



STAATSKOERANT VAN DIE REPUBLIEK VAN SUID-AFRIKA

REPUBLIC OF SOUTH AFRICA GOVERNMENT GAZETTE

REGULASIEKOERANT No. 2123

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PROKLAMASIE

van die Staatspresident van die Republiek
van Suid-Afrika

No. R. 74, 1975

INWERKINGTREDING VAN SEKERE ARTIKELS
VAN DIE WET OP PUBLIKASIES, 1974 (WET 42
VAN 1974)

Kragtens die bevoegdheid my verleen by artikel 53
van die Wet op Publikasies, 1974 (Wet 42 van 1974),
verklaar ek hierby dat die bepalings van artikels 1 tot
en met 14, 16 tot en met 24, 26 en 27, 29 tot en met
32 en 34 tot en met 53, op 1 April 1975 in werking tree.

Gegee onder my Hand en die Seël van die Republiek
van Suid-Afrika te Kaapstad, op hede die Ses-
en-twintigste dag van Februarie Eenduisend Negehonderd
Vyf-en-sewentig.

J. J. FOUCHÉ, Staatspresident.

Op las van die Staatspresident-in-rade:

C. P. MULDER.

GOEWERMENTSKENNISGEWING

DEPARTEMENT VAN BINNELANDSE SAKE

No. R. 536

18 Maart 1975

REGULASIES OP PUBLIKASIES

Die Minister van Binnelandse Sake het kragtens die
bevoegdheid hom verleen by artikel 44 van die Wet op
Publikasies, 1974 (Wet 42 van 1974), die volgende regula-
sies met ingang van 1 April 1975 uitgevaardig:

REGULASIES OP PUBLIKASIES INHOUDSGAWE

Onderwerp

Regulasie No.	Onderwerp
1	Woordbepaling.
2-4	Direktoraat van Publikasies.
5-6	Komitees.
7	Advieskomitees.
8	Ondersoekbeamptes en deskundiges.
9-11	Appèlaarad oor Publikasies.
12	Voorgeskrewe bedrae.
13	Voorgeskrewe vorms en prosedures.
14	Voorlegging van publikasies of voorwerpe.
15	Afnem van besonderhede ten opsigte van 'n publikasie of voorwerp.
16	Voorlegging van rolprente.
17	Vertoning van die goedkeuring van 'n rolprent.

PROCLAMATION

by the State President of the Republic of
South Africa

No. R. 74, 1975

COMMENCEMENT OF CERTAIN SECTIONS OF
THE PUBLICATIONS ACT, 1974 (ACT 42 OF 1974)

Under the powers vested in me by section 53 of the
Publications Act, 1974 (Act 42 of 1974), I hereby declare
that the provisions of sections 1 to 14 inclusive, 16 to
24 inclusive, 26 and 27, 29 to 32 inclusive and 34 to
53 inclusive shall come into operation on 1 April 1975.

Given under my Hand and the Seal of the Republic
of South Africa at Cape Town this Twenty-sixth day of
February, One thousand Nine hundred and Seventy-five.

J. J. FOUCHE, State President.

By Order of the State President-in-Council:

C. P. MULDER.

GOVERNMENT NOTICE

DEPARTMENT OF THE INTERIOR

No. R. 536

18 March 1975

PUBLICATIONS REGULATIONS

The Minister of the Interior has, under the powers
vested in him by section 44 of the Publications Act, 1974
(Act 42 of 1974), made the following regulations with
effect from 1 April 1975:

PUBLICATIONS REGULATIONS CONTENTS

Regulation No.	Subject
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2-4	Direktorate of Publications.
5-6	Committees.
7	Advisory Committees.
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12	Prescribed amounts.
13	Prescribed forms and procedures.
14	Submission of publications or objects.
15	Recording of particulars in respect of a publication or object.
16	Submission of films.
17	Exhibition of the approval of a film.

WOORDBEPALING

1. In hierdie regulasies, tensy dit uit die samehang anders blyk, beteken "die Wet" die Wet op Publikasies, 1974 (Wet 42 van 1974).

DIREKTORAAT VAN PUBLIKASIES

2. 'n Lid van die direktoraat beklee behoudens die bepalings van regulasie 3 sy amp vir 'n tydperk van drie jaar.

