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PROKLAMASIES

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

No. 5 van 1933.]

NADEMAAL dit wenslik is om die bepalinge van die Proklamasie van 1930 betreffende tydelike Verligting (Fasiliteite) vir skuldenaars te wysig;

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

1. Artikel vyf van die Proklamasie van 1930 betreffende tydelike Verligting (Fasiliteite) vir Skuldenaars (Proklamasie No. 17 van 1930) word hierby gewysig deur die toevoeging van die volgende subartikels aan die end daarvan:—

“(4) Die Registrateur van Aktes moet, na ontvangs van die skriftelike informasie van die Bank meldende dat die bedrag ten opsigte waarvan sodanige aantekening gemaak is tesame met die rente daarop betaal is, sodanige aantekening in sy registers kanselleer.

(5) As daar ’n begeerte is om enige grond ten opsigte waarvan ’n dergelike aantekening gemaak is, oor te dra, kan die Registrateur van Aktes, as daar aan hom die skriftelike toestemming van die Bestuurder van die Bank en van die persoon, aan wie dit oorgedra moet word, voorgelê word, die oordrag registreer onderworpe aan die verband of lastingsnota wat teweeggebring is deur die maak van sodanige aantekening.

(6) As daar ’n begeerte is om enige grond ten opsigte waarvan ’n dergelike aantekening gemaak is, te verdeel of om ’n deel van enige sodanige grond oor te dra of om een van verskeie dele van grond ten opsigte waarvan dieselfde aantekening gemaak is, oor te dra, moet die Bestuurder van die Bank bepaal of enige en, indien enige, watter proporsie van die verband of lastingsnota met elke afsonderlike stuk of deel van die grond verbonde is en die Registrateur van Aktes kan, nadat hy skriftelik deur voormelde Bestuurder van sy beslissing in kennis gestel is, en as daar aan hom die skriftelike toestemming van voormelde Bestuurder en van enige persoon aan wie dit oorgedra moet word, voorgelê word, die oordrag dienoreenkomsdig registreer.”

2. Hierdie Proklamasie kan aangehaal word as die Wysigingsproklamasie van 1933 Betreffende Tydelike Verligting (Fasiliteite) vir Skuldenaars.

GOD BEHOEDE DIE KONING.

Gegee onder my hand en seël te Kaapstad op hierdie twintigste dag van Februarie 1933.

A. J. WERTH,
Administrateur.

No. 6 van 1933.]

NADEMAAL dit wenslik is om, met die oog op die heersende finansiële depressie, die wet betreffende die tenuitvoerlegging van vonnisse ten opsigte van vaste eiendom te wysig om verbandskuldenaars hulp te verleen;

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

1. (1) Ondanks enige teenoorgestelde bepaling bevat in enige wet, mag, wanneer vonnis gegee is betreffende ’n verband deur enige Hof van bevoegde jurisdiksie, sodanige Hof op versoek van die verbandnemer en, nadat die verbandhouer gehoor verleen is, die tenuitvoerlegging van die vonnis vir ’n tydperk van hoogstens ses maande skors op sodanige voorwaardes vir die beskerming van die regte en vir die sekuriteit van die verbandhouer as wat sodanige Hof regverdig en redelik ag; mits die verbandnemer voormelde Hof daarvan oortuig dat—

PROCLAMATIONS

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

No. 5 of 1933.]

WHEREAS it is expedient to amend the provisions of the Debtors' Temporary Relief (Facilities) Proclamation, 1930;

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

1. Section five of the Debtors' Temporary Relief (Facilities) Proclamation, 1930 (Proclamation No. 17 of 1930), is hereby amended by the addition of the following sub-sections at the end thereof:—

“(4) The Registrar of Deeds shall, on receipt of written information from the Bank that the amount in respect of which such note has been made, together with interest thereon, has been paid, cancel such note in his registers.

(5) If it is desired to transfer any land in respect of which such a note exists, the Registrar of Deeds may, if there is produced to him the written consent of the Manager of the Bank and of the proposed transferee, register the transfer, subject to the mortgage or charge created by the making of the said note.

(6) If it is desired to partition any land in respect of which such a note exists, or to transfer a portion of any such land, or to transfer one of several pieces of land in respect of which the same note exists, the Manager of the Bank shall determine whether any, and if any, what proportion of the mortgage or charge, shall attach to each separate piece or portion of land, and the Registrar of Deeds may, on being informed in writing by the said Manager of his decision, and if there is produced to him the written consent of the said Manager and of any proposed transferee, register the transfer accordingly.”

2. This Proclamation may be cited as the Debtors' Temporary Relief (Facilities) Amendment Proclamation, 1933.

GOD SAVE THE KING.

Given under my hand and seal at Capetown this twentieth day of February, 1933.

A. J. WERTH,
Administrator.

No. 6 of 1933.]

WHEREAS it is expedient, in view of the prevailing financial depression, to amend the law relating to the execution of judgments in respect of immovable property so as to come to the assistance of mortgage debtors;

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

1. (1) Notwithstanding anything to the contrary in any law contained, when judgment has been granted on a mortgage bond by any Court of competent jurisdiction, such Court may, on application by the mortgagor and after hearing the mortgagee, suspend execution of the judgment for a period not exceeding six months, upon such terms for the protection of the rights and for the security of the mortgagee as to such Court may seem just and reasonable; provided the mortgagor satisfies the said Court—

- (a) voor die uitreiking van die dagwaring hy al die rente verskuldig ten opsigte van die verbandskuld betaal het en al die Vuur-assuransie-premies betaalbaar op enige Vuur-assuransie-polis wat afgestaan is aan of in besit is van die verbandhouer, ooreenkomstig sodanige verband, sowel as al die plaaslike en algemene belastinge of Goewerments-, Munisipale of ander fooie betaalbaar ten opsigte van die eiendom wat onder verband is ingevolge sodanige verband;
 - (b) sy bate billik gewaardeer meer is as sy laste billik geskat.
- (2) Na afloop van enige tydperk, waarvoor skorsing van tenuitvoerlegging toegestaan is, kan voormelde Hof op versoek van die verbandnemer vir 'n verdere tydperk van uitstel, enige order maak wat dit bevoeg was om in die eerste instansie te maak.
- (3) Sodanige Hof mag voorts, as die verbandhouer goeie bewys lewer, die order van skorsing verander of kanselleer.
- (4) Ingeval van 'n aansoek vir skorsing of verandering of kansellering van skorsing kan voormelde Hof enige order betreffende koste maak wat billik mag wees.

2. Enige order gemaak deur 'n magistratshof ooreenkomstig hierdie Proklamasie is onderhewig aan appél op dieselfde wyse asof sodanige order ingevolge die bevoegd-hede verleen aan sodanige Hof by "De Magistratshoven Wet, 1917" (Wet No. 32 van 1917), van die Parlement van die Unie van Suid-Afrika, soos toegepas op hierdie Gebied, gemaak was.

3. Hierdie Proklamasie kan aangehaal word as die Wysiging van Eksekusie (Eiendomme Onder Verband) Proklamasie 1933.

GOD BEHOEDE DIE KONING.

Gegee onder my hand en seël te Kaapstad op hierdie 28ste dag van Februarie 1933.

A. J. WERTH,
Administrateur.

- (a) that, before issue of summons, he had paid all interest due in respect of the mortgage debt, and all Fire Insurance premiums payable on any Fire Insurance Policy ceded to or held by the mortgagee in terms of such mortgage bond, and all rates, taxes or Government, Municipal or other charges due in respect of the property mortgaged under such mortgage bond;
 - (b) that his assets fairly valued exceed his liabilities fairly assessed.
- (2) Upon the expiration of any period for which suspension of execution has been granted, the said Court may, upon application by the mortgagor for a further period of extension, make any order that it was competent to make in the first instance.
- (3) Such Court may, further, upon good cause being shown by the mortgagee, vary or cancel the order of suspension.
- (4) Upon an application for suspension, or variation or cancellation of suspension, the said Court may make any order as to costs that may be just.

2. Any order made by a Magistrate's Court in terms of this Proclamation shall be subject to appeal in the same way as if such order had been made under the powers conferred upon such Court by the Magistrate's Court Act, 1917 (Act No. 32 of 1917), of the Parliament of the Union of South Africa, as applied to this Territory.

3. This Proclamation may be cited as the Amendment of Execution (Mortgaged Properties) Proclamation, 1933.

GOD SAVE THE KING.

Given under my hand and seal at Capetown this 28th day of February, 1933.

A. J. WERTH,
Administrator.

Goewermentskennisgewings.

Die volgende Goewermentskennisgewings word vir algemene informasie gepubliseer.

H. P. SMIT,
Sekretaris vir Suidwes-Afrika.
Kantoor van die Administrateur,
Windhoek.

No. 33.] [16 Februarie 1933.

PAAIE EN UITSPANPLEKKE ORDONNANSIE 1927: BENOEMING VAN STEMOPNEMERS VIR DIE DISTRIK OUTJO.

Dit het die Administrateur behaag om, ooreenkomstig artikel *dertien* van die Paaie en Uitspanplekke Ordonnansie 1927 die hierondergenoemde here te benoem as stemopnemers vir die wyke in die distrik Outjo, soos in die Bylae van Proklamasie No. 28 van 1929 bepaal, en soos teenoor hulle respektiewe name aangedui is:—

- (1) Michael McHugh, Outjo Wyk No. 1.
- (2) Johan Abraham Lindeque, plaas Aimab, distrik Outjo Wyk No. 2.
- (3) Die Posbevelhebber van Polisie, Otjikondo Wyk No. 3.
- (4) Die Posbevelhebber van Polisie, Franzfontein Wyk No. 4.

No. 34.] [16 Februarie 1933.

BESKERMING VAN WILD.

1. Dit het die Administrateur behaag om, ooreenkomstig die voorsienings van paragraaf (a) van artikel *drie* (1) van die Wilddbeskerming-Ordonnansie, 1927, voor te skrywe dat die tydperk vanaf 1 April 1933 tot 31 Maart 1934, beide datums ingereken, 'n geslote jagtyd sal wees, waarin dit nie wettig sal wees om in die wyk of wyke, soos genoem in die tweede kolom van Bylae I teenoor die beskrywing van elke sodanige soort, respektieflik, die soorte wild, soos omskrywe in die eerste kolom van die Bylae hiervan, te jag nie:

Government Notices.

The following Government Notices are published for general information.

H. P. SMIT,
Secretary for South West Africa.
Administrator's Office,
Windhoek.

No. 33.] [16th February, 1933.

ROADS AND OUTSPANS ORDINANCE, 1927: APPOINTMENT OF RETURNING OFFICERS FOR THE DISTRICT OF OUTJO.

The Administrator has been pleased, in terms of section *thirteen* of the Roads and Outspans Ordinance, 1927, to appoint the undermentioned gentlemen to act as returning officers for the wards in the district of Outjo as defined in the Schedule to Proclamation No. 28 of 1929, set opposite their respective names:—

- (1) Michael McHugh Ward No. 1.
- (2) Johan Abraham Lindeque, farm Aimab, district Outjo Ward No. 2.
- (3) The Post Commander of Police, Otjikondo Ward No. 3.
- (4) The Post Commander of Police, Franzfontein Ward No. 4.

No. 34.] [16th February, 1933.

PROTECTION OF GAME:

1. The Administrator has been pleased in terms of the provisions of paragraph (a) of section *three* (1) of the Game Preservation Ordinance, 1927, to prescribe that the period from the 1st April, 1933, to the 31st March, 1934, both dates inclusive, shall be a close season during which it shall not be lawful to hunt the species of game or the sex of any species of game described in the first column of Schedule I hereto in the area or areas named in the second column of the Schedule opposite to the description of each such species, respectively:—

BYLAE I.

Beskrywing van Wild.	Wyk waarvoor 'n geslote jagtyd voorgeskrywe is.
Sebra	Distrikte Aroab, Bethanie, Gibeon, Gobabis, Grootfontein, Karibib, Keetmanshoop, Luderitz, Okahandja, Omaruru, Otjiwarongo, Swakopmund en Warmbad.
Wildebees	Distrikte Aroab, Bethanie, Karibib, Keetmanshoop, Luderitz, Maltahohe, Okahandja, Omaruru, Otjiwarongo, Outjo, Rehoboth, Swakopmund, Warmbad en Windhoek.
Koedoe (bulle en koeie)	Distrikte Aroab, Luderitz en Swakopmund.
Koedoe (koeie)	Distrikte Bethanie en Keetmanshoop.
Hartebees	Distrikte Aroab, Bethanie, Karibib, Keetmanshoop, Luderitz, Maltahohe, Omaruru, Outjo, Rehoboth, Swakopmund en Warmbad.
Springbok	Distrik Grootfontein.
Steenbok	Die hele Gebied, met die uitsondering van omheinde plase waarop slegs die eienaar die reg het om steenbokke te jag.
Al die wildsoorte	Dorpsgronde Gobabis.
Al die wildsoorte	Kroongronde, distrik Warmbad.

Al die wildsoorte

(a) Die deel van die distrik AROAB binne die volgende grense:—

Vanaf die noordelike baken van die plaas GOCHARUS No. 23, distrik Keetmanshoop, wat die snypunt van die grense van die distrikte Keetmanshoop, Gibeon en Aroab, soos beskrywe in die eerste Bylae van Proklamasie No. 40 van 1920, ooswaarts en suidwaarts langs die grense van die distrik Aroab, soos beskrywe in die Eerste Bylae van Proklamasie No. 40 van 1920, met uitsluiting van die plaas SITSAS No. 14, na die noordoostelike baken van die plaas UIGENAB No. 17, daarvandaan algemeen weswaarts en noordweswaarts verder langs die grense van en met uitsluiting van die volgende plase:—

UIGENAB	No. 17
MINNEHAHA	" 16
MAHLZEIT	" 15
KIRIIS OST	" 28
GAIBIS	" 12
GAMMIB	" 13
FRANKENSTEIN	" 6
ANINUIS SUD	" 5
ANINUIS NORD	" 3
GRABSTEIN	" 2
WELGELEGE	" 120
CALA	" 118
MANUBI	" 119
GOCHARUS No. 23, Keetmanshoop	

na die uitgangspunt.

(b) Die deel van die distrik GIBEON binne die volgende grense:—

Vanaf die suidoostelike baken van die plaas SUS No. 297 noordwaarts en ooswaarts langs die grense van maar met uitsluiting van die volgende plase:—

SUS	No. 297
OVERSCHOT	" 142
EINDPAAL	" 195
VERGENOEG	" 196

SCHEDULE I.

Description of Game	Area for which a close season is prescribed
Zebra	Districts of Aroab, Bethanie, Gibeon, Gobabis, Grootfontein, Karibib, Keetmanshoop, Luderitz, Okahandja, Omaruru, Otjiwarongo, Swakopmund and Warmbad.
Gnu (Wildebeest)	Districts of Aroab, Bethanie, Karibib, Keetmanshoop, Luderitz, Maltahohe, Okahandja, Omaruru, Otjiwarongo, Outjo, Rehoboth, Swakopmund, Warmbad and Windhoek.
Kudu (bulls and cows)	Districts of Aroab, Luderitz and Swakopmund.
Kudu (cows)	Districts of Bethanie and Keetmanshoop.
Hartebeest	Districts of Aroab, Bethanie, Karibib, Keetmanshoop, Luderitz, Maltahohe, Omaruru, Outjo, Rehoboth, Swakopmund & Warmbad.
Springbuck	District of Grootfontein.
Steenbuck	Whole Territory, except in the case of fenced farms on which the owner only may shoot steenbuck.
All classes of game	Gobabis commonage.
All classes of game	Crown land, District of Warmbad.

All classes of game

(a) That portion of the district AROAB within the following boundaries:—

From the northern beacon of the farm GOCHARUS No. 23, district Keetmanshoop, which beacon is the intersection point of the boundaries of the districts of Keetmanshoop, Gibeon, and Aroab, as described in the First Schedule of Proclamation No. 40 of 1920; eastwards and southwards along the boundaries of the district of Aroab, as described in the First Schedule of Proclamation No. 40 of 1920, but excluding the farm SITSAS No. 14, to the north-eastern beacon of the farm UIGENAB No. 17, thence generally westwards and northwards continuing along the boundaries of but excluding the following farms:—

UIGENAB	No. 17
MINNEHAHA	" 16
MAHLZEIT	" 15
KIRIIS OST	" 28
GAIBIS	" 12
GAMMIB	" 13
FRANKENSTEIN	" 6
ANINUIS SUD	" 5
ANINUIS NORD	" 3
GRABSTEIN	" 2
WELGELEGE	" 120
CALA	" 118
MANUBI	" 119
GOCHARUS No. 23, Keetmanshoop.	

to the point of beginning.

(b) That portion of the district of GIBEON within the following boundaries:—

From the south-eastern beacon of the farm SUS No. 297 northwards and eastwards along the boundaries of but excluding the following farms:

SUS	No. 297
OVERSCHOT	" 142
EINDPAAL	" 195
VERGENOEG	" 196

na die suidoostelike baken van laasgenoemde plaas, daarvandaan algemeen noordweswaarts en noordooswaarts verder langs die grense van en insluitende die volgende plase:—

PLAAS	No. 373
PLAAS	" 372
PLAAS	" 360
PLAAS	" 359
SPRINGBOK	" 346
PLAAS	" 347
PLAAS	" 348
PLAAS	" 349
PLAAS	" 350
PLAAS	" 351
PLAAS	" 352
DAKKAH	" 274
YAHOMA	" 275

na die noordoostelike baken van laasgenoemde plaas; daarvandaan algemeen noordweswaarts verder langs die grense van maar met uitsluiting van die volgende plase:—

SILURIAN	No. 272
GOANAS	" 271
BENGAL	" 268
SOHO	" 267
BOHEMIA	" 264
ADRIANOPEL	" 263
HARRINGTON	" 260
SPUITBOSCH	" 259
KAMEELDRAAI	" 256
TIGERS LAIR	" 255
TARA	" 252
SOLLUM	" 251
ARAHOAB	" 167
CLEOPATRA	" 248
MERSA	" 245
VOGELWEIDE	" 244

na 'n punt waar die oostelike grens van laasgenoemde plaas deursny word deur die grens van die distrik Gobabis en die distrik Gibeon, soos beskrywe in die eerste Bylae van Proklamasie No. 40 van 1920, daarvandaan ooswaarts, suidwaarts en weswaarts verder langs die grense van die distrik Gibeon, soos beskrywe in die Eerste Bylae van Proklamasie No. 40 van 1920, na die uitgangspunt.

(c) Die deel van die distrik GOBABIS binne die volgende grense:

Vanaf die suidwestelike baken van die plaas No. 530 ooswaarts langs die grense van maar met uitsluiting van die volgende plase:—

PLAAS	No. 530
ARIB	" 501
TREGOLD	" 503

na die suidoostelike baken van laasgenoemde plaas; daarvandaan algemeen noordwaarts en ooswaarts verder langs die grense van maar met uitsluiting van die volgende plase:—

TREGOLD	No. 503
PLAAS	" 498
PLAAS	" 495
PLAAS	" 496
PLAAS	" 492
PLAAS	" 369
PLAAS	" 370
PLAAS	" 371
PLAAS	" 372
NUIBA	" 373
GOREB	" 374
PLAAS	" 375
NUI-SIE	" 376
PLAAS	" 377

na die suidoostelike baken van laasgenoemde plaas; daarvandaan suidwaarts en ooswaarts verder langs die grens van die distrik Gobabis, soos beskrywe in die Eerste Bylae van Proklamasie No. 40 van 1920, na die snypunt van die 24ste suidelike breedtegraad met die oostelike grens van die plaas VOGELWEIDE No. 244 in die distrik Gibeon; daarvandaan algemeen noordweswaarts verder langs die grense van maar met uitsluiting van die volgende plase:—

VOGELWEIDE	No. 244 (Gibeon).
ALEXANDRIA	" 243 "
NABAGEIS	" 322 "
AREAMS	" 320 "
MANIE	" 2 "
HOAGOSGEIS	" 3 "
SOMMERVILLE	" 6 "

to the south-eastern beacon of the last mentioned farm; thence generally northwestwards and north-eastwards continuing along the boundaries of and including the following farms:—

FARM	No. 373
FARM	" 372
FARM	" 360
FARM	" 359
SPRINGBOK	" 346
FARM	" 347
FARM	" 348
FARM	" 349
FARM	" 350
FARM	" 351
FARM	" 352
DAKKAH	" 274
YAHOMA	" 275

to the northeastern beacon of the last mentioned farm; thence generally northwestwards continuing along the boundaries of but excluding the following farms:—

SILURIAN	No. 272
GOANAS	" 271
BENGAL	" 268
SOHO	" 267
BOHEMIA	" 264
ADRIANOPEL	" 263
HARRINGTON	" 260
SPUITBOSCH	" 259
KAMEELDRAAI	" 256
TIGERS LAIR	" 255
TARA	" 252
SOLLUM	" 251
ARAHOAB	" 167
CLEOPATRA	" 248
MERSA	" 245
VOGELWEIDE	" 244

to a point where the eastern boundary of the last mentioned farm is intersected by the boundary of the Gobabis and Gibeon districts, as described in the First Schedule of Proclamation No. 40 of 1920, thence eastwards, southwards and westwards continuing along the boundaries of the Gibeon district, as described in the First Schedule of Proclamation No. 40 of 1920, to the point of beginning.

(c) That portion of the district of GOBABIS within the following boundaries:—

From the southwestern beacon of the Farm No. 530 eastwards along the boundaries of but excluding the following farms:—

FARM	No. 530
ARIB	" 501
TREGOLD	" 503

to the south-eastern beacon of the last mentioned farm; thence generally northwards and eastwards continuing along the boundaries of but excluding the following farms:—

TREGOLD	No. 503
FARM	" 498
FARM	" 495
FARM	" 496
FARM	" 492
FARM	" 369
FARM	" 370
FARM	" 371
FARM	" 372
NUIBA	" 373
GOREB	" 374
FARM	" 375
NUI-SIE	" 376
FARM	" 377

to the south-eastern beacon of the last mentioned farm; thence southwards and eastwards continuing along the boundaries of the district of Gobabis as described in the First Schedule of Proclamation No. 40 of 1920, to the point of intersection of the 24th degree of south latitude and the eastern boundary of the farm Vogelweide No. 244 in the district of Gibeon, thence generally northwestwards continuing along the boundaries of but excluding the following farms:—

VOGELWEIDE	No. 244 (Gibeon).
ALEXANDRIA	" 243 "
NABAGEIS	" 322 "
AREAMS	" 320 "
MANIE	" 2 "
HOAGOSGEIS	" 3 "
SOMMERVILLE	" 6 "

die posiesie van die diens van bo-grondse na onder-grondse te moet verander, behou die Raad die reg om te vereis dat die eienaar, okkupeerder of verbruiker die koste, soos geskat deur die Ingenieur, van sodanige vermeerdering van inhoud of verandering van posiesie vooruit aan die stadsklerk moet betaal.

Toestemming vir dienste op private eiendom.

11. (a) As dit vereis word dat 'n diens of enige deel daarvan op of bo private eiendom of persele moet wees ander as dié waarop private diens geïnstalleer moet word, of as die persele waarop sodanige diens geïnstalleer moet word, geleë is in 'n private deurweg, behou die Raad die reg om te weier om sodanige diens te installeer tensy 'n spesiale ooreenkoms eers getref is, waardeur die Raad gevrywaar word vir die deel van sodanige diens wat op of bo sodanige private eiendom, perseel of deurweg gelê moet word.

(b) Skriftelike toestemming vir die plasing van die diens op of bo sodanige private eiendom, perseel of deurweg, moet vooraf deur die eienaar of okkupeerder van die eienaar van sodanige private eiendom, perseel of deurweg, of ander persoon geregtig om sodanige toestemming te gee, verkry word, en by die Ingenieur gedeponeer word.

(c) Indien sodanige toestemming op enige tyd teruggetrek word, of as die private eiendom of persele of deurweg van eiendomsreg verander en die nuwe eienaar weier om sodanige toestemming te gee of daarmee aan te gaan, moet die koste van enige verandering wat aan sodanige diens gemaak moet word, gedra word deur die eienaar, okkupeerder of verbruiker op wie se perseel geïnstalleer is.

Behuising van dienste.

12. (a) 'n Diens mag volgens die diskresie van die Ingenieur of bo die grond of onder die grond geplaas word, en die ingangspunt van sodanige diens na die persele sal deur die Ingenieur vasgestel word asook die posiesie vir die Raad se diensloodsekering of loodsekerings en meter of meters, ens., ens., vir die behuising waarvan daar op die persele in 'n goedgekeurde posiesie 'n ope muurruimte van nie minder as een (1) vierkant meter nie voorsien moet word; die onderste end van sodanige ruimte moenie meer as 1.20 meters of minder as 60 sentimeters van die vloer-oppervlakte wees nie. Die ruimte wat aldus voorsien word, moet op alle tye vry gehou word van hoegenaamd enige versperring.

(b) In die geval van groot persele soos blokke van stalle van kamers, huurkamers, winkels of kantore, ens., of in spesiale omstandighede mag die Ingenieur vereis dat 'n spesiale kamer voorsien word van sodanige afmetings as wat die Ingenieur mag bepaal, vir die behuising van die Raad se diensloodsekering of -loodsekerings en diensmeter of -meters vir al die verbruikers, en sodanige kamer moet op alle tye toeganklik wees vir enige gemagtigde persoon, en mag nie vir enige ander doel gebruik word nie anders as die behuising van die Raad se diens en die verbruiker se hoofskakelaar- en loodsekeringsbord.

Verwydering of verandering van dienste.

13. As, met die toestemming van die Ingenieur en op versoek van die eienaar, okkupeerder of verbruiker, dit vereis word om die Raad se diens te verwyder of te verander, moet die eienaar, okkupeerder of verbruiker vooruit aan die Stadsklerk die koste betaal van sodanige verwydering of verandering soos beraam deur die Ingenieur, en die eienaar, okkupeerder of verbruiker vir die oomblik moet vooruit aan die Stadsklerk die koste betaal vir die weer-aanbring van sodanige diens soos beraam deur die Ingenieur wanneer vereis word om dit te doen, hetsy na dieselfde perseel as waar dit vroeër bestaan het of soos verander of bygevoeg of na enige nuwe perseel wat in die plek daarvan opgerig mag wees.

Verantwoordelikheid vir die sorg en onderhoud van die diens.

14. (a) Die Raad is algeheel verantwoordelik vir die sorg en onderhoud van alle dienste, uitgesonderd en behalwe soos voorsien in Regulasie No. 14 (c) hiervan.

(b) Die Raad is nie verantwoordelik vir die weerkleur, -plak of -verf van enige deel van die muur van persele beskadig deur die aanbring van die nodige toevoegings aan of gate deur enige muur of vir die ander ontsiering nie wat veroorsaak mag wees deur die aanbring van enige installasie of verandering of verwydering van enige diens. Die persele sal andersins weer so na as moontlik aan sy vorige toestand gebring word deur die Raad op sy eie onkoste.

(c) Die verbruiker of, as daar nie 'n verbruiker is nie, die eienaar of okkupeerder, is verantwoordelik vir betaling van enige skade, ander as dié te wyte aan die elektriese toevvoer, aan enige diens, of ander apparaat wat die eiendom is van die Raad en geïnstalleer of geplaas is op sy persele.

and/or the changing of the position of the service from overhead to underground, the Council reserves the right to require the payment in advance to the Town Clerk by the owner, occupier or consumer, of the cost, as estimated by the Engineer, of such increase in capacity or change of position.

Way-leave on private property.

11. (a) If a service, or any portion thereof, is required to be on or above private property or premises other than that to which such service is to be installed, or if the premises to which a service is to be installed are situated in a private thoroughfare, the Council reserves the right to refuse to instal such service unless a special agreement is first entered into whereby the Council is indemnified for the portion of such service to be laid on or above such private property, premises or thoroughfare.

(b) Written permission for the placing of the service on or above such private property, premises or thoroughfare shall first be obtained by the owner or occupier from the owner of such private property, premises or thoroughfare, or other person entitled to give such permission, and be deposited with the Engineer.

(c) Should such permission be withdrawn at any time, or should the private property or premises or thoroughfare change ownership and the new owner refuse to grant or to continue such permission, the cost of any alteration required to be made to the service shall be born by the owner, occupier, or consumer, to whose premises the service is installed.

Accommodation for services.

12. (a) A service may, at the discretion of the Engineer, be placed either overhead or underground and the point of entry of such service to the premises shall be determined by the Engineer, as also shall the position of the Council's service fuse or fuses and meter or meters, etc., etc., for the accommodation of which there shall be provided upon the premises, in an approved position, a clear wall space of not less than one (1) square metre, the bottom of which space shall not be more than 1.20 metre or less than 60 centimetres from the floor level. The space so provided shall at all times be kept free from any obstruction whatsoever.

(b) In the case of large premises such as blocks of flats, tenements, shops or offices, etc., or in special circumstances, the Engineer may require the provision of a separate room, of such dimensions as the Engineer may specify, for the accommodation of the Council's service fuse or fuses and service meter or meters, etc., for the whole of the consumers upon such premises, and such room shall at all times be accessible to any authorised person, and shall not at any time be used for any purpose other than the accommodation of the Council's service and the consumer's main switch and fuse boards.

Removal or alteration of services.

13. If, with the consent of the Engineer and upon the request of the owner, occupier or consumer, the Council's service shall require to be removed or altered, the owner, occupier or consumer shall pay in advance to the Town Clerk the cost, as estimated by the Engineer, of such removal or alteration, and the owner, occupier or consumer for the time being shall pay in advance to the Town Clerk the cost, as estimated by the Engineer, of replacing such service if and when required to be done, whether to the same premises as previously existing, or as altered or added to, or to any new premises which may have been erected in the place thereof.

Responsibility for care and maintenance of service.

14 (a) The Council shall be solely responsible for the care and maintenance of all services, save and except as provided for in Regulation No. 14 (c) hereof.

(b) The Council shall not be responsible for re-colouring, re-papering or re-painting any part of the wall of the premises damaged through making the necessary attachments to or holes through any wall or for any other defacement caused or made by the installation, alteration or removal of any service. The premises otherwise shall be restored by the Council, at its own cost and expense, as nearly as possible to their former condition.

(c) The consumer, or if there be no consumer, the owner or occupier, shall be responsible for the cost of making good any damage, other than that due to the electrical supply, to any service or other apparatus the property of the Council, installed or placed upon his premises.

Versterking van mure vir dienste.

15. Waar die Raad se diens loodsekering of loodsekerings, en meter of meters, ens., aan die muur moet vasgesit word wat, volgens die mening van die Ingenieur, nie voldoende sterk genoeg is vir die doel nie, moet die eienaar, okkuperder of verbruiker op sy eie onkoste daardie deel van die muur versterk tot bevrediging van die Ingenieur.

Voorsiening van pype vir ondergrondse dienste.

16. Die eienaar, okkuperder of verbruiker moet op sy eie onkoste enige pyp of pype voorsien, aanbring en onderhou wat deur die Ingenieur mag vereis word om geïnstalleer te word vir die doel om ondergrondse diens in te trek.

Dienste wat ongerieflik of gevaarlik word.

17. Waar vir enige rede die posisie van die Raad se diens of enige deel daarvan, volgens die mening van die Ingenieur, ongerieflik vir die toegang daarheen of 'n bron van gevaar vir die lewe of eiendom word, moet die koste soos beraam deur die Ingenieur vir die verwydering van sodanige diens of gedeelte daarvan na 'n nuwe posisie of posisies, soos deur die Ingenieur vasgestel mag wees, vooruit aan die Stadsklerk betaal word deur die eienaar, okkuperder of verbruiker.

Ingeval die eienaar, okkuperder of verbruiker weier om sodanige koste vooruit aan die Stadsklerk te betaal, het die Raad die reg om 'n toevoer van elektrisiteit na sodanige persele te weier of dadelik die toevoer van elektrisiteit te staak soos die geval mag wees.

Met die dienste moet nie bemoei of geknoei word nie.

18. (a) Niemand mag hom op enige wyse met enige diens sonder oorsaak bemoei of daaraan knoei of iemand daaraan laat knoei of hom daarmee laat bemoei nie.

(b) As, volgens die mening van die Ingenieur, dit nodig of wenslik is om spesiale voorsorgsmaatreëls te neem om enige bemoeiing of knoeiing aan enige diens te voorkom, moet die eienaar, okkuperder of verbruiker die koste van sodanige spesiale beskerming, soos deur die Ingenieur beraam, om sodanige spesiale beskerming soos die Ingenieur mag verlang, te voorsien en te installeer vir hierdie doel vooruit aan die Stadsklerk betaal.

Ingeval die eienaar, okkuperder of verbruiker weier om sodanige koste vooruit aan die Stadsklerk te betaal, het die Raad die reg om te weier om 'n aanvang te maak met die toevoer van die elektrisiteit na die persele of dadelik die toevoer van die elektrisiteit te staak, soos die geval mag wees.

Dienste bly die eiendom van die Raad.

19. Nieteenstaande die betaling aan die Stadsklerk deur die eienaar, okkuperder of verbruiker van enige gelde betaalbaar ten opsigte van die installasie van enige diens of van enige verandering daaraan of verwydering of vervanging daarvan, bly sodanige diens, in sy geheel, die absolute eiendom van die Raad.

HOOFSTUK III.

REGULASIES BEHERENDE DIE OPSTEL EN ONDERHOUD VAN INSTALLASIES.

Installasie moet deur die verbruiker voorsien word.

20. Enige installasie bedoel om 'n toevoer van elektrisiteit van die Raad se diens te ontvang of wat dit alreeds ontvang moet deur die eienaar, okkuperder of verbruiker op sy eie onkoste opgestel en onderhou word, ooreenkomstig die bepalings van hierdie regulasies en/of enige wysigings daarvan wat hierna mag afgekondig word.

Inspeksie van persele.

21. Die Ingenieur of enige behoorlike gemagtigde persoon kan op alle redelike tye of te eniger tyd ingeval van dringende noodsaaklikheid op enige persele gaan ten einde enige diensmeter of installasie te inspekteer, en wanneer daar redelike oorsaak is om te veronderstel dat daar 'n oortreding van hierdie regulasies begaan is of begaan word kan hy enige grond, bakstene, klip, yster of houtwerk of ander bedekking op enige deel van die persele wegneem vir die doeleindes van sodanige inspeksie en die Raad is nie verantwoordelik vir skade ten aansien daarvan nie, maar sal sulke persele in hulle vorige toestand herstel indien daar geen oortreding van hierdie regulasies ontdek word nie.

Strengthening of walls for services.

15. Where the Council's service fuse or fuses and meter or meters, etc., require to be fixed to a wall which, in the opinion of the Engineer, is not sufficiently strong for the purpose, the owner, occupier, or consumer shall, at his own expense, reinforce that portion of such wall to the satisfaction of the Engineer.

Provision of pipes for underground services.

16. The owner, occupier or consumer shall, at his own cost and expense, provide, fix and maintain any pipe or pipes which the Engineer may require to be installed for the purpose of drawing-in an underground service.

Services becoming inconvenient or dangerous.

17. Where for any reason the position of the Council's service or any part thereof becomes, in the opinion of the Engineer, inconvenient of access or a source of danger to life or property, the cost as estimated by the Engineer of the removal of such service or any part thereof to a new position or positions to be determined by the Engineer, shall be paid in advance to the Town Clerk by the owner, occupier or consumer.

In the event of the owner, occupier or consumer refusing to pay such cost in advance to the Town Clerk, the Council shall have the right to refuse to commence a supply of electricity to the premises or forthwith to discontinue the supply of electricity, as the case may be.

Service not to be tampered or interfered with.

18. (a) No person shall in any way tamper with or interfere with or cause or permit to be tampered or interfered with any service.

