

Argief.

BUITENGEWONE

OFFISIËLE KOERANT

VAN SUIDWES-AFRIKA.

OFFICIAL GAZETTE

EXTRAORDINARY

OF SOUTH WEST AFRICA.



UITGAWE OP GESAG.

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GOEWERMENSKENNISGEWING:—

No. 33 Ordonnansie op Landmeters 1963: Regulasies

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Goewermentskennisgewing

Government Notice

Die volgende Goewermentskennisgewing word vir algemene inligting gepubliseer.

C. F. MARAIS,
Sekretaris van Suidwes-Afrika.

Kantoor van die Administrateur,
Windhoek.

The following Government Notice is published for general information.

C. F. MARAIS,
Secretary for South West Africa.

Administrator's Office,
Windhoek.

No. 33.]

[1 April 1964.

No. 33.]

[1st April, 1964.

Dit behaag die Administrateur om kragtens en ingevolge die bevoegdheid hom verleen by artikel 5 van die Ordonnansie op Landmeters 1963 (Ordonnansie 10 van 1963) sy goedkeuring te heg aan die onderstaande regulasies: —

ORDONNANSIE OP LANDMETERS 1963 (10/1963)

REGULASIES

1. WOORDBEPALING:

In hierdie regulasies, tensy die samehang anders aandui, beteken —

- (1) „assistent“ iemand wat onder die persoonlike toesig van 'n landmeter werk in verband met titelopmetings doen, wat gedoen kan word deur iemand anders as 'n landmeter soos beoog in artikel nege (a) van die Ordonnansie op Landmeting (no. 9/1963);
- (2) „die ordonnansie“ die Ordonnansie op Landmeters 1963 (no. 10/1963);
- (3) „die landmetingsordonnansie“ die Ordonnansie op Landmeting 1963 (no.9/1963);
- (4) „titelopmetings“ opmetingswerk verrig met die oog op die registrasie van grond, of saaklike regte daarop, of op die herbepaling van bakens en grense en omvat dit die vervaardiging van meetstukke soos bepaal in landmetingsregulasie 57 opgestel ingevolge die landmetingsordonnansie;
- (5) „nie-titelopmetings“ alle opmetingswerk wat nie deur „titelopmetings“ omvat word nie.

2. BESTUUR VAN DIE INSTITUUT:

- (1) Die Instituut word bestuur deur die raad ingestel ingevolge artikel vyf van die ordonnansie en sodanige raad word gekies soos voorgeskryf in hierdie regulasies.

The Administrator has been pleased, under and by virtue of the powers in him vested by Section 5 of the Land Surveyors Ordinance 1963 (Ordinance 10 of 1963) to approve the following regulations: —

LAND SURVEYORS ORDINANCE NO. 10/1963.

REGULATIONS.

1. DEFINITIONS:

In these regulations, unless the context indicates otherwise to the contrary —

- (1) „assistant“ means a person who, under the personal supervision of a land surveyor, does such work in connection with title surveys as may be done by a person other than a land surveyor, as contemplated in section nine (a) of the Land Survey Ordinance No. 9/1963;
- (2) „the Ordinance“ means the Land Surveyors Ordinance, 1963 (No. 10 of 1963);
- (3) „the Survey Ordinance“ means the Land Survey Ordinance 1963 (No. 9/1963);
- (4) „title surveys“ means survey operations executed with a view to the registration of land, or real rights therein, or to the re-location of beacons and boundaries and includes the preparation of survey records as defined in Survey Regulation No. 57, framed in terms of the Survey Ordinance.
- (5) „non-title surveys“ means all survey operations not included in “title surveys”.

2. MANAGEMENT OF INSTITUTE:

- (1) The Institute shall be managed by the Council established under Section five of the Ordinance and such Council shall be elected as prescribed in these regulations.

- (2) Alle bevoegdheids en pligte van die Instituut word uitgeoefen en nagekom deur die raad buiten waar hierdie regulasies anders bepaal.

3. RAAD:

- (1) Die raad bestaan uit vyf lede van wie hoogstens twee landmeters in die voltydse diens van 'n munisipaliteit of die Staat mag wees en hulle word verkies by die algemene jaarvergadering van die Instituut uit en deur die lede van die Instituut.
- (2) Die lede van die raad beklee hul ampte tot die eersvolgende algemene jaarvergadering van die Instituut.

4. VAKATURE IN DIE RAAD:

Die amp van 'n lid van die raad word vakant —

- (1) as hy sy bedanking skriftelik by die raad indien;
- (2) as hy ophou om 'n lid van die Instituut te wees;
- (3) as hy sonder die toestemming van die raad van meer as drie agtereenvolgende vergaderings van die raad afwesig is.

5. VULLING VAN VAKATURE:

As daar 'n vakature onder die lede van die raad ontstaan, moet die oorblywende lede van die raad by 'n vergadering daarvoor belê, 'n lid aanstel om sodanige vakature te vul. Elkeen wat 'n vakature vul, voltooi sy voorganger se ampstermyn.

6. WYSE WAAROP LEDE VAN DIE RAAD VERKIES WORD:

- (1) Die stigtingsraad moet onderhewig aan die bepalinge van regulasie 10(1) die datum, plek en tyd van die eerste algemene jaarvergadering van die Instituut reël en daarna berus sodanige reëlings by die raad.
- (2) Benoemings van lede van die raad geskied in die vorm van bylae A en moet die sekretaris minstens een week voor die datum van die algemene jaarvergadering bereik.
- (3) As meer as vyf lede benoem word, moet die verkiesing geskied by wyse van 'n geheime stemming by die algemene jaarvergadering.
- (4) As meer as twee lede in die voltydse diens van die Staat of 'n munisipaliteit by geheime stemming as lede van die raad verkies word, word net die twee met die hoogste getal stemme lede van die raad. Daarop moet 'n nuwe stemming gehou word vir die oorblywende drie lede van die raad.

7. PROSEDURE BY RAADSVERGADERINGS:

- (1) Die raad vergader minstens een keer elke drie maande en kennis daarvan moet gegee word aan die lede van die raad minstens drie weke voor sodanige vergadering.
- (2) Drie lede van die raad by enige vergadering is 'n kworum.
- (3) Elke raad kies uit sy lede 'n president, onderpresident en 'n sekretaris/tesourier van die Instituut.
- (4) By enige vergadering van die raad is die president en in sy afwesigheid die onderpresident, die voorsitter en as albei afwesig is, word 'n voorsitter vir daardie vergadering uit die lede gekies.
- (5) In alle sake buiten 'n saak van procedure het die voorsitter sowel 'n beraadslagende as 'n beslissende stem.
- (6) 'n Spesiale vergadering van die raad kan te eniger tyd op las van die president belê word of moet aldus belê word of skriftelike versoek van drie lede van die raad.
- (7) Notule van al die besluite en verrigtinge van al die vergaderings van die raad moet gehou word.

8. BEVOEDHEDE VAN DIE RAAD:

Die raad het die volgende bevoegdheids: —

- (1) om saam te werk met, en finansiële of ander ondersteuning te verleen aan enige organisasie ter bevordering van die doelstellings van die Instituut:

- (2) All powers and duties of the Institute shall be exercised and carried out by the Council, save as is otherwise provided in these regulations.

3. COUNCIL:

- (1) The Council shall consist of five members, of whom not more than two shall be land surveyors in full-time employ of a municipality or the State, and shall be elected at the annual general meeting of the Institute, out of, and by the members of the Institute.
- (2) The members of the Council shall hold office until the next succeeding annual general meeting of the Institute.

4. VACANCY ON COUNCIL:

The office of a member of the Council shall be vacated:—

- (1) if he submits his resignation in writing to the Council;
- (2) if he ceases to be a member of the Institute;
- (3) if he is absent from more than three consecutive meetings of the Council without the consent of the Council.

5. FILLING OF VACANCY:

In the event of any vacancy occurring among the members of the Council, the remaining members of the Council shall, at a meeting convened for that purpose, appoint a member to fill such vacancy. Any person filling any vacancy shall complete his predecessor's term of office.

6. MANNER OF ELECTING MEMBERS OF THE COUNCIL:

- (1) The Inaugural Board shall, subject to the provisions of Regulation 10 (1), arrange the date, time and place of the first annual general meeting of the Institute, and thereafter such arrangements shall be in the hands of the Council.
- (2) Nominations for members of the Council shall be in the form of Annexure A and shall be in the hands of the Secretary at least one week before the date of the annual general meeting.
- (3) In the event of more than five members being nominated, the election shall be by means of a secret ballot at the annual general meeting.
- (4) In the event of more than two members being in full-time employment of the State or a municipality being elected by ballot as members of the Council, only those two with the highest number of votes shall become members of the Council. Thereupon a new ballot shall be conducted for the remaining three members of the Council.

7. PROCEDURE AT COUNCIL MEETINGS:

- (1) The Council shall meet at least once every three months, notice of which shall be given to the members of the Council at least three weeks before such meeting.
- (2) Three members of the Council present at a meeting shall form a quorum.
- (3) Each Council shall elect from among its members a President, a Vice President and a Secretary/Treasurer of the Institute.
- (4) At any meeting of the Council, the President, and in his absence the Vice President, shall be chairman, and in the absence of both, a chairman shall be elected from among the members in respect of that meeting.
- (5) In all matters, other than a question of procedure, the Chairman shall have a deliberative as well as a casting vote.
- (6) A special meeting of the Council may at any time be called by order of the President, or shall be so called at the written request of three members of the Council.
- (7) Minutes shall be recorded of all resolutions and proceedings of all meetings of the Council.