3. Die Minister kan 'n lid van die direktoraat in sy amp skors of hom daarvan onthef indien hy—

(a) hom op 'n skandelike, onbehoorlike of onbetaamlike manier gedra het; of

(b) weens ongeskiktheid of onvermoë nie in staat is sy ampspligte behoorlik uit te voer nie; of

(c) nalatig of traag is in die vervulling van sy pligte; of

(d) insolvent raak of sy boedel afstaan ten behoeve van of skikkings tref met sy skuldeisers of indien daar 'n siviele gyselingsbevel deur 'n gereghof teen hom gegee word, tensy hy kan aantoon dat sodanige insolvensie, boedelafstand, skikking of siviele gyseling deur onvermydelike teenspoed veroorsaak is; of

(e) 'n blywende verstandelike of liggaamlike swakheid opdoen wat hom ongeskik maak vir die behoorlike vervulling van sy ampspligte; of

(f) skuldig bevind word aan 'n misdryf waarby oneerlikheid betrokke is of weens 'n ander misdryf tot gevangenisstraf sonder die keuse van 'n boete veroordeel word;

(g) sonder dat hy eers die toestemming van die Minister verkry het, enige inligting wat hy as gevolg van sy aanstelling as lid van die direktoraat inwin of bekom het, openbaar maak of gebruik anders as in die vervulling van sy ampspligte, ongeag of hy sodanige inligting bekend maak of nie; of

(h) deur sy gedrag of sy gepubliseerde geskrifte die goeie naam van die direktoraat, 'n komitee of die appèlraad benadeel; of

(i) 'n lid van die Senaat of van die Volksraad of van 'n provinsiale raad of van die Wetgewende Vergadering van Suidwes-Afrika word; of

(j) sy amp in 'n skriftelike mededeling aan die Minister gerig, neerlê.

4. (1) Die besoldiging betaalbaar aan lede van die direktoraat is soos volg:

	Per jaar R
direkteur.....	14 400
adjunk-direkteur.....	13 200
onderdirekteur.....	12 600

maandeliks betaalbaar in gelyke bedrae.

(2) Aan 'n lid van die direktoraat word dieselfde verblyfteloae, reisgeriewe en oorplasingskoste betaal of toegeken as wat ingevolge Hoofstukke D, E en F van die regulasies afgekondig kragtens Goewermentskennisgewing 2047 van 11 Desember 1959, aan 'n beampie wat 'n pos van adjunk-sekretaris beklee in die administratiewe afdeling bedoel in artikel 3 van die Staatsdienswet, 1957 (Wet 54 van 1957), betaal of toegeken word en aan bedoelde lid word die maksimum voorregte ten opsigte van afwesigheidsverlof verleen wat in Hoofstuk C van daardie regulasies vervat is.

(3) Aan 'n lid van die direktoraat word 'n verlofgratifikasie en vakansiebesparingsbonus betaal op dieselfde grondslag as die wat van toepassing sou wees indien hy 'n beampie of werknemer in die Staatsdiens

DEFINITIONS

1. In these regulations unless the context otherwise indicates "the Act" means the Publications Act, 1974 (Act 42 of 1974).

DIRECTORATE OF PUBLICATIONS

2. A member of the directorate shall, subject to the provisions of regulation 3, hold office for a period of three years.

3. The Minister may suspend a member of the directorate or remove him from office if he—

(a) has conducted himself in a disgraceful, improper or unbecoming manner; or

(b) is, on account of unfitness or incapacity, unable to carry out his duties of office in an efficient manner; or

(c) is negligent or indolent in the discharge of his duties; or

(d) becomes insolvent or assigns his estate for the benefit of, or compromises with his creditors, or has an order of civil imprisonment made against him by any court of law, unless he can show that such insolvency, assignment, compromise or civil imprisonment has been occasioned by unavoidable misfortune; or

(e) becomes afflicted with a permanent infirmity of mind or body which renders him unfit for the proper discharge of the duties of his office; or

(f) is convicted of an offence of which dishonesty is an element or if for any other offence he is sentenced to imprisonment without the option of a fine; or

(g) without first having obtained the permission of the Minister, publishes or uses, otherwise than in the discharge of his duties of office, any information gained by, or conveyed to, him as a result of his appointment as a member of the directorate, irrespective of whether or not he discloses such information; or

(h) by his conduct or his published writings prejudices the reputation of the directorate, a committee or the appeal board; or

(i) becomes a member of the Senate, or of the House of Assembly, or of a provincial council, or of the Legislative Assembly of South-West Africa; or

(j) resigns his office in a letter addressed to the Minister.

4. (1) The remuneration payable to members of the directorate shall be as follows:

	Per annum R
director.....	14 400
deputy director.....	13 200
assistant director.....	12 600

payable monthly in equal instalments.

(2) There shall be paid or granted to a member of the directorate the same subsistence allowance, travelling facilities and transfer expenses as those paid or granted in terms of Chapters D, E and F of the regulations promulgated under Government Notice 2047 of 11 December 1959, to an officer holding a post of deputy secretary in the administrative division referred to in section 3 of the Public Service Act, 1957 (Act 54 of 1957) and the said member shall be granted the maximum privileges in respect of leave of absence contained in Chapter C of those regulations.

(3) To a member of the directorate there shall be paid a leave gratuity and a vacation savings bonus on the same basis as that which would have applied had he been an officer or employee in the Public Service, as

was, soos in artikel 3 van die Staatsdienswet, 1957 (Wet 54 van 1957), omskryf: Met dien verstande dat bedoelde verlofgratifikasie ook aan bedoelde lid betaal kan word as sy dienste eindig as gevolg van die verstryking van sy dienstermy, en hy nie weer heraangestel word nie.