(b) If, in the opinion of the Engineer, it is necessary or desirable to take special precautions in order to prevent tampering with or interfering with any service, the cost as estimated by the Engineer of such special protection as the Engineer may require to be provided and installed for this purpose, shall be paid in advance to the Town Clerk by the owner, occupier or consumer.

In the event of the owner, occupier or consumer refusing to pay such cost in advance to the Town Clerk, the Council shall have the right to refuse to commence a supply of electricity to the premises or to forthwith discontinue the supply of electricity, as the case may be.

Services to remain the property of the Council.

19. Notwithstanding the payment to the Town Clerk by the owner, occupier or consumer of any charge payable in respect of the installation of any service or of any alteration thereto or removal or replacement thereof, such service, in its entirety, shall be and remain the absolute property of the Council.

CHAPTER III.

REGULATIONS GOVERNING THE MAKING AND MAINTAINING OF INSTALLATIONS.

Installation to be provided by consumer.

20. Any installation intended to receive or receiving a supply of electricity from the Council's service shall be provided and made and maintained by the owner, occupier or consumer, at his own cost and expense, in accordance with the provisions of these regulations and/or any amendments thereof which may hereafter be promulgated.

Inspection of premises.

21. The Engineer or any authorised person may, at any reasonable time, or in emergency at any time, enter any premises for the purpose of inspecting any service or installation, and when there are reasonable grounds for supposing that a breach of these regulations has been or is being committed, may remove any earth, brick, stone, iron or woodwork or other covering on any portion of the premises when necessary for the purpose of inspection, and the Council shall not be liable for any damage in respect thereof, but the Council shall, at its own cost and expense, restore such premises to their former condition should no breach of these regulations be discovered.

Weiering van toegang of die gee van valse inligting.

22. Enigeen wat weier om toegang of redelike inligting te gee aan die Ingenieur of aan enige gemagtigde persoon in die uitvoer van die bepalings van hierdie regulasies of wat so 'n beampte van die Raad teenwerk by die volvoering van enige taak in verband daarmee of met betrekking daartoe, of, met die doel om die bepalings van hierdie Regulasies te ontduik, aan die Ingenieur of enige gemagtigde persoon enige valse inligting gee in verband met enige installasiewerk voorgenome, aan die gang of klaargemaak, is skuldig aan 'n oortreding van hierdie regulasies.

Afwerking.

23. Alle werk aan die oprigting van enige installasie of enige deel van enige installasie of enige toevoeging, verandering of reparasie aan enige installasie moet op 'n deeglike en praktiese wyse tot bevrediging van die Ingenieur uitgevoer word.

Materiaal, ens.

24. Alle materiaal gebruik in die maak van enige installasie of van enige deel van enige installasie of van enige toevoegsel, verandering of reparasie aan enige installasie is onderhewig aan die goedkeuring van die Ingenieur wat mag vereis om voorsien te word met monsters van sodanige materiaal vir die doel van ondersoek en toets.

Toestemming moet verkry word voordat 'n aanvang gemaak word met die werk.

25. Die kontrakteur moet aansoek doen vir en die skriftelike toestemming van die Ingenieur daartoe verkry op die Vorm voorgeskrewe deur die Raad en verkrygbaar by aansoek op die kantoor van die Ingenieur voordat enige werk aan enige nuwe installasie of aan enige verandering of toevoegsel aan enige bestaande installasie 'n aanvang mee gemaak word, waarin hy volledig die aard van die werk wat hy van voorneme is om te doen moet aanstip, en volle besonderhede gee omtrent die aantal en besonderhede van lampe en ander toestelle wat die elektrisiteit verbruik wat hy installeer of voorsien. Aansoek vir sodanige toestemming moet so vroeg as moontlik gedoen word teneinde die werk van die kontrakteur sowel as die van die Raad in verband met die installeer van die diens en die gee van 'n toevoer van die elektrisiteit te vergemaklik.

Kennisgewing van voltooiing van werk.

26. Wanneer alle werk in verband met die maak van enige nuwe installasie of van enige verandering of toevoeging van enige bestaande installasie finaal voltooi is ooreenkomstig hierdie Regulasies moet daar onmiddellik deur die kontrakteur skriftelik kennis aan die Ingenieur gegee word op die vorm voorgeskrewe deur die Raad en verkrygbaar by aansoek by die kantoor van die Ingenieur dat die werk gereed is vir inspeksie en toets.

Inspeksie van Installasies.

27. (a) By die ontvangs deur hom van die kennisgewing voorgeskrewe deur Regulasie No. 26 hiervan, moet die Ingenieur so gou as moontlik die installasie laat toets en inspekteer.

(b) Die Raad maak die inspeksie en toets hierin voorgeskrewe alleenlik vir sy eie bevrediging, en die kontrakteur is nie daardeur verlos van enige verantwoordelikheid nie. Enige sodanige inspeksie en toets moet nie aangeneem word om aan te dui dat die installasie op die mees goedgekeurde manier uitgevoer is nie.

(c) As die installasie as gevolg van sodanige inspeksie en toets gevind word om in alle opsigte te voldoen aan die bepalings van hierdie regulasies wat betrekking het daarop en as die orige bepalings van hierdie Regulasies nagekom is, moet die Ingenieur 'n toevoer van die elektrisiteit laat geskied na die installasie of enige verandering of toevoeging daaraan.

Bestelling van Inspeksie.

28. 'n Bestelling moet deur die Ingenieur of 'n gemagtigde persoon met die kontrakteur of sy verteenwoordiger gemaak word vir die doel om 'n inspeksie en/of toets voorsien in hierdie Regulasies uit te voer, en as die kontrakteur, of sy verteenwoordiger versuim om die bestelling na te kom moet 'n som voorsien in die tarief vooruitbetaal word aan die Stadsklerk deur die kontrakteur vir elke addisionele besoek aan die verbruiker se persele vir die doel van inspeksie en toets wat deur die versuim aan die kant van die kontrakteur of sy verteenwoordiger genoodsaak word.

Geleentheid vir inspeksie en toets.

29. Alle hulpmiddels moet aan die Ingenieur of gemagtigde persoon gegee word om enige deel of dele te ondersoek van enige installasie wat opgestel word of enige toevoegsel of verandering aan enige installasie.

Refusal of admittance, or rendering of false information.

22. Any person who shall refuse admittance or reasonable information to the Engineer or to any authorised person in the carrying out of the provisions of these Regulations, or shall obstruct such employee of the Council in the carrying out of any duty connected therewith or relating thereto, or, with the object of evading the provisions of these Regulations shall render to the Engineer or to any authorised person any false information regarding any installation work contemplated, in progress or completed, shall be guilty of a breach of these Regulations.

Workmanship.

23. All work upon the making of any installation or of any part of any installation, or of any addition, alteration or repair to any installation shall be carried out in a substantial and workmanlike manner, to the satisfaction of the Engineer.

Materials, etc.

24. All materials used in the making of any installation or of any part of any installation or of any addition, alteration or repair to any installation shall be subject to the approval of the Engineer, who may require to be furnished with samples of such materials for the purpose of inspection and test.

Permission to be obtained before commencing work.

25. The contractor shall make application for and obtain the permission of the Engineer thereto, in writing upon the form prescribed by the Council, obtainable upon application at the office of the Engineer, before any work upon any new installation or upon any alteration or addition to any existing installation is commenced, stating fully the nature of the work proposed to be done and furnishing full information as to the number and particulars of lamps and other electricity consuming devices to be installed or provided. Application for such permission shall be made as early as possible, in order to facilitate the work of the contractor, as well as that of the Council in regard to the installation of the service and the giving of a supply of electricity.

Notice of completion of work.

26. When the whole of the work in connection with the making of any new installation or of any alteration or addition to any existing installation shall have been finally completed in accordance with these Regulations immediate notice of readiness for inspection and test shall be given by the contractor to the Engineer in writing on the form prescribed by the Council, obtainable upon application at the office of the Engineer.

Inspection of installations.

27. (a) Upon the receipt by him of the notice prescribed by Regulation No. 26 hereof, the Engineer shall, with all reasonable expedition, cause the installation to be inspected and tested.

(b) The Council shall make the inspection and test prescribed herein for its own satisfaction only, and the contractor shall not thereby in any way be relieved of responsibility. Any such inspection and test shall not be taken as indicating that the installation has been carried out in the most approved style or manner.

(c) If the installation, as the result of such inspection and test, be found to comply in every respect with the provisions of these Regulations relating thereto, and if the remaining provisions, of these Regulations shall also have been complied with, the Engineer shall cause a supply of electricity to be commenced to the installation or to any alteration or addition thereto.

Appointment for inspection.

28. An appointment shall be made by the Engineer or an authorised person with the contractor or his representative, for the purpose of conducting any inspection and/or test provided for in these Regulations, and should the contractor, or his representative, fail to keep the appointment, such fee as is provided for in the tariff shall be paid in advance to the Town Clerk by the contractor, for each additional visit to the consumer's premises for the purpose of inspection and test necessitated by such failure on the part of the contractor or his representative.

Facilities for inspection and test.

29. Every facility shall be given the Engineer or any authorised person to inspect and/or test any portion or portions of any installation in course of construction, or any addition or alteration to any installation.

As daar grond bestaan om te veronderstel dat oortredings van hierdie Regulasies plaasgevind het, dan kan die Ingenieur van die kontrakteur eis om enige verbindings of drade bloot te lê of enige omhulsels of toebehore te verwyder vir inspeksiedoeleindes en die kontrakteur moet op eie onkoste enige aldus blootgestelde of verwyderde werk herstel.

Mislukking van installasie by inspeksie en toets.

30. As enige nuwe of bestaande installasie of enige uitbreiding, toevoeging of verandering aan enige bestaande installasie, by inspeksie en toets gebrekkig of onvolledig gevind word of op enige wyse nie aan hierdie Regulasies voldoen nie, kan die Ingenieur weier om aanvang te maak met die toevoer van die elektrisiteit na die installasie of enige toevoeging of verandering daaraan totdat sodanige weglating, fout of gebrek herstel is, en sodanige geld as wat voorsien is in die tarief moet vooruitbetaal word aan die Stadsclerk deur die kontrakteur vir elke addisionele besoek aan die verbruiker se perseel van enige gemagtigde persoon vir die doel om enige verder inspeksie en/of toets te maak wat genoodsaak is deur sodanige weglating, fout of gebrek.

Tydlike werk nie toegelaat nie.

31. Tydelike drade, toebehore, of verbindings sal nie toegelaat word op enige installasie nie, behalwe in spesiale gevalle volgens die oordeel van die Ingenieur en onder sodanige bepalings en voorwaardes as wat hy wenslik en nodig mag ag.

HOOFSTUK IV.

REGULASIES BEHERENDE DIE TOEVOER VAN DIE ELEKTRISITEIT.

Stelsels en Drukking van Toevoer.

32. (a) Behalwe waar hierna andersins bepaal word sal elektrisiteit verskaf word van 'n aanhoudende stroomstelsel met 'n drukking van 220 volts op 'n tweedraadstelsel en 440 volts op 'n driedraadstelsel.

(b) Binne die gebied van die stadsgebied bekend as Klein Windhoekse gebied en binne seker ander gebiede soos van tyd tot tyd deur die Raad bepaal, mag die Raad ook wisselstroom verskaf van 'n drie-fase vierdraadstelsel, wat 'n normale drukking het, gemeet by die Raad se diensmeter of -meters van 220 volts tussen elke fase-geleier en die neutraal-geleier en 380 volts tussen enige twee-fase-geleiers. Die normale herhaling van toevoer sal 50 voltooid kringlope per sekond wees.

Aanvang van toevoer.

33. Niemand anders as 'n gemagtigde persoon mag 'n aanvang maak of weer 'n aanvang maak of veroorsaak of toelaat dat 'n aanvang gemaak word of weer gemaak word met die toevoer van die elektrisiteit van die Raad se diens of hooftoevoerkabels na enige installasie of perseel of na enige toevoeging aan enige installasie nie.

Toevoer mag nie sonder aansoek gebruik word nie.

34. Niemand mag 'n toevoer van 'n elektrisiteit van die Raad se diens gebruik of aanhou om te gebruik nie, tensy en totdat hy die skriftelike aansoek, wat voorsien is in Regulasie No. 39 hiervan, voltooi het en by die Ingenieur ingedien het nie, sodanige aansoek beheer in alle opsigte sodanige toevoer.

Kennisgewing van benodigde hoeveelheid.

35. 'n Verbruiker moet aan die Ingenieur skriftelik kennis gee minstens ses dae vantevore en op die vorm voorgeskrewe deur die Raad van sy wens om 'n toevoer van elektrisiteit. Die Raad sal probeer om sover as moontlik binne daardie tydperk met die toevoer te begin, maar is nie verplig om dit te doen nie.

Toestand van die Raad se diens.

36. Wanneer 'n verbruiker aansoek doen om 'n toevoer van elektrisiteit na enige perseel en dit gevind word dat voor ontvangs van sodanige aansoek deur die Ingenieur die Raad se diens installeer na of op sodanige perseel of enige deel of dele daarvan sonder die magtiging van die Ingenieur verwyder is of tot so 'n mate beskadig is as om die gee van 'n toevoer onveilig te maak volgens die mening van die Ingenieur, moet die eienaar, okkuperder of verbruiker vooruit aan die Stadsclerk betaal die koste soos beraam deur die Ingenieur vir die herstel van die skade gedoen en/of die vervanging van die deel of dele aldus verwyder.

If there are reasonable grounds for supposing that these Regulations have been or are being contravened, the Engineer may require the contractor to open up any joints or wires, or remove any casings or fittings, for the purpose of inspection, and the contractor shall reinstate, at his own expense, any work so opened up or removed.

Failure of installation on inspection and test.

30. If any new or existing installation, or any extension, addition or alteration to any existing installation, upon inspection and test, be found to be incomplete or defective, or to fail in any respect to comply with these regulations, the Engineer may refuse to commence a supply of electricity to the installation or to any addition or alteration thereto until such omission, defect or failure have been remedied, and such fee as is provided for in the tariff shall be paid in advance to the Town Clerk by the contractor, for each additional visit to the consumer's premises of any authorised person for the purpose of making any further inspection and/or test necessitated by such omission, defect or failure.

Temporary work not permitted.

31. Temporary wires, fittings, or connections will not be permitted on any installation except in special cases in the discretion of the Engineer and upon such terms and conditions as he may consider desirable and necessary.

CHAPTER IV.

REGULATIONS GOVERNING THE SUPPLY OF ELECTRICITY.

Systems and pressure of supply.

32. (a) Excepting where otherwise provided for hereinafter, electricity shall be supplied from a continuous current system at a pressure of 220 Volts on a two-wire system and 440 Volts on a three-wire system.

(b) Within the area of the township known as Klein Windhoek area and within certain other areas as may be defined by the Council from time to time, the Council may also supply alternating current from a three-phase four-wire system having a normal pressure measured at the Council's service meter or meters of 220 Volts between each phase conductor and the neutral conductor, and 380 Volts between any two-phase conductors. The normal frequency of supply shall be 50 complete cycles per second.

Commencement of Supply.

33. No person other than an authorised person shall commence or recommence, or cause or permit to be commenced or recommenced, a supply of electricity from the Council's service or supply mains to any installation or premises or to any addition to any installation.

Supply not to be used without application.

34. No person shall use or continue to use a supply of electricity from the Council's service unless and until he shall have completed and lodged with the Engineer the written application provided for in Regulation No. 39 hereof and such application shall in all respects govern such supply.

Notice of supply required.

35. An intending consumer shall give to the Engineer at least six days clear notice in writing, on the form prescribed by the Council of his desire to have a supply of electricity commenced. The Council shall endeavour, as far as possible, to commence supply within that period, but is not bound so to do.

Condition of the Council's service.

36. When a consumer makes application for a supply of electricity to any premises, and it is found that, prior to the receipt of such application by the Engineer, the Council's service installed, to or upon such premises, or any portion or portions thereof, has or have been removed without the authority of the Engineer, or has or have been damaged to such an extent as to render the giving of supply unsafe, in the opinion of the Engineer, the owner, occupier or consumer shall pay, in advance to the Town Clerk, the cost, as estimated by the Engineer, of making good the damage done and/or of replacing the portion or portions so removed.

Die toevoer mag nie geskied waar tydelike werk bestaan nie.

37. Met 'n toevoer van elektrisiteit mag nie 'n aanvang gemaak word of dit hervat word of daar mag nie toegelaat word dat 'n aanvanggemaak of dit hervat word nie na enige installasie waarop enige werk van 'n tydelike aard bestaan nie, behalwe onder spesiale omstandighede en dan alleen met die spesiale skriftelike toestemming van die Ingenieur, wat die reg het om sodanige toestemming te weier of toestemming te verleen op sodanige voorwaardes en kondisies as wat vir hom wenslik of nodig mag blyk.

Noodtoevoer.

38. Noodtoevoere van elektrisiteit sal nie toegelaat word om gegee te word nie behalwe deur spesiale ooreenkoms met die Raad.

Aansoek om toevoer.

39. Aansoek om 'n toevoer van elektrisiteit moet skriftelik gemaak word deur die verbruiker op die vorm voorgeskryf deur die Raad en soos hieraan geheg en verkrygbaar op aanvraag by die kantoor van die Raad. 'n Aparte aansoek vir toevoer moet gemaak word ten opsigte van elke artikel van die tarief waaronder dit verlang word dat die toevoer van elektrisiteit gegee moet word.

Toevoer onder aparte artikels van die tarief.

40. Die Raad is die enigste regter om te beslis onder watter artikel of artikels van die tarief 'n verbruiker geregtig is om die toevoer van elektrisiteit te ontvang.

Verbruiker se depositos.

41. (a) Iedere verbruiker moet, wanneer hy aansoek doen by die Raad vir die aanvang of voortsetting van 'n toevoer van elektrisiteit, tensy hy spesiaal deur die Raad vrygestel word, by die Stadsklerk as sekuriteit vir sy elektrisiteitsrekening of vir ander gelde waarvoor in hierdie regulasies voorsiening gemaak is, 'n bedrag gelyk aan een maand se verbruik (minstens £1.0.0) deponeer.

(b) Ingeval 'n verbruiker agterstallig is met die betaling van enige geld of gelde betaalbaar deur hom ten opsigte van of in verband met elektrisiteit voorsien en sodanige toevoer gestaak is deur die Raad ooreenkomstig die bepalinge van Regulasie 55 hiervan, is die Raad geregtig om sodanige deposito of so soveel daarvan, as wat nodig is, aan te wend vir die vereffening van sodanige skuld sonder om die Raad se reg om die balans wat nog onbetaal bly van die verbruiker te verhaal, te verbeur.

(c) Wanneer die toevoer van elektrisiteit ten opsigte waarvan 'n deposito gemaak is, gestaak word, word die bedrag van sodanige deposito min enige gelde betaalbaar aan die Raad ten opsigte van sodanige toevoer op aansoek van die verbruiker aan hom uitbetaal, maar as die verbruiker versuim om binne 'n tydperk van twee jaar na die staking van die toevoer, hoe so 'n staking ook al mag veroorsaak wees, aansoek te doen vir 'n terugbetaling van die bedrag gedeponeer of enige balans daarvan wat aan hom verskuldig mag bly, word sodanige deposito of balans van die deposito deur die verbruiker verbeur en word dit die uitsluitlike eiendom van die Raad.

Met die toevoer mag nie 'n aanvang gemaak word totdat alle uitstaande gelde betaal is nie.

42. Met die toevoer van elektrisiteit mag nie 'n aanvang gemaak word of dit mag nie voortgesit word nie na enige verbruiker aan wie elektrisiteit voorheen voorsien is hetsy op sodanige perseel of op ander persele binne die Munisipaliteit, tensy en tot enige en alle gelde betaalbaar en verskuldig ten opsigte van of in verband met enige sodanige vorige toevoer van elektrisiteit aan die Stadsklerk betaal is.

Gelde vir die hervatting van toevoer.

43. Wanneer 'n toevoer van elektrisiteit aan 'n verbruiker gestaak is op die bevel van so 'n verbruiker of weens die versuim aan die kant van sodanige verbruiker om aan die Stadsklerk enige gelde betaalbaar en verskuldig ten opsigte van of in verband met sodanige toevoer te betaal of weens enige oortreding van hierdie regulasies, sal met die hervatting van toevoer van elektrisiteit na sodanige verbruiker nie 'n aanvang gemaak word nie, totdat die verbruiker aan die Stadsklerk alle verskuldigde gelde, saam met sodanige gelde soos voorsien in die tarief betaal het.

Toevoer word gemeet in dele of by die grootmaat.

44. Die Raad behou die reg om die toevoer van elektrisiteit na enige installasie of persele in dele of in die grootmaat te meet.

Aantal diensmeters.

45. Behalwe waar anders voorsien in hierdie regulasie en/of in die tarief, moet die Raad een meter voorsien en installeer om die hoeveelheid elektrisiteit voorsien aan elke verbruiker, onder elke artikel van die tarief waaronder toevoer gegee word, te meet.

Supply not to be given where temporary work exists.

37. A supply of electricity shall not be commenced or recommenced, or permitted to be commenced or recommenced, to any installation upon which any work of a temporary nature exists, excepting under special circumstances and then only by the special permission in writing of the Engineer, who shall have the right to refuse permission, or to grant permission upon such terms and conditions as may appear to him to be desirable and necessary.

Stand-by Supply.

38. Stand-by supplies of electricity shall not be permitted to be given excepting by special arrangement with the Council.

Application for Supply.

39. Application for a supply of electricity shall be made by the consumer in writing on the form prescribed by the Council, annexed hereto, obtainable upon application at the Council's offices. A separate application for supply shall be made in respect of each section of the tariff under which it is desired that a supply of electricity shall be given.

Supply under different sections of tariff.

40. The Council shall be the sole judge as to under which section or sections of the tariff a consumer shall be entitled to receive a supply of electricity.

Consumer's deposits.

41. (a) Every consumer, when making application to the Council for the commencement or continuance of a supply of electricity shall, unless specially exempted by the Council, deposit with the Town Clerk as security for his electricity supply account or for other charges provided for in these regulations an amount equal to one month's consumption, with a minimum of £1.0.0.

(b) In the event of a consumer being in arrear with the payment of any charge or charges due by him in respect of or in connection with electricity supplied, and such supply being discontinued by the Council in accordance with the provisions of Regulation No. 55 hereof, the Council shall be entitled to apply such deposit, or so much thereof as may be necessary, towards liquidating such indebtedness, without prejudice to the Council's right to recover from such consumer any balance still remaining unpaid.

(c) Upon the supply of electricity in respect of which a deposit has been made being discontinued, the amount of such deposit, less any charges due to the Council in respect of such supply shall, upon application by the consumer, be refunded to him, but if the consumer shall fail to apply within a period of two years after the discontinuance of supply, however, such discontinuance may arise, for a refund of the amount deposited or any balance thereof which may remain due to him, such deposit, or balance of deposit shall be forfeited by the consumer and shall become the sole property of the Council.

Supply not to be commenced until outstanding charges paid.

42. A supply of electricity shall not be commenced or continued to any consumer to whom electricity has previously been supplied, whether in the same premises or on other premises within the Municipality unless and until any and all charges due and outstanding in respect of or in connection with any such previous supply of electricity shall have been paid to the Town Clerk.

Charge for recommencement of supply.

43. When a supply of electricity to a consumer has been discontinued on instructions from such consumer or for failure on the part of such consumer to pay to the Town Clerk any charges due and outstanding in respect of or in connection with such supply, or for any breach of these Regulations, the supply of electricity to such consumer shall not be recommenced until the consumer shall have paid to the Town Clerk all such outstanding charges, and in addition, such fees as is provided for in the tariff.

Supply metered in sections or in bulk.

44. The Council reserves the right to meter the supply of electricity to any installation or premises in sections or in bulk.

Number of service meters.

45. Excepting where otherwise provided for in these Regulations and/or in the tariff the Council shall provide and instal one meter for measuring the amount of electricity supplied to each consumer under each section of the tariff under which supply is to be given.

Hoeveelheid voorsien word gebaseer op die lesing van meters.

46. Die lesing van die diensmeter of -meters, soos voorsien en installeer deur die Raad, sal geneem word as die registrasie van die hoeveelheid elektrisiteit voorsien. Indien enige diensmeter ophou om korrek te registreer, behou die Raad die reg om die rekening of rekenings wat gelewer mag wees ten opsigte van elektrisiteit verbruik, oor 'n tydperk van drie maande voor die datum waarop dit vasgestel is dat die meter verkeerd registreer, te hersien. Die basis van sodanige hersiening is die skaal van registrasie van 'n meter, bekend om reg te registreer, geïnstalleer deur die Raad, in die plek van die diensmeter wat vasgestel is om verkeerd te registreer, maar, in die geval van die toevoer van elektrisiteit vir verligtingsdoeleindes, sal jaargetye-veranderings behoorlik in aanmerking geneem word.

Lees van diensmeters.

47. Die diensmeter of -meters voorsien en geïnstalleer deur die Raad sal met tussenposes van een maand so na as redelik moontlik gelees word, maar geen afslag van toevoeging tot die vasgestelde maandelikse minimumgelde sal gemaak word nie tensy die datum van so 'n lesing minstens sewe dae voor of na die tydperk van 'n volle maand is.

Spesiale diensmeter-lesings.

48. As die verbruiker verlang dat die Raad se diensmeter of -meters gelees moet word op 'n datum ander as die vasgestel deur die Raad, sal sodanige lesing of lesings deur die Raad gemaak word en aan die verbruiker voorsien word, en die verbruiker moet aan die Stadsclerk betaal ten opsigte van elke spesiale lesing aldus aan hom voorsien die gelde voorsien in die tarief.

Toetsing van diensmeters.

49. (a) As daar by 'n verbruiker twyfel bestaan omtrent die juistheid van die diensmeter voorsien en geïnstalleer deur die Raad vir die doel om die hoeveelheid elektrisiteit deur hom gebruik te registreer, en verlang om sodanige meter te laat toets, moet hy skriftelik by die Ingenieur aansoek doen om dit te laat doen, en by die Stadsclerk die som voorsien in die tarief deponeer, en daarna sal die Ingenieur die meter ten opsigte waarvan sodanige aansoek gemaak is, laat toets.

(b) As dit gevind word deur die toets dat die meter meer as drie persent (3%) te vinnig registreer, op die gemiddelde uitslag van drie ladinge (eenkwart, 'n halwe en 'n volle lading) sal die bedrag wat deur die verbruiker gedeponeer is aan hom terugbetaal word, en die verbruiker se rekening of rekenings sal hersien word op die basis van die lesing van sodanige meter vanaf die vasgestelde datum van die laaste meterlesing voor die datum waarop die verbruiker aansoek gedoen het om sy meter te laat toets.

Weer-verkoop verbied.

50. Niemand mag elektrisiteit, wat volgens die aansoek ingelewer by die Ingenieur kragtens hierdie regulasies aan sy installasie of persele verskaf word, aan enige ander persoon of persone, verkoop of verskaf vir gebruik op enige perseel ander as dié waarop die aansoek van toepassing is, of mag toelaat dat sodanige verkoping of verskaffing plaasvind nie.

Onbehoorlike verbruik van toevoer of bemoeïing met die werk.

51. (a) Die verbruiker is verplig om te verseker dat geen lamp, toestel, ontwerp of ander apparaat, wat op sy perseel geïnstalleer of geplaas is, elektrisiteit wat deur die Raad vir enige doel voorsien is, op enige manier so gebruik of dit so beïnvloed dat dit die doeltreffende toevoer van die elektrisiteit deur die Raad aan enige ander persoon onbehoorlik of oormatig strem.

(b) Niemand mag onwettiglik of met opset enige werke verbind aan die toevoer van die elektrisiteit deur die Raad beskadig of hom daarmee bemoei nie, ook nie sonder wettige magtiging enige apparaat vir die ontwikkeling, oorstuur of verspreiding van die elektrisiteit afsny of hom daarmee bemoei nie met die doel dat die toevoer daarvan mee bemoei, geskors of afgesny, of geskei of afgelei word, of die registrasie van enige diensmeter of -meters, geïnstalleer deur die Raad, op enige wyse beïnvloed sal word nie.

(c) Enige persoon, wat sonder wettige magtiging enige elektrisiteit voorsien deur die Raad afskei of laat afskei, of toelaat dat dit afgeskei word, of aflei of laat aflei, of toelaat dat dit afgelei word, of verbruik of laat verbruik, of toelaat dat dit verbruik of gebruik word, en weet dat dit afgeskei of afgelei word, word beskou as skuldig te wees aan diefstal en is strafbaar met die boetes bepaal in hierdie regulasies.

Quantity supplied to be based upon reading of meters.

46. The reading of the service meter or meters so provided and installed by the Council shall be taken as the registration of the quantity of electricity supplied. Should any service meter discontinue to register correctly the Council reserves the right to adjust any account or accounts which may have been rendered in respect of electricity consumed over a period of three months prior to the date on which it was ascertained that the meter was registering incorrectly. The basis for such adjustment shall be the rate of registration of a meter, known to be registering correctly, installed by the Council in place of the service meter which shall have been ascertained to be registering incorrectly, but in the case of a supply of electricity for lighting purposes due allowance shall be made for seasonal variations.

Reading of service meters.

47. The service meter or meters provided and installed by the Council shall be read at intervals of one month, as closely as is reasonably possible, but no reduction of or addition to fixed or monthly minimum charges shall be made unless the date of such reading is at least seven days before or after the full period of one month.

Special service meter readings.

48. Should the consumer require the Council's service meter or meters to be read upon a date other than that appointed by the Council, such reading or readings shall be taken by the Council and furnished to the consumer and the consumer shall pay to the Town Clerk, in respect of each special reading so furnished to him, the fee provided for in the tariff.

Testing of service meters.

49. (a) Should a consumer doubt the accuracy of any service meter provided and installed by the Council for the purpose of registering the amount of electricity consumed by him and desire to have such meter tested, he shall make application in writing to the Engineer for this to be done, and shall deposit with the Engineer the sum provided for in the tariff, and thereafter the Engineer shall cause the meter in respect of which such application has been made, to be tested.

(b) Should the test prove the meter to be registering more than three per cent (3%) fast on the average of three loads (one-quarter, one-half and full load) the amount deposited by the consumer shall be refunded to him and the consumer's account or accounts based upon the reading of such meter adjusted accordingly from the appointed date of the last meter reading prior to the date upon which the consumer made application for the meter to be tested.

Resale forbidden.

50. No person shall sell or supply electricity supplied to his installation or premises under an application lodged with the Engineer in terms of these Regulations, to any other person or persons for use upon any premises other than those to which the said application relates, nor shall any person permit or suffer such sale or supply to be made.

Improper use of supply and interference with works.

51. (a) The consumer shall be responsible for ensuring that no lamp, appliance, device or other apparatus installed or placed upon his premises, uses or deals with the electricity supplied by the Council for any purpose, in any manner so as unduly or improperly to interfere with the efficient supply of electricity by the Council to any other person.

(b) No person shall unlawfully or maliciously injure or interfere with any works connected with the supply of electricity by the Council, nor, without lawful authority, cut or interfere with any apparatus for generating, transmitting or distributing electricity with intent that the supply thereof shall be interfered with, suspended or cut off, or abstracted or diverted, or the registration of any service meter or meters installed by the Council influenced in any way.

(c) Any person who, without lawful authority, abstracts or causes or permits to be abstracted, or diverts or causes or permits to be diverted, or consumes or uses, or causes or permits to be consumed or used, any electricity supplied by the Council, knowing the same to have been abstracted or diverted, shall be deemed to be guilty of theft and shall be liable to the penalties prescribed under these Regulations.

(d) Niemand mag elektrisiteit voorsien deur die Raad onder enige artikel van die tarief verbruik of laat verbruik vir enige doel of doeleindes, of op enige perseel ander as dié gespesifiseer of aangedui in daardie besondere artikel van die tarief nie.

Behalwe die boetes voorsien in Regulasie No. 51 (c) hiervan vir die oortreding van hierdie regulasie, moet die verbruiker aan die Raad die maksimum gelde, voorsien in die tarief vir elektrisiteit vir verligtingsdoeleindes, betaal ten opsigte van al die elektrisiteit verbruik vanaf die datum van die laaste vasgestelde lesing van die Raad se diensmeter tot die datum waarop sodanige oortreding opgehou het.

Tarief en verantwoordelikheid van die verbruiker vir betaling.

52. (a) Alle elektrisiteit voorsien deur die Raad aan enige verbruiker, soos geregistreer deur die Raad se diensmeter of -meters voorsien en geïnstalleer vir die doel, sal gereken word deur die Raad teen die tariewe voorsien in hierdie regulasies en/of in die tarief, en enige en alle ander gelde ten opsigte van of in verband met die toevoer van elektrisiteit deur die Raad aan enige verbruiker moet ooreenkomstig hierdie regulasies en/of die tarief wees.

(b) Die tarief wat apart gedruk en gepubliseer sal word, moet as een met hierdie regulasies gelees word en 'n eksemplaar van die tarief sal aan enige persoon wat aansoek doen daarom by die kantoor van die Raad, kosteloos voorsien word.

(c) Die verbruiker is verantwoordelik vir die betaling van die hoeveelheid elektrisiteit verbruik, of, ingeval elektrisiteit verbruik is nie, vir die maandelikse minimum gelde en vir enige ander gelde voorsien in hierdie regulasies en/of in die tarief, vanaf die datum waarop met 'n toevoer van elektrisiteit na sy installasie of persele 'n aanvang gemaak is.

(d) Die betaling van alle rekenings gelewer deur die Raad in verband met of ten opsigte van enige toevoer van elektrisiteit is betaalbaar op aflewering of aanbidding.

Lekkasie.

53. Ingeval van enige lekkasie of aardeverbinding of enige ander aanduiding dat 'n fout op sy installasie ontwikkel het, moet die verbruiker wanneer hy dit ontdek, die toevoer van die elektrisiteit onmiddellik by die verbruiker se hoofskakelaar afsluit en sonder versuim moet kennis daarvan aan die Ingenieur gegee word deur die verbruiker, en 'n kontrakteur moet deur die verbruiker ingeroep word so gou as moontlik om die fout te herstel.

Onder geen omstandighede sal enige afslag toegelaat word op meterlesings, ten opsigte van enige elektrisiteit verbruik of gebruik as gevolg van enige sodanige lekkasie, aardeverbinding of fout nie.

Kennisgewing van ophou met toevoer.

54. (a) Ingeval 'n verbruiker wens om die toevoer van elektrisiteit na sy installasie of perseel te laat afsny, moet hy minstens 48 uur skriftelike kennis op die vorm voorgeskryf deur die Raad gee en die artikel of artikels van die tarief vermeld waaronder hy die toevoer van elektrisiteit wil laat afsny, by versuim waarvan hy verantwoordelik sal wees vir die betaling aan die Stadsklerk van alle gelde voorsien in hierdie Regulasies en/of in die tarief, ten opsigte van of in verband met sodanige toevoer van elektrisiteit.

(b) Die verantwoordelikheid van die verbruiker hou nie op om te bestaan voordat die tydperk van die kennisgewing hierin voorsien, verstryk is nie, niesteenstaande die perseel waarna die toevoer gegee word of gegee is, verkoop is en alle verantwoordelikheid aan die kant van die verbruiker in verband met die persele mag opgehou het, ook sal die verantwoordelikheid van die verbruiker aan die Raad nie ophou na die verstryking van die kennisgewing hierin voorsien nie totdat alle gelde verskuldig aan die Raad ten opsigte van of in verband met sodanige toevoer van elektrisiteit aan die Stadsklerk betaal is.

Reg om toevoer te staak.

