

EXTRAORDINARY



BUITENGEWONE

REPUBLIC OF SOUTH AFRICA  
GOVERNMENT GAZETTE

STAATSKOERANT  
VAN DIE REPUBLIEK VAN SUID-AFRIKA

REGULATION GAZETTE No. 1039

Registered at the Post Office as a Newspaper

PRICE 10c PRYS  
OVERSEAS 15c OORSEE  
POST FREE — POSVRY

REGULASIEKOERANT No. 1039

As 'n Nuusblad by die Poskantoor Geregistreer

Vol. 40]

PRETORIA, 25 OCTOBER 1968  
25 OKTOBER 1968

[No. 2198

PROCLAMATIONS

by the State President of the  
Republic of South Africa

No. R. 315, 1968

DATE OF COMING INTO OPERATION OF CERTAIN PROVISIONS OF THE GENERAL LAW AMENDMENT ACT, 1968

By virtue of the powers vested in me by section 63 of the General Law Amendment Act, 1968 (Act No. 70 of 1968), I hereby declare that the provisions of sections 7, 8, 9, 11, 12 and 13 of the said Act shall come into operation on 1 November 1968.

Given under my Hand and the Seal of the Republic of South Africa at Bloemfontein on this Seventh day of October, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,  
State President.

By Order of the State President-in-Council.  
P. C. PELSER.

No. R. 318, 1968

DRIED BEAN SCHEME.—AMENDMENT

Whereas the Minister of Agriculture has, in terms of the provisions of section 15 (3), read with section 9 (2) (c), of the Marketing Act, 1968 (No. 59 of 1968), accepted the proposed amendment, as set out in the Schedule hereto, to the Dried Bean Scheme, published by Proclamation No. R. 68 of 1961, as amended, and has, in terms of the provisions of section 12 (1) (b) of the said Act recommended the approval of the said proposed amendment;

Now, therefore, under the powers vested in me by section 15 (3), read with section 14 (1) (a), of the said Act, I do hereby declare that the said amendment shall come into operation on the date of publication hereof.

Given under my Hand and the Seal of the Republic of South Africa at Bloemfontein on this Ninth day of October, One thousand Nine hundred and Sixty-eight.

J. J. FOUCHE,  
State President.

By Order of the State President-in-Council.  
D. C. H. UYS.

PROKLAMASIES

van die Staatspresident van die  
Republiek van Suid-Afrika

No. R. 315, 1968

DATUM VAN INWERKINGTREDING VAN SEKERE BEPALINGS VAN DIE ALGEMENE REGSWYSIGINGSWET, 1968

Kragtens die bevoegdheid my verleen by artikel 63 van die Algemene Regswysigingswet, 1968 (Wet No. 70 van 1968), verklaar ek hierby dat die bepalings van artikels 7, 8, 9, 11, 12 en 13 van genoemde Wet op 1 November 1968 in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Bloemfontein, op hede die Sewende dag van Oktober Eenduisend Negehonderd Agt-en-sestig.

J. J. FOUCHE,  
Staatspresident.

Op las van die Staatspresident-in-rade.

P. C. PELSER.

No. R. 318, 1968

DROËBONESKEMA.—WYSIGING

Nademaal die Minister van Landbou kragtens die bepalings van artikel 15 (3), gelees met artikel 9 (2) (c) van die Bemarkingswet, 1968 (No. 59 van 1968), die voorgestelde wysiging, soos in die Bylae hiervan uiteengesit, van die Droëboneskema, afgekondig by Proklamasie No. R. 68 van 1961, soos gewysig, aangeneem het en kragtens die bepalings van artikel 12 (1) (b) van genoemde Wet, goedkeuring van genoemde wysiging aanbeveel het;

So is dit dat ek, kragtens die bevoegdheid my verleen by artikel 15 (3), gelees met artikel 14 (1) (a), van genoemde Wet, hierby verklaar dat genoemde wysiging op die datum van publikasie hiervan in werking tree.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Bloemfontein, op hede die Negende dag van Oktober Eenduisend Negehonderd Agt-en-sestig.

J. J. FOUCHE,  
Staatspresident.

Op las van die Staatspresident-in-rade.

D. C. H. UYS.

### SCHEDULE

The Dried Bean Scheme, published by Proclamation No. R. 68 of 1961, as amended, is hereby further amended as follows:—

1. The following section is hereby substituted for section 8:—

#### *"Election and Tenure of Office of Chairman and Vice-Chairman"*

8. (1) The Board shall whenever it becomes necessary, elect one of its members to be the Chairman and one of its members to be the Vice-Chairman of the Board.

(2) The Chairman of the Board shall, subject to his remaining a member of the Board, hold office as Chairman for the period terminating on the date of the first meeting of the Board held subsequent to the expiration of one year after the date of his election and be eligible for re-election as Chairman.

(3) The provisions of subsection (2) shall *mutatis mutandis* apply in respect of the Vice-Chairman.

(4) Whenever the Chairman is absent or unable to fulfil any of his functions, the Vice-Chairman shall act in his stead and whenever both the Chairman and Vice-Chairman are absent or unable to fulfil their functions, the Board shall elect one of its members to fulfil the functions of the Chairman during such absence or inability.”.

2. Section 11 is hereby amended by the substitution for subsections (2), (3) and (4) of the following subsections:—

“(2) The Chairman of the Board shall *ex officio* be a member of any committee appointed by the Board.

(3) The Board shall in respect of each committee appointed by it make rules with regard to the conduct of and procedure at meetings (including the quorum), the manner in which meetings shall be called and matters incidental thereto.

(4) The decision of the majority of all the members of a committee shall constitute a decision of the committee unless the Board, with the approval of the Minister, determines otherwise.”.

3. The Schedule is hereby amended by the substitution for the name “Dried Bean Control Board” wherever it occurs, of the name “Dry Bean Board”.

### GOVERNMENT NOTICES

#### DEPARTMENT OF AGRICULTURAL ECONOMICS AND MARKETING

No. R. 1958

25 October 1968

REGULATIONS RELATING TO THE GRADING,  
PACKING AND MARKING OF MEAT INTENDED  
FOR EXPORT.—AMENDMENT

The State President has, under the powers vested in him by section 7 of the Agricultural Produce Export Act, 1959 (No. 10 of 1959), amended the regulations relating to the grading, packing and marking of meat intended for export, published by Government Notice No. R. 362 of 15 March 1968, as set out in the Schedule hereto.

### SCHEDULE

The Schedule to Government Notice No. R. 362 of 15 March 1968, is hereby amended by the substitution for

### BYLAE

Die Droëboneskema, aangekondig by Proklamasie No. R. 68 van 1961, soos gewysig, word hierby soos volg verder gewysig:—

1. Artikel 8 word hierby deur die volgende artikel vervang:—

#### *„Verkiesing en Ampstermyn van Voorsitter en Vise-voorsitter”*

8. (1) Die Raad kies so dikwels as wat dit nodig mag word een van sy lede as Voorsitter en een van sy lede as Vise-voorsitter van die Raad.

(2) Mits hy lid van die Raad bly, beklee die Voorsitter van die Raad sy amp as Voorsitter vir die tydperk wat eindig op die datum van die eerste vergadering van die Raad gehou na verstryking van een jaar na die datum van sy verkiesing en kan hy as Voorsitter herkies word.

(3) Die bepalings van subartikel (2) is *mutatis mutandis* ten opsigte van die Vise-voorsitter van toepassing.

(4) Wanneer die Voorsitter afwesig is of nie in staat is om sy werkzaamhede te verrig nie, tree die Vise-voorsitter in sy plek op en wanneer die Voorsitter sowel as die Vise-voorsitter afwesig is of nie in staat is om hul werkzaamhede te verrig nie, kies die Raad een van sy lede om gedurende bedoelde afwesigheid of onvermoë die werkzaamhede van die Voorsitter te verrig.”.

2. Artikel 11 word hierby gewysig deur subartikels (2), (3) en (4) deur die volgende subartikels te vervang:—

„(2) die Voorsitter van die Raad is *ex officio* lid van elke komitee wat deur die Raad aangestel word.

(3) Die Raad moet ten opsigte van elke komitee wat hy aanstel reëls neerlê met betrekking tot die hou van en die prosedure op vergaderings (met inbegrip van die kworum), die wyse waarop vergaderings belê moet word en aangeleenthede in verband daarmee.

(4) ’n Besluit van die meerderheid van al die lede van ’n komitee maak ’n besluit van die komitee uit, tensy die Raad met goedkeuring van die Minister anders bepaal.”.

3. Die Bylae word hierby gewysig deur die naam „Droëbonebeheerraad” oral waar dit voorkom deur die naam „Droëboneraad” te vervang.

### GOEWERMENTSKENNISGEWINGS

#### DEPARTEMENT VAN LANDBOU-EKONOMIE EN -BEMARKING

No. R. 1958

25 Oktober 1968

REGULASIES MET BETREKKING TOT DIE GRA-  
DERING, VERPAKKING EN MERK VAN VLEIS  
VIR UITVOER BEDOEL.—WYSIGING

Die Staatspresident het kragtens die bevoegdheid hom verleen by artikel 7 van die Wet op Uitvoer van Landbouprodukte, 1959 (No. 10 van 1959), die regulasies met betrekking tot die gradering, verpakking en merk van vleis vir uitvoer bedoel, aangekondig by Goewermentskennisgewing No. R. 362 van 15 Maart 1968, gewysig soos in die Bylae hiervan uiteengesit.

