

THE LAW SOCIETY OF NAM!

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P.O. BOX 714

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GOVERNMENT GAZETTE

OF THE

REPUBLIC OF NAMIBIA

R0,50

WINDHOEK — 1 June 1991

No. 211

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Government Notices

MINISTRY OF JUSTICE

No. 61 1991

ASSIGNMENT OF POWERS ACT, 1990: ASSIGNMENT OF THE ADMINISTRATION OF CERTAIN PROVISIONS OF LAW TO THE MINISTER OF JUSTICE

It is hereby made known for general information that the President has under section 3(1) of the Assignment of Powers Act, 1990 (Act 4 of 1990), assigned to the Minister of Justice the administration of the provisions of the laws which are referred to in the Schedule and which entrusted to the President certain powers, duties or functions by virtue of the provisions of Article 140 of the Namibian Constitution.

SCHEDULE

- 1. Sections 2, 3, 5, 6, 8(1)(a) and 10(1) of the Justices of the Peace and Commissioners of Oaths Act, 1963 (Act 16 of 1963).
- 2. Section 6(1) of the Administration of Estates Act, 1965 (Act 66 of 1965).
- 3. Sections 70 and 334 of the Criminal Procedure Act, 1977 (Act 51 of 1977).

MINISTRY OF HOME AFFAIRS

No. 62

1991

ASSIGNMENT OF POWERS ACT, 1990: ASSIGNMENT OF THE ADMINISTRATION OF CERTAIN PROVISIONS OF LAW TO THE MINISTER OF HOME AFFAIRS

It is hereby made known for general information that the President has under section 3(1) of the Assignment of Powers Act, 1990 (Act 4 of 1990), assigned to the Minister of Home Affairs the administration of the provisions of sections 2, 3(1)(b) and (2) and 4 of the Tear-gas Act, 1964 (Act 16 of 1964), which entrusted to the President certain powers, duties or functions by virtue of the provisions of Article 140 of the Namibian Constitution.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 63

PROPOSAL AND APPLICATION THAT A ROAD BE DECLARED A PROCLAIMED DISTRICT ROAD (NUMBER 3827): DISTRICTS OF HEREROLAND WEST AND OTJIWARONGO

It is hereby made known -

- (a) in terms of section 20(1) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), that the Permanent Secretary: Works, Transport and Communication proposes that, in the district of Hereroland West, the road described in Schedule I and shown on sketch-map P1461 by the symbols A-B-C-D, be declared a proclaimed district road (number 3827); and
- (b) in terms of section 16(3) of the said Ordinance that application has been made to the Chairman of the Roads Board of Otjiwarongo that the road described in Schedule II and shown on sketch-map P1461 by the symbols D-E, be declared a proclaimed district road (number 3827).

A copy of this notice and the said sketch-map, being a sketch-map of the area concerned on which the road to which the proposal and application refer and other proclaimed, minor and private roads in that area are shown, shall for the full period of thirty days mentioned below lie open to inspection at the offices of the Permanent Secretary: Works, Transport and Communication, Windhoek, and the Roads Superintendent, Otjiwarongo during normal office hours.

Every person having any objection to the above-mentioned proposal and application is hereby commanded to lodge his or her objection in writing, with the grounds upon which it is based clearly and specifically therein stated, with the Chairman of the Roads Boards, Private Bag 12005, Ausspannplatz, 9000, within a period of thirty days from the date of publication of this notice.

SCHEDULE I

From a point (A on sketch-map P1461) on main road 101 generally north-north-westwards to a point (B on sketch-map P1461); thence generally west-north-westwards to a point (C on sketch-map P1461); thence generally north-westwards to a point (D on sketch-map P1461) on the common boundary of the districts Hereroland West and Otjiwarongo, and the farm Okamumbonde 332.

SCHEDULE II

From a point (D on sketch-map P1461) on the common boundary of the districts Hereroland West and Otjiwarongo and the farm Okamumbonde 332 generally north-north-westwards across the said farm to a point (E on sketch-map P1461) on district road 2512 on the said farm.