(4) Die Sekretaris van Binnelandse Sake tree vir die doeleindeste van hierdie regulasie op as die departementshoof.

KOMITEES

5. Die direktaat kan 'n lid van 'n komitee in sy amp skors of hom daarvan ontheft indien hy—

(a) hom op 'n skandelike, onbehoorlike of onbetaamlike manier gedra het; of

(b) weens ongesiktheid of onvermoë nie in staat is om sy ampspligte behoorlik uit te voer nie; of

(c) nalatig of traag is in die vervulling van sy pligte; of

(d) insolvent raak of sy boedel afstaan ten behoeve van of skikkings tref met sy skuldeisers of indien daar 'n siviele gyselingsbevel deur 'n gereghof teen hom gegee word, tensy hy kan aantoon dat sodanige insolvensie, boedelafstand, skikking of siviele gyseling deur onvermydelike teenspoed veroorsaak is; of

(e) 'n blywende verstandelike of liggaamlik swakheid opdoen wat hom ongesik maak vir die behoorlike vervulling van sy ampspligte; of

(f) skuldig bevind word aan 'n misdryf waarby oneerlikheid betrokke is of weens 'n ander misdryf tot gevengenisstraf sonder die keuse van 'n boete veroordeel word;

(g) sonder dat hy eers die toestemming van die Minister verkry het, enige inligting wat hy as gevolg van sy aanstelling as lid van 'n komitee ingewin of bekom het, openbaar maak of gebruik anders as in die vervulling van sy ampspligte, ongeag of hy sodanige inligting bekend maak of nie; of

(h) deur sy gedrag of sy gepubliseerde geskrifte die goeie naam van die direktaat, 'n komitee of die appèlraad benadeel; of

(i) 'n lid van die Senaat of van die Volksraad of van 'n provinsiale raad of van die Wetgewende Vergadering van Suidwes-Afrika word; of

(j) sy amp in 'n skriftelike mededeling aan die direkteur gerig, neerlê.

6. (1) Aan 'n lid van 'n komitee word 'n toelae van R20 per dag betaal vir elke dag waarop bedoelde lid—

(a) 'n vergadering of vergaderings van 'n komitee bywoon; of

(b) in opdrag van die voorzitter van 'n komitee werkzaamhede van die komitee verrig.

(2) Aan 'n voorzitter van 'n komitee word 'n bykomende toelae van R10 per dag betaal vir elke dag waarop hy op 'n vergadering of vergaderings van 'n komitee voorstof waarop hy met die werkzaamhede van 'n komitee besig is.

(3) Die toelae in subregulasie (1) bedoel en die bykomende toelae in subregulasie (2) bedoel, oorskry nie ten opsigte van een dag die bedrae in vermelde subregulasies vermeld nie.

(4) Aan 'n lid van 'n komitee word dieselfde verblyftoelae en reisgeriewe betaal of toegeken as wat ingevolge Hoofstukke D en E van die regulasies, afgekondig kragtens Goewermentskennisgewing 2047 van 11 Desember 1959, aan 'n beampie wat 'n pos van onder-sekretaris beklee in die administratiewe afdeling bedoel in artikel 3 van die Staatsdienswet, 1957 (Wet 54 van 1957) omskryf, betaal of toegeken word.

defined in section 3 of the Public Service Act, 1957 (Act 54 of 1957): Provided that the said leave gratuity may also be paid to the said member if his services terminate as a result of the expiry of his term of office, and he is not reappointed.

(4) The Secretary for the Interior shall for the purposes of this regulation act as the head of department.

KOMITTEES

5. The directorate may suspend a member of a committee or remove him from office if he—

(a) has conducted himself in a disgraceful, improper or unbecoming manner; or

(b) is, on account of unfitness or incapacity, unable to carry out his duties of office in an efficient manner; or

(c) is negligent or indolent in the discharge of his duties; or

(d) becomes insolvent or assigns his estate for the benefit of, or compromises with his creditors, or has an order of civil imprisonment made against him by any court of law, unless he can show that such insolvency, assignment, compromise or civil imprisonment has been occasioned by unavoidable misfortune; or

(e) becomes afflicted with a permanent infirmity of mind or body which renders him unfit for the proper discharge of the duties of his office; or

(f) is convicted of an offence of which dishonesty is an element or if for any other offence he is sentenced to imprisonment without the option of a fine; or

(g) without first having obtained the permission of the Minister, publishes or uses, otherwise than in the discharge of his duties of office, any information gained by, or conveyed to him as a result of his appointment as a member of a committee, irrespective of whether or not he discloses such information; or

(h) by his conduct or his published writings prejudices the reputation of the directorate, a committee or the appeal board; or

(i) becomes a member of the Senate, or of the House of Assembly, or of a provincial council, or of the Legislative Assembly of South-West Africa; or

(j) resigns his office in a letter addressed to the director.

