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BUTENGEWONE



OFFISIELLE KOERANT

UITGawe OP GESAG.

VAN SUIDWES-AFRIKA.

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Government Notices.

Goewermentskennisgewings.

The following Government Notices are published for general information.

J. J. KLOPPER,
Secretary for South West Africa.

Administrator's Office, Windhoek.

Die volgende Goewermentskennisgewings word vir algemene inligting gepubliseer.

J. J. KLOPPER,
Sekretaris van Suidwes-Afrika.

Kantoor van die Administrateur, Windhoek.

GOEWERMENTSKENNISGEWINGS.

DEPARTEMENT VAN VERDEDIGING.

No. R. 1252.] [18 Augustus 1967.
AFKONDIGING VAN ALGEMENE REGULASIES
VIR DIE SUID-AFRIKAANSE WEERMAG EN DIE
RESERVE.

Dit het die Waarnemende Staatspresident behaag om kragtens artikel 87(1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), soos gewysig, die volgende Algemene Regulasies vir die Suid-Afrikaanse Weermag en die Reserve uit te vaardig:—

„HOOFSTUK XIV.

INSKRYWING VAN PERSONEEL EN ALGEMENE DIENSVOORWAARDES.

DEEL I.

REGISTRASIE, KEURING, TOEWYSING, INDELING VIR EN AANSOEKE OM VRYSTELLING OF UIT- STEL VAN DIENS IN DIE BURGERMAG EN DIE KOMMANDO'S.

Woordbepaling.

1. In hierdie regulasies, tensy uit die samehang anders blyk, beteken—

- (i) „diensgeleentheid” ’n diensgeleentheid bedoel in regulasie 2 (2) van Hoofstuk VII van die Burgermagregulasies of regulasie 1 (1) van Hoofstuk VII van die Kommandoregulasies; (v)
- (ii) „kalenderjaar” ’n jaar wat op die eerste dag van Januarie begin; (i)
- (iii) „keurraad” ’n keurraad ingevolge artikel 66A van die Wet aangestel; (vii)
- (iv) „magsnommer” ’n nommer wat aan ’n lid van die SA Weermag of iemand wat regstreer of aansoek doen vir diens in enige deel van bedoelde Mag toege wys word vir sy uitkenning; (iii)
- (v) „mediese offisier” ’n mediese offisier soos omskryf in regulasie 1 van Hoofstuk I van die Kommando-regulasies; (iv)
- (vi) „registrasiebeampte” die offisier in artikel 62 van die Wet bedoel, wat ook as die offisier belas met die registers van burgers optree; (vi)
- (vii) „vrystellingsraad” ’n vrystellingsraad ooreenkoms tig artikel 68 van die Wet benoem. (ii)

Registrasie.

2. (1) Die registrasiebeampte regstreer iedere aansoek ingevolge artikel 63 of 65 van die Wet en ken ’n afsonderlike magsnommer aan iedere aansoeker toe.

(2) By die toepassing van artikel 65 (1) van die Wet is die voorgeskrewe ouderdom een-en-twintig jaar.

Verandering van Adres.

3. (1) Die registrasiebeampte is die voorgeskrewe offisier by die toepassing van artikel 64 van die Wet.

GOVERNMENT NOTICES.

DEPARTMENT OF DEFENCE.

No. R. 1252.] [18 August 1967.
PROMULGATION OF GENERAL REGULATIONS
FOR THE SOUTH AFRICAN DEFENCE FORCE
AND THE RESERVE.

The Acting State President has been pleased, in terms of section 87(1) of the Defence Act, 1957 (Act No. 44 of 1957), as amended, to promulgate the following General Regulations for the South African Defence Force and the Reserve:—

“CHAPTER XIV.

ENROLMENT OF PERSONNEL AND GENERAL CONDITIONS OF SERVICE.

PART I.

REGISTRATION, SELECTION, ALLOTMENT, POSTING FOR AND APPLICATIONS FOR EXEMPTION FROM OR DEFERMENT OF SERVICE IN THE CITIZEN FORCE AND THE COMMANDOS.

Definitions.

- 1. In these regulations, unless the context otherwise indicates—
 - (i) ‘calendar year’ means any year commencing on the first day of January;
 - (ii) ‘exemption board’ means an exemption board appointed in terms of section 68 of the Act;
 - (vii) ‘force number’ means a number allotted for purposes of identification to a member of the SA Defence Force or any person who registers or applies for service in any part of the said Force;
 - (iv) ‘medical officer’ means the officer defined in regulation 1 of Chapter I of the Commando Regulations;
 - (v) ‘period of service’ means a period of service referred to in regulation 2(2) of Chapter VII of the Citizen Force Regulations or regulation 1(1) of Chapter VII of the Commando Regulations;
 - (i) ‘registering officer’ means the officer referred to in section 62 of the Act, who also officiates as the officer in charge of the citizen’s records;
 - (vi) ‘selection board’ means a selection board appointed in terms of section 66A of the Act.
 - (iii)

Registration.

2. (1) The registering officer shall register every application under section 63 or 65 of the Act and shall allot a separate force number to every applicant.

(2) The prescribed age for the purposes of section 65 (1) of the Act shall be twenty-one years.

Change of Address.

3. (1) The registering officer shall be the prescribed officer for the purposes of section 64 of the Act.

(2) 'n Persoon wat in regulasie 2 van hierdie hoofstuk bedoel word, verwittig die registrasiebeampte skriftelik van elke verandering van sy woonadres binne veertien dae nadat so 'n verandering plaasgevind het.

Geneeskundige Ondersoek.

4. (1) Iedere burger wat ingevolge artikel 63 geregistreer, iedere persoon wat ingevolge artikel 65 vir inskrywing aangeneem en 'n burger wat ingevolge artikel 66A van die Wet deur 'n keurraad daartoe gelas is, moet hom onderwerp aan 'n geneeskundige ondersoek wat op Staatskoste deur 'n mediese offisier waargeneem word op die tyd, datum en plek aan hom meegedeel deur die registrasiebeampte, 'n offisier of ander persoon wat met die magtiging of op versoek van die registrasiebeampte handel of deur die voorsitter van 'n keurraad, na gelang van die geval.

(2) 'n Mediese offisier genoem in subregulasie (1) doen ooreenkomsrig die peile van geneeskundige geskiktheid wat die Geneesheer-generaal ooreenkomstig die Regulasies vir diens in die SA Weermag bepaal het en in 'n vorm deur die Geneesheer-generaal goedgekeur, verslag oor die geneeskundige geskiktheid van die betrokke burger of persoon vir militêre diens en enige opleiding wat in die loop daarvan meegebaar moet word.

(3) Die Geneesheer-generaal of 'n mediese offisier wat hy vir die doel aangewys het, bepaal uit sodanige verslag of die betrokke burger of persoon vir militêre diens in enige klassifikasie of indeling geneeskundig geskik is.

(4) Die registrasiebeampte reik ingevolge artikel 63(3) van die Wet 'n sertifikaat van vrystelling van diens uit aan iedere persoon wat ingevolge hierdie regulasie deur die Geneesheer-generaal of 'n offisier wat hy daartoe gemagtig het, permanent medies ongeskik vir militêre diens verklaar is.

Keuring en Toewysing.

5. (1) 'n Keurlys wat ingevolge artikel 66(2) van die Wet opgestel word, moet die volgende besonderhede van iedere persoon wie se naam daarop voorkom, bevat—

- (a) sy magsnommer;
- (b) sy geboortedatum;
- (c) sy geneeskundige geskiktheidspeil; en
- (d) die ander informasie wat die registrasiebeampte vir die voorligting van 'n keurraad by die toepassing van artikel 66A (5) van die Wet, nodig ag.

(2) Die registrasiebeampte kan by wyse van 'n skriflike opdrag aan iemand wie se naam in 'n keurlys opgeneem staan te word of opgeneem is of deur bemiddeling van 'n lid van die personeel van 'n skool of ander opvoedkundige inrigting wat op sy versoek en met sy magtiging handel, reël vir die voorsiening van informasie wat betrekking het op die keuring of toewysing van die betrokke persoon ingevolge artikel 66A of 67 van die Wet.

(3) Die registrasiebeampte voorsien die keurlys vir elke gebied wat die Minister kragtens artikel 66(1) van die Wet bepaal het aan die voorsitter van die keurraad vir sodanige gebied.

(4) Die aanbevelings van 'n keurraad ingevolge artikel 66A (5) van die Wet word by die registrasiebeampte ingediend wat, behoudens die voorskrifte van die Minister en in oorleg met die hoofde van die betrokke weermagsdele en die betrokke afdelingshoofde, gevold gee aan die bepalings van artikel 67 van die Wet en ook enigmant wat ingevolge artikel 65 van die Wet vir inskrywing aanvaar is, aan 'n eenheid van die Burgermag of die kommando's toewys.

Kennisgewing van Toewysing.

6. (1) Die registrasiebeampte of 'n offisier wat op sy gesag handel moet iedere persoon wat ooreenkomstig regulasie 5 toegewys is, skriftelik in kennis stel of hy aan die Burgermag of die kommando's toegewys is.

(2) Die registrasiebeampte of 'n offisier wat op sy gesag handel, moet iedere persoon wat aan die Burgermag toegewys is, skriftelik in kennis stel van die naam van die eenheid waaraan hy toegewys is, van die datum waarop en plek waar hy met sy eerste tydperk van ononderbroke diens moet begin en die duur van sodanige tydperk.

(2) Any person referred to in regulation 2 of this chapter shall advise the registering officer in writing of any change of his residential address within fourteen days after such change has occurred.

Medical Examination.

4. (1) Every citizen registered in terms of section 63, every person accepted for enrolment in terms of section 65 and every citizen instructed thereto in terms of section 66A of the Act by a selection board, shall submit himself to a medical examination at State expense by a medical officer at a time, date and place notified to him, as the case may be, by the registering officer, an officer or other person acting on the authority or at the request of the registering officer or by the chairman of a selection board.

(2) A medical officer referred to in subregulation (1) shall report in accordance with the standards of physical fitness determined by the Surgeon General for service in the SA Defence Force and in a form approved by the Surgeon General, on the medical fitness of the citizen or person concerned for military service and any training to be undergone in the course thereof.

(3) The Surgeon General or a medical officer designated by him for the purpose, shall on such report determine whether the citizen or person concerned is medically fit for military service in any classification or post.

(4) The registering officer shall issue a certificate of exemption from service in terms of section 63(3) of the Act to every person declared permanently medically unfit for military service in terms of this regulation by the Surgeon General or an officer authorised thereto by him.

Selection and Allotment.

5. (1) A selection list compiled in terms of section 66(2) of the Act shall include the following particulars of every person whose name appears thereon—

- (a) his force number;
- (b) his date of birth;
- (c) his standard of medical fitness; and
- (d) any other information which the registering officer may deem necessary for the guidance of the selection board in the application of section 66A (5) of the Act.

(2) The registering officer may by means of a written instruction to any person whose name is due to appear or has appeared on a selection list, or through the agency of a member of the staff of any school or other educational institution acting at his request and on his authority, arrange for the provision of any information relative to the selection or allotment of the person concerned in terms of section 66A or 67 of the Act.

(3) The registering officer shall submit the selection list for every area determined by the Minister in terms of section 66(1) of the Act to the chairman of the selection board for such area.

(4) The recommendations of a selection board in terms of section 66A (5) of the Act, shall be lodged with the registering officer who shall, subject to the directions of the Minister and in consultation with the Chiefs of the Arms of the Force and Heads of Sections concerned, carry into effect the provisions of section 67 of the Act and also allot any person accepted for enrolment in terms of section 65 of the Act, to a unit of the Citizen Force or the commandos.

Notice of Allotment.

6. (1) The registering officer or an officer acting on his authority shall in writing notify every person allotted in terms of regulation 5 whether he has been allotted to the Citizen Force or the commandos.

(2) The registering officer or an officer acting under his authority shall in writing notify every person allotted to the Citizen Force of the name of the unit to which he has been allotted, the date upon which and the place where he is required to commence his first period of continuous service and the duration of such period.

(3) Die registrasiebeampte moet die Hoof van die Leër in kennis stel van die ~~magsnommer~~, naam en ander persoonlike besonderhede van iedere persoon wat aan die kommando's toegewys, of voor hy met sy diens ingevolge die Wet begin het, ingevolge artikel 70bis hertoegewys is en bedoelde Hoof moet sodanige persoon aan 'n besondere kommando toewys en hom skriftelik in kennis stel van die naam van die kommando waaraan hy toegewys is, van die datum waarop en plek waar hy met sy eerste tydperk of tydperke van ononderbroke diens moet begin, en die duur van sodanige tydperk of tydperke.

Vrystelling of Uitstel voor Diens begin.

7. Die voorgeskrewe offisier in die voorbehoudsbepaling by artikel 70bis van die Wet bedoel, is die registrasiebeampte.

Aansoek deur 'n Burgermaglid wat ingevolge artikel 21(1) van die Wet met sy Diens begin het.

8. (1) 'n Bevelvoerder moet 'n aansoek wat ingevolge artikel 69(1)(b) van die Wet by hom ingedien is met sy kommentaar en aanbeveling daaroor aan die Hoof van sy Weermagsdeel of 'n offisier deur hom vir die doel aangewys, voorlê vir aanbeveling en indiening by 'n vrystellingsraad.

(2) Waar iemand wat in die Burgermag dien, op las van 'n vrystellingsraad ingevolge artikel 70bis van die Wet by 'n kommando ingedeel moet word, word hy uit sy eenheid ontslaan en moet die Hoof van die Leër so iemand by 'n kommando indeel en van sodanige indeling verwittig.

Uitstel of Vrystelling van Diens van Vrywillige lede van die Burgermag.

9. (1) 'n Offisier van die Burgermag wat nie ingevolge artikel 21 van die Wet tot diens verplig is nie, en 'n manskap van daardie Mag wat ingevolge artikel 19 van die Wet dien, doen by sy eenheidsbevelvoerder aansoek om uitstel of vrystelling van enige diens waartoe hy ingevolge artikel 22(4) van die Wet verplig kan word, en 'n belanghebbende persoon kan ten behoeve van sodanige offisier of manskap met of sonder sy toestemming maar met sy wete aansoek doen om sodanige uitstel of vrystelling.

(2) 'n Kommandements- of gelykstaande bevelvoerder kan op die gronde wat hy voldoende ag, sodanige diens of enige deel daarvan tot 'n later datum in dieselfde kalenderjaar uitstel of die betrokke lid van sodanige diens of enige deel daarvan vrystel.

Uitstel of Vrystelling van Diens van 'n Kommandolid wat met sy Diens begin het.

10. (1) 'n Lid van 'n kommando wat ingevolge Hoofstuk VII van die Kommandoregulasies enige diensgeleentheid moet bywoon, kan om vrystelling of uitstel van bywoning van sodanige diensgeleentheid aansoek doen by die bevelvoerder van sy kommando of van die eenheid of opleidingsinrigting waarby hy op daardie tydstip diens verrig, en 'n belanghebbende persoon kan met of sonder sy toestemming maar met sy wete namens hom vir sodanige vrystelling of uitstel aansoek doen.

(2) Sodanige bevelvoerder kan, met betrekking tot 'n ander diensgeleentheid as 'n kamp, kursus of bivak, uitstel van die bywoning van die betrokke diensgeleentheid na 'n later datum in dieselfde kalenderjaar goedkeur of op die gronde wat hy genoegsaam ag, die betrokke lid van die bywoning daarvan vrystel, en hy moet enige ander aansoek om uitstel of vrystelling na die betrokke kommandementsbevelvoerder verwys.

(3) 'n Kommandementsbevelvoerder—

(a) kan 'n aansoek om uitstel van die bywoning van 'n bivak goedkeur mits hy kan reël dat die betrokke lid in dieselfde kalenderjaar 'n alternatiewe gelyksoortige bivak bywoon;

(b) kan, indien hy nie vir sodanige bywoning reëlings kan tref nie, 'n lid wat nie ingevolge artikel 35 van die Wet tot diens verplig is nie en nie lid is van 'n kommando-eskader nie, van bywoning van 'n bivak vrystel; en

(3) The registering officer shall notify the Chief of the Army of the force number, name and other personal particulars of every person who has been allotted or, before the commencement of his service in terms of the Act, reallocated in terms of section 70bis of the Act, to the commandos and the said Chief shall allot such person to a particular commando and notify him in writing of the name of the commando to which he has been allotted, the date upon which and place where he is required to commence his first period or periods of continuous service and the duration of such period or periods.

Exemption or Deferment before Service commences.

7. The registering officer shall be the prescribed officer referred to in the proviso to section 70bis of the Act.

Application by a Member of the Citizen Force who has commenced his Service in terms of Section 21(1) of the Act.

8. (1) The commanding officer of the unit concerned, shall refer every application submitted to him in terms of section 69(1)(b) of the Act, with his comment and recommendation thereon, to the Chief of his Arm of the Service or an officer designated by him for the purpose for recommendation and submission to an exemption board.

(2) Where any person serving in the Citizen Force is to be posted to a commando at the direction of an exemption board in terms of section 70bis of the Act, he shall be discharged from his unit, and the Chief of the Army shall post such person to a commando and notify him of such posting.

Deferment of or Exemption from Service of Voluntary Members of the Citizen Force.

9. (1) Any officer of the Citizen Force not liable to service in terms of section 21 of the Act and any other rank of that Force serving in terms of section 19 of the Act, shall apply to his unit commander for deferment of or exemption from any service to which he may be liable in terms of section 22(4) of the Act and any interested person may, on behalf of such officer or other rank with or without his consent but with his knowledge, apply for such deferment or exemption.

(2) An officer commanding a command or an equivalent commander may, on such grounds as he may deem sufficient, defer such service or any part thereof to a later date in the same calendar year or may exempt the member concerned from such service or any part thereof.

Deferment of or Exemption from Service of a Member of a Commando who had commenced his Service.

10. (1) Any member of a commando liable to attend any period of service in terms of Chapter VII of the Commando Regulations, may apply to the commander of his commando or of the unit or training establishment where he is, for the time being, performing service for exemption from or deferment of such attendance and any interested person may, on his behalf with or without his consent but with his knowledge apply for such exemption or deferment.

(2) Such commander may, with reference to any period of service other than a camp, course or bivouac, approve deferment of attendance of the period of service concerned to a later date in the same calendar year, or, on such grounds as he may deem sufficient, exempt the member concerned from the attendance thereof and he shall refer any other application for deferment or exemption to the Officer Commanding the Command concerned.

(3) An Officer Commanding a Command—

(a) may approve an application for deferment of attendance of a bivouac, on condition that he can arrange for the member concerned to attend an alternate similar bivouac in the same calendar year;

(b) may, if he is unable to arrange for such attendance, exempt a member who is not liable for service in terms of section 35 of the Act and is not a member of a commando squadron from attendance of a bivouac; and

(c) moet iedere aansoek wat ingevolge subregulasie (2) na hom verwys is en wat hy nie ingevolge paragraaf (a) of (b) kan afhandel nie, met sy aanbeveling na die Hoof van die Leër verwys.

(4) Die Hoof van die Leër kan, op die gronde wat in artikel 70bis (1) van die Wet bedoel word—

- (a) 'n aansoek om vrystelling goedkeur of dit ooreenkomsdig paragraaf (b) of (c) as 'n aansoek om uitstel behandel;
- (b) die uitstel van bywoning van enige betrokke diensgeleentheid goedkeur en die alternatiewe diensgeleentheid van gelyke duur aanwys wat die betrokke lid in dieselfde kalenderjaar ter aanvulling moet bywoon;
- (c) die uitstel van bywoning van 'n diensgeleentheid tot die daaropvolgende kalenderjaar goedkeur;
- (d) 'n aansoek om uitstel as 'n aansoek om vrystelling behandel; of
- (e) enige sodanige aansoek van die hand wys.

Uitstel of Vrystelling op Mediese Gronde.

11. (1) Niemand word van enige diens in die Burgermag of 'n kommando op grond van tydelike mediese ongeskiktheid vrygestel nie tensy sodanige ongeskiktheid tot tevredenheid van die Geneesheer-generaal of 'n offisier wat op sy gesag handel, bewys is: Met dien verstande dat afgesien kan word van die voorlegging van 'n mediese sertifikaat in die geval van enige diensgeleentheid wat as onderbroke diens geld.

(2) Die bevelvoerder van 'n Burgermägeenhed of kommando stel 'n lid daarvan van die bywoning van 'n diensgeleentheid wat as onderbroke diens geld, vry indien so 'n lid tot sy tevredenheid bewys dat hy ten tye van die betrokke diensgeleentheid siek was.

(3) Uitstel van die bywoning van 'n bivak deur 'n lid van 'n kommando kan ingevolge regulasie 10 van hierdie hoofstuk vooraf op mediese gronde goedgekeur word, maar indien 'n lid, terwyl hy 'n bivak bywoon, siek word of 'n besering opdoen, kan die bevelvoerder van die betrokke kommando behoudens artikels 145 en 146 van die Wet op aanbeveling van 'n mediese offisier sodanige lid van die bywoning van die onverstreke gedeelte van die betrokke bivak vrystel.

(4) Indien 'n lid van die Burgermag of 'n kommando, terwyl hy 'n kamp of kursus bywoon wat nie langer as dertig dae duur nie, weens 'n ongeskiktheid, besering of siekte tydelik geneeskundig ongeskik geword het vir diens, word hy vir die duur van sodanige ongeskiktheid van die verrigting van diens vrygestel en kan hy, behoudens die voorskrif van die Hoof van die betrokke Weermagsdeel, deur die bevelvoerder van die kommandement, groep of gelykstaande formasie waarin hy sodanige kamp of kursus bywoon van bywoning van die onverstreke gedeelte van die betrokke kamp of kursus vrygestel word.

(5) Indien 'n lid van die Burgermag of 'n kommando, terwyl hy 'n kamp of kursus bywoon wat langer as dertig dae duur, weens 'n ongeskiktheid, besering of siekte tydelik geneeskundig ongeskik geword het vir diens, word hy vir die duur van sodanige ongeskiktheid van die verrigting van diens vrygestel en kan die Hoof van die betrokke Weermagsdeel—

- (a) in die geval van 'n lid van die Burgermag, by 'n vrystellingsraad aansoek doen om die uitstel van bywoning deur of die vrystelling van die betrokke lid van die onverstreke gedeelte van sodanige kamp of kursus; en
- (b) in die geval van 'n lid van 'n kommando, ingevolge regulasie 10(4) van hierdie hoofstuk, uitstel van die onverstreke tydperk van sodanige kamp of kursus of 'n deel daarvan goedkeur, of die lid van die bywoning van sodanige tydperk of 'n gedeelte daarvan vrystel."

(c) shall refer every application referred to him in terms of subregulation (2) and which he is unable to dispose of in terms of paragraph (a) or (b), with his recommendations to the Chief of the Army.

(4) The Chief of the Army may, on the grounds referred to in section 70bis of the Act—

- (a) approve an application for exemption or deal with it in terms of paragraph (b) or (c) as an application for deferment;
- (b) approve the deferment of attendance of any period of service concerned and designate the alternate period of service of equal duration which the member concerned shall be required to attend in the same calendar year;
- (c) approve the deferment of attendance of any period of service to the next succeeding calendar year;
- (d) deal with an application for deferment as an application for exemption; or
- (e) refuse any such application.

Deferment or Exemption on Medical Grounds.

11. (1) No person shall on grounds of temporary medical unfitness be exempted from any service in the Citizen Force or the commandos unless such unfitness had been proved to the satisfaction of the Surgeon General or an officer acting under his authority: Provided that the submission of a medical certificate may be dispensed with in the case of any period of service counting as non-continuous service.

(2) The Commander of a Citizen Force unit or a commando shall exempt a member thereof from attendance of any period of service counting as non-continuous service, where such member has proved to his satisfaction that he was ill at the time of the period of service concerned.

(3) Deferment from attendance of a bivouac by a member of a commando may, on medical grounds, in terms of regulation 10 of this chapter be approved in advance, but where a member becomes ill or sustains an injury while he is attending a bivouac, the commander of the commando concerned may, subject to sections 145 and 146 of the Act, on the recommendation of a medical officer, exempt such member from attendance of the unexpired portion of the bivouac concerned.

(4) Where any member of the Citizen Force or a commando while attending a camp or course not more than thirty days in duration, has become temporarily medically unfit for service owing to any disability, injury or illness, he shall be exempted from the performance of service for the duration of such unfitness and he may, subject to the directions of the Chief of the Arm of the Service concerned, be exempted from attending the unexpired portion of the camp or course concerned, by the commander command, group or equivalent formation in which he is attending such camp or course.

(5) Where any member of the Citizen Force or a commando, while attending a camp or course of more than twenty-six days duration, has become temporarily medically unfit for service as a result of any disability, injury or illness, he shall be exempted from the performance of service for the duration of such unfitness and the Chief of the Arm of the Service concerned may—

- (a) in the case of a member of the Citizen Force, apply to an exemption board for the deferment of attendance by or exemption of the member concerned from the unexpired period of such camp or course; and
- (b) in the case of a member of a commando, approve the deferment of the unexpired period of such camp or course or any portion thereof in terms of regulation 10(4) of this chapter, or exempt such member from attendance of such period or any portion thereof."

No. R. 1253.]

[18 Augustus 1967.

WYSIGING VAN DIE BURGERMAGREGULASIES.

Dit het die Waarnemende Staatspresident behaag om kragtens artikel 87(1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), soos gewysig, die Burgermagregulasies afgekondig by Goewermentskennisgewing No. 1031 gedaan op 25 Junie 1926, soos volg te wysig:—

HOOFSTUK I.

Regulasie 4.

Vervang in regulasie 4 die syfers en woorde „XVIII. Loting en Toewysing van Burgers.” deur die syfers en woorde „XVIII. Mediese Aangeleenthede.”.

Regulasie 5.

Voeg die volgende nuwe woordbepalings in alfabetiese volgorde in regulasie 5 (1) in:—

„diensgeleenheid” ‘n diensgeleenheid bedoel in regulasie 2(2) van Hoofstuk VII van hierdie regulasies;

, professionele hoedanigheid’, met betrekking tot die klassifikasie of indeling van ’n offisier, dat so ’n offisier vanweë sy akademiese of ander kwalifikasies of eien-skappe onder die professionele onderafdeling van die Tegniese en Administratiewe Tak van die Mag geklassifiseer is vir indeling en diens in ’n professionele pos;

, professionele offisier”, ’n offisier wat in ’n professionele hoedanigheid geklassifiseer en ingedeel is in en die bekleer is van ’n professionele pos;

, professionele pos” ’n offisierspos wat as sodanig gedeel is weens die spesiale akademiese of ander kwalifikasies of eienskappe wat vereis word vir die verrigting van die pligte daarvan verbonde;

, substantiewe rang” die rang waarin ’n lid aangestel of ingeskryf, of waartoe hy kragtens hierdie regulasies bevorder is en wat hom nie sonder sy toestemming ontnem kan word nie behalwe ingevolge artikel 105(3) van die Wet of ’n vonnis van ’n bevoegde militêre hof;”.

HOOFSTUK III.

Vervang die bestaande Hoofstuk III deur die volgende nuwe Hoofstuk III:—

.. HOOFSTUK III.

OFFISIERE.

AANSTELLING, BEVORDERING, BEVELVOERING EN VOORRANG, OORPLASING EN BEËINDIGING VAN DIENS.

Range.

1. (1) Die range in die tabel hieronder uiteengesit, kan behoudens die ander bepalings van hierdie regulasie aan offisiere van die Mag toegeken word:—

TABEL.

Leer.	Lugmag.	Vloot.
Generaal.	Generaal.	Admiraal.
Luitenant-generaal.	Luitenant-generaal.	Vise-admiraal.
Veggneraal.	Veggneraal.	Skout-admiraal.
Brigadier.	Brigadier.	Kommodoor.
Kolonel.	Kolonel.	Kaptein.
Kommendant.	Kommendant.	Kommandeur.
Majoor.	Majoor.	Luitenant-kommandeur.
Kaptein.	Kaptein.	Luitenant.
Veldkornet.	Luitenant.	Onder-luitenant.
Assistent-veldkornet.	Tweede luitenant.	Vaandrig.

(2) Iedere sodanige rang neem voorrang na die rang wat dit in die betrokke kolom van die tabel voorafgaan en staan gelyk aan die ooreenstemmende rang in iedere ander kolom van die tabel.

(3) Iedere rang in subregulasie (1) bedoel, sluit ook enige ander benaming van sodanige rang in wat, ten opsigte van enige gedeelte of korps van die SAW en met betrekking tot militêre tradisie, deur enige ander regulasie voorgeskryf of deur die Kommandant-generaal, SAW, goedgekeur en in SAW-orders gepubliseer is.

(4) Enige verwysing in hierdie regulasies na ’n rang, sluit ook dié rang in wat ingevolge hierdie regulasie daar-aan gelyk staan, tensy uit die samehang anders blyk.

No. R. 1253.]

[18 August 1967.

AMENDMENT TO THE CITIZEN FORCE REGULATIONS.

The Acting State President has been pleased in terms of section 87(1) of the Defence Act, 1957 (Act No. 44 of 1957), as amended, to amend the Citizen Force Regulations promulgated by Government Notice No. 1031, dated 25 June, 1926, as amended, as follows:—

CHAPTER I.

Regulation 4.

