



# OFFICIAL GAZETTE

## EXTRAORDINARY

### of South West Africa.

Published by Authority.

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# BUITENGEWONE OFFISIELLE KOERANT

van Suidwes-Afrika.

**Thursday, 8th May, 1930.**

## WINDHOEK

**Donderdag, 8 Mei 1930**

No. 367

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**PROCLAMATION**

BY HIS HONOUR ALBERTUS JOHANNES WERTH, ADMINISTRATOR OF SOUTH WEST AFRICA.

No. 13 of 1930.]

WHEREAS it is expedient further to amend the laws relating to the Land and Agricultural Bank of South West Africa, established by the Land Bank Amendment Proclamation, 1922;

NOW THEREFORE, under and by virtue of the powers in me vested, I do hereby proclaim, declare and make known as follows:—

1. In this Proclamation—

"the principal Proclamation" means the Land Bank Amendment Proclamation, 1922 (Proclamation No. 10 of 1922), as amended by the Land Bank Proclamation Further Amendment Proclamation, 1923 (Proclamation No. 12 of 1923), the Land Bank Proclamation Amendment Further Amendment Proclamation, 1923 (Proclamation No. 31 of 1923), the Land Bank Proclamation Further Amendment Proclamation, 1924 (Proclamation No. 5 of 1924), the Land Bank Proclamation Amendment Proclamation, 1925 (Proclamation No. 25 of 1925), the Land Bank Proclamation Amendment Proclamation, 1927 (Proclamation No. 1 of 1927), and the Land Bank Proclamation Amendment Proclamation, 1928 (Proclamation No. 10 of 1928);

"the Act" means the Land Bank Act, 1912 (Act No. 18 of 1912), as amended by the Land Bank Act, 1912, Amendment Act, 1916 (Act No. 30 of 1916), and the Land Bank Act Further Amendment Act, 1921 (Act No. 36 of 1921), of the Parliament of the Union of South Africa, and, unless the contrary intention appears, any expression to which a meaning has been assigned in the Act, as modified and applied to this Territory by the principal Proclamation, has, when used in this Proclamation, the same meaning.

2. Section twenty of the Act, as modified and applied to the Territory by the principal Proclamation, is hereby repealed in respect of its application to this Territory and the following new section is substituted therefor:—

20. (1) The capital funds of the Bank shall consist of such moneys as may from time to time be appropriated by law out of the public funds of the Territory.

2. The Bank shall pay to the Administration interest upon the moneys which under this section form its capital funds at such rates and at such times as the Administrator may from time to time direct.

3. (1) Whenever the moneys which have been appropriated by law out of the public funds of the Territory to the use of the Bank and which have not been repaid to the Administration by the Bank exceed in the aggregate the sum of one million pounds, the moneys so appropriated in excess of that sum shall be repaid by the Bank to the Administration by such annual redemption payments and on such terms and in such manner as the Administrator may from time to time direct.

(2) The Board may establish a sinking fund for the purpose of repaying to the Administration those money which have been appropriated by law out of the public funds of the Territory to the use of the Bank and the repayment of which is provided for by sub-section (1) hereof. Interest on the amount of the sinking fund shall be credited to that fund at a rate to be fixed from time to time by the Board. The moneys comprised in the sinking fund may be invested by the Bank in any manner in which the funds of the Bank may be invested.

4. The Bank may make an advance to an owner, as defined in the Fencing Proclamation, 1921 (Proclamation No. 57 of 1921), or any amendment thereof, of a holding as defined in that Proclamation or any amendment thereof, for the purpose of constructing works for the conservation of water: Provided that—

- (a) application therefor is made in a form prescribed by the Board;
- (b) no advance shall be made in respect of works already constructed;
- (c) the scheme in respect of which the loan is desired shall be approved of in its entirety by the Director of works or an engineer nominated by him.

**PROKLAMASIE**

DEUR SY EDELE ALBERTUS JOHANNES WERTH,  
ADMINISTRATEUR VAN SUIDWES-AFRIKA.

No. 13 van 1930.]