8. POWERS OF THE COUNCIL:

The Council shall have the following powers:—

- (1) to co-operate with and to assist financially or otherwise any organization in furtherance of the objects of the Institute;

- (2) om 'n verbond aan te gaan of saam te werk met enige georganiseerde liggaam van landmeters, om saam te werk met enige beweging ter bevordering van professionele doelstellings en die vooruitgang van die landmeting;
 - (3) om by die Administrateur aanbevelings te doen in verband met alle sake betreffende die belange van die Instituut;
 - (4) om die status van die beroep te verbeter en sy integriteit te handhaaf; om voorsiening te maak vir die vriendskaplike skikking of beslegting van professionele geskille en om enige geval van beweerde onprofessionele gedrag te ondersoek en daarmee te handel;
 - (5) om enige lid van die Instituut finansiël of andersins te ondersteun by 'n regsding of om dit in te stel wanneer sake rakende die regte, praktyk of status van lede in die algemeen by so 'n geding betrokke is;
 - (6) om studie- en ander beurse en pryse te stig, toe te ken, aan te neem en te bestuur; om enige ander middel wat bestaanbaar is met die ordonnansie aan te wend om studente in die landmeting aan te moedig en voor te lig;
 - (7) om enige skenking, bemaking of begunstiging bestaande uit eiendom van enige aard hoegenaamd wat aan hom gegee word vir die bevordering van enige doel of bevoegdheid van die Instituut, te ontvang, te hou en te administreer;
 - (8) om 'n liefdadigheidsfonds of 'n voordeelversekeringsvereniging te ondersteun of te help;
 - (9) om namens die Instituut in sy regs persoonlike hoedanigheid as eiser of verweerder op te tree, om deur koop, ruil of huur enige roerende of onroerende eiendom te verkry en dit te hou, en om geboue ten voordele van en vir die doel van die Instituut op te rig, om dit te beswaar, verkoop, verbeter, verhuur of van die hand te sit, om geld van die Instituut wat nie onmiddellik nodig is nie, te belê teen die sekuriteit wat van tyd tot tyd bepaal word, maar op so 'n wyse dat alle gelde en bates hoegenaamd aangewend word om die doelstellings van die Instituut te bevorder en te generer tyd om enige dividend aan sy lede uit te betaal nie.
 - (10) om alle registrasiegelde en jaarlikse inskrywingsgelde betaalbaar deur elke lid van die Instituut te ontvang en te hef;
 - (11) om uit sy fondse die spoorweg- of lugreisgelde en redelike verblyfstoeleae te betaal van lede wat vergaderings van die raad bywoon;
 - (12) om uit sy fondse die spoorweg- of lugreisgelde en redelike verblyfstoeleae te betaal van enigiemand wat moontlik by besluit van die raad gemagtig word om enige plek in die belang van die Instituut te besoek;
 - (13) om komitees of onderkomitees aan te stel, om enige van sy bevoegdhede aan sodanige komitees of onderkomitees te deleger, en om 'n reglement op te stel ter reëling van hul verrigtinge;
 - (14) om 'n registrateur of ander beamptes van die Instituut aan te stel of te ontslaan op die voorwaardes wat hy goedvind;
 - (15) om enige stappe wat hy nodig ag, te doen in verband met die publikasie en verspreiding van tydskrifte, kalenders, jaarboeke en ander soorte drukwerk en om professionele biblioteke te stig, in stand te hou en te beheer;
 - (16) om te besluit watter soort advertensie onbehoorlik is en daarvan kennis te gee;
 - (17) om die vorm van die lidmaatskapsertifikaat van die Instituut voor te skryf;
 - (18) om die vorm voor te skryf wat applikante om registrasie moet gebruik en die prosedure wat applikante ten opsigte van sodanige aansoek moet volg;
 - (19) om enige applikant om registrasie te versoek om nadere inligting ter ondersteuning van sy aansoek te verskaf en, indien nodig geag, om 'n beëdigde verklaring te vra;
 - (20) om al die ander stappe te doen wat, na die raad meen, in verband staan met of bevorderlik is vir
- (2) to enter into alliance or to co-operate with any organized body of land surveyors, to co-operate in any movement for the furtherance of professional aims and the advancement of land surveying;
 - (3) to make recommendations to the Administrator in respect of all matters appertaining to the interest of the Institute;
 - (4) to improve the status and maintain the integrity of the profession to provide for the amicable settlement or adjustment of professional disputes, and to enquire into and deal with any case of alleged unprofessional conduct;
 - (5) to assist financially or otherwise any members of the Institute in, or to initiate litigation in which questions affecting the rights, practice or status of members generally are involved;
 - (6) to found, grant, accept and administer scholarships, bursaries and prizes, to adopt any other means not inconsistent with the Ordinance to encourage and direct students in land surveying;
 - (7) to receive, hold and administer any donation, bequest or endowment consisting of property of any description, which may be given to it for the furtherance of any of the objects or powers of the Institute;
 - (8) to support or assist a benevolent fund or benefit assurance society;
 - (9) to sue or be sued on behalf of the Institute in its corporate capacity, to take or acquire by purchase, lease, exchange or hire and to hold any movable or immovable property, and to erect buildings for the benefit and purpose of the Institute, to mortgage, sell, improve, lease or dispose of the same, to invest any money of the Institute not immediately required upon such securities as may from time to time be determined, but in such a manner that all funds and assets whatsoever shall be applied in promoting the objects of the Institute and not at any time in paying any dividend to its members;
 - (10) to receive and charge all registration fees and annual subscriptions, payable by each member of the Institute;
 - (11) to pay out of its funds the railway or air fares and reasonable subsistence allowances of members attending the meetings of the Council;
 - (12) to pay out of its funds the railway or air fares and reasonable subsistence allowance of any person who may be authorised by resolution of the Council to visit any place in the interest of the Institute;
 - (13) to appoint committees or sub-committees, to delegate any of its powers to such committees or sub-committees and to lay down rules for regulating their proceedings;
 - (14) to appoint or dismiss a registrar, or other servants of the Institute, on such terms and conditions as it may deem fit;
 - (15) to take any steps with regard to the publication and disposal of journals, calendars, yearbooks and other forms of printed matter as it may deem necessary and to establish and maintain and control professional libraries;
 - (16) to decide upon what form of advertisement is improper, and to give notice thereof;
 - (17) to prescribe the form of certificate of membership of the Institute;
 - (18) to prescribe the form to be used by applicants for registration and the procedure to be adopted by applicants in respect of such application;
 - (19) to call upon any applicant for registration for further information in support of his application and if deemed necessary, to request a sworn declaration;
 - (20) to do all such other things as are, in the opinion of the Council, incidental or conducive to the

die nakoming van die pligte of die uitoefening van die bevoegdhede wat die ordonnansie oplê en verleen;

- (21) om nuwe regulasies of wysigings van bestaande regulasies voor te stel ter oorweging deur die Administrateur;
- (22) om die beweerde onprofessionele gedrag van 'n lid te ondersoek.

9. PLIGTE VAN RAAD:

Die raad is verantwoordelik vir die nakoming van die volgende pligte: —

- (1) Die raad neem van die stigtingsraad die register oor wat hy ingevolge artikel ses van die ordonnansie ingestel het en hou dit by en neem voorts al die regte en pligte van die stigtingsraad oor wat nie met die ordonnansie onbestaanbaar is nie.
- (2) Die raad beheer die sake van die Instituut. Alle gelde wat die stigtingsraad goedgeskryf staan, word, by sy ontbinding deur die Administrateur, aan die raad oorgedra. Alle gelde word inbetaal in 'n rekening by 'n bank wat die raad aanwys, en geen geldbedrag word uitbetaal nie, buiten in opdrag van die raad en by wyse van 'n tjek getrek deur die president of onderpresident van die Instituut en mede-onderteken deur die een af ander lid van die raad wat die raad daartoe benoem.
- (3) Die raad verstrek jaarliks aan die Instituut 'n geauditerte finansiële staat.

10. ALGEMENE VERGADERINGS VAN DIE INSTITUUT:

- (1) Die algemene jaarvergadering van die Instituut word in die maand November van elke jaar gehou. Die finansiële staat en balansstaat word by hierdie vergadering oorweeg en goedgekeur of andersins. Die raad stel 'n agenda op vir elke sodanige vergadering.
- (2) 'n Algemene vergadering het die reg om 'n ouditeur aan te stel en om sy besoldiging (indien enige) te bepaal.
- (3) Die kworum van 'n algemene vergadering is minstens 7 lede. As daar nie 'n kworum teenwoordig is nie, bly die bestaande raad in funksie tot die eersvolgende algemene jaarvergadering.
- (4) Die raad gee sodanige kennis van die plek, datum en uur van enige algemene vergadering met vermelding van die besonderhede soos hierdie regulasies vereis: Met dien verstande dat sodanige kennis gegee moet word minstens vier weke voor die datum bepaal vir die algemene vergadering.
- (5) Die raad kan wanneer hy dit goedvind 'n spesiale algemene vergadering belê. 'n Spesiale algemene vergadering moet ook deur die president belê word binne vyf weke na die ontvangs deur hom van 'n skriftelike versoek, geteken deur minstens sewe lede van die Instituut, waarin die doel van die voorgestelde vergadering vermeld word.
- (6) Die raad moet minstens agt weke voor die algemene jaarvergadering aan alle lede 'n versoek rig om die benoeming van kandidate vir verkiesing tot die raad.
- (7) Die president sit voor by alle vergaderings van die Instituut; in sy afwesigheid sit die onderpresident voor; as albei die bogenoemdes afwesig is, kies die aanwesige lede 'n voorsitter uit hul midde.
- (8) Die president of die onderpresident, of as albei afwesig is, die voorsitter wat behoorlik deur die vergadering gekies is, besluit oor alle sake van procedure by algemene vergaderings: Met dien verstande dat hy nie 'n algemene vergadering mag verdaag of afsluit nie tensy die vergadering met 'n meerderheid van stemme aldus besluit.
- (9) Die voorsitter by 'n algemene vergadering het 'n beslissende sowel as 'n beraadslagende stem.
- (10) Die rekeninge vir die voorafgaande jaar moet minstens ses weke voor elke algemene jaarvergadering aan die ouditeur gelewer word, en die ouditeur moet sodanige rekeninge nagaan en minstens vier weke voor die datum van die vergadering 'n verslag

formance of the duties or the exercise of the powers given by the Ordinance;

- (21) to suggest new regulations or amendments to existing regulations for the consideration of the Administrator;
- (22) to enquire into the alleged unprofessional conduct of a member.