### BYLAE

Die Bylae van Goewermentskennisgewing No. R. 362 van 15 Maart 1968, word hierby gewysig deur subregulasie (4)

subregulation (4) of regulation 30 of the following subregulation:—

“(4) If chilled meat which has been approved for export is not exported within 12 days, or frozen meat not within 90 days, after such approval, it shall be submitted for re-inspection before it may be exported.”

No. R. 1967

25 October 1968

### SOUTH AFRICAN CITRUS SCHEME

#### SUSPENSION OF THE PROHIBITION ON THE SALE OF LEMONS IN THE REPUBLIC

In terms of section 79 (1) (b) of the Marketing Act, 1968 (No. 59 of 1968), I, Dirk Cornelis Hermanus Uys, Minister of Agriculture, do hereby make known that the Citrus Board, referred to in section 3 of the South African Citrus Scheme, published by Proclamation No. R. 121 of 1964, as amended, has with my approval, repealed the prohibition on the sale of lemons in the Republic, imposed in terms of section 16 (1) (o) read with section 21 of the said Scheme, and published by Government Notice No. R. 301 of the 1st March 1968, with effect from 28 October 1968.

D. C. H. UYS,  
Minister of Agriculture.

*Explanatory note.*—The effect of this notice is that until further notice, producers of lemons will be free on and after the 28th October 1968 to sell lemons as, when and where they please.

### DEPARTMENT OF AGRICULTURAL TECHNICAL SERVICES

No. R. 1955

25 October 1968

#### ANIMAL DISEASES AND PARASITES ACT, 1956 (ACT NO. 13 OF 1956).—AMENDMENT OF REGU- LATIONS

Under the powers vested in him by section 27 of the Animal Diseases and Parasites Act, 1956 (Act No. 13 of 1956) the Minister of Agriculture has substituted the Schedule hereto for the Schedule to Government Notice No. R. 1298 of 26 July 1968.

#### SCHEDULE

The Magisterial Districts of Pretoria and Brits and that portion of the Magisterial District of Warmbaths south of and including the farms Elandslaagte, Doornfontein, Paalkraal, Waterval, Klippoortjie, Vangheining, Grysbut, Newlands, Vlakplaats, Aliwal, Nooitgedacht, Noodhulp, Roodepoort, Bospoort and Buisfontein.

*Note.*—The attention of poultry owners concerned is invited to Part XI of the Animal Diseases and Parasites Standing Regulations promulgated by Government Notice No. R. 1531 of 4 October 1963.

### DEPARTMENT OF BANTU ADMINISTRATION AND DEVELOPMENT

No. R. 1941

25 October 1968

#### AREAS OF CHIEF BANTU AFFAIRS COMMISSIONERS

Under and by virtue of the powers vested in me by section 2 (1) of the Bantu Administration Act, 1927 (Act No. 38 of 1927), I, Michiel Coenraad Botha, Minister of

van regulasie 30 deur die volgende subregulasie te ver-  
vang:—

“(4) Indien verkoelde vleis wat vir uitvoer goedgekeur is nie binne 12 dae, of bevroe vleis nie binne 90 dae, na sodanige goedkeuring uitgevoer word nie, moet dit vir herinspeksie aangebied word alvorens dit uitgevoer mag word.”

No. R. 1967

25 Oktober 1968

### SUID-AFRIKAANSE SITRUSSKEMA

#### OPHEFFING VAN DIE VERBOD OP DIE VER- KOOP VAN SUURLEMOENE IN DIE REPUBLIEK

Kragtens artikel 79 (1) (b) van die Bemarkingswet, 1968 (No. 59 van 1968), verklaar ek, Dirk Cornelis Hermanus Uys, Minister van Landbou, hierby dat die Sitrusraad, genoem in artikel 3 van die Suid-Afrikaanse Sitrusskema, afgekondig by Proklamasie No. R. 121 van 1964, soos gewysig, met my goedkeuring die verbod op die verkoop van suurlemoene in die Republiek, opgele kragtens artikel 16 (1) (o) gelees met artikel 21 van die genoemde Skema en afgekondig by Goewermentskennisgiving No. R. 301 van 1 Maart 1968, opgehef het met ingang van 28 Oktober 1968.

D. C. H. UYS,  
Minister van Landbou.

*Ter verduideliking.*—Die uitwerking van hierdie kennisgiving is dat vanaf 28 Oktober 1968 tot verdere kennisgiving dit produsente van suurlemoene sal vrystaan om suurlemoene soos, wanneer en waar hulle goeddink, te verkoop.

### DEPARTEMENT VAN LANDBOU-TEGNIESE DIENSTE

No. R. 1955

25 Oktober 1968

#### WET OP DIERESIEKTES EN -PARASIETE, 1956 (WET NO. 13 VAN 1956).—WYSIGING VAN REGU- LASIES

Kragtens die bevoegdheid hom verleen by artikel 27 van die Wet op Dieresiektes en -parasiete, 1956 (Wet No. 13 van 1956), het die Minister van Landbou, die Bylae van Goewermentskennisgiving No. R. 1298 van 26 Julie 1968 vervang deur die Bylae hierby.

#### BYLAE

Die landdrosdistrikte Pretoria en Brits en daardie gedeelte van die landdrosdistrik Warmbad suid van en insluitende die plase Elandslaagte, Doornfontein, Paalkraal, Waterval, Klippoortjie, Vangheining, Grysbut, Newlands, Vlakplaats, Aliwal, Nooitgedacht, Noodhulp, Roodepoort, Bospoort en Buisfontein.

*Opmerking.*—Die aandag van die betrokke pluimvee-eenaars word gevestig op Deel XI van die Vaste Regulاسies betreffende Dieresiektes en -parasiete afgekondig by Goewermentskennisgiving No. R. 1531 van 4 Oktober 1963.

### DEPARTEMENT VAN BANTOE-ADMINISTRASIE EN -ONTWIKKELING

No. R. 1941

25 Oktober 1968

#### HOOFBANTOESAKEKOMMISSARISGEBIEDE

Kragtens die bevoegdheid my verleen by artikel 2 (1) van die Bantoe-administrasie Wet, 1927 (Wet No. 38 van 1927), verander ek, Michiel Coenraad Botha, Minister van

Bantu Administration and Development, hereby vary the areas of Chief Bantu Affairs Commissioners as defined in the Schedule to Government Notice No. R. 1672 of 1968, in accordance with the accompanying Schedule.

M. C. BOTHA,  
Minister of Bantu Administration and Development.

#### SCHEDULE

1. By the deletion of the words "Port Elizabeth" and the definition of the area of the Chief Bantu Affairs Commissioner, Port Elizabeth.

2. By the substitution of the following definition for the definition of the area of the Chief Bantu Affairs Commissioner, Eastern Cape:—

"In the Province of the Cape of Good Hope the Districts of Adelaide, Albany, Albert, Alexandria, Aliwal North, Barkly East, Bathurst, Bedford, Cathcart, Cradock, East London, Elliot, Fort Beaufort, Glen Grey, Herschel, Indwe, Keiskammahoek, King William's Town, Kirkwood, Komga, Lady Grey, Maclear, Maraisburg, Middledrift, Molteno, Peddie, Port Elizabeth, Queenstown, Somerset East, Sterkstroom, Steynsburg, Stockenström, Stutterheim, Tarka, Uitenhage, Venterstad, Victoria East, Wodehouse, excluding the areas referred to in section 25 (1) of the Bantu Administration Act, 1927 (Act No. 38 of 1927), and in section 21 (1) of the Bantu Trust and Land Act, 1936 (Act No. 18 of 1936), in any of these districts."

Bantoe-administrasie en -ontwikkeling, hierby die gebiede van die Hoofbantoesakekommissaris soos vasgestel in die Bylae van Goewermentskennisgwing No. R. 1672 van 1968, ocreenkomsig bygaande Bylae.

M. C. BOTHA,  
Minister van Bantoe-administrasie en -ontwikkeling.

#### BYLAE

1. Deur die woorde „Port Elizabeth” en die omskrywing van die gebied van die Hoofbantoesakekommissaris, Port Elizabeth, te skrap.

2. Deur die omskrywing van die gebied van die Hoofbantoesakekommissaris, Oos-Kaap, deur die volgende omskrywing te vervang:—

„In die provinsie die Kaap die Goeie Hoop die distrikte Adelaide, Albaan, Albert, Alexandria, Aliwal-Noord, Barkly-Oos, Bathurst, Bedford, Cathcart, Cradock, Elliot, Fort Beaufort, Glen Grey, Herchel, Indwe, Keiskammahoek, King William's Town, Kirkwood, Komga, Lady Grey, Maclear, Maraisburg, Middledrift, Molteno, Oos-Londen, Peddie, Port Elizabeth, Queenstown, Somerset-Oos, Sterkstroom, Steynsburg, Stockenström, Stutterheim, Tarka, Uitenhage, Venterstad, Victoria-Oos, Wodehouse, uitgesonderd die gebiede bedoel in artikel 25 (1) van die Bantoe-administrasie Wet, 1927 (Wet No. 38 van 1927), en in artikel 21 (1) van die Bantoetrust en -grond Wet, 1936 (Wet No. 18 van 1936), in enige van dié distrikte.”

#### DEPARTMENT OF CUSTOMS AND EXCISE

No. R. 1929 25 October 1968

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT  
OF SCHEDULE No. 1 (No. 1/172)

I, Jan Friedrich Wilhelm Haak, Acting Minister of Finance, acting in terms of the powers vested in me by section 48 of the Customs and Excise Act, 1964, hereby amend Schedule No. 1 to the said Act to the extent set out in the Schedule hereto.