Substitute in regulation 4 for the figures and words “XVIII. Ballot and Allotment of Citizens for Peace Training” the figures and words “XVIII. Medical Matters”.

Regulation 5.

Insert the following new definitions in regulation 5(1) in alphabetical sequence:—

“Professional capacity”, in relation to the classification or posting of an officer, means that such officer has, on account of his academic or other qualifications or attributes, been classified in the professional subsection of the Technical and Administrative Branch of the Force for posting and service in a professional post;

‘professional officer’ means an officer who has been classified in a professional capacity and has been posted to and is occupying a professional post;

‘professional post’ means an officer’s post graded as such because of the special academic or other qualifications or attributes required for the performance of the duties attaching thereto;

‘period of service’ means the period of service referred to in regulation 2(2) of Chapter VII of these regulations;

‘substantive rank’ means the rank in which a member has been appointed or enrolled or to which he has been promoted in terms of these regulations and of which he cannot, without his consent, be deprived except in terms of section 105(3) of the Act or a sentence of a competent military court;”.

CHAPTER III.

For the existing Chapter III substitute the following new Chapter III:—

CHAPTER III.

OFFICERS.

APPOINTMENT, PROMOTION, COMMAND AND PRECEDENCE, TRANSFER AND TERMINATION OF SERVICE.

Ranks.

1. (1) The ranks set out in the table hereunder may, subject to the other provisions of this regulation, be conferred on officers of the Force:—

S.A. Army.	S.A. Air Force.	S.A. Navy.
General.	General.	Admiral.
Lieutenant General.	Lieutenant General.	Vice Admiral.
Combat General.	Combat General.	Rear Admiral.
Brigadier.	Brigadier.	Commodore.
Colonel.	Colonel.	Captain.
Commandant.	Commandant.	Commander.
Major.	Major.	Lieutenant Commander.
Captain.	Captain.	Lieutenant.
Field Cornet.	Lieutenant.	Sub Lieutenant.
Assistant Field Cornet.	Second Lieutenant.	Ensign.

(2) Every such rank takes precedence after the rank which precedes it in the column concerned and is equivalent to the corresponding rank in every other column of the table.

(3) Each rank referred to in subregulation (1) shall include also every other designation of such rank which has in respect of any particular portion or corps of the South African Defence Force and with regard to military tradition, been prescribed by any other regulation or been approved by the Commandant General, SADF, and published in SADF Orders.

(4) Any reference in these regulations to any rank shall, unless the context otherwise indicates, include also the rank which in terms of this regulation is equivalent thereto.

Voorrang.

2. (1) Offisiere neem voorrang ooreenkomstig hulle range soos deur regulasie 1 van hierdie hoofstuk bepaal en offisiere van dieselfde rang neem voorrang onderling ooreenkomstig hulle ansiënniteit soos deur regulasie 8 van hierdie hoofstuk bepaal: Met dien verstande dat—

- (a) 'n offisier wat bevel uitoefen voorrang geniet bo al die offisiere onder sy bevel;
- (b) 'n manspersoon voorrang geniet bo 'n vrouspersoon van gelyke rang, ongeag die datum van sy aanstelling in of bevordering tot daardie rang of die deel van die SAW waarin hy dien;
- (c) ondanks sy rang, 'n mediese of tandheelkundige offisier in die uitvoering van sy professionele pligte voorrang geniet bo enige offisierverpleegster;
- (d) 'n offisier wat in 'n vegoedanigheid geklassifiseer of ingedeel is, in gevegsomstandighede bevel uitoefen ondanks die aanwesigheid van sy senior van dieselfde rang wat nie aldus geklassifiseer of ingedeel is nie; en
- (e) 'n offisier van een weermagsdeel nie bevel uitoefen oor enige deel van 'n ander weermagsdeel nie, tensy hy aldus bevel uitoefen uit hoofde van die aard van sy aanstelling of spesifieke aangesê is om aldus bevel uit te oefen.

(2) 'n Offisier van die Staande Mag wat enige substantiewe of tydelike rang beklee, is, ondanks die datum van sy aanstelling in of bevordering tot daardie rang, die senior van alle offisiere van die Burgermag, 'n kommando of die Reserwe wat dieselfde of gelykstaande rang beklee, en offisiere van die Burgermag, die kommando's en die Reserwe is onderling geregtig op voorrang in ooreenstemming met hulle persoonlike ansiënniteit soos in regulasie 8 van hierdie hoofstuk bepaal.

(3) Hierdie regulasie word nie so uitgelê as sou dit 'n vrouspersoon toelaat om bevel of gesag uit te oefen oor enige manspersoon nie, behalwe—

- (a) dat, waar sodanige vrouspersoon 'n mediese offisier of 'n lid van die SAMVD is, sy met betrekking tot 'n manspersoon wat 'n pasiënt is, die gesag uitoefen wat nodig is in verband met sy geneeskundige of ander behandeling of in verband met die dissipline van enige hospitaal of ander inrigting wat vir die versorging van siekes, beseerdes of gewondes opgerig is; of
- (b) in enige ander geval, met die uitdruklike goedkeuring van die Hoof van die betrokke Weermagsdeel of Afdeling of 'n offisier wat op sy gesag handel.

(4) 'n Offisier in bevel van 'n skip of vliegtuig oefen, ondanks sy rang, vir die duur van enige vaart of vlug met betrekking tot enige aangeleentheid wat in verband staan met die geslaagde voltooiing van sodanige vaart of vlug, gesag oor die bemanning en al die passasiers in sodanige skip of vliegtuig uit.

Kwalifikasies vir Aanstelling.

3. (1) Niemand word in die Mag as offisier aangestel nie tensy hy—

- (a) voldoen aan 'n peil van geneeskundige geskiktheid wat die Geneesheer-generaal vir diens in die betrokke eenheid, korps of tak van die Mag bepaal het;
- (b) behoudens artikel 17(4) van die Wet en subregulasie (2) die Kommandant-generaal, SAW of 'n offisier wat hy vir die doel aangewys het, oortuig het soos by artikel 17(1) van die Wet bepaal;
- (c) minstens die skooleindsertifikaat of 'n gelykwaardige sertifikaat verwerf het of die Minister anders gelas; en
- (d) oor die ander eienskappe en kwalifikasies beskik wat, volgens die oordeel van die Kommandant-generaal, SAW, nodig is vir die uitvoering van die pligte van die pos waarin hy aangestel staan te word.

(2) Iemand wat voldoen aan die vereistes wat ingevolge regulasie 4(5) van Hoofstuk III van die Regulasies vir die Staande Mag bepaal is vir die aanstelling as 'n professionele offisier in 'n professionele werksindeling wat deur die

Precedence.

2. (1) Officers shall take precedence according to their ranks as determined by regulation 1 of this chapter, and officers of the same rank shall mutually take precedence according to their seniority as determined by regulation 8 of this chapter: Provided that—

- (a) an officer exercising command shall take precedence over all officers under his command;
- (b) a male officer shall take precedence over any female officer of equivalent rank irrespective of the date of his appointment or promotion to that rank or the part of the South African Defence Force in which he is serving;
- (c) a medical or dental officer shall, notwithstanding his rank, in the execution of his professional duties take precedence over any nursing officer;
- (d) under combat conditions an officer classified or mustered in a combatant capacity shall exercise command notwithstanding the presence of his senior of the same rank who is not thus classified or mustered; and
- (e) an officer of one Arm of the Force shall not exercise command over any part of another Arm of the Force, unless he thus exercises command by virtue of the nature of his appointment or has specifically been ordered thus to exercise command.

(2) An officer of the Permanent Force holding any substantive or temporary rank shall, notwithstanding the date of his appointment in or promotion to such rank, be the senior of all officers of the Citizen Force, the commandos or the Reserve holding the same or equivalent rank, and officers of the Citizen Force, the commandos and the Reserve shall mutually be entitled to precedence according to their personal seniority as determined in terms of regulation 8 of this chapter.

(3) This regulation shall not be construed so as to permit of a female person exercising command or authority over any male person, except—

- (a) that, where such female person is a medical officer or a member of the SAMNS, she shall in relation to any male person who is a patient, exercise such authority as may be necessary in connection with his medical or other treatment or in connection with the discipline of any hospital or other institution established for the care of the sick, injured or wounded; or
- (b) in any other case with the express approval of the Head of the Arm of the Force or Section concerned or an officer acting on his authority.

(4) An officer in command of a ship or aircraft shall, irrespective of his rank, for the duration of any voyage or flight exercise authority over the crew and all passengers on such ship or aircraft in connection with any matter relating to the successful completion of such voyage or flight.

Qualifications for Appointment.

3. (1) No person shall be appointed as an officer in the Force unless he—

- (a) complies with a standard of medical fitness determined by the Surgeon General for service in the unit, corps or branch of the Force concerned;
- (b) has, subject to section 17(4) of the Act and sub-regulation (2), satisfied the Commandant General SADF, or an officer designated by him for the purpose as required by section 17(1) of the Act;
- (c) has attained at least the school leaving or equivalent certificate, unless the Minister otherwise directs; and
- (d) possesses the other qualities and qualifications which, in the opinion of the Commandant General, SADF, are necessary for the execution of the duties attaching to the post in which he is due to be appointed.

(2) Any person who complies with the requirements determined in terms of regulation 4(5) of Chapter III of the Permanent Force Regulations for appointment as a professional officer in any professional mustering which

Staatsdienskommissie ingevolge artikel 82bis van die Wet vir toepassing op die Mag aanbeveel is, kan met behoorlike inagneming van sy professionele ansienheid en ondervinding as 'n professionele offisier in 'n toepaslike professionele pos op die diensstaat aangestel word.

Aanstelling as Offisier.

4. (1) 'n Lid of ander persoon kan, behoudens artikel 17 van die Wet en die ander bepalings van hierdie regulasie, op gesag van die Minister as 'n offisier in die Mag aangestel word en die Minister bepaal of sodanige aanstelling in 'n permanente of tydelike hoedanigheid gedoen moet word.

(2) Iedere eerste permanente aanstelling van 'n offisier is op proef vir 'n tydperk van twee jaar, waarna sodanige aanstelling bekratig of die proeftyelperk vir hoogstens nog twee jaar verleng kan word.

(3) 'n Lid wie se aanstelling in kommissierang (uiteenome uit hoofde van 'n vonnis van kassering of afdanking uit die SAW, deur 'n bevoegde hof gevel) beëindig word gedurende 'n tydperk waarin hy ingevolge artikel 21 van die Wet verplig is om te dien, gaan tot die verstryking van bedoelde tydperk as manskap voort om te dien in 'n rang wat kragtens hierdie regulasies bepaal kan word.

(4) 'n Offisier wat in die kommando's of die Reserva dien, kan, behoudens regulasie 16 van hierdie hoofstuk, op gesag van die Kommandant-generaal, SAW, of 'n offisier wat hy vir die doel aangewys het, in die Mag aangestel word.

(5) Die rang van 'n offisier wat ingevolge subregulasie (1) of (4) aangestel word, word met inagneming van sy ouderdom, militêre en beroepservaring en kwalifikasies bepaal.

(6) By die toepassing van artikel 146B van die Wet is die Hoof van Weermagsadministrasie die voorgeskrewe offisier.

Aanstellings in Goedgekeurde Poste.

5. Die Kommandant-generaal, SAW, of 'n offisier deur hom daartoe gemagtig, kan enige offisier wat ingevolge hierdie hoofstuk dien, aanstel in enige pos waarvoor sodanige offisier gekwalfiseer is: Met dien verstande dat nieemand sonder die goedkeuring van die Minister as bevelvoerder of as tweede-in-bevel van 'n regiment of soortgelyke eenheid of van 'n kommandement of ander formasie aangestel mag word nie.

Aanstelling in Bevelsposte.

6. (1) Iedere aanstelling as bevelvoerder of as tweede-in-bevel van 'n regiment, eenheid, kommandement of formasie in regulasie 5 van hierdie hoofstuk bedoel, geskied op proef vir 'n tydperk van twaalf maande en is onderworpe aan die voorwaardes ten opsigte van die bedrewenhed van die betrokke offisier in die gebruik van die twee amptelike tale van die Republiek wat die Minister mag bepaal.

(2) Die Minister kan sodanige proeftyelperk op aanbeveling van die Kommandant-generaal, SAW, vir 'n verdere tydperk van hoogstens twaalf maande verleng.

(3) Indien dit te eniger tyd gedurende 'n proeftyelperk in subregulasie (1) en (2) bedoel, vir die Minister blyk dat die betrokke offisier nie bevoeg is om as bevelvoerder of tweede-in-bevel, na gelang van die geval, te dien nie, kan hy die betrokke aanstelling onverwyld beëindig.

(4) Die Kommandant-generaal, SAW, of 'n offisier deur hom daartoe gemagtig, kan aan die einde van die proeftyelperk in subregulasie (1) of (2) bedoel, behoudens voldoening aan enige voorwaardes ten opsigte van taalbedrewenhed en as hy die betrokke offisier gekwalfiseer ag om die pligte verbonde aan die betrokke pos uit te voer, sodanige offisier se aanstelling bekratig met ingang van die datum waarop die Minister sy aanstelling op proef goedgekeur het.

(5) 'n Bevelvoerder van 'n regiment, eenheid, kommandement of formasie in regulasie 5 van hierdie hoofstuk bedoel, word nie vir 'n tydperk van langer as vyf jaar as sodanig aangestel nie: Met dien verstande dat die Minister sodanige aanstelling onder buitengewone omstandighede kan verleng.

has been recommended by the Public Service Commission in terms of section 82bis of the Act for application to the Force, may, with due regard to his professional seniority and experience, be appointed as a professional officer in any appropriate professional post on the establishment.

Appointment as Officer.

4. (1) A member or other person may, subject to section 17 of the Act and the other provisions of this regulation, upon the authority of the Minister, be appointed as an officer in the Force and the Minister shall determine whether such appointment shall be made in a substantive or temporary capacity.

(2) Every first permanent appointment of an officer shall be on probation for a period of two years, after expiry of which such appointment may be confirmed or the probationary period extended for a further period not exceeding two years.

(3) A member whose commissioned appointment is terminated (except in pursuance of a sentence of cashiering or dismissal from the South African Defence Force imposed by a competent court) during a period in which he is liable to serve in terms of section 21 of the Act, shall continue to serve as an other rank until the expiry of the said period in any rank determined in terms of these regulations.

(4) An officer serving in the commandos or the Reserve, may, subject to regulation 16 of this chapter, be appointed in the Force on authority of the Commandant General, SADF, or an officer designated by him for the purpose.

(5) The rank of an officer appointed in terms of sub-regulation (1) or (4) shall be determined with due regard to his age, military and professional experience and qualifications.

(6) For the purposes of section 146B of the Act, the Chief of Defence Force Administration shall be the prescribed officer.

Appointments in Approved Posts.

5. The Commandant General, SADF, or an officer acting under his authority may appoint any officer, serving in terms of this chapter, to any post for which such officer is qualified: Provided that no appointment in command or as second-in-command of a regiment or any similar unit or of any command or other formation shall be made without the approval of the Minister.

Appointments in Command.

6. (1) Every appointment in command of or as a second-in-command of a regiment, unit, command or formation referred to in regulation 5 of this chapter shall be on probation for a period of twelve months and is subject to such conditions in respect of the proficiency of the officer concerned in the use of both official languages of the Republic as the Minister may determine.

(2) The Minister may, on the recommendation of the Commandant General, SADF, extend such period of probation for a further maximum period of twelve months.

(3) If at any time during the probationary period referred to in subregulations (1) and (2) it appears to the Minister that the officer concerned is not competent to serve as a commander or second-in-command, as the case may be, he may terminate the appointment concerned forthwith.

(4) The Commandant General, SADF, or an officer acting under his authority, may at the end of the probationary period referred to in subregulation (1) or (2), subject to compliance with any conditions concerning language proficiency and if he considers the officer concerned qualified to perform the duties applicable to the post concerned, confirm his appointment with effect from the date on which the Minister approved his appointment on probation.

(5) A commander of a regiment, unit, command or formation referred to in regulation 5 of this chapter shall not be appointed as such for a period exceeding five years: Provided that the Minister may in exceptional circumstances extend such appointment.

Aanstelling van 'n Erekolonel.

7. (1) 'n Erekolonel kan met die goedkeuring van die Minister, op die wyse wat die Hoof van Weermagsadministrasie kan bepaal, vir 'n vegeenhed van die Mag aangestel word.

(2) 'n Aanstelling as 'n Erekolonel verleen geen militêre status of bevelsbevoegdheid aan die bekleer daarvan nie maar 'n Erekolonel kan by die geleenthede wat die Hoof van Weermagsadministrasie bepaal, die uniform van die betrokke eenheid dra.

Ansiënniteit.

8. (1) Behoudens andersluidende bepalings in hierdie regulasie, word 'n offisier (met inbegrip van 'n offisier aan wie tydelike kommissierang kragtens artikel 83 van die Wet toegeken is) wat 'n substantiewe of tydelike rang bekleee, se ansiënniteit in verhouding tot ander offisiere van dieselfde of gelykstaande substantiewe of tydelike rang, bepaal deur die datum van sy aanstelling in of bevordering tot sodanige substantiewe of tydelike rang: Met dien verstande dat 'n offisier wat substantiewe rang bekleee, die senior is van alle offisiere wat 'n tydelike rang van dieselfde of gelykstaande graad bekleee.

(2) Indien twee of meer offisiere kragtens regulasie 4 van hierdie hoofstuk op dieselfde datum in dieselfde rang aangestel word, kan die volgorde van hul ansiënniteit deur die Hoof van Weermagsadministrasie bepaal word.

(3) Wanneer twee of meer offisiere op dieselfde datum tot dieselfde substantiewe of tydelike rang bevorder word, behou hulle onderling die ansiënniteit wat hulle onmiddellik voor sodanige bevordering in 'n substantiewe rang gehad het.

(4) 'n Offisier wat van een weermagsdeel, diensvertakking of korps na 'n ander weermagsdeel, diensvertakking of korps oorgeplaas word, verbeur nie daardeur sy ansiënniteit nie.

Bevordering.

9. (1) Die Minister of 'n offisier deur hom daartoe gemagtig, kan 'n offisier op grondslag van sy kwalifikasies, bekwaamheid en ansiënniteit bevorder mits hy voldoen het aan die vereistes met betrekking tot militêre kennis en bekwaamheid wat die Hoof van die betrokke Weermagsdeel of Afdeling ingevolge Hoofstuk VII van hierdie regulasies vir die doel bepaal het.

(2) 'n Professionele offisier wat dien ingevolge regulasie 3 van hierdie hoofstuk kan, met behoorlike inagneming van sy ansiënniteit en ondervinding in sy beroep en behoudens sodanige vereistes met betrekking tot militêre kennis en bekwaamheid as wat deur die Hoof van die betrokke Weermagsdeel of Afdeling ingevolge Hoofstuk VII van hierdie regulasies bepaal kan word, tot 'n professionele pos op die diensstaat van die Mag bevorder word.

Tydelike Hoër Rang.

10. (1) Die Minister of 'n offisier deur hom daartoe gemagtig, kan hoër rang tydelik toeken aan 'n offisier wat—

- (a) aangestel word in 'n pos waaraan 'n hoër rang verbonde is as die rang wat sodanige offisier bekleee; of
- (b) belas is met pligte van 'n belangriker aard as dié wat gewoonlik aan 'n offisier van sy rang toegewys word.

(2) Die Kommandant-generaal, SAW, of 'n offisier deur hom daartoe gemagtig, kan in dwingende omstandighede, waar 'n hoër rang volgens sy oordeel nodig is, die gepaste hoër rang tydelik aan 'n offisier toeken.

Spesiale Gevalle (Aanstelling en Bevordering).

11. Ondanks 'n andersluidende bepaling in hierdie hoofstuk, kan die Minister op aanbeveling van die Kommandant-generaal, SAW, in uitsonderlike omstandighede die aanstelling in of bevordering tot offisierrsang van enige offisier goedkeur op die voorwaardes wat hy kan bepaal.

Appointment of Honorary Colonel.

7. (1) An honorary colonel may, with the approval of the Minister, be appointed to a combat unit of the Force in such manner as may be determined by the Chief of Defence Force Administration.

(2) An appointment as an honorary colonel shall confer no military status or power of command on the holder thereof but an honorary colonel shall be entitled to wear the uniform of the unit concerned on such occasions as may be determined by the Chief of Defence Force Administration.

Seniority.

8. (1) Except as otherwise provided in this regulation, the seniority of any officer (including an officer on whom temporary commissioned rank has been conferred under section 83 of the Act) in any substantive or temporary rank, shall, in relation to other officers of the same or equivalent substantive or temporary rank, be determined by the date of his appointment or promotion to such substantive or temporary rank: Provided that any officer holding substantive rank shall be senior to all officers holding temporary rank of the same or equivalent grade.

(2) If two or more officers are, in terms of regulation 4 of this chapter, appointed in the same rank on the same date, the order of their seniority may be determined by the Chief of Defence Force Administration.

(3) If two or more officers are promoted to the same substantive or temporary rank on the same date, they shall mutually retain the seniority which they held in substantive rank immediately prior to such promotion.

(4) No officer transferred from any branch, Arm of the Force or corps to any other branch, Arm of the Force or corps, shall in consequence thereof forfeit his seniority.

Promotion.

9. (1) The Minister or an officer authorised thereto by him, may promote any officer on the basis of his qualifications, ability and seniority on condition that he has complied with the requirements relating to military knowledge and proficiency determined for the purpose by the Head of the Arm of the Force or Section concerned in terms of Chapter VII of these regulations.

(2) A professional officer serving in terms of regulation 3 of this chapter may, with due regard to his seniority and experience in his profession and subject to such requirements relating to military knowledge and proficiency as may be determined by the Head of the Arm of the Force or Section concerned in terms of Chapter VII of these regulations, be promoted in a professional post on the establishment of the Force.

Temporary Higher Rank.

10. (1) The Minister or an officer authorised thereto by him may temporarily confer higher rank on an officer who—

- (a) is appointed to a post to which a higher rank attaches than the rank held by such officer; or
- (b) is charged with duties of a more important nature than those normally allotted to an officer of his rank.

(2) The Commandant General, SADF, or an officer authorised thereto by him may, in constraining circumstances where, in his opinion, a higher rank is necessary, temporarily grant the appropriate higher rank to any officer.

Special Cases (Appointment and Promotion).

11. Notwithstanding anything to the contrary in this chapter, the Minister may in exceptional circumstances on the recommendation of the Commandant General, SADF, approve the appointment to or promotion in commissioned rank of any officer on such conditions as he may determine.

Indelings, Oorplasings en Verplasings.

12. 'n Offisier kan, behoudens artikels 95 en 138 van die Wet, te eniger tyd—

- (a) by enige pos in die Mag ingedeel word;
- (b) uit enige pos of uit enige weermagsdeel, korps, diensvertakking of klassifikasie in die Mag na 'n ander pos, weermagsdeel, korps, diensvertakking of klassifikasie in die Mag oorgeplaas word;
- (c) tydelik toegevoeg word by enige eenheid, depot of ander inrigting van die SAW vir diens of opleiding; of
- (d) terwyl hy ononderbroke diens of diens ingevolge Hoofstuk X van die Wet verrig, van enige plek na enige ander plek verplaas word.

Terugstelling in Rang by Oorplasing.

13. Behoudens die bepaling van artikel 52(1) van die Wet kan daar van 'n offisier wat uit enige weermagsdeel, dienswapen, diensvak of diensvertakking na 'n ander weermagsdeel, dienswapen, diensvak of diensvertakking oorgeplaas word, vereis word om na 'n laer rang terug te keer tensy die Hoof van die betrokke Weermagsdeel of Afdeling wat die weermagsdeel, dienswapen, diensvak of diensvertakking beheer waarheen sodanige offisier oorgeplaas word, daarvan oortuig is dat sodanige offisier gekwalifiseer is om sy rang te behou.

Verandering van Adres.

14. 'n Offisier wat van adres verander, stel sy bevelvoerder binne veertien dae vanaf die verandering skriftelik daarvan in kennis.

Algemene Lys.

15. (1) 'n Offisier wat die Kommandant-generaal, SAW, vir die doel aanwys, hou 'n Algemene Lys waarin die naam opgeneem word van enige offisier, uitgesonderd 'n offisier wat ingevolge artikel 20 van die Wet dien, wat om 'n rede wat die Kommandant-generaal, SAW, of sodanige aangewese offisier voldoende ag, tydelik nie in 'n goedgekeurde pos op die diensstaat van die Mag dien nie.

(2) Die Hoof van die betrokke Weermagsdeel of Afdeling of 'n offisier vir die doel deur hom aangewys word geag die bevelvoerder te wees van 'n offisier wie se naam in die Algemene Lys opgeneem is, en sodanige bevelvoerder kan die betrokke offisier verplig om diens ingevolge artikel 22 van die Wet, saamgelees met Hoofstuk VII van hierdie regulasies, te doen en kan hom vir sodanige diens by enige eenheid van die SAW toevoeg.

(3) Die naam van 'n offisier—

(a) word uit die Algemene Lys verwijder sodra hy in 'n pos op die diensstaat van die Mag aangestel of sy diens om enige rede beëindig word; en

(b) kan uit die Algemene Lys verwijder word—

(i) in die geval van 'n offisier wat vrywillig in die Mag dien, nadat 'n tydperk van ses jaar sedert sy jongste aanstelling in offisiersrang verstryk het; en

(ii) in die geval van 'n offisier wat ingevolge artikel 21 van die Wet doen, na die verstryking van die tydperk wat hy aldus verplig is om te dien,

en die verwijdering van 'n offisier se naam kragtens paraagraaf (b) beëindig die diens van die betrokke offisier in die Mag.

Ouderdom van Uitdienstreding.

16. Behoudens die bepaling van regulasie 14 van Hoofstuk XVII van hierdie regulasies is die ouderdom vir verpligte uitdienstreding—

- | | |
|--|----------|
| (a) vir veldkornette en kapteins van die Tak Algemene Diens..... | 51 jaar; |
| (b) vir majoors van die Tak Algemene Diens..... | 55 jaar; |
| (c) vir alle ander offisiere..... | 60 jaar. |

Burgermagreserwe.

17. (1) Enige offisier wat in die Burgermag gedien het en geneeskundig geskik is, kan ooreenkomsdig artikel 48 van die Wet met ingang van die dag na die dag waarop sy diens in die Burgermag beëindig word, na die Burgermagreserwe oorgeplaas word en aldus oorgeplaas, dien hy

Postings, Transfers and Moves.

- 12. An officer may at any time, subject to the provisions of sections 95 and 138 of the Act—
 - (a) be posted to any post in the Force;
 - (b) be transferred from any post or from one Arm of the Force, corps, branch of the service or classification in the Force to any other post, Arm of the Force, corps, branch of the service or classification in the Force;
 - (c) be temporarily attached to any unit, depot or other establishment of the South African Defence Force for service or training; or
 - (d) while rendering continuous service or service in terms of Chapter X of the Act, be moved from any place to any other place.

Reversion in Rank on Transfer.

13. Subject to the provisions of section 52(1) of the Act, an officer may be required to revert to a lower rank on being transferred from any Arm of the Force, arm, service or branch to any other Arm of the Force, arm, service or branch unless the Head of the Arm of the Force or Section controlling the Arm of the Force, arm, service or branch to which such officer is transferred is satisfied that such officer is qualified to retain his rank.

Change in Address.

14. An officer who changes his address shall notify his commanding officer thereof in writing within fourteen days of such change.

General List.

15. (1) An officer designated by the Commandant General, SADF, for the purpose, shall maintain a General List in which shall be included the name of any officer, other than an officer serving in terms of section 20 of the Act, who for any reason approved by the Commandant General, SADF, or such designated officer, is temporarily not serving in an approved post on the establishment of the Force.

(2) The Head of the Arm of the Force or Section concerned or an officer designated by him for the purpose shall be deemed to be the commanding officer of an officer whose name is included in the General List and such commanding officer may require the officer concerned to render service in terms of section 22 of the Act read with Chapter VII of these regulations, and may attach him for such service to any unit of the South African Defence Force.

(3) The name of an officer—

(a) shall be removed from the General List when he is appointed in a post on the establishment of the Force or when his service is terminated for any reason; and

(b) may be removed from the General List—

(i) in the case of an officer serving voluntarily in the Force, after a period of six years has expired since his latest appointment in commissioned rank; and

(ii) in the case of an officer serving in terms of section 21 of the Act, after the period which he is thus liable to serve has elapsed.

and the removal of an officer's name in terms of paragraph (b) shall terminate the service of the officer concerned in the Force.

Age of Retirement.

16. Subject to the provisions of regulation 14 of Chapter XVII of these regulations, the age limits for compulsory retirement shall be—

- | | |
|--|-----------|
| (a) for field cornets and captains of the General Duties Branch..... | 51 years; |
| (b) for majors of the General Duties Branch..... | 55 years; |
| (c) for all other officers..... | 60 years. |

Citizen Force Reserve.

17. (1) Any officer who has served in the Citizen Force and is medically fit may, in accordance with section 48 of the Act, be transferred to the Citizen Force Reserve with effect from the day following upon that on which his service in the Citizen Force is terminated and shall, if so

daarin tot die laaste dag van Desember in sy vyf-en-ses-tigste jaar of totdat hy deur die Geneesheer-generaal permanent geneeskundig ongeskik vir diens verklaar word.