9. DUTIES OF THE COUNCIL:

The Council shall be responsible for the fulfilment of the following duties:—

- (1) The Council shall take over from the Inaugural Board the register opened by it, under *section six* of the Ordinance, and keep it up to date and shall further take over all such rights and duties of the Inaugural Board, which are not inconsistent with the Ordinance.
- (2) The Council shall control affairs of the Institute. All monies standing to the credit of the Inaugural Board shall, on its dissolution by the Administrator, be transferred to the Council. All monies shall be paid into account at such bank as the Council direct, and no sum of money shall be paid out except by direction of the Council and by a cheque drawn by the president or vice-president of the Institute and countersigned by one or other member of the Council who shall be nominated by the Council.
- (3) The Council shall furnish annually to the Institute an audited financial statement.

10. GENERAL MEETINGS OF THE INSTITUTE:

- (1) The annual general meeting of the Institute shall be held in the month of November of each year. The financial statement and balance sheet shall be considered and approved or otherwise, at this meeting. The Council shall prepare an agenda for every such meeting.
- (2) A general meeting shall have the right to appoint an auditor and to fix the remuneration (if any).
- (3) The quorum for any general meeting shall be not less than 7 members. In the event of a quorum not being present, the existing Council shall continue in office until the next succeeding annual general meeting.
- (4) The Council shall give such notice as to the place, date and time of the holding of any general meeting, containing such particulars as are by these regulations required, provided that such notice shall be given at least four weeks before the date fixed for the general meeting.
- (5) The Council may, whenever it thinks fit, call a special general meeting. A special general meeting shall also be called by the president within five weeks after the receipt by him of a written requisition signed by not less than seven members of the Institute stating the object of the proposed meeting.
- (6) The Council shall, at least eight weeks before the annual general meeting, issue to all members a request to nominate candidates for the election, to the Council.
- (7) The President shall preside at all meetings of the Institute; in his absence the Vice President shall preside; in the absence of both the above, a chairman shall be elected from among the members present.
- (8) The president, or vice-president, or in the absence of both, the chairman duly elected by the meeting, shall decide all matters of procedure at general meetings, provided that he may not adjourn or terminate a general meeting save on a majority vote to that effect.
- (9) The chairman at any general meeting shall have a casting, as well as a deliberative vote.
- (10) Accounts for the previous year shall, not less than six weeks before each annual general meeting, be delivered to the auditor, and the auditor shall examine such accounts and report thereon not less than four weeks before the date of the meeting and

daaroor uitbring, en 'n afskrif van die balansstaat en die ouditeur se sertifikaat en verslag moet on-
verwyld aan elke lid gepos word.

- (11) Notule van al die besluite en verrigtinge van ver-
gaderings moet gehou word.

11. LIDMAATSKAP:

Die lede van die Instituut bestaan uit vier klasse: —

- (1) Lede wat werk doen ter nakoming van die bepalings van die landmetingsordonnansie en van enige regulasies daaringevolge gemaak; hierin heet hulle *praktiserende lede*;
- (2) ander lede in gesalarieerde diens; hierin heet hulle *gesalarieerde lede*;
- (3) lede wat bekend gemaak het dat hulle in die afgetrede klas wil ressorteer; hierin heet hulle *afgetrede lede*; en
- (4) *afwesige lede*;
- (5) 'n Gesalarieerde lid het die reg om sy naam te laat plaas in die klas praktiserende lede as hy die president aldus kennis gee.
- (6) Geen praktiserende of gesalarieerde lid mag na die afgetrede klas oorgeplaas word terwyl hy die werk van 'n landmeter in die Gebied verrig nie.
- (7) Die raad kan uit eie beweging enigiemand wat nie 'n landmeter is nie tot erelid van die Instituut benoem: Met dien verstande dat so 'n lid daardeur geen verpligtings aangaan of regte verkry ingevolge die ordonnansie nie, buiten dat hy hom as erelid van die Instituut kan beskryf en dat hy funksies en vergaderings kan bywoon, maar in laasgenoemde geval het hy geen stemreg nie.
- (8) Enige geregistreerde lid wie se professionele gedrag dan nie die onderwerp van 'n ondersoek is nie, is geregtig om te eniger tyd te bedank.
- (9) Die registrasiegeld soos voorgeskryf in subartikel (3) van artikel 7 van die ordonnansie is R10-00.
- (10) Die jaarlikse inskrywingsgeld betaalbaar deur lede van die instituut is: —
 - (a) R12-00 vir praktiserende lede;
 - (b) R5-00 vir gesalarieerde lede;
 - (c) R3-00 vir afgetrede lede;
 - (d) R3-00 vir afwesige lede.
- (11) Die jaargelde vir enige jaar sal betaalbaar wees op die eerste dag van Januarie van daardie jaar, en, as 'n lid se jaargelde nie binne drie maande vanaf hierdie datum betaal is nie, sal sy lidmaatskap van die Instituut beëindig word onmiddellik na die verstryking van die genoemde tydperk. Op ontvangs van die onbetaalde gelde word so 'n lid onmiddellik teruggeneem as lid van die Instituut.
- (12) Elke lid wie se naam in die register verskyn, het die reg om hom lid van die Instituut van Suidwes-Afrikaanse Landmeters te noem en die agtervoegsel L.I.L.M. (S.W.A.) te gebruik.
- (13) Die raad reik 'n lidmaatskapsertifikaat soos voorgeskryf in regulasie 8 (17) aan elke lid van die Instituut uit.

12. REGULASIES WAT ONBETAAMLIKE OF SKANDELIKE GEDRAG OMSKRYF WAARVAN DIE RAAD KENNIS MOET NEEM:

Onbetaamlike of skandelige gedrag waarvan die raad ingevolge artikel *nege* van die ordonnansie kennis moet neem, bestaan onder andere uit die ondergenoemde handelinge of versuime deur 'n landmeter: Met dien verstande dat genoemde handelinge of versuime nie 'n volledige lys van misdrywe wat deur vermaning, berisping, opskorting of kansellering van registrasie strafbaar is, kan wees nie en nie bedoel is om dit te wees nie, en aan die raad word die bevoegdheid verleen om elke klagte, aanklag of bewering wat aan hom voorgelê word, te ondersoek en te behandel:—

- (1) Homself op enige wyse hoegenaamd adverteer, behalwe deur die vertoning van 'n naamplaat of paneel van matige omvang en eenvoudige aard wat sy naam dra of die naam van sy firma, na gelang, en sy professionele status buitekant sy kantoor en/of by die ingang van die gebou waarin sy kantoor is,

a copy of the balance sheet and the auditor's certificate and report shall be posted to each member forthwith.

- (11) Minutes shall be recorded of all resolutions and proceedings of meetings.

11. MEMBERSHIP:

There shall be four classes of members of the Institute:—

- (1) Members who perform any work in compliance with the provisions of the Survey Ordinance and of any regulations framed thereunder, herein designated *practising members*;
- (2) other members in salaried employment, herein designated *salaried members*;
- (3) members who have signified their intention to be placed in the retired class, herein designated *retired members*; and
- (4) *absentee members*.
- (5) A salaried member shall have the right to have his name placed in the class of practising members if he so notifies the President.
- (6) No practising or salaried member may be transferred to the retired class while performing the work of a land surveyor in the territory.
- (7) The Council may of its own accord nominate any person not being a land surveyor to be an honorary member of the Institute, provided that such member shall not thereby incur any obligations or be entitled to any rights under the Ordinance, except that he may designate himself as an honorary member of the Institute and that he may attend functions and meetings, not having a vote in the latter instance.
- (8) It shall be lawful for any registered member, whose professional conduct is not then the subject of investigation, at any time to resign.
- (9) The registration fee as prescribed in sub-section 3 of section 7 of the Ordinance, shall be R10.00.
- (10) The annual subscriptions payable by members of the Institute shall be:—
 - (a) R12-00 for practising members;
 - (b) R5-00 for salaried members;
 - (c) R3-00 for retired members;
 - (d) R3-00 for absentee members.
- (11) The annual subscriptions for any year shall be due on the first of January of that year, and if a member's subscription is not paid within 3 months of that date, he shall automatically cease to be a member of the Institute, with effect from the date of expiry of the said period. On receipt of the outstanding subscription he shall forthwith be reinstated as a member of the Institute.
- (12) Every member whose name appears on the register, shall have the right to style himself Member of the Institute of S.W.A. Land Surveyors and to use the affix M.I.L.S. (S.W.A.)
- (13) Every member of the Institute shall be furnished by the Council with a certificate of membership as prescribed in Regulation 8 (17).

12. REGULATIONS DEFINING IMPROPER OR DISGRACEFUL CONDUCT OF WHICH THE COUNCIL SHALL TAKE COGNISANCE:

The following acts or omissions by a land surveyor shall constitute, inter alia, improper or disgraceful conduct of which the Council shall take cognisance under section *nine* of the Ordinance, provided that the said acts or omissions cannot be and are not intended to constitute a complete list of offences which may be punishable by caution, reprimand, suspension or cancellation of registration, and the Council is empowered to inquire into and deal with any complaint, charge or allegation which may be brought before it:—

- (1) Advertising himself, other than by the display of a name plate or panel of moderate proportions and plain character bearing his name, or the name of his firm, as the case may be, and professional status, outside his office and/or at the entrance to the building in which his office is located,