J. F. W. HAAK,  
Acting Minister of Finance.

#### SCHEDULE

I Tariff Heading	II Statistical Unit	Rate of Duty		
		III General	IV M.F.N.	V Preferential
38.19 By the substitution for the heading of subheading No. 38.19.70 of the following: “38.19.70 Emulsifiers containing mono-, di- and triglycerides:”				

NOTE.—The heading of subheading No. 38.19.70 is amended to make it clear that specially prepared monoglycerides are classified thereunder.

#### BYLAE.

I Tariefpos	II Statistiese Eenheid	Skaal van Reg		
		III Algemeen	IV M.B.N.	V Voorkeur
38.19 Deur die opskrif van subpos No. 38.19.70 deur die volgende te vervang: „38.19.70 Emulgeermiddels wat mono-, di- en triglyceride bevat:”				

OPMERKING.—Die opskrif van subpos No. 38.19.70 word gewysig om dit duidelik te stel dat spesiaal bereide monoglycerides daaronder ressorteer.

No. R. 1930

25 October 1968

CUSTOMS AND EXCISE ACT, 1964.—AMENDMENT  
OF SCHEDULE No. 3 (No. 3/160)

J. Jan Friedrich Wilhelm Haak, Acting Minister of Finance, acting in terms of the powers vested in me by section 75 of the Customs and Excise Act, 1964, hereby amend Schedule No. 3 to the said Act to the extent set out in the Schedule hereto.

J. F. W. HAAK,  
Acting Minister of Finance.

No. R. 1930

25 Oktober 1968

DOEANE- EN AKSYNSWET, 1964.—WYSIGING  
VAN BYLAE No. 3 (No. 3/160)

Ek, Jan Friedrich Wilhelm Haak, Waarnemende Minister van Finansies, handelende kragtens die bevoegdheid my verleen by artikel 75 van die Doeane- en Aksynswet, 1964, wysig hierby Bylae No. 3 van genoemde Wet in die mate in die Bylae hiervan aangetoon.

J. F. W. HAAK,  
Waarnemende Minister van Finansies.

## SCHEDULE.

I Item	II Tariff Heading and Description	III Extent of Rebate
317.03	<p>By the substitution in paragraph (I) for tariff heading No. 39.07 of the following:</p> <p>“ 39.01 Flexible polyurethane foam, whether or not cut to size or shape, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>39.02 (1) Flexible polyvinyl chloride foam of a thickness exceeding 0·002 in. but not exceeding 0·009 in., except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>(2) Flexible polyvinyl chloride foam of a thickness exceeding 0·009 in. but not exceeding 0·16 in., except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>39.07 (1) Hose clamps, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>(2) Flexible polyurethane foam mouldings for use in seats and squabs, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>40.08 Flexible cellular rubber materials, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>By the insertion in paragraph (I) after tariff heading No. 40.09 of the following:</p> <p>“ 58.02 (1) Carpeting, backed with artificial plastic material, whether or not moulded or cut to size, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>(2) Other carpeting, whether or not moulded or cut to size, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p> <p>59.03 Bonded synthetic fibre fabrics, not impregnated or coated, except for motor vehicles of a gross vehicle weight of less than 22,400 lb. for the transport of goods or materials not being any motor vehicle specified in paragraph (III) of this item</p>	<p>Full duty less 20%</p> <p>Full duty less the greater of 25% or 3½ per sq. yd. less 12½%</p> <p>Full duty less 20%</p> <p>Full duty less 20%</p> <p>Full duty less 20%</p> <p>Full duty less 20%</p> <p>Full duty less 20%*</p> <p>Full duty less 20%</p> <p>Full duty less 30%</p> <p>Full duty less 10% ”</p> <p>Full duty ”</p>
317.06	<p>By the substitution for tariff heading No. 39.02 of the following:</p> <p>“ 39.02 Polyvinyl chloride foam of a thickness exceeding 0·16 in., for the manufacture of seats</p>	

NOTE.—The provisions for a rebate of duty on certain upholstery materials, for use in the motor vehicle manufacturing industry, are withdrawn.

## BYLAE.

I Item	II Tariefpos en Beskrywing	III Mate van Korting
317.03	<p>Deur in paragraaf (I) tariefpos No. 39.07 deur die volgende te vervang:</p> <p>„ 39.01 Buigsame poli-uretaanskuim, hetsy na grootte of vorm gesny al dan nie, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>39.02 (1) Buigsame polivinylchloriedskuum met 'n dikte van meer as 0.002 dm. maar hoogstens 0.009 dm., behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>(2) Buigsame polivinylchloriedskuum met 'n dikte van meer as 0.009 dm. maar hoogstens 0.16 dm., behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>39.07 (1) Slangklampe, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>(2) Buigsame poli-uretaanskuim vormstukke vir gebruik in sitplekke en rugleuningkussings, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>40.08 Buigsame sellulêre rubberstowwe, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>Deur in paragraaf (I) na tariefpos No. 40.09 die volgende in te voeg:</p> <p>„ 58.02 (1) Tapytstof, met rugkant van kunsplastiekstof, hetsy gevorm of na grootte gesny al dan nie, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>(2) Ander tapytstof, hetsy gevorm of na grootte gesny al dan nie, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>59.03 Verbonde sintetiese veselstowwe, nie geimpregneer of bestryk nie, behalwe vir motorvoertuie met 'n bruto voertuiggewig van minder as 22,400 lb., vir die vervoer van goedere of materiale, maar nie enige motorvoertuig in paragraaf (III) van hierdie item vermeld nie</p> <p>Deur tariefpos No. 39.02 deur die volgende te vervang:</p> <p>„ 39.02 Polivinylchloriedskuum met 'n dikte van meer as 0.16 dm., vir die vervaardiging van sitplekke</p>	<p>Volle reg min 20%</p> <p>Volle reg min die hoogste van 25% of <math>3\frac{1}{4}\%</math> per vk. jt. min <math>12\frac{1}{2}\%</math></p> <p>Volle reg min 20%</p> <p>Volle reg min 30%</p> <p>Volle reg min 10%"</p> <p>Volle reg "</p>
317.06		

OPMERKING.—Die voorsienings vir 'n korting op reg op sekere stofferingsmateriale, vir gebruik in die motorvoertuigvervaardigingsnywerheid, word ingetrek.

## DEPARTMENT OF DEFENCE

No. R. 1931

25 October 1968

## AMENDMENTS TO THE CITIZEN FORCE REGULATIONS

The State President has, in terms of section 87 (1) of the Defence Act, 1957 (Act No. 44 of 1957), amended the Citizen Force Regulations promulgated under Government Notice No. 1031 of 26 January 1926, as follows:—

Regulation 6 of Chapter V of the Citizen Force Regulations is hereby amended by the substitution for regulation 6 of the following regulation:—

“6. (1) A person travelling to or from places for the purpose of rendering continuous service in terms of section 22 (3) or 22 (7) of the Act or special duty in terms of

## DEPARTEMENT VAN VERDEDIGING

No. R. 1931

25 Oktober 1968

## WYSIGING VAN DIE BURGERMAGREGULASIES

Die Staatspresident het kragtens artikel 87 (1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), die Burgermagregulasies afgekondig by Goewermentskennisgiving No. 1031 van 26 Januarie 1926, soos volg gewysig:—

Regulasie 6 van Hoofstuk V van die Burgermagregulasies word hierby gewysig deur regulasie 6 deur die volgende regulasie te vervang:—

„6. (1) 'n Persoon wat na of van plekke reis vir die verrigting van ononderbroke diens ingevolge artikel 22 (3) of 22 (7) van die Wet of vir die verrigting van spesiale

regulation 4 of Chapter VII, shall receive no subsistence allowance but only pay of rank for the duration of the said travelling.

(2) A person referred to in subregulation (1), shall be furnished with a rail ticket and, where necessary, with meal and bedding tickets for the journey referred to in subregulation (1): Provided that where no meal or bedding tickets are issued, an allowance in lieu thereof may be paid to him on the conditions and at the rate determined from time to time.”.

[Amendment Slip No. 203.]

No. R. 1932

25 October 1968

**AMENDMENT TO THE REGULATIONS FOR THE PERMANENT FORCE**

The State President has, in terms of section 87 (1) of the Defence Act, 1957 (Act No. 44 of 1957), amended the Regulations for the Permanent Force promulgated under Government Notice No. 171 of 26 January 1923, as follows:—

The Regulations for the Permanent Force are hereby amended—

(a) by the insertion in subregulation (1) of regulation 6 of Chapter VI of the following proviso:—

“Provided that in the determination of the leave groups of nursing officers and nursing assistants, all full-time government service (continuous or non-continuous) of whatever nature shall be taken into account.”;

(b) by the substitution for subregulation (1) of regulation 17 of Chapter VI of the following subregulation:—

“(1) For the purpose of the accrual of accumulative vacation leave with full pay, members shall be classified into the following groups:—

(a) Officers (other than nursing officers) and other ranks appointed prior to 1 January 1968 and who—

(i) have completed 15 years or more government service, Group I;

(ii) have completed 10 years or more but not 15 years government service, Group II;

(iii) have completed less than 10 years government service, Group III;

(b) officers (other than nursing officers) and other ranks appointed on or after 1 January 1968—

(i) as soon as they have completed 10 years government service, Group II;

(ii) until they have completed 10 years government service, Group III;

(c) nursing officers appointed prior to 1 January 1968 and who—

(i) have completed 15 years or more government service, Group I (N);

(ii) have completed 10 years or more but not 15 years government service, Group II (N);

(iii) have completed less than 10 years government service, Group IV (N);

(d) nursing officers appointed on or after 1 January 1968—

(i) as soon as they have completed 10 years government service, Group II (N);

(ii) until they have completed 10 years government service, Group IV (N);

dienigs ingevolge regulasie 4 van Hoofstuk VII, ontvang geen verblyftoelae nie maar slegs rangsoldy vir die duur van genoemde reis.