MINISTRY OF WORKS, TRANSPORT AND COMMUNICATION

No. 64

1991

CLOSING OF A PORTION OF FARM ROAD 254: DISTRICT OF KARASBURG

In terms of section 22(2) of the Roads Ordinance, 1972 (Ordinance 17 of 1972), it is hereby made known that the President has under section 22(1)(c) of the said Ordinance, in the district of Karasburg, closed the portion of farm road 254 described in the Schedule and shown on sketch-map P1437 by the symbols A-B.

The said sketch-map shall at all times lie open to inspection at the office of the Permanent Secretary: Works, Transport and Communication, Windhoek, during normal office hours.

SCHEDULE

From a point (A on sketch-map P1437) on the common boundary of the farms Portion 4 of Lovedale 32 and the Remainder of Lovedale 32 generally north-westwards and more and more north-north-westwards across the last-mentioned farm to a point (B on sketch-map P1437) on main road 25 on the last-mentioned farm.

MINISTRY OF LOCAL GOVERNMENT AND HOUSING

No. 65

PERI-URBAN DEVELOPMENT BOARD: AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS: BETHANIEN

The President has under section 40 of the Peri-Urban Development Board Ordinance, 1970 (Ordinance 19 of 1970), with effect from 1 July 1989, further amended the Electricity Supply Regulations promulgated under Government Notice 280 of 1976, as set out in the Schedule.

SCHEDULE

- 1. The regulations are hereby amended by the substitution for the words "Village Management Board", wherever they occur, of the words "Peri-Urban Development Board".
- 2. Part I is hereby amended -
 - (a) by the insertion in regulation 1 after the definition of "authorised undertaker" of the following defintion:
 - "'board' means the Peri-Urban Development Board established under section 2 of the Peri-Urban Development Board Ordinance, 1970 (Ordinance 19 of 1970);";
 - (b) by the substitution for the definition of "consumer" of the following defintion:
 - "'consumer' means a person who has entered into a contract with the supply authority for the supply of electricity, or the owner of any property where electricity supply is available, but not made use of, or the owner of any property, with or without improvements thereon, which can reasonably be connected to the board's main or connection cables, wires and lines for the supply of electricity;"; and
 - (c) by the amendment of regulation 2 by the substitution for the words "township of Bethanien" of the words "peri-urban area of Bethanien".
- 3. Part II is hereby amended by the substitution for regulation 33 of the following regulation:
 - "33. The consumer shall be liable for all moneys due in respect of electricity consumed by him, and for the basic charge, as set out in the appropriate part of Appendix C, which shall be applicable to all built-upon or vacant erven which are connected to the board's electricity supply mains or which can reasonably be connected to the board's electricity supply mains, irrespective of whether electricity has been consumed or not."

- 4. Part III is hereby amended -
 - (a) by the deletion of subregulation (2) of regulation 2;
 - (b) by the substitution in regulation 10 for the amount "R2,00", wherever it occurs, of the amount "R20,00" and for the amount "R0,50" of the amount "R5,00"; and
 - (c) by the substitution in Form A for the words "said village management board" of the words "said board".
- 5. Appendix C of Part III is hereby amended -
 - (a) by the substitution for paragraph (b) of item (1) of the following paragraph:
 - "(b) (i) In cases where the tariffs and charges are questioned, the secretary shall rule on the tariffs and charges applicable.
 - (ii) If the consumer is not satisfied with the decision of the secretary, he may apply in writing within 21 days of the date of such decision to the board for a review of the decision in question, and the board's decision shall be final.";
 - (b) by the substitution in paragraph (c) of item 3 for the amount "R2,00" of the amount "R10,00"; and
 - (c) by the substitution for item 5 of the following item:
 - "5. Determination of Tariffs and Charges.
 - A. Tariffs.
 - (a) Domestic consumers.

For the supply of electricity at 220V single phase to bona fide domestic consumers:

(i) Basic charge:

Each consumer shall pay a monthly charge of R0,88 per ampère of the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R13,20 and a maximum amount of R52,80.

(ii) Unit charge:

R0,16 per unit for every unit consumed.

(b) Businesses:

For the supply of electricity at 220V single phase or 380/220V three phase to businesses:

(i) Basic charge:

Each consumer shall pay a monthly charge of R1,64 per ampère of the summated rating of the circuit breakers at the point of supply, subject to a minimum amount of R24,60 and a maximum amount of R295,20.