55. (a) As enige verbruiker van elektriese krag of stroom in gebreke bly of versuim om sy rekening vir elektriese krag of stroom aan hom verskaf tot die vyftiende dag van die maand wat op die maand van verbruik volg, te betaal, het die Raad die reg om die toevoer sonder verder kennisgewing aan die verbruiker af te sluit, met die verstande dat dit vir die Raad wettig sal wees om sodanige toevoer voor sodanige vyftiende dag af te sluit as die Raad deur 'n skriftelike kennisgewing van die eienaar van die betrokke perseel versoek word om dit te doen en as die verbruiker op sodanige perseel 'n rekening wat ooreenkomstig artikel 52 (d) hiervan betaalbaar is, nie betaal het nie.

(d) No person shall use or consume, or cause to be used or consumed, electricity supplied by the Council under any section of the tariff, for any purpose or purposes or upon any premises other than that or those specified or indicated in that particular section of the tariff.

In addition to the penalty provided for in Regulation No. 51 (c) hereof for a contravention of this Regulation, the maximum charge provided in the tariff for electricity for lighting purposes shall be paid by the consumer to the Council in respect of all electricity consumed from the date of the last appointed reading of the Council's service meter to the date upon which such contravention shall have ceased.

Tariff and liability of consumer for payment.

52. (a) All electricity supplied by the Council to any consumer, as registered by the Council's service meter or meters provided and installed for the purpose, shall be charged for by the Council at the rates provided for in these Regulations and/or in the tariff, and any and all other charges in respect of or in connection with the supply of electricity by the Council to any consumer, shall be in accordance with these Regulations and/or the tariff.

(b) The tariff, which will be printed and published separately, shall be read as one with these Regulations and a copy of the tariff shall be furnished, free of charge, to any person making application therefor at the Council's Offices.

(c) The consumer shall be liable for payment for the quantity of electricity consumed, or, in the event of no electricity having been consumed, for the monthly minimum charge and for any other charges provided for in these regulations and/or in the tariff, from the date upon which the supply of electricity to his installation or premises is commenced.

(d) Payment of all accounts rendered by the Council in respect of or in connection with any supply of electricity is due on presentation or rendering.

Leakage.

53. In the event of any leak or earth or any other indication of a fault having developed upon his installation being discovered by a consumer, the supply of electricity thereto shall be cut off immediately at the consumer's main switch, and notice thereof shall be given without delay by the consumer to the Engineer, and a contractor shall be called in as soon as possible by the consumer to remedy the fault.

Under no circumstances shall any rebate be allowed on meter readings in respect of any electricity consumed or used by reason of any such leak, earth, or fault.

Notice of discontinuance of supply.

54. (a) In the event of a consumer desiring to have the supply of electricity to his installation or premises discontinued, he shall give at least 48 hours notice in writing on the form prescribed by the Council, stating the section or sections of the tariff under which he desires the supply of electricity to be discontinued, failing which he shall be and remain liable for the payment to the Town Clerk of all charges provided for in these regulations and/or in the tariff, in respect of or in connection with such supply of electricity.

(b) The responsibility of the consumer shall not cease until the expiration of the notice provided for herein, notwithstanding that the premises to which supply is being given or has been given may have been sold and all liability on the part of the consumer in connection with the premises may have ceased, nor shall the responsibility of the consumer to the Council cease after the expiration of the notice provided for herein until all charges due to the Council in respect of or in connection with such supply of electricity shall have been paid to the Town Clerk.

Right to discontinue Supply.

55. (a) If any consumer of electric energy or current fails or neglects to pay his account for electric energy or current supplied to him by the fifteenth day of the month following that of consumption, the Council shall have the right to discontinue the supply without further notice to such consumer, provided that it shall be lawful for the Council to discontinue such supply prior to such fifteenth day if so requested by a notice in writing by the owner of the premises concerned and if the consumer on such premises has not paid an account due in terms of Section 52 (d) hereof.

In die geval waar die toevoer van elektrisiteit afgesluit is ingevolge die bepalinge van hierdie artikel sal sodanige afsluiting geen inbreuk maak op die reg van die Raad om enige bedrae wat deur sodanige verbruiker verskuldig mag wees te verhaal in 'n geregshof of deur aftrekking van die deposito wat, soos voormeld, gemaak is.

(b) Die Raad het die reg om die toevoer van elektrisiteit na enige installasie of perseel af te sluit waar hierdie regulasies oortree is nadat daar aan die verbruiker 48 uur skriftelik kennis gegee is, of, in die geval van ernstige gevaar volgens die mening van die Ingenieur, sonder kennisgewing.

(c) Die Raad het die reg om die toevoer van elektrisiteit na enige installasie of perseel tydelik af te sluit vir die doel om reparasies of toetse te maak of vir enige ander wettige doel, nadat 48 uur kennis gegee is aan die verbruiker van die Raad se voorneme om dit te doen, hetsy skriftelik of deur middel van 'n advertensie in 'n koerant wat in omloop is in die Munisipaliteit of, in die geval van nood volgens die mening van die Ingenieur, sonder kennisgewing.

Mislukking of onderbreking van toevoer.

56. (a) Die Raad is nie verantwoordelik vir enige verlies of skade, direk of as gevolg van, te wyte aan of veroorsaak deur die onderbreking of gebrek van die toevoer van elektrisiteit as gevolg van stakings, uitsluitings, oorlog, daad van God, wetlike stappe of beslaglegging, of toevallige onderbreking of aan die ontoereikbaarheid van die toevoer van elektrisiteit, of instorting of die stop van masjinerie, kables of drade, wat die oorsaak daarvan ook al mag wees, hetsy sodanige oorsaak te wyte is aan 'n daad of versuim van enige beampte of agent van die Raad of nie.

(b) Die Raad onderneem nie om sonder om enige gelde te vra, die mislukking van die toevoer van elektrisiteit na enige perseel of na enige installasie of na enige deel van enige installasie na te gaan nie tensy sodanige mislukking te wyte is aan die uitbrand van die Raad se diens-loodsekering of -loodsekerings nie veroorsaak deur 'n defek aan die installasie of deur enige daad van die verbruiker nie, of tensy sodanige mislukking te wyte is aan enige defek in enige apparaat wat die eiendom van die Raad is.

(c) As dit gevind word dat sodanige mislukking te wyte is aan die uitbrand van die Raad se diens-loodsekering of -loodsekerings of aan enige defek in enige apparaat wat die eiendom van die Raad is, of as dit gevind word dat sodanige mislukking te wyte is aan die uitbrand van die Raad se diensloodsekering of -loodsekerings, veroorsaak deur enige defek aan die installasie of deur enige daad van die verbruiker, mag dit van die verbruiker vereis word, volgens die mening van die Ingenieur, om sodanige geld, soos in die tarief voorsien is, aan die Stadsklerk te betaal.

Die Raad se seëls.

57. Elke en iedereen van die Raad se diensmeters en diensloodsekerings sal verseël of gesluit word deur 'n gemagtigde persoon. Net so sal alle punte van ingang na die stroomdraende dele van enige installasie wat 'n toevoer van elektrisiteit ontvang onder Artikels 159 (2), (3) en (4) van die tarief, verseël of gesluit word deur 'n gemagtigde persoon.

Onder geen omstandighede mag enige sodanige seël of slot aan gepeuter of mee bemoei word deur enige ander as 'n gemagtigde persoon nie.

HOOFSTUK V.

REGULASIES BEHERENDE DIE HUUR-KOOP VAN ELEKTRIESE TOESTELLE.

Raad gemagtig om huur-koopfasiliteite te verleen.

58. Die Raad word hiermee gemagtig om, onderhewig aan die bepalinge van hierdie regulasies, fasiliteite te verleen vir die huur-koop van goedgekeurde elektriese verwarmings- en kooktoestelle deur enige verbruiker wat deur die Raad goedgekeur is.

Aansoek vir fasiliteite.

59. Enige verbruiker wat wens om gebruik te maak van die fasiliteite wat hierin voorsien word, moet aansoek doen by die Ingenieur op die vorm voorgeskryf deur die Raad.

Goedkeuring van toestelle en applikant.

60. As die toestel of toestelle ten opsigte waarvan aansoek gedoen is deur 'n verbruiker, en as die verbruiker wat aansoek doen, goedgekeur word deur die Raad, moet die ooreenkoms wat voorgeskryf word in Regulasie 65 hiervan aangegaan word, en sodanige ooreenkoms moet deur die verbruiker en die Raad onderteken word.

In case of any supply of electricity having been discontinued under the provisions of this section such discontinuation shall be without prejudice to the Council's right to recover any amounts which may be due by such consumer in a Court of Law or by deduction from the deposit made as aforesaid.

(b) The Council shall have the right to discontinue the supply of electricity to any installation or premises where a breach of these regulations is being committed, after giving 48 hours' notice in writing to the consumer, or in case of grave risk, in the opinion of the Engineer, without notice.

(c) The Council shall have the right temporarily to discontinue the supply of electricity to any installation or premises for the purpose of effecting repairs, making tests, or for any other lawful purpose, after giving the consumer 48 hours notice of the Council's intention so to do, either in writing or by advertisement in a newspaper circulating in the Municipality, or in case of emergency, in the discretion of the Engineer, without notice.

Interruption or failure of supply.

56. (a) The Council shall not be liable for any loss or damage, direct or consequential, due to or arising from the cessation or deficiency of the supply of electricity resulting from strikes, lock-outs, war, Act of God, legislative action or embargo, or to breakdown or stoppage of machinery, cables, or wires, or to accidental interruptions or deficiency of supply of electricity, from whatever cause arising, whether or not such cause be attributable to the act or omission of any servant or agent of the Council.

(b) The Council does not undertake to attend, without charge, to a failure of the supply of electricity to any premises or to any installation or any part of any installation unless such failure is due to the blowing of the Council's service fuse or fuses not caused by a defect on the installation or by any act of the consumer, or unless such failure is due to any defect in any apparatus the property of the Council.

(c) If such failure be found to be due to the blowing of the Council's service fuse or fuses or to any defect in any apparatus the property of the Council, or if such failure be found to be due to the blowing of the Council's service fuse or fuses caused by any defect on the installation or by any act of the consumer, the consumer may be required, in the discretion of the Engineer, to pay to the Town Clerk such fee as is provided for in the tariff.

Council's seals.

57. Each and every one of the Council's service meters and service fuses shall be sealed or locked by an authorised person. Similarly, all points of access to the current carrying parts of any installation receiving a supply of electricity under Sections 159 (2), (3) and (4) of the tariff shall be sealed or locked by an authorised person.

Under no circumstances shall any such seal or lock be tampered with or interfered with by any other than an authorised person.

CHAPTER V.

REGULATIONS GOVERNING THE HIRE PURCHASE OF ELECTRICAL APPLIANCES.

Council empowered to grant hire-purchase facilities.

58. The Council is hereby empowered to grant, subject to the provisions of these regulations, facilities for the hire-purchase of approved electrical heating and cooking appliances by any consumer approved of by the Council.

Application for facilities.

59. Any consumer desiring to take advantage of the facilities provided for herein shall make application to the Engineer on the form prescribed by the Council.

Approval of appliances and applicant.

60. If the appliance or appliances in respect of which an application is made by a consumer and if the consumer making the application is approved of by the Council the form of agreement prescribed by the Council under regulation 65 shall be entered into and such agreement shall be signed by the purchaser and by the Council.

Voorsiening van borg.

61. Die Raad het die reg om te vereis dat die applikant 'n borg, wat deur die Raad goedgekeur is, voorsien vir die nakoming van al die terme en voorwaardes ten opsigte van die betaling van alle bedrae verskuldig soos hierin en in die ooreenkoms voorsien.

Raad mag huurkoop beperk.

62. Die Raad het die reg om die verlening van fasiliteite vir die huurkoop van elektriese toestelle tot sodanige soorte en klasse van elektriese toestel of toestelle te beperk as wat die Raad van tyd tot tyd deur besluit mag vasstel.

Uitkiesing en goedkeuring van toestelle.

63. Die verbruiker wat aansoek doen vir die verlening aan hom van die fasiliteite voorsien hierin is verantwoordelik vir die uitkiesing van enige toestel om aan sy behoeftes en vereistes te voldoen, maar die geskiktheid of andersins van enige toestel aldus uitgekies, vir die gebruik op die Raad se elektrisiteitstoeverstelsel, of sy geskiktheid om algemene redes, sal deur die Ingenieur beslis word, met die oog op die buurte waarin en die omstandighede en voorwaardes waaronder dit bepaal is om sodanige toestel te gebruik.

Raad gemagtig om toestelle te koop en te demonstreeer.

64. Om die uitkiesing en koop van elektriese toestelle deur verbruikers te vergemaklik, mag die Raad:—

- (a) Tenders vra vir die voorsiening van voorrade van toestelle en dit koop en te koop uitstal.
- (b) 'n Vertoonkamer of vertoonkamers oprig en in stand hou waarin die gebruik van toestelle gedemonstreeer en waarin toestelle vir verkoop vertoon mag word.
- (c) Namens 'n goedgekeurde applikant wat 'n verbruiker is enige spesiale toestel of toestelle koop wat deur die applikant vereis word en deur die Ingenieur goedgekeur is, maar wat die Raad nie op daardie tydstip in voorraad het nie.

Ooreenkoms en terme van betaling.

65. Die basis van elke transaksie tussen die Raad en die verbruiker is 'n ooreenkoms op die vorm voorgeskryf deur die Raad kragtens die bepalings waarvan die voorwaarde van terugbetaling as volg is:—

- (a) Die koopprys word geneem as die kosprys van die toestel of toestelle uitgekies deur die koper.
- (b) Die eerste betaling moet 'n bedrag wees van nie minder as tien persent (10%) van die koopprys nie, soos bepaal in (a) hierbo, betaalbaar wanneer die ooreenkoms geteken word.
- (c) Die balans van die koopprys moet betaal word in so 'n aantal maandelikse paaiemente as wat die Raad van tyd tot tyd by besluit mag vasstel, maar in geen geval mag sodanige aantal vier-en-twintig oortref nie. Alle sodanige maandelikse paaiemente moet rente daarop insluit teen sodanige koers per jaar as wat die Raad van tyd tot tyd by besluit mag vasstel.

Raad mag aansoek weier.

66. Die Raad het die reg om enige aansoek vir die huurkoop van enige elektriese toestel of toestelle kragtens hierdie regulasies, in sy geheel of deels, te weier en dit word nie van hom verwag om enige rede vir sodanige weiering te gee nie.

Kennis moet aan die eienaar van die perseel gegee word.

67. Dadelik na die voltooiing van die ooreenkoms voorsien in Regulasie No. 65 hiervan, moet kennis van die feit deur die Stadsklerk op die vorm voorgeskryf deur die Raad gegee word aan die eienaar van die perseel waarop die toestel of toestelle geïnstalleer of geplaas sal word.

HOOFSTUK VI.

REGULASIES BEHERENDE DIE ELEKTRIESE TOE-
RUSTING VAN PERSELE EN GEBOUE.*Algemeen.*

68. Die regulasies bevat in hierdie deel sluit alleen in sodanige vereistes en voorsorgsmaatreëls as wat algemeen nodig is en word nie bedoel om die plek in te neem van uitvoerige spesifikasies of om ongeleerde persone te onder-
rig nie.

Regulasies moet saam met die I.E.E.-regulasies gelees word.

69. Die regulasies bevat in hierdie deel moet saam met die nuutste uitgawe op daardie tyd van die I.E.E.-regulasies gelees word, watter regulasies vir die doeleindes van hierdie deel beskou sal word om 'n deel van hierdie regulasies uit te maak.

Provision of surety.

61. The Council shall have the right to require the applicant to provide a guarantor or surety approved by the Council for the due fulfilment of all the terms and conditions in respect of the payment of all amounts due as provided for herein and in the agreement.

Council may restrict hire-purchase.

62. The Council shall have the right to restrict the granting of facilities for the hire-purchase of electrical appliances to such types and classes of electrical appliance or appliances as the Council may from time to time by resolution determine.

Selection and approval of appliances.

63. The consumer making application for the granting to him of the facilities provided for herein shall be responsible for the selection of any appliance to suit his needs and requirements, but the suitability or otherwise of any appliance so selected, for use on the Council's electricity supply system, or its suitability on general grounds, shall be judged by the Engineer, having regard to the locality in which and the circumstances and conditions under which such appliance is proposed to be used.

Council empowered to purchase and demonstrate appliances.

64. To facilitate the selection and purchase of electrical appliances by consumers the Council may:—

- (a) Call for tenders for the supply of, and purchase and lay down stocks of appliances.
- (b) Establish and conduct a show-room or show-rooms in which the use of appliances may be demonstrated, and in which appliances may be exposed for sale.
- (c) Purchase on behalf of any approved applicant, being a consumer, any specific appliance or appliances required by the applicant and approved by the Engineer, but not stocked for the time being by the Council.

Agreement and terms of payment.

65. The basis of each transaction between the Council and the purchaser shall be an agreement on the form prescribed by the Council, under the terms of which the conditions of re-payment are:—

- (a) The purchase price shall be taken as the cost price of the appliance or appliances selected by the purchaser.
- (b) The first payment shall be an amount of not less than ten per cent (10%) of the purchase price, as defined in (a) above, payable on the signing of the Agreement.
- (c) The balance of the purchase price shall be paid in such number of monthly instalments as the Council may from time to time by resolution determine, but in no case shall such number exceed twenty-four. All such monthly instalments shall include interest thereupon at such rate per annum as the Council may from time to time by resolution determine.

Council may refuse application.

66. The Council shall have the right to refuse, either wholly or in part, any application for the hire-purchase of any electrical appliance or appliances in terms of these regulations, and shall not be required to give any reason for such refusal.

Notice to be given to owner of premises.

67. Immediately upon completion of the Agreement provided for in Regulation No. 65 hereof, notice of the fact shall be given by the Town Clerk, on the form prescribed by the Council, to the owner of the premises upon which the appliances are to be installed or placed.

CHAPTER VI.

REGULATIONS GOVERNING THE ELECTRICAL EQUIP-
MENT OF PREMISES AND BUILDINGS.*General.*

68. The regulations contained in this section include only such requirements and precautions as are generally necessary and are not intended to take the place of detailed specifications or to instruct untrained persons.

Regulations to be read in conjunction with I.E.E. regulations.

69. The regulations contained in this section shall be read in conjunction with the latest edition for the time being of the I.E.E. regulations, which, for the purposes of this section, shall be deemed to form a part of these regulations.

Installasies moet ooreenkomstig gespesifiseerde regulasies wees.

70. Iedere installasie en iedere uitbreiding, toevoegsel, verandering of reparasie aan enige installasie, moet uitgevoer en onderhou word ooreenkomstig die bepalings van hierdie regulasies, en van die nuutste uitgawe vir die tyd van die I.E.E.-regulasies, en moet daarby die bepalings van die regulasies afgekondig kragtens die Toesig oor Masjienerie Proklamasie No. 36 van 1929 onderhewig aan die volgende spesiale bepalings, nakom.

Stelsels van toevoer en rangskikking van installasies.

71. (a) *Gelykstroom:*

Liginstallasies van meer as 34 punte of lampe of wat meer as 5 Kilowatt maksimum-stroom vereis, sal op die drie-draad stelsel gelewer word en die draadaanleg moet as twee of meer afsonderlike twee-draad-installasies vanaf die hoofverdelingsbord gemaak word. Hierdie installasie moet gelyk gebalanseer wees.

Motors of enige ander toestelle wat hoër as een perdekragskat word, moet met die 440 volts-stelsel verbind word.

(b) *Wisselstroom:*

Liginstallasies moet gerangskik word soos aangetoon in die volgende tabel:

Aantal punte.	Aansluitingsstelsel.
Nie meer as 12 nie	Twee-draad-stelsel (een fase).
Nie meer as 24 nie	Twee buitenste en een neutrale.
Meer as 24	Drie buitenste en een neutrale.

Motors of enige ander toestelle, wat een perdekragskat oortref, moet met die drie-fase 380-volts-stelsel verbind word.

Installasies moet gerangskik word soos vereis.

72. (a) As dit egter, volgens die mening van die Ingenieur, in die belange van die Raad is om dit te doen, mag hy van enige kontrakteur vereis om enige installasie so te rangskik as om 'n toevoer van 'n driefase-vierdraad-diens te ontvang.

(b) Die Ingenieur mag van enige eienaar van enige bestaande installasie wat nie aan die bepalings van hierdie regulasie voldoen nie, versoek om sodanige installasie te verander of herbou waar nodig, sodat dit hiermee sal ooreenkom, met die verstande dat sodanige eienaar of verbruiker vir die tyd nie vereis sal word om enige stroomgebruikende of -verbruikende apparaat, toestel of ontwerp wat op sodanige installasie bestaan of alreeds bestel is vir gebruik daarop, te verander nie.

(c) 'n Aparte en afsonderlike installasie moet voorsien en onderhou word om 'n toevoer van elektrisiteit onder elke artikel van die tarief waaronder toevoer gegee sal word of gegee word, te ontvang.

Beheer.

73. Iedere installasie moet gerangskik word op 'n stelsel van verdelings-sentrums in die volgende orde:—

- (a) Raad se diens.
- (b) Verbruiker se hoofskakelaar.
- (c) Verbruiker se hoofloodsekerings.
- (d) Verdelingsborde.
- (e) Onder-verdelingsborde.

Neutrale skakels.

74. Die neutrale geleier van enige wisselstroom of van die drie-draad-direkte-stroom-stelsel en vier-draadinstallasie mag nie deur enige loodsekering of enige skakelaar tussen die Raad se diens- en die hoofverdelingsbord verbind word nie.

Swaar koperskakels vasgehou in posisie deur middel van skroewe of boute moet voorsien word in die plek van die verbruiker se hoofloodsekering en hoofverdelingsloodsekering op die neutrale geleier vir isoleringsdoeleindes.

Verbruikers se hoofskakelaars en loodsekerings.

75. (a) Die verbruiker se hoofskakelaar en -loodsekerings moet op die onderste vloer geplaas word in 'n goedgekeurde posisie binne een (1) meter van die Raad se diensmeter of die Raad se diens-loodsekering of -loodsekerings waar 'n meter nie voorsien is nie.

(b) In die geval van stelle van kamers en of ander onderverdeelde persele mag die installasie van die verbruiker se hoofskakelaar op die verbruiker se eie perseel vereis of toegelaat word volgens die mening van die Ingenieur.

Installation to conform to specified regulations.

70. Every installation, and every extension, addition, alteration or repair to any installation, shall be carried out and maintained in conformity with the provisions of these regulations, and of the latest edition for the time being of the I.E.E. regulations and in addition shall comply with the regulations promulgated under the provisions of the Supervision of Machinery Proclamation No. 36 of 1929, subject to the following special provisions:—

System of supply and arrangement of installations.

71. (a) *Direct Current.*

Lighting installations of more than 34 points or lamps or requiring more than 2 Kilowatts maximum current, will be supplied on the three-wire system, and must be wired as two or more separate two-wire installations from the distribution board, which installation shall be evenly balanced.

Motors or any other appliances rated higher than one horse power shall be connected to the 440 volts system.

(b) *Alternating Current.*

Lighting installation shall be arranged as shown in the following table:—

Number of Points.	System of connection.
Not exceeding 12	Two wire system (one phase)
Not exceeding 24	Two outers and one neutral.
Exceeding 24	Three outers and one neutral.

Motors or any other appliances rated higher than one horse power must be connected to the three phase 380 volts system.

Installations to be arranged as required.

72. (a) If, however, in the opinion of the Engineer, it is in the interests of the Council so to do, he may call upon the contractor to arrange any installation so as to receive supply from a three-phase four-wire service.

(b) The Engineer may call upon the owner of any existing installation not conforming to the provisions of this regulation or alter or re-construct such installation wherever necessary, so as to make it conform herewith, provided that such owner, or the consumer for the time being, shall not be required to alter, change or replace any current using or consuming apparatus, appliance or device then existing upon the installation or already placed on order for use thereupon.

(c) A separate and distinct installation shall be provided and maintained to receive a supply of electricity under each section of the tariff under which supply is to be given or is being given.

Control.

73. Every installation shall be arranged on a system of distribution centres in the following order:—

- (a) Council's Service.
- (b) Consumer's Main Switch.
- (c) Consumer's Main Fuses.
- (d) Distribution Boards.
- (e) Sub-distribution Boards.

Neutral Links.

74. The neutral conductor of any alternating current or of the three-wire Direct Current System and four-wire installation shall not be connected, between the Council's service and the main distribution board, through any fuse or any switch.

Heavy copper links secured in position by means of screws or bolts shall be provided in the place of the consumers main fuses and main distribution fuses on the neutral conductor, for isolating purposes.

Consumer's main switch and fuses.

75. (a) The consumer's main switch and fuses shall be placed on the ground floor, in an approved position, within one (1) metre of the Council's service meter, or the Council's service fuse or fuses where a meter is not provided.

(b) In the case of flats and or other sub-divided premises the installation of the consumer's main switch upon the consumer's own premises may be required or permitted at the discretion of the Engineer.

(c) Die verbruiker se hoofskakelaar moet 'n dubbelpool of drie-pool (soos vereis mag wees deur die stelsel van toevoer) gekoppelde skakelaar van nie minder as tien (10) ampères inhoud nie en goedgekeurde soort wees.

(d) Die verbruiker se hoofloodsekerings moet enkelpool wees van nie minder as tien (10) ampères inhoud nie en van goedgekeurde soort.

Raad se diensmeterverbindings.

76. (a) Die verbruiker moet die nodige geleiers voorsien vir die verbinding van die verbruiker se hoofskakelaar of loodsekerings aan die Raad se diensmeter of die Raad se diensloodsekerings waar 'n meter nie voorsien is nie.

Geen sodanige geleiers mag met die Raad se diensmeter of loodsekerings deur enige ander as 'n gemagtigde persoon verbind word nie.

(b) Kontrakteurs moet sorgvuldig en duidelik die faas en neutrale geleiers of bedoelde faas en neutrale geleiers merk sodat die Raad in staat sal wees om die installasie reg te verbind.

GELEIERS.

Spesifikasie.

77. Alle geleiers en isolerende bedekkings daarvan moet ooreenkomstig die I.E.I.-Regulasies wat betrekking het daarop, wees.

Ineendraaiing.

78. Alle isoleerde kopergeleiers moet in een-gedraai wees.

Grootte van geleiers.

79. Behalwe vir die draadaanleg en toebehore moet die deursnee-oppervlakte van enige kopergeleier nie minder wees nie as dié voorsien deur drie drade elk van desimaal-nul-twee-nege (3/029) duim in deursnee.

In die berekening van die groottes van geleiers moet aangeneem word dat nie minder as eenhonderd (100) watts nie die lading sal wees wat gedra moet word by enige punt behalwe in die geval van muursokke (sien Regulasie No. 104 hiervan).

Die groottes van enige geleiers geïnstalleer op enige perseel moet vasgestel word deur 'n veroorloofde val in volts van hoogstens twee persent (2%) van die verklaarde toevoerdrukking op verligtings-, verwarmings- of krag-stroomkring en by die beperking van die maksimum geoorloofde lading, stroomdigtheid in die geleier vir die stroomkring betrokke tot eenhonderd-en-vyftig ampères per vierkantsentimeter as die laasgenoemde 'n laer drukkingval as 2 persent (2%) van die verklaarde toevoerdrukking voorsien.

Lasse nie toegelaat nie.

80. Die deursnee-oppervlakte van alle geleiers wat van die verdelingsborde of onderverdelingsborde uitloop, moet vol gehou word tot aan die end van elke stroomkring.

End-na-end lasse vir die verlenging van geleiers of vir die vermindering van hulle deursnee-oppervlakte sal nie toegelaat word nie behalwe soos voorsien hierin.

Geen aftakking op of verbindings aan geleiers wat verdelingsborde of onderverdelingsborde voed, sal toegelaat word nie.

Aftakings, ens.—Koppelaars.

81. 'n Verbinding mag op 'n geïsoleerde geleier gemaak word deur middel van 'n klemskroef van 'n goedgekeurde ontwerp en bou geplaas op porselein wat ingelaat is in harde hout of 'n staal verbindingskissie van goedgekeurde ontwerp en bou met verplaasbare deksel.

Kleur van Geleiers.

82. Geleiers moet rooi gekleur wees vir die lyne onder stroom of buitenstes en faasgeleiers en swart vir die neutrals. Al die enkelpool-skakelaars moet aan die rooi kant wees. Die onderste versamelreël van alle skakelaar- en verdelingsborde moet aan die kant van die rooi geleiers wees.

“Versekerars”-draad en oop drade mag nie binne huise gebruik word nie.

83. “Versekerars”-draad en ander drade of kables van die omboorde soort wat teen weers bestand is, word nie toegelaat om in geboue gebruik te word nie.

Oop geleiers moenie in geboue gebruik word nie.

BUIGBARE GELEIERS.

Minimum oppervlakte van.

84. (a) Die kleinste grootte van buigbare geleier veroorloof om geïnstalleer of gebruik te word, is dié gelyk in 'n dwars deursnee aan No. 22 S.D.Y., en alle sodanige geleiers moet bestaan uit drade in een gedraai in 'n kort wendig waarvan geen draad minder as desimaal-nul-drie-ses (.036) duim in deursnee is nie.

(c) The consumer's main switch shall be a double-pole or triple-pole (as may be required by the system of supply) linked switch of not less than ten (10) ampères capacity and of approved type.

(d) The consumer's main fuses shall be single-pole of not less than ten (10) ampères capacity, of approved type.

Council's service meter connections.

76. (a) The consumer shall provide the necessary conductors for connecting the consumer's main switch or fuses to the Council's service meter, or to the Council's service fuses where a meter is not provided.

No such conductor shall be connected to the Council's service meter or fuses by any other than an authorised person.

(b) Contractors shall carefully and distinctly mark the phase and neutral conductors or intended phase and neutral conductors, so that the Council shall be enabled to correctly connect up the installation.

CONDUCTORS.

Specification.

77. All conductors and the insulating coverings thereof shall be in accordance with the I.E.E. Regulations relating thereto.

Stranding.

78. All insulated copper conductors shall be stranded.

Size of conductors.

79. Excepting for wiring fittings, the sectional area of any copper conductor shall not be less than that provided by three wires each of decimal-nought-two-nine (3/029) inch in diameter.

In calculating the sizes of conductors it shall be assumed that not less than one-hundred (100) watts will be the load to be carried at any “point,” excepting in the case of wall sockets. (See Regulation No. 104 hereof.)

The sizes of any conductors installed upon any premises shall be determined by a permissible drop in volts not exceeding two per cent. (2%) of the declared supply voltage, on lighting, heating or power circuits, and by the limitation of the maximum permissible load current density in the conductor for the circuit concerned to one hundred and fifty (150) ampères per square centimetre, should the latter provide a less voltage drop than two per cent. (2%) of the declared supply voltage.

Joints not allowed.

80. The sectional area of all conductors radiating from distribution boards or sub-distribution boards shall be maintained to the end of each circuit.

End-to-end joints for lengthening conductors or for reducing their sectional area shall not be permitted except as hereinafter provided.

No tappings on or connections to conductors feeding distribution boards or sub-distribution boards shall be permitted.

Tappings, etc.—connectors.

81. A connection may be made on an insulated conductor by means of a screwed connector of approved design and construction, mounted on porcelain recessed into a hard wood or steel junction box, of approved design and construction, with removable lid.

Colouring of conductors.

82. Conductors shall be coloured red for the live or outers and phase wires and black for the neutrals, and all single-pole switches shall be on the red side. The lower-busbar of all switch and distribution boards shall be on the red side.

“Underwriters” wire and bare wires not to be used inside.

83. “Underwriters” wire and other wires or cables of the weather-proof braided type shall not be permitted to be used inside buildings.

Bare conductors shall not be used inside buildings.

FLEXIBLE CONDUCTORS.

Minimum area of.

84. (a) The smallest size of flexible conductor permitted to be installed or used is that equivalent in cross sectional area to No. 22 S.W.G., and all such conductors shall be composed of wires twisted together in a short lay, no wire being less than decimal nought three six (.036) inches in diameter.

Gebruik van klein buigbare geleiers.

(b) Die gebruik van klein buigbare geleiers is toegelaat alleen in die geval van buigbare hangers, verplaasbare standaardlampe en ander toestelle of apparaat van hoogstens vierhonderd watts elektriese lading.

Buigbare Geleiers vir Verplaasbare Toestelle.

(c) Buigbare geleiers gebruik in verplaasbare verhittings-toestelle of apparaat, gereedskap en iets dergeliks moet gelyk wees in totale deursnee aan stroomkringgeleiers, soos beheer deur Regulasie No. 79 hiervan.

Alle buigbare geleiers geheg aan muurstoppe of enige verplaasbare toestel of ontwerp moet by die verbindingspunt daarmee deur goedgekeurde grepe vasgehou word.

Waar spesiaal goedgekeurde soort gebruik moet word.

(d) Geen buigbare geleier, tensy van 'n soort soos "cabtyre-sheathed" ens., spesiaal goedgekeur vir die doel deur die Ingenieur, mag gebruik word vir handlampe of bo plafonne, of in bedekte plekke, pype, of in slagters-, bakkers-, vrugte- of viswinkels, stalle, werkshandels, garages, publieke buffette, publieke eetkamers, kombuise, winkelvesters, deure, verandas, of in enige plek waar sodanige geleier blootgestel sal wees aan weer, klammigheid, bytende sure of gasse, die handeling van vlieë of insekte, of aan meganiese skade, of in enige plek waar ontvlambaar materiaal naby sodanige geleier blootgestel is nie.

Nie gebruik te word as skakelaarleidings nie.

85. Buigbare geleiers, behalwe van 'n goedgekeurde soort, moenie gebruik word vir skakelaarleidings nie.

Buigbare Geleiers-Verlengings.

86. Buigbare geleiers mag gebruik word vir 'n eenpuntverlenging van 'n plafonroset in dieselfde kamer met die verstande dat sodanige verlenging gelei word deur geïsoleerde skroefogies nie meer as drie voet apart nie in volle gesig, en nêrens minder as nege voet bo die vloeroppervlakte, maar sodanige geleiers mag nie deur enige muur, deur of afskorting gaan nie. Enige sodanige verlenging mag nie 'n totale lengte van 5 meters van buigbare geleiers oorskry nie.

Steunings vir buigbare geleiers.

87. Waar dit vereis word om enige buigbare geleier deur metaalskroef of ander ogies of iets dergeliks te ondersteun, moet 'n porselein, eboniet of ander goedgekeurde isolerende ring tussen die isolering van die geleier en die metaal-oog gesit word.

Onder geen omstandighede word kramme toegelaat om gebruik te word vir die ondersteuning van buigbare geleiers of van enige ander geleiers nie.

Kroonlugtergeleiers.

88. Die drade in alle kroonlugters, arms of dergelike toebehore moet met geïsoleerde geleiers met 'n dwars deursnee van nie minder as een desimaal-nul-drie-ses (1/036) duim in deursnee aangelê word nie.

Verbindings vir kroonlugters, toebehore, ens.

89. Verbindings tussen kroonlugtergeleiers of ander toebehore, geleiers en stroomkringgeleiers moet in die ruimte onmiddellik agter die voetstuk van die toebehore, onder die plafon of buite die muur, soos die geval mag wees, gemaak word deur middel van skroefklampe vasgesit op of in porselein ingesit in 'n harde houtblok of geplaas in 'n metaalkissie van 'n goedgekeurde ontwerp.

Verbindings in kroonlugters.

90. Om die aanlê van drade in groot kroonlugters en toebehore te vergemaklik mag verbindings aan geleiers in 'n geskikte plek voorsien vir daardie doel in sodanige toebehore gemaak word.

Die I.E.I.-Regulasies wat betrekking het op die verbinding van geleiers moet in alle gevalle stiptelik nagekom word.