NADEMAAL dit wenslik is om die wet betreffende die Land- en Landboubank van Suidwes-Afrika, opgerig ingevolge "De Landbank Wijzigings Proklamatie 1922", verder te wysig;

SO IS DIT dat ek, op grond van en kragtens die bevoegdhede my verleen, hierby proklameer, verklaar en bekend maak as volg:—

1. In hierdie Proklamasie—

Woordbepaling.

beteken "die Hoofproklamasie" "De Landbank Wijzigings Proklamatie 1922" (Proklamasie No. 10 van 1922), soos gewysig deur "De Landbank Proklamatie Verdere Wijzigings Proklamatie 1922" (Proklamasie No. 12 van 1922), "De Landbank Proklamatie Verdere Wijzigingsproklamatie 1924" (Proklamasie No. 5 van 1924), "De Landbank Proklamatie Wijzigings Proklamatie 1925" (Proklamasie No. 25 van 1925), "De Landbank Proklamatie Wijzigings-Proklamatie, 1927" (Proklamasie No. 1 van 1927), en "Die Landbankproklamasie-Wysigingsproklamasie 1928" (Proklamasie No. 10 van 1928);

beteken "die Wet" "De Landbank Wet 1912" (Wet No. 18 van 1912), soos gewysig deur "De Landbank Wet 1912 Wijzigings Wet 1916" (Wet No. 30 van 1916), en "De Landbank Wet Verdere Wijzigings Wet 1921" (Wet No. 36 van 1921) van die Parlement van die Unie van Suid-Afrika en, tensy die teenoorgestelde bedoeling blyk, het enige uitdrukking, waaraan 'n betekenis in die Wet geheg is, soos gewysig en op hierdie Gebied toegepas deur die Hoofproklamasie, as hy in hierdie Proklamasie gebruik word, dieselfde betekenis.

2. Artikel twintig van die Wet, soos gewysig en op die Gebied toegepas deur die Hoofproklamasie, word hierby herroep ten aansien van sy toepassing op hierdie Gebied en die volgende nuwe artikel word daarvoor gesubstitueer:

20. (1) Die hooffonds van die Bank moet bestaan uit sodanige gelde as van tyd tot tyd deur Wet uit die openbare fondse van die Gebied beskikbaar gestel mag word.

(2) Die Bank moet aan die Administrasie rente betaal op die gelde, wat kragtens hierdie artikel sy hooffonds vorm teen sodanige rentekoers en op sodanige tye, as die Administrasie van tyd tot tyd mag bepaal.

3. (1) Wanneer die gelde, wat deur wet uit openbare fondse van die Gebied vir die gebruik van die Bank beskikbaar gestel is, en wat nie aan die Administrasie deur die Bank terugbetaal is nie in die geheel die som van een miljoen pond tebowegaan, moet die gelde, wat aldus meer as daardie som beskikbaar gestel is, deur die Bank aan die Administrasie deur sodanige jaarlikse delgingsbetaalings en onder sodanige voorwaarde en op sodanige wyse terugbetaal word, as die Administrasie van tyd tot tyd mag bepaal.

(2) Die Raad kan 'n amortisasiefonds instel met die doel om daardie geld te terugbetaal, wat uit openbare fondse van die Gebied vir die gebruik van die Bank deur Wet beskikbaar gestel is en die terugbetaaling waarvan in onder-artikel (1) hiervoor voorsien is. Rente op die bedrag van die amortisasiefonds moet aan daardie fonds gekrediteer word teen 'n rentekoers, wat van tyd tot tyd deur die raad bepaal moet word. Die gelde, wat in die amortisasiefonds bevat is, kan deur die Bank op enige wyse belê word, waarop die fondse van die Bank belê mag word.

4. Die Bank kan aan 'n eienaar, soos bepaal in die Omheinings-Proklamasie 1921 (Proklamasie No. 57 van 1921) of enige wissigings daarvan, van 'n hoeve, soos bepaal in daardie Proklamasie of enige wissigings daarvan, 'n voorskot gee vir die doel om werke vir die bewaring van water te bou: Met die verstande dat—

- (a) aansoek daarvoor gedoen moet word op 'n formulier, deur die raad voorgeskrywe;
- (b) geen voorskot gegee mag word nie ten aansien van reeds gekonstrueerde werke;
- (c) die skema, ten opsigte waarvan die lening gewens word, in sy geheel goedgekeur moet word deur die direkteur van werke of 'n ingenieur, deur hom benoem.