6. (1) There shall be paid to a member of a committee an allowance of R20 per day for each day upon which the said member—

(a) attends a meeting or meetings of a committee; or

(b) performs work of a committee on the instructions of the chairman of that committee.

(2) There shall be paid to a chairman of a committee an additional allowance of R10 per day for each day upon which he chairs a meeting or meetings of a committee or upon which he performs work of a committee.

(3) The allowance referred to in subregulation (1) and the additional allowance referred to in subregulation (2) shall not exceed the amounts mentioned in the said subregulations in respect of any one day.

(4) There shall be paid or granted to a member of a committee the same subsistence allowance and travelling facilities as those paid or granted in terms of Chapters D and E of the regulations promulgated under Government Notice 2047 of 11 December 1959, to an officer holding a post of under secretary in the administrative division referred to in section 3 of the Public Service Act, 1957 (Act 54 of 1957).

(5) Die Sekretaris van Binnelandse Sake tree vir die doeleindeste van hierdie regulasie op as die departments hoof.

ADVIESKOMITEES

7. (1) Aan 'n lid van 'n advieskomitee bedoel in artikel 6 of 7 van die Wet word 'n toelae van R20 per dag betaal vir elke dag waarop bedoelde lid 'n vergadering of vergaderings van bedoelde advieskomitee bywoon.

(2) Aan 'n voorsitter van 'n advieskomitee in subregulasie (1) bedoel word 'n bykomende toelae van R10 per dag betaal vir elke dag waarop hy op 'n vergadering of vergaderings van die advieskomitee voorsit of waarop hy met die werkzaamhede van die advieskomitee besig is.

(3) Die toelae in subregulasie (1) bedoel en die bykomende toelae in subregulasie (2) bedoel, oorskry nie ten opsigte van een dag die bedrae in vermelde subregulasies vermeld nie.

ONDERSOEKBEAMPTES EN DESKUNDIGES

8. (1) Aan iemand wat ingevolge artikel 17 van die Wet gemagtig is, word 'n bedrag van R5 betaal vir elke ondersoek van publikasies of voorwerpe wat hy kragtens bedoelde artikel op 'n besondere plek onderneem: Met dien verstande dat die bedrag wat kragtens hierdie subregulasie betaalbaar is, nie R20 per dag oorskry nie.

(2) Aan iemand bedoel in artikel 3 (b) van die Wet word 'n bedrag van R20 per dag betaal vir elke dag waarop hy 'n komitee van advies dien.

(3) Aan iemand bedoel in artikel 38 (8) van die Wet word 'n bedrag van R40 per dag betaal vir elke dag waarop hy deur die appèlraad geraadpleeg word.

APPÈLRAAD OOR PUBLIKASIES

9. Die Minister kan 'n lid van die appèlraad in sy amp skors of hom daarvan onthef indien hy—

(a) hom op 'n skandelike, onbehoorlike of onbetaamlike manier gedra het; of

(b) weens ongesiktheid of onvermoë nie in staat is om sy ampspligte behoorlik uit te voer nie; of

(c) nalatig of traag is in die vervulling van sy pligte; of

(d) insolvent raak of sy boedel afstaan ten behoeve van of skikkings tref met sy skuldeisers of indien daar 'n siviele gyselingsbevel deur 'n gereghof teen hom gegee word, tensy hy kan aantoon dat sodanige insolvensie, boedelaftstand, skikking of siviele gyseling deur onvermydelike teenspoed veroorsaak is; of

(e) 'n blywende verstandelike of liggaamlike swakheid opdoen wat hom ongesik maak vir die behoorlike vervulling van sy ampspligte; of

(f) skuldig bevind word aan 'n misdryf waarby oneerlikheid betrokke is of weens 'n ander misdryf tot gevangenisstraf sonder die keuse van 'n boete veroordeel word; of

(g) sonder dat hy eers die toestemming van die Minister verkry het, enige inligting wat hy as gevolg van sy aanstelling as lid van die appèlraad inwin of bekom het, openbaar maak of gebruik anders as in die vervulling van sy ampspligte, ongeag of hy sodanige inligting bekend maak of nie; of

(h) deur sy gedrag of sy gepubliseerde geskrifte die goeie naam van die direktaat, 'n komitee of die appèlraad benadeel; of

(i) 'n lid van die Senaat of van die Volksraad of van 'n provinsiale raad of van die Wetgewende Vergadering van Suidwes-Afrika word; of

(j) sy amp in 'n skriftelike mededeling aan die Minister gerig, neerlê.

(5) The Secretary for the Interior shall for the purposes of this regulation act as the head of department.

ADVISORY COMMITTEES

7. (1) There shall be paid to a member of an advisory committee referred to in section 6 or 7 of the Act an allowance of R20 per day for each day upon which the said member attends a meeting or meetings of the said advisory committee.