- of sodanige advertering toelaat: Met dien verstande dat niks in hierdie subregulasie vervat 'n landmeter belet om sy naamtekening en die naam van sy firma op 'n plan of dokument deur hom of sy firma opgestel, te plaas nie;
- (2) in 'n adresboek inligting publiseer of die publikasie daarvan toelaat, behalwe sy naam en adres en dié van sy werkende vennote, as daar is, en professionele status, of dit publiseer op 'n ander wyse as die gewone drukvorm van sodanige publikasie. Niks in hierdie subregulasie belet 'n lid om sy naam in die geklassifiseerde afdeling van die telefoonadresboek te laat publiseer nie;
- (3) toelaat dat sy naam gebruik word in verband met die advertering van landmeetinstrumente en gereedskap of in sy hoedanigheid as landmeter in verband met enige ander artikel;
- (4) 'n artikel in die lekepers publiseer en sodoende onnodig na sy kwalifikasies as landmeter verwys, of aan die algemene publiek kaartjies, strooibiljettes of pamflette of enige ander voorwerp in verband met sy praktyk uitgee, behalwe omsendbriewe aan *bona fide* kliënte om 'n verandering van adres, ontbinding van 'n vennootskap of iets dergelyke bekend te maak:
- (5) die druk op briefhoofde, rekeningvorms, kwitansievorms of ander dokumente van enige inligting buiten —
- die landmeter of firma se naam en name van voorgangers of geamalgameerde firmas;
 - name van vennote en gekwalifiseerde assistente;
 - beroep, kwalifikasies in afgekorte vorm en verkortings in verband met akademiese kwalifikasies van die landmeter en sy vennote en gekwalifiseerde assistente;
 - besigheids- en woonadresse en telefoonnommers;
 - kantoorure;
 - standaardbeoording geskik vir enige besondere vorm:
- (6) die werwing of aanlokking van klandisie of landmetingswerk, hetsy persoonlik of deur agente, of op enige ander manier;
- (7) die regstreekse of onregstreekse betaling aan enigiemand van 'n kommissie vir die besorging van werk aan hom of geldelike of ander prestasie teenoor iemand vir die besorging van werk aan hom, of die oorhaling van iemand anders om vir hom werk te gee;
- (8) die betaling van kommissie aan iemand om hom by kliënte aan te beveel;
- (9) die deel van opmetingsgelde in verband met titelopmetings met iemand wat nie 'n landmeter is nie;
- (10) die aangaan van 'n vennootskap in 'n professionele hoedanigheid met iemand wat nie 'n landmeter is nie;
- (11) ten opsigte van opmetingswerk opsetlik vir professionele dienste gelde eis of kwotasies lewer wat in stryd is met —
- die tarief voorgeskryf in bylae C hiervan, of 'n wysiging daarvan;
 - die tarief voorgeskryf in bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie;
- (12) (a) die indiensneming as assistent, buiten met die toestemming van die raad, van iemand wie se naam ingevolge subartikel (4) (c) van artikel *nege* van die ordonnansie van die register verwyder is; of wat ingevolge subartikel (4) (b) van artikel *nege* van die ordonnansie deur die Administrateur in sy werk as landmeter geskors is; of wie se reg, om as landmeter te praktiseer deur die Administrateur ingevolge artikel *nege* van die landmetingsordonnansie opgeskort is, of wat in sy professionele hoedanigheid onder geheime verstandhouding of in samewerking of in vennootskap met so iemand optree;
- in any manner whatsoever or permitting such advertising; provided that nothing contained in this sub-regulation shall preclude a land surveyor from placing his signature and the name of his firm on any plan or document prepared by him or his firm.
- (2) Publishing or allowing to be published in any directory any information other than his name and address and those of his active partners, if any, and professional status, or publishing these in any other but the ordinary type of such publication. Nothing in this sub-regulation shall prohibit a member having his name in the Classified Section of the telephone directory.
- (3) Permitting his name to be used in connection with advertisement of land survey instruments and appliances, or in his capacity as a land surveyor in connection with any other commodity.
- (4) Publishing an article in the lay press and in doing so needlessly referring to his qualifications as a land surveyor, or issuing to the general public cards, handbills, or pamphlets or any other article in connection with his practice except circulars to bona fide clients intimating change of address, dissolution of partnership and the like.
- (5) The printing on letter heads, account forms, receipt forms or other documents of any information other than —
- land surveyor's or firm's name and names of predecessors or amalgamated firms;
 - names of partners and qualified assistants;
 - professional qualifications in abbreviated form, and abbreviations in respect of academic qualifications of the land surveyor and his partners and qualified assistants;
 - business and residential addresses and telephone members;
 - office hours;
 - standard wording appropriate to any particular form.
- (6) Canvassing or touting for clients or for survey work either personally or through agents, or in any manner.
- (7) Directly or indirectly paying any person a commission for bringing him work, or giving any person monetary or other consideration for bringing him work, or inducing other persons to give him work.
- (8) Paying commission to any person for recommending him to clients.
- (9) Sharing survey fees in respect of title surveys, with any person other than a land surveyor.
- (10) Entering into partnership in a professional capacity with any person who is not a land surveyor.
- (11) In respect of survey work, deliberately charging or quoting fees for professional services in conflict with —
- the tariff prescribed in Annexure C hereto attached, or any amendment thereof;
 - the tariff prescribed in Annexure A of the Regulations framed in terms of the Survey Ordinance.
- (12) (a) Employing as an assistant, except with the consent of the Council, any person whose name has been removed from the register in terms of sub-section (4) (c) of Section *nine* of the Ordinance; or who has been suspended from practising as a land surveyor by the Administrator in terms of sub-section 4 (b) of Section *nine* of the Ordinance; or whose right to practise as a land surveyor has been suspended by the Administrator in terms of Section *nine* of the Survey Ordinance, or acting in his professional capacity in collusion, or in collaboration, or in partnership with any such person:

- (b) ten opsigte van titelopmetings —
- (i) persoonlik toesig hou oor meer as twee assistente; of
 - (ii) 'n assistent toelaat om veldmeetwerk te onderneem sonder om persoonlik teenwoordig te wees en die opmetingswerk te beheer, en voorts sonder om persoonlik die mate te neem en waarnemings te doen ten einde die juistheid te verseker van dié wat sodanige assistent geneem het;
- (13) iemand help of ondersteun in onwettige opmetingspraktyke;
- (14) versuim om te voldoen aan die bepalings van regulasie 14;
- (15) werk probeer verkry of dit onbehoorlik verkry wetende dat dit aan 'n ander landmeter opgedra is of van wie raad deur 'n kliënt gevra is in verband met sodanige werk;
- (b) 'n ander landmeter by werk vervang, waar hy weet of behoort te weet of te vermoed dat dit aan sodanige ander landmeter opgedra is, sonder om deur regstreekse verbinding op skrif met sodanige ander landmeter, of op 'n ander wyse ten genoë van die raad, hom daarvan te vergewis dat sy dienste beëindig is en dat enige gelde verskuldig aan so 'n landmeter betaal is of ten genoë van die bedoelde landmeter of die raad gewaarborg is. Enige geskil tussen sodanige landmeters kan deur die een of die ander na die raad verwys word om beslissing;
- (16) (a) 'n opmeting uitvoer in verband met regte wat die onderwerp van 'n geskil of regsding is op voorwaarde dat slegs wanneer die geskil of ding gunstig afloop vir die persoon vir wie die opmeting gedoen word, betaling vir die opmeting moet geskied;
- (b) opmetings uitvoer waarvoor betaal word op voorwaarde dat die verkoop of verhuur van die aldus opgemete grond moet geskied;
- (17) ongeregverdigde verdenking werp deur woord of implikasie op die eerlikheid of professionele naam of bekwaamheid van 'n mede-landmeter;
- (18) op advertensies in die publieke pers antwoord of op 'n omsendbrief wat vra om kwotasie in verband met 'n gespesifiseerde werk bedoel in paragrawe (a) en (b) van artikel *sewe* van die landmetingsordonnansie.
- (19) 'n sertifikaat in sy professionele hoedanigheid uitreik tensy hy oortuig is dat die feite volledig en juis daarin vermeld word.
- (20) (a) aanvaardig van 'n gesalarieerde betrekking as landmeter, behalwe by 'n ander landmeter, landmetersfirma, staatsdepartement of munisipaliteit, sonder die raad se toestemming;
- (b) aanvaarding deur 'n landmeter van 'n gesalarieerde betrekking as 'n landmeter behalwe by 'n ander landmeter of landmetersfirma wat nie op 'n blywende of voltydse grondslag is nie, sonder die raad se toestemming;
- (21) enigiets doen wat bereken is om die raad of enige van sy lede of amptenare in minagting of oneer te beland;
- (22) 'n kaart, algemene plan of enige dokument onderteken wat voorgee om opmetingswerk te wees wat hy self verrig het, maar wat nie deur hom of onder sy persoonlike toesig, beide in die veld en in die kantoor, uitgevoer is nie;
- (23) hom oneerbaar gedra in verband met werk wat hy as landmeter verrig;
- (24) versuim deur 'n landmeter om die bepalings van regulasie (13) na te kom;
- (25) die opsetlike vernietiging van, of versuim om sonder 'n bevredigende rede sy oorspronklike veldboek, berekenings en ander stukke of enige ander dokumentêre bewys wat nodig is om sy werk te staaf, te toon;
- (b) In respect of title surveys;
- (i) personally supervising more than two assistants; or
 - (ii) permitting an assistant to perform field survey operations without being personally present and controlling the survey, and further without personally making measurements, or observations in order to ensure the accuracy of those made by such assistant.
- (13) Assisting or supporting any person in illegitimate survey practice.
- (14) Failing to comply with the provisions of Regulation 14.
- (15) (a) Attempting to obtain, or improperly obtaining, work known to have been entrusted to another land surveyor, or from whom advice has been sought by a client in connection with such work.
- (b) Superseding another land surveyor on work which he knows, or ought to know or to suspect, has been entrusted to such other land surveyor without ascertaining by direct contact in writing with such other land surveyor, or by other means satisfactory to the Council, that his services have been terminated and that any fees due to such other land surveyor have been paid or secured to the satisfaction of the said land surveyor or of the Council. Any dispute between such land surveyors may be referred by either of them to the Council for decision.
- (16) (a) Performing a survey in connection with rights which are the subject of dispute or litigation upon condition that only in the event of dispute or litigation ending favourably for the party for whom the survey is performed, shall payment be made for the survey.
- (b) Performing surveys, payment for which is made conditionally on the sale or lease of land so surveyed.
- (17) Unjustifiably casting reflection by word or implication upon the probity or professional reputation and skill of a fellow land surveyor.
- (18) Replying to advertisements in the public press or answering any circular calling for quotations in connection with any specified work referred to in paragraphs (a) and (b) of Section *seven* of the Survey Ordinance.
- (19) Granting a certificate in his professional capacity unless he is satisfied that the facts are fully and correctly stated therein.
- (20) (a) Acceptance of any salaried employment as a land surveyor other than with another land surveyor, firm of land surveyors, State Department or Municipality, without the consent of the Council.
- (b) Acceptance by a land surveyor of any salaried appointment as a land surveyor except with another land surveyor or firm of land surveyors which is not on a permanent and full-time basis, without the consent of the Council.
- (21) Committing any act calculated to bring into contempt or disrepute the Council or any of its members or its officials.
- (22) Signing a diagram, general plan or any documents purporting to represent any survey work performed by himself, which work shall not have been carried out by himself or under his personal supervision both in field and office.
- (23) Conducting himself dishonourably in connection with any work by him as a land surveyor.
- (24) Failure by any land surveyor to carry out the requirements of regulation 13.
- (25) Wilfully destroying or failing, without a satisfactory reason, to produce his original field book, calculations and other records or any other documentary evidence necessary to verify his work.