METAALPYPE.*Geleiers moet in metaalpype wees.*

91. Alle stroomkringgeleiers, behalwe waar andersins voorsien in hierdie regulasies, moet in metaalpype ingesluit wees.

Metaalpype.

92. Alle metaalpype moet deurgaans geheel en al waterdig wees, en moenie minder as vyf-agstes ($\frac{5}{8}$) duim nie in buite-middellyn (soos beskryf in die I.E.I. Regulasies), solied getrek, hard getrek of gesmee wees en geskroefde lasse hê.

Use of small flexible conductor.

(b) The use of small flexible conductors is permitted only in the case of flexible pendants, portable standard lamps and other appliances or apparatus not exceeding four hundred watts electrical loading.

Flexible conductors for portable appliances.

(c) Flexible conductors used for portable heating appliances or apparatus, tools, and the like, shall be equivalent in cross sectional area to circuit conductors as governed by Regulation No. 79 hereof.

All flexible conductors attached to wall plugs or to any portable appliance or device shall be secured at the point of attachment thereto by approved grips.

Where specially approved type to be used.

(d) No flexible conductor, unless of a type such as "cabtyre-sheathed," etc., specially approved for the purpose by the Engineer, shall be used for hand lamps, or above ceilings, or in concealed places, conduits, or in butchers, confectioners, fruit and fish shops, stables, workshops, garages, public bars, public dining-rooms, kitchens, shop windows, doorways, verandahs, or in any place where such conductor would be exposed to weather, dampness, corrosive acids or gases, the action of flies or insects, or to mechanical damage, or in any place where inflammable material is exposed near to such conductor.

Not to be used as switch leads.

85. Flexible conductors, except of an approved type, shall not be used for switch leads.

Flexible conductor extensions.

86. Flexible conductors may be used for a one point extension from a ceiling rose in the same room, provided such extension is carried through insulated screw eyes not more than three feet apart in full sight and nowhere less than nine feet above the floor level, but no such conductor shall pass through any wall, door, or partition. Any such extension shall not exceed a total length of 5 metres of flexible conductor.

Supports of flexible conductor.

87. Where it is required to support any flexible conductor by metallic screw or other eyes or the like, a porcelain, ebonite or other approved insulating ring shall be inserted between the insulation of the conductor and the metal eye.

Under no circumstances shall staples be permitted to be used for the securing of flexible conductors or of any other conductors.

Electrolier conductors.

88. All electroliers, brackets or similar fittings shall be wired with insulated conductors of not less equivalent cross sectional area than one decimal-nought-three-six (1/036) inch in diameter.

Connections for electroliers, fittings, etc.

89. Connections between electrolier conductors or other fittings, conductors and circuit conductors shall be made in the space immediately behind the base of the fitting, below the ceiling, or outside the wall, as the case may be, by means of screw connectors mounted on or in porcelain recessed into a hard wood block or placed in a metallic box of approved design.

Joints in electroliers.

90. In order to facilitate the wiring of large electroliers and fittings, joints on conductors may be made in a suitable place provided for the purpose in such fittings.

The I.E.E. Regulations relating to the jointing of con-

METAL CONDUITS.*Conductors to be in metal conduits.*

91. All circuit conductors, excepting where otherwise provided for in these regulations, shall be enclosed in metal conduits.

Metal conduits.

92. All metal conduits shall be made thoroughly watertight throughout, and shall not be less than five-eighths ($\frac{5}{8}$) inch external diameter (as described in the I.E.E. Regulations), solid drawn, brazed or welded, and shall have screwed joints.

Geen elmoë of T-stukke, tensy van die inspeksie-soort, mag gebruik word nie, en geen boog, wat 'n binne-middellyn van minder as twee en 'n half maal die buite-middellyn van die pyp het, mag gebruik word nie.

Alle metaalpype moet meganies en elektries aaneenlopend wees oor alle lasse daarin en moet voldoende en op 'n goed-gekeurde wyse aan die aarde verbind wees.

Die buig van metaalpype binne die beperkte radius gespesifiseer hierin vir bogte sal toegelaat word mits sodanige buiging gedoen word met die hulp van 'n masjien of toestel ontwerp en gemaak vir daardie doel.

Gebaste, omgekrulde pype of wat erg gedruk is sal nie toegelaat word om geïnstalleer te word nie.

Intrekkissies moet voorsien word nie minder as na elke tweede buiging nie.

Behalwe waar in metaalkissies geskroef, moet al die ente van metaalpype geskroef en voorsien word van busse wat voorsien is van binne skroefdraad sodat hulle aan die pyp kan geskroef word.

Alle afsluit-, inspeksie- en intrekkissies moet van metaal gemaak wees en moet styf vasgesit word aan die pype deur middel van geskroefde verbindings.

Die geskroefde ente van metaalpype mag aan metaal-uitgangskissies vasgesit word deur middel van goedgekeurde metaalbusse aan die pyp vasgeskroef aan die binnekant, en dramoere vasgeskroef aan die pyp aan die buitekant van die uitgangskissies, met die verstande dat die geskroefde ente van die metaalpype goed pas in die gate gemaak om hulle te ontvang en dat die dramoere goed vasgedraai is op so 'n wyse as om 'n goeie verband te vorm.

In die geval van pype wat in plafonne of mure gelê is of in pleistering begrawe is, moet goedgekeurde uitgangskissies voorsien word by alle uitgange na plafonrosette, skakelaars, muursokke, toebehore, verdelingskakelaar- en lood-sekeringsborde, ens. Geleiers moet nie ingetrek word voordat die pype nie in posisie vasgesit is nie.

Aantal geleiers in pype.

93. Die aantal geleiers in enige metaalpyp moenie die aantal oortref soos gespesifiseer in die I.E.I.-Regulasies nie.

Geleiers op konkreetvloere en -plafonne.

94. Wanneer metaalpype in of onmiddellik onder konkreetvloere loop moet alie inspeksie- of intrekkiste na onder gekeer wees aan die onderkant van die konkreet, tensy 'n houtvloer oor die konkreetvloer gelê is, wanneer die kaste na bo gekeer mag wees as die deksels waterdig is en valluik onmiddellik bo elke kas gelaat word.

Vloerplanke wat oor verbindings, inspeksie- of intrekkiste of inspeksiebogte, T-stukke of elmoë gelê is, moet vasgeskroef en nie vasgespyker wees nie sodat hulle gemaklik verwyder kan word.

Drade in pype moet gelus wees.

95. Behalwe soos voorsien in Regulasie 81 hiervan, moet alle drade in pype in die "inlus"-stelsel gerangskik word en inlusing moet alleen gedoen word by die skakelaars, plafonrosette, muurstoppe of koppelings aan toebehore.

Installering onder Artikels 159 (2), (3), (4) en (5) van die tarief.

96. Alle geleiers en ander stroomdraende dele wat 'n toevoer van elektrisiteit ontvang of bedoel is om te ontvang onder Artikels 159 (2), (3), (4) en (5) van die tarief moet geheel en al deurgaans gehul wees in metaal op 'n goedgekeurde wyse en aan alle ingangspunte na sodanige geleiers of ander stroomdraende dele moet voorsiening gemaak word vir die aanbring daaraan van die Raad se seëls of slotte.

ONOMHULDE DRADE.

Ongepantserde geleiers.

97. Waar spesiale verlof skriftelik toegestaan is deur die Ingenieur, mag die drade in installasies aangelê word met onomhulde ongepantserde geleiers, onderhewig aan die volgende algemene voorwaardes, en aan enige andere wat die Ingenieur mag vereis om vervul te word vir enige besondere installasie:—

- (a) Die geleiers moet heeltemal in duidelike gesig en, in die geval van dakruimtes, goed vasgesit wees aan die kant, of waar dit nie prakties is nie, aan die boonste oppervlakte van die plafonbalke en buite bereik van die vloeroppervlakte wees.

No elbows or tees, unless of the inspection type, shall be used, and no bend shall be used having an inside radius of less than two-and-a-half times the outside diameter of the conduit.

All metal conduits shall be mechanically and electrically continuous across all joints therein and shall be efficiently earthed in an approved manner.

The bending of metal conduit within the limit of radius specified herein for bends shall be permitted, provided such bending is done with the aid of a machine or appliance designed and constructed for the purpose.

Split, buckled or badly dented conduit shall not be permitted to be installed.

Draw-in boxes shall be provided not less frequently than after every second bend.

Except where screwed into metal boxes all ends of metal conduits shall be screwed and fitted with approved metal bushes provided with internal screw thread for screwing to the conduit.

All disconnection, inspection and draw-in boxes shall be made of metal and shall be rigidly connected to the conduits by means of screwed joints.

The screwed ends of metal conduits may be attached to metal outlet boxes by means of approved metal bushes screwed on to the conduit on the inside, and backnuts screwed on to the conduit on the outside, of such outlet boxes; provided that the screwed ends of the metal conduits are a good fit in the holes provided to receive them and that the backnuts are thoroughly well tightened up in such a manner as to provide an efficient and reliable bond.

In the case of conduit sunk into ceilings and walls or buried in plaster, approved metal outlet boxes shall be provided at all outlets to ceiling roses, switches, wall sockets, fittings, distribution switch and fuse boards and the like.

Conductors shall not be drawn in until after the conduit is fixed in position.

Number of conductors in conduits.

93. The number of conductors in any metal conduit shall not exceed that specified in the I.E.E. Regulations.

Conduits on concrete floors and ceilings.

94. When metal conduits are run in or immediately under concrete floors, all draw-in or inspection boxes shall face downwards on the underside of the concrete, unless a wooden floor is laid over the concrete, when the boxes may face upwards if the covers provided are watertight and trap doors are left immediately above each box.

Floor boards laid over junction, inspection, or draw-in boxes or inspection bends, tees or elbows shall be screwed and not nailed down and shall be readily removable.

Wiring in conduits to be looped.

95. Excepting as provided in Regulation No. 81 hereof, all wiring in conduits shall be arranged on the "loop-in" system and "looping-in" shall only be done at the switches, ceiling roses, wall sockets or connectors to fittings.

Installation under Sections 159 (2), (3), (4) and (5) of the tariff.

96. All conductors and other current carrying parts receiving or intended to receive a supply of electricity under Section 159 (2), (3), (4) and (5) of the tariff, shall be totally continuously metallicly enclosed throughout in an approved manner and all points of access to such conductors or other current carrying parts shall be fitted with provision for the affixing thereto of the Council's seals or locks.

UNCASED WIRING.

Unarmoured conductors.

97. Where special permission has been granted by the Engineer, in writing, installations may be wired with uncased unarmoured conductors, subject to the following general conditions, and to any others the Engineer may require to be fulfilled for a particular installation:—

- (a) The whole of the conductors shall be in plain sight, and, in the case of roof spaces shall be securely fixed to the side, or where not practicable, to the upper surface of the ceiling joists, and shall be out of reach from the floor level.

- (b) Geleiers in dakruimtes moet op die plafonbalke gelê word en nie op latte, gordings of ankerbalke nie.
Geleiers moet parallel of reghoekig met die plafonbalke gelê word.
- (c) Die geleiers moet naasmekaar gevoer word op porseleinklosse met een of twee groewe of porseleinklampe met twee of drie groewe, geskroef aan die plafonbalke.
- (d) Die steunklosse of -klampe moet nie meer as vier voet van mekaar af wees nie.
Waar die geleiers in 'n pyp of ander ingang of uitgang gaan, moet hulle nie verrek word nie, en moet hulle met klosse of klampe gesteun wees binne vyftien sentimeters van die pyp of ander ingang of uitgang.
- (e) Inleipype van porselein of verbuste metaal moet gebruik word om deur mure, afskortings of plafonne, ens., te gaan. Alle geleiers wat oormekaar kruis, moet met regte hoeke kruis en moet 'n oop ruimte van minstens drie duim tussen hulle hê.
- (f) Waar geleiers na muurbusse, verdelingsborde, arms, ens., aangelei word, moet hulle in 'n metaalpyl ingesluit wees vanaf 2.5 sentimeters onder die boonste deel van die plafonbalke na enige sodanige punt onder.
- (g) Geleiers moet so loop dat 'n vry deurgang gelaat word in die nabyheid van valluike, tenks, pype en ander apparaat wat onderhewig is aan gereelde ondersoek, gebruik en onderhoud.
- (h) Dakruimtes waarin drade aangelê is op die wyse soos hierbo voorsien, mag nie gebruik word vir die wegpak van goedere of rommel of vir enige ander dergelyke doeleindes nie.

Bogronde buite-geleiers.

98. (a) Geen bogronde onomhulde buitegeleiers moet op 'n wyde van minder as 30 sentimeters of op 'n hoogte van minder as 3.6 meters van die grond gespan word nie, en sorg moet gedra word dat sodanige geleiers nergens in die nabyheid van vensters of enige posiesie gewoonlik gebruik, gespan word nie teneinde die gevaar van bemoeiing, kontak of skade te verminder.

Iedere sodanige geleier moet beskerm wees deur 'n onafhanklike enkelpool loodsekering, geplaas binne bereik van die vloeroppervlakte en so na as moontlik aan die begin van die bogronde deel van die stroomkring.

Alle bogronde onomhulde buitegeleiers moet voorsien word van 'n goedgekeurde bedekking wat teen die weer bestand is.

(b) By plekke waar bogronde geleiers by 'n gebou ingaan of dit verlaat moet elke geleier deur 'n aparte porselein inleibuis van 'n goedgekeurde lengte en wat goed vasgesit is, gaan; die buite-end van sodanige inleibuis moet na onder gebuig wees.

Iedere bogronde buitegeleier moet ondersteun word deur vaste isolators van 'n goedgekeurde soort of grootte wat goed vasgesit is.

(c) In geen geval mag bogronde buitegeleiers 'n span van meer as dertig (30) meters hê nie en alle sodanige geleiers moet van harde gespanne koper van nie minder as No. 12 S.D.Y. 5.47 vierkante millimeters wees nie.

Ander stelsels van draadaanleg.

99. Niks in hierdie regulasies bevat sluit die installeer van stelsels van draadaanleg, ander as dié hierin spesiaal behandel, soos houtomhulde, metaalbeslaande en "cabtyre" beslaande, ens., ens., uit nie, met die verstande dat skriftelike toestemming van die Ingenieur vir die gebruik daarvan vooraf gevra en verkry is in elke en iedere geval. Die Ingenieur mag toestemming weier of toestemming verleen onderhewig aan sodanige voorwaardes as wat hy nodig en wenslik mag ag.

LOODSEKERINGS.

Posiesie van loodsekerings.

100. (a) Alle takloodsekerings, wat van enkel-pool en goedgekeurde soort moet wees, moet op verdelingsborde geplaas word. Geen geïsoleerde loodsekerings, behalwe soos voorsien in Regulasie No. 98 (a) hiervan, sal toegelaat word nie.

(b) Die groottes van alle smeltbare drade of koppelings geplaas of geïnstalleer op enige tyd moet so wees dat hulle sal geblaas of gesmelt word deur 'n stroom van nie meer as vyf-en-twintig (25) persent bo die normale geskatte lading in ampères van die lampe beheer daardeur in die geval van gloeilamp-stroomkringe en vyftig persent (50%) bo die normale geskatte lading in ampères van die apparaat, toestelle of ontwerpe daardeur beheer in die geval van stroomkringe ander as dié vir gloeilampverligting.

- (b) Conductors in roof spaces shall be carried on the ceiling joists, and not on the rafters, purlins, or tie beams.
Conductors shall be run parallel with, or at right angles to, the ceiling joists.
- (c) The conductors shall be carried side by side on single or two groove porcelain bobbins, or two or three groove porcelain cleats, screwed to the ceiling joists.
- (d) The supporting bobbins or cleats shall not be more than four feet apart.
Where the conductors pass into a conduit or other inlet or outlet they shall not be strained, and shall be supported by bobbins or cleats fixed within 15 centimetres of the conduit or other inlet or outlet.
- (e) Porcelain or bushed metallic or other approved leading-in tubes shall be used in passing through walls, partitions, or ceilings, etc.
All crossing conductors shall cross at right angles and shall have a clear space of at least three inches between them.
- (f) Where conductors are led down to switches, wall sockets, distribution boards, brackets, etc., such conductors shall be enclosed in metal conduit from 2.5 centimetres below the top of the ceiling joists to any such point below.
- (g) Conductors shall be run so as to leave a clear gangway in the neighbourhood of trap doors, tanks, pipes and other apparatus liable to frequent inspection, use and maintenance.
- (h) Roof spaces wired in the manner herein provided for shall not be used for the storage of goods, lumber, or for any other similar purposes.

Outside overhead conductors.

98. (a) No outside uncased overhead conductors shall be run at less than 30 centimetres apart nor at a height of less than 3.6 metres from the ground, and care must be taken that such conductors are not run anywhere in the neighbourhood of windows or of any position commonly used, in order to minimise the risk of contact, interference or damage.

Every such conductor shall be protected by an independent single-pole fuse placed within reach from the floor level as closely as practicable to the commencement of the overhead portion of the circuit.

All outside uncased overhead conductors shall be provided with an approved weatherproof insulating covering.

(b) At points where overhead conductors leave or enter a building each conductor shall pass through a separate porcelain leading-in tube of approved length rigidly fixed in position, the outer end of such leading-in tube being bent downwards.

Every outside overhead conductor shall be supported by substantial insulators of approved type and size securely fixed.

(c) In no case shall outside overhead conductors have a greater span than thirty (30) meters and all such conductors shall be of hard drawn copper of not less than No. 12 S.W.G. 5.47 square millimetres.

Other systems of wiring.

99. Nothing contained in these Regulations shall preclude the installation of systems of wiring other than those specifically dealt with herein, such as wood-cased, metal-sheathed, or cabtyre-sheathed, etc., etc., provided that permission of the Engineer, in writing, for the use thereof is sought and obtained, in advance, in each and every case. The Engineer may refuse permission or may grant permission subject to such conditions as he may consider desirable and necessary.

FUSES.

Position of fuses.

100. (a) All branch fuses, which shall be of single-pole of approved type, shall be placed on distribution boards. No isolated fuses, except as provided for in Regulation No. 98 (a) hereof, shall be permitted.

(b) The sizes of all fusible wires or links inserted or installed at any time shall be such that they shall be blown or melted by a current of not more than twenty-five per cent. (25%) in excess of the normal rated loading in ampères of the lamps controlled thereby in the case of incandescent lighting circuits, and fifty per cent. (50%) in excess of the normal rated loading in ampères of the apparatus, appliances or devices controlled thereby in the case of circuits other than those for incandescent lighting.

Verdelingskakelaar en loodsekeringsborde.

101. (a) Verdelingskakelaar- en loodsekeringsborde moet op so 'n hoogte geplaas word dat alle skakelaars en loodsekerings binne gemaklike bereik van die vloeroppervlakte is en alle sodanige borde moet in droë plekke vasgesit word en so ingerig wees dat 'n brand daarop, of dit voor of agter ontstaan, nie kan spreid nie.

Alle verdelingskakelaars en loodsekeringsborde en alle geleiers by die ingangspunte na sodanige borde, moet geïnstalleer en goed vasgesit word op 'n goedgekeurde wyse.

(b) Die panele van alle sodanige borde moet uit marmar, lei, vry van metaalare, of ander goedgekeurde onverbrandbare materiaal bestaan; goedgekeurde isolerende lyste moet tussen die aparte panele gebruik word. Elke fase-geleier en neutrale-geleier moet op 'n aparte paneel vasgesit word.

(c) Die raam, omhulsel en deur of deure van alle sodanige borde moet van metaal of harde hout gemaak wees.

(d) Die raam, omhulsel en deur of deure van alle sodanige borde, indien van metaal gemaak, moet voldoende met die aarde verbind en geheel en al met plaatasbes of ander materiaal vas aanmekeer en goed vasgesit en met brandproefverf geverf en uitgevoer wees.

(e) Indien van harde hout gemaak moet die raam, omhulsel en deur of deure (behalwe in soverre as wat enige glas-panele betrokke is) geheel en al uitgevoer word op dieselfde wyse soos hierin voorgeskryf vir rame, omhulsels en deure van metaal.

(f) Alle deure moet van 'n slot en sleutel of ander goedgekeurde vasmaaktoestel voorsien word.

(g) Indien dit alleen moontlik is om sodanige bord aan 'n hout of ander verbrandbare afskorting vas te sit, moet 'n plaat van asbes een-agste ($\frac{1}{8}$) duim dik of plaatyster van nie minder as No. 26 S.D.V., van 'n oppervlakte van minstens viermaal die van die bord, tussen die afskorting en die bord vasgesit word en sodanige bord moet geheel en al met metaal omhul wees.

(h) Daar moet 'n ope ruimte van nie minder as vyf sentimeters tussen enige stroomdraende metaal aan die agterkant van die panele en die metaalomhulsel van die bord of die oppervlakte van die muur waarop sodanige bord vasgesit is, wees nie.

(i) Waar ysterbedekte skakelaarverdelings- en loodsekeringsborde gebruik word, moet alle toebehore van die beste kwaliteit wees spesiaal vir die doel ontwerp. Alle metaaldele wat nie stroom dra of bedoel is om te dra nie moet goed aan mekaar en aan die aarde verbind wees.

(j) Die stroom-drakrag van alle skakelaars, loodsekeringsklemme, kontakpunte, versamelreëls en ander stroomdraende metaaldele moet bereken word op nie meer as vyftig (50) ampères per vierkante sentimeter nie.

(k) Alle skakelaars moet op die "lewendige" of "fase"-geleier verbind wees.

(l) Geen loodsekering mag op die neutrale fase van 'n driefase-kringloop geplaas word nie, maar loodsekerings moet op albei geleiers van stroomkringe wat daarvan aftak, geplaas word. Hierdie voorsiening verhinder nie die gebruik van 'n uitskakelingskoppeling op die neutrale geleier van 'n driefase-stroomkring vir isoleringsdoeleindes nie.

(m) Klemme en ander stroomdraende metaal van teenoorgestelde polariteit moet minstens 7.5 sentimeters van mekaar wees, en moet goedgekeurde isolerende versperrings tussen hulle geplaas hê, wat deeglik in posisie vasgesit is.

(n) Alle stroomkringe moet duidelik gemerk wees op 'n goedgekeurde permanente wyse, en teenoorgestelde pole moet regop gerangskik en verbind wees met mekaar teneinde identifikasie te vergemaklik.

(o) Geïsoleerde geleiers geïnstalleer agter skakel- en verdelingsborde moet van die koppelaars of koppe toegedraai wees met brandvry band of asbestou na 'n punt waar sodanige geleiers die agterkant van die skakel- of verdelingsbord verlaat en die metaalpylp of ander omhulsel ingaan.

(p) Smeltbare waterstoppe, soos verstrooiers, sal nie toegelaat word in die onmiddellike nabyheid van hoofskakelaars of verdelingsborde nie.

Distribution switch and fuse boards.

101. (a) Distribution switch and fuse boards shall be placed at such a height that all switches and fuses are within easy reach from the floor level and all such boards shall be fixed in dry situations and be so arranged that a fire thereon cannot spread, whether occurring at the front or at the back of the board.

All distribution switch and fuse boards, and all conductors at the points of entry to such boards, shall be installed and securely fixed in an approved manner.

(b) The panels of all such boards shall consist of marble or slate free from metallic veins, or of other approved incombustible material, approved insulating barriers, securely fixed in position, being used between separate panels. Each phase conductor and the neutral conductor shall be mounted on a separate panel.

(c) The frame, case, and door or doors of all such boards shall be constructed of metal or hard wood.

(d) The frame, case and door or doors of all such boards, if constructed of metal, shall be efficiently earthed and lined throughout with sheet asbestos or other approved fireproof insulating material closely fitted and securely fixed in position and painted with fireproof paint.

(e) If constructed of hard wood, the frame, case, and door or doors (excepting in so far as any glass panels are concerned) shall be lined throughout in the same manner as prescribed herein for frames, cases and doors of metal.

(f) All doors shall be provided with a lock and key or other approved secure fastening.

(g) Should it only be possible to fix such boards to a wooden or other combustible partition, a sheet of asbestos one-eighth ($\frac{1}{8}$) inch thick, or sheet iron of not less than No. 26 S.W.G., of an area of at least four times that of the board, shall be fixed between the partition and the board, unless such board shall be totally metallically enclosed.

(h) There shall be a clear space of not less than 5 centimetres between any current carrying metal at the back of the panels and the metal case of the board or the surface of the wall upon which the board is fixed.

(i) Where iron-clad distribution switch or fuse boards are used all fittings shall be of the very best quality designed for the purpose. All metal parts not carrying or intended to carry current shall be thoroughly well bonded together and earthed.

(j) The current carrying capacity of all switches, fuse terminals, contacts, busbars, and other current carrying metal parts shall be calculated at not more than fifty (50) ampères per square centimetre.

(k) All switches shall be connected on the "live" or "phase" conductor.

(l) No fuse shall be placed in the neutral conductor of a three-phase circuit, but fuses shall be placed on both conductors of two-wire circuits branching therefrom. This provision shall not prevent the use of a disconnecting link in the neutral conductor of a three-phase circuit, for isolating purposes.

(m) Terminals and other current carrying metal of opposite polarity shall be separated by at least 7.5 centimetres, and shall have approved insulating barriers placed between them and securely fixed in position.

(n) All circuits shall be clearly labelled in an approved permanent manner and opposite poles shall be arranged and connected vertically in line with one another in order to facilitate identification.

(o) Insulated conductors installed behind switch and distribution boards shall be taped back from the connectors or thimbles with fireproof tape or asbestos yarn to a point where such conductors leave the back of the switch or distribution board and enter metallic conduit or other casing.

(p) Fusible water plugs, such as sprinklers, shall not be permitted in the near vicinity of main switches or distribution boards.

MUURSOKKE EN STOPPE.

Bou.

102. Muursokke en -stoppe moet ooreenkomstig die I.E.I. Regulasies of ander goedgekeurde ontwerp wees. Dit word sterk aanbeveel dat alle sodanige sokke en stoppe van die nie-omkeerbare soort met voldoende voorsiening vir aardeverbinding moet wees.

Alle muurstoppe moet van die syngang-soort wees.

Beheer van Muursokke.

103. Iedere muursok moet beheer word deur 'n skakelaar wat daar naby vasgesit is.

Geen muursok en geen skakelaar wat 'n muursok beheer moet van minder as tien (10) ampère inhoud wees nie.

Draadaanleg van Muursokke.

104. Alle muursokke moet van drade voorsien word op stroomkringe geheel en al apart van verligtingsstroomkringe en geen muurstroomkring mag meer as drie (3) sokke dra nie, nog minder met drade voorsien word met geleiers van minder as sewe-desimaal-nul-drie-ses (7/036) of goedgekeurde ekwiwalent nie. Onderhewig aan hierdie voorsiening moet die deursnee van geleiers wat muursokke voed, bereken word op die basis van nie minder as twee-en-'n-half ($2\frac{1}{2}$) ampères per sok nie of andersins in ooreenstemming met Regulasie No. 79 hiervan.

Vassit van skakelaars, plafonrosette, muursokke, ens.

105. Alle skakelaars, plafonrosette, muursokke, ens., wat nie op skakelaarsborde of verdelingsborde aangebring is nie, moet vasgesit word op 'n goedgekeurde wyse op harde hout-blokke wat ingelaat is of op of in spesiaal ontwerpte metaal of ander goedgekeurde kissets wat, wanneer dit aan die mure vasgesit word, vasgeskroef word aan wigvormige blokke van voldoende grootte behoorlik gesement in die mure of, as alternatief, vasgesit word deur hakboute wat in die muur gesement word.

Plafonrosette.

106. Die plafonrosette moet ooreenkomstig die Britse Werktuigkundige Standaard Verenigings-Spesifikasie of van 'n ander goedgekeurde ontwerp wees, en moet van die twee of drie plaat soort wees.

Alle klemme moet afgelos word van enige stremming te wyte aan die gewig van die buigbare geleier, toebehore, lamp-houers en lampe.

Geen plafonrosette moet meer as een buigbare hanger dra nie.

Lamphouers.

107. Lamphouers moet ontwerp en gemaak wees ooreenkomstig die I.E.I.-Regulasies wat sodanige ontwerpe beheer, of moet van 'n ander goedgekeurde ontwerp en maak wees.

Lamphouers moet van onverbrandbare materiaal wees, en nie toegelaat word om meer as een-en-'n half ampères te dra nie.

Lamphouers mag nie aan buigbare geleiers wat aan die weer blootgestel is, gehang word nie.

Lamphouers wat aan buigbare geleiers gehang word moet voorsien word met doeltreffende koordgrepe.

Drie-agste ($\frac{3}{8}$) duim of kleiner houers mag nie gebruik word nie tensy onvermydelik.

Skakelaar-lamphouers.

108. Skakelaar-lamphouers moet beheer word, in groepe van nie meer as vyf sodanige houers nie, deur 'n skakelaar wat aan die muur van dieselfde kamer aangebring is.

Ieder sodanige groep skakelaar-lamphouers moet minstens een lamp hê wat direk deur sodanige skakelaar beheer word.

TOEBEHORE OM LAMPE TE STEUN.

Metaalhangere of Kroonlugters.

109. (a) Behalwe waar andersins vereis of voorsien deur die Ingenieur, moet alle metaalhangere meer as 60 sentimeters lank wees, en alle metaalhangere of kroonlugters wat meer as 4.5 kg. weeg, gehang word sodat hulle vry is om aan 'n goedgekeurde metaalhak te swaai.

(b) In die geval van toebehore of apparaat of toestelle ontwerp vir die gebruik met buigbare geleiers, of gebruik met buigbare geleiers, moet alle punte, waar sodanige geleiers deur metaal gaan, voorsien wees met goedgekeurde isolerende busse.

WALL SOCKETS AND PLUGS.

Construction.

102. Wall sockets and plugs shall be in accordance with the I.E.E. Regulations or of other approved design. It is strongly recommended that all such sockets and plugs should be of the non-reversible type with adequate provision for earthing.

All wall plugs shall be of the side entry type.

Control of wall sockets.

103. Every wall socket shall be controlled by a switch mounted closely adjacent thereto.

No wall socket and no switch controlling any wall socket shall be of less than ten (10) ampères capacity.

Wiring of wall sockets.

104. All wall sockets shall be wired on circuits entirely separate from the lighting circuits, and no wall socket circuit shall carry more than three (3) sockets, nor be wired with conductors of less than seven decimal-nought-three-six (7/036) or approved equivalent. Subject to this proviso the cross sectional area of the conductors feeding wall sockets shall be calculated on the basis of not less than two-and-a-half ($2\frac{1}{2}$) ampères per socket and otherwise in accordance with Regulation No. 79 hereof.

Mounting of switches, ceiling roses, wall sockets, etc.

105. All switches, ceiling roses, wall sockets, etc., not fixed to switch boards or distribution boards shall be securely mounted in an approved manner on hard wood recessed blocks or on or in specially designed metal or other approved boxes which, when fastened to walls, shall be screwed to wedged blocks of ample size securely cemented into the walls or alternately shall be secured by rag bolts cemented into the walls.

Ceiling roses.

106. All ceiling roses shall be in accordance with the British Engineering Standard Association's Specification or of other approved design, and shall be of the two or three plate type.

All terminals shall be relieved of any strain due to weight of the flexible conductor, fittings, lamp-holders and lamps.

No ceiling rose shall carry more than one flexible pendant.

Lamp-holders.

107. Lamp-holders shall be designed and constructed in accordance with the I.E.E. Regulations covering such devices, or shall be of other approved design and construction.

Lamp-holders shall be of incombustible material, and shall not be permitted to carry more than one-and-a-half ampères.

Lamp-holders shall not be hung from flexible conductors exposed to weather.

Lamp-holders hung from flexible conductors shall be provided with efficient cord grips.

Three-eighth ($\frac{3}{8}$) inch or smaller holder shall not be used unless unavoidable.

Switch lamp-holders.

108. Switch lamp-holders shall be controlled, in groups of not more than five such holders, by a switch fixed on the wall of the same room.

Every such group of switch lamp-holders shall have at least one lamp directly controlled by such switch.

FITTINGS FOR SUPPORTING LAMPS.

Metal pendants or electroliers.

109. (a) Except when otherwise required or permitted by the Engineer, all metal pendants exceeding 60 centimetres in length, and all metal pendants or electroliers weighing more than 4.5 kg. shall be hung so that they are free to swing on approved metallic suspensions.

(b) In the case of fittings or apparatus or devices designed for use with flexible conductors, or used with flexible conductors, all points at which such conductors pass through metal shall be provided with approved insulating bushes.

HUGHES	No. 7
BOSHOFF	" 10
GROOTGELUK	" 11
SCHNEIDER	" 14
PRETORIUS	" 15
NOASANABIS	" 18
MACKENZIE	" 19
DE WAAL	" 22
CHAMASARIS	" 23
KAMEELPOORT	" 26
HOASEB	" 27

na die uitgangspunt.

2. Dit het die Administrateur behaag om, ooreenkomstig die voorsienings van paragraaf (b) van artikel drie (1) van die Wildbeskerming-Ordonnansie 1927—

(a) te beveel dat gedurende die jagtyd van die jaar 1933 die besitter van 'n £25 of 'n £20 grootwildlisensie (so 'n lisensie geregtig die besitter om hoogstens sestien stuk grootwild te skiet) nie 'n groter getal van elke soort van grootwild of van die manlike of vroulike geslag van sodanige wild in enige distrik van die Gebied mag jag nie, as wat voorgeskrywe is in Bylae II hiervan, teenoor die naam van elke sodanige distrik:—

HUGHES	No. 7
BOSHOFF	" 10
GROOTGELUK	" 11
SCHNEIDER	" 14
PRETORIUS	" 15
NOASANABIS	" 18
MACKENZIE	" 19
DE WAAL	" 22
CHAMASARIS	" 23
KAMEELPOORT	" 26
HOASEB	" 27

to the point of beginning.

2. The Administrator has been pleased, in terms of the provisions of paragraph (b) of section three (1) of the said Ordinance —

(a) to direct that during the open season of the year 1933 the holder of a £25 or a £20 big game licence (such a licence authorises the holder to hunt not more than sixteen animals in all of big game) shall not hunt a greater number of each species of big game or of the male or female sex of such game in any district of the Territory than is specified in Schedule II hereto, opposite to the name of each such district:—

BYLAE II. — SCHEDULE II.

Naam van Distrik Name of District	Sebra Zebra	Wildebees Gnu (Wildebeest)	Koedoe Kudu	Gemsbok Gemsbuck	Hartebees Hartebeest
Aroab	—	—	—	12	—
Bethanie	—	—	6 (net bulle — bulls only)	8	—
Gibeon	—	1	6	8	1
Gobabis	—	4	4	4	4
Grootfontein	—	3	3	6	4
Karibib	—	—	10	6	—
Keetmanshoop	—	—	8 (net bulle — bulls only)	8	—
Luderitz	—	—	—	16	—
Maltahohe	10	—	4 (nie meer as 2 koeie nie — not more than 2 cows)	4	—
Okahandja	—	—	5	4	3
Omaruru	—	—	12	4	—
Otiwarongo	—	—	4 (nie meer as 1 koei nie — not more than 1 cow)	6	6
Outjo	16	—	12	7	—
Rehoboth	10	—	4 (nie meer as 1 koei nie — not more than 1 cow)	6	—
Swakopmund	—	—	—	2	—
Warmbad	—	—	4 (nie meer as 2 koeie nie — not more than 2 cows)	8	—
Windhoek	10	—	8 (nie meer as 4 koeie nie — not more than 4 cows)	4	4

(b) te beveel dat gedurende die jagtyd van die jaar 1933 die besitter van 'n grootwildlisensie of 'n kleinwildlisensie nie onder sodanige lisensie 'n groter getal Springbokke in enige distrik van die Gebied, wat genoem word in Bylae III hiervan, mag jag nie, as wat voorgeskrywe is in die Bylae.