(2) 'n Persoon in subregulasie (1) bedoel, word voorsien van 'n spoorwegreiskaartjie en, waar nodig, van maaltyden beddegoedkaartjies vir die reis in subregulasie (1) bedoel: Met dien verstande dat waar geen maaltyd- of beddegoedkaartjies uitgereik word nie, 'n toelae in plaas daarvan aan hom betaal kan word op die voorwaardes en teen die tarief wat van tyd tot tyd bepaal word.”.

[Wysigingsblaadjie No. 203.]

No. R. 1932

25 Oktober 1968

**WYSIGING VAN DIE REGULASIES VIR DIE STAANDE MAG**

Die Staatspresident het kragtens artikel 87 (1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), die Regulasies vir die Staande Mag afgekondig by Goewerments-kennisgiving No. 171 van 26 Januarie 1923, soos volg gewysig:—

Die Regulasies vir die Staande Mag word hierby gewysig deur—

(a) die invoeging van die volgende voorbehoudbepaling in subregulasie (1) van regulasie 6 van Hoofstuk VI:—

„Met dien verstande dat by die bepaling van die verlofgroep van offisier-verpleegsters en verpleegassistentes alle voltydse regeringsdiens (ononderbroke of onderbroke) van watter aard ook al, in aanmerking geneem word.”;

(b) die vervanging van subregulasie (1) van regulasie 17 van Hoofstuk VI deur die volgende subregulasie:—

“(1) Lede word vir die doeleindes van die aanwas van oplopende vakansieverlof met volle besoldiging in die volgende groep ingedeel:—

(a) Offisiere (behalwe offisier-verpleegsters) en manskappe wat voor 1 Januarie 1968 aangestel is en wat—

(i) 15 jaar of langer regeringsdiens voltooi het, Groep I;

(ii) 10 jaar of langer maar nog nie 15 jaar regeringsdiens voltooi het nie, Groep II;

(iii) minder as 10 jaar regeringsdiens voltooi het, Groep III;

(b) offisiere (behalwe offisier-verpleegsters) en manskappe wat op of na 1 Januarie 1968 aangestel is—

(i) sodra hulle 10 jaar regeringsdiens voltooi het, Groep II;

(ii) totdat hulle 10 jaar regeringsdiens voltooi het, Groep III;

(c) offisier-verpleegsters wat voor 1 Januarie 1968 aangestel is en wat—

(i) 15 jaar of langer regeringsdiens voltooi het, Groep I (V);

(ii) 10 jaar of langer maar nog nie 15 jaar regeringsdiens voltooi het nie, Groep II (V);

(iii) minder as 10 jaar regeringsdiens voltooi het, Groep IV (V);

(d) offisier-verpleegsters wat op of na 1 Januarie 1968 aangestel is—

(i) sodra hulle 10 jaar regeringsdiens voltooi het, Groep II (V);

(ii) totdat hulle 10 jaar regeringsdiens voltooi het, Groep IV (V);

(e) nursing assistants appointed prior to 1 January 1968 and who—

(i) have completed 15 years or more government service, Group III (N);

(ii) have completed 10 years or more but not 15 years government service, Group IV (N);

(iii) have completed less than 10 years government service, Group V (N);

(f) nursing assistants appointed on or after 1 January 1968—

(i) as soon as they have completed 10 years government service, Group IV (N);

(ii) until they have completed 10 years government service, Group V (N).".

(c) by the substitution for subregulation (1) of regulation 18 of Chapter VI of the following subregulation:—

“(1) For every year of government service accumulative vacation leave with full pay shall in respect of the members in the groups mentioned in regulation 17 of this Chapter, accrue at a rate of—

- (a) 38 days in respect of members in Group I;
- (b) 36 days in respect of members in Group II;
- (c) 30 days in respect of members in Group III;
- (d) 56 days in respect of members in Group I (N);
- (e) 54 days in respect of members in Group II (N);
- (f) 50 days in respect of members in Group III (N);
- (g) 48 days in respect of members in Group IV (N);
- (h) 42 days in respect of members in Group V (N).".

[Amendment Slip No. 350.]

No. R. 1933

25 October 1968

AMENDMENTS TO THE CADET CORPS REGULATIONS

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

The Cadet Corps Regulations are hereby amended—

(a) by the substitution for regulation 6 and side heading of the following regulation and side heading:—

“Establishment and disbandment of detachments

6. (1) The Commandant General, SADF, may by order of the Minister, establish or disband a detachment at any school or other educational institution.

(2) Whenever any detachment has been disbanded in terms of subregulation (1), the officer commanding the detachment shall return to the Officer Commanding Command, all arms, ammunition, uniforms, equipment or stores issued to the detachment.”;

(b) by the deletion of regulation 14 and side heading.

[Amendment Slip No. 10.]

DEPARTMENT OF FORESTRY

No. R. 1966

25 October 1968

WATTLE BARK INDUSTRY ACT, 1960  
(ACT NO. 23 OF 1960)

AMENDMENT OF THE WATTLE BARK INDUSTRY AGREEMENT, 1962

In terms of the powers vested in me by section 3 of the Wattle Bark Industry Act, 1960 (Act No. 23 of 1960), I, Stephanus Petrus Botha, Minister of Forestry,

(e) verpleegassistent wat voor 1 Januarie 1968 aangestel is en wat—

(i) 15 jaar of langer regeringsdiens voltooi het, Groep III (V);

(ii) 10 jaar of langer maar nog nie 15 jaar regeringsdiens voltooi het nie, Groep IV (V);

(iii) minder as 10 jaar regeringsdiens voltooi het, Groep V (V);

(f) verpleegassistent wat op of na 1 Januarie 1968 aangestel is—

(i) sodra hulle 10 jaar regeringsdiens voltooi het, Groep IV (V);

(ii) totdat hulle 10 jaar regeringsdiens voltooi het, Groep V (V).".

(c) die vervanging van subregulasie (1) van regulasie 18 van Hoofstuk VI:—

„(1) Vir elke jaar regeringsdiens was oplopende vakansieverlof met volle besoldiging aan ten opsigte van lede in die groepe in regulasie 17 van hierdie Hoofstuk genoem, teen—

- (a) 38 dae ten opsigte van lede in Groep I;
- (b) 36 dae ten opsigte van lede in Groep II;
- (c) 30 dae ten opsigte van lede in Groep III;
- (d) 56 dae ten opsigte van lede in Groep I (V);
- (e) 54 dae ten opsigte van lede in Groep II (V);
- (f) 50 dae ten opsigte van lede in Groep III (V);
- (g) 48 dae ten opsigte van lede in Groep IV (V);
- (h) 42 dae ten opsigte van lede in Groep V (V).".

[Wysigingsblaadjie No. 350.]

No. R. 1933

25 Oktober 1968

WYSIGING VAN DIE KADETKORPSREGULASIES

Die Staatspresident het kragtens artikel 87 (1) van die Verdedigingswet, 1957 (Wet No. 44 van 1957), die Kadetkorpsregulasies aangekondig by Goewermentskennisgewing No. 1754 van 21 November 1958, soos volg gewysig:—

Die Kadetkorpsregulasies word hierby gewysig deur—

(a) regulasie 6 en kantopskrif deur die volgende regulasie en kantopskrif te vervang:—

„Instelling en ontbinding van afdelings

6. (1) Die Kommandant-generaal, SAW, kan op las van die Minister, 'n afdeling by enige skool of ander opvoedkundige inrigting instel of ontbind.

(2) Wanneer 'n afdeling ingevolge subregulasie (1) ontbind is, moet die bevelvoerder van die betrokke afdeling alle wapens, ammunisie, uniforms, uitrusting of voorrade wat aan die afdeling uitgereik is, aan die Kommandementsbevelvoerder terugbesorg.”;

(b) regulasie 14 en kantopskrif te skrap.

[Wysigingsblaadjie No. 10.]

DEPARTEMENT VAN BOSBOU.

No. R. 1966

25 Oktober 1968

WET OP DIE WATTELBASNYWERHEID, 1960  
(WET NO. 23 VAN 1960)

WYSIGING VAN OOREENKOMS INSAKE DIE WATTELBASNYWERHEID, 1962

Kragtens die bevoegdheid my verleen by artikel 3 van die Wet op die Wattelbasnywerheid, 1960 (Wet No. 23 van 1960) wysig ek, Stephanus Petrus Botha, Minister van

hereby amend the Wattle Bark Industry Agreement, 1962, published under Government Notice No. R. 1019 dated 29 June 1962, as amended by Government Notice No. R. 1807 dated 22 November 1963 and Government Notice No. R. 1043 dated 1 July 1966, as follows:—

1. Clause 5

The following words are hereby inserted after the word "receive" in the first line of subclause (d):—

"(under which is also understood the power to raise loans)."

2. Subclause 15 (2)

The words "or (3)" in the last line are hereby deleted.

3. Clause 17

(a) The following subclause is hereby substituted for subclause (2):—

"(2) All members of the Board and of the said committees shall hold office from the date of their appointment to 31 December 1968, when they shall retire. Thereafter members of the Board and of the said committees shall hold office for a period of one calendar year, i.e. from the first day of January to the last day of December, when they shall retire."