(2) Elke offisier van die Burgermagreserwe moet hom jaarliks in die maand Junie skriftelik by die Hoof van Weermagsadministrasie aanmeld en moet die Hoof van Weermagsadministrasie van enige verandering in sy permanente adres in kennis stel binne veertien dae nadat so'n verandering plaasgevind het.

(3) Enige burger wat as offisier in die Mag gedien het, kan by bedanking van sy kommissie—

(a) indien hy bedank terwyl hy in die Mag dien, ingevolge regulasie 38 van Hoofstuk IV van hierdie regulasies as 'n manskap na die Burgermagreserwe oorgeplaas word sodra sodanige bedanking van krag word ingevolge artikel 83, gelees met artikel 17 van die Wet; of

(b) indien hy aldus bedank terwyl hy lid van bedoelde Reserwe is, verplig word om sy dienstydperk daar-in as manskap te voltooi.

(4) Terwyl 'n lid van die Burgermagreserwe ingevolge artikel 51 of Hoofstuk X van die Wet diens doen, word hy vir die toepassing van hierdie regulasies geag 'n lid van die Mag te wees.”.

HOOFTUK IV.

Vervang die bestaande Hoofstuk IV deur die volgende nuwe Hoofstuk IV:—

„HOOFTUK IV.

MANSKAPPE.

Range en Voorrang.

1. (1) Die range wat in onderstaande tabel gemeld word, kan, behoudens die ander bepaling van hierdie regulasie, aan manskappe van die Mag toegeken word: Met dien verstande dat—

- (a) al daardie range laer is as offisiersrang;
- (b) elke sodanige rang laer is as die rang waardeur dit in die betrokke kolom van die tabel voorafgegaan word; en
- (c) elke sodanige rang in elke kolom gelyk staan met die rang wat in elke ander kolom van die tabel in rangorder daarmee ooreenstem:—

SA Leer.	SA Lugmag	SA Vloot.
Adjudant-offisier klas I.	Adjudant-offisier klas I.	Adjudant-offisier klas I.
Adjudant-offisier klas II.	Adjudant-offisier klas II.	Adjudant-offisier klas II.
Stafserant.	Vlugserant.	Eerste onderoffisier.
Sersant.	Lugserant.	Onderoffisier.
Korporaal.	Lugkorporaal.	Baasseenaan.
Onderkorporaal.	Baaslugwerktuig-kundige.	Bebare Seeman 1ste klas.
Weerman	Lugwerktuigkundige.	Bebare Seeman 2de klas.

(2) Elke rang in subregulasie 1 genoem, sluit ook elke ander benaming van sodanige rang in wat met inagneming van militêre tradisie ten opsigte van 'n bepaalde deel of korps van die Mag in enige regulasie bepaal of deur die Kommandant-generaal, SAW, goedgekeur kan word.

(3) Waar daar in hierdie regulasies melding van 'n rang gemaak word, word daar, tensy uit die samehang anders blyk, ook dié range bedoel wat ingevolge hierdie regulasie daarmee gelykstaan.

(4) Die rang kandidaatoffisier kan toegeken word aan 'n lid van die SA Leer of SA Lugmag en die rang adelbors aan 'n lid van die SA Vloot, wat vir opleiding as offisier aangelewys is.

(5) Die rang kandidaatoffisier of adelbors staan vir dissiplinêre doeleindes, gelyk aan die rang weerman: Met dien verstande dat 'n kandidaatoffisier of adelbors in die loop van sy opleiding of die uitvoering van sy pligte oor enige manskap in gesag gestel kan word: Voorts met dien verstande dat 'n kandidaatoffisier of adelbors wat aldus in 'n posisie van gesag gestel is, terwyl hy sodanige gesag uitoefen, met betrekking tot enige manskap oor wie hy sodanige gesag uitoefen, geag word die rang adjudant-offisier klas I te beklee.

transferred, serve therein until the last day of December of his sixty-fifth year or until he is declared permanently medically unfit for service by the Surgeon General.

(2) Every officer of the Citizen Force Reserve shall during June of each year report in writing to the Chief of Defence Force Administration and shall advise the Chief of Defence Force Administration of any change in his permanent address within fourteen days after such change has occurred.

(3) Any citizen who has served as an officer in the Force, may, on resignation of his commission—

(a) if he resigns whilst still serving in that Force, be transferred to the Citizen Force Reserve as an other rank in terms of regulation 38 of Chapter IV of these regulations when such resignation takes effect in terms of section 83 read with section 17 of the Act; or

(b) if he so resigns whilst he is a member of that Reserve, be required to complete his period of service therein as an other rank.

(4) A member of the Citizen Force Reserve shall, whilst performing service in terms of section 51 or Chapter X of the Act, be deemed, for the purposes of these regulations, to be a member of the Force.”.

CHAPTER IV.

For the existing Chapter IV substitute the following new Chapter IV:—

“CHAPTER IV.

OTHER RANKS.

Ranks and Precedence.

1. (1) The ranks set out in the table hereunder may, subject to the other provisions of this regulation, be conferred on other ranks of the Force: Provided that—

- (a) all those ranks take precedence after commissioned rank;
- (b) each such rank takes precedence after the rank which precedes it in the column concerned of the table; and
- (c) each such rank in each column is equivalent to the rank in every other column of the table which corresponds to it in order of precedence:—

S.A. Army.	S.A. Air Force.	S.A. Navy.
Warrant Officer Class I.	Warrant Officer Class I.	Warrant Officer Class I.
Warrant Officer Class II.	Warrant Officer Class II.	Warrant Officer Class II.
Staff Sergeant.	Flight Sergeant.	Chief Petty Officer.
Sergeant.	Air Sergeant.	Petty Officer.
Corporal.	Air Corporal.	Leading Seaman.
Lance Corporal.	Leading Air Mechanic.	Able Seaman 1st Class.
Private.	Air Mechanic.	Able Seaman 2nd Class.

(2) Each rank referred to in subregulation (1) shall include also every other nomenclature of such rank which may, with regard to military tradition, be determined by any other regulation or approved by the Commandant General, SADF, in respect of any particular portion or corps of the Force.

(3) Wherever any rank is referred to in these regulations such reference shall, unless the context otherwise indicates, also include such ranks as are equivalent thereto in terms of this regulation.

(4) The rank candidate officer may be conferred on a member of the SA Army or SA Air Force and the rank midshipman on a member of the SA Navy who has been designated for training as an officer.

(5) The ranks candidate officer and midshipman shall, for disciplinary purposes, be equivalent to the rank of private: Provided that a candidate officer or midshipman may in the course of his training or the execution of his duties be placed in a position of authority over any other rank: Provided further that a candidate officer or midshipman who has been so placed in authority shall, whilst he exercises such authority, be deemed, in relation to any other rank over whom he exercises such authority, to hold the rank of Warrant Officer Class I.

(6) Geen Kleurlinglid van die SAW mag oor 'n Blanke lid bevel voer of gesag uitoefen nie, en elke Blanke lid voer van wéé sy hoér rang of deurdat die bevel of gesag oor 'n Kleurlinglid aan hom opgedra is, bevel of oefen gesag uit oor sodanige Kleurlinglid: Met dien verstande dat, in geval van nood, geag word dat die senior Blanke lid wat op die plek aanwesig is, in bevel gestel is oor iedere Kleurlinglid wat daar aanwesig is.

Vrywillige Inskrywing kragtens artikel 19 van die Wet.

2. (1) 'n Burger—

- (a) wat ouer as 21 jaar is; or
- (b) wie se diens ooreenkomsdig artikel 19 of 21 van die Wet voltooi is,

kan, onderworpe aan sy mediese gesiktheid ooreenkomsdig Hoofstuk XVIII van hierdie regulasies, met die magtiging van die betrokke Kommandements- of Groepbevelvoerder kragtens artikel 19 van die Wet in diens geneem of weer in diens geneem word.

(2) 'n Burger wat ooreenkomsdig subregulasie (1) in diens geneem of weer in diens geneem word, word ingesweer en moet hom verbind om met ingang van die datum van sy inswering vir vier jaar te dien: Met dien verstande dat indien sodanige burger reeds 4 jaar of langer diens in die Mag voltooi het, hy toegelaat kan word om hom vir 'n korter tydperk, maar vir minstens 1 jaar, te verbind.

(3) Die betrokke Kommandements- of Groepbevelvoerder verwittig die Hoof van die betrokke Weermagsdeel, die HWA en die Komptroleur, SAW, van iedere indiensneming of herindiensneming kragtens hierdie regulasie.

Indelings, Oorplasings en Verplasings.

3. Enige lid kan, behoudens artikels 95 en 138 van die Wet, te eniger tyd—

- (a) in enige pos in die Mag ingedeel word;
- (b) uit enige pos of uit enige weermagsdeel, korps, diensvertakking of klassifikasie in die Mag na 'n ander pos, weermagsdeel, korps, diensvertakking of klassifikasie in die Mag oorgeplaas word;
- (c) tydelik toegevoeg word by enige eenheid, depot, opleidings- of ander inrigting van die SA Weermag vir diens of opleiding; or
- (d) terwyl hy ononderbroke diens of diens ingevolge Hoofstuk X van die Wet verrig, van enige plek na enige ander plek verplaas word.

Bevordering.

4. (1) Die Kommandant-generaal, SAW, of 'n offisier deur hom vir die doel aangewys, kan 'n manskap op grondslag van sy kwalifikasies, bekwaamheid en ansiënniteit bevorder mits hy voldoen het aan die vereistes met betrekking tot militêre kennis en bekwaamheid wat die Hoof van die betrokke Weermagsdeel of Afdeling ingevolge Hoofstuk VII van hierdie regulasies vir die doel bepaal het.

(2) 'n Akte van Aanstelling onderteken deur die Minister moet uitgereik word aan 'n lid wat substantief tot adjudant-offisiersrang bevorder word.

(3) 'n Manskap kan nie sonder die goedkeuring van die Kommandant-generaal, SAW, of 'n offisier deur hom vir die doel aangewys, bevordering tot onderoffisiersrang in die Mag weier of na enige laer rang terugkeer nie.

Tydelike Toekenning van Hoér Rang.

5. (1) Die Hoof van enige Weermagsdeel of Afdeling of 'n offisier deur hom daartoe gemagtig kan hoér rang tydelik toeken aan 'n manskap wat—

- (a) ingedeel word in 'n pos waaraan 'n hoér rang verbonde is as die rang wat sodanige manskap beklee; or
- (b) belas is met pligte van 'n belangriker aard as dié wat gewoonlik aan 'n manskap van sy rang toege wys word.

(2) Die bevelvoerder van enige eenheid kan, op gesag van die betrokke Kommandements- of Groepbevelvoerder, in dwingende omstandighede waar 'n hoér rang volgens sy oordeel nodig is, die gepaste hoér rang tydelik aan 'n manskap toeken.

(6) No Coloured member of the SADF shall exercise command or authority over any White member and every White member shall, by virtue of his higher rank or of his being placed in command or authority over any Coloured member, exercise command or authority over such Coloured member: Provided that in case of emergency, the senior White member present at any place shall be deemed to have been placed in command of every Coloured member present at such place.

Voluntary Enrolment in terms of Section 19 of the Act.

2. (1) Any citizen—

- (a) who is older than 21 years; or
- (b) whose service in terms of section 19 or 21 of the Act has been completed,

may, subject to his medical fitness in terms of Chapter XVIII of these regulations, be engaged or re-engaged for service in terms of section 19 of the Act on the authority of the Officer Commanding the Command or Group concerned.

(2) A citizen who is engaged or re-engaged for service in terms of subregulation (1), shall attest and engage himself to serve for four years with effect from the date of his attestation: Provided that any such citizen who has completed a period of service of 4 years or more in the Force, may be allowed to engage himself for a shorter period, but not for less than 1 year.

(3) The Officer Commanding the Command or Group concerned shall inform the Head of the Arm of the Force concerned, the Chief of Defence Force Administration and the Comptroller, SADF, of every engagement or re-engagement in terms of this regulation.

Postings, Transfers and Moves.

3. Any member may at any time, subject to the provisions of sections 95 and 138 of the Act—

- (a) be posted to any post in the Force;
- (b) be transferred from any post or from one Arm of the Force, corps, branch of the service or classification in the Force to any other post, Arm of the Force, corps, branch of the service or classification in the Force;
- (c) be temporarily attached to any unit, depot, training or other establishment of the South African Defence Force for service or training; or
- (d) while rendering continuous service or service in terms of Chapter X of the Act, be moved from any place to any other place.

Promotion.

4. (1) The Commandant General, SADF, or an officer designated by him for the purpose may promote an other rank on the basis of his qualifications, proficiency and seniority on condition that he has complied with the requirements relating to military knowledge and proficiency determined for the purpose by the Head of the Arm of the Force or Section concerned in terms of Chapter VII of these regulations.

(2) A Warrant of Appointment, signed by the Minister shall be issued to a member substantively promoted to Warrant Rank.

(3) No other rank may refuse promotion to non-commissioned rank in the Force or revert to a lower rank without the approval of the Commandant General, SADF, or an officer designated by him for the purpose.

Temporary Grant of Higher Rank.

5. (1) The Head of any Arm of the Force or Section or an officer authorised thereto by him may temporarily grant higher rank to an other rank who—

- (a) is posted to any post to which a higher rank attaches than that held by such other rank; or
- (b) is charged with duties of a more important nature than those normally allotted to an other rank of his rank.

(2) The officer commanding any unit may, on authority of the Officer Commanding the Command or Group concerned, in constraining circumstances where, in his opinion, a higher rank is necessary, temporarily grant the appropriate higher rank to any other rank.

Ansiënniteit.

6. (1) Behoudens andersluidende bepalings in hierdie regulasie word die ansiënniteit van 'n manskap in 'n substantiewe of tydelike rang met betrekking tot ander manskappe van dieselfde of gelykstaande substantiewe of tydelike rang, bepaal deur die datum van sy inskrywing of aanstelling in of bevordering tot sodanige substantiewe of tydelike rang: Met dien verstande dat 'n manskap wat 'n substantiewe rang beklee, die senior is van alle manskappe wat 'n tydelike rang van dieselfde of gelykstaande graad beklee.

(2) Indien twee of meer manskappe in dieselfde rang op dieselfde dag aangestel of ingeskryf word, kan die volgorde van hul ansiënniteit deur die Hoof van Weermags-administrasie of 'n offisier deur hom vir die doel aangewys, bepaal word.

(3) Indien twee of meer manskappe op dieselfde datum tot dieselfde substantiewe of tydelike rang bevorder word, behou hulle onderling die ansiënniteit wat hulle onmiddellik voor sodanige bevordering in 'n substantiewe rang gehad het.

(4) Die ansiënniteit van 'n manskap wat, nadat hy in enige hoedanigheid in die Mag gedien het, sonder diensonderbreking weer in enige rang ingeskryf word, word bepaal deur die datum waarop hy tevore in daardie rang vir diens ingeskryf is of daar toe bevorder is terwyl hy aldus gedien het.

(5) 'n Manskap wat in belang van die Mag van enige weermagsdeel, korps of diensvertakking na 'n ander weermagsdeel, korps of diensvertakking oorgeplaas of heringegeel word, verbeur nie daar deur sy ansiënniteit nie.

Verandering van Adres.

7. Ingevolge die bepalings van artikel 29(1) van die Wet moet iedere manskap skriftelik enige verandering in sy permanente adres binne veertien dae na so 'n verandering bekend maak —

- (a) in die geval van 'n manskap wat op die sterkte van 'n eenheid gevoer word, aan die bevelvoerder van sodanige eenheid; en
- (b) in die geval van 'n manskap wie se naam op die loslys van 'n eenheid verskyn, aan die Kommandements- of Groepbevelvoerder waarin sodanige eenheid geleë is.

Loslys.

8. (1) 'n Offisier wat die Hoof van die betrokke Weermagsdeel vir die doel aanwys, hou 'n loslys waarin die naam opgeneem word van enige manskap, uitgesonderd 'n manskap wat ingevolge artikel 20 van die Wet dien, wat om 'n rede wat die Hoof van die betrokke Weermagsdeel of sodanige aangewese offisier voldoende ag, tydelik nie in 'n goedgekeurde pos op die diensstaat van die Mag dien nie.

(2) Die Hoof van die betrokke Weermagsdeel of Afdeeling of 'n offisier wat hy vir die doel aanwys word geag die bevelvoerder te wees van 'n manskap wie se naam in die loslys opgeneem is en sodanige bevelvoerder kan die betrokke manskap verplig om enige diens ingevolge artikel 22 van die Wet, saamgelees met Hoofstuk VII van hierdie regulasies, te doen, en kan hom vir sodanige diens by enige eenheid van die SA Weermag toevoeg.

(3) Die naam van 'n manskap —

- (a) word uit die loslys verwijder sodra hy in 'n pos in die diensstaat van die Mag ingedeel of sy diens om enige rede beëindig word; en

(b) kan uit die loslys verwijder word —

- (i) in die geval van 'n manskap wat vrywillig ingevolge artikel 19 van die Wet in die Mag dien, nadat sy tydperk van verbintenis soos in regulasie 3 van hierdie hoofstuk bepaal, verstryk het; en

- (ii) in die geval van 'n manskap wat ingevolge artikel 21 van die Wet dien, na die verstryking van die tydperk wat hy aldus verplig is om te dien,

en die verwijdering van 'n manskap se naam kragtens paragraaf (b) beëindig die diens van die betrokke manskap in die Mag.

Seniority.

6. (1) Except as otherwise provided in this regulation, the seniority of any other rank in any substantive or temporary rank, shall in relation to other other ranks of the same or equivalent substantive or temporary rank, be determined by the date of his enrolment in or promotion to such substantive or temporary rank: Provided that any other rank holding substantive rank shall be senior to all other ranks holding temporary rank of the same or equivalent grade.

(2) If two or more other ranks are enrolled in the same rank on the same day, the order of their seniority may be determined by the Chief of Defence Force Administration or an officer designated by him for the purpose.

(3) If two or more other ranks are promoted to the same substantive or temporary rank on the same date, they shall mutually retain the seniority which they held in substantive rank immediately prior to such promotion.

(4) The seniority of an other rank who after having served in the Force in any capacity, is without a break in service re-enrolled in any rank, shall be determined by the date on which he was previously enrolled in that rank for service or promoted thereto whilst thus serving.

(5) Any other rank who is transferred or remustered in the interests of the Force from any Arm of the Force, corps or branch of the service to any other Arm of the Force, corps or branch of the service, shall not in consequence thereof, forfeit seniority.

Change of Address.

7. An other rank shall, in terms of section 29(1) of the Act, give notice in writing of any change in his permanent address within fourteen days of such change—

- (a) in the case of an other rank on the establishment of any unit, to the officer commanding such unit; and
- (b) in the case of an other rank whose name appears on the Unattached List of any unit, to the Officer Commanding the Command or Group in which such unit is situate.

Unattached List.

8. (1) An officer designated for the purpose by the Head of the Arm of the Force concerned, shall maintain an Unattached List in which shall be included the name of any other rank, other than an other rank serving in terms of section 20 of the Act, who for any reason approved by the Head of the Arm of the Force or such designated officer, is temporarily not serving in an approved post on the establishment of the Force.

(2) The Head of the Arm of the Force or Section concerned or an officer designated by him for the purpose shall be deemed to be the commanding officer of an other rank whose name is included in the Unattached List and such commander may require the other rank concerned to render any service in terms of section 22 of the Act read with Chapter VII of these regulations, and may attach him for such service to any unit of the South African Defence Force.

(3) The name of an other rank —

- (a) shall be removed from the Unattached List when he is posted to a post on the establishment of the Force or when his service is terminated for any reason; and

(b) may be removed from the Unattached List —

- (i) in the case of an other rank serving voluntarily in the Force in terms of section 19 of the Act, after his period of engagement as determined by regulation 3 of this chapter, has expired; and
- (ii) in the case of an other rank serving in terms of section 21 of the Act, after the period which he is thus liable to serve has expired,

and such removal of an other rank's name in terms of paragraph (b) shall terminate the service of the other rank concerned in the Force.

Aftree-ouderdom.

9. Behoudens die bepalings van regulasie 14 van Hoofstuk XVII van hierdie regulasies is die maksimum ouderdom waartoe 'n burger toegelaat kan word om te dien—

- (a) vir weermanne en onderkorporals..... 55 jaar; en
- (b) vir alle ander manskappe..... 60 jaar:

Met dien verstande dat die Hoof van Weermagsadministrasie die dienstermyn van 'n burger wat in 'n nievgettende hoedanigheid dien, kan verleng totdat bedoelde burger die ouderdom van vyf-en-sestig jaar bereik het.

Ontslag van 'n Manskap.

10. (1) 'n Manskap (uitgesonderd 'n manskap wat ingevolge artikel 20 van die Wet dien) word ontslaan—

- (a) by aftreding by bereiking van die aftreeleeftyd by regulasie 9 voorgeskryf;
- (b) mits hy hom nie weer tot diens in die Mag verbind nie, by verstryking van—

- (i) die tydperk waartoe hy ingevolge artikel 21 van die Wet verplig is om te dien; of
- (ii) 'n diensverbintenis vir 'n vermeld tydperk ingevolge artikel 19 of 24 van die Wet;

- (c) weens wangedrag by die tenuitvoerlegging van 'n vonnis van ontslag of ontslag met oneer uit die SA Weermag, wat deur 'n militêre hof teen hom gevel is;

- (d) behoudens 'n verpligting wat ingevolge artikel 2(3) en (4) van die Wet hom opgelê is, by bevredigende bewys van die beëindiging van sy Suid-Afrikaanse burgerskap;

- (e) waar 'n vrystellingsraad ingevolge artikel 70bis (1) van die Wet sy inskrywing by 'n kommando gelas of algehele vrystelling van diens aan hom verleen het.

(2) Die Kommandant-generaal, SAW, of 'n offisier wat hy vir die doel aangewys het, kan, ondanks enigets in hierdie regulasies vervat, te eniger tyd gelas dat 'n manskap ontslaan word—

- (a) waar die betrokke manskap, nadat hy ingevolge artikel 144bis van die Wet aangesê is om hom aan immunisering of profilaksie te onderwerp, volhard het in sy weiering om dit te doen;

- (b) as ongeskik vir sy pos of nie in staat om die daarvan verbonde werksaamhede op bekwame wyse te verrig nie, waar—

- (i) 'n feit, wat sodanige manskap ongeskik of onaanvaarbaar vir inskrywing in die Mag sou gemaak het, na sy inskrywing die Hoof van Weermagsadministrasie onder die aandag kom, ongeag of die inskrywingsinstansie mislei is deur 'n valse verklaring of die opsetlike verwysing van sodanige feit deur die betrokke manskap;

- (ii) die voortgesette indienshouding van so 'n manskap 'n sekerheidsrisiko inhou;

- (c) behoudens regulasie 7 van Hoofstuk XVIII van hierdie regulasies, as medies ongeskik;

- (d) by reorganisasie, waar sodanige manskap oortollig geword het weens die afskaffing van sy pos, enige vermindering in die diensstaat of die reorganisasie van die Mag of enige onderdeel daarvan;

- (e) indien sy ontslag om 'n ander rede as sy eie ongeskiktheid; onbevoegdheid of wangedrag in belang van die Mag of in die openbare belang is;

- (f) weens wangedrag, waar—

- (i) hy, terwyl hy dien, deur 'n militêre of burgerlike hof skuldig gevind is aan 'n oortreding, wat met die oog op die aard of die erns daarvan en in aansluiting met die aard van die opgelegde vonnis, sy indienshouding in die Mag ongewens maak;

- (ii) hy voor of sedert sy inskrywing by meer as een geleentheid deur 'n burgerlike of militêre hof skuldig gevind is aan oortredings, wat afsonderlik beskou, nie regverdiging sou inhou of aanleiding gegee het tot sy ontslag weens wangedrag nie maar, gesamentlik beskou, sy indienshouding in die Mag ongewens maak;

Age of Retirement.

9. Subject to the provisions of regulation 14 of Chapter XVII of these regulations, the age limits for the compulsory retirement of a citizen shall be—

- (a) for privates and lance corporals..... 55 years; and
- (b) for all other ranks..... 60 years:

Provided that the Chief of Defence Force Administration may extend the period of service of a citizen serving in a non-combatant capacity until such citizen has attained the age of sixty-five years.

Discharge of an Other Rank.

10. (1) An other rank (other than an other rank serving in terms of section 20 of the Act) shall be discharged—

- (a) on retirement on attaining the age of retirement prescribed in terms of regulation 9;
- (b) provided he has not re-engaged for service in the force, on the expiry of—

- (i) the period for which he is liable to serve in terms of section 21 of the Act; or
- (ii) a service commitment for a specified period in terms of section 19 or 24 of the Act;

- (c) for misconduct on the execution of a sentence of discharge or discharge with ignominy from the SA Defence Force, imposed by a military court;
- (d) subject to any liability incurred in terms of section 2(3) and (4) of the Act, on satisfactory proof of the termination of his South African citizenship;

- (e) where an exemption board has ordered his posting to a commando in terms of section 70bis (1) of the Act or has granted him total exemption from service.

(2) The Commandant General, SADF, or an officer designated by him for the purpose may, notwithstanding anything contained in these regulations, at any time direct that an other rank be discharged—

- (a) where, having been required in terms of section 144bis of the Act to submit to immunisation or prophylaxis, has persisted in his refusal to do so;

- (b) as being unfitted for or incapable of performing efficiently the duties of his post where—

- (i) any fact, which would have rendered such other rank ineligible or unacceptable for enrolment in the Force, comes to the knowledge of the Chief of Defence Force Administration after his enrolment, regardless of whether or not the enrolling authority was misled by a false statement concerning or the wilful suppression of such fact by the other rank concerned;
- (ii) the continued employment of such other rank constitutes a security risk;

- (c) subject to regulation 7 of Chapter XVIII of these regulations, as medically unfit;

- (d) on reorganisation, where such other rank has become redundant on account of the abolition of his post, any reduction of establishment or the reorganisation of the Force or any component part thereof;
- (e) if, for any reason other than his own unfitness, incapacity or misconduct, his discharge is in the interests of the Force or the public interest;

- (f) on account of misconduct, where—

- (i) he has, while serving, been convicted by a military or a civil court of an offence which, in the light of its nature or gravity considered in conjunction with the nature of the sentence imposed, renders his continued employment in the Force undesirable;

- (ii) before or since his enrolment he has been convicted by a civil or a military court on more than one occasion of offences which, considered individually, would not justify or did not lead to his discharge on account of misconduct, but considered collectively, render his continued employment in the Force undesirable;

- (iii) sy laakkbare gedrag sy voorgesette indiens-houding in die Mag ongewens gemaak het, ongeag of sodanige gedrag tot strafregtelike of disciplinêre optrede of tot sy skuldigbevin ding as gevolg van sodanige optrede aanleiding gegee het;
- (iv) indien hy, omrede hy oor 'n tydperk herhaal delik deur militêre howe skuldig bevind is aan oortredings, wat elkeen op sy eie nie ernstig hoof te wees nie, as nie ontvanklik vir militêre discipline beskou word nie.

Ontslagsertifikaat.

11. (1) 'n Ontslagsertifikaat volgens 'n vorm wat die Hoof van Weermagsadministrasie opstel, word by ontslag aan 'n manskap uitgereik en so 'n sertifikaat—

- (a) maak voorsiening vir die Magsnommer, persoonskaartnommer, rang by ontslag, volle naam, datums van inskrywing en ontslag, vakindeling en spesiale kwalifikasies van die betrokke manskap en besonderhede van die dekorasies en medaljes wat hy mag dra asmede van sy eervolle vermelding in berigte of aanprysing;
- (b) kan spesiaal ter erkennings van buitengewone verdienstelikheid in die uitvoering van sy werkzaamhede of voorbeeldige of goeie gedrag of karakter deur sy bevelvoerder geëndosseer word ooreenkoms stig instruksies wat van tyd tot tyd in die orders van die SA Weermag bekendgemaak word.

(2) Aan niemand word 'n amptelike getuigskrif of 'n duplikaat-ontslagsertifikaat uitgereik nie, maar 'n diens-sertifikaat, wat die besonderhede aangee wat in paragraaf (a) van subregulasie (1) genoem word, kan op versoek uitgereik word.

Burgermagreserwe.

12. (1) Enige manskap wat in die Burgermag gedien het en geneeskundig geskik is, kan coreenkomstig artikel 48 van die Wet met ingang van die dag na die dag waarop sy diens in die Burgermag beëindig word, na die Burgermagreserwe oorgeplaas word, en indien aldus oorgeplaas, dien hy daarin tot die laaste dag van Desember in sy vyf-en-estigste jaar, of totdat hy deur die Genesheer-generaal permanent geneeskundig ongeskik vir diens verklaar word.

(2) Elke manskap van die Burgermagreserwe moet hom jaarliks in die maand Junie skriftelik by die Hoof van Weermagsadministrasie aanmeld en moet die Hoof van Weermagsadministrasie van enige verandering in sy permanente adres in kennis stel binne veertien dae nadat so 'n verandering plaasgevind het.

(3) Terwyl 'n lid van die Burgermagreserwe ingevolge artikel 51 of Hoofstuk X van die Wet diens doen, word hy by die toepassing van hierdie regulasies geag 'n lid van die Mag te wees.”.

HOOFTUK V.

Regulasie 1.