(2) There shall be paid to a chairman of an advisory committee referred to in subregulation (1) an additional allowance of R10 per day for each day upon which he chairs a meeting or meetings of the advisory committee or upon which he performs work of the advisory committee.

(3) The allowance referred to in subregulation (1) and the additional allowance referred to in subregulation (2) shall not exceed the amounts mentioned in the said subregulation in respect of any one day.

EXAMINING OFFICERS AND EXPERTS

8. (1) There shall be paid to any person authorised in terms of section 17 of the Act, and amount of R5 for the examination of publications or objects undertaken at any particular place in terms of the said section: Provided that the amount payable in terms of this subregulation shall not exceed R20 a day.

(2) There shall be paid to any person referred to in section 3 (b) of the Act and amount of R20 for every day on which he gives advice to a committee.

(3) There shall be paid to any person referred to in section 38 (8) of the Act an amount of R40 for every day on which he is consulted by the appeal board.

PUBLICATIONS APPEAL BOARD

9. The Minister may suspend a member of the appeal board or remove him from office if he—

(a) has conducted himself in a disgraceful, improper or unbecoming manner; or

(b) is, on account of unfitness or incapacity, unable to carry out his duties of office in an efficient manner; or

(c) is negligent or indolent in the discharge of his duties; or

(d) becomes insolvent or assigns his estate for the benefit of, or compromises with his creditors, or has an order of civil imprisonment made against him by any court of law, unless he can show that such insolvency, assignment, compromise or civil imprisonment has been occasioned by unavoidable misfortune; or

(e) becomes afflicted with a permanent infirmity of mind or body which renders him unfit for the proper discharge of the duties of his office; or

(f) is convicted of an offence of which dishonesty is an element or if for any other offence he is sentenced to imprisonment without the option of a fine; or

(g) without first having obtained the permission of the Minister, publishes or uses, otherwise than in the discharge of his duties of office, any information gained by, or conveyed to him as a result of his appointment as a member of the appeal board, irrespective of whether or not he discloses such information; or

(h) by his conduct or his published writings prejudices the reputation of the directorate, a committee or the appeal board; or

(i) becomes a member of the Senate, or of the House of Assembly, or of a provincial council, or of the Legislative Assembly of South-West Africa; or

(j) resigns his office in a letter addressed to the Minister.

10. (1) Indien die voorsitter van die appèlraad nie 'n persoon is wat nie voor sy aanstelling as voorsitter van die appèlraad die amp van 'n regter van die Hooggeregtshof van Suid-Afrika beklee het nie—

(a) is die besoldiging betaalbaar aan bedoelde voorsitter R16 800 per jaar maandeliks betaalbaar in gelyke bedrae;

(b) word aan bedoelde voorsitter dieselfde verbly-toelae, reisgeriewe en oorplasingskoste betaal of toegeken as wat ingevolge Hoofstukke D, E en F van die regulasies soos afgekondig kragtens Goewerments-kennisgewing 2047 van 11 Desember 1959, aan 'n beampete wat 'n pos van sekretaris beklee in die administratiewe afdeling van die Staatsdiens bedoel in artikel 3 van die Staatsdienswet, 1957 (Wet 54 van 1957), betaal of toegeken en aan bedoelde voorsitter word die maksimum voorregte ten opsigte van afwesigheidsverlof verleen wat in Hoofstuk C van daardie regulasies vervat is;

(c) word aan bedoelde voorsitter 'n verlofgratifikasie en vakansiebesparingsbonus betaal op dieselfde grondslag as die wat van toepassing sou wees indien hy 'n beampete van werkneemster in die Staatsdiens was, soos in artikel 3 van die Staatsdienswet, 1957 (Wet 54 van 1957), omskryf: Met dien verstande dat bedoelde verlofgratifikasie ook aan bedoelde voorsitter betaal kan word as sy dienste eindig as gevolg van die verstryking van sy dienstermyne en hy nie weer heraangetel word nie.

(2) Die Sekretaris van Binnelandse Sake tree vir die doeleindes van hierdie regulasie op as die departementshoof.

(3) Indien die voorsitter van die appèlraad 'n persoon is wat voor sy aanstelling as voorsitter van die appèlraad die amp van 'n regter van die Hooggeregtshof van Suid-Afrika beklee het—

(a) is die besoldiging betaalbaar aan bedoelde voorsitter—

(i) R18 500 per jaar; en

(ii) 'n toelac van R2 700 per jaar ter bestydging van onkoste wat deur hom in verband met sy ampspligte aangegaan word;

maandeliks betaalbaar in gelyke bedrae;

(b) word aan bedoelde voorsitter op aansoek deur hom afwesigheidsverlof met volle betaling toegestaan vir sodanige tydperk of tydperke wat 70 dae per jaar nie te bowe mag gaan nie, en onderworpe aan sodanige voorwaarde as wat die Minister mag bepaal: Met dien verstande—