(ii) Unit charge:

R0,16 per unit for every unit consumed.

(c) Bulk consumers:

For the supply of electricity at 380/220V three phase, with a circuit breaker rating exceeding 45 ampère per phase at the point of supply:

(i) Basic charge:

Each consumer shall pay a monthly charge of R15,24 per KVA requested, with a minimum of 25 KVA.

(ii) Unit charge:

R0,16 per unit for every unit consumed.

B. Miscellaneous Charges:

- (1) Connection and disconnection of supply:
 - (a) For connection on entering into an agreement for supply with the board Nil;
 - (b) For disconnection on termination of agreement for supply with the board R10,00;
 - (c) For temporary disconnection required by the consumer —R10,00;
 - (d) For a re-connection following disconnection referred to in subparagraph (c) R10,00;
 - (e) For re-connection following disconnection on non-payment of account or for breach of contract R10,00.
- (2) Special reading of meters.

Where a special reading of a meter is taken at the request of the consumer questioning the accuracy of a reading, and the reading is found to be correct — R10,00.

- (3) Testing of meters and circuit breakers.
 - (a) Meters.
 - (i) If a consumer is not satisfied with any reading of a meter supplied by the board and wishes for such meter to be tested, he or she shall apply in writing to the board within ten days of the last day of the month during which the reading in question was taken, to have such meter tested, making a deposit of R20,00.
 - (ii) (aa) If the meter is found to be registering correctly, the deposit shall be forfeited to the board.
 - (bb) If the meter is found to be registering incorrectly, the deposit shall be refunded to the consumer, and the meter shall be repaired and reconnected free of charge.
 - (b) Circuit breakers.
 - (i) If a consumer is not satisfied with the accuracy of the rating of the circuit breaker controlling his supply, and wishes for such circuit breaker to be tested, he shall apply in writing to the board to have such circuit breaker tested, making a deposit of R20,00.
 - (ii) (aa) If the circuit breaker is found to be operating correctly, the deposit shall be forfeited to the board.
 - (bb) If the circuit breaker is found to be operating incorrectly, the deposit shall be refunded to the consumer, and a circuit breaker operating correctly shall be installed free of charge.
 - (iii) A circuit breaker shall be deemed to be correctly operating if it carries the full rated current for an indefinite period. (For testing purposes this requirement shall be deemed to be met if the circuit breaker carries the full rated current for one hour without tripping.)
- (4) Location and rectification of faults.

If the board is called upon to locate and rectify a fault and the fault is found not to be with the supply network, the consumer shall be charged as follows:

- (a) Per call-out during working hours R10,00;
- (b) per call-out after working hours R20,00.

(5) Installation charges.

The installation charges for connecting a consumer's premises to the board's electricity supply system shall be as follows:

- (a) Metering equipment Nil;
- (b) circuit breaker Nil;
- (c) overhead conductors or underground cables: actual cost incurred by the board to supply and install such conductors or cables from the board's service connection to the consumer's circuit breaker or metering equipment, plus a surcharge of 15% of such metering equipment, plus a surcharge of 15% of such amount.

(6) Miscellaneous services:

For work done or services rendered by the board where such work or services are not chargeable under any of the preceding tariffs, the charge shall be the actual costs of materials, labour and transport, plus a surcharge of 15% of such amount.

(7) Late fees:

The board may impose and recover a penalty not exceeding R1,00 on all fees not paid within 15 days of the date upon which they fall due.

C. Special Agreements:

Notwithstanding the provisions of these tariffs and charges, the board may enter into special agreements with large consumers for the supply of electricity in bulk for industrial and other purposes, at the tariffs and charges specified in such agreement.

D. Deposits:

- (1) Every consumer other than the State shall deposit with the board an amount equal to the estimated charge for a month's average consumption, but not less than R20,00, as security for payment of charges due or which may become due to the board under these tariffs in respect of electricity supplied.
- (2) (a) If the sum so deposited by the consumer under subparagraph (1), at any time thereafter is no longer at least equal to the estimated charge for a month's average consumption, the board may, by giving such consumer one month's written notice, require such consumer to deposit a further amount with it so that the total sum so deposited will again at least be equal to the estimated charge for a month's average consumption.