(b) Subclause (3) is hereby deleted.

(c) The existing subclause (4) is hereby renumbered (3).

(d) The existing subclause (5) is hereby renumbered (4) and the figure 3 is hereby substituted for the figure 4 in this subclause.

4. Clause 45

The following words are hereby inserted after the word "funds" in the first line of sub-clause (1) (c):—

"(including funds obtained by means of loans)".

5. Clause 46

(a) The following proviso is hereby inserted at the end of paragraph (v) of subclause (12):—

"Provided that where an offer is made to dispose of a full basic bark quota which is 10 tons or less and which is attached to a single registered farm, such offer to dispose shall be accepted for the entire tonnage and deducted from the tonnage applied for prior to the aforesaid proportionate division."

(b) The following subclause is hereby substituted for subclause (15):—

"(15) A grower may transfer the whole or any portion of his annual quota to any other person, upon which transfer the transferee shall become the holder of the quota or the portion transferred and shall be deemed in respect of those clauses dealing with annual quotas to be the grower but shall not be entitled by virtue of any such transfer to deliver any bark unless the transferor's annual quota permit, suitably endorsed, be submitted to the processor: Provided that any bark delivered by the transferee shall be derived solely from the land on which the annual quota was based."

(c) The existing subclauses (16), (17) and (18) are hereby renumbered (17), (18) and (19) respectively.

Bosbou, hierby die Ooreenkoms insake die Wattelbasnywerheid, 1962, gepubliseer in Goewermentskennisgewing No. R. 1019 van 29 Junie 1962, soos gewysig by Goewermentskennisgewing No. R. 1807 van 22 November 1963 en Goewermentskennisgewing No. R. 1043 van 1 Julie 1966, as volg:—

1. Klousule 5

Die volgende woorde word hierby ingevoeg na die woorde „ontvang” in die eerste reël van subklousule (d):—

„(waarby inbegrepe is die bevoegdheid om lenings aan te gaan)“.

2. Subklousule 15 (2)

Die woorde „of (3)” in die laaste reël word hierby geskrap.

3. Klousule 17

(a) Subklousule (2) word hierby deur onderstaande subklousule vervang:—

„(2) Alle lede van die Raad en van genoemde komitees beklee hulle amp vanaf die datum van hul aanstelling tot 31 Desember 1968, wanneer hulle aftree. Daarna beklee lede van die Raad en van genoemde komitees hul amp vir 'n tydperk van een kalenderjaar, dit is vanaf die eerste dag van Januarie tot die laaste dag van Desember, wanneer hulle aftree.“

(b) Subklousule (3) word hierby geskrap.

(c) Die bestaande subklousule (4) word hierby hernommer (3).

(d) Die bestaande subklousule (5) word hierby hernommer (4) en die syfer 4 in hierdie subklousule word hierby vervang deur die syfer 3.

4. Klousule 45

Die volgende woorde word hierby ingevoeg na die woorde „fondse” in die eerste reël van subklousule (1) (c):—

„(met inbegrip van fondse wat deur middel van lenings verkry is)“.

5. Klousule 46

(a) Die volgende voorbehoudbepaling word hierby ingevoeg aan die einde van paragraaf (v) van subklousule (12):—

„Met dien verstande dat waar 'n aanbod gemaak word om afstand te doen van 'n volle basiese baskwota wat 10 ton of minder is en verbonde is aan 'n enkele geregistreerde plaas, sodanige aanbod om afstand te doen aanvaar moet word vir die volle tonnemaat en afgetrek moet word van die tonnemaat waarom gevra is vóór voornoemde verdeling verhoudingsgewys.“

(b) Subklousule (15) word hierby deur onderstaande subklousule vervang:—

„(15) 'n Kweker kan sy hele jaarkwota of 'n gedeelte daarvan aan iemand anders oordra; by sodanige oordrag word die oordragnemer die houer van die kwota of die gedeelte wat oorgedra word en word hy geag ten opsigte van dié klousules wat oor jaarkwotas handel, die kweker te wees, maar het hy nie die reg om kragtens sodanige oordrag bas te lewer nie, tensy die oordraggewer se jaarkwotapermit, met 'n gepaste aantekening daarop, aan die verwerker voorgelê word: Met dien verstande dat enige bas wat deur die oordragnemer gelewer word afkomstig mag wees slegs vanaf die grond waarop die jaarkwota gebaseer is.“

(c) Die bestaande subklousules (16), (17) en (18) word hierby onderskeidelik (17), (18) en (19) hernommer.

(d) The following subclause is hereby inserted:—

"(16) (i) In special circumstances the Board may waive the proviso contained in subclause (15) and in such circumstances a transferee may apply to the Board for permission to deliver, during that season from the Transferee's quota land, the tonnage of bark covered by the transferred annual quota. Such application shall be in such form as the Board may specify from time to time.

(ii) Such application shall state clearly the reasons for the transfer and the Board may approve or reject the application without giving reasons. The decision of the Board shall be final.

(iii) If a transferor has contracted to deliver any portion or portions of the annual quota in question to a processor or processors, such contract shall remain binding on the transferee: Provided that the processor or processors concerned shall not be obliged to pay more for the tonnage of bark concerned than either the fixed price from the transferee's point of supply or the price originally contracted, whichever is the lower.

(iv) Nothing herein contained shall preclude the Board from authorising the Growers' Bark Quota Committee to scrutinise applications on behalf of the Board."

(d) Die volgende subklousule word hierby ingevoeg:—

„(16) (i) In spesiale omstandighede kan die Raad afsien van die voorbehoudsbepaling vervaat in subklousule (15) en kan 'n oordragnemer by die Raad aansoek doen om toestemming om die tonnemaat bas wat deur die oorgedraagde jaarkwota gedek word, gedurende daardie seisoen vanaf die oordragnemer se kwotagrond te lewer. Sodanige aansoek moet in 'n vorm wees soos deur die Raad van tyd tot tyd voorgeskryf.

(ii) Sodanige aansoek moet die redes vir die oordrag duidelik aantoon en die Raad kan die aansoek goedkeur of van die hand wys sonder om redes te verstrek. Die beslissing van die Raad is afdoende.

(iii) Indien 'n oordraggewer gekontrakteer het om enige deel of dele van die betrokke jaarkwota aan 'n verwerker of verwerkertes te lewer, bly sodanige kontrak bindend op die oordragnemer: Met dien verstande dat die betrokke verwerker of verwerkertes nie meer vir die betrokke tonnemaat bas hoef te betaal nie as of die vasgestelde prys vanaf die oordragnemer se verskaffingspunt of die prys wat oorspronklik gekontrakteer is, watter prys ookal die laagste is.

(iv) Niks hierin vervat verhoed die Raad om die kwekersbaskwotakomitee te magtig om aansoeke namens die Raad na te gaan nie.”

## DEPARTMENT OF HEALTH

No. R. 1939

25 October 1968

### THE SOUTH AFRICAN PHARMACY BOARD.— RULES RELATING TO THE CONDUCT OF THE BUSINESS OF THE PHARMACY BOARD

The Minister of Health, in exercise of the powers conferred on him by section 94 (4) of the Medical, Dental and Pharmacy Act, 1928 (Act No. 13 of 1928), has approved the amendment of Rule 19 of the rules relating to the Conduct of the Business of the Pharmacy Board published in Government Notice No. R. 673, dated 10 May 1963, as amended by Government Notices Nos. R. 812, dated 27 May 1966 and R. 107, dated 27 January 1967, by the substitution for the words—

“at the first ordinary meeting following” of the words “at the first or second ordinary meeting thereafter”.

## DEPARTEMENT VAN GESONDHEID

No. R. 1939

25 Oktober 1968

### DIE SUID-AFRIKAANSE APTEKERSKOMMISSIE.— REËLS BETREFFENDE DIE WERKWYSE VAN DIE APTEKERSKOMMISSIE

Die Minister van Gesondheid het, in die uitoefening van die bevoegdheid hom verleent by artikel 94 (4) van die Wet op Geneeshere, Tandartse en Aptekers, 1928 (Wet No. 13 van 1928), sy goedkeuring geheg aan die wysiging van Reël 19 van die reëls betreffende die Werkwyse van die Aptekerskommissie wat aangekondig is in Goewermentskennisgewing No. R. 673 van 10 Mei 1963, soos gewysig by Goewermentskennisgewings Nos. R. 812 van 27 Mei 1966 en R. 107 van 27 Januarie 1967, deur die vervanging van die woorde—

„op sy eersvolgende gewone vergadering” deur die woorde „by die eerste of tweede gewone vergadering daarna”.