(i) dat die Minister aan bedoelde voorsitter afwesigheidsverlof met volle betaling kan toestaan vir 'n komende tydperk van hoogstens vier en 'n half maande gedurende sy dienstermyne;

(ii) dat indien die Minister in buitengewone omstandighede oortuig is dat afwesigheidsverlof in 'n bepaalde geval waarvoor daar nie in hierdie paragraaf voorseening gemaak is nie, billikheidshalwe toegestaan behoort te word, kan hy aan bedoelde voorsitter sodanige verlof toestaan onderworpe aan sodanige voorwaarde as wat hy mag bepaal;

(iii) dat geen verlof wat kragtens hierdie paragraaf toegestaan kan word, oplopend is nie en geen besoldiging ten opsigte van verlof wat geneem kon gewees het maar waarvan nie gebruik gemaak is nie, betaalbaar is nie;

(c) word deur die Minister aan bedoelde voorsitter siekteverlof met volle betaling toegestaan vir sodanige tydperk of tydperke wat 'n geneesheer sertificeer dat die voorsitter weens siekte wat deur die geneesheer gespesifieer moet word, nie sy pligte kan vervul nie;

10. (1) If the chairman of the appeal board is not a person who before his appointment as chairman of the appeal board occupied the office of a judge of the Supreme Court of South Africa—

(a) the remuneration payable to the said chairman shall be R16 800 per annum payable monthly in equal instalments;

(b) there shall be paid or granted to the said chairman the same subsistence allowance, travelling facilities and transfer expenses as those paid or granted in terms of Chapters D, E and F of the regulations promulgated under Government Notice 2047 of 11 December 1959, to an officer holding a post of secretary in the administrative division as referred to in section 3 of the Public Service Act, 1957 (Act 54 of 1957) and to the said chairman there shall be granted the maximum privileges in respect of leave of absence contained in Chapter C of the aforementioned regulations;

(c) there shall be paid to the said chairman a leave gratuity and a vacation savings bonus on the same basis as that which would have applied had he been an officer or employee in the Public Service, as defined in section 3 of the Public Service Act, 1957 (Act 54 of 1957): Provided that the said leave gratuity may also be paid to the said chairman if his services terminate as a result of the expiry of his term of office, and he is not reappointed.

(2) The Secretary for the Interior shall for the purposes of this regulation act as the head of department.

(3) If the chairman of the appeal board is a person who before his appointment as chairman of the appeal board occupied the office of a judge of the Supreme Court of South Africa—

(a) the remuneration payable to the said chairman shall be—

(i) R18 500 per annum; and

(ii) an allowance of R2 700 per annum to meet expenditure incurred by him in connection with his official duties;

payable monthly in equal instalments;

(b) there shall be granted to the said chairman on application by him leave of absence on full pay for such period or periods not exceeding 70 days per annum and subject to such conditions as the Minister may determine: Provided—

(i) that the Minister may grant leave of absence on full pay to the said chairman for an additional period not exceeding four and a half months during his period of office;

(ii) that if in exceptional circumstances the Minister is satisfied that leave of absence of which no provision has been made in this paragraph should in a specific case on the grounds of equity be granted, he may grant such leave to the said chairman on such conditions as he may determine;

(iii) that no leave which may be granted in terms of this paragraph shall be accumulative and no remuneration shall be claimed in respect of leave which could have been taken but which was not utilized;

(c) there shall be granted by the Minister to the said chairman sick leave on full pay for such period or periods that a medical officer certifies that the chairman cannot because of his illness which is to be specified by such medical practitioner, perform his duties of office;

(d) word aan bedoelde voorsitter dieselfde vervoer en vervoer-, reis- en onderhoudstoelae en oorplasingskoste betaal of toegeken as wat kragtens regulasies 9, 10, 13 en 14, soos aangekondig in Goewermentskennisgewing R.15 van 7 Januarie 1972, aan 'n persoon wat die amp van 'n regter van die Hooggereghof van Suid-Afrika beklee, betaal of toegeken word.

(4) Die Sekretaris van Binnelandse Sake hou 'n register van alle verlof wat deur die Minister aan die voorsitter van die appèlraad bedoel in subregulasië (3) toegestaan word.

(5) Vir die doeleindes van subregulasië (3) (b) (i) beteken "werklike diens" ook elke tydperk van verlof wat kragtens subregulasië (3) (b) en (c) toegestaan word.

(6) Aan 'n lid van die appèlraad wat nie die voorsitter van die appèlraad is nie, word 'n toelae van R40 per dag betaal vir elke dag waarop bedoelde lid—

(a) 'n vergadering of vergaderings van die appèlraad bywoon; of

(b) in opdrag van die voorsitter of waarnemende voorsitter van die appèlraad werkzaamhede van die appèlraad verrig.

(7) Aan 'n lid van die appèlraad bedoel in artikel 35 (3) (c) van die Wet word 'n bykomende toelae van R40 per dag betaal vir elke dag waarop bedoelde lid kragtens artikel 35 (6) van die Wet op 'n vergadering of vergaderings van die appèlraad voorsit.