- (b) If a consumer fails to comply with any requirement for a further amount referred to in paragraph (a), the supply of electricity to such consumer may be suspended on 48 hours written notice.
- (3) The deposit referred to in sub-item (1) shall not be payment or part payment of an account for the supply of electricity.
- (4) On cessation of the supply of electricity, the amount of such deposit, minus any fees which may be due to the board, shall be refunded to the consumer on application.
- (5) No deposit under this tariff shall bear any interest.
- (6) The board may accept a bank guarantee in lieu of a cash amount where any such deposit exceeds R30,00.".

DEPARTMENT OF LOCAL GOVERNMENT AND HOUSING

No. 66

1991

MUNICIPALITY OF KARASBURG: FILLING OF EXTRAORDINARY VACANCIES IN THE COUNCIL OF THE MUNICIPALITY OF KARASBURG

Under the powers vested in me by section 2(1) of the Municipal Councils Vacancies Proclamation, 1989 (Proclamation AG. 26 of 1989), I hereby direct -

- (a) that, notwithstanding the provisions of section 46 of the Municipal Ordinance, 1963 (Ordinance 13 of 1963), no election shall be held to fill the extraordinary vacancies in the membership of the council of the Municipality of Karasburg; and
- (b) that the vacancies referred to in paragraph (a), shall be filled by PETRUS SAKEUS NAMBILI and CHRISTIAAN DEETLEFT MÖLLER.

Given under my Hand and Seal of the Republic of Namibia, at Windhoek this 29th day of April, One thousand Nine hundred and Ninety-one.

Sam Nujoma

President

BY ORDER OF THE PRESIDENT-IN-CABINET

General Notices

BANK OF NAMIBIA

No. 45

1991

STATEMENT OF ASSETS AND LIABILITIES AS AT THE CLOSE OF BUSINESS ON 30 APRIL 1991

	30.04.1991 R	31.03.1991 R
LIABILITIES:		
Share Capital General Reserve Revaluation Reserve	12 887 049 147 699 63 198	12 887 049 147 699 63 198
Deposits: Government Bankers — Current — Reserve Other	54 553 079 415 385 26 592 000 731 740	95 577 941 744 24 151 000 731 740
Allocation of SDRS	_	_
Other Liabilities TOTAL LIABILITIES	1 758 793 97 148 943	1 227 799 134 787 170
ASSETS:		
External: Rand Coin Balances with other banks IMF — Reserve tranche Special drawing rights Investments — Rand Currency — Other Currency	271 783 922 305 — 79 914 048 6 206 075	415 151 2 233 177 — — 117 168 747 6 165 642
Domestic: Loans and advances Claims on the Government Fixed assets Other assets TOTAL ASSETS	7 692 872 2 141 860 97 148 943	7 642 116 1 162 337 134 787 170

DR. W.L. BENARD GOVERNOR

E. LULE GENERAL MANAGER

PERI-URBAN DEVELOPMENT BOARD

No. 46

1991

KALKRAND: AMENDMENT OF THE REGULATIONS ON THE REMOVAL OF NIGHTSOIL, REFUSE AND SLOPWATER

In terms of Section 40 bis (1) of the Peri-Urban Development Board Ordinance, 1970 (Ordinance 19 of 1970) notice is hereby given that the Peri-Urban Development Board has under Section 40 of the said Ordinance, with effect from 1 April 1991, amended the Regulations on the removal of nightsoil, refuse and slopwater, promulgated under Government Notice 137 of 1972, as set out in the schedule.

SCHEDULE

- (a) The Schedule is hereby amended:
 - by the substitution in item 6(a) for the amount "R10,20" of the amount "R13,30";
- (b) by the substitution in item 6(b) for the amount "R7,60" of the amount "R9,20";
- (c) by the substitution in item 6(c) for the amount "R15,80" of the amount "R19,00"; and
- (d) by the substitution in item 6(d) for the amount "R12,40" of the amounts "R15,00".

MUNICIPALITY OF KARIBIB

No. 47

1991

AMENDMENT OF HEALTH REGULATIONS

In terms of section 243(2) bis of the Municipal Ordinance, 1963 (Ordinance 13 of 1963) notice is hereby given that the council of the Municipality of Karibib has under section 242 of the said Ordinance amended the Health Regulations promulgated under Government Notice 204 of 1957 as set out in the Schedule.