- (26) die opsetlike oortreding van die bepalings van die ordonnansie;
- (27) die onredelike vertraging, na die raad meen, van die voltooiing van enige werk wat aan hom toevertrou is;
- (28) betrokke is in praktyke of handelinge verrig wat ooreenkom met, of die strekking het om uit te loop op, 'n gevolg soortgelyk aan die praktyke en handelinge wat in enigteen van die voorafgaande sub-regulasies verbied word.

Niks in die voorafgaande subregulasies belet 'n landmeter om werk vir erkende godsdienstige, liefdadige of ander inrigtings wat die raad goedkeur, of *in forma pauperis*, gratis of teen verminderde gelde te verrig nie.

13. GEREГИSTREERDE ADRES VAN LANDMETERS.

- (1) Elke landmeter registreer by die raad 'n adres wat die plek is waar en vanwaar hy normaalweg sy praktyk uitoefen. Geen landmeter mag meer as een adres registreer nie en geen geregistreerde adres kan verander word nie, tensy ses maande skriftelike kennis van die voorneme om dit te verander, en van die nuwe adres, aan die raad gegee is: Met dien verstande dat as die voorafgaande bepalings van hierdie regulasies, na die raad meen, in besondere geval ontbering sal meebring, die raad diskresionêre magte het en kan gebruik om 'n korter kennisgewing te aanvaar: Met dien verstande voorts dat 'n landmeter sonder die toestemming van die raad sy adres na 'n ander adres in dieselfde dorp kan verander onderhewig aan onmiddellike kennisgewing deur hom aan die raad van die verandering van sy geregistreerde adres. Ter berekening van mylgelde in ooreenstemming met die opmetingstarief word die geregistreerde adres van 'n landmeter as sy standplaas beskou. Geen landmeter mag 'n ander adres as dié in die register aangeteken vir die uitoefening van sy praktyk gebruik nie: Met dien verstande dat, buiten met die toestemming van die raad, die *bona fide* adres van 'n lid nie meer as vyftien myl mag wees van die plek waar hy sy praktyk uitoefen nie.
- (2) 'n Firma landmeters, bestaande uit twee of meer vennote, kan meer as een adres by die raad registreer: Met dien verstande dat die praktyk wat by elke adres uitgeoefen word onder beheer moet staan van 'n landmeter wat *bona fide* woon binne 15 myl van die plek vanwaar sodanige praktyk uitgeoefen word.

14. TENDERS:

Enige landmeter mag 'n tender indien om enige werk in sy professionele hoedanigheid te verrig in gevalle waar 'n tarief nie voorgeskryf is nie; maar geen tender mag gemaak word vir 'n bedrag minder as R300 nie, in watter geval die werk teen die voorgeskrewe tarief vir allerlei werk volgens Bylae A van die Regulasies, opgetrek ingevolge die Ordonnansie op Landmeting, verrig moet word.

15. ONDERSOEK NA GEDRAG VAN 'N LID:

- (1) Die beweerde onprofessionele gedrag van 'n lid van die Instituut word deur die raad ondersoek uit eie beweging of op grond van 'n klagte ingedien deur of ten behoeve van iemand wat veronreg voel weens genoemde gedrag van sodanige lid: Met dien verstande dat as die beweerde onprofessionele gedrag 'n lid of lede van die raad aangaan, sodanige lede nie aan die vergaderings mag deelneem nie.
- (2) Die raad kan die klaer aansê om nadere besonderhede voor te lê oor enige van die sake waaroor hy klagte het, en kan vereis dat die klagte of 'n deel daarvan deur 'n skriftelike beëdigde verklaring gestaaf word.
- (3) Die raad kan by wyse van 'n skriftelike kennisgewing waarin die besonderhede van die klagte uiteengesit word, die lid wie se gedrag bekla is en ondersoek word, aansê om binne 30 dae na sodanige kennisgewing 'n skriftelike verduideliking ter weerlegging van die genoemde klagte by hom in te dien, en kan vereis dat sodanige verduideliking deur 'n skriftelike, beëdigde verklaring gestaaf word.
- (4) As die raad neem dat dit wenslik is om ondersoek in te stel na 'n aanklag van wangedrag, gee hy die

- (26) Knowingly contravening the provisions of the Ordinance.
- (27) Unreasonably delaying, in the opinion of the Council, the completion of any work with which he has been entrusted.
- (28) Engaging in any practices or performing any acts similar to or having a tendency to end in a result similar to the practices and acts prohibited in any of the foregoing sub-regulations.

Nothing in the foregoing sub-regulations shall preclude a land surveyor from doing work gratis or at a reduced fee for recognised religious, charitable or other Institutions approved by the Council, or in *forma pauperis*.

13. REGISTERED ADDRESS OF LAND SURVEYORS:

- (1) Every land surveyor shall register with the Council an address which shall be the place at and from which such land surveyor normally conducts his practice. No land surveyor may register more than one address, and no registered address may be changed until six months after written notice of intention to change, and of the new address, has been given to the Council; provided that should the foregoing provisions of this regulation be in the opinion of the Council likely to cause hardship in any particular case, the Council shall possess and may use discretionary powers to accept a notice for any lesser period; provided further that a land surveyor may, without the consent of the Council, change his address to another in the same town, subject to immediate notice being given by him to the Council of the change in his registered address. For the purpose of computing mileage fees in accordance with the survey tariff, the registered address of a land surveyor shall be regarded as headquarters. No land surveyor may use, for the conduct of his practice, any address other than that entered in the register; provided that, except with the consent of the Council, the *bona fide* address of a member shall not be more than 15 miles from the place from which he conducts his practice.
- (2) A firm of land surveyors, consisting of two or more partners, may register with the Council more than one address; provided the practice conducted at each address shall be under the control of a land surveyor who is a *bona fide* resident within 15 miles from the place from which such practice is conducted.

14. TENDERING:

Any land surveyor may submit a tender to perform any work in his professional capacity in cases where a tariff has not been prescribed; provided that no tender shall be made for an amount of less than R300, in which case the work shall be performed at the official rate for miscellaneous work prescribed in Annexure A of the Regulations framed in terms of the Survey Ordinance.

15. INQUIRY INTO THE CONDUCT OF A MEMBER:

- (1) The alleged unprofessional conduct of any member of the Institute shall be considered by the Council of its own accord or upon complaint made by or on behalf of any person feeling aggrieved by reason of the said conduct of such member, provided that if the alleged unprofessional conduct concerns a member or members of the Council, such members shall not take part in the meetings.
- (2) The Council may require the complainant to file further particulars of any of the matters complained of and may require the complaint or any part thereof to be verified by affidavit.
- (3) The Council may, by written notice setting out the particulars of the complaint, call upon the member whose conduct is complained of and is being considered, to file with it within 30 days after such notice, an explanation in writing in answer to the said complaint and may require such explanation to be verified by affidavit.
- (4) If the Council deem it advisable to hold an enquiry into a charge of unprofessional conduct, it