Herroeping van artikel twintig van Wet No. 18 van 1912 van die Unie, soos gewysig en op die Gebied toegepas deur art. vyf van Proklamasie No. 10 van 1922.

Terugbetaling deur die Bank aan die Administrasie van geld wat die £ 1,000,000 uit openbare fondse beskikbaar geste tebowegaan, en instelling van 'n amortisasiefonds.

Bank kan voor skotte maak vir die konstruksie van werke vir die bewaring van water.

Repeal of section twenty of Act No. 18 of 1912 of the Union as modified and applied to the Territory by section five of Proclamation No. 10 of 1922.

Repayment by the Bank to the Administration of moneys in excess of £ 1,000,000 appropriated out of public funds, and establishment of sinking fund.

Bank may make advances for constructing works for conservation of water.

Terms of repayment of advances for construction of works for conservation of water.

5. (1) Every such advance shall be repaid by annual redemption payments within a period to be fixed by the Board, which period shall not exceed seven years in the case of an advance which does not exceed one hundred pounds in amount and shall not exceed twenty years in the case of an advance which exceeds one hundred pounds in amount.

(2) The Board may, in its discretion, in the case of an advance which exceeds one hundred pounds in amount, exempt the debtor from the liability to make redemption payments during a period of years, not exceeding five, to be fixed by the Board and commencing when the advance is made; and in that event the annual redemption payments shall be spread over the remainder of the period for which the advance was granted.

(3) The rate of interest shall be determined by the Board and interest shall be payable in arrear.

(4) All other terms and conditions of the advance shall be determined by the Board.

Payment over of moneys advanced for construction or works for conservation of water.

6. (1) Instalments in respect of any such advance shall be payable at the discretion of the Board and on the recommendation and certificate of the Director of Works or an engineer nominated by him.

(2) Monies due to a contractor or supplier of materials for work done or materials supplied for the works shall, at the discretion of the Board, and on the instructions of the person to whom the advance is granted, be payable direct to the contractor or supplier.

(3) The Board shall have the right to cancel the advance and demand the immediate repayment of all moneys already paid out unless—

- (a) the work is carried out to the satisfaction of the Director of Works or an engineer nominated by him and is in accordance with the approved scheme;
- (b) all plant, materials and resources obtained from the money advanced in respect of the loan are exclusively used on the works; and
- (c) the works are kept in a state of repair to the satisfaction of the Director of Works.

Security for advances for construction of works for conservation of water.

7. The provisions of the Dipping Tanks (Advances) Act, 1911 (Act No. 20 of 1911), of the Parliament of the Union of South Africa, as amended and applied to this Territory, and the provisions of section six of the Land Bank Proclamation Amendment Proclamation, 1925 (Proclamation No. 25 of 1925), shall, *mutatis mutandis*, apply to any such advances.

Material bought with moneys advanced under section seven is property of Bank, and may not be disposed of.

8. (1) All material which has been acquired by means of an advance made under section four shall be deemed to be the property of the Bank until the work of construction has been completed and passed by the Director of Works or an engineer nominated by him.

(2) All plant, animals and materials not incorporated in the works as an integral part thereof, which have been acquired by means of an advance made under section four shall on completion of the works be disposed of in a manner to be determined by the Board, and the proceeds shall straightway be applied in reduction of the total amount advanced.

(3) Any person who, without the sanction of the Bank, sells or in any manner whatsoever disposes of any material acquired by him by means of any such advance while any portion of the advance remains unpaid, and any person who purchases or acquires in any manner whatsoever any such material with knowledge that it has been acquired by means of an advance from the Bank and that any portion of the advance remains unpaid, shall be guilty of an offence, and, upon conviction, shall be liable to the penalties prescribed by law for the crime of theft.

(4) If in any prosecution for purchasing or acquiring any material in contravention of this section it is proved that the accused is or was at any time in possession of such material he shall be deemed, unless he proves the contrary, to have acquired it in contravention of this section.

Bank to notify Mortgagor of holding on which works are to be constructed.