Wysig regulasie 1 deur—

- (a) die vervanging in die bestaande paragraaf (a) van die woorde „onafgebroke opleiding meemaak” deur die woorde „ononderbroke diens”;
- (b) die vervanging in die bestaande paragraaf (d) van die woorde „onafgebroke opleiding meemaak of wat voltydse” deur die woorde „ononderbroke”;
- (c) die vervanging van bestaande paragraaf (e) deur die volgende nuwe paragraaf (e):—

„(e) Stafsoldy word betaal aan alle offisiere van minstens kapteinsrang wat hulle by 'n BM-stafdienskursus bekwaam het en stafposte beklee, maar nie aan professionele offisiere wat 'n professionele toelae ontvang nie.”.

Regulasie 4.

Vervang in die bestaande regulasie 4 die woorde „onaf gebroke opleiding” deur die woorde „ononderbroke diens” waar hulle ook al voorkom.

- (iii) his reprehensible conduct has rendered his continued employment in the Force undesirable irrespective of whether such conduct has led to criminal or disciplinary proceedings or to his conviction as a result of such proceedings;
- (iv) owing to his recurrent conviction over a period by military courts of offences, which, considered individually may not be serious, he is considered not to be amenable to military discipline.

Discharge Certificate.

11. (1) A discharge certificate in a form compiled by the Chief of Defence Force Administration shall, on discharge, be issued to an other rank and such certificate—

- (a) shall make provision for the Force number, identity card number, rank on discharge, full names, dates of enrolment and discharge, mustering and special qualifications of the other rank concerned and particulars of the decorations and medals which he is entitled to wear as well as of his mention in despatches or commendation; and
- (b) may be specially endorsed by his unit commander in recognition of outstanding merit in the performance of his duties, or exemplary or good conduct or character in accordance with instructions promulgated from time to time in the orders of the South African Defence Force.

(2) An official testimonial or a duplicate of a discharge certificate shall not be issued to any person, but a certificate of service, containing the particulars referred to in subregulation (1) may be issued on request.

Citizen Force Reserve.

12. (1) Any other rank who has served in the Citizen Force and is medically fit may, in terms of section 48 of the Act, be transferred to the Citizen Force Reserve with effect from the day following upon that on which his service in the Citizen Force is terminated and shall, if thus transferred, serve therein until the last day of December of his sixty-fifth year or until he is declared permanently medically unfit for service by the Surgeon General.

(2) Every other rank of the Citizen Force Reserve shall during June of each year report in writing to the Chief of Defence Force Administration and shall advise the Chief of Defence Force Administration of any change in his permanent address within fourteen days after such change has occurred.

(3) A member of the Citizen Force Reserve shall, for the purposes of these regulations, be deemed to be a member of the Force whilst performing service in terms of section 51 of Chapter X of the Act.”.

CHAPTER V.

Regulation 1.

Amend regulation 1 by the—

- (a) substitution in the existing paragraph (a) for the word “training” of the word “service”;
- (b) substitution in the existing paragraph (d) for the words “training or full time employment” of the word “service”;
- (c) substitution for the existing paragraph (e) of the following new paragraph (e):—

“(e) Staff pay shall be paid to all officers of and above the rank of captain who have qualified at a CF Staff Duties Course and are filling staff posts, other than to professional officers who are in receipt of a professional allowance.”.

Regulation 4.

In the existing regulation 4, for the word “training” wherever it appears, substitute the word “service”.

Regulasie 5.

Vervang in die bestaande regulasie die woorde „onafgebroke oefening bywoon” deur die woorde „ononderbroke diens doen” en die woorde „afgebroke oefening bywoon” deur die woorde „onderbroke diens doen”.

Regulasie 6.

Vervang in die bestaande regulasie 6 die woorde „onafgebroke opleiding” deur die woorde „ononderbroke diens”.

Regulasie 7.

Vervang in die bestaande regulasie 7 die woorde „onafgebroke oefening” deur die woorde „ononderbroke diens” en die woord „oefening” deur die woord „diens”.

Regulasie 8.

Vervang in die bestaande regulasie 8 die woorde „onafgebroke opleiding” deur die woorde „ononderbroke diens”.

Regulasie 9.

Vervang in paragrawe (a) en (b) van die bestaande regulasie 9 die woorde „onafgebroke opleiding” deur die woorde „ononderbroke diens” en die woorde „afgebroke opleiding” deur die woorde „onderbroke diens” waar sodanige woorde ook al voorkom.

Regulasie 11.

Vervang die bestaande regulasie 11 en kantopskrif deur die volgende nuwe regulasie 11 en kantopskrif:—

„Professionele Toelae.

11. Aan 'n offisier, uitgesonderd 'n offisier wat voltyds in diens van die staat is, wat ingevolge regulasie 3 van Hoofstuk III van hierdie regulasies as 'n professionele offisier aangestel is en in 'n professionele hoedanigheid werkzaam is, word 'n professionele toelaag wat van tyd tot tyd deur die Staatsdienskommisie ingevolge artikel 82 bis van die Wet aanbeveel word, betaal vir alle tydperke ten opsigte waarvan rangsoldy aan hom betaalbaar is.”.

Regulasie 12.

Vervang in die bestaande regulasie 12 die woorde „onafgebroke oefening” deur die woorde „ononderbroke diens” en die woord „oefenjaar” deur die woord „kalenderjaar” waar sodanige woorde of woorde ook al voorkom.

Regulasie 13.

Vervang in die bestaande regulasie 13 die woorde „onafgebroke opleiding” deur die woorde „ononderbroke diens” en die woord „opleidingsjaar” deur die woord „kalenderjaar” waar sodanige woorde of woorde ook al voorkom.

Regulasie 14.

Vervang in die bestaande regulasie 14 die woorde „onafgebroke opleiding” deur die woorde „ononderbroke diens” en die woorde „afgebroke opleiding” deur die woorde „onderbroke diens”.

Regulasie 17.

Vervang in die bestaande regulasie 17 die woorde „onafgebroke oefening” deur die woorde „ononderbroke diens”.

Regulasie 19bis.

Vervang in die bestaande regulasie 19bis die woorde „ononderbroke opleiding ondergaan” deur die woorde „ononderbroke diens doen” en die woorde vanaf „subparagraaf” tot „twee-en-twintig” deur die woorde en syfers „artikel 22(3)(a)”.

Regulasie 20.

Vervang die bestaande paragraaf 20(d) deur die volgende nuwe paragraaf 20(d):—

“(d) Die toelae genoem in paragraaf (a) van hierdie regulasie word nie aan 'n lid aan wie tydelike kommissierang toegeken is gedurende sy eerste tydperk van ononderbroke diens ingevolge artikel 22(3)(a) van die Wet betaal nie, maar sal betaalbaar

Regulation 5.

In the existing regulation 5, for the word “training” wherever it appears, substitute the word “service”.

Regulation 6.

In the existing regulation 6 for the word “training” substitute the word “service”.

Regulation 7.

In the existing regulation 7 for the word “training” wherever it appears, substitute the word “service”.

Regulation 8.

In the existing regulation 8 for the word “training” substitute the word “service”.

Regulation 9.

Substitute in paragraphs (a) and (b) of the existing regulation 9 for for the word “training” wherever it appears, the word “service”.

Regulation 11.

Substitute for the existing regulation 11 the following new regulation 11:—

“Professional Allowance.

11. An officer, other than an officer in whotetime Government employ, appointed in terms of regulation 3 of Chapter III as a professional officer and employed in a professional capacity, shall be paid a professional allowance recommended from time to time by the Public Service Commission in terms of section 82bis of the Act for all periods in respect of which pay of rank is payable to him.”.

Regulation 12.

Substitute in the existing regulation 12 for the word “training” the word “service” and for the words “training year” the words “calendar year” wherever the word or words appear.

Regulation 13.

Substitute in the existing regulation 13 for the word “training” the word “service” and for the words “training year” the words “calendar year” wherever the word or words appear.

Regulation 14.

In the existing regulation 14 for the word “training” wherever it appears, substitute the word “service”.

Regulation 17.

In the existing regulation 17 for the word “training” substitute the word “service”.

Regulation 19bis.

Substitute in the existing regulation 19bis for the word “training” the word “service” and for the words “subparagraph (i) of paragraph (b) of subsection (2) of section twenty-two” the words and figures “section 22(3)(a)”.

Regulation 20.

For the existing paragraph 20 (d) substitute the following new paragraph 20 (d):—

“(d) The allowance referred to in paragraph (a) of this regulation shall not be paid to a member upon whom temporary commissioned rank is conferred during his first period of continuous service in terms of section 22(3)(a) of the Act, but shall be payable if and when he is appointed to commissioned rank in any unit of the Force: Provided that (in addition to any outfit which may have been issued to him as an other rank) such items of uniform, accoutrements and

wees indien en wanneer hy in 'n eenheid van die Magte kommissierang aangestel word; Met dien verstande dat (benewens enige uitrusting wat aan hom as manskap uitgereik mag gewees het) sodanige uniformstukke, toebehoere en uitrusting as wat ingevolge regulasie 3 van Hoofstuk X van hierdie regulasies gemagtig kan word, aan so 'n offisier uitgereik kan word by sy aanstelling met tydelike kommissierang, onderworpe aan die aftrekking van die waarde van sodanige artikels (soos ten tye van uitreiking) van enige toelae wat daarna ingevolge hierdie regulasie aan die betrokke offisier betaal word.”.

Regulasie 30.

Vervang in subregulasie (2) van die bestaande regulasie 30 die woorde „ononderbroke opleiding ondergaan” deur die woorde „ononderbroke diens doen”.

HOOFSTUK VI.

Regulasie 1.

Voeg na die bestaande subregulasie (3) die volgende nuwe subregulasie (4) in:—

„(4) Afwesighedsverlof wat ingevolge hierdie hoofstuk aan 'n lid toegestaan is, word vir die berekening van diens ingevolge artikel 21 of 22 van die Wet as diens gereken.”.

Regulasie 2.

Vervang subregulasie (1) van die bestaande regulasie 2 deur die volgende nuwe subregulasie (1):—

„(1) Die Kommandant-generaal, SAW, of 'n offisier deur hom daartoe aangewys, kan behoudens die bepalings van hierdie hoofstuk afwesighedsverlof ingevolge regulasies 3, 4, 5, 6, 7 of 8 van hierdie hoofstuk toestaan gedurende enige tydperk van diens ingevolge die Wet.”.

Regulasie 3.

Wysig die bestaande regulasie 3 deur—

(a) vervanging van die bestaande subregulasie (1) deur die volgende nuwe subregulasie (1):—

„(1) Menslikheidsverlof met soldy vir hoogstens tien dae in enige enkele tydperk van ononderbroke diens maar hoogstens tien dae in 'n kalenderjaar, kan behoudens die ander bepalings van hierdie regulasie aan 'n lid toegestaan word waar sy persoonlike aandag en teenwoordigheid noodsaklik is in verband met—

(a) die dood of ernstige siekte van sy eggenote of sy bloedverwant of aanverwant in die eerste of tweede graad of van enige ander persoon wat sy pleegouer, wetlike voog of aangewese naasbestaande is;

(b) ernstige huishoudelike moeilikhede;

(c) ernstige skade aan die persele deur so 'n lid se afhanglikes bewoon wat lei tot oormatige ontbering deur hulle; of

(d) enige ander soortgelyke omstandighede wat die offisier wat sodanige verlof toestaan, voldoende ag”; en

(b) vervang die bestaande subregulasie (4) deur die volgende nuwe subregulasie (4):—

„(4) Menslikheidsverlof word nie toegestaan aan 'n lid wat enige diens of kursus vir 'n korter ononderbroke tydperk as een-en-dertig dae doen of meemaak nie.”.

Regulasie 4.

(a) Vervang in die bestaande subregulasie (2) die woorde „of voltydse opleiding ondergaan” deur die woorde „dien doen”; en

(b) vervang in die bestaande subregulasie (3) die woorde „opleiding” deur die woorde „dien”.

Regulasie 5.

Vervang in die bestaande subregulasie (1) die eerste en die tweede voorbehoudsbepaling deur die volgende nuwe voorbehoudsbepaling:—

„Met dien verstande dat waar diens ingevolge Hoofstuk X van die Wet sonder onderbreking volg op ononderbroke diens ingevoige artikel 22 van die Wet,

equipment as may be authorised in terms of regulation 3 of Chapter X of these regulations may be issued to such officer on appointment to temporary commissioned rank, subject to the deduction of the value of such items (as at the time of the issue) from the allowance subsequently paid to the officer concerned in terms of this regulation.”.

Regulation 30.

Substitute in subregulation (2) of the existing regulation 30 for the word “training” the word “service”.

CHAPTER VI

Regulation 1.

Insert after the existing subregulation (3) the following new subregulation (4):—

“(4) Leave of absence granted to a member in terms of this Chapter, shall for the purposes of calculation of service in terms of section 21 or 22 of the Act, be reckoned as service.”.

Regulation 2.

Substitute for subregulation (1) the following new subregulation (1):—

“(1) The Commandant General, SADF, or an officer designated by him for the purpose, may, subject to the provisions of this chapter, grant leave of absence in terms of regulation 3, 4, 5, 6, 7 or 8 of this chapter during any period of service in terms of the Act.”.

Regulation 3.

Amend the existing regulation 3 by—

(a) substitution for subregulation (1) of the following new subregulation (1):—

“(1) Compassionate leave with pay not exceeding ten days in any single period of continuous service but not more than ten days in any calendar year, may, subject to the other provisions of this regulation, be granted to a member where his personal attention and presence are essential in connection with—

(a) the death or serious illness of the wife of such member or his relative by consanguinity or affinity in the first or second degree or of any other person being his foster parent, legal guardian or designated next-of-kin;

(b) serious domestic difficulties;

(c) serious damage to the premises occupied by such member's dependants resulting in undue hardship to them; or

(d) any other similar circumstances which the officer granting such leave may deem sufficient”; and

(b) substitution for subregulation (4) of the following new subregulation (4):—

“(4) Compassionate leave shall not be granted to a member performing any service or attending any course of lesser continuous duration than thirty-one days.”.

Regulation 4.

(a) Substitute in the existing subregulation (2) for the words “undergoing continuous or full-time training” the words “doing continuous service”; and

(b) substitute in the existing subregulation (3) for the word “training” the word “service”.

Regulation 5.

In the existing subregulation (1) for the first and second provisos substitute the following new proviso:—

“Provided that where service in terms of Chapter X of the Act follows without interruption on continuous service in terms of section 22 of the Act, the latter

laasgenoemde diens by die toepassing van hierdie regulasie geag word diens te wees ingevolge Hoofstuk X van die Wet.”.

Regulasie 7.

Vervang die bestaande regulasie 7 deur die volgende nuwe regulasie 7:—

„7. (1) As 'n lid ononderbroke diens (uitgesonderd diens ingevolge Hoofstuk X van die Wet) doen en daar ingevolge hierdie hoofstuk nie voldoende ander afwesigheidsverlof aan hom toegestaan kan word nie, kan verlof sonder soldy vir hoogstens tien dae aan hom toegestaan word indien die offisier wat gemagtig is om die betrokke lid se aansoek te oorweeg, meen dat die omstandighede van die geval sy afwesigheid regverdig.

(2) Die omstandighede en duur van verlof van meer as vier dae wat ingevolge subregulasie (1) toegestaan is, word onverwyld aan die Hoof van die Weermagsdeel of Afdeling wat vir die lid se administrasie verantwoordelik is, gerapporteer, wat—

(a) in die geval van 'n lid wat vrywillig dien of vrywilliglik enige diens ingevolge artikel 24bis van die Wet doen, besluit of sodanige lid by die verstryking van sy verlof met die betrokke diensgeleenheid moet voortgaan; en

(b) in die geval van 'n lid wat ingevolge artikel 22(3) van die Wet diens doen, by 'n vrystellingstraad, as belanghebbende persoon, aansoek kan doen vir die uitstel van enige gedeelte van of die vrystelling van die lid van bywoning van die diensaangeleenheid in verband waarmee die betrokke verlof toegestaan is.”.

Regulasie 7bis.

Vervang in die bestaande subregulasie (1) die woorde „ononderbroke opleiding” of „'n tydperk van voltydse opleiding in 'n gimnasium ondergaan,” deur die woorde „ononderbroke diens doen.”.

Regulasie 10.

Vervang die bestaande regulasie 10 en kantopskrif deur die volgende nuwe regulasie 10 en kantopskrif:—

„Afwesigheidsverlof van ander diens as ononderbroke diens.

10. (1) 'n Lid wat, uitgenome tydens die duur van enige ononderbroke diens ingevolge die Wet—

- (a) tydelik van sy aangetekende adres afwesig sal wees vir 'n tydperk van meer as sewe dae;
- (b) dermate tydelik ongeskik of ongesteld is dat hy nie in staat is om enige militêre diens te doen waartoe hy verplig is nie; of
- (c) om enige ander rede nie in staat is om die vereistes van sy diens in die Mag na te kom nie (uitgesonderd diens ingevolge Hoofstuk X van die Wet of ononderbroke diens).

moet, ondanks enige verlof sonder soldy kragtens regulasie 8 van hierdie hoofstuk aan hom toegestaan, by sy bevelvoerder of 'n offisier wat op dié se gesag handel, aansoek doen om afwesigheidsverlof en indien so 'n lid 'n bevelvoerder is, doen hy by sy onmiddellike bevelvoerder aansoek en elke sodanige aansoek vermeld die redes waarom sodanige afwesigheidsverlof aangevra word.

(2) So 'n bevelvoerder of offisier staan, onderworpe aan—

- (a) die voorlegging, waar hy dit nodig ag, van 'n geneeskundige sertifikaat of ander onafhanklike stawende bewys; en
- (b) artikels 145(3) en 146 van die Wet en subregulasies (3) en (4) van hierdie regulasie,

verlof sonder soldy toe en kan as 'n voorwaarde vir die toestaan van sodanige verlof voorskryf dat enige afwesigheid van onderbroke diens wat binne die tydperk van sodanige verlof val, vergoed word deur die verrigting van aanvullende onderbroke diens deur die lid.

(3) Waar aansoek om verlof ingevolge hierdie regulasie vir 'n tydperk van langer as negentig dae gedoen word of waar dit afwesigheid buite die grense van die Republiek of van ononderbroke diens sal meebring, word so 'n

service shall for the purposes of this regulation, be deemed to be service in terms of Chapter X of the Act.”.

Regulation 7.

Substitute for the existing regulation 7 the following new regulation 7:—

“7. (1) Leave without pay for not more than ten days may be granted to a member performing any continuous service (other than service in terms of Chapter X of the Act) when sufficient other leave of absence cannot be granted to him in terms of this chapter, if, in the opinion of the officer authorised to consider such member's application, the circumstances of the case warrant such absence.

(2) The circumstances and duration of any leave in excess of four days granted in terms of subregulation (1), shall forthwith be reported to the Head of the Arm of the Force or Section responsible for the administration of the member who—

(a) in the case of a member serving voluntarily or rendering voluntary service in terms of section 24bis of the Act, shall decide whether such member shall continue with the period of service concerned after the expiry of his leave; and

(b) in the case of a member serving in terms of section 22(3) of the Act, may apply as an interested person, to an exemption board for deferment of any portion of, or for the member's exemption from the period of service in connection with which the leave concerned, has been granted.”.

Regulation 7bis.

Substitute in the existing subregulation (1) for the words “undergoing his first period of continuous training or a period of whole-time training in a gymnasium” the words “rendering his first period of continuous service”.

Regulation 10.

Substitute for the existing regulation 10 and side heading, the following new regulation 10 and side heading:—

“Leave of Absence from Service, other than Continuous Service.

10. (1) A member who, excepting during the duration of continuous service in terms of the Act—

- (a) will be temporarily absent from his registered address for a period of more than seven days;
- (b) is temporarily disabled or indisposed to such an extent that he is unable to perform any military duty which he is required to perform; or
- (c) for any other reason is unable to comply with any requirement of his service in the Force other than service under Chapter X of the Act or continuous service),

shall, notwithstanding any leave without pay granted to him under regulation 8 of this chapter, apply to his commanding officer or an officer acting on his authority for leave of absence and if such member is a commanding officer, he shall apply to his immediate commander and every such application shall state the reasons why such leave of absence is required.

(2) Such commanding officer or officer shall, subject to—

- (a) the submission where he deems it necessary, of a medical certificate or other independent supporting evidence; and
- (b) sections 145(3) and 146 of the Act and subregulations (3) and (4) of this regulation,

grant leave without pay and may stipulate as a condition of the granting of such leave, that any absence from non-continuous service falling within the period of such leave shall be compensated for by the member rendering supplementary non-continuous service.

(3) Where application for leave in terms of this regulation is made for a period of longer than ninety days, or will involve absence beyond the borders of

aansoek deur die eenheidsbevelvoerder, offisier of bevelvoerder, na gelang van die geval, na die Hoof van die betrokke Weermagsdeel of Afdeling verwys, wat, as hy van die *bona fides* van die geval oortuig is, sodanige verlof toestaan of die aansoek, indien toepaslik, na die betrokke Vrystellingsraad verwys.

(4) Die toestaan van afwesigheidsverlof ingevolge hierdie regulasie moet nie so uitgelê word nie dat dit vir 'n lid se afwesigheid van ononderbroke diens of diens ingevolge Hoofstuk X van die Wet magtiging verleen nie.

(5) Enige lid wat ingevolge subregulasie (1) aansoek moet doen om afwesigheidsverlof van onderbroke diens en nalaat om aan enige bepaling van hierdie regulasie te voldoen waar dit sy plig is om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens eenhonderd rand of gevangenisstraf vir 'n tydperk van hoogstens ses maande.”.

Regulasie 11.

Vervang in die bestaande subregulasie (1) die woorde „voltydse, ononderbroke of spesiale opleiding” deur die woorde „ononderbroke diens doen”.

Regulasie 12.

Skrap in paragraaf (h) van die bestaande subregulasie (3) die woorde „opleiding of” waar dit ook al voorkom.

Regulasies 16, 17, 18, 19, 20 en 21.

Skrap die bestaande regulasies 16, 17, 18, 19, 20 en 21 met kantopskrifte.

HOOFSTUK VII.

Regulasie 2.

Wysig die bestaande regulasie 2 deur—

(a) die vervanging van die bestaande subregulasie (2) deur die volgende nuwe subregulasie (2):—

„(2) (a) Sodanige opleiding word behoudens subregulasie (3) gegee gedurende 'n dienstgeleentheid waartydens 'n lid ingevolge artikel 22 van die Wet verplig is om ononderbroke of onderbroke diens te lever.

(b) 'n Diensgeleentheid in paragraaf (a) bedoel kan die vorm aanneem van 'n kamp, 'n instruksiekursus, 'n bivak, 'n tydperk van instruksie, 'n klas, 'n oefening, 'n dril, 'n parade of dié ander diens wat daarop bereken is om 'n lid die beste toe te rus vir of ervaring te laat opdoen in die uitvoering van enige plig waartoe hy ingevolge die Wet verplig kan word.

(c) Diens en opleiding kragtens hierdie regulasie kan in 'n lid se eenheid of enige opleidingsinrigting of ander eenheid van die Suid-Afrikaanse Weermag gelewer of gegee word.”;

(b) die vervanging van die bestaande subregulasie (3) deur die volgende nuwe subregulasie (3):—

„(3) Enige lid kan benewens enige diens wat hy ingevolge die Wet of hierdie regulasies moet doen, toegelaat word om met die goedkeuring van die Kommandant-generaal, SAW, of 'n offisier wat op sy gesag handel, enige dienstgeleentheid in hierdie hoofstuk genoem, as bykomende diens ingevolge artikel 24bis van die Wet vrywillig mee te maak.”;

(c) die vervanging in die bestaande subregulasie (4) van die woorde „opleiding” deur die woorde „diens” waar dit ook al voorkom; en

(d) die vervanging in die voorbehoudsbepaling van die bestaande subregulasie (5) die woorde „opleiding” deur die woorde „diens”.

Regulasie 3.

Skrap die bestaande regulasie 3 en kantopskrif.

Regulasie 6.

Vervang in die kantopskrif en in die bestaande regulasie 6 die woorde „ononderbroke opleiding” waar dit ook al voorkom deur die woorde „ononderbroke diens”.

the Republic or from continuous service, such application shall be referred by the unit commander, officer or commanding officer, as the case may be, to the Head of the Arm of the Force or Section concerned who shall, if he is satisfied as to the *bona fides* of the case, grant such leave, or where applicable, refer such application to the exemption board concerned.

(4) The grant of leave of absence in terms of this regulation shall not be construed as authorising a member's absence from any continuous service or service in terms of Chapter X of the Act.

(5) Any member who under subregulation (1) is required to apply for leave of absence from non-continuous service and fails to comply with any provision of this regulation with which it is his duty to comply, shall be guilty of an offence and liable on conviction to a fine not exceeding one hundred rand or imprisonment for a period not exceeding six months.”.

Regulation 11.

In the existing subregulation (1) for the words “undergoing wholetime, continuous or special training” substitute the words “doing continuous service”.

Regulation 12.

In paragraph (h) of the existing subregulation (3) for the words “continuous training” substitute the words “continuous service” and delete the words “training or”.

Regulations 16, 17, 18, 19, 20 and 21.

Delete the existing regulations 16, 17, 18, 19, 20 and 21 and side headings.

CHAPTER VII.

Regulation 2.

Amend the existing regulation 2 by—

(a) substituting for the existing subregulation (2) the following new subregulation (2):—

“(2) (a) Such training shall, subject to subregulation (3), be conducted in the course of a period of service in which a member is liable to render continuous or non-continuous service in terms of section 22 of the Act.

(b) A period of service referred to in paragraph (a) may take the form of a camp, a course of instruction, a bivouac, a period of instruction, a class, an exercise, a drill, a parade, or such other service as may be calculated best to equip the member for or to allow him to gain experience in the execution of any duty to which he may be liable in terms of the Act.

(c) Service and training in terms of this regulation may be rendered or conducted at a member's unit or any training institution or other unit of the South African Defence Force.”;

(b) substituting for the existing subregulation (3) the following new subregulation (3):—

“(3) Any member may, in addition to any service which he may be required to render in terms of the Act or these regulations, be permitted, with the approval of the Commandant General, SADF, or an officer acting on his authority, voluntarily to attend any period of service referred to in this chapter as additional service in terms of section 24bis of the Act.”;

(c) substituting in the existing subregulation (4) for the word “training” wherever it appears (except where it appears for the first time) the word “service”; and

(d) substituting in the proviso to the existing subregulation (5) for the word “training” the word “service”.

Regulation 3.

Delete the existing regulation 3 and side heading.

Regulation 6.

Substitute in the side heading and in the existing regulation 6 for the word “training” wherever it appears the word “service”.

Regulasie 7.

Wysig die bestaande regulasie 7 deur—

- (a) vervanging in die kantopskrif en in die bestaande regulasie die woord „opleiding” waar dit ook al voorkom, deur die woord „diens”; en
- (b) die vervanging in die bestaande subregulasie (1) van die woord „opleidingsjaar” deur die woord „kalenderjaar”.

HOOFSTUK X.**Regulasie 2.**

Vervang in paragraaf (a) van die bestaande regulasie 2 die woord „opleiding” deur die woord „diens”.

HOOFSTUK XIV.**Regulasie 31.**

Skrap die bestaande regulasie 31 en kantopskrif.

HOOFSTUK XVI.

Skrap die bestaande Hoofstuk XVI.

HOOFSTUK XVII.**Regulasie 14A.**

Voeg na die bestaande regulasie 14 die volgende nuwe regulasie 14A en kantopskrif in:—

Ontslag deur uitverkoop.

14A. (1) 'n Manskap kan sy ontslag deur uitkoop verkry deur die uitkoopgeld wat op die datum van sodanige storting ingevolge subregulasie (2) op hom van toepassing is, in die Gekonsolideerde Inkomsterekening te stort: Met dien verstande dat 'n manskap nie deur uitkoop ontslaan word nie voor die verstryking van 'n tydperk van kennis van negentig dae (of 'n korter tydperk wat die Hoof van Weermagsadministrasie van tyd tot tyd kan bepaal) wat hy skriftelik aan sy bevelvoerder gee van sy voorneme om aldus sy ontslag te verkry, en sodanige uitkoopgeld nie aanvaar word—

(a) voor die verstryking van sodanige tydperk van kennis of meer as dertig dae na sodanige verstryking nie, tensy, op gesag van die Hoof van Weermagsadministrasie, onder uitsonderlike omstandighede daarvan sodanige tydperk van kennis of enige gedeelte daarvan afgesien is, of die aanvaarding van sodanige geld na verstryking van genoemde dertig dae goedgekeur is;

(b) terwyl disciplinêre optrede teen die betrokke manskap beoog word of aan die gang is of hy 'n vonnis van detensie uitdien nie; of

(c) indien so 'n manskap minderjarig is, voor die skriftelike toestemming van sy ouer of voog tot sy ontslag deur uitkoop aan sy bevelvoerder voorgelê is nie.

(2) Die uitkoopgeld wat 'n manskap vir sy ontslag ingevolge subregulasie (1) moet betaal, bedra—

(a) R100 waar sodanige ontslag geskied binne 12 maande nà die vry uitreiking aan hom van 'n volledige uitrusting; en

(b) R10 waar sodanige ontslag op enige ander tydstip geskied.”.

HOOFSTUK XVIII.