(8) Aan 'n lid van die appèlraad bedoel in artikel 35 (4) van die Wet word 'n bykomende toelae van R40 per dag betaal vir elke dag waarop hy met die werkzaamhede in subregulasië (1) bedoel, besig is.

(9) Die toelae in subregulasië (1) bedoel en die bykomende toelae in onderskeidelik subregulasië (2) en (3) bedoel oorskry nie ten opsigte van een dag die bedrae in vermelde subregulasiës vermeld nie.

(10) Aan 'n lid van die appèlraad wat nie die voorsitter van die appèlraad is nie, word dieselfde verblyftoeleae en reisgeriewe betaal of toegeken as wat ingevolge Hoofstukke D en E van die Staatsdiensregulasiës, soos aangekondig in Goewermentskennisgewing 2047 van 11 Desember 1959, aan 'n beampot wat 'n pos van sekretaris beklee in die administratiewe afdeling van die Staatsdiens soos in artikel 3 van die Staatsdienswet, 1957 (Wet 54 van 1957), oomskryf, betaal of toegeken word.

(11) Die Sekretaris van Binnelandse Sake tree vir die doeleindes van hierdie regulasië op as die departementshoof.

VOORGESKREWE BEDRAE

VOORLEGGINGS

12. (1) Die volgende bedrae is betaalbaar ten opsigte van—

(a) 'n aansoek om 'n beslissing van 'n komitee te verkry oor 'n publikasie of voorwerp bedoel in artikel 10 (1) (a) van die Wet deur iemand wat daardie publikasie of voorwerp voortbring of versprei—

- (i) in die geval van 'n tekening, prent, R1,00 illustrasie, skildery, houtsnee of dergelike voorstelling, afdruk, foto, gravure of litografie, figuur, afgietsel, snywerk, standbeeld of model (ii) in die geval van 'n ander publikasie of voorwerp R5,00

(b) 'n aansoek om goedkeuring van 'n rolprent bedoel in artikel 20 (1) van die Wet—

- (i) in die geval van 'n rolprent met insluiting van 'n filmkasset, magnetiese bandkasset of videoplaat R0,30 vir elke minuut van die looptyd van sodanige rolprent onderworpe aan 'n minimum bedrag van R1,00 (ii) in die geval van 'n prent wat bestem is om deur middel van 'n mekaniese toestel vertoon te word R1,00 vir tien of minder as tien prente

(d) there shall be paid or granted to the said chairman the same transport, transport, travelling and subsistence allowances and transfer expenses as those paid or granted in terms of regulations 9, 10, 13 and 14, as published in Government Notice R. 15 of 7 January 1972 to a person occupying the office of a judge of the Supreme Court of South Africa.

(4) The Secretary for the Interior shall keep a record of all leave granted by the Minister to the chairman of the appeal board referred to in subregulation (3).

(5) For the purposes of subregulation (3) (b) (i) "actual service" includes every period of leave granted in terms of subregulation (3) (b) and (c).

(11) (1) There shall be paid to a member of the appeal board who is not the chairman of the appeal board an allowance of R40 per day for each day upon which the said member—

(a) attends a meeting or meetings of the appeal board; or

(b) performs work of the appeal board on the instruction of the chairman or acting chairman of the appeal board.

(2) There shall be paid to a member of the appeal board referred to in section 35 (3) (c) of the Act an additional allowance of R40 per day for each day upon which such member in terms of section 35 (6) of the Act, chairs a meeting or meetings of the appeal board.

(3) There shall be paid to a member of the appeal board referred to in section 35 (4) of the Act, an additional allowance of R40 per day for each day upon which he performs the work referred to in subregulation (1).

(4) The allowance referred to in subregulation (1) and the additional allowances referred to in subregulations (2) and (3) respectively shall not exceed the amounts mentioned in the said subregulations in respect of any one day.

(5) There shall be paid or granted to a member of the appeal board who is not the chairman of the appeal board, the same subsistence allowance and travelling facilities as those paid or granted in terms of Chapters D and E of the regulations promulgated under Government Notice 2047 of 11 December 1959, to an officer holding a post of secretary in the administrative division referred to in section 3 of the Public Service Act, 1957 (Act 54 of 1957).

(6) The Secretary for the Interior shall for the purposes of this regulation act as the head of department.