(b) to direct that during the open season of the year 1933 the holder of a big game licence or a small game licence shall not under such licence hunt a greater number of Springbuck in any district of the Territory mentioned in Schedule III hereto than is specified in the Schedule.

BYLAE III.

SCHEDULE III.

Naam van Distrik	£25 grootwildlisensie, £ 20 grootwildlisensie, £3 kleinwildlisensie	15/- kleinwild- lisensie
Karibib (insluitende die gedeelte van die Swakopmundse gebied, wat binne die grense van die Usakos Periodiekehofwyk val soos bepaal in die Bylae van Proklamasie No. 6 van 1927).	30	6
Keetmanshoop	15	3
Luderitz	25	6
Okahandja	10	2
Omaruru	25	5
Swakopmund	30	6
Warmbad	25	5
Windhoek	6	1

Name of District	£25 big game licence, £20 big game licence, £3 small game licence	15/- small game licence
Karibib (including that portion of the Swakopmund area falling within the Usakos Periodical Court as defined in the Schedule to Proclamation No. 6 of 1927).	30	6
Keetmanshoop	15	3
Luderitz	25	6
Okahandja	10	2
Omaruru	25	5
Swakopmund	30	6
Warmbad	25	5
Windhoek	6	1

3. Dit het die Administrateur behaag om, ooreenkomstig die bepalinge van paragraaf (c) van artikel drie (1) van die voormelde Ordonnansie, Namakwa-patryse, wilde eeende en ganse van die lys van wildsoorte ten opsigte van die hele Gebied weg te laat.

4. Die Magistraat van enige Distrik kan, nadat aansoek by hom gedoen is deur die eienaar of die huurder van 'n plaas, wat ten volle deur 'n omheining toegemaak is, aan sodanige eienaar of huurder sonder betaling van enige fooi 'n permit uitreik, wat hom magtig om gedurende die jagtyd 'n ongespesifiseerde aantal elande, onverskillig van watter geslag, op sodanige plaas te skiet.

5. Dit het die Administrateur behaag om voor te skrywe dat, met inagneming van die bepalinge van paragraaf een van hierdie kennisgewing, die jagtyd vir die jaar 1933 vir al die soorte wild ander as Beskermd Wild, die tydperk tussen 1 April en 31 Augustus (albei datums ingesluit) is.

6. Goewermentskennisgewing No. 25 van 3 Februarie 1932 word hierby teruggetrek ingaande vanaf 1 April 1933.

3. The Administrator has been pleased, in terms of the provisions of paragraph (c) of section three (1) of the said Ordinance, to withdraw Namaqua partridges, Ducks and geese from the category of game in respect of the whole Territory.

4. The Magistrate of any District may, upon application being made to him by the owner or the lessee of a farm which is fully enclosed by a fence, issue to such owner or lessee without payment of any fee a permit authorising the shooting on such farm during the open season of an unspecified number of eland, irrespective of sex.

5. The Administrator has been pleased to prescribe that, subject to the provisions of paragraph one of this Notice, the open season for the year 1933 for all game other than Royal Game is the period between the 1st April and the 31st August (both dates inclusive).

6. Government Notice No. 25 of the 3rd February, 1932, is hereby cancelled as from the 1st April, 1933.

No. 35.]

[15 Februarie 1933.

Hierby word vir algemene informasie bekend gemaak dat dit die Administrateur behaag het om onderstaande regulasies, opgestel deur die Munisipale Raad van Windhoek ingevolge die bepalinge van artikel agt van "De Elektriese Kracht Proklamasie, 1922" (Proklamasie No. 4 van 1922), soos gewysig by die Elektrisiteitsproklamasie-Wysigingsproklamasie 1927 (Proklamasie No. 27 van 1927), goed te keur.

MUNISIPALITEIT VAN WINDHOEK.

REGULASIES BEHERENDE DIE TOEVOER EN GEBRUIK VAN ELEKTRISITEIT VIR VERLICHTINGS-, VERWARMINGS-, KRAG- EN ANDER DOELEINDES.

HOOFSTUK 1.

ALGEMEEN.

Titel.

1. (a) Hierdie regulasies kan vir alle doeleinde aangehaal word as die "Windhoekse Elektrisiteitsregulasies".

(b) Hierdie regulasies is ingedeel in 8 hoofstukke wat betrekking het op die volgende onderwerpe, respektieflik:—

Hoofstuk I: Algemeen (Artikels 1—6).

Hoofstuk II: Regulasies beherende die installasie van elektriese dienste (Artikels 7—19).

Hoofstuk III: Regulasies beherende die opstel en onderhoud van installasies (Artikels 20—31).

Hoofstuk IV: Regulasies beherende die toevoer van elektrisiteit (Artikels 32—57).

No. 35.]

[15th February, 1933.

It is hereby notified for general information that the Administrator has been pleased to approve of the subjoined regulations framed by the Windhoek Municipal Council under the provisions of section eight of the Electric Power Proclamation, 1922 (Proclamation No. 4 of 1922), as amended by the Electric Power Proclamation Amendment Proclamation, 1927 (Proclamation No. 27 of 1927):—

MUNICIPALITY OF WINDHOEK.

REGULATIONS GOVERNING THE SUPPLY AND USE OF ELECTRICITY FOR LIGHTING, HEATING, POWER AND OTHER PURPOSES.

CHAPTER I.

GENERAL.

Title.

1 (a) These regulations shall be cited for all purposes as the "Windhoek Electricity Regulations."

(b) These regulations are divided into 8 Chapters which relate to the following subject matter, respectively:—

Chapter I: General (Sections 1—6)

Chapter II: Regulations governing the Installation of Electricity Services (Sections 7—19)

Chapter III: Regulations governing the making and maintenance of Installations (Sections 20—31).

Chapter IV: Regulations governing the Supply of Electricity. (Sections 32—57).

- Hoofstuk V: Regulasies beherende die huur-koop van elektriese toestelle (Artikels 58—67).
- Hoofstuk VI: Regulasies beherende die elektriese toerusting van persele en geboue (Artikels 68—157).
- Hoofstuk VII: Elektrisiteitstarief (Artikels 158—159).
- Hoofstuk VIII: Herroeping van regulasies (Artikel 160).

Woordomskrywing.

2. Vir die doeleindes van hierdie regulasies, tensy die sinsverband duidelik 'n ander betekenis aandui, het die volgende woorde die betekenisse aan hulle verleen, n.l.:—

- “Raad” beteken die Raad van die Munisipaliteit van Windhoek.
- “Munisipaliteit” beteken die Munisipaliteit van die stad Windhoek.
- “Stadsklerk” en/of „Ingenieur” beteken die persone behoorlik aangestel deur die Raad om die poste van Stadsklerk en Elektrisiteitsingenieur respektieflik te beklee of hulle gemagtigde assistente of plaasvervangers.
- “Gemagtigde Persoon” beteken 'n beampte van die Raad wat ingevolge die instruksies van die Ingenieur handel.
- “Tarief” beteken die Raad se elektrisiteitstarief wat vir die oomblik van krag is ingevolge die bepaling van “De Elektriese Kracht Proklamatie No. 4 van 1922” en enige wysigings daarvan.
- “Goedgekeur” beteken goedgekeur deur die Raad of die Ingenieur, na die geval mag wees.
- “Verbruiker” beteken 'n eienaar of okkupeerder wat aansoek doen by die Raad vir 'n toevoer van elektrisiteit na sy persele of eienaar of okkupeerder van persele waarna die Raad werklik elektrisiteit toevoer kragtens 'n aansoek gedoen deur sodanige eienaar of okkupeerder.
- “Eienaar” sluit in enige persoon of persone wat die huur van enige persele, geokkupeer deur 'n huurder, ontvang, geregtig is om te ontvang of wat sodanige huur sou ontvang of geregtig sou wees om te ontvang as sodanige persele verhuur was hetsy op sy eie rekening of as agent vir enige ander persoon geregtig daarop.
- “Okkupeerder” sluit in enige persoon in werklike okkupasie van grond of persele sonder ag te slaan op die eiendomsreg waaronder hy dit okkupeer, en, in die geval van persele wat onderverdeel is en verhuur is aan loseerders en verskillende huurders, sluit dit in die persoon wat die huurgelde, betaalbaar deur sodanige loseerders of huurders, ontvang of geregtig is om hulle te ontvang, hetsy op sy eie rekening of as agent vir enige ander persoon daarop geregtig of wat daarby belang het.
- “Toevoerkabels” sluit in enige kables of drade ander as die Raad se elektriese diens wat gebruik of bedoel is om gebruik te word vir die toevoer van elektrisiteit na verbruikers.
- “Diens” beteken die Raad se elektriese diens en sluit in enige drade of kables en ander apparaat vir die toevoer van die elektrisiteit deur die Raad van die Raad se hooftoevoerkabels na enige perseel of installasie, en sluit in die Raad se diensloodsekerings en diensmeter of -meters waar sodanige meter of meters voorsien is, sowel as enige ander apparaat wat die eiendom van die Raad is en in verband daarmee geïnstalleer is.
- “Installasie” sluit in alle materiaal en apparaat soos buise, pype, drade, kables, toebehore, lampe, motors, kook- en verwarmingstoestelle en alle ander materiaal en ontwerpe op enige perseel vir die doel om elektrisiteit wat deur die Raad voorsien is te gebruik of te help gebruik, maar sluit nie in die Raad se diens of enige deel daarvan nie.
- “I.E.I. Regulasies” beteken die nuutste uitgawe op die tyd van die “Regulasies vir die elektriese toerusting van geboue” van die Instituut van Elektriese Ingenieurs (Londen).
- “Eienaar”, “Okkupeerder”, “Verbruiker”, “Kontraakteur” of “Persoon” sluit in die geval van 'n firma of vennootskap in alle of enige of meer van die lede van sodanige firma of vennootskap, en, in die geval van enige publieke maatskappy of enige liggaam van persone wat nie 'n firma of vennootskap in die gewone betekenis van hierdie terme is nie, die sekretaris of bestuurder van sodanige maatskappy of liggaam van persone of ingeval daar geen sekretaris of bestuurder is nie, dan enige lid van die Raad van direkteure, besturende raad of komitee van sodanige publieke maatskappy of liggaam van persone.

- Chapter V: Regulations governing the Hire Purchase of Electrical Appliances (Sections 58—67).
- Chapter VI: Regulations governing the Electrical Equipment of premises and buildings (Sections 68—157).
- Chapter VII: Electricity Tariff (Sections 158—159).
- Chapter VIII: Repeal of Regulations (Section 160)

DEFINITIONS.

2. For the purposes of these regulations, unless the context clearly indicates a different meaning, the following terms shall have the meanings assigned to them, viz:—

- “Council” shall mean the Council of the Municipality of Windhoek.
- “Municipality” shall mean the Municipality of Windhoek.
- “Town Clerk” and/or “Engineer” shall mean the persons duly appointed by the Council to the positions, respectively, of Town Clerk and Electrical Engineer, or their authorised assistants or deputies.
- “Authorised Person” shall mean an employee of the Council acting under instructions from the Engineer.
- “Tariff” shall mean the Council's Electricity Tariff for the time being in force under the provisions of the Electric Power Proclamation No. 4 of 1922 and any amendments thereof.
- “Approved” shall mean approved by the Council or the Engineer, as the case may be.
- “Consumer” shall mean an owner or occupier making application to the Council for a supply of electricity to his premises, or the owner or occupier of premises to which the Council is actually supplying electricity under an application made by such owner or occupier.
- “Owner” shall include any person or persons receiving or entitled to receive the rent of any premises occupied by any tenant, or who would receive or be entitled to receive such rent if such premises were let, whether on his own account or as agent for any other person entitled thereto.
- “Occupier” shall include any person in actual occupation of land or premises without regard to the title under which he occupies, and in the case of premises subdivided and let to lodgers and various tenants, shall include the person receiving or entitled to receive the rents payable by such lodgers or tenants, whether on his own account or as agent for any other person entitled thereto or interested therein.
- “Supply Mains” shall include any cables or wires, other than the Council's electricity service, which are used or intended to be used for the supply of electricity to consumers.
- “Service” shall mean the Council's electricity service and shall include any wires or cables and other apparatus for the supply of electricity by the Council from the Council's supply mains to any premises or installation and shall include the Council's service fuses and service meter or meters where such meter or meters is or are provided, as well as any other apparatus the property of the Council installed in connection therewith.
- “Installation” shall include all materials and apparatus such as tubes, conduits, wires, cables, fittings, lamps, motors, cooking and heating appliances, and all other materials and devices upon any premises for the purpose of using or enabling to be used electricity supplied or to be supplied by the Council, but shall not include the Council's service nor any portion thereof.
- “I. E. E. Regulations” shall mean the latest edition for the time being of the “Regulations for the Electrical Equipment of the Buildings” of the Institution of Electrical Engineers (London).
- “Owner”, “Occupier”, “Consumer”, “Contractor” or “Person” shall, in the case of a firm or partnership, include all or any one or more of the members of such firm or partnership, and in the case of any public company or any body of persons, not being a firm or partnership in the ordinary meaning of these terms, the Secretary or Manager of such company or body of persons, or should there be no secretary or manager then any member of the board of directors, managing board or committee of such public company or body of persons.

Bekragting van kennisgewings.

3. Enige kennisgewing, order, of enige ander dokument kragtens hierdie regulasies uitgereik, wat moet bekragtig word, sal voldoende bekragtig wees as dit geteken is deur die Stadsklerk of enige ander persoon daartoe gemagtig.

Aflewering van kennisgewings.

4. Waar enige kennisgewing, order, of ander dokument deur hierdie regulasies vereis word om aan enige persoon afgelewer of gegee te word, moet dit of persoonlik aan sodanige persoon afgelewer word of per pos na sy laasbekende woonplek of besigheidspiek gestuur word of daar gelaat word.

Versuim om kennisgewings, ens., na te kom.

5. Enige persoon wat versuim om enige kennisgewing of order behoorlik gegee of gemaak kragtens hierdie regulasies na te kom binne die tydperk vermeld in sodanige kennisgewing of order, watter tydperk in enige geval nie minder as agt-en-veertig uur en nie meer as veertien dae mag wees nie, word beskou hierdie Regulasies oortree te hê.

Straf.

6. (a) Die straf vir enige oortreding van hierdie Regulasies is dié voorsien in Artikel 41 van "De Municipale Proklamatie No. 22 van 1922".

(b) Enige persoon wat enige van hierdie regulasies oortree is, behalwe aan die voorgeskrewe straf onderhewig te wees, verplig om die Raad te vergoed vir enige verlies of skade gely as gevolg van sodanige oortreding.

(c) Waar 'n oortreding van hierdie regulasies op enige persele plaasvind, is die okkupeerder van die genoemde persele skuldig aan 'n oortreding en by veroordeling strafbaar met die boete hierin bepaal, met die verstande dat enige persoon beskuldig van 'n oortreding kragtens die bepalings van hierdie regulasie ontslaan sal word as hy tot bevrediging van die Hof kan bewys dat die genoemde oortreding gepleeg is sonder sy kennis of magtiging.

HOOFSTUK II.

REGULASIES BEHERENDE DIE INSTALLASIE VAN ELEKTRIESE DIENSTE.

Aansoek vir Installasie van Diens.

7. Na die ontvangs deur die Ingenieur van die eienaar of okkupeerder van 'n aansoek om dit te doen, gemaak op die vorm voorgeskrewe deur die Raad, verkrygbaar op aansoek op die kantoor van die Raad en na betaling aan die Stadsklerk van enige geld betaalbaar ten opsigte daarvan, moet die Raad 'n diens installeer op die persele ten opsigte waarvan sodanige aansoek gemaak is, op die voorwaardes en kondisies soos voorgeskrywe in hierdie regulasies en in die tarief. Die Raad onderneem nie om in enige geval 'n diens te installeer binne 'n tydperk van minder as 14 dae na die ontvangs deur die Ingenieur van die aansoek hierin voorsien nie en is nie verplig om dit te doen binne die tydperk vermeld nie. Dit sal egter elke redelike poging aanwend om dit te doen.

Verlof vir die installasie van diens.

8. In die geval van 'n aansoek vir die installasie van 'n diens gemaak deur enige persoon wat nie die eienaar is nie van die persele ten opsigte waarvan sodanige aansoek gedaan is, moet die okkupeerder of verbruiker, na die geval mag wees, die Stadsklerk skriftelik op die vorm, voorgeskrewe deur die Raad en soos hier aangeheg, voorsien van die toestemming van die eienaar van die persele tot die installasie waarvoor aansoek gedoen is.

Aantal dienste.

9. Die Ingenieur moet die aantal dienste wat op 'n perseel geïnstalleer sal word vasstel.

Die Raad sal in gewone omstandighede een diens op die perseel installeer, maar, onderworpe aan die bepalings van Regulasie No. 44 hiervan, soveel diensmeters en diensloodsekerings voorsien en installeer as wat daar verbruikers op die perseel is en/of soveel afdelings van die tarief as wat elektrisiteit onder voorsien word behalwe ten opsigte van die artikel of artikels van die tarief waarvoor meters nie geïnstalleer word nie, soos voorsien in die tarief.

Vermeerdering van inhoud van dienste.

10. In enige geval waar 'n diens alreeds bestaan op 'n perseel en die lading na sodanige perseel vermeerder moet word in so 'n mate as om in die mening van die Ingenieur die inhoud van die bestaande diens te moet vermeerder en/of

AUTHENTICATION OF NOTICES.

3. Any notice, order, or any other document issued under these Regulations, requiring authentication by the Council, shall be sufficiently authenticated if signed by the Town Clerk or other person authorised thereto.

SERVICE OF NOTICES.

4. Where any notice, order, or other document is required by these Regulations to be served on or given to any person, it shall either be served personally on such person or left at or sent by post to his last known place of abode or business.

FAILURE TO COMPLY WITH NOTICES, ETC.

5. Any person who shall fail to comply with any notice or order duly given or made under these Regulations within the time stated in such notice or order, which time shall not be less than forty-eight hours nor more than fourteen days in any case, shall be deemed to have committed a breach of these Regulations.

PENALTY.

6. (a) The penalty for any contravention of these Regulations shall be that provided for in Section 41 of the Municipal Proclamation No. 22 of 1920.

(b) Any person committing a breach of these Regulations shall, in addition to the prescribed penalty, be liable to recompense the Council for any loss or damage suffered or sustained by it in consequence of such breach.

(c) Where a breach of these Regulations shall be committed on any premises, the occupier of the said premises shall be guilty of an offence, and liable on conviction to the penalty provided herein, provided that any person charged with an offence under the provisions of this Regulation shall be discharged if he prove to the satisfaction of the Court that the said breach was committed without his knowledge or authority.

CHAPTER II.

REGULATIONS GOVERNING THE INSTALLATION OF ELECTRICITY SERVICES.

Application for installation of service.

7. Upon the receipt by the Engineer from the owner of occupier of an application so to do, made upon the form prescribed by the Council, obtainable upon application at the Council's offices, and after payment to the Town Clerk of any charges payable in respect thereof, the Council shall instal a service to the premises in respect of which such application is made, upon the terms and conditions prescribed in these regulations and in the tariff. The Council does not in any case undertake to install any service within a less period than 14 days after the receipt by the Engineer of the application provided for herein, and shall not be bound so to do within the period stated, but shall make every reasonable endeavour so to do.

Permission for installation of service.

8. In the event of an application for the installation of a service being made by any person not being the owner of the premises in respect of which such application is made, the occupier or consumer, as the case may be, shall furnish to the Town Clerk in writing on the form prescribed by the Council annexed hereto, the consent of the owner of the premises to the installation of the service applied for.

Number of services.

9. The Engineer shall determine the number of services to be installed to a premises.

Ordinarily, the Council will instal one service to a premises, but, subject to the provisions of Regulation No. 44 hereof, shall provide and instal thereupon as many service meters and service fuses as there may be consumers upon the premises, and/or as many sections of the tariff as electricity is to be supplied under, excepting in respect of the section or sections of the tariff for which meters are not to be installed, as provided for in the tariff.

Increase in capacity of services.

10. In any case where a service already exists to a premises and the load upon such premises is to be increased to such an extent as to necessitate in the opinion of the Engineer, the capacity of the existing service being increased

Toebehore in blootgestelde posiesies.

(c) Geen ander toebehore as die van goedgekeurde waterdigte ontwerp en maak sal toegelaat word om aangebring of gebruik te word nie in ope posiesies of in posiesies blootgestel aan klammigheid, sure of gasse.

Toebehore of arms wat aan houtblokke vasgesit is, sal nie as waterdig beskou word nie.

LIGREKLAME, ENS.

110. Alle ligreklame en versierende of adverterende verligtingsinstallasies bestaande uit meer as tien (10) punte of ligte, of 'n maksimum van meer as drie (3) ampères, moet van goedgekeurde ontwerp en maak wees en van drade voorsien wees op die verdelingsbordstelsel.

Ieder sodanige installasie moet plaaslik gekontroleer word deur 'n dubbel- of driepolige skakelaar, soos die geval mag wees.

VERWARMINGS- EN KOOK- EN HUISHOUDELIKE TOESTELLE.

Verplaasbare toestelle.

111. Alle verwarmings- en kooktoestelle moet daarop gemerk hê die spanning waarvoor hulle bedoel is sowel as die geskatte stroom van gebruik in ampères.

Geen toestel wat meer as een-en-'n-half (1½) ampères inneem nie mag aan 'n stop wat in 'n lamphouer pas, vasgesit word nie.

Spesiale stroomkringe vereis.

112. Alle verwarmings- en kooktoestelle wat 'n geskatte elektriese lading van meer as vyf (5) ampères het, mag alleen gebruik word op verwarmingsstroomkringe geheel en al apart van die verligtingsstroomkringe, en alle sodanige verwarmingsstroomkringe moet met drade voorsien word op die verdelingsbordstelsel ooreenkomstig die bepalings van hierdie regulasies.

Geen verwarmings- of kooktoestel mag aan 'n muurstop vasgesit word nie wat in 'n muursok gesteek kan word wat vir ligdoeleindes geïnstalleer is of mag wees.

Maksimum-stroom.

113. Die maksimum-stroom wat gebruik mag word in enige verwarmings of ander ontwerp word beheer deur die stelsel van toevoer.

Aansoek moet gedoen word by die Ingenieur op die vorm voorsien in die geval van nuwe installasies, ooreenkomstig Regulasie 25 hiervan, vir toestemming om enige verwarmings- of kooktoestel, apparaat of ontwerp wat 'n hoër geskatte elektriese lading as drie ampères het, te installeer.

Bereikbaarheid van dakruimtes.

114. Waar enige drade in dakruimtes gelê word moet 'n geskikte valdeur in die plafon, of ander goedgekeurde middel om sodanige dakruimtes te bereik, voorsien word.

Badkamers.

115. Onder geen omstandighede mag enige deel van 'n elektriese stroomkring binne bereik wees van enige persoon wanneer hy 'n bad, wasbak, sinkbad of waterkraan of pyp van enige soort gebruik nie.

Alle skakelaars wat stroomkringe in badkamers of gemakshuise beheer en wat daarin aangebring is, moet van die „geheel en al porselein” soort of ander goedgekeurde soort wees, of as alternatief moet hulle buite sodanige badkamers of gemakshuise geïnstalleer wees.

Skakelaarlamphouers sal nie toegelaat word om geïnstalleer te word in badkamers of gemakshuise nie.

Klokvervormers.

116. Iedere klokvervormer moet dubbel gewoel en deur 'n enkele-pool-loodsekering op elke toevoergeleier beheer wees en met drade voorsien word op 'n aparte stroomkring op sigself.

Die twee ligsekerings wat hierin vereis word om voorsien te word, moet geïnkorporeer word in dieselfde verdelingsbord of sub-verdelingsbord soos die verligtingsstroomkringe.

Die metaalomhulsel van iedere klokvervormer en een klem van die tweede woeling van die vervormer moet voldoende en op 'n goedgekeurde wyse met die aarde verbind wees.

WATERVERWARMERS.

Konstruksie en installasie van.

117. (a) Die installasie van waterverwarmers van die „onmiddellik” of „geiser”-soort wat 'n hoër elektriese lading het, sal nie toegelaat word nie.

Fittings in exposed positions.

(c) No other than fittings of approved watertight design and construction shall be permitted to be fixed or used in the open or in positions exposed to dampness, acids, or gases.

Fittings or brackets fixed to wood blocks shall not be considered to be watertight.

ILLUMINATED SIGNS, ETC.

110. All illuminated signs and decorative or advertising illumination installations consisting of more than ten (10) points or lights, or a maximum of more than three (3) ampères, shall be of approved design and construction and shall be wired on the distribution board system.

Every such installation shall be controlled locally by a double-pole or triple-pole switch, as the case may be.

HEATING AND COOKING AND DOMESTIC APPLIANCES.

Portable appliances.

111. All heating and cooking appliances shall have plainly marked thereon the voltage for which they are intended, in addition to the current rating in ampères.

No appliance taking more than one-and-a-half (1½) ampères shall be attached to an adaptor fitting a lamp-holder.

Special circuits required.

112. All heating and cooking appliances having a rated electrical loading exceeding five (5) ampères shall be used only on heating circuits entirely separate from the lighting circuits and all such heating circuits shall be wired on the distribution board system in accordance with the provisions of these Regulations.

No heating or cooking appliances shall be attached to a wall plug capable of being inserted into a wall socket which may be or may have been installed for lighting purposes only.

Maximum current.

113. The maximum current which may be used in any heating or other device is governed by the system of supply.

Application shall be made to the Engineer on the form provided for in the case of new installations in accordance with Regulation 25 hereof, for permission to instal any heating or cooking appliance, apparatus or device having a rated electrical loading exceeding three (3) ampères.

Accessibility of roof spaces.

114. When any wiring is carried out in roof spaces, a suitable trap door in the ceiling, or other approved means of access to such roof spaces, shall be provided.

Bathrooms.

115. On no account shall any part of an electric circuit be within reach of any person when using a bath, wash-basin, sink or water tap or pipe of any sort.

All switches controlling circuits in bathrooms and lavatories and fixed therein shall be of the “all porcelain” or other approved type, or alternatively they shall be installed outside bathrooms or lavatories.

Switch lamp-holders shall not be permitted to be used or installed in bathrooms or lavatories.

Bell transformers.

116. Every bell transformer shall be double-wound and controlled by a single-pole fuse on each supply conductor, and shall be wired on a separate circuit by itself.

The two fuses required herein to be provided shall be incorporated in the same distribution board or sub-distribution board as the lighting circuits.

The metal case of every bell transformer and one terminal of the secondary winding of the transformer shall be adequately earthed in an approved manner.

WATER HEATERS.

Construction and installation of.

117. (a) The installation of water heaters of the “instantaneous” or “geyser” type, having a high electrical loading, shall not be permitted.

(b) Die direkte verbinding van die Raad se waterdiens en waterverwarmers van die geslote uitgang-soort sal onder geen omstandighede toegelaat word nie, nog minder sal enige omloop-warmwaterstelsel toegelaat word om met die waterverwarmer gekonnekteer te word.

(c) Die kouewater-toevoer na waterverwarmers van die geslote uitgang-soort moet wees deur 'n pyp van voldoende grootte van 'n tenk ook van voldoende grootte geplaas op so 'n hoogte bo die verwarmer as om te verseker dat die verwarmer altyd vol water is.

(d) Iedere waterverwarmer van die geslote uitgang-soort moet voorsien word van 'n uitgangspyp van nie minder as 'n half duim ($\frac{1}{2}$ duim) boorwydte nie, wat direk in die buitelig uitgaan en sonder enige afsluitkraan of ander versperring van hoegenaamd enige soort.

(e) Iedere waterverwarmer moet deeglik beklee wees by alle punte met 'n dikte van nie meer as vyf sentimeters gegranuleerde of gegote kurk of ander goedgekeurde hitte-isolerende materiaal, geheel-en-al omsluit deur 'n buite-omhulsel van plaatyster of ander goedgekeurde plaatmetaal met 'n dikte van nie meer as 1 millimeter nie.

(f) Alle warm-water-pype moet deeglik beklee wees met 'n dikte van nie minder as 10 millimeters nie van goedgekeurde hitte-isolerende materiaal wat beskerm sal wees teen beskadiging op 'n goedgekeurde wyse wanneer nodig.

(g) Die verwarmingselement of -elemente van iedere waterverwarmer moet in staat wees om uit die verwarmer gehaal te word, sonder dat dit nodig is om al of 'n deel van die water uit die verwarmer te tap.

(h) Die elektriese lading van iedere water-verwarmer wat 'n elektriese lading van twaalfhonderd (1,200) watts of meer het, moet so gerangskik word om 'n toevoer van elektrisiteit van 'n driedraad-direkte-stroom of 'n driefase vierdraad-diens te ontvang en die elektriese lading van alle sodanige waterverwarmers moet so na as moontlik gebalanseer wees op die driefase.

Waterverwarmers wat 'n toevoer ontvang onder Artikel 159 (4) van die tarief.

118. Iedere waterverwarmer wat 'n toevoer van elektrisiteit onder Artikel 159 (4) van die tarief ontvang of bedoel is om te ontvang, moet behalwe die bepalings van Regulasie No. 117 hiervan na te kom, ook aan die volgende spesiale voorwaardes voldoen:

- (a) Die verwarmer moet van die warm-water-opgaard-soort wees met 'n lae elektriese lading; die verwarmingselement of elemente moet van sodanige lading wees as wat dit sal nodig maak vir hom of hul om aanhoudend in omloop gehou te word.
- (b) Geen hulpverwarmingselement of -elemente sal toegelaat word om geïnstalleer te word nie.
- (c) Die installasie van outomatiese hitte-skakelaars vir die doel om die verwarmingselement of elemente te beheer sal nie toegelaat word nie.
- (d) Die binne- of waterbevattende en verwarmingsvat wat 'n inhoud van nie minder as negentig (90) liters moet hê nie, alhoewel 'n inhoud van eenhonderd-en-dertig (130) liters sterk aanbeveel word, moet gemaak wees van plaatkoper met 'n dikte van nie minder as 1 millimeter nie, goed getin en met gesmeë lasse deurgaans.
- (e) Die elektriese lading van die verwarmingselement of -elemente van enige verwarmer, moet nie minder as vierhonderd (400) watts wees nie, maar 'n elektriese lading van nie minder as vyfhonderd (500) watts nie, word sterk aanbeveel.
- (f) Die elektriese geleiers en koppelaars na iedere verwarmingselement moet geheel en al deurgaans met metaal omhul wees.
- (g) Die geleiers na elke verwarmer geïnstalleer, moet bestaan uit 'n twee-draad of, in die geval van verwarmers waarvan die elektriese lading twaalfhonderd (1,200) watts of meer is, 'n drie-draad V.I.R. geïsoleerde, lood omhulde, beklede en met gedraaide draad gepantserde kabel wat sonder lasse van die verwarmer na die Raad se diensloodsekerings loop, waar naby, vir elke elektriese verwarmer geïnstalleer, een dubbel of driepool, soos die geval mag wees, geheel en al metaal-omhulde skakelaar en loodsekerings, voorsien moet word met geskikte voorsiening vir die verbinding daarvan aan die Raad se diensloodsekerings en geleiers van dieselfde soort en klas soos dié hierbo gespesifiseer.

(b) The direct connection to the Council's water service of water heaters of the closed outlet type shall not, in any circumstances, be permitted, nor shall any circulating hot water system be permitted to be connected to any water heater.

(c) The cold water supply to water heaters of the closed outlet type shall be through piping of ample capacity from a tank, also of ample capacity, placed at such height above the heater as will ensure the heater being at all times full of water, and that the flow of hot water therefrom is reasonably adequate.

(d) Every water heater of the closed outlet type shall be provided with a vent pipe of not less than one-half inch ($\frac{1}{2}$ inch) bore, opening directly to the atmosphere and without any valve, cock, or any other obstruction of any kind whatsoever.

(e) Every water heater shall be thoroughly well lagged with a thickness at all points of not less than 5 centimetres of granulated or moulded cork or other approved heat insulating material, completely enclosed by an outer casing of sheet iron or other such approved sheet metal of not less than 1 millimetre in thickness.

(f) All hot water piping shall be thoroughly well lagged throughout with a thickness of not less than 10 millimetres of approved heat insulating material, which shall be protected from damage in an approved manner whenever necessary.

(g) The heating element or elements of every water heater shall be capable of being withdrawn from the heater without it being necessary entirely or partially to empty the heater of water.

(h) The electrical load of every water heater having an electrical loading of twelve hundred (1,200) watts or more shall be arranged to receive a supply of electricity from a three wire Direct Current or a three-phase four-wire service and the electrical load of all such heaters shall be balanced as nearly as possible on the three-phase.

Water heaters receiving supply under Section 159 (4) of the tariff.

118. Every water heater receiving or intended to receive a supply of electricity under Section 159 (4) of the tariff, in addition to complying with the provisions of Regulation No. 117 hereof, shall be required to conform to the following special conditions:—

- (a) The heater shall be of the hot-water storage type with low electrical loading, the heating element or elements being of such electrical loading as will necessitate it or them being kept continuously in circuit.
- (b) No "booster" heating element or elements shall be permitted to be installed.
- (c) The installation of automatic thermostatic switches for the purpose of controlling the heating element or elements shall not be permitted.
- (d) The inner or water containing and heating vessel, which shall have a capacity of not less than ninety (90) litres, although a capacity of one hundred and thirty (130) litres is strongly recommended, shall be constructed of sheet copper having a thickness of not less than 1 millimetre thoroughly well tinned and with brazed joints, throughout.
- (e) The electrical loading of the heating element or elements of any heater shall not be less than four hundred (400) watts, but a loading of not less than five hundred (500) watts is strongly recommended.
- (f) The electrical conductors and connections to every heating element shall be totally continuously metallically enclosed.
- (g) The conductors for each heater installed shall comprise a two-core, or, in the case of heaters the electrical loading of which is twelve hundred (1,200) watts or more, three-core V.I.R. insulated, lead covered, served and braided wire armoured cable, run without joints from the heater to the Council's service fuses, closely adjacent to which, for each heater installed, there shall be provided one double or triple pole, as the case may be, totally metallically enclosed switch and fuses, with suitable provision for the connection thereof to the Council's service fuses in conductors of the same type and class as that above specified.

(h) Die metaal-omhulsel van die verwarmingselemente en hul verbindings, en van die geleiers wat die verwarmers voorsien, sowel as van die gekombineerde skakelaar en loodsekerings moet deeglik aan mekaar en met die aarde verbind wees en goedgekeurde voorsiening moet gemaak word vir die aanbring van die Raad se seëls of slotte by alle ingangspunte na die geleiers of ander stroomdraende dele.

ELEKTRIESE MOTORS EN MOTORINSTALLASIES.

Goedkeuring van.

119. Voor enige motor of motorbeheerapparaat bestel word, moet die skriftelike goedkeuring van die Ingenieur daartoe verkry word.

Motors wat nie eenhalwe perdekrags oortref nie.

120. (a) *Gelykstrom-motors.*

Al die motors van hoogstens een perdekrags moet ontwerp en gebou word om te werk op 220 volts en motors wat een rem perdekrags oortref moet ontwerp en gebou word om te werk op 440 volts. Al sodanige motors moet beskerm wees deur oorlading- en geen-volt-beskerming en motors, wat meer as 5 ampères opneem op volle lading, moet beskerm wees deur 'n oliëskakelaar met 'n oorlaadspool, ingestel om op 50 persent oorlading te breek. Al die spesiale aansit- of beskermingstoestelle moet deur die Ingenieur goedgekeur word.