Vervang die bestaande Hoofstuk XVIII en opskrif deur die volgende nuwe Hoofstuk XVIII en opskrif:—

.. HOOFSTUK XVIII.**MEDIESE AANGELEENTHEDE.****Koste van Ondersoek.**

1. 'n Geneeskundige ondersoek kragtens hierdie hoofstuk geskied op Staatkoste.

Bepaling van die Vereiste Peil van Geneeskundige Geskiktheid.

2. Die Geneesheer-generaal stel van tyd tot tyd in oorelog met die Hoof van die betrokke Weermagsdeel of die betrokke Afdelingshoof die peil van liggaamlike en verstandelike geskiktheid vas wat nodig is vir die doeltreffende verrigting van diens in enige weermagsdeel, korps, vertakkings, eenheid, klassifikasie, indeling, aanstelling of pos of klas aanstelling of pos in die Mag.

Regulation 7.

Amend the existing regulation 7 by—

(a) substituting in the side heading and the existing regulation for the word “training” wherever it appears the word “service”;

(b) substituting in the existing subregulation (1) for the words “training year” the words “calendar year”.

CHAPTER X.**Regulation 2.**

Substitute in paragraph (a) of the existing regulation 2 for the word “training” the word “service”.

CHAPTER XIV.**Regulation 31.**

Delete the existing regulation 31 and side heading.

CHAPTER XVI.

Delete the existing chapter XVI.

CHAPTER XVII.**Regulation 14A.**

Insert after the existing regulation 14 the following new regulation 14A and side heading:—

“Discharge by Purchase.

14A. (1) An other rank may obtain his discharge by purchase on payment to the credit of the Consolidated Revenue Fund of the purchase money applicable to him in terms of subregulation (2) on the date of such payment: Provided that no other rank shall be discharged by purchase before the expiry of a period of notice of ninety days (or a lesser period determined from time to time by the Chief of Defence Force Administration) given by him in writing to his unit commander of his intention of so obtaining his discharge and such purchase money shall not be accepted—

(a) until the expiry of such period of notice or more than thirty days after such expiry unless, on the authority of the Chief of Defence Force Administration in exceptional circumstances, such period of notice or any portion thereof has been waived or the acceptance of such money after expiry of the said thirty days has been approved;

(b) while disciplinary action against the other rank is contemplated or in progress or he is serving a sentence of detention; or

(c) if such other rank is a minor, until his parent's or guardian's written consent to his discharge by purchase has been submitted to his commander.

(2) The purchase money payable by an other rank for his discharge in terms of subregulation (1) shall amount to—

(a) R100 where such discharge is effected within twelve months after the free issue of a complete outfit to him; and

(b) R10 where such discharge is effected at any other time.”.

CHAPTER XVIII.

Substitute for the existing chapter XVIII and heading the following new chapter XVIII and heading:—

“CHAPTER XVIII.**MEDICAL MATTERS.****Cost of Examination.**

1. Any medical examination in terms of this chapter shall be conducted at State expense.

Determination of the Required Standard of Medical Fitness.

2. The Surgeon General shall from time to time, in consultation with the Head of the Arm of the Force or Section concerned, determine the standard of physical and mental fitness required for the proper performance of service in any Arm of the Force, corps, branch, unit, classification, mustering, appointment or post or class of appointment or post in the Force.

Gesag vir Geneeskundige Ondersoek.

3. Die Geneesheer-generaal of 'n mediese offisier wat hy vir die doel aangewys het, bepaal of iemand wie se geneeskundige geskiktheid ingevolge die Wet of hierdie regulasies vasgestel moet word, voldoen aan die peil van geskiktheid wat ooreenkomsdig regulasie 2 van hierdie hoofstuk van toepassing is op die pos wat so iemand beklee of staan te beklee.

Geneeskundige Ondersoek by Inskrywing.

4. Die peil van geneeskundige geskiktheid van iemand wat by die Mag ingeskryf staan te word of wat ingevolge Hoofstuk X van die Wet vir diens opgeroep is, moet voor sy inskrywing of indiensstelling bepaal word ooreenkomsdig regulasie 2 en 3 van hierdie hoofstuk: Met dien verstande dat indien iemand ingevolge artikel 19, 21 of 24 van die Wet in die Mag gedien het en na verstryking van sy diensgeleenheid sonder diensonderbreking ingevolge artikel 19 van die Wet op die diensstaat van die Mag ingeskryf of heringeskryf word, so iemand sonder 'n herondersoek geag word geneeskundig geskik vir sodanige inskrywing of herinskrywing te wees.

Onderwerping van Dienende Lede aan Geneeskundige Ondersoek.

5. (1) Iedere lid moet aan 'n geneeskundige ondersoek onderwerp word ten einde sy geneeskundige geskiktheid vir enige diens of kursus wat in hierdie subregulasie bedoel word, ooreenkomsdig regulasies 2 en 3 van hierdie hoofstuk te bepaal voordat—

- (a) hy uit die geledere as offisier aangestel word;
- (b) hy oorgeplaas word na of ingedeel word by 'n weermagsdeel, korps, vertakkings, klassifikasie, indeling of pos waarop kragtens regulasie 2 van hierdie hoofstuk 'n hoër geskiktheidspeil van toepassing is as die peil wat op die betrokke lid van toepassing is;
- (c) hy toegelaat word om die Republiek te verlaat vir diens van enige aard of vir die bywoning van 'n kursus in die buitenland; en
- (d) hy toegelaat word om in die Republiek 'n kursus by te woon wat die Hoof van die betrokke Weermagsdeel in oorleg met die Geneesheer-generaal as 'n kursus vir die bepaling van geneeskundige geskiktheid aangewys het en wat in die orders van die SA Weermag bekendgemaak is.

(2) Die bepalings van subregulasie (1) van hierdie regulasie is van toepassing op—

- (a) 'n lid van 'n kommando wat ingevolge artikel 44(9) van die Wet toegelaat word om diens of opleiding in die Mag te doen of 'n instruksiekursus van die Mag by te woon;
- (b) 'n lid van die Reserwe wat ingevolge artikel 51(3) van die Wet toegelaat word om vrywilliglik 'n instruksiekursus van die Mag by te woon; en
- (c) 'n ander lid van die Reserwe as 'n lid van die Staandemagreserwe, wat ingevolge Hoofstuk X van die Wet in diens geneem word en kragtens artikel 52 van die Wet geag word 'n lid van die Mag te wees.

(3) Waar 'n lid pligte verrig wat volgens die oordeel van die Geneesheer-generaal vereis dat hy in die belang van die Mag of in sy eie belang periodiek geneeskundig ondersoek word om vas te stel of hy vir die voortsetting van sodanige pligte geskik is, kan die Geneesheer-generaal gelas dat sodanige lid ooreenkomsdig regulasie 3 van hierdie hoofstuk aldus ondersoek word.

(4) Die Geneesheer-generaal of 'n mediese offisier wat hy vir die doel aangewys het, kan te eniger tyd gelas dat die peil van geneeskundige geskiktheid van 'n lid ooreenkomsdig regulasie 3 van hierdie hoofstuk bepaal word indien—

- (a) daar by hom of sodanige offisier twyfel bestaanoor die betrokke lid se geneeskundige geskiktheid vir die pos wat hy beklee;
- (b) sodanige lid se bevelvoerder twyfel of die lid liggaaamlik geskik is om enige plig te verrig wat in die loop van sy diens of opleiding aan hom opgedra mag word; of

Authority for Medical Examination.

3. The Surgeon General or a medical officer designated by him for the purpose shall determine whether any person whose medical fitness is to be established in terms of the Act or these regulations, complies with the standard of fitness which is applicable in terms of regulation 2 of this chapter to the post occupied or about to be occupied by such person.

Medical Examination on Enrolment.

4. The standard of medical fitness of any person who is due to be enrolled in the Force or who has been called out for service in terms of Chapter X of the Act, shall be determined in terms of regulations 2 and 3 of this chapter before his enrolment for or employment on service: Provided that where any person, after the expiry of his period of service in the Force in terms of section 19, 21 or 24 of the Act, is enrolled or re-enrolled on the establishment of the Force in terms of section 19 of the Act without a break in service, he shall be deemed to be medically fit for such enrolment or re-enrolment without a re-examination.

Subjection of Serving Members to Medical Examination.

5. (1) Every member shall be subjected to a medical examination in order to determine his medical fitness in terms of regulations 2 and 3 of this chapter for any service or course referred to in this subregulation before—

- (a) he is appointed to commissioned rank from the ranks;
- (b) he is transferred to or mustered in any Arm of the Force, corps, branch, classification, mustering or post to which a higher standard of fitness applies in terms of regulation 2 than the standard applicable to the member concerned;
- (c) he is permitted to leave the Republic for service of any kind or for the attendance of any course abroad; and
- (d) he is permitted, in the Republic, to attend a course designated by the head of the Arm of the Force concerned, in consultation with the Surgeon General, for the determination of medical fitness, which course has been notified in the Orders of the SA Defence Force.

(2) The provisions of subregulation (1) shall be applicable to—

- (a) a member of a commando who is permitted in terms of section 44(9) of the Act to render service or to undergo training in the Force or to attend a course of instruction of the Force;
- (b) a member of the Reserve who is permitted in terms of section 51(3) of the Act voluntarily to attend a course of instruction of the Force; and
- (c) a member of the Reserve, other than a member of the Permanent Force Reserve, enrolled for service in terms of Chapter X of the Act and deemed to be a member of the Force in terms of section 52 of the Act.

(3) Where a member is performing duties which, in the opinion of the Surgeon General, require that he should in the interest of the Force or in his own interest be medically examined periodically to determine his fitness for the continued performance of such duties, the Surgeon General may direct that such member be so examined in terms of regulation 3 of this chapter.

(4) The Surgeon General or a medical officer designated by him for the purpose, may at any time direct that the standard of medical fitness of a member shall be determined in terms of regulation 3 of this chapter, if—

- (a) he or such officer doubts the medical fitness of the member concerned for the post which he holds;
- (b) the commanding officer of such member is in doubt whether such member is physically fit to perform any duty which he may in the course of his duties or training be required to perform; or

(c) sodanige lid geneeskundige behandeling in 'n hospitaal ondergaan het.

(5) 'n Lid op wie hierdie regulasie van toepassing is, moet hom in opdrag van sy bevelvoerder of die bevelvoerder van 'n militêre hospitaal in ooreenstemming met die voorskrifte van die Geneesheer-generaal aan 'n geneeskundige ondersoek ooreenkomsdig regulasie 3 van hierdie hoofstuk onderwerp.

Bepaling van Geneeskundige Geskiktheid vir Voortgesette Diens.

6. (1) Die Geneesheer-generaal of 'n officier wat hy vir die doel aangewys het, kan vir die toepassing van regulasie 2 van hierdie hoofstuk—

- (a) 'n mediese officier aanwys om aan hom verslag te doen oor die liggamlike geskiktheid en enige geneeskundige besonderhede van iemand wat in regulasie 4 of 5 van hierdie hoofstuk bedoel word;
- (b) in enige geval waar—

- (i) 'n geneeskundige verslag wat ingevolge paragraaf (a) of op 'n ander wyse aan hom voorgelê is, twyfel wek oor die geneeskundige geskiktheid van die daarin vermelde lid of persoon;
- (ii) hy of so 'n officier op redelike gronde vermoed dat 'n lid, 'n lid van die Reserwe of iemand wat ingevolge artikel 63(2A) van die Wet geneeskundig geskik vir indeling by die Mag bevind is maar nog nie daarin begin dien het nie, aan 'n ongeskiktheid van siekte ly, wat aanleiding kan gee tot 'n ingrypende wysiging van sy indeling in enige weermagsdeel, korps, vertakkings, eenheid, klassifikasie, aanstelling of pos of klas aanstelling of pos in die Mag, of wat bedoelde lid of persoon ongeskik kan maak vir diens of opleiding in die Mag of vir blywoning van 'n instruksiekursus;
- (iii) daar twyfel bestaan of die ongeskiktheid of siekte waaraan 'n lid ly, deur militêre diens of opleiding veroorsaak of vererger is of uit en in die loop van sy diens ontstaan het;
- (iv) 'n verslag ingevolge paragraaf (a) gelewer, om mediese redes ontoereikend is,

'n mediese raad, wat uit minstens drie mediese offisiere bestaan, aanstel om aan hom verslag te doen oor die geneeskundige toestand van so 'n lid of persoon, die oorsprong, aard, omvang of moontlike toekomstige ontwikkeling van 'n ongeskiktheid of siekte waaraan so 'n lid of persoon ly, of oor sodanige ander geneeskundige besonderhede wat hy vir die toepassing van regulasie 2 of 3 van hierdie hoofstuk nodig ag.

(2) Die Geneesheer-generaal moet die vorm bepaal waarin 'n verslag wat in subregulasië (1) genoem word, voorgelê moet word en hy of 'n officier wat hy vir die doel aangewys het, kan bepaal waar en wanneer 'n geneeskundige ondersoek ingevolge daardie subregulasië moet plaasvind.

Mediese Ongeskiktheid vir Indiensneming of Indienshouding.

7. (1) Die Geneesheer-generaal moet aan die Hoof van Weermagsadministrasie en die Hoof van die betrokke Weermagsdeel of Afdeling verslag doen in elke geval waar 'n lid mediese ongeskik is vir indiensstelling of indienshouding in sy klassifikasie of indeling.

(2) Die Hoof van Weermagsadministrasie kan met betrekking tot sodanige lid, gelas dat, na gelang van die geval—

- (a) sy diens weens mediese ongeskiktheid beëindig word;
- (b) hy herklassifieer of heringedeel en oorgeplaas word vir diens in 'n klassifikasie of indeling wat met sy peil van geneeskundige geskiktheid bestaanbaar is:

Met dien verstande dat 'n lid wat vrywillig by die Burgermag dien, behalwe in 'n tydperk waarin sodanige lid diens ingevolge Hoofstuk X van die Wet verrig, nie ooreenkomsdig paragraaf (b) herklassifieer of heringedeel word nie, tensy—

- (i) hy volgens die oordeel van die Geneesheer-generaal liggamlik geskik is om die hoofpligte van die betrokke klassifikasie of indeling te verrig.

(c) such member has undergone medical treatment in a hospital.

(5) Any member to whom this regulation applies, shall, on the instructions of his commanding officer or the commanding officer of a military hospital, in accordance with the directions of the Surgeon General, submit himself to a medical examination in terms of regulation 3 of this chapter.

Determination of Medical Fitness for Continued Service.

6. (1) The Surgeon General or an officer designated by him for the purpose may, for the purposes of regulation 2 of this chapter—

- (a) appoint a medical officer to report to him on the physical fitness and any medical particulars of a person referred to in regulation 4 or 5 of this chapter;
- (b) in any case where—
 - (i) a medical report submitted to him in terms of paragraph (a) or in any other manner, creates doubt as to the medical fitness of the member or person referred to therein;
 - (ii) he or such officer on reasonable grounds suspects that a member, a member of the Reserve or a person who has been found medically fit in terms of section 63(2A) of the Act for allotment to the Force but who has not yet commenced with his service therein, suffers from a disability or ailment which may result in a drastic change to his allotment in any Arm of the Force, corps, branch, unit, classification, appointment or post or class of appointment or post in the Force or which may render the said member or person unfit for service or training in the Force or for attendance at a course of instruction;
 - (iii) doubt exists whether the disability or ailment from which a member suffers, was caused or aggravated by military service or training or arose out of and in the course of his service;
 - (iv) a report rendered in terms of paragraph (a) is inadequate for medical purposes,

appoint a medical board consisting of at least 3 medical officers to report to him on the medical condition of such a member or person, the origin, nature, extent or possible future development of a disability or ailment from which such member or person is suffering or on such other medical particulars which he may, for the purposes of regulation 2 or 3 of this chapter, deem necessary.

(2) The Surgeon General shall determine the form in which a report referred to in subregulation (1) is to be submitted and he or an officer designated by him for the purpose may determine where and when a medical examination in terms of that subregulation shall take place.

Medical Unfitness for Engagement or Continued Service.

7. (1) The Surgeon General shall report to the Chief of Defence Force Administration and the Head of the Arm of the Force or Section concerned in every case where a member is medically unfit for employment or retention in service in his classification or mustering.

(2) The Chief of Defence Force Administration may, with regard to such member, direct that—

- (a) his service be terminated on the grounds of medical unfitness; or
- (b) he be reclassified or remustered and transferred for service in a classification or mustering suited to his standard of medical fitness:

Provided that a member voluntarily serving in the Force shall, except during a period when such member is rendering service in terms of Chapter X of the Act, not be reclassified or remustered in terms of paragraph (b) unless—

- (i) he is, in the opinion of the Surgeon General, physically fit to perform the main functions of the classification or mustering.

- (ii) hy doelmatig in sodanige klassifikasie of indeling gebruik kan word;
- (iii) sy indienshouing in belang van die Mag is; en
- (iv) hy skriftelik ingestem het om aldus herklassifiseer of heringedeel te word.”

Wysigingsblaadjie No. 196.]

No. R. 1254.] [18 Augustus 1967.

WYSIGING VAN DIE KOMMANDOREGULASIES.

Dit het die Waarnemende Staatspresident behaag om kragtens artikel 87(1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), soos gewysig, die Kommando-regulasies afgekondig by Goewermentskennisgowing No. R. 1048 gedateer 15 Julie 1960, soos gewysig, soos volg te wysig:—

HOOFSTUK VII.

Vervang die bestaande opskrif en Hoofstuk VII deur die volgende nuwe opskrif en Hoofstuk VII:—

DIENS IN DIE KOMMANDO'S.

Hoe diens in 'n kommando gelewer kan word.

1. (1) Diens ingevolge artikel 44 van die Wet kan gelewer word in die vorm van diensgeleenthede wat bestaan uit—

- (a) 'n opleidingskamp vir lede wat ingevolge artikel 35 van die Wet dien, wat altesaan—
 - (i) in 'n lid se eerste diensjaar nie sestig dae diens in een of meer ononderbroke tydperke gelewer, te bove gaan nie; en
 - (ii) in 'n ander jaar, behoudens artikel 44(8) van die Wet, nie negentien dae ononderbroke diens te bove gaan nie;
- (b) 'n kursus wat, behoudens die goedkeuring van 'n langer tydperk deur die Hoof van die Leër, nie meer as negentien dae aaneen duur nie;
- (c) 'n bivak wat nie meer as sewe ononderbroke dae duur nie of 'n kadetkamp; of
- (d) 'n ander diensgeleenthed wat, in ooreenstemming met die voorskrifte van die Hoof van die Leër, as tydperk van instruksie, 'n klas, 'n skiet-, taktiese of administratiewe oefening, 'n dril- of ander parade of as wag-, administratiewe of ander diens uitgevoer kan word.

(2) 'n Kamp, kursus of bivak en enige diensgeleenthed wat op een dag begin, oor middernag strek en op 'n ander dag eindig, word as diens gereken vir die getal dae waarop dit sonder onderbreking gelewer is, en enige ander diensgeleenthed geld as onderbroke diens.

(3) Onderbroke diens wat—

- (a) op een dag agt uur duur;
- (b) op elk van twee dae vier uur duur;
- (c) op elk van drie dae drie uur duur;
- (d) op elk van vier dae twee uur duur; of
- (e) op elk van ses dae een en 'n half uur duur,

word geag gelyk te wees aan een dag se diens.

(4) Diens wat ingevolge artikel 38 van die Wet of regulasie 32A van die Kadetkorpsregulasies in verband met die Kadetkorps gelewer word, geld as diens ingevolge hierdie regulasie.

(5) Gedurende sy diens kan 'n lid in sy kommando of in enige opleidingsinrigting of in 'n ander eenheid van die SA Weermag opgelei word in die organisasie, pligte, funksies en prosedure wat in oorlog of vrede van toepassing is ten opsigte van die SA Weermag en die Kadetkorps en in enige rang, aanstelling, klassifikasie of indeling waarin so 'n lid ingevolge Hoofstuk X van die Wet tot diens verpligt kan word, en in—

- (a) stafpligte;
- (b) die lei van operasies en die gee van opleiding;
- (c) taktiese aanwending van militêre personeel, met inbegrip van die verskaffing van lugondersteuning;
- (d) samewerking tussen gewapende magte;
- (e) inligting;
- (f) binnelandse beveiliging;

- (ii) he can be employed effectively in such classification or mustering;

- (iii) his retention is in the interest of the Force; and
- (iv) he has consented, in writing, to such reclassification or remustering.”

Amendment Slip No. 196.]

No. R. 1254.]

[18 August 1967.

AMENDMENT TO THE COMMANDO REGULATIONS.

The Acting State President has been pleased in terms of section 87(1) of the Defence Act, 1957 (Act No. 44 of 1957), as amended, to amend the Commando Regulations promulgated by Government Notice No. R. 1048, dated 15 July 1960, as amended, as follows:—

CHAPTER VII.

Substitute the following new heading and Chapter VII for the existing heading and Chapter VII:—

“ SERVICE IN THE COMMANDOS.

How Service in a Commando may be Rendered.

1. (1) Service in terms of section 44 of the Act may be rendered in the form of periods of service consisting of—

- (a) a training camp for members serving in terms of section 35 of the Act, the duration of which shall, in the aggregate—
 - (i) in the first year of a member's service not exceed 60 days' service rendered in one or more continuous periods; and
 - (ii) in any other year, subject to section 44(8) of the Act, not exceed 19 days' continuous service;
- (b) a course the duration of which shall, subject to approval of a longer period by the Chief of the Army, not exceed 19 continuous days;
- (c) a bivouac the duration of which shall not exceed 7 continuous days or a cadet camp; or
- (d) any other period of service which may, in accordance with the directions of the Chief of the Army, be rendered as a period of instruction, a class, a rifle practice, a tactical or administrative exercise, a drill or other parade or as guard, administrative or other duty.

(2) A camp, course or bivouac and any period of service, which starts on any one day, continues over midnight and ends on another day, shall be reckoned as service for the number of days on which it was rendered without a break and any other period of service shall count as non-continuous service.

(3) Non-continuous service of—

- (a) eight hours duration on 1 day;
- (b) four hours duration on each of 2 days;
- (c) three hours duration on each of 3 days;
- (d) two hours duration on each of 4 days; or
- (e) one and a half hours duration on each of 6 days, shall be deemed to be equivalent to 1 day's service.

(4) Service rendered in connection with the Cadet Corps in terms of section 38 of the Act or regulation 32A of the Regulations for the Cadet Corps, shall be reckoned as service in terms of this regulation.

(5) During his service a member may be trained in his commando or in any training institution or other unit of the SA Defence Force in the organisation, duties, functions and procedure applicable in war or peace, in respect of the SA Defence Force and the Cadet Corps and in any rank, appointment, classification or mustering in which such member may be required to serve in terms of Chapter X of the Act and in—

- (a) staff duties;
- (b) the conduct of operations and of training;
- (c) tactical employment of military personnel including the provision of air support;
- (d) co-operation between armed forces;
- (e) intelligence;
- (f) internal security;

- (g) militêre administrasie, met inbegrip van personeel-administrasie, militêre reg, proviandering en boekhouprosedure;
- (h) tegniese en onderhoudsprosedures;
- (i) instruksiepligte in enige klassifikasie of indeling;
- (j) liggaamlike en ontspanningsopleiding; en
- (k) dié ander vakke wat volgens die oordeel van die Hoof van die Leér nodig mag wees om die betrokke lid te bekwaam vir enige militêre plig waartoe hy verplig kan word.

Diensverpligting ingevolge Artikel 44 van die Wet.

2. (1) Behoudens die bepalings van artikel 44(2) en (3) van die Wet en regulasie 3 van hierdie hoofstuk, doen 'n offisier ses-en-twintig dae en 'n manskap negentien dae diens in elke kalenderjaar en kan sodanige offisier of manskap toegelaat word om enige bykomende diens te doen wat ingevolge bedoelde regulasie 3 goedgekeur is.

(2) Ondanks die ander bepalings van hierdie regulasie kan 'n lid wat ingevolge artikel 35 van die Wet ingeskryf is, in sy eerste diensjaar verplig word om diens te doen in die vorm van een of meer opleidingskampe, bivakke, kursusse of ander diensgeleenthede wat nie altesaam sestig dae diens te bowe gaan nie.

(3) Binne die perke gestel deur subregulasie (1) moet 'n lid in elke kalenderjaar een tydperk van ononderbroke diens doen wat, behoudens regulasie 3 van hierdie hoofstuk, negentien dae nie te bowe gaan nie: Met dien verstande dat—

- (a) 'n lid wat nie ingevolge artikel 35 van die Wet op regulasie 43 van die Kadetkorpsregulasies ingeskryf is nie, geag word aan die bepalings van artikel 44(2) van die Wet te voldoen het indien hy, ooreenkomsdig regulasie 3 van hierdie hoofstuk—
- (i) as 'n offisier van 'n kommando-eskader in enige kalenderjaar minstens nege dae diens in een of meer ononderbroke tydperk gedoen het; of
 - (ii) 'n ander sodanige lid is, en al om die ander kalenderjaar minstens twaalf dae diens, insluitende minstens sewe dae ononderbroke diens, gedoen het;
- (b) 'n offisier wat ingevolge regulasie 43 van die Kadetkorpsregulasies ingeskryf is, nie verplig is om benewens diens in verband met die kadetkorps, enige ander diens ingevolge hierdie regulasie te doen nie, uitgenome diens wat die Hoof van die Leér nodig ag in verband met sy opleiding vir bevordering;
- (c) die Hoof van die Leér, indien hy daarvan oortuig is dat dit as gevolg van die burgerlike werksomstandighede van 'n aansienlike getal lede van 'n kommando, uitgesonderd 'n kommando-eskader, of om 'n ander rede wat hy afdoende ag, onprakties is om bivakke vir daardie kommando te reël, magtiging kan verleen dat in die betrokke kommando afgesien word van ononderbroke diens in die vorm van bivakke en dat onderbroke diens in die plek daarvan gelewer word.

(4) In Januarie van elke jaar doen die bevelvoerder van 'n kommando verslag aan die Hoof van die Leér oor 'n lid wat versuum het om al die diens te doen wat hy in die vorige kalenderjaar kragtens subregulasie (3) moes doen: Met dien verstande dat indien ooreenkomsdig die Algemene Regulasies vrystelling van die bywoning van 'n diensgeleenthed verleen is die verpligting van die betrokke lid om in die betrokke jaar diens te doen, met die duur van sodanige diensgeleenthed verminder.

(5) Die Kommandant-generaal, SAW, of 'n opperoffisier aan wie hy in die algemeen of met betrekking tot die besondere omstandighede wat hy mag bepaal, magtiging daartoe verleen het, kan, indien hy dit in belang van die administrasie, opleiding, militêre seremonie of dissipline van die SA Weermag nodig ag, 'n lid benewens of in die plek van enige diensgeleenthed wat hy ingevolge hierdie regulasie moet bywoon, met sodanige lid se toestemming vir spesiale diens ingevolge artikel 43 van die Wet gebruik vir 'n tydperk van hoogstens vier dae (reis-tyd uitgesluit): Met dien verstande dat die Hoof van die

- (g) military administration including personnel administration, military law, provisioning and accounting procedures;
- (h) technical and maintenance procedures;
- (i) instructional duties in any classification or mustering;
- (j) physical and recreational training; and
- (k) such other subjects as may in the opinion of the Chief of the Army, be necessary to qualify the member concerned for any military duty which he may be required to perform.

Service Liability in terms of Section 44 of the Act.

2. (1) Subject to the provisions of section 44(2) and (3) of the Act and regulation 3 of this chapter, an officer shall be liable to render 26 days service and an other rank 19 days service in every calendar year and such officer and other rank may be permitted to render any additional service approved in terms of the said regulation 3.

(2) Notwithstanding any other provisions of this regulation, a member enrolled in terms of section 35 of the Act may be required to render service in his first year of service in the form of one or more training camps, bivouacs, courses or other periods of service which shall, in the aggregate, not exceed 60 days service.

(3) Within the limits prescribed by subregulation (1), a member shall be liable to render in every calendar year one period of continuous training which shall, subject to the provision of regulation 3 of this chapter, not exceed 19 days: Provided that—

- (a) a member not enrolled in terms of section 35 of the Act or regulation 43 of the Regulations for the Cadet Corps, shall be deemed to have complied with the provisions of section 44(2) of the Act if he, in terms of regulation 3 of this chapter—
- (i) being an officer of a commando squadron, has rendered at least 9 days' service in one or more continuous periods in any calendar year; or
 - (ii) being any other such member, has rendered at least 12 days' service including at least seven days' continuous service in every alternate calendar year;
- (b) an officer enrolled in terms of regulation 43 of the Regulations for the Cadet Corps shall not in addition to service in connection with the Cadet Corps, be liable to render any service under this regulation other than service which the Chief of the Army may deem necessary for his training for promotion;
- (c) the Chief of the Army may, if he is satisfied that, owing to the conditions of the civilian employment of a considerable number of the members of a commando, other than a commando squadron, or on account of any other reason which he deems sufficient, it is impracticable to conduct bivouacs for that commando, authorise that continuous service in the form of bivouacs may be dispensed with in that commando and that non-continuous service may be rendered in lieu thereof.

(4) The commander of a commando shall in January of each year render a report to the Chief of the Army on any member who in the previous calendar year failed to render all the service to which he was liable in terms of subregulation (3): Provided that an exemption in terms of the General Regulations from the rendering of any period of service shall reduce the liability for service of the member concerned in a particular year to the extent of such period of service.