## DEPARTMENT OF INDIAN AFFAIRS

No. R. 1937

25 October 1968

### AMENDMENT OF THE REGULATIONS RELATING TO EDUCATION COMMITTEES FOR INDIAN SCHOOLS

Under and by virtue of the powers vested in me by section 31 (2) and (3) of the Indians Education Act, 1965 (Act No. 61 of 1965), I, Frank Walter Waring hereby amend the regulations published in Government Notice No. R. 467, dated 25 March 1966, as follows:—

1. By the substitution for regulation 3 of the following regulation:—

“3. The committee, in co-operation with the principal of the school concerned, may collect funds for the benefit of the school fund: Provided that any contributions which the parents or guardians of children attending the school are requested to make, shall be treated as voluntary contributions.”;

## DEPARTEMENT VAN INDIËRSAKE

No. R. 1937

25 Oktober 1968

### WYSIGING VAN DIE REGULASIES BETREFFENDE ONDERWYSKOMITEES VIR INDIËRSKOLE

Kragtens die bevoegdheid my verleent by artikel 31 (2) en (3) van die Wet op Onderwys vir Indiërs, 1965 (Wet No. 61 van 1965), wysig ek, Frank Walter Waring hierby die regulasies uitgevaardig in Goewermentskennisgewing No. R. 467 van 25 Maart 1966 soos volg:—

1. Deur regulasie 3 deur die volgende regulasie te vervang:—

„3. Die komitee kan, in samewerking met die prinsipaal van die betrokke skool, fondse insamel ten voordeel van die skoolfonds: Met dien verstande dat enige bydraes wat die ouers of voogde van kinders wat die skool besoek, gevra word om te maak, as vrywillige bydraes behandel moet word.”;

2. by the substitution for regulation 4 of the following regulation:—

“4. The committee may, at the request of the principal, investigate and report upon the financial and other circumstances of any family in respect of one or more of whose members application has been made for boarding or a transport allowance.”; and

3. by the substitution for regulation 30 of the following regulation:—

“30. As soon as may be at or after the first meeting of a committee, the committee must appoint a person, preferably a member of the permanent teaching staff, who is not a member of the committee, as honorary secretary, and his name, address and occupation shall be reported to the director and to the principal of the school concerned.”.

F. W. WARING,  
Minister of Indian Affairs.

## DEPARTMENT OF JUSTICE

No. R. 1934 25 October 1968

DANGEROUS WEAPONS.—APPLICATION OF THE PROVISIONS OF SECTION 4 (1) AND (2) OF ACT NO. 71 OF 1968

By virtue of the powers vested in me by subsection (3) (a) of section 4 of the Dangerous Weapons Act, 1968 (Act No. 71 of 1968), I, Petrus Cornelius Pelser, Minister of Justice, hereby declare the provisions of subsections (1) and (2) of the said section applicable to the Magisterial Districts of Bellville, Paarl, Simonstown, Somerset West, Stellenbosch, Strand, The Cape, Wellington, Worcester and Wynberg, with effect from the first day of December 1968.

P. C. PELSER,  
Minister of Justice.

No. R. 1938 25 October 1968

REGULATIONS UNDER SECTION 173 OF THE LIQUOR ACT, 1928

APPLICATIONS FOR THE GRANT, RENEWAL, TRANSFER OR REMOVAL OF LIQUOR LICENCES AND OTHER GENERAL MATTERS.—AMENDMENT OF GOVERNMENT NOTICE No. R. 920, DATED 26 JUNE 1964

The Minister of Justice has, by virtue of the powers vested in him by section 173 of the Liquor Act, 1928 (Act No. 30 of 1928), been pleased to amend the regulations published under Government Notice No. R. 920, dated 26 June 1964 by—

(i) the addition to the Index of the following item:—

“XX Permits to convey liquor and to introduce liquor into a Bantu residential area or township contemplated in section 134 (1): 88-89”;

(ii) the insertion after regulation 87 of the following Chapter:—

## “CHAPTER XX

PERMITS TO CONVEY LIQUOR AND TO INTRODUCE LIQUOR INTO A BANTU RESIDENTIAL AREA OR TOWNSHIP CONTEMPLATED IN SECTION 134 (1)

88. (1) Any licensee contemplated in section 132 (1) of the Act, who desires a permit under that section to convey or cause to be conveyed at any one time liquor in quantities exceeding two gallons, shall make written

2. deur regulasie 4 deur die volgende regulasies te vervang:—

„4. Die komitee kan, op versoek van die prinsipaal, onderzoek instel na en verslag doen oor die finansiële en ander omstandighede van enige gesin ten opsigte van een of meer van die lede waarvan om losies of 'n vervoertoelae aansoek gedoen is.”; en

3. deur regulasie 30 deur die volgende regulasie te vervang:—

„30. So spoedig doenlik op na die eerste vergadering van 'n komitee, moet die komitee 'n persoon, verkieslik 'n lid van die permanente onderwyspersoneel, wat nie lid van die komitee is nie, as eresekretaris aanstel, en sy naam, adres en nering moet aan die direkteur en aan die prinsipaal van die betrokke skool gerapporteer word.”.

F. W. WARING,  
Minister van Indiërsake.

## DEPARTEMENT VAN JUSTISIE

No. R. 1934 25 Oktober 1968

GEVAARLIKE WAPENS.—TOEPASSING VAN DIE BEPALINGS VAN ARTIKEL 4 (1) EN (2) VAN WET NO. 71 VAN 1968

Kragtens die bevoegdheid my verleen by subartikel (3) (a) van artikel 4 van die Wet op Gevaarlike Wapens, 1968 (Wet No. 71 van 1968), verklaar ek, Petrus Cornelius Pelser, Minister van Justisie, hierby die bepalings van subartikels (1) en (2) van bedoelde artikel van toepassing op die landdrosdistrikte Bellville, Die Kaap, Paarl, Simonstad, Somerset-Wes, Stellenbosch, Strand, Wellington, Worcester en Wynberg met ingang van die eerste dag van Desember 1968.

P. C. PELSER,  
Minister van Justisie.

No. R. 1938 25 Oktober 1968

REGULASIES KRAGTENS ARTIKEL 173 VAN DIE DRANKWET, 1928

AANVRAE OM DIE VERLENING, VERNUWING, OORDRAG OF VERPLASING VAN DRANKLISENSIES EN ANDER ALGEMENE AANGELEENTHEDE.—WYSIGING VAN GOEWERMENSKENNISGEWING No. R. 920 VAN 26 JUNIE 1964

Dit het die Minister van Justisie behaag om krag en die bevoegdheid hom verleen by artikel 173 van die Drankwet, 1928 (Wet No. 30 van 1928), die regulasies afgekondig by Goewermentskennisgewing No. R. 920 van 26 Junie 1964 te wysig deur—

(i) die volgende item in die Inhoudsopgawe by te voeg:—

„XX Permitte om drank te vervoer en om drank in te voer in 'n Bantoegebied of dorp in artikel 134 (1) bedoel: 88-89”;

(ii) na regulasie 87 die volgende Hoofstuk in te voeg:—

## „HOOFSTUK XX

PERMITTE OM DRANK TE VEROER EN OM DRANK IN TE VOER IN 'N BANTOEWOON- GEBIED OF DORP IN ARTIKEL 134 (1) BEDOEL

88. (1) Enige lisensiehouer in artikel 132 (1) van die Wet bedoel wat 'n permit ingevolge daardie artikel verlang om drank in hoeveelhede van meer as twee gellings op 'n keer te vervoer of te laat vervoer, moet

application therefor, in duplicate, to a member of the police force holding a rank designated in terms of section 132 (1) by the Commissioner of Police, substantially in the form of Form No. 53 contained in the Annexure, and shall furnish in Part A of the said form the information solicited therein.

(2) If such member of the police force grants an application made in terms of subregulation (1), he shall issue to the applicant a permit substantially in the form of Part B of Form No. 53 contained in the Annexure.

89. (1) Any person who desires a permit under section 134 (2) of the Act to introduce at any one time liquor in quantities exceeding two gallons into a Bantu residential area or township contemplated in section 134 (1), shall make application therefor to a member of the police force holding a rank designated in terms of section 134 (2) by the Commissioner of Police, and shall furnish such information as may be solicited by such member.

(2) If such member of the police force grants an application made in terms of subregulation (1), he shall issue to the applicant a permit substantially in the form of Form No. 54 contained in the Annexure.”;

(iii) the addition to the list of forms contained in the Annexure, of the following items:—

“53. Application in terms of section 132 (1) by licensee for a permit to convey or cause to be conveyed at any one time liquor in quantities exceeding two gallons.

54. Permit under section 134 (2) to introduce liquor into a Bantu residential area or township contemplated in that section.”; and

(iv) the insertion after Form No. 52 contained in the Annexure of the following forms:—

“Form No. 53

LIQUOR ACT, 1928

PART A

APPLICATION IN TERMS OF SECTION 132 (1)  
BY LICENSEE FOR A PERMIT TO CONVEY OR  
CAUSE TO BE CONVEYED AT ANY ONE TIME  
LIQUOR IN QUANTITIES EXCEEDING TWO  
GALLONS

The Station Commander,  
S.A. Police,

I, being a licensee who has been prohibited from conveying or causing to be conveyed at any one time liquor in quantities exceeding two gallons unless I am in possession of a permit, do hereby apply for such permit in terms of section 132 (1) of the Liquor Act, 1928.

I certify that the information furnished below is true and correct.

Place.....  
Date.....

.....  
Signature of Applicant.

- (1) Full name of applicant.....  
(2) Name and address of business of which the applicant is the licensee.....  
(3) State address of premises from which the liquor is to be conveyed .....

skriftelik in tweevoud aanvraag daarom doen by 'n lid van die polisiemag wat 'n rang beklee deur die Kommissaris van Polisie kragtens artikel 132 (1) aangewys, wesenlik in die vorm van Vorm No. 53 in die Aanhangel, en in Deel A van genoemde vorm die inligting wat daarin gevra word, vers.rek.

(2) Indien sodanige lid van die polisiemag 'n aanvraag ingevalgelyke subregulasie (1) gedoen, toestaan, reik hy aan die aanvraer 'n permit uit, wesenlik in die vorm van Deel B van Vorm No. 53 in die Aanhangel.

89. (1) Enige persoon wat 'n permit ingevalgelyke artikel 134 (2) van die Wet verlang om drank in groter hoeveelhede as twee gellings op 'n keer in te voer in 'n Bantoewoongebied of dorp in artikel 134 (1) bedoel moet aanvraag daarom doen by 'n lid van die polisiemag wat 'n rang beklee deur die Kommissaris van Polisie kragtens artikel 134 (2) aangewys en moet sodanige inligting verstrek as wat deur sodanige lid gevra word.