- betrokke lid skriftelik kennis van die besonderhede van die aanklag en van die dag waarop die ondersoek gehou sal word.
- (5) Die raad kan enige lid van die Instituut voor hom dagvaar teen wie 'n aanklag ingedien is of wie se gedrag na die raad meen, ondersoek moet word, en kan hom aansê om enige dokument, kontrak, boek, papier, plan of ander geskrif in sy besit of onder sy beheer wat enigszins betrekking het op of in verband staan met, die aanklag of die saak wat ondersoek moet word, voor te lê, en kan enige tersaaklike getuïenis en verbandhoudende vertoë aanhoor en enige tersaaklike dokumente ondersoek wat die klaer of die betrokke lid wil voorlê.
- (6) Die lid teen wie die klagte ingedien is, kan by die verhoor van so 'n ondersoek verteenwoordig word deur 'n advokaat of prokureur en die raad kan 'n advokaat of prokureur aanstel om die raad by te staan by die opstel van die aanklag en die aanvoer van die getuïenis, die herondervraging van getuies en die kruisverhoor van getuies vir die verdediging en om die raad, indien en wanneer nodig, toe te spreek.
- (7) As die lid nie verskyn nie of geen verduideliking indien nie, kan daar onmiddellik met die ondersoek voortgegaan word.
- (8) By 'n ondersoek ingevolge hierdie regulasies moet alle mondelingse getuïenis gelewer word onder eed afgeneem deur die voorsitter en moet dit genotuleer word op die wyse wat die raad bepaal.
- (9) As die raad die gedrag soos voormeld van so 'n lid bewese bevind het, kan hy —
- af sien van enige verdere stappe;
 - so 'n lid waarsku;
 - 'n boete van hoogstens R200 aan die bedoelde lid oplê;
 - die feite aan die Administrateur meedeel en 'n aanbeveling by hom doen waar, na die raad meen, sodanige gedrag van 'n ernstige aard is, vir optrede ingevolge subartikel (4) van artikel *nege* van die ordonnansie;
 - die bevel oor die koste wat by die verhoor aangegaan is, uitreik wat hy na sy oordeel nodig bevind hetsy sodanige gedrag bewese is al dan nie.
- (10) As 'n ondersoek in die loop van die ampstermyn van die raad begin, moet daardie raad die ondersoek tot sy afsluiting deurvoer en bly die voorsitter in sy amp as sodanig by die ondersoek al word 'n nuwe raad of president of onderpresident na die begin van so 'n ondersoek en voor die afsluiting daarvan verkies.
- (11) Alle vrae oor die toelaatbaarheid van getuïenis en prosedure gedurende die verhoor en die voer van 'n ondersoek buiten soos in regulasies 15 (1) — 15 (9) uiteengesit, word deur die raad beslis.
- (12) Die verrigtinge van 'n raad word nie ter syde gestel bloot weens 'n beweerde informaliteit of onreëlmatigheid nie tensy die lid wat daarvoor kla, kan toon dat hy daardeur in die voer van sy verdediging belemmer of benadeel is.
- shall notify the member concerned in writing of the particulars of the complaint and of the day on which the enquiry will be held.
- (5) The Council may summon before it any member of the Institute, against whom any complaint has been lodged or whose conduct appears to the Council to require investigation and may call upon him to produce any document, contract, book, paper, plan or other writing in his possession or under his control in any way relating to or concerning the complaint or matter under investigation and may hear any relevant evidence, and addresses incidental thereto, and inspect any relevant documents which the complainant or the member concerned may desire to produce.
- (6) It shall be competent for the member against whom the complaint is made to be represented by counsel or attorney, at the hearing of such enquiry, and it shall be competent for the Council to appoint counsel or attorney for the purpose of assisting in the framing of the charges and of adducing the evidence, re-examining witnesses and cross-examining witnesses for the defence, and addressing the Council as and when necessary.
- (7) Should the member not appear or not file an explanation, the enquiry may be proceeded with forthwith.
- (8) At any enquiry held under these regulations all verbal evidence shall be taken on oath, administered by the Chairman, and shall be recorded in such manner as the Council shall determine.
- (9) The Council after having found the conduct as aforesaid, of any such member proved, may:—
- take no further action;
 - caution such member;
 - inflict a fine not exceeding R200 on the said member;
 - report the facts and make a recommendation to the Administrator where, in the opinion of the Council, such conduct is of a serious nature, for action under sub-section 4 of section 9 of the Ordinance;
 - make such order as to the costs incurred in the hearing of the enquiry as in its judgement is required whether the said conduct has been proven or not.
- (10) If any inquiry is commenced during the period of office of the Council, such inquiry shall continue until its completion by that Council and the Chairman shall continue in office as such at the inquiry notwithstanding that a new Council or president or vice-president may have been elected after the commencement of such inquiry and before the inquiry is concluded.
- (11) All questions as to the admissibility of evidence and procedure during the hearing and conduct of an inquiry, save as set forth in regulations 15 (1) — 15 (9) inclusive, shall be decided by the Council.
- (12) The proceedings of a Council shall not be set aside by reason only of an alleged informality or irregularity unless it be shown by the member complaining thereof that he was thereby embarrassed or prejudiced in the conduct of his defence.
- 16. ALGEMEEN:**
- Enige volmag, kontrak of ander dokument wat die raad moet onderteken of aangaan, moet onderteken word deur die president of onderpresident en twee ander lede wat deur die raad benoem word.
 - By 'n staking van stemme in enige verkiesing moet daar deur die lot beslis word.
 - Enige boete opgelê ingevolge regulasie 15 (9) en alle jaarlikse inskrywingsgelde is skulde wat deur die betrokke lid of lede aan die raad betaalbaar is en wat die raad by wyse van 'n regsding kan verhaal.
 - 'n Lid wat nie 'n algemene vergadering van die Instituut kan bywoon nie, kan enige lid van die Instituut aanstel om namens hom oor alle aangeleenthede te stem deur die vorm in bylae B in te
- 16. GENERAL:**
- Any powers of attorney, contract or other document required to be signed or entered into by the Council shall be signed by the president or vice-president and two other members who shall be nominated by the Council.
 - In case of a tie in any election, recourse shall be had to the drawing of lots.
 - Any fine inflicted under regulation 15 (9) and all annual subscriptions, shall be a debt due to the Council, by the member(s) concerned, which the Council may recover by legal process.
 - Any member who is unable to attend a general meeting of the Institute, may appoint any member of the Institute to vote on all matters on his behalf by the completion of the form in Annexure

vul. So 'n ingevulde vorm moet minstens een week voor die datum van die vergadering in die hande van die sekretaris wees.

BYLAE A

NOMINASIEVORM VIR AANSTELLING VAN LEDE IN DIE RAAD VAN DIE INSTITUUT VAN LANDMETERS INGEVOLGE REGULASIE 6 (2).

Ek,, 'n Landmeter behoorlik geregistreer ingevolge Ordonnansie 10 van 1963 benoem hierby vir verkiesing in die raad by die Algemene Jaarvergadering wat in November gehou gaan word.

Voorsteller

Datum

Ek, wat as landmeter praktiseer en behoorlik ingevolge Ordonnansie 10 van 1963 geregistreer is, aanvaar hierby benoeming vir verkiesing in die raad.

Landmeter

Datum

BYLAE B

OORDRAG VAN STEMBEVOEGDHEID

Ek, 'n landmeter wat behoorlik ingevolge Ordonnansie 10 van 1963 registreer is benoem hierby om namens my oor alle sake te stem by die Algemene Jaarvergadering van die Instituut wat op gehou gaan word.

Landmeter

Datum

BYLAE C

Geldetarief:

1. MYNGEBIEDE:

(1) Reglynige figure met hoogstens vier grense.

Reëls: Vir oppervlaktes tot op 275 hektaar — moet 'n basiese bedrag van R110 plus 'n bykomende 25c per hektaar gevra word.

Vir oppervlaktes groter as 275 hektaar — vermenigvuldig die vierkantswortel van die oppervlakte in hektaar met die faktor 10.8. Die produk is die geld in rand wat gevra moet word.

Oppervlakte (hektaar)	Opmetingsgeld	Oppervlakte (hektaar)	Opmetingsgeld
1	R 110-25	60	R 125-00
5	111-25	70	127-50
10	112-50	80	130-00
15	113-75	90	132-50
20	115-00	100	135-00
25	116-25	125	141-25
30	117-50	150	147-50
35	118-75	175	153-75
40	120-00	200	160-00
45	121-25	225	166-25
50	122-50	250	172-50
-	-	275	178-75

Oppervlakte (hektaar)	Opmetingsgeld	Oppervlakte (hektaar)	Opmetingsgeld
300	R-187-06	650	R-275-35
350	202-05	700	285-74
400	216-00	750	295-77
450	229-10	800	305-47
500	241-50	850	314-87
550	253-28	900	324-00
600	264-55	950	332-88
-	-	1000	341-53

B. Such completed form must be in the hands of the secretary at least one week before the date of the meeting.

ANNEXURE A.

NOMINATION FORM FOR APPOINTMENT OF MEMBERS TO THE COUNCIL OF THE INSTITUTE OF LAND SURVEYORS IN TERMS OF REGULATION 6 (2).

I,, a Land Surveyor duly registered under Ordinance 10/1963, do hereby nominate for election to the Council on the Annual General Meeting to be held in November

Proposer.

Date:

I, practising as a Land Surveyor and duly registered under Ordinance 10/1963, do hereby accept nomination for election to the Council.

Land Surveyor.

Date:

ANNEXURE B

DELEGATION OF AUTHORITY TO VOTE.

I, a Land Surveyor duly registered under Ordinance No. 10/1963, do hereby nominate to vote on all matters on my behalf at the Annual General Meeting of the Institute to be held on

Land Surveyor.

Date:

ANNEXURE C.

1. Mining Areas:

(1) Rectilinear figures having not more than four boundaries:

Rules: For areas up to 275 hectares — a basic fee of R110 shall be charged plus an additional 25c per hectare.

For areas greater than 275 hectares — multiply the square root of the area in hectares by the factor 10.8. The product shall be the fee to be charged in Rand.

Area (hectares)	Survey fee	Area (hectares)	Survey fee
1	R 110-25	60	R 125-00
5	111-25	70	127-50
10	112-50	80	130-00
15	113-75	90	132-50
20	115-00	100	135-00
25	115-25	125	141-25
30	117-50	150	147-50
35	118-75	175	153-75
40	120-00	200	160-00
45	121-25	225	166-25
50	122-50	250	172-50
-	-	275	178-75

Area (hectares)	Survey fee	Area (hectares)	Survey fee
300	R 187-06	650	R 275-35
350	202-05	700	285-74
400	216-00	750	295-77
450	229-10	800	305-47
500	241-50	850	314-87
550	253-28	900	324-00
600	264-55	950	332-88
-	-	1000	341-53

OPMERKING: Die bogenoemde gelde omvat alle korrespondensie, onderhoude, ens., en vasstelling dat die myngebied binne die betrokke kleins of toekenningsgebied val.

- (2) Die gelde genoem in subparagraaf (1) hierbo word vir elke bykomende grens bo vier soos volg verhoog:
Vir elk van die eerste 5 grense bo 4, 10%; vir elke bykomende grens 5%.
- (3) Vir toesig oor die oprigting van bakens is die gelde R5-50 elk vir die eerste vier bakens, R4-50 vir elke daaropvolgende baken, saam met reis- en verblyf-koste. Met dien verstande dat as die bakens deur die landmeter opgerig word die gelde daarvoor, buiten uitgawes ooreenkomstig paragraaf 13 van bylae A van die regulasies opgestel ingevolge die landmetings ordonnansie gevra moet word.
- (4) Reis-, vervoer- en verblyf-koste moet gevra word ooreenkomstig paragrafe 10 en 11 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie.
- (5) Hierdie tarief is onderhewig aan die verhogings vir die registrasie-afdelings genoem in paragraaf 14 van bylae A hierbo genoem.
- (6) Wanneer lynbakens geplaas moet word ooreenkomstig regulasie 4 van die regulasies opgestel ingevolge die Ordonnansie op Myne, Werke en Minerale 1954 (Ordonnansie 26/1954) word die gelde genoem in subparagraaf (1) hierbo verder verhoog met 5% ten opsigte van elke lynbakens geplaas.
- (7) Die bogenoemde gelde sluit in die verskaffing van 1 natrektekening en 4 linneafdrukke van die kaart. Vir die verskaffing van bykomende eksemplare word gelde gevra ooreenkomstig paragraaf 11.
- (8) As twee of meer myngebiede tegelykertyd opgemeet word en by dieselfde opmeting ingesluit word, word 'n aftrekking van 15% ten opsigte van elke myngebied gemaak.