(5) The Commandant General, SADF, or a General Officer whom he has, in general or with regard to such particular circumstances as he may determine, authorised to do so, may, if he deems it in the interest of the administration, training, military ceremony or discipline of the SADF, employ a member in addition to or in lieu of any period of service which he is liable to render in terms of this regulation, with such member's consent, on special duty under section 43 of the Act for a period not exceeding four days

Leer magtiging kan verleen dat 'n konferensie van eenheidsbevelvoerders in belang van administrasie, opleiding of dissipline gehou word en vir hierdie doel goedkeuring kan verleen dat 'n eenheidsbevelvoerder of sy verteenwoordiger vir spesiale diens kragtens hierdie regulasie gebruik word.

Jaarlikse Diensprogram.

3. (1) Die Hoof van die Leer of 'n offisier wat op sy gesag handel, bepaal—

- (a) watter opleiding elke kategorie of soort van lede van 'n kommando ooreenkomsdig regulasie 1(5) van hierdie hoofstuk moet ondergaan en watter diens sodanige kategorie of soort moet doen om hulle toe te rus vir die pligte waartoe hulle kragtens die Wet verplig kan word;
- (b) binne die perke gestel in regulasie 2 van hierdie hoofstuk, die aard en duur van die diensgeleenthede wat 'n lid in enige sodanige kategorie of soort in iedere kalenderjaar moet bywoon;
- (c) welke eksams van 'n lid vereis kan word en die wyse waarop sodanige eksams afgeneem moet word om die bevoegdheid en bekwaamheid van die betrokke lid met juistheid te bepaal;
- (d) waar en op watter wyse opleiding ondergaan en diens gedoen moet word;
- (e) watter opleidingskampe en kursusse en in die geval van kommando-eskaders, watter bivakke jaarliks gehou moet word en die datum en duur van sodanige opleidingskampe, kursusse en bivakke; en
- (f) watter bykomende diens 'n lid met die oog op opleiding en ervaring toegelaat kan word om te doen.

(2) Die bevelvoerder van 'n kommando, uitgesonderd 'n kommando-eskader, lê, onderworpe aan die voorskrifte van die Hoof van die Leer, voor die laaste dag van Oktober van iedere jaar 'n diensprogram vir sy kommando vir die daaropvolgende jaar aan die bevelvoerder van die betrokke kommandement vir goedkeuring of wysiging voor.

(3) 'n Diensprogram in subregulasie (2) bedoel, moet—

- (a) die datum, aard, duur en plek van iedere diensgeleenthed gedurende dié betrokke jaar vermeld; en
- (b) met inagneming van die opleidingskampe en kursusse wat lede van die betrokke kommando in opdrag van die Hoof van die Leer moet bywoon, voldoende voorsiening maak vir die ononderbroke en onderbroke diensgeleenthede wat iedere lid van sodanige kommando die geleenthed bied om sy verpligting ingevolge regulasie 2 van hierdie hoofstuk na te kom.

Aanseggings en Aanmelding vir Diens.

4. (1) Die Hoof van die Leer of 'n offisier wat op sy gesag handel, sê lede van die kommando's aan vir die bywoning van opleidingskampe en kursusse en die bevelvoerder van die betrokke kommando sê lede van sy kommando vir bywoning van ander diensgeleenthede aan.

(2) Aanseggings ingevolge hierdie regulasie geskied skriftelik per geregistreerde brief wat die betrokke lid minstens dertig dae voor die aanvangsdatum van die eerste diensgeleenthed waarop sodanige aanseggings betrekking het, moet bereik.

(3) 'n Aanseggingsbrief in subregulasie (2) bedoel, moet die datum, aanvangsystyd, plek, duur en aard van elke diensgeleenthed wat daarin vermeld word, aangee.

(4) Indien die datum, plek of duur van 'n diensgeleenthed waarvoor 'n lid aangesê is, verander word, moet hy per geregistreerde brief wat hom minstens dertig dae voor die betrokke datum bereik, van sodanige verandering in kennis gestel word.

(5) Tensy die Hoof van die Leer of 'n offisier wat op sy gesag handel, anders gelas, moet 'n lid wat ingevolge hierdie regulasies 'n opleidingskamp, kursus of bivak moet bywoon, hom op die dag voor die aanvangsdatum daarvan aanmeld by die opleidingsinrigting of op die plek waar sodanige kamp, kursus of bivak gehou sal word.

(excluding travelling time): Provided that the Chief of the Army may authorise a conference of unit commanders to be held in the interests of administration, training or discipline, and may for this purpose approve the employment of any unit commander or his representative on special duty in terms of this regulation.

Annual Service Programme.

3. (1) The Chief of the Army, or an officer acting under his authority, shall determine—

- (a) which training each category or kind of members of a commando shall, in terms of regulation 1(5) of this chapter, be required to undergo and what service such category or kind shall be required to render to equip them for the duties which in terms of the Act, they may be required to perform;
- (b) within the limits prescribed in regulation 2 of this chapter, the nature and duration of the periods of service which a member of any such category or kind shall attend in each calendar year;
- (c) which examinations any member shall be required to undergo and the manner in which such examinations shall be conducted to furnish an accurate assessment of the competence and ability of the member concerned;
- (d) where and in what manner training shall be undergone and service shall be rendered;
- (e) which training camps and courses and, in the case of commando squadrons, which bivouacs, shall be conducted annually and the date and duration of such training camps, courses and bivouacs; and
- (f) what additional service a member may be permitted to render with a view to training and experience.

(2) The commander of every commando, other than a commando squadron, shall, subject to the directions of the Chief of the Army, before the last day of October in each year submit a service programme for his commando for the following year to the Officer Commanding the Command concerned for approval or amendment.

(3) The service programme referred to in subregulation (2) shall—

- (a) reflect the date, nature, duration and place of every period of service during the year concerned; and
- (b) with due regard to the training camps and courses which members of the commando concerned are required to attend on the instructions of the Chief of the Army, provide adequately for such continuous and non-continuous periods of service as will enable every member of such commando to comply with his liability in terms of regulation 2 of this chapter.

Notification and Reporting for Service.

4. (1) The Chief of the Army or any officer acting under his authority shall notify members of the commandos to attend training camps and courses and the commander of the commando concerned shall notify members of his commando to attend other periods of service.

(2) Notification in terms of this regulation shall be by registered letter which shall reach the member concerned at least thirty days before the date of commencement of the first period of service to which such notification refers.

(3) A letter of notification referred to in subregulation (2) shall specify the date, time of commencement, venue, duration and nature of every period of service referred to therein.

(4) If the date, venue or duration of a period of service of which a member has been notified, is changed, such member shall be notified of such change by registered letter which shall reach him at least thirty days before the date concerned.

(5) Unless the Chief of the Army or an officer acting under his authority otherwise directs, every member who is liable in terms of these regulations to attend a training camp, course or bivouac, shall report at the training centre or place where such camp, course or bivouac is to be conducted on the day prior to the commencement date thereof.

Opleiding op Sondae en Openbare Vakansiedae.

5. Met uitsondering van kerk- of herdenkingsparades, vind geen opleiding van watter aard ook al en geen georganiseerde sportbyeenkoms op 'n Sondag of op Kersdag, Geloftedag, Goeie Vrydag of Hemelvaartdag plaas nie en word geen opleiding waartoe 'n lid kragtens die Wet verplig kan word, in vredestyd op 'n ander openbare vakansiedag uitgevoer nie.

Afwasigheidsverlof Gedurende Ononderbroke Diens.

6. Afwasigheidsverlof kan gedurende 'n kamp of kursus deur die Hoof van die Leer of 'n offisier wat op sy gesag handel aan 'n lid toegestaan word op die voorwaardes wat *mutatis mutandis* in regulasies 1, 3, 4, 5bis, 7, 9, 11, 12, 13 en 15 van Hoofstuk VI van die Burgermagreguldasies bepaal word: Met dien verstande dat 'n aansoek wat ingevolge sodanige bepalings om uitstel of vrystelling gedoen word, aan die Hoof van die Leer gerig moet word vir oorweging ingevolge die Algemene Reguldasies.

HOOFTUK XI.**Reguldasie 1.**

Wysig reguldasie 1 deur die—

- (a) vervanging van die woorde „'n kommando“ waar hulle die eerste keer voorkom, deur die woorde „die kommando's“;
- (b) vervanging van die bestaande paragraaf (a) deur die volgende nuwe paragraaf (a):—
„(a) daar 'n vakature in offisiersrang op die diensstate van die kommando's of die Kadetkorps bestaan;“;
- (c) invoeging na die bestaande paragraaf (i) van die volgende nuwe paragraaf (j):—
„(j) hy, by sy oorweging vir diens by die Kadetkorps, 'n lid is van die personeel van 'n skool of ander opvoedkundige inrigting waar 'n kadetafdeling bestaan.“.

Reguldasie 3.

Skrap die bestaande reguldasie 3 en kantopskrif.

Reguldasie 5.

Wysig reguldasie 5 deur die skrapping van die woorde „of van die Algemene Lys van die Burgermag (Kadetafdeling)“ waar hulle in die kantopskrif en in die reguldasie en van die woorde „of van daardie Lys“ waar hulle in die reguldasie voorkom.

HOOFTUK XII.**Reguldasie 1.**

Vervang subreguldasie (2) deur die volgende subreguldasie:—

- „(2) Behoudens die bepalings van reguldasie 3(2) van hierdie hoofstuk en reguldasie 3(3) van Hoofstuk XIX deur die aanstelling van 'n offisier—
 - (a) in die geval van 'n lid wat ingevolge artikel 35 van die Wet dien, terwyl sodanige lid verplig is om aldus te dien; en
 - (b) in die geval van 'n ander lid, 'n tydperk van ses jaar,
en 'n offisier kan na die verstryking van sy aanstelling vir ses jaar heraangestel word.“.

Reguldasie 7.

Voeg na die bestaande reguldasie 6 die volgende nuwe reguldasie 7 en kantopskrif in:—

„Aanstelling van Dienende Kadetoffisiere in die Kommando's.

7. Iemand wat by die inwerkingtreding van die Wysigingswet op Verdediging, 1967, as offisier van die Kadetkorps gedien het, kan, behoudens reguldasie 43 van die Kadetkorpsreguldasies, as 'n offisier in die kommando's aangestel word vir diens by die Kadetkorps.“.

Training on Sundays and Public Holidays.

5. With the exception of church and remembrance parades, no training of any kind whatsoever and no organised sports meeting shall take place on a Sunday or on Christmas Day, the Day of the Covenant, Good Friday or Ascension Day, and no training which a member may in terms of the Act be liable shall in peace-time be conducted on any other public holiday.

Leave of Absence during Continuous Service.

6. During a camp or course the Chief of the Army or an officer acting under his authority may grant leave of absence to a member under the conditions *mutatis mutandis* provided for in regulations 1, 3, 4, 5bis, 7, 9, 11, 12, 13 and 15 of chapter VI of the Regulations for the Citizen Force: Provided that an application for deferment or exemption made in terms of such provisions shall be directed to the Chief of the Army for consideration in terms of the General Regulations.

CHAPTER XI.**Regulation 1.**

Amend regulation 1—

- (a) by the substitution of the words "the commandos" for the words "any commando" where it appears for the first time;
- (b) by the substitution of the following new paragraph (a) for the existing paragraph (a):—
„(a) there is a vacancy in commissioned rank on the establishment of the commandos or the Cadet Corps;“;
- (c) by the insertion of the following new paragraph (j) after the existing paragraph (i):—
„(j) on his consideration for service with the Cadet Corps, is a member of the staff of a school or other educational institution where a cadet detachment exists.“.

Regulation 3.

Delete the existing regulation 3 and side heading.

Regulation 5.

Amend regulation 5 by the deletion of the words "or the General List of the Citizen Force (Cadet Section)" in the side heading and regulation and the words "or of such list" in the regulation.

CHAPTER XII.**Regulation 1.**

Substitute the following subregulation for subregulation (2):—

- “(2) Subject to regulation 3(2) of this chapter and regulation 3(3) of Chapter XIX, the appointment of an officer shall—

- (a) in the case of a member serving in terms of section 35 of the Act, continue whilst such member is liable so to serve; and
- (b) in the case of any other member, be for a period of six years,

and an officer may after the termination of his appointment be re-appointed for a period of six years.“.

Regulation 7.

Insert the following new regulation 7 and side heading after the existing regulation 6:—

“Appointment of Serving Cadet Officers in the Commandos.

7. Any person serving as an officer in the Cadet Corps at the date of the commencement of the Defence Amendment Act, 1967, may, subject to regulation 43 of the Regulations for the Cadet Corps, be appointed as an officer in the commandos for duty with the Cadet Corps.“.

HOOFSTUK XIII.

Regulasie 3.

Vervang die bestaande regulasie 3 deur die volgende nuwe regulasie:—

„3. 'n Burger wat ingevolge artikel 67 van die Wet aan die kommando's toegewys word, word ooreenkomsdig Hoofstuk XIV van die Algemene Regulasies vir die SA Weermag en die Reserue by 'n kommando ingeskryf en van sy inskrywing verwittig.”.

HOOFSTUK XIV.

Regulasie 1.

Wysig regulasie 1 deur—

(a) in subregulasie (1) na die woord „kommandant”, oral waar dit verskyn, die woorde „of die bevelvoerder van die kadetafdeling waarby hy dien” in te voeg;

(b) in subregulasie (2) die woorde „'n Kommandant” te vervang deur die woorde „Sodanige kommandant of bevelvoerder,” en na die woord „kommandant” waar dit die tweede keer voorkom, die woorde „of bevelvoerder” in te voeg;

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

„(3) Waar 'n adresverandering 'n permanente verhuis uit die werwingsgebied van 'n kommando behels, doen die bevelvoerder van die betrokke kommando verslag aan die betrokke kommandementsbevelvoerder en word daar met sodanige lid gehandel soos die Hoof van die Leër behoudens die Wet en hierdie regulasies gelas.”.

Regulasie 2.

Wysig subregulasie (2) deur—

(a) die vervanging van die woord „offisier” waar dit die eerste keer voorkom deur die woorde „ander offisier as 'n offisier wat ingevolge artikel 35 van die Wet dien”;

(b) die invoeging na die bestaande subregulasie (2), van die volgende nuwe subregulasie (3):—

„(3) Waar 'n offisier wat ingevolge artikel 35 van die Wet dien, uit die werwingsgebied van sy kommando verhuis en hom permanent in 'n ander gebied vestig, kan die Hoof van die Leër hom na goeddunke by 'n ander kommando indeel of botallig bo die sterkte by 'n kommando toevoeg of sy naam ingevolge regulasie 3 op die loslys plaas.”.

Regulasie 2A.

Voeg na die bestaande regulasie 2 die volgende nuwe regulasie 2A en kantopskrif in:—

Aanwysing vir Diens by die Kadetkorps.

2A. (1) Die Hoof van die Leër of iemand wat op sy gesag handel, kan 'n offisier wat 'n lid is van die personeel van 'n skool of opvoedkundige inrigting waarby 'n kadetafdeling ingevolge artikel 56 van die Wet ingestel is, aanwys vir diens by die Kadetkorps en magtiging verleen vir sy indeling vir die doel by sodanige kadetafdeling.

(2) Sodanige indeling onthef die betrokke offisier nie van sy verpligting om dié diens wat in Hoofstuk VII van hierdie regulasies voorgeskryf is, te doen nie.

(3) Sodanige aanwysing en indeling moet gestaak word sodra die betrokke offisier ophou om lid van die personeel van bedoelde skool of inrigting te wees.”.

Regulasie 3.

Wysig regulasie 3—

(a) deur die bestaande subregulasie (1) deur die volgende nuwe subregulasie te vervang:—

„(1) Die Hoof van die Leër hou 'n loslys waarin die naam opgeneem word van—

(a) 'n offisier wat ingevolge artikel 35 van die Wet dien; en

(b) 'n ander offisier wat nog nie ses jaar diens na sy aanstelling of heraanstelling voltooi het nie en nie ingevolge regulasie 7 van hierdie

CHAPTER XIII.

Regulation 3.

Substitute the following new regulation 3 for the existing regulation 3:—

“3. A citizen allotted to the commandos in terms of section 67 of the Act, shall, in terms of Chapter XIV of the General Regulations for the SA Defence Force and the Reserve, be enrolled in a commando and advised of his enrolment.”.

CHAPTER XIV.

Regulation 1.

Amend regulation 1—

(a) by the insertion in subregulation (1) of the words “or the commander of the cadet detachment in which he serves” after the word “commandant” wherever it appears;

(b) by the substitution in subregulation (2) of the words “Such commandant or commander” for the words “A commandant” where it appears for the first time and by the insertion of the words “or commander” after the word “commandant” where it appears for the second time;

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

“(3) Where a change of address involves a permanent move out of the recruiting area of a commando, the commander of the commando concerned shall report to the commander of the command concerned, and such member shall be dealt with as the Chief of the Army may, subject to the Act and these regulations, direct.”.

Regulation 2.

Amend regulation 2—

(a) by the addition in subregulation (2) of the words “other than an officer serving in terms of section 35 of the Act” after the word “officer”;

(b) by the insertion of the following new subregulation (3) after the existing subregulation (2):—

“(3) Where an officer serving in terms of section 35 of the Act moves out of the recruiting area of his commando and settles permanently in any other area, the Chief of the Army may, at his discretion, post him to another commando or attach him to another commando supernumerary to the establishment or include his name in the Unattached List in terms of regulation 3.”.

Regulation 2A.

Insert the following new regulation 2A and side heading after the existing regulation 2:—

Assignment to Service with the Cadet Corps.

2A. (1) The Chief of the Army or a person acting on his authority may assign an officer who is a member of the staff of a school or educational institution where a cadet detachment has been established in terms of section 56 of the Act to service with the Cadet Corps and may authorise his posting for the purpose to such cadet detachment.

(2) Such posting shall not absolve the officer from his liability to render the service prescribed in Chapter VII of these regulations.

(3) Such assignment and posting shall be cancelled as soon as the officer concerned ceases to be a member of the staff of the said school or institution.”.

Regulation 3.

Amend regulation 3—

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

“(1) The Chief of the Army shall maintain an Unattached List in which shall be included the name of—

(a) any officer serving in terms of section 35 of the Act; and

(b) any other officer who has not yet completed six years service after his appointment or re-appointment and is not subject to posting in terms of regulation 7 of this chapter.

en wat, weens sy verhuis, sy indeling vir diens by die Kadetkorps of om 'n ander rede wat die Hoof van die Leër voldoende ag, nie by 'n kommando ingedeel of toegevoeg is nie.";

(b) deur die bestaande subregulasie (2) te skrap;

(c) deur die bestaande subregulasie (3) deur die volgende nuwe subregulasie te vervang:—

„(3) Die naam van 'n offisier word uit die loslys verwijder—

- (a) by sy indeling of toevoeging vir diens by 'n kommando;
- (b) in die geval van 'n offisier wat in subregulasie (1) (b) genoem word, na die verstryking van die termyn van sy aanstelling of heraanstelling; en
- (c) na die beëindiging van sy diens om enige rede.”;

(d) deur die bestaande subregulasie (5) deur die volgende nuwe subregulasie te vervang:—

„(5) Die opname van die naam van 'n offisier in die loslys onthef sodanige offisier nie van sy verpligting om ingevolge Hoofstuk VII van hierdie regulasies diens te doen of om sy uniform in stand te hou nie en vir die toepassing van hierdie subregulasie word die kommandementsbevelvoerder in wie se gebied hy woon, geag sy bevelvoerder te wees.”;

(e) deur die bestaande subregulasie (7) te skrap.

Regulasie 4.

Wysig regulasie 4 deur—

(a) die vervanging van die bestaande subregulasie (1) deur die volgende nuwe subregulasie:—

„(1) 'n Manskap wat ingevolge artikel 35 van die Wet dien en voor die verstryking van die dienstermyne kragtens bedoelde artikel bepaal, uit die werwingsgebied van sy kommando verhuis, moet deur die Hoof van die Leër hetsy teen 'n vakature of botallig by 'n ander kommando ingedeel word.”;

(b) die skrapping in subregulasie (2) van die woorde „soos in subregulasie (1) bepaal.”;

(c) die vervanging in subregulasie (3) van die woorde „van” waar dit vir die eerste keer verskyn deur die woorde „of”.

HOOFSTUK XV.

Regulasie 3.

Wysig paragraaf (a) deur na die woorde „kommando” die woorde „of kadetafdeling” in te voeg.

Regulasie 4.

Wysig paragraaf (a) deur na die woorde „kommando” die woorde „of kadetafdeling” in te voeg.

Regulasie 5.

Wysig subregulasie (4) deur die woorde „betrokke bevorderingsinstansie” deur die woorde „Hoof van die Leër” te vervang.

Regulasie 7.

Voeg na die bestaande regulasie 6 die volgende nuwe regulasie 7 en kantopskrif in:—

„Weiering van Aanstelling of Bevordering.

7. Die voorgeskrewe offisier vir die toepassing van artikel 146B van die Wet is die Hoof van die Leër”.

HOOFSTUK XVI.

Regulasie 6.

Wysig subregulasie (1) deur die eerste voorbehoudsbepaling en die woorde „voorts” in die tweede voorbehoudsbepaling daarvan te skrap.

HOOFSTUK XVII.

Regulasie 1.

Wysig subregulasie (1) deur—

(a) in paragraaf (a) na die woorde „kursus” 'n komma en die woorde „kadetkamp” in te voeg;

and who has not been posted or attached to a commando by reason of his change of residence, his posting for duty to a Cadet Corps or for any other reason which the Chief of the Army deems sufficient.”;

(b) by the deletion of the existing subregulation (2);

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

“(3) The name of an officer shall be removed from the Unattached List—

(a) on his being posted or attached to a commando for duty;

(b) in the case of an officer referred to in subregulation (1) (b), on the expiry of his term of appointment or re-appointment; and

(c) on the termination of his service for whatever reason.”;

(d) by the substitution of the following new subregulation (5) for the existing subregulation (5):—

“(5) The inclusion of the name of an officer in the unattached List shall not absolve him from liability to render service in terms of Chapter VII of these regulations or to maintain his uniform and in the application of this subregulation the officer commanding command in whose territory he resides shall be deemed to be his commanding officer.”; and

(e) by the deletion of the existing subregulation (7).

Regulation 4.

Amend regulation 4—

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

“(1) An other rank serving in terms of section 35 of the Act, who permanently moves out of the recruiting area of his commando before the expiry of the term of service determined in terms of the said section, shall be posted by the Chief of the Army, either against a vacancy or supernumerary to the establishment of any other commando.”;

(b) by the deletion in subregulation (2) of the words “as determined in subregulation (1)”;

(c) by the substitution in the Afrikaans text of subregulation (3) of the word “of” for the word “van” where it appears for the first time.

CHAPTER XV

Regulation 3.

Amend paragraph (a) by the insertion of the words “or cadet detachment” after the word “commando”.

Regulation 4.

Amend paragraph (a) by the insertion of the words “or cadet detachment” after the word “commando”.

Regulation 5.

Amend subregulation (4) by the substitution of the words “Chief of the Army” for the words “promoting authority”.

Regulation 7.

Insert the following new regulation 7 and side heading after the existing regulation 6:—

“Refusal of Appointment or Promotion.

7. The prescribed officer for the purpose of section 146B of the Act shall be the Chief of the Army.”.

CHAPTER XVI.

Regulation 6.

Amend subregulation (1) by the deletion of the first proviso thereto and by the deletion of the word “further” in the second proviso thereto.

CHAPTER XVII.

Regulation 1.

Amend subregulation (1)—

(a) by the insertion in paragraph (a) of a comma and the words “cadet camp” after the word “course”;

- (b) die vervanging van paragraaf (c) deur die volgende nuwe paragraaf:—
 „(c) 'n lid enige bykomende diens doen wat in regulasie 2(1) van Hoofstuk VII bedoel word en die vorm aanneem van 'n opleidingskamp of kursus;”;
- (c) in paragraaf (d) die syfer „17” deur die syfers „2(5)” te vervang.

HOOFSTUK XVIII.

Regulasies 1 en 2.

Vervang die bestaande regulasies 1 en 2 en kantopskrifte deur die volgende nuwe regulasies 1 en 2 en kantopskrifte:—

„Koste van Ondersoek.

1. 'n Geneeskundige onderzoek kragtens hierdie hoofstuk geskied op Staatskoste.

Bepalings van Geneeskundige Geskiktheid.

2. (a) Die Geneesheer-generaal stel van tyd tot tyd in oorleg met die Hoof van die betrokke Weermagsdeel of die betrokke Afdelingshoof, die peil van liggaaamlike en verstandelike geskiktheid vas wat nodig is vir die doeltreffende verrigting van diens in enige weermagsdeel, korps, vertakking, eenheid, klassifikasie, werksindeling, aanstelling of pos of klas aanstelling of pos in die SA Weermag of vir die bywoning van enige kursus wat in regulasie 2A van hierdie hoofstuk bedoel word.

(b) Die Geneesheer-generaal of 'n mediese offisier wat hy vir die doel aangewys het, bepaal of iemand wie se geneeskundige geskiktheid ingevolge die Wet of hierdie regulasies vasgestel moet word, voldoen aan die geskiktheidspeil wat ooreenkomsdig subregulasié (1) van toepassing is op die pos wat so iemand beklee of staan te beklee.

(c) Die peil van geneeskundige geskiktheid van iemand wat by die kommando's ingeskryf staan te word of wat ingevolge Hoofstuk X van die Wet vir diens opgeroep is, moet voor sy inskrywing of indiensstelling ooreenkomsdig subregulasié (1) en (2) bepaal word: Met dien verstande dat, indien iemand nadat sy dienstermy in die kommando's verstryk het, sonder diensonderbreking op die diensstaat van die kommando's ingeskryf of heringeskryf staan te word, so iemand sonder 'n herondersoek geag word geneeskundig geskik vir sodanige inskrywing of herinskrywing te wees.”.

Regulasies 2A, 2B en 2C.

Voeg die volgende nuwe regulasies 2A, 2B en 2C en kantopskrifte in na regulasie 2:—

„Onderwerping van Dienende Lede aan Geneeskundige Ondersoek.

2A. (1) Iedere lid moet aan 'n geneeskundige onderwerp word ten einde sy geneeskundige geskiktheid vir enige diens of kursus wat in hierdie subregulasié bedoel word, ooreenkomsdig regulasié 2 van hierdie hoofstuk te bepaal voordat—

- (a) hy uit die gelede as offisier aangestel word;
- (b) by oorgeplaas word na of ingedeel word by 'n weermagsdeel, korps, vertakking, klassifikasie, werksindeling of pos waarop kragtens regulasié 2 van hierdie hoofstuk 'n hoër geskiktheidspeil van toepassing is as die peil wat op die betrokke lid van toepassing is;
- (c) hy toegelaat word om die Republiek te verlaat vir diens van enige aard of vir die bywoning van 'n kursus in die buiteland; en
- (d) hy toegelaat word om in die Republiek 'n kursus by te woon wat die Hoof van die betrokke Weermagsdeel in oorleg met die Geneesheer-generaal as 'n kursus vir die bepaling van geneeskundige geskiktheid aangewys het en in die orders van die SA Weermag bekendgemaak is.

- (b) by the substitution of the following new paragraph (c) for the existing paragraph (c):—

“(c) a member renders any additional service referred to in regulation 2(1) of Chapter VII which is in the nature of a training camp or course.”;

- (c) by the substitution in paragraph (d) of the figures “2(5)” for the figure “17”.

CHAPTER XVIII.

Regulations 1 and 2.

Substitute the following new regulations for the existing regulations 1 and 2:—

“Cost of Examination.

1. Any medical examination in terms of this chapter shall be conducted at State expense.

Determination of Medical Fitness.

2. (a) The Surgeon General shall from time to time, in consultation with the Chief of the Arm of the Service or the Head of the Section concerned, determine the standard of physical and mental fitness required for the proper performance of service in any arm of the service, corps, branch, unit, classification, mustering, appointment or post or class of appointment or post in the SA Defence Force or for the attendance of any course referred to in regulation 2A of this chapter.

(b) The Surgeon General or a medical officer designated by him for the purpose, shall determine whether any person whose medical fitness it to be established in terms of the Act or these regulations, complies with the standard of fitness which is applicable in terms of subregulation (1) to the post occupied or about to be occupied by such person.

(c) The standard of medical fitness of any person who is about to be enrolled in the commandos or who has been called out for service in terms of Chapter X of the Act, shall be determined in terms of subregulations (1) and (2) before his enrolment for or employment on service: Provided that where any person, after the expiry of his period of service in the commandos is enrolled or re-enrolled on the establishment of the commandos without a break in service he shall be deemed to be medically fit for such enrolment or re-enrolment without a re-examination.”.

Regulations 2A, 2B and 2C.

Insert the following new regulations 2A, 2B and 2C and side headings after regulation 2:—

“Subjection to Medical Examination of Serving Members.

2A. (1) Every member shall be subjected to a medical examination in order to determine his medical fitness in terms of regulation 2 of this chapter for any service or course referred to in this subregulation before—

- (a) he is appointed to commissioned rank from the ranks;
- (b) he is transferred to or mustered in any Arm of the service, corps, branch, classification, mustering or post to which a higher standard of fitness applies in terms of regulation 2 than the standard applicable to the member concerned;
- (c) he is permitted to leave the Republic for service of any kind or for the attendance of any course abroad; and
- (d) he is permitted, in the Republic, to attend a course designated by the Chief of the Arm of the Service concerned in consultation with the Surgeon General for the determination of medical fitness, which course has been notified in the Orders of the SA Defence Force.