(2) Indien sodanige lid van die polisiemag 'n aanvraag ingevalgelyke subregulasie (1) gedoen, toestaan, reik hy aan die aanvraer 'n permit uit, wesenlik in die vorm van Vorm No. 54 in die Aanhangel.”;

(iii) die volgende items by die lys van vorms in die Aanhangel by te voeg:—

„53. Aanvraag ingevalgelyke artikel 132 (1) deur lisensiehouer om 'n permit om drank in hoeveelhede van meer as twee gellings op 'n keer te vervoer of te laat vervoer.

54. Permit ingevalgelyke artikel 134 (2) om drank in 'n Bantoewoongebied of dorp in daardie artikel bedoel, in te voer.”; en

(iv) na Vorm No. 52 in die Aanhangel die volgende vorms in te voeg:—

„Vorm No. 53

DRANKWET, 1928

DEEL A

AANVRAAG INGEVOLGE ARTIKEL 132 (1)  
DEUR LISENSIEHOUER OM 'N PERMIT OM  
DRANK IN HOEVEELHEDE VAN MEER AS  
TWEË GELLINGS OP 'N KEER TE VEROER OF  
TE LAAT VEROER

Die Stasiebevelvoerder,  
S.A. Polisie,

Ek, synde 'n lisensiehouer wat verbied is om drank in hoeveelhede van meer as twee gellings op 'n keer te vervoer of te laat vervoer, tensy ek in besit is van 'n permit, doen hierby aanvraag om sodanige permit ingevalgelyke artikel 132 (1) van die Drankwet, 1928.

Ek certifiseer dat die inligting hieronder verstrek, waar en juis is.

Plek.....  
Datum.....

.....  
Handtekening van aanvraer.

(1) Volle naam van aanvraer.....

(2) Naam en adres van besigheid waarvan die aanvraer die lisensiehouer is .....

(3) Vermeld die adres van die gebou waarvandaan die drank vervoer sal word .....

(4) State the first name, surname and full address of the person to whom the liquor is to be delivered as well as the description and quantity of liquor which will be conveyed and delivered:—

First name and surname	Full address	Description of liquor	Quantity of liquor	In voice No.

(5) State date upon which the liquor will be conveyed.....

(6) State mode of conveyance and in the case of a motor vehicle also the registration number thereof.....

(7) State name of person who will convey the liquor or be in charge of the conveyance thereof.....

### PART B

#### PERMIT UNDER SECTION 132 (1) TO LICENSEE TO CONVEY OR CAUSE TO BE CONVEYED AT ANY ONE TIME LIQUOR IN QUANTITIES EXCEEDING TWO GALLONS

The above-mentioned application has been granted by me and the applicant is hereby authorised in terms of section 132 (1) of the Liquor Act, 1928, to convey or cause to be conveyed the above-mentioned liquor in accordance with the particulars stated in Part A above.

Place.....

Date.....

Signature.....  
Rank.....

Form No. 54

#### LIQUOR ACT, 1928

#### PERMIT UNDER SECTION 134 (2) TO INTRODUCE LIQUOR INTO A BANTU RESIDENTIAL AREA OR TOWNSHIP CONTEMPLATED IN THAT SECTION

In terms of section 134 (2) of the Liquor Act, 1928, authority is hereby granted to  
(a) residing at ..... to introduce the following liquor into .....  
(b) on the ..... day of ..... 19 ..... :  
Liquor: (c) Description Quantity

Place ..... Signature .....  
Date ..... Rank .....

- (a) State name and identity Number of person to whom permission is granted.
- (b) Name or describe the Bantu residential area or township into which the liquor is to be introduced.
- (c) Describe and state quantity of liquor.”.

### DEPARTMENT OF LABOUR

No. R. 1956 25 October 1968

#### INDUSTRIAL CONCILIATION ACT, 1956

#### CINEMATOGRAPH AND THEATRE INDUSTRY

The following corrections to Government Notice No. R. 2036 appearing in *Government Gazette Extraordinary* No. 1321 (Regulation Gazette No. 601) of 24 December 1965 are published for general information.

(4) Vermeld die voornaam, van en volledige adres van die persoon aan wie die drank afgelewer sal word asook die beskrywing en hoeveelheid drank wat vervoer en afgelewer sal word:—

Voornaam en van	Volledige adres	Beskrywing van drank	Hoeveelheid drank	Faktuur No.

(5) Vermeld datum waarop die drank vervoer sal word .....

(6) Vermeld wyse van vervoer en in die geval van 'n motorvoertuig ook die registrasienommer daarvan .....

(7) Vermeld naam van persoon wat die drank sal vervoer of wat in beheer van die vervoer daarvan sal wees .....

### DEEL B

#### PERMIT INGEVOLGE ARTIKEL 132 (1) AAN LISENSIEHOUER OM DRANK IN HOEVEELHEDE VAN MEER AS TWEE GELLINGS OP 'N KEER TE VEROER OF TE LAAT VEROER

Bogenoemde aanvraag is deur my toegestaan en die aanvraer word hierby ingevolge artikel 132 (1) van die Drankwet, 1928, gemagtig om bovenmelde drank ooreenkomsdig die besonderhede in Deel A hierbo vermeld, te vervoer of te laat vervoer.

Plek.....

Datum.....

Handtekening.....  
Rang.....

Vorm No. 54

#### DRANKWET, 1928

#### PERMIT INGEVOLGE ARTIKEL 134 (2) OM DRANK IN 'N BANTOWOONGEBIED OF DORP IN DAARDIE ARTIKEL BEDOEL, IN TE VOER

Ingevolge artikel 134 (2) van die Drankwet, 1928, word magtiging hierby verleen aan.....

(a) woonagtig te ..... om die volgende drank in .....  
(b) op die ..... dag van ..... 19 ..... in te voer:

Drank: (c)	Beskrywing	Hoeveelheid

Plek ..... Handtekening .....  
Datum ..... Rang .....

(a) Vermeld naam en persoonsnommer van persoon aan wie toestemming verleen word.

(b) Vermeld of beskryf die Bantowoongebied of dorp waarin die drank ingevoer sal word.

(c) Beskryf en vermeld hoeveelheid drank.”.

### DEPARTEMENT VAN ARBEID

No. R. 1956 25 Oktober 1968

#### WET OP NYWERHEIDSVERSOENING, 1956

#### BIOSKOOP- EN SKOUBURGBEDRYF

Onderstaande verbeterings van Goewermentskennisgewing No. R. 2036 wat in *Buitengewone Staatskoerant* No. 1321 (Regulasiekoerant No. 601) van 24 Desember 1965 verskyn, word vir algemene inligting gepubliseer.

In the English version of the Schedule:—

Substitute the figure “4 (2)” for the figure “4 (b)” in clause 5 (1) (c).

In the Afrikaans version of the Schedule:—

Substitute the word “maand” for the word “week” wherever it appears in clause 5 (4) (g) (i).

No. R. 1957

25 October 1968

INDUSTRIAL CONCILIATION ACT, 1956

IRON, STEEL, ENGINEERING AND METALLURGICAL INDUSTRY, REPUBLIC OF SOUTH AFRICA

EXTENSION OF TECHNOLOGICAL FUND AGREEMENT

I, Marais Viljoen, Minister of Labour, hereby in terms of section 48 (4) (a) (i) of the Industrial Conciliation Act, 1956, extend the periods fixed in Government Notices Nos. 1666 and R. 16 of 25 October 1963 and 6 January 1967, respectively, by a further period of five years ending on 3 November 1973.

M. VILJOEN,  
Minister of Labour.

DEPARTMENT OF POSTS AND TELEGRAPHS

No. R. 1935

25 October 1968

AMENDMENT OF TELEPHONE REGULATIONS

The State President has been pleased, under the provisions of section 2 (4) and of section 3 of Act No. 44 of 1958, to approve of the following amendment to the Telephone Regulations:—

REGULATION 37

1. After “East London (including Cambridge),” insert “George,” with effect from the 9th November 1968.

2. Before “Amanzimtoti,” insert “Allanridge,” with effect from the 30th November 1968.

3. After “Grabouw,” insert “Grahamstown,” with effect from the 30th November 1968.

No. R. 1936

25 October 1968

POSTAL REGULATIONS.—AMENDMENT TO

The State President has been pleased, under the provisions of section two (4) of Act No. 44 of 1958, to approve, with effect from the 1st December 1968, the following amendment to the Postal Regulations promulgated under Government Notice No. R. 550 of 14 April 1960, as amended:—

Schedule I.—Substitute the following for the existing Schedule:—

“SCHEDULE I  
REPUBLIC OF SOUTH AFRICA  
INSURED PARCEL

Posted at..... No.....  
To.....

Contents.....  
Total value..... Insured value.....

In die Engelse teks van die Bylae:—

Vervang die syfer „4 (b)” deur die syfer „4 (2)” in klousule 5 (1) (c).

In die Afrikaanse teks van die Bylae:—

Vervang die woord „week” deur die woord „maand” waar dit ook al in klousule 5 (4) (g) (i) voorkom.