9. If the holding is mortgaged upon which the works for conserving water are to be constructed, the Board upon the receipt of the application shall give written notice to the registered holder of the mortgage of its intention to grant the advance.

Bank may make advances for purpose of liquidating debts due to Administration by lessors under laws relating to land settlement.

10. (1) The Bank may make an advance to any person who holds a lease of land owned by the Administration, with the option of purchase, under the Land Settlement Consolidation and Amendment Proclamation, 1927 (Proclamation No. 310 of 1927), as amended by the Land Settlement Law (South West Africa) Amendment Proclamation, 1930 (Proclamation No. 85 of 1930), issued by the Governor-General of the Union of South Africa and in whose favour a grant or a deed of transfer of his holding is issued or passed under the provisions of sub-section (3) or sub-section (4) of section forty-three of the first-mentioned Proclamation, as so amended.

5. (1) Elke sodanige voorskot moet deur jaarlikse delgingsbetalings binne 'n tydperk, deur die raad te word bepaal, terugbetaal word. Sodaanige tydperk mag in die geval van 'n voorskot, wat 'n bedrag van eenhonderd pond nie tebegaan nie, nie meer as sewe jaar wees nie, en in die geval van 'n voorskot, wat 'n bedrag van eenhonderd pond tebegaan, nie meer as twintig jare wees nie.

(2) Die raad kan, in sy diskresie, in die geval van 'n voorskot, wat 'n bedrag van eenhonderd pond tebegaan, die skuldenaar vrystel van die verpligting om delgingsbetalings te voldoen gedurende 'n tydperk van jare, nie meer as vyf nie, deur die raad te bepaal en beginnende, as die voorskot gegee word; en in daardie geval moet die jaarlikse delgingsbetaling oor die res van die tydperk, waarvoor die voorskot gegee is, versprei word.

(3) Die rentekoers moet deur die raad bepaal word en die rente is agterna betaalbaar.

(4) Al die ander voorwaarde en kondiesies van die voorskotte moet deur die raad vasegestel word.

6. (1) Paaiente ten opsigte van enige sodanige voorskot is betaalbaar in die diskresie van die raad en op die aanbeveling en sertifikaat van die direkteur van werke of 'n ingenieur, deur hom benoem.

(2) Gelde, aan 'n kontrakteur of leveransier van materiaal vir werk gedaan of materiaal gelewer vir die werk verskuldig, is in die diskresie van die raad en op instruksies van die persoon, aan wie die voorskot verleen is, direk aan die kontrakteur of leveransier betaalbaar.

(3) Die raad het die reg om die voorskot te kanseleer en die onmiddellike terugbetaling van al die reeds uitbetaalde gelde te eis, tensy—

- (a) die werk na genoeë van die direkteur van werke of 'n ingenieur deur hom benoem uitgevoer en ooreenkomsdig die goedgekeurde skema is;
- (b) die werke in 'n behoorlike toestand na genoeë van geld verkry, wat ten opsigte van die lening voorgesket is, uitsluitlik op die werke gebruik word;
- (c) die werke in 'n behoorlike toestand na genoeë van die direkteur van werke gehou word.

7. Die bepalings van "De Dipbakken (Voorschotten) Wet 1911" van die Parlement van die Unie van Suid-Afrika, soos gewysig en op hierdie Gebied toegepas, en die bepalings van artikel ses van "De Landbank Proklamatie Wijzigings Proklamatie 1925 (Proklamasie No. 25 van 1925) het *mutatis mutandis* geen toepassing op enige sodanige voorskot nie.

8. (1) Al die materiaal, wat deur middel van 'n voorskot ingevolge artikel vier gegee verkry is, word geag die eiendom van die Bank te wees, totdat die konstruksiewerk voltooi en deur die direkteur van werke of 'n ingenieur deur hom benoem goedgekeur is.

(2) Al die masjienerie, diere en materiale, wat nie in die werke as 'n integrale deel daarvan geïnkorporeer is nie, en wat deur middel van 'n voorskot ingevolge artikel vier gegee verkry is, moet na voltooiing van die werke van die hand gesit word op 'n wyse deur die raad te word bepaal, en die opbrings moet onmiddellik gebruik word om die totale voorskotbedrag te verminder.