OPMERKING: As geeneen van die hoeke van 'n myngebied reghoekig gemaak word nie moet die tarief ooreenkom met bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie.

2. ASTRONOMIESE VASSTELLINGS:

- (1) Die gelde vir die vasstelling van breedtegraad en lengtegraad is R125. Wanneer daar ook 'n asimut vasgestel word, word 'n bykomende geld van R25 gevra: Met dien verstande dat as dieselfde program gebruik kan word vir daaropvolgende vasstellings, 'n aftrekking van 20% van die bogenoemde gelde gemaak moet word.
- (2) Reis-, vervoer- en verblyf-koste moet ooreenkomstig paragrafe 10 en 11 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie gevra word.

3. KONTOERWERK:

- (1) Oppervlakte kleiner as 4,000 vierkante meter:-
Basies R15-00
Oop terrein, per puntskoot R 0-50
Bosagtige terrein, per puntskoot R 0-70
- (2) Oppervlakte groter as 4,000 vierkante meter:-
Basies R21-00
Oop terrein, per puntskoot R 0-40
Bosagtige terrein, per puntskoot R 0-60
- (3) Reis-, vervoer en verblyf-koste moet ooreenkomstig paragrafe 10 en 11 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie gevra word. Bykomende gelde vir boskap word nie toegelaat nie.

4. DORPSONTWERP (BLANKES EN KLEURLINGE):

- (1) Basiese gelde R21-00
- (2) Ontwerp en verskaffing van een eksemplaar van aanleg met liggingskets, maar met uitsluiting net van terreininspeksie en topografiese opmetings:-
Eerste 50 erwe R2-40 per erf
Tweede 50 erwe R2-00 per erf
Alle ander erwe R1-20 per erf

NOTE: The above charges shall include all correspondence, interviews etc. and verification that the mining area falls within the relative claims or grant area.

- (2) The charges in sub-paragraph (1) above shall be increased for every additional boundary above four as follows:—
For each of the first 5 boundaries over 4, 10%;
for each additional boundary, 5%.
- (3) Supervision of the erection of beacons shall be at the rate of R5-50 for each of the first four beacons, and R4-50 for each subsequent beacon, together with travelling and subsistence expenses, provided that if the beacons are erected by the land surveyor, the charges therefor, excluding disbursements, shall be made in terms of paragraph 13 of Annexure A of the Regulations framed in terms of the Survey Ordinance.
- (4) Travelling, transport and subsistence charges shall be in accordance with paragraphs 10 and 11 of Annexure A of the Regulation framed in terms of the Survey Ordinance.
- (5) This tariff shall be subject to the increases in the Registration Divisions specified in paragraph 14 of Annexure A referred to above.
- (6) When line beacons must be placed in terms of Regulation 4 of the Mines, Works and Minerals Ordinance 1954 (Ordinance 26/1954), the charges in sub-paragraph (1) above shall be further increased by 5% in respect of each line beacon placed.
- (7) The above charges shall include the supply of 1 tracing and 4 linen prints of the diagram. For the supply of additional copies the charges shall be made in terms of paragraph 11.
- (8) If two or more mining areas are surveyed at the same time and included in the same survey, a reduction of 15% shall be made in respect of each mining area.

NOTE: If none of the angles of a mining area are made rectangular, the tariff shall be in accordance with Annexure A of the Regulations framed in terms of the Survey Ordinance.

2. ASTRONOMICAL DETERMINATION:

- (1) The fee for the determination of Latitude and Longitude shall be R125. When in addition an azimuth is determined, an additional fee of R25 shall be charged, provided that if the same programme can be used for succeeding determinations, a reduction of 20% in the above charges shall be made.
- (2) Travelling, transport and subsistence charges shall be in accordance with paragraphs 10 and 11 of Annexure A of the Regulations framed in terms of the Survey Ordinance.

3. CONTOURING:

- (1) Areas under 4,000 Sq. metres:—
Basic R 15-00
Open terrain, per spot shot R 0-50
Bush terrain, per spot shot R 0-70
- (2) Areas over 4,000 Sq. metres:—
Basic R 21-00
Open terrain, per spot shot R 0-40
Bush terrain, per spot shot R 0-60
- (3) Travelling, transport and subsistence shall be in accordance with paragraphs 10 and 11 of Annexure A of the Regulations framed in terms of the Survey Ordinance. An additional charge for bush cutting, shall not be allowed.

4. TOWNSHIPS DESIGN (WHITES AND COLOURED):

- (1) Basic Fee R-21-00
- (2) Design and supply of one copy of layout with locality sketch, but excluding only inspection of site and topographical survey:—
First 50 erven R 2-40 per erf;
Second 50 erven R 2-00 per erf;
All other erven R 1-20 per erf;

Met dien verstande dat in geval van industriële dorpe met spoorweggeriewe, die bostaande tarief verhoog moet word ooreenkomstig die ekstra werk daarby betrokke en gevra moet word ooreenkomstig paragraaf 13 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie.

- (3) Vir die inspeksie van die terrein en die topografiese opmetings moet gelde gevra word ooreenkomstig paragrawe 10, 11 en 13 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie.
- (4) 'n Aftrekking van 25% moet gemaak word ten opsigte van elke erf wat reëlmatig is.

5. IDENTIFIKASIESERTIFIKATE:

- (1) Vir eiendom binne 10 myl van landmetingstandplase: Basies R10-50
- (2) Vir elke bykomende betrokke kaart bo een R 1-50
- (3) Reis-, vervoer- en verblyfkkoste kan ook gevra word ooreenkomstig paragrawe 10 en 11 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie ten opsigte van enige afstand gereis verder as die 10 myl.

6. AANSOEKE BY DORPERAAD, NUWE DORPE UITGESONDER:

- (1) (a) Eenvoudige onderverdeling van een deel en restant R 8-00
- (b) Elke bykomende onderverdeling, indien reëlmatig R 1-50
- (c) Elke bykomende onderverdeling, indien onreëlmatig R 2-00
- (2) (a) Konsolidasie van twee onderdele R 8-00
- (b) Vir elke bykomende onderdeel R 1-00
- (3) Die bostaande gelde omvat inspeksies, korrespondensie, ens., maar nie reis- en verblyfkkoste of enige opmetingswerk wat nodig is om fisiese gesteldhede aan te dui nie, waarvoor gelde gevra moet word ooreenkomstig paragrawe 10, 11 en 13 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie.

7. TOPOGRAFIESE OPMETINGS VIR PADAANLEG:

- (1) Per myl oor 600 E. voet aan elke kant van die middellyn van pad:

GEMIDDELDE DETAIL

	Oop terrein:	Yl bosagtig	Middelmatig bosagtig	Dig bosagtig
Gelyk	R300	R330	R400	R500
Deinend	R330	R363	R430	R550
Bergagtig	R450	R495	R600	R750

AANSIENLIKE DETAIL

Gelyk	R450	R495	R600	R750
Deinend	R495	R545	R645	R825
Bergagtig	R675	R745	R900	R1125

- (2) Afpenning van lengte-deursneë en dwars-deursneë:

Gelyk	R160	R175	R210	R310
Deinend	R175	R192	R225	R340
Bergagtig	R235	R258	R310	R460

Die gelde genoem in subparagrawe (1) en (2) omvat nie reiskoste na die terrein of verblyfkkoste nie, waarvoor gelde gevra moet word ooreenkomstig paragrawe 10 en 11 van bylae A van die regulasies opgestel ingevolge die landmetingordonnansie.

- (3) Plasing, bou en vasstelling van hoogtemerke, elk R5-00

8. GRONDBEHEER VIR FOTOGRAMMETRIE:

- (1) *Blokkartering*:
 - Basies R50-00
 - Elke beheerpunt (insluitende hoogtebeheer en berekenings) R20-00

Provided that, in the case of industrial townships with rail facilities, the above tariff shall be increased in accordance with the extra work involved and charged for in accordance with paragraph 13 of Annexure A of the Regulations framed in terms of the Survey Ordinance.

- (3) The inspection of the site and topographical survey, shall be charged in accordance with paragraphs 10, 11 and 13 of Annexure A of the Regulations framed in terms of the Survey Ordinance.
- (4) A reduction of 25% shall be made in respect of each erf which is regular.

5. CERTIFICATES OF IDENTIFICATION:

- (1) For property within 10 miles of land surveys headquarters:
 - Basic R 10-50
- (2) For every additional diagram involved above one R 1-50
- (3) Travelling, transport and subsistence may also be charged in accordance with paragraphs 10 and 11 of Annexure A of the Regulations, framed in terms of the Survey Ordinance in respect of any distance travelled beyond the 10 miles.

6. APPLICATIONS TO TOWNSHIPS BOARD, OTHER THAN NEW TOWNSHIPS:

- (1) (a) Simple subdivision of one portion and remainder R 8-00
- (b) Each additional subdivision, if regular R 1-50
- (c) Each additional subdivision, if irregular R 2-00
- (2) (a) Consolidation of two components R 8-00
- (b) For each additional component R 1-00
- (3) The above charges shall include inspections, correspondence etc., but shall not include travelling, subsistence or any survey work which may be necessary to indicate physical features, which shall be charged for in accordance with paragraphs 10, 11, 13, of Annexure A of the Regulations framed in terms of the Survey Ordinance.