No. R. 1957

25 Oktober 1968

WET OP NYWERHEIDSVERSOENING, 1956

YSTER-, STAAL-, INGENIEURS- EN METALLURGIESTE NYWERHEID, REPUBLIEK VAN SUIDAFRIKA

VERLENGING VAN TEGNOLOGIESE FONDSOOREENKOMS

Ek, Marais Viljoen, Minister van Arbeid, verleng hierby kragtens artikel 48 (4) (a) (i) van die Wet op Nywerheidsversoening, 1956, die tydperke vasgestel in Goewermentskennisgewings Nos. 1666 en R. 16 van onderskeidelik 25 Oktober 1963 en 6 Januarie 1967 met ’n verdere tydperk van vyf jaar wat op 3 November 1973 eindig.

M. VILJOEN,  
Minister van Arbeid.

DEPARTEMENT VAN POS-EN-TELEGRAAFWESE.

No. R. 1935

25 Oktober 1968

WYSIGING VAN TELEFOONREGULASIES

Dit het die Staatspresident behaag om, kragtens die bepalings van artikel 2 (4) en artikel 3 van Wet No. 44 van 1958, sy goedkeuring te heg aan onderstaande wysiging van die Telefoonregulasies:—

REGULASIE 37

1. Voeg, met ingang van 9 November 1968, „George,” na „Carletonville (met inbegrip van Blyvooruitsig),” in.

2. Voeg, met ingang van 30 November 1968, „Allanridge,” voor „Amanzimtoti,” in.

3. Voeg, met ingang van 30 November 1968, „Grahamstad,” na „Grabouw,” in.

No. R. 1936

25 Oktober 1968

POSREGULASIES.—WYSIGING IN

Dit het die Staatspresident behaag om, kragtens die bepalings van artikel twee (4) van Wet No. 44 van 1958, die volgende wysiging in die Posregulasies, aangekondig by Goewermentskennisgewing No. R. 550 van 14 April 1960, soos gewysig, met ingang van 1 Desember 1968 goed te keur:—

Bylae I.—Vervang die bestaande Bylae deur die volgende:—

„BYLAE I  
REPUBLIEK VAN SUID-AFRIKA  
VERSEKERDE PAKKET

Gepos te..... No.....  
Aan.....

Inhoud.....  
Totale waarde..... Versekerde waarde.....

**Delivery instructions.**—If undeliverable: (a) Return to sender. (b) Treat as abandoned. (c) Tender for delivery to.....

(Delete which is not applicable.)

**Declaration.**—I certify that the contents and value of this parcel are as stated above and note that compensation is not payable in respect of damage to parcels containing liquids, perishable or fragile articles.

Signature of sender.....

Name and address of sender:—

## CONTENTS

No.	PAGE
-----	------

### PROCLAMATIONS

R. 315. Date of coming into operation of certain provisions of the General Law Amendment Act, 1968 .....	1
R. 318. Dried Bean Scheme: Amendment .....	1

### GOVERNMENT NOTICES

#### Agricultural Economics and Marketing, Department of GOVERNMENT NOTICES

R.1958. Regulations relating to the grading, packing and marking of meat intended for export: Amendment .....	2
R.1967. South African Citrus Scheme: Suspension of the prohibition on the sale of lemons in the Republic .....	3

#### Agricultural Technical Services, Department of GOVERNMENT NOTICE

R.1955. Animal Diseases and Parasites Act, 1956 (Act No. 13 of 1956): Amendment of Regulations .....	3
--	---

#### Bantu Administration and Development, Department of GOVERNMENT NOTICE

R.1941. Areas of Chief Bantu Affairs Commissioners .....	3
--	---

#### Customs and Excise, Department of GOVERNMENT NOTICES

R.1929. Customs and Excise Act, 1964: Amendment of Schedule No. 1 (No. 1/172) .....	4
R.1930. Customs and Excise Act, 1964.—Amendment of Schedule No. 3 (No. 3/160) .....	5

#### Defence, Department of GOVERNMENT NOTICES

R.1931. Amendments to the Citizen Force Regulations .....	6
R.1932. Amendment to the Regulations for the Permanent Force .....	7
R.1933. Amendments to the Cadet Corps Regulations .....	8

#### Forestry, Department of GOVERNMENT NOTICE

R.1966. Wattle Bark Industry Act, 1960: Amendment of the Wattle Bark Industry Agreement, 1962 .....	8
---	---

#### Health, Department of GOVERNMENT NOTICE

R.1939. The South African Pharmacy Board: Rules relating to the conduct of the business of the Pharmacy Board .....	10
---	----

#### Indian Affairs, Department of GOVERNMENT NOTICE

R.1937. Amendment of the regulations relating to Education Committees for Indian schools .....	10
--	----

**Afleveringsopdrag.**—Indien onbestelbaar: (a) Stuur terug aan afsender. (b) Behandel as prysgegee. (c) Bied aan vir aflevering aan.....

(Skrap wat nie van toepassing is nie.)

**Verklaring.**—Ek verklaar dat die pakket werklik die inhoud en waarde het wat hierbo opgegee is, en neem daarvan kennis dat geen vergoeding betaal word ten opsigte van skade aan pakette wat vloeistowwe of breekbare of bederfbare artikels bevat nie.

Handtekening van afsender.....

Naam en adres van afsender:—

## INHOUD

No.	BLADSY
-----	--------

### PROKLAMASIES

R. 315. Datum van inwerkingtreding van sekere bepaling van die Algemene Regs-wysigingswet, 1968 .....	1
R. 318. Droëboneskema: Wysiging .....	1

### GOEWERMENTSKENNISGEWINGS

<b>Arbeid, Departement van GOEWERMENTSKENNISGEWINGS</b>	
R.1956. Wet op Nywerheidsversoening, 1956: Bioskoop- en Skouburgbedryf .....	13
R.1957. Wet op Nywerheidsversoening, 1956: Yster-, Staal-, Ingenieurs- en Metallurgiese Nywerheid, Republiek van Suid-Afrika: Verlenging van Tegnologiese Fondssooreenkoms .....	14

### Bantoe-administrasie en -ontwikkeling, Departement van GOEWERMENTSKENNISGEWING

R.1941. Hoofbantoesakekommissarisgebiede .....	3
--	---

### Bosbou, Departement van GOEWERMENTSKENNISGEWING

R.1966. Wet op die Wattelbasnywerheid, 1960: Wysiging van Ooreenkoms insake die Wattelbasnywerheid, 1962 .....	8
--	---

### Doeane en Aksyns, Departement van GOEWERMENTSKENNISGEWINGS

R.1929. Doeane- en Aksynswet, 1964: Wysiging van Bylae No. 1 (No. 1/172) .....	4
R.1930. Doeane- en Aksynswet, 1964: Wysiging van Bylae No. 3 (No. 3/160) .....	5

### Gesondheid, Departement van GOEWERMENTSKENNISGEWING

R.1939. Die Suid-Afrikaanse Aptekerskommissie: Reëls betreffende die werkwyse van die Aptekerskommissie .....	10
---	----

### Indiërsake, Departement van GOEWERMENTSKENNISGEWING

R.1937. Wysiging van die regulasies betreffende Onderwyskomitees vir Indiërskole .....	10
--	----

### Justisie, Departement van GOEWERMENTSKENNISGEWINGS

R.1934. Gevaarlike wapens: Toepassing van die bepaling van Wet No. 71 van 1968 .....	11
R.1938. Aanvrae om die verlening, vernuwing, oordrag of verplasing van dranklisensies en ander algemene aangeleenthede: Wysiging van Goewermentskennisgewing No. R. 920 van 26 Junie 1964 .....	11

No.	PAGE	No.	BLADSY
<b>Justice, Department of GOVERNMENT NOTICES</b>		<b>Landbou, Ekonomiese en Bemarking, Departement van GOEWERMENTSKENNISGEWINGS</b>	
R.1934. Dangerous weapons: Application of the provisions of Act No. 71 of 1968 ... ...	11	R.1958. Regulasies met betrekking tot die gradering, verpakking en merk van vleis vir uitvoer bedoel: Wysiging ... ... ... ...	2
R.1938. Applications for the grant, renewal, transfer or removal of liquor licences and other general matters: Amendment of Government Notice No. R. 920, dated 26 June 1964 ... ... ... ...	11	R.1967. Suid-Afrikaanse Sitruskema: Opheffing van die verbod op die verkoop van suurlemoene in die Republiek ... ... ... ...	3
<b>Labour, Department of GOVERNMENT NOTICES</b>		<b>Landbou-tegniese Dienste, Departement van GOEWERMENTSKENNISGEWING</b>	
R.1956. Industrial Conciliation Act, 1956: Cinematograph and Theatre Industry ... ...	13	R.1955. Wet op Dieresiektes en -parasiete, 1956 (Wet No. 13 van 1956): Wysiging van Regulasies ... ... ... ...	3
R.1957. Industrial Conciliation Act, 1956: Iron, Steel, Engineering and Metallurgical Industry, Republic of South Africa: Extension of Technological Fund Agreement ... ... ... ...	14	<b>Pos-en-telegraafwese, Departement van GOEWERMENTSKENNISGEWINGS</b>	
<b>Posts and Telegraphs, Department of GOVERNMENT NOTICES</b>		R.1935. Wysiging van Telefoonregulasies ... ...	14
R.1935. Amendment of Telephone Regulations ...	14	R.1936. Posregulasies: Wysiging in ... ... ...	14
R.1936. Postal Regulations: Amendment to ...	14	<b>Verdediging, Departement van GOEWERMENTSKENNISGEWINGS</b>	
		R.1931. Wysiging van die Burgermagregulasies ...	6
		R.1932. Wysiging van die Regulasies vir die Staande Mag ... ... ... ...	7
		R.1933. Wysiging van die Kadetkorpsregulasies ...	8

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