(3) Enige persoon, wat sonder die toestemming van die Bank enige materiaal, deur hom deur middel van enige sodanige voorskot verkry, verkoop of op enige wyse van welke aard dan ook van die hand sit, terwyl enige gedeelte van die voorskot onbetaald bly, en enige persoon, wat enige sodanige materiaal op enige wyse van welke aard dan ook koop of verkry, wetende dat dit deur middel van 'n voorskot van die Bank verkry is en dat enige gedeelte van die voorskot onbetaald bly, is aan 'n oortreding skuldig en na skuldig bevinding blootgestel aan die strawwe deur Wet voorgeskrif vir die misdaad van dieftal.

(4) As in enige vervolging weens die koop of verkry van enige materiaal in oortreding van hierdie artikel bewys word dat die beskuldigde te enige tyd in besit van sodanige materiaal is of was, word aangeneem, tensy hy die teenoor gestelde bewys, dat hy dit in oortreding van hierdie artikel verkry het.

9. As die hoewe, waarop die werke vir die bewaring van water gekonstrueer moet word onder verband is, moet die raad na ontvangs van die aansoek skriftelik kennis gee aan die geregistreerde verbandhouer van sy voorneme om die voorskot te gee.

10. (1) Die Bank kan aan enige persoon, wat 'n huurkontrak hou ten opsigte van grond deur die Administrasie besit met opsie om dit te koop ingevolge die Landnedersettings Ge-konsolideerde en Wysigings Proklamasie 1927 (Proklamasie No. 310 van 1927), soos gewysig deur die Landnedersettings-wet (Suidwes-Afrika) Wysigingsproklamasie 1930 (Proklamasie No. 85 van 1930) uitgevaardig deur die Goewerneur-generaal van die Unie van Suid-Afrika en ten gunste van wie 'n Goewermentsgrondbrief of 'n transportakte ingevolge die bepalings van onderartikel (3) of onderartikel (4) van artikel drie-en-veertig van die eerstgenoemde Proklamasie, soos aldus gewysig, uitgereik of gepaseer is.

Voorwaarde van terugbetaling van voorskotte vir konstruksie van werke vir die bewaring van water.

Oorbetaling van geld, voorgeskiet vir konstruksie van werke vir waterbewaring.

Sekuriteit vir voorskotte vir konstruksie van werke vir die bewaring van water.

Materiale gekoop met geld, wat kragtens artikel sewe voorgeskiet is, is eiendom van die Bank en mag nie van die hand gesit word nie.

Bank moet aan verbandhouer van hoeve, waarop werke gekonstrueer moet word, kennis gee.

Bank kan voorskotte gee vir die doel om skulde te likwidir wat huurders in gevolge die wette betreffende landnedersettings by die Administrasie het.

(2) The advance shall be for an amount equal to the total indebtedness of the person to whom the advance is made to the Administration in respect of the purchase price of the land and of advances (if any) made to him in accordance with the firstmentioned Proclamation, and shall be devoted to making the payments, complying with the conditions and fulfilling the stipulations referred to in subsection (3) of the said section; and the Bank may give an undertaking to the Administrator that it will, on behalf of any such person, make such payments, comply with such conditions and fulfil such stipulations.

(3) The person to whom the advance is made shall pass and cause to be registered in the Deeds Registry in favour of the Bank a first mortgage bond, specially hypothecating to the Bank the land granted or transferred, for an amount equal to the advance and providing for the payment thereof to the Bank on terms and conditions determined by the Board.

(4) Any advance granted by the Bank other than an advance granted under the provisions of this section may be secured by the same mortgage bond which secures an advance granted under the said provisions.

11. All powers and rights incidental to the recovery of any advance made by the Bank under the Act, as modified and applied to the Territory by the principal Proclamation shall apply and be exercisable in respect of any advance made under this Proclamation.

12. This Proclamation may be cited for all purposes as the "Land Bank Law Amendment Proclamation, 1930".

GOD SAVE THE KING.

Given under my hand and seal at Windhoek this 29th day of April, 1930.

A. J. WERTH,  
Administrator.

## General Notice.

No. 15 of 1930.]

[1st May, 1930.