SCHEDULE

Paragraph (c) is hereby amended by the substitution -

(a) in item 1 for the amount "R3,50" of the amount "R3,50";

- (b) in item 2 for the amount "R4,50" of the amount "R4,50";
- (c) in item 3 for the amount "R30,00" of the amount "R40,00";
- (d) in item 4 for the amount "R280,00" of the amount "R350,00";
- (e) in item 5 for the amount "R80,00" of the amount "R100,00":
- (f) in item 6 for the amount "R20,00" of the amount "R30,00";
- (g) in item 7 for the amount "R620,00" of the amount "R800,00";
- (h) in item 8 for the amount "R620,00" of the amount "R1 000,00";
- (i) in item 9 for the amount "R115,00" of the amount "R150,00";
- (j) in item 10 for the amount "R285,00" of the amount "R350,00";
- (k) in item 11(a) for the amount "R240,00" of the amount "R300,00";
- (l) in item 11(b) for the amount "R112,50" of the amount "R130,00";
- (m) in item 12(a) for the amount "R175,00" of the amount "R250,00";
- (n) in item 12(b) for the amount "R56,00" of the amount "R75,00".

MUNICIPALITY OF MARIENTAL

No. 48

1991

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

In terms of section 243(2) bis of the Municipal Ordinance, 1963 (Ordinance 13 of 1963) notice is hereby given that the council of the Municipality of Mariental has under section 242 of the said Ordinance amended the Electricity Supply Regulations promulgated under Government Notice 19 of 1962 by the substitution in paragraph 5(a) of the tariff of fees and charges for the amount "R19,00" of the amount "R21,50".

MUNICIPALITY OF OKAHANDJA

No. 49

1991

AMENDMENT OF ELECTRICITY REGULATIONS

In terms of section 243(2) bis of the Municipal Ordinance, 1963 (Ordinance 13 of 1963) notice is hereby given that the council of the Municipality of Okahandja has under section 242 of the said Ordinance amended the Electricity Regulations promulgated under Government Notice 71 of 1940 as set out in the Schedule.

SCHEDULE

Regulation 151 is hereby amended -

- (a) by the substitution in paragraph (a)(i) for the amounts "R18,00", "R22,00", "R27,00", "R32,00", "R39,00", "R47,00" and "R58,00", of the amounts "R18,75", "R25,00", "R31,25", "R37,50", "R43,74", "R50,00" and "R56,25", respectively;
- (b) by the substitution in paragraph (a)(ii) for the amount "R0,07" of the amount "R0,075";
- (c) by the substitution in paragraph (b)(i) for the amount "R0,90" of the amount "R1,01";
- (d) by the substitution in paragraph (b)(ii) for the amount "R0,10" of the amount "R0,11";
- (e) by the substitution in paragraph (c)(i) for the amounts "R17,60" and "R426,00" of the amounts "R20,00" and "R480,00", respectively; and
- (f) by the substitution in paragraph (c)(ii) for the amount "R0,08" of the amount "R0,09".

MUNICIPALITY OF USAKOS

No. 50

1991

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

In terms of section 243(2) bis of the Municipal Ordinance, 1963 (Ordinance 13 of 1963) notice is hereby given that the council of the Municipality of Usakos has under section 242 of the said Ordinance amended the Electricity Supply Regulations promulgated under Government Notice 120 of 1959 as set out in the Schedule.

SCHEDULE

The Tariffs and Charges are hereby amended -

- (a) by the substitution in item 5(A)(b) for the amount "R0,1025" of the amount "R0,1435";
- (b) by the substitution in item 5(B)(b) for the amount "R0,1025" of the amount "R0,1435"; and
- (c) by the substitution in item 5(D)(b) for the amount "R0,123" of the amount "R0,1435".

MUNICIPALITY OF WINDHOEK

No. 51

1991

AMENDMENT OF BUILDING REGULATIONS

The council of the Municipality of Windhoek has under section 242 of the Municipal Ordinance, 1963 (Ordinance 13 of 1963), further amended the Building Regulations promulgated under Government Notice 57 of 1969 as set out in the Schedule.

The said amendment has been approved by the President under section 243 of the said Municipal Ordinance, 1963.