7. TOPOGRAPHICAL SURVEYS FOR ROAD CONSTRUCTION:

- (1) Per mile over 600 E. feet on each side of centre line of road:—

AVERAGE DETAIL

	Open Country:	Light Bush:	Medium Bush:	Dense Bush:
Flat	R 300	R 330	R 400	R 500
Rolling	330	363	430	550
Mountainous	450	495	600	750

CONSIDERABLE DETAIL

Flat	R 450	R 495	R 600	R 750
Rolling	495	545	645	825
Mountainous	675	745	900	1125

- (2) Staking out Longitudinal Sections and Cross Sections:—

Flat	R 160	R 175	R 210	R 310
Rolling	175	192	225	340
Mountainous	235	258	310	460

The charges in sub-paragraphs (1) and (2) do not include travelling to the site or subsistence which shall be charged for in accordance with paragraphs 10 and 11 of Annexure A of the Regulations framed in terms of the Survey Ordinance.

- (3) Placing, building and determination of Bench Marks, each R 5-00.

8. GROUND CONTROL FOR PHOTOGRAMMETRY:

- (1) *Block Mapping*:—
 - Basic R 50-00
 - Each control point (including height control and calculations) R 20-00

- (2) Paragraaf 14 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie is van toepassing op die bedrae genoem in sub-paragraaf (1).

9. NIVELLERING EN DEURSNEË:

Standaard-akkuraatheid van ± 1 cm. per kilometer. Tussen twee onafhanklike metings, sonder die bou van hoogtemerke.

- (1) Waar die topografie waarnemings oor 100 meter op betreklik oop terrein toelaat, per kilometer R 8-00
- (2) op bosagtige terrein waar bosopruiming nodig is of waar waarnemings net moontlik is tussen 25 en 100 meter; per kilometer R16-00
- (3) in digte bos waar intensiewe opruiming nodig is of waar waarnemings net moontlik is tot op 25 meter; per kilometer R32-00
- (4) hoogtemerke, insluitende nommering; elk R 3-00
- (5) waar horisontale beheer van hoogtemerke nodig is, moet die gelde genoem in sub-paragraawe (1), (2) en (3) hierbo verhoog word met 25% vir targeometriese vasstellings; 100% vir vasstellings onder klas C soos omskryf in regulasie 9 van die regulasies opgestel ingevolge die landmetingsordonnansie;
- (6) elke hoogtemerk wat op 'n gespesifiseerde horisontale afstand geplaas moet word R 2-00
- (7) elke hoogtemerk wat op 'n gespesifiseerde hoogte geplaas moet word R 2-00
- (8) vir enige ander merk, soos aangedui in subparagraawe (6) en (7) hierbo, is die ooreenstemmende gelde R 1-00
- (9) *Lengtedeursneë*:
 (a) Basies R20-00
 (b) Per puntskoot R 0-50
 (c) Per kilometer van horisontale beheer (tageometer) R10-00
 as akkuraatheid van klas C, soos hierbo genoem, vereis word, is hierdie geld R30-00 per kilometer)
- (10) *Dwarsdeursneë*:
 Soos in subparagraaf (9) hierbo, buiten dat die basiese geld die volgende is R 2-00

10. INBOORLINGDORPE:

- (1) *Ontwerp*:
 R1-00 per erf tot op 100;
 R0-50 per erf vir die daaropvolgende 400 erwe;
 R0-30 per erf bo 500 erwe.
- (2) *Buite figuur van dorp*:
 Pas bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie toe.
- (3) *Opmeting van blokke erwe van dorp*:
 Gelde moet in ooreenstemming wees met bylae A genoem in subparagraaf (2) Die opmeting van die blokke moet streng ooreenkomstig die landmetingsordonnansie gedoen word. Toppunte van blokke kan as blokhoeke beskou word, aangesien die afskuinsings terselfdertyd as die afsonderlike erwe afgepen word.
- (4) *Koste van algemene planne*:
 Hierdie koste word by die bostaande gevoeg:—
 Gebruik bylae A genoem in subparagraaf (2) vir natrekke of gemonteerde eksemplare met die hand geteken en volgens versoek verskaf. Vir afdrucke moet die kosprys gevra word.
- (5) *Berekening van gegewens van erwe*:
 R0-20 per erf.
- (6) *Ruwe opmeting van afsonderlike erwe*
 R1-00 per erf op oop of opgeruimde terrein. Daar is voorgestel dat plaaslike besture die lyne waar nodig op eie koste moet oopmaak. Waar die landmeter die onruiming moet doen moet hy 'n geld

- (2) Paragraph 14 of Annexure A of the Regulations, framed in terms of the Survey Ordinance, shall apply to the amounts referred to in sub-paragraph (1).

9. LEVELLING AND SECTIONS:

Standard accuracy of ± 1 cm. per kilometer. Between two independent measurements, without building of bench marks.

- (1) Where topography permits sights over 100 metres in comparatively open country, per kilometer R 8-00
- (2) in bushy country where bush clearing is necessary or where sights are possible only between 25 and 100 metres, per kilometre R 16-00
- (3) in dense bush where intensive clearing is necessary or where sights are possible only up to 25 metres, per kilometre R 32-00
- (4) bench marks, including numbering, each R 3-00
- (5) where horizontal control of bench marks is required, the charges in sub-paragraphs (1), (2) and (3) above, shall be increased by 25% for tacheometric determination; 100% for C. Class determination, as defined in Regulation 9 of the Regulations, framed in terms of the Survey Ordinance.
- (6) each bench mark to be placed at a specified horizontal distance R 2-00
- (7) each bench mark to be placed at a specified height R 2-00
- (8) any other mark to be placed as in sub-paragraphs (6) and (7) above, the corresponding charges shall be R 1-00
- (9) *Longitudinal Sections*:—
 (a) Basic R 20-00
 (b) Per spot shot R 0-50
 (c) Per kilometre of horizontal control (tacheometer) if C Class accuracy, as referred to above, is required, this charge shall be R 30-00 per kilometre R 10-00
- (10) *Cross Sections*:—
 As in sub-paragraph (9) above, except that the basic fee shall be R 2-00

10. NATIVE TOWNSHIPS:

- (1) *Design*:—
 R1-00 per erf up to 100;
 R0-50 per erf for next 400 erven;
 R0-30 per erf over 500 erven.
- (2) *Outside figure of township*:
 Apply Annexure A of the Regulations framed in terms of the Survey Ordinance.
- (3) *Survey of Blocks of Erven of Township*:
 Charges to be in accordance with Annexure A referred to in sub-paragraph (2). The survey of the blocks must be done strictly in accordance with the Survey Ordinance. Apex points of blocks may be taken as block corners as the splays will be pegged at the same time as the individual erven are pegged.
- (4) *Costs of General Plans*:
 These are additional to the foregoing:—
 Use Annexure A referred to in sub-paragraph (2) for tracings or mounted copies drawn by hand and supplied as requested. Prints must be charged for at cost.
- (5) *Calculation of data of erven*:
 R0-20 per erf.
- (6) *Rough survey of individual erven*:
 R1-00 per erf in open or cleared country. It has been suggested that Local Authorities should clear the lines where necessary at their own expense. Where the surveyor has to do the clearing charge in accordance with paragraph 12 of

in ooreenstemming met paragraaf 12 van bylae A, genoem in subparagraaf (2), vra.

Hier is dit nodig om te beklemtoon dat die opmeting van afsonderlike erwe 'n ruwe opmeting is en nie onderhewig is aan die fyner aansuiwerings vir lyn en afstand wat gepaard gaan met die opmeting van gewone dorpe wat ingevolge die landmetingsordonnansie opgemeet word nie.

(7) *Kontoerwerk:*

Soos by paragraaf 3.

(8) *Verblyfkoste:*

Pas paragraaf 11 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie toe.

(9) *Reiskoste:*

Pas paragraaf 10 van bylae A van die regulasies opgestel ingevolge die landmetingsordonnansie toe.

(10) *Verskaffing van bakens:*

Die bakens van die blokke moet deur die landmeter verskaf word maar die materiaal gebruik vir die merk van die afsonderlike erwe en afskuinsings moet deur die plaaslike bestuur verskaf word of die kosprys daarvan moet gevra word.

11. ALLERLEI:

(1) Aantekening deur munisipaliteit ingevolge artikel 175 van Ordonnansie 13 van 1963, insluitende begeleidende brief en enige getal kaarte wat gelyktydig ingedien word R 2-00

(2) Verkryging van gesertifiseerde afdruk van 'n kaart of fotostaat, insluitende korrespondensie in verband daarmee maar uitsluitende uitgawes R 1-50

(3) Inkleuring van planne R 3-00 per uur

12. Al die gelde voorgeskryf in bylae C kan deur skriftelike ooreenkoms tussen die landmeter en die persoon verantwoordelik vir die betaling van sy gelde verhoog word.

13. Die bepalings van Bylae C sal nie van toepassing wees op werk verrig vir die Goewerment van die Republiek van Suid-Afrika nie.

nexure A, referred to in sub-paragraph (2), shall be made.

Here it is necessary to stress that the survey of individual erven is a rough survey and not subject to the finer adjustments for line and distance associated with ordinary townships surveyed in accordance with the Survey Ordinance.

(7) *Contouring:*

As per paragraph 3.

(8) *Subsistence:*

Apply paragraph 11 of Annexure A of the Regulations framed in terms of the Survey Ordinance.

(9) *Travelling:*

Apply paragraph 10 of Annexure A of the Regulations framed in terms of the Survey Ordinance.

(10) *Supply of Beacons:*

The beacons of the blocks must be supplied by the surveyor but the material used for the marking of the individual erven and splays, shall be supplied by the local authority or charged for at cost.

11. MISCELLANEOUS:

(1) Endorsement by Municipality in terms of Section 175 of Ordinance 13/1963, including covering letter and may number of diagrams submitted simultaneously . . . R 2-00

(2) Obtaining certified copy of a diagram or photostat, including correspondence connected therewith, but excluding disbursements R 1-50

(3) Colouring in of plans R 3-00 per hour

12. All the charges prescribed in Annexure C, may, by written agreement between the land surveyor and the person responsible for the payment of his fees, be increased.

13. The provisions of Annexure C shall not apply to work performed for the Government of the Republic of South Africa.