Notice is hereby given in terms of Section 13 (2) of the Education Proclamation (Proclamation No. 16 of 1926) that a meeting of parents and guardians of children attending each of the undermentioned schools will be held on the 20th day of June, 1930, at 10 a.m., and at the place appearing opposite the name of the school, for the purpose of electing a school committee in terms of section 13 of the said Proclamation.

H. H. G. KREFT,  
Director of Education.

Windhoek,  
1st May, 1930.

District	School	Place
Windhoek	High School	School Hall, Leutwein Street.
	Leutwein Street Primary School	"
	Schulstrasse Primary School	"
	Aroab	Court Room
Aroab	Klipdam	School Building
	Bethanie	Court Room
Bethanie	Gibeon	Court Room
	Stamprietfontein	School Building
Gibeon	Mariental	Court Room
	Schilflage	School Building
" "	Itinerant School No. 10, Kemal 258	School Tent
	Gobabis	Court Room
Gobabis	Damara	School Building
	Pretorius	Court Room
" "	Itinerant School No. 1, Plaas 421	School Tent
	Witvlei	School Building
" "	Itinerant Schools No. 2 & No. 12, Farm 408	School Tent
	Itinerant School No. 3, Farm 387	School Tent

(2) Die voorskot is vir 'n bedrag gelyk aan die totale skuld by die Administrasie van die persoon aan wie die voorskot gegee is ten opsigte van die koopsom van die grond en van voorskotte (as dit gegee is) aan hom gegee ooreenkomsig die eersgenoemde Proklamasie en moet bestee word aan die voldoen van die betalings, die nakom van die voorwaarde en die vervul van die stipulasies genoem in onderartikel (3) van die voormalde artikel; en die Bank kan aan die Administrateur 'n onderneming gee dat hy, ten behoeve van enige sodanige persoon, sodanige betalings sal voldoen, sodanige voorwaarde sal nakom en sodanige stipulasies sal vervul.

(3) Die persoon, aan wie die voorskot gegee is, moet 'n eerste verbandakte passer en in die registrasiekantoor ten gunste van die Bank laat registreer, waarby die toegewese of getransporteerde grond spesial ten gunste van die Bank verbonde word vir 'n bedrag gelyk aan die voorskot, en waarin voorsiening gemaak is vir die betaling daarvan aan die raad onder voorwaarde en kondies deur die raad bepaal.

(4) Enige voorskot deur die Bank gegee ander dan 'n voorskot gegee op grond van die bepalings van hierdie artikel kan deur dieselfde verbandakte verseker word, wat 'n voorskot, ingevolge die voormalde bepalings gegee, verseker.

11. Al die bevoegdhede en regte verbonde aan die opeis van enige voorskot deur die Bank gegee ingevolge die Wet, soos gewysig en op die Gebied toegepas deur die Hoofproklamasie, geld en is uitvoerbaar ten opsigte van enige voorskot, ingevolge hierdie Proklamasie gegee.

12. Hierdie Proklamasie kan vir al die doeleindes aangehaal word as die "Landbankwet-Wysigingsproklamasie 1930".

GOD BEHOEDE DIE KONING.

Gegee onder my handtekening en seël te Windhoek op hierdie 29ste dag van April 1930.

A. J. WERTH,  
Administrateur.

## Algemene Kennisgewing.

No. 15 van 1930.]

[1 Mei 1930.

Hiermee word ooreenkomsig artikel 13 (2) van die Onderwysproklamasie (Proklamasie No. 16 van 1926) bekendgemaak dat daar op die 20ste dag van Junie 1930, om 10 uur in die voormiddag, 'n vergadering van ouers en voogde van kinders, wat die onderstaande skole bywoon, sal gehou word op die plek wat na die name van die respektiewe skool aangedui word, ten einde 'n skoolkomitee te kies ooreenkomsig artikel 13 van die genoemde proklamasie.