SCHEDULE

Regulation 7 is hereby amended by the addition of the following subparagraph to paragraph (a):

"(xiv) Reapproval of Building Plans

If the approval of council of any plan for the construction of a building has expired in terms of regulation 9, the fee for reapproval of such plan shall be the minimum fee referred to in subparagraph (i) of this paragraph.".

MUNICIPALITY OF WINDHOEK

No. 52

1991

AMENDMENT OF HEALTH REGULATIONS

The council of the Municipality of Windhoek has under section 242 of the Municipal Ordinance, 1963 (Ordinance 13 of 1963), further amended the Health Regulations promulgated under Government Notice 285 of 1952, as set out in the Schedule.

The said amendments have been approved by the President under section 243 of the said Municipal Ordinance, 1963.

SCHEDULE

1. Chapter I is hereby amended by the insertion in regulation 1 after the definition of "Polyethylene container" of the following definition:

"240 litre container" means for the purposes of Chapter VI and Schedule C a receptacle of inflexible material which is provided by the council for

the storage of domestic refuse, is equipped with a close fitting slam cover, a handle and two wheels and has a capacity equal to the capacity of three refuse containers;".

2. Chapter VI is hereby amended by the substitution for the proviso to paragraph (b) of regulation 1 of the following proviso:

"Provided that where three or more refuse containers are used at any one time at any dwelling, public building or other premises, the council may replace such refuse containers with a 240 litre container: Provided further that where twelve or more refuse containers are used at any one time at any dwelling, public building or other premises, the council may replace such refuse containers with a bulk container."

CITY OF WINDHOEK

No. 53

PERMANENT CLOSING OF PORTION 1 OF EPUKIRO STREET, WINDHOEK

Notice is hereby given in terms of Section 183(1)(b)(ii) of the Municipal Ordinance, 1963 (Ordinance No. 13 of 1963) as amended, that the Municipality of Windhoek proposes to close permanently the undermentioned portions as indicated on plan P/4083/ which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue.

Portion 1 of Epukiro Street, Windhoek.

Objections to the proposed closing are to be served on the Director, Local Authorities and Development Planning, Private Bag 13289, and the Town Clerk, P.O. Box 59, Windhoek, within 30 days after the appearance of this notice in accordance with Article 183(3) of the above Ordinance.

J.G.B. BLIGNAUT TOWN CLERK

(Notice No. 76/91. Dated: 1991-05-10.

CITY OF WINDHOEK

No. 54

PORTION 1 OF ABRAHAM MASHEGO STREET KATUTURA, EXTENSION 15

Notice is hereby given in terms of Section 183(1)(b)(ii) of the Municial Ordinance, 1963 (Ordinance No. 13 of 1963) as amended, that the

Municipality of Windhoek proposes to close permanently the undermentioned Portions as indicated on plan No. 2 /SWABOU/ROTARY DEVELOPMENT which lies for inspection during office hours at the office of the Town Planner, Room 702, Municipal Offices, Independence Avenue, Windhoek.

Portion 1 of Abraham Mashego Street, Katutura, Extention 15.

Objections to the proposed closing are to be served on the Director, Local Authorities and Development Planning, Private Bag 13289, Windhoek, and the Town Clerk, P.O. Box 59, Windhoek, within 30 days after the appearance of this notice in accordance with Article 183(3) of the above Ordinance.

J.G.B. BLIGNAUT TOWN CLERK

MUNICIPALITY OF OTAVI

No. 55

AMENDMENT OF ELECTRICITY SUPPLY REGULATIONS

Notice is hereby given in terms of Section 243 of the Municipal Ordinance 1963 (Ordinance 13 of 1963) as amended, that the Municipality of Otavi hereby amends the Electricity Supply Regulations, promulgated under Government Notice 165 of 1964 as set out in the Schedule.

SCHEDULE D

Appendix D is hereby amended by the substitution: -

- (a) in paragraph 5(a)(i)(a) for the amount "R14,50" of the amount "R16,00" and for the amount "R0,50" of the amount "R0,55";
- (b) in paragraph 5(a)(ii) for the amount "R0,10" of the amount "R0,11";
- (c) in paragraph 5(c)(i)(a) for the amount "R1,40" of the amount "R1,60".