(2) Die bepalings van subregulasie (1) is van toepassing op—

- (a) 'n lid van die Reserwe wat ingevolge artikel 51(3) van die Wet toegelaat word om vrywillig 'n instruksiekursus by te woon; en
- (b) 'n ander lid van die Reserwe as 'n lid van die Staandemagreserwe wat ingevolge Hoofstuk X van die Wet in diens geneem word en kragtens artikel 52 van die Wet geag word 'n lid van die kommando's te wees.

(3) Waar 'n lid pligte verrig wat, volgens die oordeel van die Geneesheer-generaal, vereis dat hy in die belang van die Suid-Afrikaanse Weermag of in sy eie belang periodiek geneeskundig ondersoek word om vas te stel of hy vir die voortsetting van sodanige pligte geskik is, kan die Geneesheer-generaal gelas dat sodanige lid ooreenkomsdig regulasie 2 van hierdie hoofstuk aldus ondersoek word.

(4) Die Geneesheer-generaal of 'n mediese offisier wat hy vir die doel aangewys het, kan te eniger tyd gelas dat die peil van geneeskundige geskiktheid van 'n lid ooreenkomsdig regulasie 2 van hierdie hoofstuk bepaal word indien—

- (a) daar by hom of sodanige offisier twyfel bestaan oor die betrokke lid se geneeskundige geskiktheid vir die pos wat hy beklee;
- (b) sodanige lid se bevelvoerder twyfel of die lid liggaamlik geskik is om enige plig te verrig wat in die loop van sy diens of opleiding aan hom opgedra mag word; of
- (c) sodanige lid geneeskundige behandeling in 'n hospitaal ondergaan het.

(5) 'n Lid op wie hierdie regulasie van toepassing is, moet hom in opdrag van sy bevelvoerder of die bevelvoerder van 'n militêre hospitaal in ooreenstemming met die voorskrifte van die Geneesheer-generaal aan 'n geneeskundige ondersoek ooreenkomsdig regulasie 2 van hierdie hoofstuk onderwerp.

Bepalings van Geneeskundige Geskiktheid vir Voortgesette Diens.

2B. (1) Die Geneesheer-generaal of 'n offisier wat hy vir die doel aangewys het, kan vir die toepassing van regulasie 2 van hierdie hoofstuk—

- (a) 'n mediese offisier aanwys om aan hom verslag te doen oor die liggaamlike geskiktheid en enige geneeskundige besonderhede van iemand wat in regulasie 2 of 2A van hierdie hoofstuk bedoel word;

(b) in enige geval waar—

- (i) 'n geneeskundige verslag, wat ingevolge paragraaf (a) of op 'n ander wyse aan hom voorgelê is, by hom twyfel wek oor die geneeskundige geskiktheid van die daarinvermelde lid of persoon;
- (ii) hy of so 'n offisier op redelike gronde vermoed dat 'n lid, 'n lid van die Reserwe of iemand wat ingevolge artikel 63(2A) van die Wet geneeskundig geskik vir toewysing aan die kommando's bevind is maar nog nie daarin begin dien nie, aan 'n ongeskiktheid of siekte ly wat aanleiding kan gee tot 'n ingrypende wysiging van sy indeling by of bedoelde lid of persoon ongeskik kan maak vir diens of opleiding in die kommando's of vir bywoning van 'n instruksiekursus;
- (iii) daar twyfel bestaan of die ongeskiktheid of siekte waaraan 'n lid ly, deur militêre diens of opleiding veroorsaak of vererger is of uit en in die loop van sy diens ontstaan het;
- (iv) 'n verslag ingevolge paragraaf (a) gelewer, om mediese redes ontoereikend is,

'n mediese raad, wat uit minstens drie mediese offisiere bestaan, aanstel om aan hom verslag te doen oor die geneeskundige toestand van so 'n lid of persoon, die oorsprong, aard, omvang of moontlike toekomstige ontwikkeling van 'n ongeskiktheid of siekte

(2) The provisions of subregulation (1) shall be applicable to—

- (a) a member of the Reserve permitted in terms of section 51(3) of the Act voluntarily to attend a course of instruction; and
- (b) a member of the Reserve other than a member of the Permanent Force Reserve enrolled for service in terms of Chapter X of the Act and deemed to be a member of the commandos in terms of section 52 of the Act.

(3) Where a member is performing any duties which, in the opinion of the Surgeon General, require that he should, in the interest of the South African Defence Force or in his own interest be periodically medically examined to determine his fitness for the continued performance of such duties, the Surgeon General may direct that such member be so examined in terms of regulation 2 of this chapter.

(4) The Surgeon General or an officer designated by him for the purpose, may at any time direct that the standard of medical fitness of a member shall be determined in terms of regulation 2 of this chapter if—

- (a) he or such officer doubts the medical fitness of the member concerned for the post he holds;
- (b) the commanding officer of such member is, in doubt whether such member is physically fit to perform any duty which he may in the course of his service or training be ordered to perform; or
- (c) such member has undergone medical treatment in a hospital.

(5) Any member to whom this regulation applies, shall, on the instructions of his commanding officer or the commanding officer of a military hospital, in accordance with the directions of the Surgeon General, submit himself to a medical examination in terms of regulation 2 of this chapter.

Determination of Medical Fitness for Continued Service.

2B. (1) The Surgeon General or an officer designated by him for the purpose may, for the purposes of regulation 2 of this chapter—

- (a) appoint a medical officer to report to him on the physical fitness and any medical particulars of a person referred to in regulation 2 or 2A of this chapter;
- (b) in any case where—
 - (i) a medical report submitted to him in terms of paragraph (a) or by any other means, creates doubt as to the medical fitness of the member or person referred to therein;
 - (ii) he or such officer suspects on reasonable grounds that a member, a member of the Reserve or a person who has been found medically fit in terms of section 63(2A) of the Act for allotment to the commandos but who has not yet commenced his service therein, suffers from a disability or sickness which may result in a drastic change of his allotment to, or which may render the said member or person unfit for service or training in the commandos or for the attendance of any course of instruction;
 - (iii) doubt exists whether the disability or sickness from which a member suffers, has been caused or aggravated by military service or training or has arisen out of and in the course of his service;
 - (iv) a report, rendered in terms of paragraph (a) is, for medical purposes, inadequate,

appoint a medical board, consisting of at least three medical officers to report to him on the medical condition of such a member or person, the origin, nature, extent or possible future development of a disability or sickness from which such a member or person is

waaraan so 'n lid of persoon ly, of oor sodanige ander geneeskundige besonderhede as wat hy vir die toe-passing van regulasie 2 van hierdie hoofstuk nodig ag.

(2) Die Geneesheer-generaal moet die vorm bepaal waarin 'n verslag wat in subregulasie (1) genoem word, voorgele moet word, en hy of 'n offisier wat hy vir die doel aangewys het, kan bepaal waar en wanneer 'n geneeskundige ondersoek ingevolge daar-de subregulasie moet plaasvind.

Mediese Ongeskiktheid vir Voortgesette Diens.

2C. (1) Die Geneesheer-generaal moet aan die Hoof van die Leër verslag doen in elke geval waar 'n lid medies ongeskik is vir indiensstelling of indiens-houding in sy klassifikasie of indeling.

(2) Die Hoof van die Leër kan met betrekking tot sodanige lid gelas dat, na gelang van die geval—

- (a) sy diens weens mediese ongeskiktheid beëindig word;
- (b) hy herklassifiseer of heringedeel en oorgeplaas word vir diens in 'n klassifikasie of indeling wat met sy peil van geneeskundige geskiktheid bestaanbaar is:

Met dien verstande dat 'n lid wat vrywillig by die kommando's dien, behalwe in 'n tydperk waarin soda-nige lid diens ingevolge Hoofstuk X van die Wet ver- rig, nie ooreenkomsdig paragraaf (b) herklassifiseer of heringedeel word nie, tensy—

- (i) hy volgens die oordeel van die Geneesheer-generaal liggaamlik geskik is om die hoofpligte van die betrokke klassifikasie of indeling te vervul;
- (ii) hy doelmatig in sodanige klassifikasie of in-deling gebruik kan word;
- (iii) sy indienshouding in belang van die Suid-Afrikaanse Weermag is; en
- (iv) hy skriftelik instem om aldus herklassifiseer of heringedeel te word.

HOOFSTUK XIX.

Regulasie 2.

Wysig regulasie 2 deur—

- (a) die woorde „in die geval van 'n offisier wat ingevolge artikel 36 van die Wet dien,” aan die begin van paragraaf (a) in te voeg;
- (b) vervanging van die bestaande paragraaf (e) deur die volgende nuwe paragraaf:—

„(e) sy dienstydperk ingevolge artikel 35 van die Wet of die tydperk waarvoor hy aangestel of heraangestel of waarmee sy diens verleng is, verstryk het en sy diens nie weer verleng word nie;”;

- (c) in paragraaf (m) die woorde „in die geval van 'n offisier wat ingevolge artikel 36 van die Wet dien” aan die begin daarvan in te voeg en die syfer „3” deur die syfer „2” te vervang;

- (d) na die bestaande paragraaf (p) die woorde „of” en onderstaande nuwe paragraaf (q) in te voeg:—

„(q) hy ooreenkomsdig regulasie 7 van Hoof-stuk XII aangestel is en opgehou het om by 'n kadetafdeling te dien:”;

- (e) die volgende voorbehoudsbepaling by regulasie 2 aan die einde van hierdie regulasie in te voeg:—

„Met dien verstande dat 'n offisier wat ooreenkomsdig artikel 33(2) van die Wet diens in verband met die Kadetkorps doen, ongeag sy rang, toegelaat kan word om te dien totdat hy die ouderdom van vyf-en-sestig jaar bereik het.”.

Regulasie 3.

Voeg na die bestaande subregulasie (2) die volgende nuwe subregulasie (3) in:—

„(3) Indien 'n offisier wat ingevolge artikel 35 van die Wet dien, ingevolge hierdie regulasie sy aanstelling neerlê of daar van sy dienste as offisier afgesien word, dien hy tot die verstryking van sy verpligting om ingevolge bedoelde artikel 35 te dien, as manskap voort.”.

suffering or on such other medical particulars which he may for the purpose of regulation 2 of this chapter deem necessary.

(2) The Surgeon General shall determine the form in which a report referred to in subregulation (1) is to be submitted and he, or an officer designated by him for the purpose, may determine where and when a medical examination in terms of that subregulation shall take place.

Medical Unfitness for continued Service.

2C. (1) The Surgeon General shall report to the Chief of the Army in every case where a member is medically unfit for employment or retention in service in his classification or mustering.

(2) The Chief of the Army may, with regard to such member, direct, as the case may be, that—

- (a) his services be terminated on the grounds of medical unfitness;
- (b) he be reclassified or remustered and transferred for service in a classification or posting suitable to his standard of medical fitness:

Provided that a member voluntarily serving with the commandos shall, except during a period when such member is rendering service in terms of Chapter X of the Act, not be reclassified or remustered in terms of paragraph (b), unless—

- (i) he is, in the opinion of the Surgeon General, physically fit to perform the main functions of the classification or posting;
- (ii) he can be effectively employed in such classifi-cation or mustering;
- (iii) his retention is in the interest of the South African Defence Force; and
- (iv) he has consented in writing to such reclassifi-cation or remustering.

CHAPTER XIX.

Regulation 2.

Amend regulation 2—

(a) by the insertion at the beginning of paragraph (a) of the words “in the case of an officer serving in terms of section 36 of the Act;”;

(b) by the substitution of the following new paragraph (e) for the existing paragraph (e):—

“(e) his period of service in terms of section 35 of the Act or the period for which he was appointed or reappointed or for which his service was extended, has expired and his service is not further extended;”;

(c) by the insertion at the beginning of paragraph (m) of the words “in the case of an officer serving in terms of section 36 of the Act,” and by substituting the figure “2” for the figure “3” therein;

(d) by the insertion of the word “or” and the follow-ing new paragraph (q) after the existing paragraph (p):—

“(q) he has been appointed in terms of regula-tion 7 of Chapter XII and has ceased service in a cadet detachment:”;

(e) by the insertion of the following proviso to regula-tion 2 at the end of this regulation:—

“Provided that an officer rendering service in connection with the Cadet Corps in terms of section 33(2) of the Act, may, irrespective of his rank, be permitted to serve until he has attained the age of sixty-five years.”.

Regulation 3.

Insert the following new subregulation (3) after the existing subregulation (2):—

“(3) If, in terms of this regulation an officer serving in terms of section 35 of the Act relinquishes his appointment or his services as an officer are dispensed with, he shall serve as an other rank until the expiry of his liability to serve in terms of the said section 35.”.

Regulasie 4.

Skrap die bestaande paragrawe (a) en (g).

Regulasie 5.

Wysig regulasie 5 deur—

- (a) in paragraaf (a) na die woord „vyf-en-dertig” die woorde „of vyf-en-sestig” in te voeg;
- (b) na paragraaf (h) die punt aan die einde daarvan deur ’n kommapunt te vervang en die woord „of” daarna in te voeg;
- (c) die invoeging na die bestaande paragraaf (h) van die volgende nuwe paragraaf (i):—
„(i) by die herindeling, reorganisasie of ontbinding van ’n kommando oortollig raak;”;
- (d) die volgende woorde aan die einde van die voorbehoudbepaling in te voeg:—
„of indien hy op 1 Julie 1967 hom nog nie laat insweer het nie.”.

Regulasie 7.

Vervang die bestaande regulasie 7 en kantopskrif deur die volgende nuwe regulasie 7 en kantopskrif:—

„Kommandoreserwe.

7. (1) ’n Lid wat in die kommando’s gedien het en geneeskundig geskik is, kan ooreenkomsdig artikel 48A van die Wet met ingang van die dag na die dag waarop sy diens in die kommando’s beëindig word na die Kommandoreserwe oorgeplaas word, en dien daarin tot die laaste dag van Desember in sy vyf-en-sestigste jaar.

(2) Elke lid van die Kommandoreserwe moet hom jaarliks in die maand Junie skriftelik by die Hoof van Weermagsadministrasie aanmeld en moet die Hoof van Weermagsadministrasie van enige verandering in sy permanente adres in kennis stel binne veertien dae nadat so ’n verandering plaasgevind het.

(3) ’n Lid wat as offisier in die kommando’s dien en sy kommissie bedank, kan—

- (a) indien hy bedank terwyl hy aldus dien, as ’n manskap na die Kommandoreserwe oorgeplaas word sodra sodanige bedanking ingevolge artikel 83 van die Wet van krag word; of
- (b) indien hy aldus bedank terwyl hy lid van bedoelde reserwe is, verplig word om sy diens-tydperk daarin as manskap te voltooi.”.

HOOFSTUK XXI.**Regulasie 3.**

Wysig regulasie 3 deur na die woord „of” die woord „sy” in te voeg.

Wysigingsblaadjie No. 12.]

No. R. 1255.]

[18 Augustus 1967.

WYSIGING VAN DIE KADETKORPS-REGULASIES.

Dit het die Waarnemende Staatspresident behaag om kragtens artikel 87(1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), soos gewysig, die Kadetkorpsregulasies aangekondig by Goewermentskennisgewing No. 1754 gedateer 21 November 1958, soos gewysig, soos volg te wysig:

Regulasie 1.

Wysig regulasie 1 deur—

- (a) paragraaf (ii), (v) en (vii) van die bestaande subregulasie (1) te skrap;
- (b) die vervanging van paragraaf (vii) van die bestaande subregulasie (1) deur die volgende nuwe paragraaf (viii):—
„(viii) ‘loslys’ die loslys van die kommando’s vermeld in regulasie 3 van Hoofstuk XIV van die Kommandoregulasies; (xi).”.

Regulation 4.

Delete the existing paragraphs (a) and (g).

Regulation 5.

Amend regulation 5—

- (a) by the insertion in paragraph (a) of the words “or sixty-five” after the word “thirty-five”;
- (b) by the substitution after paragraph (h) of a semicolon for the full stop at the end thereof and the insertion thereafter of the word “or”;
- (c) by the insertion of the following new paragraph (i) after the existing paragraph (h):—
“(i) upon regrouping, reorganisation or disestablishment of a commando, becomes redundant.”;
- (d) by the insertion of the words “or if he has not been attested on 1 July, 1967.” at the end of the proviso thereto.

Regulation 7.

Substitute the following new regulation 7 and side heading for the existing regulation 7 and side heading:—

“Commando Reserve.

7. (1) Any member who has served in the commandos and is medically fit, may be posted to the Commando Reserve in terms of section 48A of the Act with effect from the day following upon the day on which his service in the commandos is terminated, and shall serve therein until the last day of December in his sixty-fifth year.

(2) Every member of the Commando Reserve shall during June of every year report in writing to the Chief of Defence Force Administration and shall notify the Chief of Defence Force Administration of every change in his permanent address within 14 days after such change.

(3) Any member serving as an officer in the commandos may, on resignation of his commission—

- (a) if he resigns whilst he is so serving, be transferred to the Commando Reserve as an other rank when such resignation takes effect in terms of section 83 of the Act; or
- (b) if he so resigns whilst he is a member of the said Reserve, be liable to complete his period of service therein as an other rank.”.

CHAPTER XXI.**Regulation 3.**

Amend regulation 3 by the insertion of the word “his” after the word “or”.

Amendment Slip No. 12.]

No. R. 1255.]

[18 August 1967

AMENDMENTS TO THE CADET CORPS REGULATIONS.

The Acting State President has been pleased in terms of section 87(1) of the Defence Act, 1957 (Act No. 44 of 1957), as amended, to amend the Cadet Corps Regulations promulgated by Government Notice No. 1754, dated 21 November 1958, as amended, as follows:—

Regulation 1.

Amend regulation 1—

- (a) by the deletion of paragraphs (ii), (v) and (vii) of the existing subregulation (1);
- (b) by the substitution in subregulation (1) of the following new paragraph (xi) for the existing paragraph (xi):—

“(xi) ‘Unattached List’ the Unattached List of the commandos referred to in regulation 3 of Chapter XIV of the Commando Regulations (viii).”;

(c) die vervanging van die bestaande subregulasie (2) deur die volgende nuwe subregulasie (2):—

„(2) Die ooreenstemmende range in die Leér, Lugmag en Vloot is in voorrangorde—

<i>Leér.</i>	<i>Lugmag.</i>	<i>Vloot.</i>
<i>a) Offisiere—</i>		
Kommandant. Majoor.	Kommandant. Majoor.	Kommandeur. Luitenant-kommendeur.
Kaptein. Veldkornet. Assistent-veldkornet.	Kaptein. Luitenant. Tweedeluitenant.	Luitenant. Onderluitenant. Vaandrig.
<i>b) Manskappe—</i>		
Adjutant-offisier klas I. Adjutant-offisier klas II. Stafserant. Sersant. Korporaal. Onderkorporaal.	Adjutant-offisier klas I. Adjutant-offisier klas II. Vlugserant. Lugserant. Lugkorporaal. Baaslugwerktuig-kundige. Weerman.	Adjutant-offisier klas I. Adjutant-offisier klas II. Eerste Onderoffisier. Onderoffisier. Baasseeman. Bevare Seeman 1. Bevare Seeman 2.”.

(d) die invoeging na die bestaande subregulasie (2) die volgende nuwe subregulasies (2A) en (2B):—

„(2A) Die range in subregulasie (2) bedoel, kan aan lede van die Kadetkorps toegeken word: Met dien verstande dat—

(a) die ooreenstemmende range van korporaal, onderkorporaal en weerman in 'n leer-, lug- of vlootafdeling of onderafdeling, onderskeidelik, soos volg bekend staan—

<i>Leerafdeling.</i>	<i>Lugafdeling.</i>	<i>Vlootafdeling.</i>
Korporaal. Onderkorporaal. Kadet. en	Lugkorporaal. Baaslugkadet. Lugkadet.	Baaslyootkadet. Vlootkadet 1. Vlootkadet 2;

(b) die rang , studentoffisier' aan 'n kadet toegeken kan word, en dié rang geniet in die Kadetkorps voorrang voor die rang , Adjutant-offisier klas I'.

(2B) 'n Verwysing in hierdie regulasies na 'n offisier word uitgelê as 'n verwysing na 'n offisier van die kommando's wat ingevolge regulasie 42 van hierdie regulasies by 'n afdeling of onderafdeling van die Kadetkorps vir diens ingedeel is.'.

Regulasie 2.

Skrap in die bestaande regulasie 2 die woorde „en korpse”.

Regulasie 3.

Vervang die bestaande regulasie 3 deur die volgende nuwe regulasie 3:—

„3. (1) 'n Afdeling kan by sy instelling aangewys word as 'n leer-, lug-, vloot of saamgestelde afdeling.

(2) 'n Saamgestelde afdeling bestaan of uit twee of uit drie onderafdelings en enige sodanige onderafdeling kan aangewys word as 'n leer-, lug-, of vloot-onderafdeling.”.

Regulasie 5.

Vervang die bestaande regulasie 5 en kantopskrif deur die volgende nuwe regulasie 5 en kantopskrif:—

„Offisiere vir die Kadetkorps.

5. Offisiere van die kommando's word beskikbaar gestel vir diens by die Kadetkorps en terwyl hulle aldus dien word hulle op die loslys gevoer.”.

Regulasie 8.

Vervang die bestaande regulasie 8 deur die volgende nuwe regulasie 8:—

„8. (1) Na die stigting van 'n afdeling, of wanneer die bevelspos van 'n afdeling vakant raak, stel die Hoof van die Leér, waar nodig in oorleg met die Hoof van 'n ander betrokke weermagsdeel, 'n geskikte offisier van die kommando's wat in die personeel van die

(c) by the substitution of the following new subregulation (2) for the existing subregulation (2):—

“(2) The corresponding ranks in the Army, Air Force and Navy, in order of precedence, are—

<i>Army.</i>	<i>Air Force.</i>	<i>Navy.</i>
<i>a) Officers—</i>		
Commandant. Major.	Commandant. Major.	Commander. Lieutenant-Commander.
Captain. Field Cornet. Assistant Field Cornet.	Captain. Lieutenant. Second Lieutenant.	Lieutenant. Sub-lieutenant. Ensign.
<i>b) Other ranks—</i>		
Warrant Officer Class I	Warrant Officer Class I	Warrant Officer Class I
Warrant Officer Class II	Warrant Officer Class II	Warrant Officer Class II
Staff Sergeant.	Flight Sergeant.	Chief Petty Officer.
Sergeant.	Air Sergeant.	Petty Officer.
Corporal.	Air Corporal.	Leading Seaman.
Lance Corporal.	Leading Air Mechanic.	Able Seaman 1.
Private.	Air Mechanic.	Able Seaman 2.”;

(d) by the insertion of the following new subregulations (2A) and (2B) after the existing subregulation (2):—

“(2A) The ranks referred to in subregulation (2) may be conferred on members of the Cadet Corps: Provided that—

(a) the corresponding ranks of corporal, lance corporal and private in an Army, Air or Naval detachment or sub-detachment respectively shall be known as follows:—

<i>Army Detachment.</i>	<i>Air Detachment.</i>	<i>Naval Detachment.</i>
Corporal.	Air Corporal.	Leading Naval Cadet.
Lance Corporal.	Leading Air Cadet.	Naval Cadet 1.
Cadet.	Air Cadet.	Naval Cadet 2;

(b) the rank "student officer" may be conferred on a cadet and shall in the Cadet Corps take precedence over the rank "Warrant Officer Class I".

(2B) Any reference in these regulations to an officer shall be construed as a reference to an officer of the commandos who has in terms of regulation 42 of these regulations, been posted to a detachment or sub-detachment of the Cadet Corps for service.”.

Regulation 2.

Delete the words "and corps" in the existing regulation.

Regulation 3.

Substitute the following new regulation 3 for the existing regulation 3:—

“3. (1) A detachment may at its establishment be designated an army, air, naval or composite detachment.

(2) A composite detachment shall consist of either two or three sub-detachments and any such sub-detachment may be designated an army, air or naval sub-detachment.”.

Regulation 5.

Substitute the following new regulation 5 and side heading for the existing regulation 5 and side heading:—

“Officers for the Cadet Corps.

5. Officers of the commandos shall be made available for service with the Cadet Corps and shall be carried on the Unattached List whilst they are so serving.”.

Regulation 8.

Substitute the following new regulation 8 for the existing regulation 8:—

“8. (1) Upon the establishment of a detachment, or upon a vacancy occurring in the command of a detachment, the Chief of the Army shall, in consultation where necessary with the Head of another Arm

betrokke skool of inrigting dien, as bevelvoerder van die bedoelde afdeling aan of wys hy 'n lid van die personeel van sodanige skool of inrigting wat nie offisiersrang beklee nie, aan om, behoudens die toe-kennung aan hom van offisiersrang in die kommando's, as bevelvoerder van die betrokke afdeling aangestel te word.

(2) Sodanige bevelvoerder is aan die Bevelvoerder van die betrokke Kommandement of Groep verantwoordelik vir die opleiding, administrasie, dissipline en doeltreffendheid van sy afdeling.”.

Regulasie 10.

Skrap die bestaande regulasie 10 en kantopskrif.

Regulasie 11.

Skrap die bestaande regulasie 11 en kantopskrif.

Regulasie 12.

Skrap die bestaande regulasie 12 en kantopskrif.

Regulasie 13.

Skrap die bestaande regulasie 13 en kantopskrif.

Regulasie 14.

Skrap in die bestaande regulasie 14 die woorde „en korps“ in die kantopskrif en die woorde „of korps“ waar hulle ook al voorkom.

Regulasie 17.

Skrap in subregulasie (3) van die bestaande regulasie 17 die woorde „en die kandidaatkadetoffisiere“ en die woorde „of die korps“.

Regulasie 18.

Skrap in die bestaande regulasie 18 die woorde „of korps“.

Regulasie 19.

Vervang die voorbehoudsbepaling van die bestaande regulasie 19 deur die volgende nuwe voorbehoudsbepaling:—

„Met dien verstande dat die ampstermy van sodanige lid beëindig word sodra die betrokke lid nie meer by 'n afdeling dien nie.“.

Regulasie 21.

Vervang in die bestaande regulasie 21 die woorde „opleidingsjaar“ deur die woorde „kalenderjaar“.

Regulasie 24.

Vervang die bestaande regulasie 24 deur die volgende nuwe regulasie 24:—

„24. Bywoning van enige vergadering van die raad deur enige ander lid daarvan as 'n lid wat ingevolge regulasie 17(4) daarin aangestel is, word vir die toepassing van regulasie 1(1)(d), 1(1)(e), 6, 7 en 8 van Hoofstuk XVII van die Kommandoregulasies geag spesiale diens ingevolge regulasie 2(5) van Hoofstuk VII daarvan te wees.“.

Regulasie 27.

Skrap die bestaande regulasie 27 en kantopskrif.

Regulasie 30.

Vervang in die bestaande regulasie 30 die woorde „opleidingsjaar“ deur die woorde „kalenderjaar“.

Regulasie 32.

Wysig die bestaande regulasie 32 deur—

(a) die vervanging van die voorbehoudsbepaling by die bestaande subregulasie (1) deur die volgende nuwe voorbehoudsbepaling:—

„Met dien verstande dat die goedkeuring van die Hoof van die betrokke Weermagsdeel verkry moet word vir die hou van 'n kamp wat deur meer as een afdeling bygewoon sal word of vir die hou van 'n bivak of oefening vir 'n lug- of vlootonderafdeling.“;

(b) die vervanging in die bestaande subregulasie (2) van die woorde „toepaslike stafhoof“ deur die woorde „Hoof van die betrokke Weermagsdeel“;

(c) die vervanging in die bestaande subregulasie (3) van die woorde „opleidingsjaar“ deur die woorde „kalenderjaar“.

of the Service concerned, appoint a suitable officer of the commandos who is serving on the staff of the school or institution concerned as officer commanding the detachment or designate a member of the staff of such school or institution who does not hold commissioned rank for appointment subject to his being commissioned in the commandos, as Officer Commanding the detachment.

(2) Such commanding officer shall be responsible to the Officer Commanding Command or Group concerned for the training, administration, discipline and efficiency of his detachment.”.

Regulation 10.

Delete the existing regulation 10 and side heading.

Regulation 11.

Delete the existing regulation 11 and side heading.

Regulation 12.

Delete the existing regulation 12 and side heading.

Regulation 13.

Delete the existing regulation 13 and side heading.

Regulation 14.

In the existing regulation 14, delete the words “and corps” in the side heading and the words “or corps” wherever they appear.

Regulation 17.

In subregulation (3) of the existing regulation 17 delete the words “and the candidate cadet officers” and the words “or the corps”.

Regulation 18.

In the existing regulation 18 delete the words “or

Regulation 19.

In the existing regulation 19, substitute the following new proviso for the existing proviso:—

“Provided that the tenure of office of such member shall terminate as soon as the member concerned ceases to serve with a detachment.”

Regulation 21.

In the existing regulation 21, for the words “training year”, substitute the words, “calendar year”.

Regulation 24.

Substitute the following new regulation 24 for the existing regulation 24:—

“24. Attendance at any meeting of a council by any member thereof other than a member appointed thereto in terms of regulation 17(4), shall, for the purposes of regulations 1(1)(d), 1(1)(e), 6, 7 and 8 of Chapter XVII of the Commando Regulations, be deemed to be special duty in terms of regulation 2(5) of Chapter VII thereof.”.