(b) *Wisselstroom-motors.*

Al die motors wat een (1) rem perdekrags nie oortref nie moet ontwerp en gebou word om te werk op 'n enkel-fase (220) volt, 50 kringloop-wisselstroom en motors wat een (1) rem perdekrags oortref, moet ontwerp en gebou word om te werk op die drie-fase 380 volt en 50 kringloop wisselstroom.

Enkel-fase motors.

121. Die installasie van enkel-fase 220 volt motors van 'n goedgekeurde soort en van hoogstens drie (3) rem perdekrags mag vereis of toegelaat word deur die Ingenieur, maar die spesiale toestemming van die Ingenieur moet verkry word in elke en iedere geval voor sodanige motor bestel word.

W.S. Motors van hoogstens drie perdekrags.

122. Motors van hoogstens drie (3) rem perdekrags, wat nie vereis word om teen 'n lading te begin nie mag beheer word deur 'n dubbelpoolskakelaar en loodsekerings in die geval van enkel-fase-motors en 'n driepool-skakelaar en loodsekering in die geval van drie-fase motors, met die verstande dat sodanige loodsekerings voorsien word of ander goedgekeurde hitte of ander tydbekleedsels.

Motors van hoogstens sewe-en-eenhalf perdekrags.

123. Motors wat drie (3) rem perdekrags oortref en van hoogstens sewe-en-eenhalf ($7\frac{1}{2}$) rem perdekrags mag van die kortsluit-anker-soort wees, beheer deur 'n lug of oliebrekings-sterdelta-skakelaar wat vinnig werk en voorsien is van drie verstelbare oorlading-afstellers en een geenvolt afsteller of as alternatief mag drie loodsekerings voorsien met hitte of ander goedgekeurde tydbekleedsels gebruik word in die plek van die drie oorladings-afstellers hierin gespesifiseer.

Sleepingmotors van hoogstens sewe-en-eenhalf perdekrags.

124. Sleepingmotors tot op en insluitende sewe-en-eenhalf ($7\frac{1}{2}$) rem perdekrags moet beheer word deur 'n driepool lug of oliebrekings-stroomkring-breker voorsien van drie verstelbare oorladings-afstellers of as alternatief een driepool lugbrekings-skakelaar en loodsekerings, met die verstande dat sodanige loodsekerings voorsien is van hitte- of ander goedgekeurde tydbekleedsels, saam met een draaiingsteenstand van die terugspring-soort voorsien van geenvolt-afsteller.

W.S. Motors van hoogstens vyftien perdekrags.

125. Motors wat $7\frac{1}{2}$ perdekrags oortref, maar van hoogstens 15 rem perdekrags mag van die kortsluit-ander-soort wees, beheer deur 'n Outo-vervormer-aansitter wat vinnig werk en onder olie is voorsien met een ampèremeter en drie verstelbare oorladingsafstellers en een geenvolt-afsteller.

Dit aansitter moet so gemaak wees dat die aansitter hefboom, wanneer geskuif van die "af"- na die "aan"-posisie deur die "aansit"-posisie moet gaan voordat dit die "aan"- of "loop"-posisie kan bereik.

Sleepingmotors wat $7\frac{1}{2}$ perdekrags oortref.

126. Sleepingmotors wat $7\frac{1}{2}$ perdekrags oortref maar van hoogstens 15 rem perdekrags moet beheer word deur 'n driepool outomatiese olie of lugbrekingsstroomkring breker met drie verstelbare oorladings-afstellers en een geenvolt afsteller, een ampèremeter en een omloop-weerstand-aansitter meganies of elektries immekaar gesluit met die stroomkringbreker en die uitrusting vir die optel van die borsels waar sodanige uitrusting voorsien is.

(h) The metallic enclosure of the heating elements and their connections, and of the conductors supplying the heater, as well as of the combined switch and fuses shall be thoroughly bonded together and adequately earthed, and approved provision shall be made for the affixing of the Council's seals or locks at all points of access to the conductors or other current carrying parts.

ELECTRIC MOTORS AND MOTOR INSTALLATIONS.

Approval of.

119. Before any motor or motor control apparatus is placed on order the approval of the Engineer thereto, in writing, shall be obtained.

Motors not exceeding one horsepower.

120. (a) *Direct Current Motors.* All motors not exceeding one horsepower shall be designed and constructed for operating on 220 volts and motors exceeding one brake horse power shall be designed and constructed for operating on 440 volts. All such motors must be protected by overload and no-volt protection, and motors taking over 5 ampères on full load must be protected by an oil switch with an overload coil set to break at 50 per cent overload. All special starting or protecting devices shall be subject to the approval of the Engineer.

(b) *Alternating Current motors.* All motors not exceeding one (1) brake horse-power shall be designed and constructed for operating on single-phase (220) volt 50 cycle alternating current, and motors exceeding one (1) brake horsepower shall be designed and constructed for operating on three-phase 380 volt 50 cycle alternating current.

Single-phase motors.

121. The installation of single-phase 220 volt motors of approved type and not exceeding three (3) brake horsepower may be required or permitted by the Engineer, but the special sanction of the Engineer must be obtained in each and every case before any such motor is placed on order.

A. C. Motors not exceeding three horsepower.

122. Motors not exceeding three (3) brake horsepower, when not required to start against load, may be controlled by a double-pole switch and fuses in the case of single-phase motors, and a triple-pole switch and fuses in the case of three-phase motors, provided that such fuses are fitted with thermal or other approved time lags.

Motors not exceeding seven-and-a-half horsepower.

123. Motors exceeding three (3) brake horsepower and not exceeding seven-and-a-half ($7\frac{1}{2}$) brake horsepower may be of the squirrel cage type controlled by a quick acting air or oil break start-delta switch provided with three adjustable overload releases and one no-volt release, or alternatively three fuses fitted with thermal or other approved time lags may be used in place of the three overload releases specified herein.

Slip-ring motors not exceeding seven-and-a-half horsepower.

124. Slip-ring motors up to and including seven-and-a-half ($7\frac{1}{2}$) brake horsepower shall be controlled by a three-pole air or oil break circuit breaker fitted with three adjustable overload releases or alternatively, one three-pole air break switch and fuses, provided that such fuses are fitted with thermal or other approved time lags, together with one rotor resistance of the fly back type fitted with no-volt release.

A. C. Motors not exceeding fifteen horsepower.

125. Motors exceeding seven-and-a-half ($7\frac{1}{2}$) horsepower, and not exceeding fifteen (15) brake horsepower, may be of the squirrel cage type controlled by an oil immersed quick acting auto-transformer starter provided with one ammeter and three adjustable overload releases and one no-volt release.

The starter shall be constructed so that the starting lever, when moved from the "off" to the "on" position, must pass through the "start" "position" before reaching the "on" or "running" position.

Slip-ring motors exceeding seven-and-a-half horsepower.

126. Slip-ring motors exceeding seven-and-a-half ($7\frac{1}{2}$) horsepower and not exceeding fifteen (15) brake horsepower shall be controlled by a three-pole automatic oil or air break circuit breaker with three adjustable overload releases and one no-volt release; one ammeter and one rotor resistance starter mechanically or electrically interlocked with the circuit breaker and brush lifting gear, where such gear is provided.

W.S. Motors wat vyftien perdekrage oortref.

127. Motors wat vyftien (15) rem perdekrage oortref, moet van die gewoelike omloopsleping-soort wees, voorsien van een drie-pool oliebrekings-stroomkringbreker met een ampèremeter, drie verstelbare oorladingsafstellers en een geenvolt-afsteller en een weerstandsaansitter wat onder olie is en meganies of elektries aanmekeer gesluit is met die stroomkringbreker en die uitrusting wat die borsel ophig, waar sodanige uitrusting voorsien is.

Spesiale ontwerpe van W.S. Motors.

128. Drie-fase motors van enige perdekrage so ontwerp as om onafskeidelik daarmee verbonde die aansitstroom te beperk, mag geïnstalleer word sonder dat 'n aparte omloop weerstandsaansitter voorsien word, onderworpe aan die spesiale skriftelike goedkeuring van die Ingenieur wat vooraf verkry is in elke en iedere geval, voor sodanige motors bestel word.

Verdelingsloodsekerings en groepering van motors.

129. Behalwe die verbruiker se hoofskakelaar en loodsekerings wat geheel en al metaal-omslote moet wees, moet elke motor geïnstalleer voorsien wees van drie enkel-pool loodsekerings van die kardoos of verwyderbare brug of ander goedgekeurde soort naby die Raad se diensmeter geïnstalleer op die verdelingsbordstelsel en gerangskik ooreenkomstig die bepalings van hierdie Regulasies, en totaal in metaal gesluit wees.

In spesiale omstandighede, wat deur die Ingenieur vasgestel moet word, mag die groepering van klein motors op geluste stroomkring toegelaat word, onderhewig aan sodanige voorwaardes as wat die Ingenieur in elke geval mag vasstel.

Aansitstroom van motors.

130. Die ontwerp en maak van alle motors en motor-beherende toestelle moet so wees dat die aansitstroom van enige motor nie een-en-'n-half ($1\frac{1}{2}$) maal die geskatte volle ladingstroom oortref nie.

Metaalomhulsels van skakelaar-en-beheeruitrusting.

131. Alle motorskakelaar, loodsekering en beheeruitrusting moet van die totale metaal-omslote-eenheid-soort wees en moet so na as moontlik aan die motor wat dit beheer, geïnstalleer word.

Metaalomhulsels van geleiers.

132. Alle geleiers vir motors moet geheel-en-al aanhoudend metaalomslote wees, sodanige metaalomhulsels moet geheel-en-al deeglik waterdig en volledig met alle passende bybehorende toebehore behoorlik gemaak en ontwerp vir die doel, gemaak wees.

Lassing en aardeverbinding.

133. Alle motorrame en metaalomhulsels van alle motorskakelaar en beheeruitrusting sowel as die metaalomhulsels van alle geleiers moet voldoende aanmekeer gelas en op goedgekeurde wyse met die aarde verbind wees.

Kragfaktor van motorinstallasie.

134. (a) In alle motorinstallasies moet die kragfaktor so na as moontlik aan eenheid gehou word en die Raad behou die reg om instrumente te installeer om die kilo-volt-ampères wat gebruik is, te registreer of sodanige ander stappe te neem as wat hy mag goeë dink, b.v. deur 'n vermeerdering in die gelde voorsien in die tarief, teneinde te vergoed vir die effekte van 'n kragfaktor van minder as eenheid.

(b) In die geval van drie-fase motorinstallasies tot op 'n maksimum geskatte inhoud van vyftig (50) rem perdekrage moet die kragfaktor in die geheel soos gemeet by die Raad se diensmeter nie minder as tagtig (80) persent wees nie.

(c) In die geval van motorinstallasies van 'n maksimum geskatte inhoud van meer as vyftig (50) rem perdekrage moet die kragfaktor in die geheel soos gemeet by die Raad se diensmeter nie minder as vyf-en-tagtig (85) persent wees nie.

BUITENGEWONE HOË SPANNING (B.H.S.) TOEVOERE.

135. (a) Buitengewone Hoë spanning (B.H.S.) toevoersal gegee word in drie-fase 50 kringloop wisselstroom op die drie-draad-stelsel teen 'n drukking van 5,000 volts tussen fase.

Wanneer voorsien.

(b) In die algemeen wanneer 'n installasie 'n geïnstalleerde geskatte lading van meer as eenhonderd (100) kilovolt-ampères het en/of in spesiale gevalle deur die Ingenieur vasgestel te word, 'n geïnstalleerde geskatte lading van meer as vyftig (50) kilo-volt-ampères het, sal die toevoer na die installasie geskied in B.H.S. drie-fase kringloop wisselstroom soos spesifiseer in No. 135 (a) hiervan.

A. C. Motors exceeding fifteen horsepower.

127. Motors exceeding fifteen (15) brake horsepower shall be of the wound rotor slip-ring type provided with one triplepole oil break circuit breaker with one ammeter, three adjustable overload releases and one no-volt release, and one oil immersed rotor resistance starter mechanically or electrically interlocked with the circuit breaker and the brush lifting gear, where such gear is provided.

Special designs of A. C. motors.

128. Three-phase motors of any horsepower so designed as inherently to limit the starting current may be installed without a separate rotor resistance starter being provided, subject to the special sanction, in writing, of the Engineer being first obtained in each and every case, before any such motors are placed on order.

Distribution fuses and grouping of motors.

129. In addition to the consumer's main switch and fuses, which shall be totally metallically enclosed, each motor installed shall be provided with three single-pole fuses of the cartridge or removable bridge or other approved type installed closely adjacent to the Council's service meter and arranged in distribution board form in accordance with the provisions of these regulations, and totally metallically enclosed.

In special circumstances, to be determined by the Engineer, the grouping of small motors on looped circuits may be permitted, subject to such conditions as the Engineer may determine in each case.

Starting currents of motors.

130. The design and construction of all motors and motor controlling devices shall be such that the starting current of any motor does not exceed one-and-a-half ($1\frac{1}{2}$) times the rated full load current.

Metallic enclosures of switch and control gear.

131. All motor switch, fuse and control gear must be of the totally metallically enclosed unit type and must be installed as close as conveniently possible to the motor which it controls.

Metallic enclosures of conductors.

132. All conductors for motors shall be totally continuously metallically enclosed, such metallic enclosures being made thoroughly watertight throughout and complete with all appropriate fittings and accessories properly designed and constructed for the purpose.

Bonding and Earthing.

133. All motor frames and the metallic enclosures of all motor switch and control gear, as well as the metallic enclosure of all conductors shall be efficiently bonded together and earthed in an approved manner.

Power factor of motor installation.

134. (a) In all motor installations the power factor shall be kept as near unity as possible, and the Council reserves the right to instal instruments to register the kilo-volt-ampères consumed, or to take such other steps as it may deem fit, e.g. by an increase in the charges provided for in the tariff, in order to compensate for the effects of a power factor of less than unity.

(b) In the case of three-phase motor installations up to a maximum rated capacity of fifty (50) brake horse-power, the power factor, in the aggregate, as measured at the Council's service meter, shall not be less than eighty (80%) per cent.

(c) In the case of motor installation of a maximum rated capacity exceeding fifty brake horse-power, the power factor, in the aggregate, as measured at the Council's service meter, shall not be less than eighty-five (85%) per cent.

EXTRA HIGH TENSION (E.H.T.) SUPPLY.

135. (a) Extra High Tension (E.H.T.) supply shall be given in three-phase 50 cycle alternating current on the three-wire system at a pressure of 5,000 volts between phases.

When supplied.

(b) Generally, when an installation has an installed rated load exceeding one hundred (100) kilo-volt-ampères and/or in special cases, to be determined by the Engineer, has an installed rated load exceeding fifty (50) kilo-volt-ampères, the supply to the installation will be given in E.H.T. three-phase 50 cycle alternating current as specified in No. 135 (a) hereof.

(c) Die gee van B.H.S. toevoer is afhanklik van die fasiliteite vir toevoer van die Raad se elektriese hooftoevoerkabels en sal vasgestel word deur die Ingenieur op die stelsel van toevoer verkrygbaar en die verdienste van elke geval.

Algemene Voorwaardes.

136. Behalwe enige spesiale voorwaardes wat die Ingenieur mag vereis om aan voldoen te word, is die volgende algemene reëls vir installasie wat B.H.S. toevoer ontvang of bedoel is om te ontvang, geldig:—

- (a) Alle skakelaaruitrusting, volume kondensators, fasebovorderaars, volume-ontlaaiers, weerligafleiers, vervormers en alle ander apparaat nodig in verband met die B.H.S. toevoer sal voorsien en geïnstalleer word deur die Raad op sodanige voorwaardes en bepalinge as wat in die tarief voorgeskrewe is.
- (b) Geen deel van die buitengewone hoër spanningstroomkring of apparaat mag in of op die verbruiker se perseel met die aarde verbind wees nie.
- (c) Die toevoer sal beheer word aan die laer spanning kant deur middel van 'n drie-pool-oliebrekings-skakelaar voorsien met drie verstelbare oorladingsafstellers wat deur die verbruiker voorsien en geïnstalleer en op 'n goedgekeurde wys naby die Raad se diensmeter vasgesit moet word.
- (d) Alle apparaat geïnstalleer, moet ooreenkomstig die bepalinge van die Masjinerie Regulasies wees wat in Suidwes-Afrika van krag is.
- (e) 'n Volttoeide spesifikasie en tekenings vir die voorge-noemde installasie moet aan die Ingenieur voorsien word vir sy goedkeuring voordat enige materiaal in verband met die installasie bestel word.

AARDEVERBINDING.

Beskrywing.

137. (a) Alle yster-omhulde skakelaars, loodsekerings, verdelingsborde, pype, die lood- of ander metaal-omhulsels of panters van drade en kabels, metaal-beskerings van weerstande en metaal-steunsels en metaal-dele van alle elektriese apparate, toestelle en toebehore wat nie stroom dra nie of bedoel is om te dra nie moet permanent en op 'n goedgekeurde wyse met die aarde verbind wees deur 'n kopergeleier wat 'n dwars-deursnee-oppervlakte van nie minder as drie vierkante millimeters het nie (sien ook I.E.I. Regulasies).

In fabriek en industriële instellings en iets dergelyks moet die aardeverbinding nie minder as 5.47 vierkante millimeters wees nie.

(b) Nieteenstaande enige iets voorgeskryf in (a) hierbo is dit nie nodig om sekere draagbare toestelle in daaglikse gebruik, soos b.v. lessenaarwaaiers, elektriese yster, broodbraaiers, verwarmers, standaardlampe, handlampe en dergelyke toestelle met die aarde te verbind nie maar die gebruik van drie-draad buigbare geleiers met voldoende voorsiening vir die aardeverbinding van sodanige toestelle word sterk aanbeveel.

BYKOMENDE REGULASIES VIR DIE ELEKTRIESE TOEURUSTING VAN TEATERS, MUSIEK- EN BIOSKOOPSALE EN ANDER PLEKKE GELISENSIEER AS PLEKKE VAN VERMAAK.

Skakel- en verdelingsborde.

138. Tensy die hoofskakelaarbord en verdelingsborde in 'n vuurvaste kamer opgestel is, moet hulle aan die volgende vereistes voldoen:—

- (a) Hulle moet gemaak wees van onbrandbare materiaal, opgestel op 'n metaal raamwerk, en vasgesit minstens 25 sentimeters van die muur, en geplaas op 'n afstand van minstens twee (2) voet, horisontaal gemeet, en vyf (5) voet vertikaal na boontoe van houtwerk of ontvlambare materiaal.
- (b) As die materiaal van die muur, afskeiding of steunsel aan die agterkant van die skakelbord of verdeelborde ontvlambaar is, moet dit oordek wees met asbes van nie minder as 3 millimeters dikte nie of met metaalplaat van 1.5 millimeters dikte.
- (c) Die skakelaarbord moet groot genoeg gemaak word vir later uitbreidings, sodat nog 'n paneel bygevoeg kan word wanneer vereis, en moet so opgestel word dat daar geen venster onmiddellik agter is nie.
- (d) Onder geen omstandighede mag die hoofskakelaarbord of verdelingsborde in die gehoorsaal of in enige van die uitgange vasgemaak word nie.

(c) The giving of E.H.T. supply is dependent upon the facilities for supply from the Council's electricity supply mains and shall be determined by the Engineer upon the system of supply available and merits of each case.

General conditions.

136. In addition to any special conditions which the Engineer may require to be fulfilled, the following general rules shall hold good for installations receiving or intended to receive E.H.T. supply:—

- (a) All switchgear, static condenser, phase advancers, static dischargers, lightning arresters, transformers, and all other apparatus necessary in connection with the E.H.T. supply shall be provided and installed by the Council upon the terms and conditions prescribed in the tariff.
- (b) No part of the extra high tension circuits or apparatus shall be earthed in or upon the consumer's premises.
- (c) The supply shall be controlled on the low tension side by means of a triple-pole oil break switch fitted with three adjustable overload releases, to be provided and installed by the consumer and mounted in an approved manner, closely adjacent to the Council's service meter.
- (d) All apparatus installed shall be in accordance with the provisions of the supervision of Machinery Regulations in force in South West Africa.
- (e) A complete specification and drawings for the proposed installation shall be furnished to the Engineer for his approval before any materials in connection with the installation is placed on order.

EARTHING.

Description.

137. (a) All iron-clad switches, fuses, distribution boards, conduits, the lead or other metal coverings and the armouring of wires and cables, metal guards of resistances and metal supports and metal portions of all electrical apparatus, devices and fittings, not carrying or intended to carry current, shall be permanently connected to the earth in an approved manner, by a copper conductor having a cross sectional area of not less than 3 square millimetres (see also I.E.E. Regulations).

In factories and industrial establishments and the like, the earth connection shall not be less than 5.47 square millimetres.

(b) Notwithstanding anything prescribed in a) above, certain portable appliances in daily use, e.g. desk fans, electric irons, toasters, heaters, standard lamps, hand lamps, and the like, need not be "earthed", but the use of three-core flexible conductors with adequate provision for earthing such appliances is strongly recommended.

SUPPLEMENTARY REGULATIONS FOR THE ELECTRICAL EQUIPMENT OF THEATRES, MUSIC AND CINEMATOGRAF HALLS AND OTHER PLACES LICENSED AS PLACES OF AMUSEMENT.

Switch and distribution boards.

138. Unless the main switchboard and distribution boards are fixed in a fire-proof chamber, they shall comply with the following requirements:—

- (a) They shall be made of incombustible material mounted on a metal frame, and fixed at least 25 centimetres from the wall, and shall be placed at a distance of at least two (2) feet and measured horizontally and five (5) feet vertically above it from any woodwork or combustible material.
- (b) Should the material of the wall, partition, or support at the back of the switchboard or distribution board be combustible, it shall be covered with sheet asbestos not less than 3 millimetres thick or with metal sheeting 1.5 millimetres thick.
- (c) The switch board shall be made large enough to allow for future extensions, so that an additional panel can be added if and when required and shall be so fixed that no window is immediately behind it.
- (d) Under no circumstances shall the main switchboard or distribution boards be fixed in the auditorium or in any of the exits.

Smeltdrade.

139. Alle smeltdrade moet van die kardoës- of ander goedgekeurde tiepe wees wat met yster beklee is.

Skakelaars.

140. Alle skakelaars wat tien (10) ampères of meer dra, moet dubbel-pool, met yster beklee, en van 'n goedgekeurde soort wees.

Drade in pype.

141. Alle drade moet in geskroefde pype loop.

Beskerming van boligte, voetligte en toneelligte.

142. (a) Bo-, voet- en toneelligte moet ingesluit wees in 'n onverbrandbare trog wat, indien van metaal, deeglik verbind moet wees met die aarde en bedek met goedgekeurde ogiesdraad met 'n maas van nie meer as een (1) duim nie, goed gestut.

(b) Nie meer as tien (10) ligte van sestig (60) watts elk, of wat daarmee gelykstaan, mag aan een stroomkring verbind word nie.

(c) Die stroomkring-geleiers moet regstreeks na die skakel- of verdelingsbord of onderverdelingsbord loop, soos die geval ook al vereis.

(d) Die drade van die boligte moet omsluit wees in 'n pyp van metaal, seildoek of rubber, waarvan die ente goed vasgemaak moet wees om die gewig van die geleiers te neem. Alle buigbare metaalpyp gebruik vir hierdie doel moet van gepaste toebehore voorsien en goed met die aarde verbind wees.

Toneelsokke: Hoe hulle vasgesit moet word.

143. (a) Sokke moet vasgesit wees aan onverbrandbare materiaal in die muur geheg aan elkeen of albei die kante of die agterkant van die toneel.

(b) Sokke kan onder die toneel vasgesit wees mits hulle omsluit is in metaalomhulsels geheg aan die balke en bereikbaar van die toneel deur middel van 'n valluik met skarniere wat gesluit kan word as die stop in posisie is, en die opening waarvan nie minder as 6 duim vierkant is nie.

(c) Onder geen omstandighede sal dit toegelaat word dat stoppe in die vloer van 'n toneel vasgesit word nie.

Booglampe vir toneeldoelindes, wyse van opstelling.

144. (a) Booglampe of lanterns vir vloerverligting of om lig op die toneel te werp moet deeglik vasgesit word op 'n metaalraam (met die aarde verbind) weg van houtwerk en moet gekontroleer word deur 'n dubbelpool met yster beklede skakelaar, vasgesit op die raam.

(b) Sulke booglampe of lanterns moet omsluit wees in metaalkaste wat met die aarde verbind is op 'n goedgekeurde manier.

(c) Die smeltdrade van sulke booglampe of lanterns moet op die hoof-verdelingsbord vasgesit wees.

Weerstande en dempers, spesiale voorwaardes.

145. Weerstande en dempers mag nie van die toneel af bewerk word nie, tensy spesiale skriftelike toestemming daarvoor gegee is deur die Munisipale Elektriese Ingenieur.

Wanneer also gebruik moet sodanige weerstande en dempers voldoen aan die volgende spesiale bepalinge:—

(a) Hulle moet nie verbind wees met 'n stroomkring van hoër potensiaal as 220 volts nie.

(b) Daar moet geen houtwerk of ander ontvlambare materiaal binne 'n afstand van vier (4) voet, vertikaal daarbo gemeet, en twee (2) voet horisontaal gemeet, wees nie.

(c) Geen toneeldekorsie of ander verplaasbare toneelbenodigdhede mag binne 'n afstand van ses (6) voet van hulle gebring word nie.

(d) Hulle moet beskerm wees deur 'n metaaldekking deeglik met die aarde verbind.

Weerstande vir groot verbruik.

146. Waar die stroom wat in 'n weerstand loop sterker moet wees as vyftien (15) ampères moet daar aan die volgende spesiale voorwaardes voldoen word:—

(a) Dit moet geplaas word buitekant die gehoorssaal van die teater, gelisensieerde vermaaklikheidsplekke, ens., indien redelikerwys doenlik.

(b) Dit moet van 'n metaalweerstand-soort wees.

Fuses.

139. All fuses shall be of the cartridge or other approved type, totally metallically enclosed.

Switches.

140. All switches carrying ten (10) ampères or more shall be double-pole iron-clad of an approved type.

Wiring in conduit.

141. All wiring shall be run in metal conduit with screwed joints throughout.

Floors, foot and proscenium lights' protection.

142. (a) Floors, foot-lights and proscenium lights shall be encased in an incombustible through, which, if of metal, shall be adequately earthed in an approved manner, and covered with approved wire netting of not greater than one (1) inch mesh, rigidly supported.

(b) Not more than ten (10) lights of sixty (60) watts each, or their equivalent, shall be connected to one circuit or sub-circuit.

(c) The circuit conductors shall run direct to the switch or distribution or sub-distribution board as the case may require.

(d) The conductors supplying the floors shall be encased in flexible metallic, canvas or rubbertubing, the ends of which shall be securely fixed in order to take the weight of the conductors.

Any flexible metallic tubing used for this purpose shall be provided with all appropriate fittings, and shall be efficiently earthed.

Stage sockets: Method of fixing.

143. (a) Stage sockets shall be mounted on incombustible material fixed on the wall on either or both sides of, or at the back of the stage.

(b) Sockets may be fixed under the stage provided they are enclosed in metal cases mounted on the beams and accessible from the stage by means of hinged trap-doors capable of being closed when the plug is in position and the opening of which is not less than six inches square.

(c) Under no circumstances shall stage sockets be permitted to be fixed in the floor of the stage.

Arcs for stage purposes: How fixed.

144. (a) Arc lamps or incandescent lanterns for flood-lighting or for projecting light on to the stage shall be securely fixed on a metal frame, adequately earthed in an approved manner, away from woodwork, and shall be controlled by a double-pole iron-clad switch fixed on the frame.

(b) All such arc lamps or incandescent lanterns shall be enclosed in metal cases adequately earthed in an approved manner.

(c) The fuses controlling such arc lamps or incandescent lanterns shall be mounted on the main distribution board.

Resistances and dimmers: Special conditions.

145. Resistances and dimmers shall not be allowed to be operated from the stage unless special permission to this effect has been obtained in writing from the Engineer.

When so used such resistances and/or dimmers must conform to the following provisions:—

(a) They shall not be connected to a circuit of a higher potential than 220 volts.

(b) There shall be no woodwork or other inflammable material within a distance of four (4) feet measured vertically above them and two (2) feet horizontally.

(c) No scenery or other movable "properties" shall be brought within a distance of six (6) feet of them.

(d) They shall be protected by approved metal covers adequately earthed in an approved manner.

Resistances for heavy currents.

146. Where the current carried by any resistance exceeds fifteen (15) ampères the following special conditions shall be complied with:—

(a) It shall be placed outside the auditorium of the theatre, or licensed place of amusement, etc., if reasonably practicable.

(b) It shall be of the metallic resistance type.

- (c) Dit moet vasgesit wees aan onbrandbare materiaal, deeglik van die aarde geïsoleer op 'n goedgekeurde wyse.
- (d) As dit nie in 'n gebou is wat toegesluit kan word nie dan moet dit omhein wees met ogiesdraad met 'n maas van nie meer as een (1) duim nie, vyf (5) voet hoog en orals op 'n afstand van drie (3) voet van die weerstande.

Tydlike werk.

147. Geen werk van 'n tydelike aard word op die toneel toegelaat nie behalwe met spesiale skriftelike toestemming van die Ingenieur.

Waar sulke toestemming verleen is, moet alle verbindings met die permanente installasie verwyder word onmiddellik na elke voorstelling waarby hulle gebruik is, tensy hiervoor voorsiening gemaak is in die toestemming deur die Ingenieur verleen.

Motoropwekkers en omskakelaars.

148. As die kamer of omslote ruimte waarin motoropwekkers en omskakelaars geïnstalleer is regstreeks in verbinding staan met die toneel of gehoorsaal moet dit heeltemal van vuurvaste materiaal gemaak wees en 'n vuurvaste deur hê. Anders moet die motoropwekkers en omskakelaars geïnstalleer word in 'n kamer buitekant die hoofgebou.

Die primêre skakelbord moet geheel en al afgesonderd wees van die sekondêre skakelbord.

Orkesverligting.

149. (a) Ligte vir die orkes kan van drade voorsien word in die vorm van dubbele buigsame geleiers, maar elke geleier moet geneem word van 'n dubbelpool en sok wat vasgeheg is aan 'n onbrandbare voetstuk, geheg aan 'n muur, en gekontroleer deur 'n skakelaar naasaan die sok.

Die sokke moet aangebring word minstens 1 meter van die vloerhoogte.

(b) Die hele verligting moet bowendien gekontroleer word deur 'n dubbelpool-skakelaar, vasgeheg aan die hoofbord.

(c) Onder geen omstandighede sal dit toegelaat word dat die ligte van een musiklessenaar aan dié van 'n ander verbind word nie.

SUPPLEMENTÊRE REGULASIES VIR DIE ELEKTRIESE TOERUSTING VAN BIOSKOOPSALE EN PLEKKE WAAR 'N BIOSKOOP OF ANDER STRAALLAMPE GEBRUIK SAL WORD.

Verligting.

150. Waar die algemene verligting van die gehoorsaal en uitgange gekontroleer kan word van binne die vertrekke van die operateur moet daar ook afsonderlike en onafhanklike kontroleermiddels buitekant en verwyder van die vertrekke wees. Geen ander lig as elektriese lig mag binne die lantern gebruik word nie.

Beskerming van Geleiers van Vuur.

151. Binnekant die vertrekke moet die isolasie materiaal van alle elektriese kables, insluitende "geleidings" na die lamp, of lampe bedek wees met goedgekeurde vuurvaste materiaal.

Geen slap kables binne vertrekke nie.

152. Daar moet geen onnodige slap elektriese kables binne die vertrekke wees nie.

Die "geleidings" na die bioskooplamp of lampe moet, tensy gevoer deur 'n metaalpylp of ander geskikte omhulsels, goed van mekaar gehou word sowel binnekant as buitekant die vertrekke en moet so loop dat die koers van elkeen gemaklik opgespoor kan word.

Stroomkring.

153. (a) Kables vir bioskooplampe of straallampe moet geneem word as afsonderlike stroomkringe van die bron van toevoer, en van die toevoerkant van die hoof-smeltdrade in die algemene verligtings-stroomkring, en daar moet genoeg skakelaars en smeltdrade aangebring word op die punt waar die toevoer ontvang word vir sodanige bioskoop of straallamp om seker te maak dat, in die geval van 'n fout, die smeltdrade van die stroomkring van die bioskooplamp die stroom sal onderbreek voor die hoofsmeltdrade.

Bowendien moet daar 'n doeltreffende dubbelpool-skakelaar ingesit word in die stroomkring van die bioskooplamp binnekant die operateur se vertrekke.

(b) Geen smeltdrade mag binnekant die vertrekke geplaas word nie tensy van 'n goedgekeurde soort heeltemal omsluit in 'n vuurvaste kassie.

Geoorloofde potensiaalverskil.

154. Wanneer die bioskooplamp of straallamp in werking is moet die potensiaalverskil tussen die terminale van die dubbelpool-skakelaar binnekant die vertrekke nie meer wees as 110 volts nie.

(c) It shall be mounted on incombustible material and shall be adequately and securely insulated from the earth in an approved manner.

(d) If not housed in a lock-up room or enclosure, it shall be fenced round with approved wire netting of not greater than one (1) inch mesh, five (5) feet high and three (3) feet clear of the resistances all round.

Temporary work.

147. No work of a temporary nature shall be allowed on the stage except with the special permission of the Engineer, in writing.

Where such permission has been granted, all connections of such temporary work to the permanent installation shall be removed immediately after each performance in which they are used, unless the contrary is provided for in the permission granted by the Engineer.

Motor-generators and converters.

148. If the room or enclosure within which motor-generators and/or converters are installed communicates directly with the stage or auditorium, it shall be made entirely of fire-proof material and fitted with a fire-proof door.

Alternatively motor-generators and converters shall be installed in a room outside the main building.

The primary switchboard shall be entirely separate from the secondary switchboard.

Orchestra lighting.

149. (a) Lights for the orchestra may be wired with twin flexible conductors, but each flexible conductor shall be taken from a two-pin plug and socket, the latter fixed on an incombustible base mounted on a wall and controlled by a switch adjacent to the socket.

All such sockets shall be at least 1 metre from the floor level.

(b) The whole of the orchestra lighting shall, in addition, be controlled by a double-pole switch fixed on the main board.

(c) Under no circumstances shall the lights on one music stand be permitted to be connected to that or those on another.

SUPPLEMENTARY REGULATIONS FOR THE ELECTRICAL EQUIPMENT OF CINEMATOGRAPH HALLS AND PLACES WHERE A CINEMATOGRAPH OR OTHER PROJECTION LAMP IS TO BE USED.

Lighting.

150. Where the general lighting of the auditorium and exits can be controlled from within the operator's enclosure, there shall also be provided a separate and independent means of control outside and away from the enclosure.

No illuminant other than electric light shall be used within the lantern.

Protection of conductors from fire.

151. Within the operator's enclosure the insulating material of all electric cables, including the conductors to the projecting lamp or lamps shall be covered with approved fire-resisting material.

No slack cable within the enclosure.

152. There shall be no unnecessary slack electric cable within the operator's enclosure.

The conductors to the cinematograph or projecting lamp or lamps shall, unless conveyed within a metal conduit or other suitable casing, be kept well apart both within and without the enclosure, and shall run so that the course of each may be readily traced.

Circuits.

153. (a) Conductors for cinematograph or projecting lamps shall be taken as separate circuits from the source of supply, and from the supply side of the main fuses of the general lighting installation and general lighting circuits, and there shall be sufficient switches and fuses inserted at the point where the supply for such cinematograph or projecting lamp or lamps is taken to ensure that, in the case of a fault in the cinematograph or projecting lamp the circuit fuses will interrupt the current before the main fuses.

