paragraph (d):

	<i>"Per week</i>	<i>Per month</i>
	R	R
Board.....	1,30	5,63
Lodging.....	0,70	3,04
Board and lodging.....	2,00	8,67".

4. CLAUSE 10.—SICK LEAVE AND SICK FUND

(1) Substitute the following for the table of contributions in subclause (A) (4):

<i>"Weekly wage</i>	<i>Contribution per week</i>
	c
Group 1, not exceeding R20.....	11
Group 2, R20,01 to R25.....	15
Group 3, R25,01 to R30.....	19
Group 4, R30,01 and over.....	22".

(2) Substitute the following for the table of sick pay benefits in subclause (A) (7):

	<i>Per day</i>
	R
"Group 1.....	1,80
Group 2.....	2,50
Group 3.....	3,00
Group 4.....	3,70".

(3) Substitute the following for the first proviso to subclause (A) (7):

"(i) Unless the period of absence is not less than three days, sick pay shall not be paid for the first day of absence if such first day is a Monday."

Signed at Cape Town on behalf of the parties this 4th day of February 1977.

A. D. LEE, Chairman of the Council.

N. DANIELS, Vice-Chairman of the Council.

J. D. F. COLINESE, Secretary of the Council.

3. KLOUSULE 9.—BOETES EN AFTREKKING

Vervang die tabel in paragraaf (d) deur die volgende:

	<i>"Per week</i>	<i>Per maand</i>
	R	R
Kos.....	1,30	5,63
Inwoning.....	0,70	3,04
Kos en inwoning.....	2,00	8,67".

4. KLOUSULE 10.—SIEKTEVERLOF EN SIEKEFONDS

(1) Vervang die tabel van bydraes in subklosule (A) (4) deur die volgende:

<i>"Weekloon</i>	<i>Bydrae per week</i>
c	c
Groep 1, hoogstens R20.....	11
Groep 2, R20,01 tot R25.....	15
Groep 3, R25,01 tot R30.....	19
Groep 4, R30,01 en meer.....	22".

(2) Vervang die tabel van siekebesoldigingsbystand in subklosule (A) (7) deur die volgende:

<i>"Per dag</i>
R
Groep 1.....
Groep 2.....
Groep 3.....
Groep 4.....

(3) Vervang die eerste voorbeholdsbepligting van subklosule (A) (7) deur die volgende:

"(i) tensy die tydperk van afwesigheid minstens drie dae is, siekebesoldiging nie betaal word vir die eerste dag van afwesigheid indien sodanige eerste dag 'n Maandag is nie;".

Namens die partye op hede die vierde dag van Februarie 1977 te Kaapstad onderteken.

A. D. LEE, Voorsitter van die Raad.

N. DANIELS, Ondervoorsitter van die Raad.

J. D. F. COLINESE, Sekretaris van die Raad.

DEPARTMENT OF POSTS AND TELECOMMUNICATIONS

No. R. 839

20 May 1977

POST OFFICE SERVICE REGULATIONS

The Minister of Posts and Telecommunications has, by virtue of the powers vested in him by section 47 (1) of the Post Office Service Act (Act 66 of 1974) and on the recommendation of the Staff Management Board of the Post Office, further amended the Post Office Service Regulations published by Government Notice R. 1373 of 13 August 1976, as amended, as set out in the Schedule hereto.

SCHEDULE

Amend regulation G3 by the deletion of subregulation 2 (b) (iv).

(Amendment 2).

DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE

No. R. 839

20 Mei 1977

POSKANTOORDIENSREGULASIES

Die Minister van Pos- en Telekomunikasiewese het, kragtens die bevoegdheid hom verleen by artikel 47 (1) van die Poskantoordienswet (Wet 66 van 1974) en op aanbeveling van die Personeelbestuursraad van die Poskantoor, die Poskantoordiensregulasies afgekondig by Goewermentskennisgwing R. 1373 van 13 Augustus 1976, soos gewysig, verder gewysig soos in die bylae hierby uitengesit.

BYLAE

Wysig regulasie G3 deur subregulasie 2 (b) (iv) te skrap. (Wysiging 2).

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