H. H. G. KREFT,  
Windhoek,  
1 Mei 1930.

Distrik	Skool	Plek
Windhoek	Hoër Skool	Skoolsaal, Leutweinstraat.
	Leutweinstraat Primère Skool	"
	Primère Skool, Schulstrasse	"
Aroab	Aroab	Hofsaal
	Klipdam	Skoolgebou
Bethanie	Bethanie	Hofsaal
Gibeon	Gibeon	Hofsaal
	Stamprietfontein	Skoolgebou
	Mariental	Hofsaal
	Schilflage	Skoolgebou
" "	Verplaasbare Skool No. 10, Kemal 258	Skooltent
Gobabis	Gobabis	Hofsaal
" "	Damara	Skoolgebou
" "	Pretorius	Hofsaal
" "	Itinerant School No. 1, Plaas 421	Skooltent
" "	Witvlei	Skoolgebou
" "	Itinerant Schools No. 2 & No. 12, Farm 408	Skooltent
" "	Itinerant School No. 3, Plaas 387	Skooltent

Remedies van  
Bank.

Kort Tielie.

District	School	Place	Distrik	Skool	Plek
Gobabis	Itinerant School No. 6, Springvale 337	School Tent	Gobabis	Verplaasbare Skool No. 6, Springvale 337	Skooltent
"	Itinerant School No. 11, Farm 502	School Tent	"	Verplaasbare Skool No. 11, Plaas 502	Skooltent
"	Itinerant School No. 13, Farm 371	School Tent	"	Verplaasbare Skool No. 13, Plaas 371	Skooltent
Grootfontein	Grootfontein	Court Room	Grootfontein	Grootfontein	Hofsaal
"	Itinerant School No. 8, Farm 216	School Tent	"	Verplaasbare Skool No. 8, Plaas 216	Skooltent
Karibib	Karibib	Court Room	Karibib	Karibib	Hofsaal
"	Usakos	School Building	"	Usakos	Skoolgebou
Keetmanshoop	Keetmanshoop	Court Room	Keetmanshoop	Keetmanshoop	Hofsaal
"	Narubis	School Building	"	Narubis	Skoolgebou
Luderitz	Luderitz	Court Room	Luderitz	Luderitz	Hofsaal
"	Aus	School Building	"	Aus	Skoolgebou
Maltahöhe	Maltahöhe	Dining Room, Hostel	Maltahöhe	Maltahöhe	Eetkamer, Hostel
Okahandja	Goedemoed	School Building	Okahandja	Goedemoed	Skoolgebou
"	Okahandja	Court Room	"	Okahandja	Hofsaal
Omaruru	Omaruru	Municipal Bldgs.	Omaruru	Omaruru	Munisipale Gebou
Otjiwarongo	Otjiwarongo	Court Room	Otjiwarongo	Otjiwarongo	Hofsaal
"	Kalkfeld	School Building	"	Kalkfeld	Skoolgebou
"	Itinerant School No. 4, Friesland 229	School Tent	"	Verplaasbare Skool No. 4, Friesland 229	Skooltent
"	Itinerant School No. 5, Wintershoek 221	School Tent	"	Verplaasbare Skool No. 5, Wintershoek 221	Skooltent
"	Itinerant School No. 7, Okatjetambi 255	School Tent	"	Verplaasbare Skool No. 7, Okatjetambi 255	Skooltent
"	Itinerant School No. 9, Clorado 178	School Tent	"	Verplaasbare Skool No. 9, Clorado 178	Skooltent
Outjo	Outjo	School Library	Outjo	Outjo	Skoolbiblioteek
Rehoboth	Kub	School Building	Rehoboth	Kub	Skoolgebou
"	Blumenfelde	School Building	"	Blumenfelde	Skoolgebou
Swakopmund	Swakopmund	Court Room	Swakopmund	Swakopmund	Hofsaal
"	Walvis Bay	School Building	"	Walvisbaai	Skoolgebou
Warmbad	Warmbad	Court Room	Warmbad	Warmbad	Hofsaal
"	Hamrivier	School Building	"	Hamrivier	Skoolgebou
"	Kanus	School Building	"	Kanus	Skoolgebou
"	Ukamas	School Building	"	Ukamas	Skoolgebou
"	Garub	School Building	"	Garub	Skoolgebou
"	Grunau	School Building	"	Grunau	Skoolgebou
"	Oas	School Building	"	Oas	Skoolgebou
"	Kalkfontein Suid	School Building	"	Kalkfontein Suid	Skoolgebou