In addition an efficient double-pole switch shall be fitted in each cinematograph or projecting lamp circuit inside the operator's enclosure.

(b) No fuses shall be placed within the operator's enclosure unless of an approved type totally metallically enclosed.

Potential difference allowed.

154. When any cinematograph or projection lamp is working, the potential difference between the terminals of the double-pole switch inside the operator's enclosure shall not exceed 110 volts.

Weerstande.

155. (a) Weerstande moet voldoen aan die voorwaardes wat gestel is in Regulasies Nos. 145 en 146 hiervan.

(b) Alle weerstande met uitsondering van 'n weerstand vir bioskooplamp- of straallampregulering, moet buitekant die vertrekke geplaas wees en, indien redelikerwys doenlik, buitekant die gehoorsaal.

As hulle binnekant die saal geplaas is moet hulle op voldoende wyse beskerm wees deur middel van 'n draadbeskerming (met die aarde verbind) of ander doeltreffende middels om aanraking met belade dele te voorkom.

Inspeksie deur operateur.

156. Die operateur moet voor die aanvang van elke voorstelling hom daarvan oortuig dat kables, geleidings, verbindinge en weerstande en ander elektriese apparaat en toestelle in goeie werkende orde is.

As die weerstande nie onder voortdurende toesig is nie moet hulle minstens eenmaal gedurende elke voorstelling geinspekteer word.

As daar 'n fout ontdek word moet die stroom onmiddellik afgesluit word en moet dit afgesluit bly totdat die fout herstel is.

Motoropwekkers.

157. Waar 'n motoropwekker of omskakelaar gebruik word vir die vermindering van werkingsdruk na die bioskooplamp, straallamp of lampe moet die kables na die motoropwekker, ens., geneem word van die toevoerkant van die hoofsmeltdrade in die algemene verligtings-stroomkring, en die stelsel moet andersins voldoen aan hierdie Regulasies.

HOOFSTUK VII.

ELEKTRISITEITSTARIEF.

158. Alle gelde, betalings en depositos voorsien in hierdie regulasies is betaalbaar aan die Stadsklerk in die Munisipaliteitskantoor, Windhoek.

159. Elektriese krag sal teen die volgende pryse aan al die verbruikers verskaf word, wat deur die Elektriese Onderneming van die Raad daarvan voorsien word:

SKAAL 1.

Vir verligting op woon- en besigheidpersele insluitende hotelle en koshuise, kantore, winkels, pakhuisse en dergelike geboue sowel as vir kragdoeleindes, waarby elektriese motors van meer as ¼ p.k. uitgesluit is.
Minimumvordering 5/- per maand.

Vir eerste 5 eenhede per maand: 1/3d. per eenheid.

Vir volgende 5 eenhede per maand: 1/- per eenheid.

Vir volgende 10 eenhede per maand: 9d. per eenheid.

Vir volgende 1000 eenhede per maand: 6d. per eenheid.

Al die eenhede, wat meer as dit is, 5d. per maand.

SKAAL 2.

Gekombineerde prys vir verligting en huishouding d.w.s. vir verligting en vir die verskaffing van stroom vir kookstowe en toestelle, wat stroom vir huishouding verbruik, op persele, wat uitsluitlik woonpersele is en op hotel- en koshuispersele wat deur die Raad as sodanige vasgestel word, uitsluitend elektriese stroom vir motors van meer as ¼ p.k.
Minimumvordering 10/- per maand.
Hierdie tarief is alleen onder die volgende voorwaardes van toepassing.

(a) *Yskas vir Huishouding:*

Vir die doeleindes van hierdie skaal word 'n Yskas vir huishouding gereken as 'n toestel vir huishouding en die verbruik van stroom sal by die verbruik van stowe en waterverwarmers, ens., ingesluit word.

(b) Dit sal vir die Raad wettig wees om te weier om enige toestelle onder hierdie skaal te verbind as, volgens die mening van die Ingenieur, die elektriese hooflyne in die buurte nie sterk genoeg is nie om sodanige diens te gee behalwe die bestaande diens wat die hooflyne asdan verskaf.

(c) Hierdie skaal is bedoel vir die verskaffing van stroom aan woonpersele van die klas, wat in die opskrif vermeld word, waar die stroom gereëld gebruik word vir kook en in gevalle waar daar onsekerheid bestaan omtrent sy toepassing, is die besluit van die Raad finaal en verpligtend.

Resistances.

155. (a) Resistances shall conform with the conditions specified in Regulations Nos. 145 and 146 hereof.

(b) All resistances, with the exception of resistances for cinematograph or projection lamp regulating purposes, shall be placed outside the operator's enclosure and, if reasonably practicable, outside the auditorium.

If placed inside the auditorium they shall be adequately protected by means of an approved wire guard earthed in an approved manner, or by other efficient and approved means of preventing contact with "live" parts.

Inspection by operator.

156. The operator shall satisfy himself before the commencement of each performance that all conductors, leads, connections, resistances and other electrical apparatus and appliances are in proper working order.

The resistances, if not under constant observation, shall be inspected at least once during each performance.

If any fault is detected the current shall immediately be switched off and shall remain switched off until the fault has been remedied.

Motor-generators.

157. Where a motor-generator or converter is used for the reduction of the pressure of supply of electricity to a cinematograph or projection lamp, the conductors to such motor-generator or converter shall be taken from the supply side of the main fuses of the general lighting installation and the installation shall otherwise conform to the provisions of these Regulations.

CHAPTER VII.

ELECTRICITY TARIFFS.

158. All charges, fees and deposits provided for under these regulations shall be payable to the Town Clerk at the Municipal Offices, Windhoek.

159. Electric energy will be supplied to all consumers served by the Council's Electricity Undertaking at the tariffs shown in the following regulations:—

(1) SCALE 1.

For lighting on domestic and business premises including hotels and boarding houses, offices, shops, warehouses and similar establishments, as well as for power purposes generally, excluding electric motors over ¼ H.P.

Minimum charge 5/- per month.

For the first 5 units per month 1/3 per unit.

For the next 5 units per month 1/- per unit.

For the next 10 units per month 9d. per unit.

For the next 1000 units per month 6d. per unit.

All units in excess thereof per month 5d. per unit.

(2) SCALE 2.

Combined lighting and domestic power rate, i.e. for lighting and for supply of current for operating cooking stoves and domestic current consuming devices on purely residential premises and on hotel and boarding house premises, which may be determined as such by the Council, excluding current for operating motors rated higher than ¼ H.P.

Minimum charge 10/- per month.

This tariff is applicable only subject to the following conditions:—

(a) *Household Refrigerators:*

For the purpose of this scale a household refrigerator will be reckoned as a domestic appliance, and the current consumption will be included with stoves and water heaters, etc.

(b) It shall be lawful for the Council to refuse to connect any appliances under this scale if, in the opinion of the Electrical Engineer, the electric supply mains in the neighbourhood are not large enough to give such service in addition to the existing service which the mains are then supplying.

(c) This scale is designed for the supply of current to domestic premises of a class as indicated in the heading, where current is regularly used for cooking and in cases of doubt as to its applicability, the decision of the Council shall be final and binding.

- (d) Die vorderings vir stroom, wat onder hierdie skaal verskaf moet word, sal van 1d. per eenheid en meer variëer volgens die tydperk waarin stroom gebruik word, soos aangedui op die volgende tabel:

Maand:

Tarief.	April tot Augustus.	September tot Maart.
Vorderings volgens skaal 1.	7.30 n.m. tot 12 uur middernag.	8 n.m. tot 12 uur middernag.
Skaal 2 Id. per eenheid.	12 uur middernag tot 7.30 n.m.	12 uur middernag tot 8 n.m.

- (e) Al die stroom wat onder hierdie skaal verbruik word, moet deur 'n twee-tarief-meter gekontroleer word as die kookstowe wat geïnstalleer is, stowe van 3 watt of meer is. As hulle minder is, kan die verbruiker kies of 'n twee-tarief-meter geïnstalleer moet word of twee gewone een-tarief-meters wat so arrangeer is dat deur middel van 'n outomatiese tydskakelaar die verbruik van stroom gedurende die ure van die meeste verbruik, soos aangetoon op die hieraangehegte tabel, alleen deur een van die meters wat "L" gemerk is, geregistreer word.

As elektriese stroom vir kook gedurende die ure van meeste verbruik, benodig word, kan die verbruiker deur middel van 'n skakelaar wat aan die elektrisiteitsmeters vasgemaak is, die stroom wat vir die kookstooft benodig word, aansit. Dit sal dan deur die meter wat "L" gemerk is geregistreer word, d.w.s. die meter vir die ure van meeste verbruik (skaal 1). In hierdie geval moet die verbruiker daarop let dat dieselfde skakelaar weer afgesit word na die verloop van die tydperk vir meeste verbruik omdat die verbruik van die stroom verder op die meter vir die ure van meeste verbruik, geregistreer sal word as die verbruiker versuim om dit af te sit en hy geen eis vir terugbetaling teen die Raad vir stroom wat aldus gebruik is, sal kan indien nie en die koste teen die verbruiker in rekening gebring sal word en hy verplig sal wees om vir die verbruik van stroom te betaal, soos respektieflik aangetoon deur die twee meters hieronder geïnstalleer.

- (f) As die Raad vind dat 'n verbruiker, nadat 'n elektriese huisaansluiting onder skaal 2 van hierdie tarief goedgekeur is, die kondisie, waarin sodanige aansluiting aldus goedgekeur was, verander het en daardeur die bepaling van die regulasies onder sodanige skaal nie nagekom word nie, is dit vir die Raad wettig om die verbruik geregistreer deur 'n twee-tarief-meter of deur die twee afsonderlike meters, vermeld in klousule (e) hiervan, te bereken volgens skaal 1 vanaf die datum waarop die voormelde kondisies verander is deur die verbruiker of, as sodanige datum nie vasgestel kan word nie, vanaf die datum van die laaste lesing van die meter of meters voor die datum van die laaste rekening gelewer deur die Raad vir die verskaffing van elektriese stroom, en dit teen hom in rekening te bring en die betrokke verbruiker sal verplig wees om dit te betaal.

SKAAL 3.

Vir elektrisiteit verskaf aan hospitale wat deur die Raad as sodanige erken is:
Minimumbedrag £2 p.m.

Die tarief onder hierdie skaal sal ooreenkom met skaal 2 sonder inagneming van die kooktarief.

SKAAL 4.

Vir werking van elektriese "Geysers":

- (a) 7/6 per kalendermaand of deel daarvan as die verwarmingstoestel wat in die "geyser" geïnstalleer is nie meer as 600 watt is nie.
- (b) 10/- per kalendermaand of deel daarvan as die verwarmingstoestel wat in die "geyser" geïnstalleer is, meer as 600 watt is;

onder die volgende voorwaarde:—

Die verskaffing van elektriese stroom vir die doel onder (b) ("geyser" meer as 600 watt) hiervan is beperk tot die tydperk 12 uur middernag tot 7 uur n.m. en 'n outomatiese tydskakelaar moet deur die Raad in die stroombaan installeer word, wat 'n "geyser" van elektriese stroom voorsien vir die doel om die toevoer onder hierdie skaal tussen die ure van 7 n.m. en 12 middernag af te sny.

- (d) The charges for current to be supplied under this scale shall vary from 1d. per unit onwards according to the period within which such current is used as per the following table:—

MONTH.

Tariff	April to August	Sept. to March
Charges according to Scale 1.	7.30 p.m. to 12 midnight.	8 p.m. to 12 midnight.
Scale 2 Id. per unit.	12 midnight to 7.30 p.m.	12 midnight to 8 p.m.

- (e) All current consumed under this scale shall be registered by a two-rate meter if the cooking stoves installed are rated at 3 Kilowatt or more. If less the consumer shall have the option to elect whether a two-rate meter shall be installed or two ordinary one-rate meters so arranged that through the application of an automatic time switch the consumption of current occurring during the peak hours, as shown in the table hereto is registered solely through one of the meters marked "L".

Should electric current be required for cooking during "peak hours", the consumer may by the application of a switch attached to the electricity meters switch on the current for operating the cooking stove, which will then be registered by the meter marked "L", i.e. the peak hour meter (Scale 1). In this event the consumer shall take care to apply the same switch again after the peak hour period has elapsed, failing which the consumption of current will continue to be shown on the peak period meter and no claim for refund for current so used shall lie against the Council, but the consumer shall be liable to be charged and to pay for the consumption of current as shown, respectively, by the two meters installed hereunder.

- (f) Should the Council find that a consumer, after an electric house connection has been approved under Scale 2 of this Tariff, has changed the condition under which such connection was so approved and by which the provision of the regulations under such scale are not complied with, then it shall be lawful for the Council to charge and the consumer concerned shall be liable to pay for the consumption registered through a two-rate meter or through the two separate meters referred to under clause (e) hereof at the rates shown under Scale 1 as from such date as the conditions aforesaid were changed by the consumer or if such date is not ascertainable then from the last reading of the meter or meters prior to the date of the last account rendered by the Council for the supply of electric current.

(3) SCALE 3.

For electricity supply to Hospitals recognized as such by the Council:

Minimum charge £2 p.m.

The tariff under this scale shall be in accordance with Scale 2 irrespective of cooking tariff.

(4) SCALE 4.

For operating electric Geysers:—

- (a) 7/6d. per calendar month or portion thereof if the heating element installed in the Geyser does not exceed 600 Watts.
- (b) 10/- per calendar month or portion thereof if the heating element installed in the Geyser exceeds 600 Watts.

subject to the following condition:—

The supply of electric current for the purpose under (b) (Geyser over 600 Watts) hereof is limited to the periods 12 midnight to 7 p.m. and an automatic time switch shall be installed by the Council in the circuit supplying a geyser with electric current for the purpose of cutting off the supply under this scale between the hours of 7 p.m. and 12 midnight.

SKAAL 5.

Vir Nywerheidsdoeleindes:

- (a) Vir die eerste 5 eenhede per maand per perdekras geïnstalleer 5d. per eenheid.
Vir al die eenhede bokant 5 eenhede per maand per perdekras geïnstalleer 3d. per eenheid.
Minimumvordering: 5/- per maand.
- (b) Spesiale Ooreenkoms:
Ondanks die voorafgaande vorderings het die Raad die reg om, onderhewig aan die goedkeuring van die Administrateur, spesiale ooreenkomste met groot verbruikers aan te gaan vir die verskaffing van elektriese stroom vir nywerheidsdoeleindes.

SKAAL 6.

Vir elektriese ysters wat alleen vir nywerheidsdoeleindes gebruik word:

- (a) 2d. per eenheid as dit tussen 6 v.m. en 6.30 n.m. verskaf word. Volgens skaal 1 as dit tussen 6.30 n.m. en 6 v.m. verskaf word.
- (b) Al die stroom verbruik onder hierdie skaal moet deur 'n twee-tarief-meter geregistreer word.
- (c) Onder hierdie skaal mag geen stroom verskaf word vir ander doeleindes as die gebruik van elektriese ysters nie.
- (d) Al die verbruikers onder hierdie skaal moet minstens £2 per maand betaal.

SKAAL 7.

Verskillende Vorderings:

- Wanneer drade weer aangesluit word, nadat hulle weens breek van kontrak afgesny is 2/6d.
- As die draad aangesluit word (op versoek van nuwe verbruiker) 2/6d.
- As die draad weer aangesluit word nadat dit afgesny was op versoek van verbruiker 2/6d.
- Vir spesiale aflees van meter 2/6d.
- Vir die voorsiening en die aanlê van 'n aansluiting, mits die perseel nie verder as 50 meters van die elektriese hoofdraad af is nie £3.10.0
- Vir al die aansluitings, wat langer is as 50 meters, sal die benodigde ekstra-materiaal en werk bereken word teen die prys wat dit die Raad kos plus 10%.
- Vir die vasmaak van 'n meter, wat deur die Raad verskaf word, op versoek van 'n verbruiker of vir die vasmaak van enige addisionele meter aan enige bestaande verbinding 5/-
- Vir omruiling van 'n meter vir 'n twee-tarief meter en omgekeerd 5/-
- Vir Vervanging van Hoofsekering deur Nuwe: Indien gedoen in die tyd tussen die ure 8 v.m. en 5 n.m. 3/-
- Indien gedoen in die tyd tussen die ure 5 n.m. en 10 n.m. 4/6d.
- Vir Vervanging van 'n Sekering van die Huisinstallasies deur Nuwe: Indien gedoen in die tyd tussen die ure 8 v.m. en 5 n.m. 2/-
- Indien gedoen in die tyd tussen die ure 5 n.m. en 10 n.m. 3/-
- As die verbruiker te enige tyd ontevrede is met enige besonder aflesing van 'n meter, wat deur die Raad verskaf word, en begerig is om sy meter te laat toets, moet hy binne sewe dae na sodanige aflesing aan die Raad skriftelik kennis gee. Daarna moet die meter deur die Raad getoets word. As die meter in orde bevind word, moet die verbruiker aan die Raad die som van 5/- betaal.

As die meter nie in orde bevind word nie, moet die Raad die meter repareer en in orde bring sonder vordering. Die meter sal as in orde beskou word as daar na albei rigtings geen fout is nie wat groter as 3% is.

SKAAL 8.

Huur vir meters:

- Vir 'n meter van 5 of 10 ampère 1/-
- Vir 'n meter van meer as 10 ampère 2/-
- Vir 'n twee-tarief meter 2/-
- Vir twee een-tarief meters onder skaal 2 1/-

SKAAL 9.

Verbinding van Kookstowe:

Indien enige bestaande huis-verbinding en drade op persele, waarop iemand voornemens is om 'n kookstoof te installeer, volgens die mening van die Raad ongeskik is vir daardie doel, kan die werk in verband met is vir daardie doel, kan die werk in verband met 'n nuwe verbinding deur die Raad uitgevoer word teen die prys van £3.10.0 per verbinding. Sodanige verbinding sal uit die volgende bestaan:—

(5) SCALE 5.

For Industrial purposes.

- (a) For the first 5 units per month per H.P. installed 5d. per unit.
For all above 5 units per month per H.P. installed 3d. per unit.
Minimum charge 5/- per month.
- (b) *Special arrangement.*

Notwithstanding the foregoing charges the Council shall have the right to enter subject to approval by the Administrator into special agreements with large consumers for the supply of electric current for industrial purposes.

(6) SCALE 6.

For operating electric irons only for industrial purposes:

- (a) 2d. per unit if supplied between 6 a.m. and 6.30 p.m. According to Scale 1 if supplied between the hours 6.30 p.m. and 6 a.m.
- (b) All current consumed under this scale shall be registered by a two-rate meter.
- (c) No current other than for the purpose of operating electric irons shall be used under this scale.
- (d) All consumers under this scale shall pay a minimum of £2 per month.

(7) SCALE 7.

Miscellaneous Charges.

- For reconnection after disconnection for breach of contract 2/6d.
- For connection (at request of new consumer) 2/6d.
- For reconnection after disconnection at request of consumer 2/6d.
- For special reading of meter 2/6d.
- For providing and laying a connection provided the premises are not more than 50 metres from the service main £3.10.0d.
- For all connections exceeding 50 metres in length the extra material and labour required will be charged for at cost price to the Council plus 10%.
- For fixing at the request of a consumer a meter supplied by the Council or for fixing any additional meter to any existing service connection 5/-
- Exchanging a meter against a two-rate meter or vice versa 5/-
- For replacing a main fuse:
If carried out between the hours 8 a.m. and 5 p.m. 3/-
If carried out between the hours 5 p.m. and 10 a.m. 4/6d.
- For replacing a fuse of the house installation:
If carried out between the hours 8 a.m. and 5 p.m. 2/-
If carried out between the hours 5 p.m. and 10 p.m. 3/-
- If the consumer shall at any time be dissatisfied with any particular reading of a meter supplied by the Council and shall be desirous of having his meter tested, he shall give written notice to the Council within seven days of such reading, and thereupon the meter shall be tested by the Council.
- If the meter shall be found correct the consumer shall pay the Council the sum of 5/-
- If the meter shall be proved incorrect the Council will refix the meter and correct it without charge. The meter shall be considered correct if no error shall be shown of more than 3% either way.

(8) SCALE 8.

Rent for Meters:

- For a 5 or 10 Ampère meter 1/- p.m.
- For a meter above 10 Ampères 2/- p.m.
- For a two-rate meter 2/- p.m.
- For two one-rate meters under Scale 2 1/- p.m.

(9) SCALE 9.

Connecting Cooking Stoves:

Should any existing house connection and wiring on premises where it is intended to instal a cooking stove be in the opinion of the Council, unsuitable for that purpose, the work of effecting a new connection may be carried out by the Council at a charge of £3.10.0 per connection. Such connection will consist of the following:—

- (a) Verbinding tussen die hoofdraad van die straat en die kookstoof.
 (b) Vasmaak van die plank vir die meter sowel as die hoofskakelaar en uitsluiters.
 Verder verbindings met waterverwarmers, yskaste vir huishouding en met ander toestelle vir huishouding, wat stroom verbruik, mag deur die verbruiker op sy eie koste uitgevoer word, onderhewig aan die aanwysings, wat deur die Ingenieur gegee word.

HOOFSTUK VIII.

HERROEPING VAN REGULASIE.

160. Die regulasies en tariewe gepubliseer onder Goewermentskennisgewings Nos. 81 van 30.6.24; 201 van 14.10.30 en 87 van 27.7.31 word hierby herroep.

No. 36.] [24 Februarie 1933.

SKUT TE GOBABIS: OPRIGTING VAN, ENS.

Dit het die Administrateur behaag om die volgende goed te keur:—

Oprigting van Skut te:	Met ingang vanaf:	Benoeming van Skutmeester:	Met ingang vanaf:
Gobabis.	1.3.1932	Jacobus Frederick Engels in die plek van Jasper Johannes Engelbrecht, wat bedank het.	1.3.1933

No. 37.] [24 Februarie 1933.

PAAIE EN UITSPANPLEKKE ORDONNANSIE 1927: BENOEMING VAN STEMOPNEMERS VIR DIE DISTRIK WINDHOEK.

Dit het die Administrateur behaag om, ooreenkomstig artikel *dertien* van die Paaie en Uitspanplekke Ordonnansie 1927, die hierondergenoemde here te benoem as stemopnemers vir die wyke in die distrik Windhoek, soos in die bylae van Proklamasie No. 15 van 1927 bepaal en soos teenoor hulle respektiewe name aangedui is:—

- (1) Allan William Hanna Wyk No. 1.
- (2) Sersj. Walter John Cox Wyk No. 2.
- (3) Sersj. Gerhardus Dirk Kotze Wyk No. 3.
- (4) Sersj. Joseph Johannes Thomasse Wyk No. 4.

No. 38.] [24 Februarie 1933.

PAAIE EN UITSPANPLEKKE ORDONNANSIE 1927: BENOEMING VAN STEMOPNEMERS VIR DIE DISTRIK WARMBAD.

Dit het die Administrateur behaag om, ooreenkomstig artikel *dertien* van die Paaie en Uitspanplekke Ordonnansie 1927, die hierondergenoemde here te benoem as stemopnemers vir die wyke in die distrik Warmbad, soos in die bylae van Proklamasie No. 16 van 1927 bepaal en soos teenoor hulle respektiewe name aangedui is:—

- (1) Herman Lourens Brecher Wyk No. 1.
- (2) Johannes Petrus Nel Wyk No. 2.
- (3) Jacobus Abraham van Zyl Wyk No. 3.
- (4) Abraham Andries le Roux Wyk No. 4.

No. 39.] [27 Februarie 1933.

EKONOMIESE EN FINANSIËLE BETREKKINGE KOMMISSIE.

Met verwysing na Goewermentskennisgewing No. 14, gedagteken 11 Januarie 1933 en gepubliseer in die *Offisiële Koerant* van die Gebied No. 497, gedagteken 16 Januarie 1933, word hierby vir algemene informasie bekend gemaak dat dit Sy Eksellensie die Goewerneur-Generaal behaag het om goed te keur dat paragraaf 1 van die opdrag van die Kommissie aangevul word deur die toevoeging aan die end daarvan van die woorde "en *vice versa*".

- (a) Connection between the street main and the cooking stove.

- (b) Fixing the Meter Board together with the Main Switch and cut-outs.

Further connection to water-heaters, household refrigerators and to other current consuming household devices may be carried out by the consumer at his cost, subject to the direction to be given by the Electrical Engineer.

CHAPTER VIII.

REPEAL OF REGULATION.

160. The regulations and tariffs published under Government Notices No. 81 of 30.6.24; 201 of 14.10.30 and 87 of 27.7.31 shall be and are hereby repealed.

No. 36.] [24th February, 1933.

POUND AT GOBABIS: ESTABLISHMENT OF, ETC.

The Administrator has been pleased to approve of the following:—

Establishment of Pound at:	With effect from:	Appointment of Poundmaster:	With effect from:
Gobabis.	1.3.1932	Jacobus Frederick Engels vice Jasper Johannes Engelbrecht, resigned.	1.3.1933

No. 37.] [24th February, 1933.

ROADS AND OUTSPANS ORDINANCE, 1927: APPOINTMENT OF RETURNING OFFICERS FOR THE DISTRICT OF WINDHOEK.

The Administrator has been pleased, in terms of section *thirteen* of the Roads and Outspans Ordinance, 1927, to appoint the undermentioned gentlemen to act as returning officers for the wards in the district of Windhoek as defined in the Schedule to Proclamation No. 15 of 1927, set opposite their respective names:—

- (1) Allan William Hanna Ward No. 1.
- (2) Sergt. Walter John Cox Ward No. 2.
- (3) Sergt. Gerhardus Dirk Kotze Ward No. 3.
- (4) Sergt. Joseph Johannes Thomasse Ward No. 4.

No. 38.] [24th February, 1933.

ROADS AND OUTSPANS ORDINANCE, 1927: APPOINTMENT OF RETURNING OFFICERS FOR THE DISTRICT OF WARMBAD.

The Administrator has been pleased, in terms of section *thirteen* of the Roads and Outspans Ordinance, 1927, to appoint the undermentioned gentlemen to act as returning officers for the wards in the district of Warmbad as defined in the schedule to Proclamation No. 16 of 1927, set opposite their respective names:—

- (1) Herman Lourens Brecher Ward No. 1.
- (2) Johannes Petrus Nel Ward No. 2.
- (3) Jacobus Abraham van Zyl Ward No. 3.
- (4) Abraham Andries le Roux Ward No. 4.

No. 39.] [27th February, 1933.

ECONOMIC AND FINANCIAL RELATIONS COMMISSION.

With reference to Government Notice No. 14 dated 11th January, 1933, and published in the *Official Gazette* of the Territory No. 497, dated 16th January, 1933, it is hereby notified for general information that His Excellency the Governor-General has been pleased to approve of paragraph 1 of the terms of reference being amplified by the addition, at the end thereof, of the words "and *vice versa*".

Algemene Kennisgewings.

General Notices.

(No. 22 van 1933.)

(No. 22 of 1933.)

Die volgende word vir algemene informasie gepubliseer:-

The following is published for general information:-

LYS VAN PLASE ONDER KWARRANTYN OP
10 FEBRUARIE 1933.

LIST OF FARMS UNDER QUARANTINE AS AT
10TH FEBRUARY, 1933.

MILTSIEKTE:

ANTHRAX:

KEETMANSHOOP: Teakputz 213, Ditsem.
OKAHANDJA: Omatako (Kamp 6), Tolene 200.
OUTJO: Klein Huis 174, Homestead 205, Aruchab Ranch.
GOBABIS: Okahenesewa, Plaas No. 419, Kuduberg.
GIBEON: Majuba 139.
OTJIWARONGO: Boorgat 2214 (Osire).

KEETMANSHOOP: Teakputz 213, Ditsem.
OKAHANDJA: Omatako (Camp 6), Tolene 200.
OUTJO: Klein Huis 174, Homestead 205, Aruchab Ranch.
GOBABIS: Okahenesewa, Farm No. 419, Kuduberg.
GIBEON: Majuba 139.
OTJIWARONGO: Borehole 2214 (Osire).

SPONSSIEKTE:

BLACKQUARTER:

OKAHANDJA: Oorloogsdeel.
GOBABIS: Cala 232.
OTJIWARONGO: Ais, Ehangero, Wagner 14, Hasis.
OMARURU: Peterking 187.

OKAHANDJA: Oorloogsdeel.
GOBABIS: Cala 232.
OTJIWARONGO: Ais, Ehangero, Wagner 14, Hasis.
OMARURU: Peterking 187.

SLAPSIEKTE.

DOURINE.

GROOTFONTEIN: Wallrode 546.
WINDHOEK: Orumbungo:

GROOTFONTEIN: Wallrode 546.
WINDHOEK: Orumbungo.

A. McNAE,
Hoofveearts.

A. McNAE,
Senior Veterinary Surgeon.

Windhoek,
10 Februarie 1933.

Windhoek,
10th February, 1933.

(No. 23 van/of 1933.)

BANKEOPGAWE, JANUARIE 1933, INGEVOLGE ARTIKEL 7 VAN PROKLAMASIE No. 29 VAN 1930, DIE BANKE-
PROKLAMASIE 1930.

BANKS' STATEMENT, JANUARY, 1933, IN TERMS OF SECTION 7 OF PROCLAMATION NO. 29 OF 1930,
THE BANKS PROCLAMATION, 1930.

BANK	Verpligtings teenoor die Publiek in Suidwes-Afrika Liabilities to the Public in S.W. Africa				Kontant Geldreserwes in S.W.-Afrika Cash Reserves in South West Africa				Voorskotte en Diskontos in Suidwes-Afrika Advances and Discounts in South West Africa	
	Depositos ens. / Deposits etc.			TOTAAL TOTAL	Gemunte goud Gold Coin	Pasmunt Subsidiary Coin	Note van die Suid-Afrikaans Reserve-bank. South Africa Reserve Bank Notes	Note van ander Banke wat in S.W.-Afrika uitgereik is. Notes of other Banks S. W. Africa issue.	Voorskotte Advances	Diskontos Discounts
	Opvorderbare Demand	Tyd Time	Banknote uitgereik in en betaal. in die Gebied S.W.-Afrika in omloop. Bank notes issued in and payable in the Territory of S.W. Africa in circulation.							
Standard Bank of South Africa, Limited	£ 210,263	£ 70,394	£ 56,322	£ 336,979	£ 10,295	£ 7,600	£ 664	£ 635	£ 350,714	£ 59,252
Barclays Bank (Dominion, Colonial & Overseas)	160,477	58,699	40,901	260,077	1,832	4,517	400	11,681	288,650	

(No. 24 van/of 1933.)

BANKEOPGAWES VIR KWARTAAL EINDIGENDE 31 DESEMBER 1932, OOREENKOMSTIG ARTIKEL AGT VAN
 PROKLAMASIE NO. 29 VAN 1930. (DIE BANKEPROKLAMASIE 1930.)

BANKS' STATEMENTS FOR QUARTER ENDED 31ST DECEMBER, 1932, IN TERMS OF SECTION EIGHT OF
 PROCLAMATION NO. 29 OF 1930. (THE BANKS' PROCLAMATION, 1930.)

DIE STANDERD BANK VAN SUID-AFRIKA, BEPERK,
 waarby die "African Banking Corporation, Limited" ingelyf is.

Opgawe van Laste en Bate van die Standerd Bank van Suid-Afrika, Beperk, op die 31ste dag van Desember 1932, ooreen-
 komstig die Bankeproklamasie 1930.

THE STANDARD BANK OF SOUTH AFRICA, LIMITED.
 (With which is incorporated the African Banking Corporation Limited.)

Statement of Liabilities and Assets of the Standard Bank of South Africa, Limited, on the 31st day of December, 1932,
 prepared in accordance with the "Banks' Proclamation, 1930".

LASTE.
 LIABILITIES.

	Binne S.W.Afrika. In S.W.Afrika. (UnieMunt.) (Union Currency.)	Buite S.W.Afrika. Outside S.W.Afrika. (UnieMunt.) (Union Currency.)	Totaal. Total. (UnieMunt.) (Union Currency.)
To			
Getekende Kapitaal Subscribed Capital			
Opbetaalde Kapitaal Paid-up Capital		2,275,000 0 0	2,275,000 0 0
Reserwefonds Reserve Fund		2,275,000 0 0	2,275,000 0 0
Reserwefonds Vir Onvoorsiene Uitwisseling Reserve Fund For Exchange Contingencies		604,394 14 0	604,394 14 0
Note in Omloop Notes in Circulation	48,780 10 0	350,950 12 0	399,731 2 0
Regeringsdepositos:— Government Deposits:—			
Administrasie van Suidwes-Afrika (a) Administration of S.W.A.	14,121 1 1		14,121 1 1
Ander Goewermente (b) Other Governments		66,937 5 1	66,937 5 1
Spaarbank-depositos Savings Bank Deposits	36,028 2 3	1,459,488 17 4	1,495,516 19 7
Ander depositos:— Other Deposits:—			
Betalbaar na kennisgewing of op 'n bepaalde dag (a) Payable after notice or on a fixed day	80,993 7 11	23,669,119 3 6	23,750,112 11 5
Betalbaar op aanvraag (b) Payable on demand	142,380 8 9	19,690,713 2 10	19,833,093 11 7
Balanse verskuldig aan ander banke Balances due to other Banks		2 17,502 8 3	217,502 8 3
Balanse verskuldig aan hoofkantoor en takke Balances due to Head Office and Branches	125,476 0 5		125,476 0 5
Wisselbriewe betaalbaar Bills Payable	85 5 1	485,239 8 1	485,324 13 2
Verpligtings ander as die voorafgaande Liabilities other than the foregoing	29,295 0 7	5,792,292 15 0	5,821,587 15 7
	£477,159 16 1	56,886,638 6 1	57,363,798 2 2

BATE.
 ASSETS.

	Binne S.W.Afrika. In S.W.Afrika. (UnieMunt.) (Union Currency.)	Buite S.W.Afrika. Outside S.W.Afrika. (UnieMunt.) (Union Currency.)	Totaal. Total. (UnieMunt.) (Union Currency.)
By			
Muntstukke in hande en onderweg Coin in hand and in transit	28,053 16 0	1,139,410 19 6	1,167,464 15 6
Staafgoud in hande en onderweg Bullion in hand and in transit		29,847 3 5	29,847 3 5
Balanse verskuldig deur Suid-Afrikaanse Reserwe Bank Balances held in South African Res. Bank		1,931,794 10 4	1,931,794 10 4
Geld op aanvraag of kort kennisgewing Money at call or short notice		3,458,000 0 0	3,458,000 0 0
Note van Suid-Afrikaanse Reserwe Bank Notes of South African Reserve Bank	694 10 0	973,147 10 0	973,842 0 0

Note van ander banke			
„ Notes of other Banks	1,262 10 11	183,407 10 8	184,670 1 7
„ Balanse verskuldig deur ander banke			
„ Balances due by other Banks		587,863 8 0	587,863 8 0
Sekuriteite:—			
„ Securities:—			
Unie-Goewerment			
(a) Union Government		4,236,670 19 4	4,236,670 19 4
Britse en Koloniale Goewermente			
(b) British and Colonial Governments		11,323,245 9 6	11,323,245 9 6
Ander Sekuriteite			
(c) Other Securities		107,317 13 2	107,317 13 2
Wisselbriewe onder diskonto:—			
„ Bills under discount:—			
Lopende			
(a) Current	51,986 18 2	4,035,381 16 9	4,087,368 14 11
Agterstallige en onbetaalde			
(b) Overdue and unpaid	9,151 4 5	319,772 11 10	328,923 16 3
Lenings en voorskotte ander as wisselbriewe:—			
„ Loans and advances other than Bills:—			
Verseker			
(a) Secured	309,187 11 9	19,495,457 10 11	19,804,645 2 8
Nie verseker nie			
(b) Unsecured	42,943 15 2	2,645,568 15 8	2,688,512 10 10
Balanse verskuldig deur Hoofkantoor en ander Takke			
„ Balances due by Head Office and Branches		1,531,966 10 8	1,531,966 10 8
Voorskotte aan Goewerment:			
„ Advances to Government			
Administrasie van Suidwes-Afrika			
(a) Administration of S.W.A.			
Ander Goewermente			
(b) Other Governments		625,170 0 0	625,170 0 0
Voorskotte aan publieke liggame			
„ Advances to Public Bodies	241 12 11	528,786 6 10	529,027 19 9
Grondbesit ander as bankperseel			
„ Landed Property other than Bank Premises	16,143 12 10	522,356 12 8	538,500 5 6
Bankperseel, meubels, ens.			
„ Bank Premises, Furniture, etc.	6,665 19 4	1,603,020 4 8	1,609,686 4 0
Bate ander as die voorafgaande			
„ Assets other than the foregoing	10,828 4 7	1,608,452 12 2	1,619,280 16 9
	<u>£477,159 16 1</u>	<u>56,886,638 6 1</u>	<u>57,363,798 2 2</u>

Gesamentlike bedrag van lenings aan en skulde van direkteurs, auditeurs of amptenare van die bank en van enige firmas of vennootskappe, waarin hulle of enigeen van hulle enige direkte belang het £208,945 9s. 4d.
 Aggregate amount of Loans to and Liabilities of Directors, Auditors or Officers of the Bank, and of any firms or partnerships in which they or any of them have any direct interest £208,945 9s. 4d.