Regulation 27.

Delete the existing regulation 27 and side heading.

Regulation 30.

In the existing regulation 30, for the words “training year” substitute the words “calendar year”.

Regulation 32.

Amend the existing regulation 32—

(a) by substituting the following new proviso for the proviso to the existing subregulation (1)—

“Provided that the approval of the Chief of the Arm of the Service concerned shall be obtained for the conduct of any camp to be attended by more than one detachment or for the holding of a bivouac or exercise for an air or naval detachment.”;

(b) by the substitution in the existing subregulation (2) for the words “appropriate Chief of Staff” of the words “Head of the Arm of the Service concerned”;

(c) by the substitution in the existing subregulation (3) for the words “training year” of the words “calendar year”.

Regulasie 32A.

Voeg na die bestaande regulasie 32 die volgende nuwe regulasie 32A en kantopskrif in:—

„Diens van Offisiere in verband met Administrasie en Opleiding.”

32A. Die diens wat 'n offisiere van die kommando's in verband met die administrasie van 'n afdeling en die opleiding van kadette ingevolge hierdie regulasies lewer, word geag diens te wees ooreenkomsdig regulasie 1 van Hoofstuk VII van die Kommandoregulasies en die bepalings van regulasie 31 geld met betrekking tot sodanige diens nie vir bedoelde offisiere nie.”.

Middelopskrif.

Skrap na regulasie 33 die bestaande middelopskrif „OPLÉIDING VAN KANDIDAATKADETOFFISIERE”.

Regulasies 34 tot en met 41.

Skrap die bestaande regulasies 34 tot en met 41 en kantopskrifte.

Middelopskrif.

Vervang na regulasie 41 die bestaande middelopskrif „KADETOFFISIERE” deur die volgende nuwe middelopskrif: „DIENS VAN KOMMANDOFFISIÈRE BY DIE KADETKORPS.”.

Regulasie 42.

Vervang die bestaande regulasie 42 en kantopskrif deur die volgende nuwe regulasie 42 en kantopskrif:—

„Aanstelling van Offisiere.

42. (1) 'n Offisiere van die kommando's wat werkzaam in die personeel van 'n skool of ander opvoedkundige inrigting is waarby 'n afdeling bestaan, kan by sodanige afdeling vir diens ingedeel word.

(2) Iemand in die personeel van 'n skool of ander opvoedkundige inrigting waar 'n afdeling bestaan, kan, of hy lid van die kommando's is al dan nie, vir diens by sodanige afdeling aangestel en ingedeel word ingevolge Hoofstukke XI, XII en XIV van die Kommandoregulasies.”.

Regulasie 43.

Vervang die bestaande regulasie 43 en kantopskrif deur die volgende nuwe regulasie 43 en kantopskrif:—

„Kadetoffisiere wat by die Inwerkintreding van die Wysigingswet op Verdediging, 1967, dien.

43. (1) Iemand wat onmiddellik voor die inwerkintreding van die Wysigingswet op Verdediging, 1967, as 'n offisiere van die Kadetkorps gedien het en by 'n afdeling 'n pos beklee het, kan—

(a) indien hy 'n substantiewe offisierrsang op die Algemene Lys, Burgermag (Kadetafdeling), of op die Reserwe beklee, ingevolge artikel 36 van die Wet, gelees met Hoofstuk XII, van die Kommandoregulasies, in sodanige substantiewe rang in die kommando's aangestel word; en

(b) indien hy nie offisierrsang beklee nie, behoudens die toekenning aan hom van kommissierang, ingevolge artikel 36 van die Wet gelees met Hoofstuk XII van die Kommandoregulasies as 'n assistent veldkornet in die kommando's aangestel word vir diens by die Kadetkorps.

(2) Die diens in die Kadetkorps van iemand wat onmiddellik voor die inwerkintreding van die Wysigingswet op Verdediging, 1967, as 'n kadetoffisiere op die loslys van daardie Korps gevoer is, word met ingang van bedoelde datum van inwerkintreding beëindig en indien sodanige persoon offisierrsang op die Algemene Lys, Burgermag (Kadetafdeling), beklee, kan hy ingevolge regulasie 17 van Hoofstuk III van die Burgermagregulasies vir diens in die Burgermagreserwe in aanmerking geneem word.

(3) Die Hoof van die Leer kan vir die toepassing van regulasie 3(b) van Hoofstuk XV van die Kommandoregulasies 'n kursus wat iemand voor die inwerkintreding van die Wysigingswet op Verdediging,

Regulation 32A.

Insert the following new regulation 32A and side heading after the existing regulation 32:—

“Service of Officers in connection with Administration and Training.

32A. Service rendered by an officer of the commandos in connection with the administration of a detachment and the training of cadets in terms of these regulations shall be regarded as service in terms of regulation 1 of Chapter VII of the Commando Regulations and the provisions of regulation 31 shall, in respect of such service, not apply to such officers.”.

Centre Heading.

After regulation 33 delete the existing centre heading “TRAINING OF CANDIDATE CADET OFFICERS.”.

Regulations 34 up to and Including 41.

Delete the existing regulations 34 up to and including 41 and side headings.

Centre Heading.

After regulation 41 substitute for the existing centre heading “CADET OFFICERS” the following new centre heading “SERVICE OF OFFICERS OF THE COMMANDOS WITH THE CADET CORPS”.

Regulation 42.

Substitute the following new regulation 42 and side heading for the existing regulation 42 and side heading:—

“Appointment of Officers.

42. (1) An officer of the commandos serving on the staff of a school or other educational institution where a detachment exists may be posted to such detachment for service.

(2) Any person on the staff of a school or other educational institution where a detachment exists, may, in terms of Chapters XI, XII and XIV of the Commando Regulations, be appointed and posted to such detachment for service, irrespective of whether or not he is a member of a commando.”

Regulation 43.

Substitute the following new regulation 43 and side heading for the existing regulation 43 and side heading:—

“Cadet Officers Serving on the Date of Commencement of the Defence Amendment Act, 1967.

43. (1) Any person who served as an officer of the Cadet Corps immediately prior to the commencement of the Defence Amendment Act, 1967 and occupied a post in a detachment, may—

(a) if he is holding a substantive commissioned rank on the General List, Citizen Force (Cadet Section), or on the Reserve, be appointed in the commandos in such substantive rank in terms of section 36 of the Act read with Chapter XII of the Commando Regulations; and

(b) if he is not holding commissioned rank, subject to conferment of commissioned rank on him, be appointed as an Assistant Field Cornet in the commandos for service within the Cadet Corps in terms of section 36 of the Act read with Chapter XII of the Commando Regulations.

(2) The service in the Cadet Corps of every person carried as a cadet officer on the Unattached List of that Corps immediately prior to the commencement of the Defence Amendment Act, 1967, shall be terminated with effect from the said date of commencement and he may, if he holds commissioned rank on the General List, Citizen Force (Cadet Section), be considered for service in the Citizen Force Reserve in terms of regulation 17 of Chapter III of the Regulations for the Citizen Force.

(3) For the purposes of regulation 3 (b) of Chapter XV of the Commando Regulations, the Chief of the Army may consider any course passed by any person as a cadet officer prior to the commencement of the

1967, as 'n kadetoffisier geslaag het, ooreenkomsdig die vergelykende meriete van sodanige kursus in aanmerking neem, en vir die toepassing van regulasie 3(c) van bedoelde hoofstuk diens in die Kadetkorps voor die inwerkingtreding van bedoelde Wet as diens in 'n kommando beskou."

Regulasie 44.

Vervang die bestaande regulasie 44 en kantopskrif deur die volgende nuwe regulasie 44 en kantopskrif:—

„Aanstelling van Adjutante en Kwartiermeesters.

4. Niemand word sonder die goedkeuring van die Hoof van die Leer of 'n offisier wat op sy gesag handel as adjudant of quartiermeester of uitvoerende of voorraadoffisier in 'n afdeling aangestel nie.".

Regulasies 45 tot en met 53.

Skrap die bestaande regulasies 45 tot en met 53 en kantopskrifte.

Regulasie 54.

In regulasie 54, skrap die voorbehoudbepaling van subregulasie (1).

Regulasie 58.

Skrap in subregulasie (1) van die bestaande regulasie 58 die woorde „en kandidaatkadetoffisiere“ en die woorde „of korpe“.

Regulasie 59.

Vervang die bestaande regulasie 59 deur die volgende nuwe regulasie 59:—

„59. Wanneer vir die doel van gespesialiseerde opleiding of in ander uitsonderlike omstandighede, enige ander uniformstukke of uitrusting as dié in regulasie 58 genoem, nodig is vir die opleiding van die kadette in 'n afdeling, kan sulke uniformstukke of uitrusting met goedkeuring van die Hoof van die Leer in oorlog, waar nodig, met die hoof van 'n ander betrokke weermaksdeel, deur die betrokke kommandementsbevelvoerder aan so 'n afdeling uitgereik word.”.

Regulasie 60.

Wysig die bestaande regulasie 60 deur—

(a) die vervanging van die bestaande subregulasie (1) deur die volgende nuwe subregulasie (1):—

„(1) Die bevelvoerder van 'n afdeling moet alle wapens, ammunisie, uniforms, uitrusting en ander voorrade wat nodig is vir die opleiding van die kadette in die afdeling aan die kadette uitrek.“;

(b) in die bestaande subregulasie (2) die woorde „of korps“ en die woorde „of kandidaatkadetoffisiere“ te skrap.

Regulasie 61.

Wysig die bestaande regulasie 61 deur—

(a) in subregulasie (1) die woorde „of korps“ te skrap waar hulle ook al voorkom;

(b) in subregulasie (3) die woorde „of korps“ en die woorde „of die kandidaatkadetoffisiere in die korps“ te skrap.

Regulasie 62.

Skrap in die bestaande regulasie 62 die woorde „of korps“ waar hulle ook al voorkom.

Regulasie 63.

Skrap in die bestaande regulasie 63 die woorde „of korps“ waar hulle ook al voorkom.

Regulasie 64.

Skrap in die bestaande regulasie 64 die woorde „of korps“ en die woorde „of kandidaatkadetoffisiere“.

Regulasie 65.

Skrap die bestaande regulasie 65 en kantopskrif.

Regulasie 66.

Skrap in die bestaande regulasie 66 die woorde „of korps“.

Regulasie 67.

Skrap in subregulasie (1) van die bestaande regulasie 67 die woorde „of korps“ waar hulle ook al voorkom.

Defence Amendment Act, 1967, in accordance with the comparative merit of such course, and he may for the purposes of regulation 3 (c) of the said chapter, regard service in the Cadet Corps prior to the commencement of the said Act, as service in a commando.”.

Regulation 44.

Substitute the following new regulation 44 and side heading for the existing regulation 44 and side heading:—

“Appointment of Adjutants and Quartermasters.

44. No person shall be appointed adjutant or quartermaster or executive or stores officer of a detachment without the approval of the Chief of the Army or an officer acting on his authority.”.

Regulations 45 up to and including 53.

Delete the existing regulations 45 up to and including 53 and side headings.

Regulation 54.

In regulation 54 delete the proviso to subregulation (1).

Regulation 58.

In subregulation (1) of the existing regulation 58 delete the words “or candidate cadet officers” and the words “or corps”.

Regulation 59.

Substitute the following new regulation 59 for the existing regulation 59:—

“59. Whenever for the purpose of any specialised training or in other exceptional circumstances any articles of uniform or equipment, other than those referred to in regulation 58, are required for the training of the cadets in any detachment, such articles of uniform or equipment may, with the approval of the Chief of the Army in consultation, where necessary, with the Chief of another Arm of the Service concerned, be issued to such detachment by the Officer Commanding Command.”.

Regulation 60.

Amend the existing regulation 60—

(a) by the substitution of the following new sub-regulation (1) for the existing subregulation (1):—

“(1) The officer commanding a detachment shall issue all arms, ammunition, uniforms, equipment and other stores required for the training of the cadets in the detachment to such cadets.”;

(b) by the deletion in the existing subregulation (2) of the words “or candidate cadet officer” and the words “or corps”.

Regulation 61.

Amend the existing regulation 61—

(a) by the deletion in subregulation (1) of the words “or corps” wherever these appear;

(b) by the deletion in subregulation (3) of the words “or corps” and the words “or candidate cadet officers in the corps”.

Regulation 62.

In the existing regulation 62 delete the words “or corps” wherever they appear.

Regulation 63.

In the existing regulation 63 delete the words “or corps” wherever they appear.

Regulation 64.

In the existing regulation 64 delete the words “or corps” and the words “or candidate cadet officer”.

Regulation 65.

Delete the existing regulation 65 and side heading.

Regulation 66.

In the existing regulation 66 delete the words “or corps”.

Regulation 67.

In subregulation (1) of the existing regulation 67 delete the words “or corps” wherever they appear.

Regulasie 68.

Skrap die bestaande regulasie 68 en kantopskrif.

Regulasie 69.

Wysig die bestaande regulasie 69 deur—

- (a) in die kantopskrif en in subregulasie (1) daarvan die woord „kandidaatkadetoffisier” te skrap;
- (b) in subregulasie (2) daarvan die woorde „kandidaat-kadetoffisier en” te skrap.

Regulasie 70.

Wysig die bestaande regulasie 70 deur—

- (a) in subregulasie (1) daarvan die woorde „kadetoffi-sier, kandidaatkadetoffisier,” te skrap;
- (b) in subregulasie (2) daarvan die woorde „kadetoffi-sier, kandidaatkadetoffisier” en die woorde „of korps” te skrap;
- (c) in subregulasie (3) daarvan die woorde „of korps”, die woorde „of kandidaatkadetoffisier, na gelang van die geval,” en die woorde „of kandidaatkadet-offisier” waar hulle ook al voorkom te skrap;
- (d) in subregulasie (4) daarvan die woorde „of kan-didatkadetoffisier” te skrap waar hulle ook al voorkom;
- (e) in subregulasie (5) daarvan die woorde „of korps” die woorde „kandidaatkadetoffisier in sy korps”, en die woorde „of kandidaatkadetoffisier” te skrap;
- (f) in subregulasie (6) daarvan die woorde „of kandi-daatkadetoffisier”, die woorde „of korps” en die woorde „of korps, na gelang van die geval,” te skrap.

Regulasie 73.

Skrap in die bestaande regulasie 73 die woorde „of kandidaatkadetoffisiere” en die woorde „of kandidaat-kadetoffisier.”.

Regulasie 75.

Skrap die bestaande regulasie 75 en kantopskrif.

Regulasie 76.

Skrap die bestaande regulasie 76 en kantopskrif.

Regulasie 77.

Vervang die bestaande regulasie 77 deur die volgende nuwe regulasie 77:—

„77. Geen offisier of kadet publiseer deur openbare bespreking of deur mededeling aan die pers, hetsof naamloos of andersins, of op enige ander wyse, of is medepligtig aan die publikasie van enigiets rakende die Kadetkorps of enige afdeling daarvan of oefen ongustige kritiek uit op die gedrag van 'n offisier van die SAW of kadet, of verwek, poog om te verwek of lug deur sulke middels of op 'n soortgelyke wyse ontevredenheid onder offisiere of kadette oor 'n order of instruksie wat op behoorlike gesag uitgereik is nie.”.

Regulasie 78.

Skrap in die bestaande regulasie 78 die woorde „of korpse” en die woorde „of korps” oral waar hulle voor-kom.

Regulasies 79, 80 en 81.

Skrap die bestaande regulasies 79, 80 en 81 en kant-opskrifte.

Regulasie 82.

Skrap in die bestaande regulasie 82 die woorde „Kadetoffisier, kandidaatkadetoffisier of” en die woorde „of korps” waar hulle ook al voorkom.

Regulasie 83.

Skrap in die bestaande regulasie 83 die woorde „kadetoffisier, kandidaatkadetoffisier of” waar hulle ook al voorkom.

Regulasie 84.

Wysig regulasie 84 deur—

- (a) in subregulasie (1) daarvan die woorde „kadet-offisier, kandidaatkadetoffisier of” te skrap waar hulle ook al voorkom;

Regulation 68.

Delete the existing regulation 68 and side heading.

Regulation 69.

Amend the existing regulation 69—

- (a) by the deletion of the words “candidate cadet officers” in the side heading and subregulation (1) thereof;
- (b) by the deletion of the words “candidate cadet officers and” in subregulation (2) thereof.

Regulation 70.

Amend the existing regulation 70—

- (a) by the deletion of the words “cadet officer, can-didate cadet officer,” in subregulation (1) thereof;
- (b) by the deletion of the words “cadet officer, can-didate officer,” and the words “or corps” in sub-regulation (2) thereof;
- (c) by the deletion of the words “or corps”, the words “or any candidate cadet officer, as the case may be,” and the words “or candidate cadet officer” wherever they appear in subregulation (3) thereof;
- (d) by the deletion of the words “or candidate cadet officer” wherever they appear, and the words “or corps” in subregulation (4) thereof;
- (e) by the deletion of the words “or corps”, the words “or any candidate cadet officer in his corps, as the case may be,” and the words “or candidate cadet officer” in subregulation (5) thereof;
- (f) by the deletion of the words “or candidate cadet officer”, the words “or corps” and the words “or corps, as the case may be,” in subregulation (6) thereof.

Regulation 73.

In the existing regulation 73 delete the words “or can-didate cadet officers” and the words “candidate cadet officer”.

Regulation 75.

Delete the existing regulation 75 and side heading.

Regulation 76.

Delete the existing regulation 76 and side heading.

Regulation 77.

Substitute the following new regulation 77 for the existing regulation 77:—

“77. No officer or cadet shall by public discussion or by communication to the press, whether anonymously or otherwise, or in any other manner, publish, or be a party to the publication of any matter concerning the Cadet Corps or any detachment or adversely criticise the conduct of any officer of the SADF or cadet or by such means or in any like manner create or attempt to create or express a feeling of discontent amongst officers or cadets with any order or instruction issued under proper authority.”

Regulation 78.

In the existing regulation 78 delete the words “or corps” wherever they appear.

Regulations 79, 80 and 81.

Delete the existing regulations 79, 80 and 81 and side headings.

Regulation 82.

In the existing regulation 82 delete the words “cadet officer, candidate cadet officer or” and the words “or corps” wherever they appear.

Regulation 83.

In the existing regulation 83 delete the words “cadet officer, candidate cadet officer or” wherever they appear.

Regulation 84.

Amend regulation 84—

- (a) by the deletion of the words “cadet officer, can-didate cadet officer or” wherever they appear in subregulation (1) thereof;

(b) die vervanging van subregulasie (2) daarvan deur die volgende nuwe subregulasie (2):—

„(2) Behoudens die bepalings van hierdie regulasie kan aan 'n studentoffisier of kadet na wie in subregulasie (1) verwys word, onderworpe aan die bepalings van dié subregulasie, vir die duur van enige reis van vier-en-twintig uur of meer wat vir die doel deur hom onderneem is, 'n verblyftoele van hoogstens R2.30 per dag betaal word.”.

(c) die vervanging van subregulasie (3) daarvan deur die volgende nuwe subregulasie (3):—

„(3) Vir die berekening van die bedrag ingevolge subregulasie (2) betaalbaar, word elke tydperk van vier-en-twintig uur geag 'n dag te wees, en vir elke volle uur bo vier-en-twintig of 'n veelvoud van vier-en-twintig kan 'n verblyftoele van 10 sent betaal word.”.

(d) in subregulasies (4) en (5) die woorde „kadetoffisier, kandidaatkadetoffisier of” te skrap waar hulle ook al voorkom.

Regulasie 85.

Vervang die bestaande regulasie 85 deur die volgende nuwe regulasie 85:—

„85. Aan 'n studentoffisier en 'n kadet wat 'n goedgekeurde instruksiekursus bywoon, kan vir die tydperk van die bywoning onderskeidelik 'n kursustoeplaag van 50 sent en 20 sent per dag betaal word.”.

Regulasie 86.

Skrap in die bestaande regulasie 86 die woorde „kadetoffisier, kandidaatkadetoffisier of”.

Regulasie 87.

Vervang subregulasie (1) van die bestaande regulasie 87 deur die volgende nuwe subregulasie (1):

„(1) Aan 'n offisier wat nie ingevolge artikel 35 van die Wet dien nie en 'n studentoffisier wat 'n goedgekeurde kadetkamp bywoon, word 'n kamptoele van onderskeidelik van 75 sent en 40 sent per dag betaal.”.

Regulasie 88.

Wysig die bestaande regulasie 88 deur—

(a) die woorde „Aan 'n kadetoffisier wat kragtens regulasie 53” deur die woorde „Aan 'n offisier wat kragtens regulasie 44” te vervang.

(b) die woorde „of korps” en die woorde „of kandidaatkadetoffisier” waar hulle ook al voorkom, te skrap.

Regulasie 89.

Vervang die bestaande regulasie 89 deur die volgende nuwe regulasie 89:—

„89. Die bevelvoerder van elke kommandement hou 'n Kadettoekenningsrekening waarin jaarliks uit gelde vir dié doel deur die Parlement bewillig 'n bedrag van hoogstens R3 ten opsigte van elke kadet wat die laaste dag van Februarie van die betrokke jaar as kadet op die sterkte van elke afdeling is, inbetaal word ten einde 'n fonds te voorsien waaruit betaal kan word die uitgawe in verband met—

- (a) kadetkampe, bivakke of veldmaneuvers;
- (b) die vervoer van offisiere en kadette en hulle bagasie en instruksie-apparate na of van 'n gemagtigde kamp, bivak of veldmaneuver;
- (c) die aankoop van orkesinstrumente en musiek;
- (d) die aankoop van skietbenodigdhede waarvoor nie in hierdie regulasie voorsiening gemaak is nie;
- (e) die verkryging van onderskeidende wapens en kleure vir 'n afdeling;
- (f) die aankoop van ekstra ammunisie;
- (g) die verkryging van amptelike handboeke bo dié wat op Staatskoste uitgereik word;
- (h) die betaling van inskrywingsgelde vir kadetkompetisies;
- (i) die aankoop van pryse om by kadetkompetisies toegeken te word;
- (j) bykomende onderrig;
- (k) uniforms vir kadette en opleidingsuitrusting;

(b) by the substitution of the following new subregulation (2) for the existing subregulation (2) thereof:—

“(2) Subject to the provisions of this regulation, a student officer or cadet referred to in subregulation (1) may, subject to the provisions of that subregulation, for the duration of any journey of 24 hours or more undertaken by him for that purpose, be paid a subsistence allowance not exceeding R2.30 per day.”;

(c) by the substitution of the following new subregulation (3) for the existing subregulation (3) thereof:—

“(3) For the purpose of calculating any amount payable under subregulation (2), every period of 24 hours shall be deemed to be one day and for every completed hour in excess of 24 or a multiple of 24 there may be paid a subsistence allowance of 10 cents.”;

(d) by the deletion wherever they appear of the words “cadet officer, candidate cadet officer or” in sub-regulations (4) and (5) thereof.

Regulation 85.

Substitute the following new regulation 85 for the existing regulation 85:—

“85. Any student officer or cadet attending any approved course of instruction may for the period of such attendance be paid a course allowance of 50 cents and 20 cents per day respectively.”.

Regulation 86.

In the existing regulation 86 delete the words “cadet officer, candidate cadet officer or”.

Regulation 87.

Substitute the following subregulation (1) for the existing subregulation (1) of regulation 87:—

“(1) Any officer not serving in terms of section 35 of the Act and a student officer attending any approved cadet camp, shall be paid a camp allowance of 75 cents and 40 cents per day respectively.”.

Regulation 88.

Amend the existing regulation 88—

- (a) by the substitution of the words “Any officer appointed under regulation 44” for the words “Any cadet officer appointed under regulation 53”;
- (b) by the deletion of the words “or corps” wherever they appear and the words “or candidate cadet officer”.

Regulation 89.

Substitute the following new regulation for the existing regulation 89:—

“89. The Officer Commanding every Command shall keep a Cadet Grant Account into which shall be paid annually from moneys appropriated by Parliament for the purpose an amount not exceeding R3 in respect of every cadet on the strength of every detachment on the last day of February of the year in question for the purpose of providing a fund which may be charged with expenditure in connection with—

- (a) cadet camps, bivouacs or manoeuvres;
- (b) the conveyance of officers and cadets, their baggage and instructional appliances to or from any authorised camp, bivouac or manoeuvre;
- (c) the purchase of band instruments and music;
- (d) the purchase of musketry appliances not provided for in these regulations;
- (e) the acquisition of distinctive badges or colours for any detachment;
- (f) the purchase of extra ammunition;
- (g) the acquisition of official text-books in excess of those issued at public expense;
- (h) the payment of entrance fees for cadet competitions;
- (i) the purchase of prizes to be awarded at cadet competitions;
- (j) additional instruction;
- (k) uniforms for cadets and training equipment;

- (l) die vervoer of huisvesting van of die voorsiening van rante soene aan offisiere of kadette wat aan kadet-kompetisies deelneem;
- (m) die toelaes voorgeskryf by regulasie 87 en die koste van uitreiking van rantsoene of die betaling van 'n rantsoentoelae van hoogstens 40 sent per dag met betrekking tot iedere offisiere of kadet wat 'n goed-gekeurde kamp of bivak bywoon;
- (n) die toelaes voorgeskryf by regulasie 88;
- (o) sulke ander aangeleenthede as wat die Hoof van die Leer na oorlegpleging met die hoof van enige ander weermagsdeel, mag goedkeur.”.

Regulasie 90.

Skrap in die bestaande regulasie 90 die woorde „of korps”, die woorde „in die geval van 'n afdeling,” en al die woorde na die woorde „was”.

Regulasie 91.

Skrap in subregulasie (1) van die bestaande regulasie 91 die woorde „of korps”.

Regulasie 92.

Vervang die bestaande regulasie 92 deur die volgende nuwe regulasie 92:—

„92. Geen offisiere, kadet of afdeling neem sonder goedkeuring van die Kommandementsbevelvoerder aan enige openbare funksie of seremonie deel nie.”.

Regulasie 98.

Skrap in die bestaande regulasie 98 die woorde „kadet-offisiere, kandidaatkadetoffisiere of” waar hulle ook al voor- kom.

Regulasie 99.

Skrap in die bestaande regulasie 99 die woorde „kadet-offisiere, kandidaatkadetoffisiere of”.

Regulasie 100.

Skrap in die bestaande regulasie 100 die woorde „korps, kadetoffisiere, kandidaatkadetoffisiere”.

Aanhangaal A.

Skrap in die bestaande aanhangsel A die woorde „op-leidingskorps vir kadetoffisiere”, „korps”, „dosente”, „kandidaatkadetoffisiere” en „inrigting” waar hulle ook al voor- kom.

Aanhangaal D en E.

Skrap die bestaande aanhangsels D en E.

Aanhangaal F.

Wysig die bestaande aanhangsel F deur—

- (a) die woorde „inrigting”, „OKKO”, „kandidaat-kadetoffisiere” en „korps” waar hulle ook al voor- kom, te skrap;
- (b) in paragraaf 1(a) die woorde „kadetoffisiere” deur die woorde „offisiere” te vervang.

Aanhangaal G.

Skrap in die bestaande aanhangsel G die woorde „kan-didaatkadetoffisiere”, „OKKO” en „korps” waar hulle ook al voor- kom.

Aanhangaal H.

Skrap in die bestaande aanhangsel H die woorde „Korps”.

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- (l) the conveyance or accommodation of or the supply of rations to officers or cadets participating in cadet competitions;
- (m) the allowance prescribed by regulation 87 and the cost of issue of rations or the payment of a ration allowance not exceeding 40 cents per day in respect of every officer or cadet attending any approved camp, bivouac or manoeuvre;
- (n) the allowance prescribed by regulation 88;
- (o) such other matters as may be approved by the Chief of the Army after consultation with the Chief of any other Arm of the Force.”.

Regulation 90.

In the existing regulation 90 delete the words “or corps”; the words “in the case of a detachment” and all the words after the word “detachment” where it appears for the fourth time.

Regulation 91.

In the existing subregulation (1) of regulation 91 delete the words “or corps”.

Regulation 92.

Substitute the following new regulation 92 for the existing regulation 92:—

“92. No officer, cadet or detachment shall participate in any public function or ceremony without the approval of the Officer Commanding Command.”.

Regulation 98.

In the existing regulation 98 delete the words “cadet officer, candidate cadet officer or” wherever they appear.

Regulation 99.

In the existing regulation 99 delete the words “cadet officer, candidate cadet officer or”.

Regulation 100.

In the existing regulation 100 delete the words “corps, cadet officer, candidate cadet officer or”.

Appendix A.

In the existing Appendix A delete the words “corps”, “lecturers”, “candidate cadet officers” and “institution” wherever they appear.

Appendices D and E.

Delete the existing appendices D and E.

Appendix F.

Amend the existing appendix F—

- (a) by the deletion of the words “Institution”, “COTC”, “candidate cadet officers” and “corps” wherever they appear;
- (b) by the substitution in paragraph 1 (a) of the word “officers” for the words “cadet officers”.

Appendix G.

In the existing appendix G delete the words “CANDIDATE CADET OFFICERS”, “COTC”, “corps” and “or corps”.

Appendix H.

In the existing appendix H delete the words “or Corps” and “Corps” wherever they appear.

Amendment Slip No. 7.]