BARCLAYS BANK (DOMINIUM, KOLONIAAL EN OORSEE)
 waarmee DIE NASIONALE BANK VAN SUID-AFRIKA BPK. geamalgameer is.

Opgawe van Laste en Bate van die Hoofkantoor en Takke op die 31ste dag van Desember 1932.
 (Vir die doel van die Banke Wet 1917.)

BARCLAYS BANK (DOMINION, COLONIAL AND OVERSEAS)
 with which is amalgamated
 THE NATIONAL BANK OF SOUTH AFRICA, LIMITED.

Statement of Liabilities and Assets of the Head Office and Branches on the 31st day of December, 1932.
 (For the purpose of the Banks Act, 1917.)

LASTE.
 LIABILITIES.

	In S.W.A. In S.W.A.	Buite S.W.A. Outside S.W.A.	Totaal. Total.
Getekende Kapitaal (Britse Sterling)			
1. Subscribed Capital shown in Brit. Stg.		6,975,500 0 0	6,975,500 0 0
	(In Unie Ponde.) (In Union Pounds.)	(In Unie Ponde.) (In Union Pounds.)	(In Unie Ponde.) (In Union Pounds.)
Opbetaalde Kapitaal			
2. Paid-up Capital		4,502,827 10 0	4,502,827 10 0
Reserwefonds			
3. Reserve Fund		1,493,250 0 0	1,493,250 0 0
Note in omloop			
4. Notes in Circulation	44,472 10 0	612,366 15 11	656,839 5 11
Regeringsdepositos			
5. Government Deposits	14,919 12 5	290,059 12 3	304,979 4 8
Spaarbank-depositos			
6. Savings Bank Deposits	42,636 14 4	5,913,362 3 7	5,955,998 17 11

Ander depositos:—			
7. Other Deposits—			
	Betaalbaar na kennisgewing of op 'n bepaalde dag		
(a) Payable after notice or on a fixed day	72,450 12 0	20,362,711 11 6	20,435,162 3 6
Betaalbaar op aanvraag			
(b) Payable on demand	98,383 6 11	26,748,396 0 5	26,846,779 7 4
Balanse verskuldig aan ander banke			
8. Balances due to other Banks		1,234,324 14 6	1,234,324 14 6
Balanse verskuldig aan hoofkantoor en takke			
9. Balances due to Head Office and Branches	85,757 15 3		85,757 15 3
Wisselbriewe betaalbaar			
10. Bills payable	527 2 3	1,154,267 8 7	1,154,794 10 10
Verpligtings ander as die voorafgaande			
11. Liabilities other than the foregoing	41,429 8 6	5,546,160 4 2	5,587,589 12 8
	<u>£400,577 1 8</u>	<u>67,857,726 0 11</u>	<u>68,258,303 2 7</u>

BATE.

ASSETS.

	In S.W.A. In S.W.A. (In Unie Ponde.) (In Union Pounds.)	Buite S.W.A. Outside S.W.A. (In Unie Ponde.) (In Union Pounds.)	Totaal. Total. (In Unie Ponde.) (In Union Pounds.)
Muntstukke in hande en onderweg			
1. Coin in hand and in transit	16,395 6 8	1,173,133 10 11	1,189,528 17 7
Balanse in Suid-Afrikaanse Reserwe Bank			
Balances with S.A. Reserve Bank		1,735,000 0 0	1,735,000 0 0
Note van Suid-Afrikaanse Reserwe Bank			
Notes of S.A. Reserve Bank	570 0 0	707,260 14 7	707,830 14 7
Staafgoud in hande en onderweg			
2. Bullion in hand and in transit		26,047 13 7	26,047 13 7
Geld op aanvraag of kort kennisgewing			
3. Money at call or short notice		2,059,599 0 0	2,059,599 0 0
Note van ander banke (x)			
4. Notes of other Banks (x)	1,297 0 0	537,348 17 0	538,645 17 0
Balanse verskuldig deur ander banke			
5. Balances due by other Banks	497 15 0	8,074,054 12 2	8,074,552 7 2
Sekuriteite:—			
6. Securities—			
Unie-Goewerment			
(a) Union Government		3,817,369 4 9	3,817,369 4 9
Britse en Koloniale Goewermente			
(b) British and Colonial Governments		16,629,892 15 5	16,629,892 15 5
Ander Sekuriteite			
(c) Other securities		873,619 2 3	873,619 2 3
Ander Goewermentssekuriteit			
Other Government's		11,110 0 1	11,110 0 1
Wisselbriewe onder diskonto:			
7. Bills under discount:			
lopende			
(a) current	27,299 9 3	7,752,173 9 0	7,779,472 18 3
agterstallige en onbetaalde			
(b) overdue and unpaid	6,034 14 3	365,854 17 2	371,889 11 5
Lenings en Voorskotte ander as wisselbriewe			
8. Loans and advances other than Bills:			
verseker			
(a) secured	240,034 11 2	17,196,888 15 11	17,436,923 7 1
nie verseker nie			
(b) unsecured	77,133 18 9	2,539,752 8 2	2,616,886 6 11
Balanse verskuldig deur hoofkantoor en takke			
9. Balances due by Head Office and Branches		49,702 6 8	49,702 6 8
Voorskotte aan die Regering			
10. Advances to Government		1,267,781 11 2	1,267,781 11 2
Voorskotte aan publieke liggame			
11. Advances to Public Bodies	1,863 9 8	397,020 11 1	398,884 0 9
Grondbesit ander as bankperseel			
12. Landed property other than Bank Premises	8,758 17 6	49,336 8 6	58,095 6 0
Bankperseel, meubels, ens.			
13. Bank Premises, Furniture, etc.	12,765 17 6	2,319,397 15 11	2,332,163 13 5
Bate ander as die voorafgaande			
14. Assets other than the foregoing	7,926 1 11	275,382 6 7	283,308 8 6
	<u>£400,577 1 8</u>	<u>67,857,726 0 11</u>	<u>68,258,303 2 7</u>

(Gesamentlike bedrag van lenings aan en skulde van direkteurs, auditeurs of amptenare van die bank en van enige firmas of vennootskappe, waarin hulle of enigeen van hulle enige direkte belang het, £420.5.9d. binne Suidwes-Afrika, £180,049.18.5d. buite Suidwes-Afrika.

(Aggregate amount of Loans to and Liabilities of Directors, Auditors, or Officers of the Bank, and of any firms or partnerships in which they or any of them have any direct interest £420.5.9d. in South West Africa, £180,049.18.5d. Outside South West Africa.

Note van ander Banke: Standaard Bank (S.W.A.) uitgawe

£1,297.

(x) Notes of other Banks: Standard Bank (S.W.A.) Issue.

Advertensies.

ADVERTEER IN DIE OFFISIËLE KOERANT VAN SUIDWES-AFRIKA.

1. Die *Offisiële Koerant* sal op die 1ste en 15de van elke maand verskyn; ingeval een van hierdie dae op 'n Sondag of Publieke Feesdag val, dan verskyn die *Offisiële Koerant* op die eersvolgende werkdag.
2. Advertensies wat in die *Offisiële Koerant* geplaas moet word, moet in die taal waarin hulle sal verskyn ingehandig word aan die kantoor van die Sekretaris vir Suidwes-Afrika (Kamer 46, Regerings-Geboue, Windhoek), nie later as 4.30 n.m. op die neënde dag voor die datum van verskyning van die *Offisiële Koerant* waarin die advertensies moet geplaas word nie.
3. Advertensies word in die *Offisiële Koerant* geplaas agter die offisiële gedeelte, of in 'n ekstra blad van die *Koerant*, soos die Sekretaris mag goedvind.
4. Advertensies word in die *Offisiële Koerant* gepubliseer in die Engelse, Afrikaanse en Duitse tale; die nodige vertalinge moet deur die adverteerder of sy agent gelewer word. Dit moet onthou word dat die Duitse teks van die *Offisiële Koerant* slegs 'n vertaling is, en nie die geoutoriseerde uitgawe is nie.
5. Slegs wetsadvertensies word aangeneem vir publikasie in die *Offisiële Koerant*; en hulle is onderworpe aan die goedkeuring van die Sekretaris vir Suidwes-Afrika, wat die aanwysing of verdere publikasie van 'n advertensie mag weier.
6. Advertensies moet sover as moontlik op die masjien geskryf wees. Die manuskrip van advertensies moet slegs op een kant van die papier geskryf word, en alle name moet duidelik wees; ingeval 'n naam ingevolge onduidelike handskrif foutief gedruk word, dan kan die advertensies slegs dan weer gedruk word as die koste van 'n nuwe opneming betaal word.
7. Die jaarlikse intekengeld vir die *Offisiële Koerant* is 20/-, posvry in hierdie Gebied en die Unie van Suid-Afrika, verkrygbaar van die here John Meinert, Bpk., Posbus 56, Windhoek. Posgeld moet vooruit betaal word deur ooreese intekenaars. Enkele eksemplare van die *Offisiële Koerant* is verkrygbaar of van die here John Meinert, Bpk., Posbus 56, Windhoek, of van die Sekretaris vir Suidwes-Afrika teen die prys van 1/- per eksemplaar.
8. Die koste vir die opname van advertensies, behalwe die kennisgewings, wat in die volgende paragraaf genoem is, is teen die tarief van 7/6 per duim enkel kolom, en 15/- per duim dubbel kolom, herhalings teen half prys. (Gedeeltes van 'n duim moet as 'n volle duim bereken word.)
9. Kennisgewings aan krediteure en debiteure in die boedels van oorlede persone, en kennisgewings van eksekuteurs betreffende likwidasierekenings, wat vir inspeksie lê, word in skedule-vorm gepubliseer teen 12/- per boedel.
10. Geen advertensie sal geplaas word nie, tensy die koste vooruit betaal is. Tjeks, wissels, pos- of geldorders moet betaalbaar gemaak word aan die Sekretaris vir Suidwes-Afrika.

Advertisements.

ADVERTISING IN THE OFFICIAL GAZETTE OF SOUTH WEST AFRICA.

1. The *Official Gazette* will be published on the 1st and 15th day of each month; in the event of either of those days falling on a Sunday or Public Holiday, the *Gazette* will be published on the next succeeding working day.
2. Advertisements for insertion in the *Gazette* must be delivered at the office of the Secretary for South West Africa (Room 46, Government Buildings, Windhoek) in the languages in which they are to be published, not later than 4.30 p.m. on the *ninth* day before the date of publication of the *Gazette* in which they are to be inserted.
3. Advertisements will be inserted in the *Gazette* after the official matter or in a supplement to the *Gazette* at the discretion of the Secretary.
4. Advertisements will be published in the *Official Gazette* in the English, Dutch or German languages; the necessary translations must be furnished by the advertiser or his agent. It should be borne in mind however, that the German version of the *Gazette* is a translation only and not the authorised issue.
5. Only legal advertisements are accepted for publication in the *Official Gazette*, and are subject to the approval of the Secretary for South West Africa, who can refuse to accept or decline further publication of any advertisement.
6. Advertisements should as far as possible be typewritten. Manuscript of advertisements should be written on one side of the paper only, and all proper names plainly inscribed; in the event of any name being incorrectly printed as a result of indistinct writing, the advertisement can only be republished on payment of the cost of another insertion.
7. The Subscription for the *Official Gazette* is 20/- per annum, post free in this Territory and the Union of South Africa obtainable from Messrs. John Meinert Ltd., Box 56, Windhoek. Postage must be prepaid by Overseas subscribers. Single copies of the *Gazette* may be obtained either from Messrs. John Meinert Ltd., Box 56, Windhoek, or from the Secretary for South West Africa at the price of 1/- per copy.
8. The charge for the insertion of advertisements other than the notices mentioned in the succeeding paragraph is at the rate of 7/6 per inch single column and 15/- per inch double column, repeats half price. (Fractions of an inch to be reckoned an inch.)
9. Notices to Creditors and Debtors in the estates of deceased persons and notices of executors concerning liquidation accounts lying for inspection, are published in schedule form at 12/- per estate.
16. No advertisement will be inserted unless the charge is prepaid. Cheques, drafts, postal orders or money orders must be made payable to the Secretary for South West Africa.

In de Zaak tussen:—

SLEITH DAVIS, LIMITED,
Klager en Petitioneerende Krediteur,
en
DIRK JACOBUS BOTES, Verweerder.

Hiermede word bekend gemaak dat de Provisionele Order van Sekwestrasie in deze zaak toegestaan op 9 Desember 1932 door de Edele heer Rechter Bok opgeheven en de petitie ingetrokken is op last van het Edele Hoog-Gerechthof, gedateerd 15 Februarie 1933.

R. STEYN,
Meester van het Hoog-Gerechthof.

In the matter between:—

SLEITH DAVIS, LIMITED,
Plaintiff and Petitioning Creditor,
and
DIRK JACOBUS BOTES, Defendant.

NOTICE is hereby given that the Provisional Order of Sequestration granted in this case on the 9th day of December, 1932, by the Honourable Mr. Justice Bok, has been superseded, and the petition discharged by Order of the Honourable the Supreme Court dated the 15th day of February, 1933.

R. STEYN,
Master of the High Court.

KENNISGEWINGS VAN KURATORS EN BOEDELBEREDDERAARS. Ingevolge artikel *vier-en-sestig*, onderartikel (3), artikel *sewentig* en artikel *neën-en-dertig*, onderartikel (2) van die Insolvensie-Ordonnansie 1929, soos op Suidwes-Afrika toegepas.

Kennis word hiermee gegee dat die persone vermeld in die aangehegte Bylae as kurators of boedelberedderaars, soos die geval mag wees, van die daarin as gesekwestreer of afgestaan vermelde boedels aangestel is; en dat persone, wat geld aan die boedels skuld hul skulde by die aangegewe adresse binne die tydperke vermeld in die Bylae moet betaal.

Verder dat 'n byeenkoms van skuldeisers (dus die tweede byeenkoms in diegene van die boedels wat gesekwestreer is) met betrekking tot vermelde boedels op die datums, tye en plekke vermeld in die Bylae gehou sal word vir die bewys van aansprake teen die boedel, die ontvangs van die verslag van die kurator of die boedelberedderaar omtrent die aangeleenthede en toestand van die boedel, asook vir die verstrekking van instruksies aan die kurator of boedelberedderaar betreffende die verkoop of opvordering van enige gedeelte van die boedel of betreffende enige aangeleentheid in verband met die beheer daarvan.

In Windhoek word die byeenkomste voor die Meester gehou en op ander plekke voor die Magistraat.

NOTICES OF TRUSTEES AND ASSIGNEES. Pursuant to Section *sixty-four*, Sub-section (3), Section *seventy* and Section *thirty-nine*, Sub-section (2), of the Insolvency Ordinance, 1928, as applied to South West Africa.

Notice is hereby given that the persons mentioned in the subjoined Schedule have been appointed Trustees or Assignees, as the case may be, of the Estates therein mentioned as having been sequestrated or assigned, that their addresses are therein set forth; and that the persons indebted to the Estates are required to pay their debts at the said addresses within the periods mentioned in the Schedule.

Further, that a meeting of creditors (being the second meeting in such of the said Estates as are under sequestration) will be held in the said Estates on the dates and at the times and places mentioned in the Schedule, for the proof of claims against the Estate, for the purpose of receiving the Trustee's or Assignee's report as to the affairs and condition of the Estate, and of giving the Trustee or Assignee directions concerning the sale or recovery of any part of the Estate, or concerning any matter relating to the administration thereof.

Meetings in Windhoek will be held before the Master; elsewhere they will be held before the Magistrate.

Formulier No. 3. / Form. No. 3.

BYLAE — SCHEDULE.

No. van Boedel No. of Estate	Naam en beskrywing van Boedel Name and Description of Estate	Of Boedel afgestaan of gesekwestreer is Whether Assigned or Sequestrated	Naam van Kurator of Boedelberedderaar Name of Trustee or Assignee	Volledige adres van Kurator of Boedelberedderaar Full Address of Trustee or Assignee	Dag, Datum- en Uur van Byeenkoms Day, Date and Hour of Meeting			Plek van Byeenkoms Place of Meeting	Tyd binne welke skuld betaal word Time within which debts payable
					Dag Day	Datum Date	Uur Hour		
297	Karl Robert Helm	Sequestrated	W. Viljoen	Box 18, Outjo	Wednesday	15/3/33	10 a.m.	Magistrate Outjo	21 days

KENNISGEWINGS VAN DIE MEESTER. Ingevolge artikel *sestien*, onderartikel (3), en artikel *neën-en-dertig*, onderartikel (1) die Insolvensie Ordonnansie 1928.

Aangesien die Boedels, in die hieronder volgende Bylae kragtens Bevel van die Hooggeregshof van Suidwes-Afrika gesekwestreer is, word hiermee kennis gegee dat 'n eerste byeenkoms van skuldeisers in die vermelde Boedels op die datums en tye en plekke, vermeld in die Bylae, vir die bewys van vorderings en die verkiesing van 'n kurator gehou sal word. In Windhoek sal die byeenkomste voor die Meester gehou word; in ander plekke voor die Magistraat.

R. de B. STEYN,

Meester van die Hooggeregshof van S.W.-Afrika.

MASTER'S NOTICES. Pursuant to Section *sixteen*, Sub-section (3), and Section *thirty-nine*, Sub-section (1), of the Insolvency Ordinance, 1928.

The Estates mentioned in the subjoined Schedule having been placed under sequestration by Order of the High Court of South West Africa, notice is hereby given that a first meeting of creditors will be held in the said Estates on the dates and at the times and places mentioned in the Schedule for the proof of claims and for the election of a trustee. Meetings in Windhoek will be held before the Master; elsewhere they will be held before the Magistrate.

R. de B. STEYN,

Master of the High Court.

Formulier No. 2. / Form. No. 2.

BYLAE — SCHEDULE.

No. van Boedel No. of Estate	Naam en Beskrywing van Boedel Name and Description of Estate	Datum waarop en Afdeling van Hof waardeur Bevel gegee is Date upon which and Division of Court by which Order made		Dag, Datum en Uur van Byeenkoms Day, Date and Hour of Meeting			Plek van Byeenkoms Place of Meeting
		Datum van Bevel Date of Order	Afdeling van Hof Division of Court	Dag/Day	Datum/Date	Uur/Hour	
415	Max Levin, Deputy Sheriff and Messenger of the Court, Keetmanshoop	20/1/33	High Court of S.W. Africa	Friday	17/3/33	10 a. m.	Keetmanshoop
417	Karl August Herzig, butcher of Windhoek	15/2/33	do.	Saturday	18/3/33	10 a. m.	Windhoek
418	Gottlieb Dalibor, butcher of Usakos	22/2/33	do.	Tuesday	14/3/33	10 a. m.	Karibib

KENNISGEWING AAN SKULDEISERS EN SKULDENAARS. BOEDELS VAN OORLEDE PERSONE.
 Artikel 46, Wet No. 24 van 1913, soos toegepas op Suidwes-Afrika.

Skuldeisers en skuldenaars in die Boedels wat vermeld is in bygaande Bylae word versoek om hul vorderings in te lewer en hul skulde te betaal by die kantore van die betrokke Eksekuteurs binne die gemelde tydperke, vanaf die datum van publikasie hiervan.

NOTICE TO CREDITORS AND DEBTORS. ESTATES OF DECEASED PERSONS: Section 46, Act No. 24 of 1913, as applied to South West Africa.

Creditors and Debtors in the Estates specified in the annexed Schedule are called upon to lodge their claims with and pay their debts to the Executors concerned within the stated periods calculated from the date of publication hereof.

BYLAE — SCHEDULE.

Boedel No. Estate No.	BOEDEL VAN WYLE ESTATE LATE	Binne 'n tydperk van Within a period of	Naam en Adres van Eksekuteur of gemagtigde Agent Name and Address of Executor or authorized Agent
1351	Hendrik Jacobus Hercules Visser	21 days	W. Viljoen, Executor Box 18, Outjo
1411	Camill Meyer, of the farm Schlangkop, district Keetmanshoop	30 days	M. E. Oliff, Box 38, Keetmanshoop

VERKIESING VAN EKSEKUTEURS EN VOOGDE.

Aangesien die Boedels van die persone, vermeld in die aangehegte lys, nie verteenwoordig is nie, word hiermee kennis gegee aan die nagelate eggenoot (as daar een is) erfgename, legatarisse en skuldeisers, en—in gevalle waar die byeenkoms vir die verkiesing van voogde belê word—aan die bloedverwante van die minderjariges van vaders- en moederskant, en aan al die ander persone wat dit mag aangaan, dat byeenkomste met betrekking tot die verskillende boedels op die vermelde tye, datums en plekke gehou sal word vir die doel om 'n persoon of persone te kies vir goedkeuring van die Meester van die Hooggeregshof van Suidwes-Afrika as geskik en bekwaam om deur hom as eksekuteurs of voogde, soos die geval mag wees, aangestel te word. Byeenkomste te Windhoek word voor die Meester, en in ander plekke voor die Magistraat, gehou.

R. de B. STEYN,
Meester van die Hooggeregshof van Suidwes-Afrika.

ELECTION OF EXECUTORS AND TUTORS.

The Estates of the persons mentioned in the attached schedule being unrepresented, notice is hereby given to the surviving spouse (if any), next-of-kin, legatees, and creditors, and—in cases where the meeting is convened for the election of tutors—to the paternal and maternal relatives of the minors, and to all others whom these presents may concern, that meetings will be held in the several Estates at the times, dates, and places specified for the purpose of selecting some person or persons for approval by the Master of the High Court of South West Africa as fit and proper to be by him appointed Executors or Tutors, as the case may be. Meetings at Windhoek will be held before the Master, and in other places before the Magistrate.

R. de B. STEYN,
Master of the High Court of South West Africa.

BYLAE — SCHEDULE.

Geregistr. Nommer van Boedel Registered Number of Estate	Naam van Oorledene		Beroep Occupation	Datum en plek van oorlyde Date and Place of Death	Datum en tyd van byeenkoms Date and Time of Meeting	Plek van byeenkoms Place of Meeting	Byeenkoms belê vir ver- kiesing van Meeting Con- vened for election of
	Familienaam Surname	Voornaam Christian Name					
1177	Wisniewski	Stanislaus	Carpenter	12/2/1931, near Aus, distr. Luderitz	16/3/1933, 10 a. m.	Swakopmund	Tutor for the Minor Gerda Dorothea Wisniewski

IN THE INSOLVENT ESTATE OF PAUL WILHELM MACHTS.

The undersigned, duly instructed by the Trustee in the above named Estate, will offer for sale by Public Auction, on SATURDAY MORNING, MARCH 18th, 1933, at 11 o'clock, opposite the LAND BANK, Post Street, Windhoek,

Certain Erf No. 103, situate in Klein Windhoek, between Klein Windhoek Road and 28th Avenue, measuring 2 Hectares, 15 Ares, 44 Sq.metres. On the property are two large semi-detached dwelling houses, each containing 4 dwelling rooms, kitchen, bath room, two verandahs and garage.

CONDITIONS OF SALE.

One third of the purchase price shall be paid in cash, one third in three, and one third in six months from the date of sale, the unpaid instalments to bear interest at the rate of eight per cent per annum. For the unpaid instalments sureties have to be produced. The purchaser to pay Auctioneers fees, Transfer Duty, all taxes current and in arrear, costs of transfer and such other amounts as may be necessary to obtain transfer of the property.

T. J. CARLISLE (Auctioneer *W. Hanna*),
 Auctioneers & Sworn Appraisers.

P.O. Box 321,
 Phone 635.

NOTICE.

Notice is hereby given that STEPHEN NAVA, Restaurant Proprietor of Bahnhof Street, has made an assignment of his property in favour of THOMAS JOHN CARLISLE of Windhoek in trust for the creditors of the said STEPHEN NAVA if they accept the same, and that the schedules of the said STEPHEN NAVA will lie for inspection, and the Deed of Assignment for inspection and signature by all creditors entitled to sign, at the office of the Master of the High Court of South West Africa, Windhoek, for a period of fourteen days from the 6th day of March, 1933, to the 20th day of March, 1933.

It is further notified that if the said assignment shall be declined, application will be made to the High Court of South West Africa on Monday the 3rd day of April, 1933, at 9 o'clock in the forenoon, or as soon thereafter as Counsel can be heard for the surrender of the Estate of the said STEPHEN NAVA as insolvent.

Windhoek, this 23rd day of February, 1933.

J. D. LARDNER BURKE,

Attorney for STEPHEN NAVA,
 Liwinowski's Buildings,
 Windhoek.

KENNISGEWING DEUR EKSEKUTEURS BETREFFENDE LIKWIDASIE-REKENINGS TER INSAGE. Artikel 68, Wet No. 24 van 1913, soos toegepas op Suidwes-Afrika.

Kennisgewing geskied hiermee dat duplikate van die Administrasie- en Distribusierekenings in die boedels vermeld in die navolgende Bylae, ter insage van al die persone, wat daarin belang het, op die kantore van die Meester en die Magistraat, soos vermeld, gedurende 'n tydperk van drie weke (of langer indien spesiaal vermeld) vanaf vermelde datums, of vanaf datum van publikasie hiervan, watter datum die laatste mag wees, sal lê. As geen beswaar daarteen by die Meester binne die vermelde tydperk ingedien word nie, sal die betrokke eksekuteurs oorgaan tot uitbetaling ooreenkomstig vermelde rekenings.

NOTICE BY EXECUTORS CONCERNING LIQUIDATION ACCOUNTS LYING FOR INSPECTION: Section 68 Act No. 24 of 1913, as applied to South West Africa.

NOTICE is hereby given that copies of the Administration and Distribution Accounts in the Estates specified in the attached Schedule will be open for the inspection of all persons interested therein for a period of 21 days (or longer if specially stated) from the dates specified, or from the date of publication hereof, whichever may be later, and at the Offices of the Master and Magistrate as stated. Should no objection thereto be lodged with the Master during the period of inspection the Executors concerned will proceed to make payments in accordance therewith.

BYLAE — SCHEDULE.

Boedel No. Estate No.	BOEDEL VAN WYLE ESTATE LATE	Beskrywing van Rekening Description of Account	Date Period Tydperk Datum	Kantoor van die Office of the		Naam en adres van eksekuteur of gemagtigde agent Name and Address of Executor or authorized Agent
				Meester Master	Magistraat Magistrate	
1326	Emil Friedrich Wilhelm Kreplin	First Liquidation and Distribution Account	—	Windhoek	Omaruru	Margarethe Kreplin, c/o The Trust & Estate Co. (Pty.) Ltd., Box 18, Windhoek
1365	Franz Reimann	First and Final	1/3/33	Windhoek	Omaruru	Ortrud Hildegard Reimann, c/o F. H. Waldron Esq., Omaruru
1263	Ernst Wilhelm Buchert	First and Final Liquid. & Distrib. Account	21 days	—	Swakop-mund	Willi Oswald Buchert, c/o Dr. Gumprecht & Riesle, Swakopmund
1329	Georg Steinbach	First and Final	1/3/33	Windhoek	Luderitz	Pauline Steinbach, Executr. Testamentary, c/o Dr. H. B. K. Hirsekorn, Box 24, Luderitz

KENNISGEWINGS VAN KURATORS EN BOEDELBEREDDERAARS. Ingevolge artikels veertig en een-en-veertig van die Insolvensiewet 1916, soos op Suidwes-Afrika toegepas.

Hiermee word kennis gegee dat 'n byeenkoms van skuldeisers in die gesekwestreerde of afgestane Boedels, vermeld in die onderstaande Bylae op die datums, tye en plekke en vir die doeleindes daarin vermeld, gehou sal word. In Windhoek sal die byeenkomste voor die Meester en in ander plekke voor die Magistraat gehou word.

NOTICES OF TRUSTEES AND ASSIGNEES. Pursuant to Sections forty and forty-one of the Insolvency Act, 1916, as applied to South West Africa.

Notice is hereby given that a meeting of creditors will be held in the Sequestered or Assigned Estates mentioned in the subjoined Schedule on the dates, at the times and places, and for the purposes therein set forth. Meetings in Windhoek will be held before the Master; elsewhere they will be held before the Magistrate.

Formulier No. 4. / Form No. 4.

BYLAE — SCHEDULE.

No. van Boedel No. of Estate	Naam en Beskrywing van Boedel Name and Description of Estate	Of Boedel Gesekwestreer of Afgestaan is Whether Assigned or Sequestered	Dag, Datum en Uur van Byeenkoms Day, Date and Hour of Meeting			Plek van Byeenkoms Place of Meeting	Doel van Byeenkoms Object of Meeting
			Dag/Day	Datum Date	Uur Hour		
373	David Lentin, a cattle speculator of Windhoek	Assigned	Saturday	18/3/33	10 a.m.	Windhoek	To prove the claim of Adolf Zirkler
374	Jacob Louis Tobias, a cattle speculator of Windhoek	Assigned	Saturday	18/3/33	10 a.m.	Windhoek	To prove the claim of Adolf Zirkler
394	Gerrit Frederik Meyer, Farmer of Sus and Aris, district Grootfontein	Surrendered	Monday	13/3/33	10 a.m.	Otjiwarongo	To prove further claims
383	Insolvent Estate of Nicolaas Everhardus Loubser, Farmer of Friedental, District Rehoboth and General Dealer and Bottle Store Owner of Mariental, district Gibeon	Sequestered	Saturday	18/3/33	10 a.m.	Windhoek	To prove further claims

KENNISGEWING VAN KURATORS EN BOEDELBEREDDERAARS. Ingevolge Artikel vier-en-neentig van die Insolvensie-Wet, 1916, soos toegepas op Suidwes-Afrika.

Kennis word hiermee gegee, dat die Kurators of Boedelberedderaars van die gesekwestreerde of afgestane Boedels, vermeld in die hieronder volgende Bylae, voornemens is, om veertien dae na datum hiervan die Meester van die Hooggeregshof te versoek om 'n verlenging van die tyd genoem in die Bylae vir die indiening van 'n likwidasierekening en plan van distribusie of/en kontribusie.

NOTICES OF TRUSTEES AND ASSIGNEES. Pursuant to Section *ninety-four* of the Insolvency Act, 1916, as applied to South West Africa.

Notice is hereby given that fourteen days after the date hereof it is the intention of the Trustees or Assignees of the Sequestrated or Assigned Estates mentioned in the subjoined Schedule to apply to the Master of the High Court for an extension of time, as specified in the Schedule, within which to lodge a liquidation account and plan of distribution or/and contribution.

Formulier No. 5. / Form. No. 5.

BYLAE — SCHEDULE.

No. van Boedel No. of Estate	Naam en Beskrywing van Boedel Name & Description of Estate	Naam van Kurator of Boedelberedderaar Name of Trustee or Assignee	Datum van Aanstelling van Kurators of Boedelberedderaars. Date of Trustee or Assignee's Appointment.	Datum waarop Rekening ingedien moet word Date when Account Due	Tydperk van Verlenging benodig. Period of Extension required.	To whom Application will be made.
302	Insolvent Estate Walter Ludwig Beer	E. R. Ritch & Dr. H. Hirsekorn	14/1/31	14/1/32	Up to 30/4/33	—

SALE BY PUBLIC AUCTION.

Notice is hereby given that the household furniture and effects in the Deceased Estate of the late John Hugo Hildesheim (also known as John Hugo Hill) will be sold by Public Auction at the Residence, in 24th Avenue, Windhoek, on Thursday afternoon and evening, March 2nd, 1933, commencing at 5 o'clock and continuing at 8 o'clock.

D. W. F. BALLOT,
J. PRIFLINGER,
Joint Executors.

Windhoek,
21st February, 1933.

AMENDED NOTICE OF SURRENDER.

Notice is hereby given that application will be made to the High Court of South West Africa on Monday, the 27th day of March, 1933, at 9 o'clock in the forenoon or as soon thereafter as Counsel can be heard for the surrender of the Estate of EMIL WALTER, a Greengrocer, General Dealer and Aerated Water Manufacturer of Keetmanshoop, S.W.A., as Insolvent, and that his Schedules will lie for inspection at the office of the Master of the High Court at Windhoek and at the office of the Magistrate at Keetmanshoop, aforesaid, for a period of fourteen days from the 4th March, 1933, to the 18th March, 1933.

ALEC E. RISSIK,
Attorney for Applicant.

Schmiedestrasse,
P.O. Box 90,
Keetmanshoop, S.W.A.,
24th February, 1933.

NOTICE is hereby given that 14 days after publication hereof application will be made to the Magistrate of Otjiwarongo for the Transfer of the General Dealer's Licence of Mrs. HENRIETTE KAROLINE KREFT trading as L. Kreft & Co., Kalkfeld, on Portion 5, of Portion "A" of Quelldam No. 10 in the district of Otjiwarongo, to KARL LIPFERT.

NOTICE

is hereby given that fourteen days after publication hereof application will be made for the transfer of the Butcher's Licence held by RICHARD KUPFER on Erf No. 76, Omaruru, to MAX VILLINGER and JOHN MELVILLE GIE.

NOTICE.

Notice is hereby given that fourteen days after publication hereof application will be made to the Magistrate of Windhoek for the transfer of the Butcher's Licence of GEORGE BIERBRAUER, Erf No. 475, Windhoek, to Mrs. ETHEL MARY BIERBRAUER.

NOTICE

is hereby given that the First and Final Liquidation and Distribution Account in the matter of Otjiwarongo Trading Company, Limited (in liquidation) will lie for inspection of all interested persons at the Office of the Master of the High Court, Windhoek, and a Duplicate thereof at the office of the Magistrate, Otjiwarongo, for a period of fourteen days, reckoned from the 1st of March, 1933, after the expiration of which period, should no objection be lodged thereto, the account will be duly confirmed.

Windhoek,
18th February, 1933.
CECIL LOUIS SHORT,
Liquidator.

NOTICE.

Notice is hereby given that on the 15th March, 1933, application will be made to the Magistrate at Windhoek for the transfer of the General Dealer's business and licence, carried on by the Trustees in the insolvent Estate of MAX PUPKEWITZ to and in favour of HAYMAN CHARNEY and that the said HAYMAN CHARNEY will thereafter carry on business under the style or firm of Store Pupkewitz, Sole Proprietor H. Charney.

Windhoek, this 23rd February, 1933.

J. ORMAN,
Attorney for H. Charney.