PRESCRIBED AMOUNTS

SUBMISSIONS

12. (1) The following amounts shall be payable in respect of—

(a) an application to obtain a decision of a committee on a publication or object referred to in section 10 (1) (a) of the Act by any person who produces or distributes that publication or object—

- (i) in the case of a drawing, picture, R1,00 illustration, painting, woodcut or similar representation, print, photograph, engraving or lithograph, figure, cast, carving, statue or model (ii) in the case of any other publication R5,00 or object

(b) an application for the approval of a film referred to in section 20 (1) of the Act—

- (i) in the case of a cinematograph film including a film cassette, magnetic tape cassette or videotape R0,30 for each minute of the running time of such film subject to a minimum amount of R1,00

- (ii) in the case of a picture intended for exhibition through the medium of a mechanical device R1,00 for ten or fewer than ten pictures

(iii) in die geval van 'n deel van 'n rolprent wat vertoon word om daardie rolprent te adverteer	R1,00
(iv) in die geval van 'n vertoonde illustrasie of illustrasies van iets wat op 'n rolprent betrekking het	R1,00 per rolprent

VRYSTELLINGS

(2) Die volgende bedrae is betaalbaar ten opsigte van—

(a) 'n aansoek om vrystelling van die bepalings van artikel 8 van die Wet, bedoel in artikel 8 (3) van die Wet of om 'n afskrif van 'n vrystellingsdokument waarin sodanige vrystelling verleen is	R1,00
(b) 'n aansoek om vrystelling van die bepalings van artikel 28 van die Wet, bedoel in artikel 28 (5) van die Wet of om 'n afskrif van 'n vrystellingsdokument waarin sodanige vrystelling verleen is	R1,00

PERMITTE

(3) Die volgende bedrae is betaalbaar ten opsigte van—

(a) 'n aansoek om 'n permit bedoel in artikel 10 (1) (b) van die Wet of om 'n afskrif van sodanige permit	R1,00
(b) 'n aansoek om 'n permit bedoel in artikel 10 (1) (c) van die Wet of om 'n afskrif van sodanige permit..	R1,00
(c) 'n aansoek om 'n permit bedoel in artikel 19 (3) van die Wet of om 'n afskrif van sodanige permit	R1,00
(d) 'n aansoek om 'n permit bedoel in artikel 27 (1) (f) van die Wet of om 'n afskrif van sodanige permit	R1,00

KENNISGEWINGS VAN APPÈL

(4) Die volgende bedrae is betaalbaar ten opsigte van—

(a) 'n kennisgeving van appèl ten opsigte van 'n publikasie of voorwerp bedoel in artikel 13 (2) van die Wet—	
(i) in die geval van 'n tekening, prent, illustrasie, skildery, houtsnee of dergelike voorstelling, afdruk, foto, gravure of litografie, figuur, afgietsel, snywerk, standbeeld of model	R5,00
(ii) in die geval van 'n ander publikasie of voorwerp	R25,00
(b) 'n kennisgeving van appèl ten opsigte van 'n rolprent bedoel in artikel 23 (3) van die Wet—	
(i) in die geval van 'n rolprent met insluiting van 'n filmkasset, magnetiese bandkasset of videoplaat	R25,00
(ii) in die geval van 'n prent wat bestem is om deur middel van 'n mekaniese toestel vertoon te word	R5,00 vir tien of minder as tien prente.
(iii) in die geval van 'n deel van rolprent wat vertoon word om daardie rolprent te adverteer	R5,00
(iv) in die geval van 'n vertoonde illustrasie of illustrasies van iets wat op 'n rolprent betrekking het	R5,00 per rolprent.
(c) 'n kennisgeving van appèl ten opsigte van 'n openbare vermaaklikheid of voor-genome openbare vermaaklikheid bedoel in artikel 31 (3) van die Wet	R25,00
(d) 'n kennisgeving van appèl ten opsigte van 'n aansoek om 'n permit of vrystelling bedoel in artikel 40 (2) van die Wet	R5,00

HERSIENINGS

(5) Die volgende bedrae is betaalbaar ten opsigte van—

(a) 'n aansoek om hersiening van 'n publikasie of voorwerp bedoel in artikel 15 (1) van die Wet—	
(i) in die geval van 'n tekening, prent, illustrasie, skildery, houtsnee of dergelike voorstelling, afdruk, foto, gravure of litografie, figuur, afgietsel, snywerk, standbeeld of model	R5,00
(ii) in die geval van 'n ander publikasie of voorwerp	R25,00
(b) 'n aansoek om hersiening van 'n rolprent bedoel in artikel 25 (1) van die Wet—	
(i) in die geval van 'n rolprent met insluiting van 'n filmkasset, magnetiese bandkasset of videoplaat	R0,60 vir elke minuut van die looptyd van sodanige rolprent onderworpe aan 'n minimum bedrag van R2,00

(iii) in the case of a portion of a cinematograph film exhibited for the purpose of advertising such film	R1,00
(iv) in the case of an exhibited illustration or illustrations of any matter relating to a cinematograph film	R1,00 per cinematograph film

EXEMPTIONS

(2) The following amounts shall be payable in respect of—

(a) an application for exemption from the provisions of section 8 of the Act, referred to in section 8 (3) of the Act, or for a copy of a document of exemption in which such exemption has been granted	R1,00
(b) an application for exemption from the provisions of section 28 of the Act, referred to in section 28 (5) of the Act, or for a copy of a document of exemption in which such exemption has been granted	R1,00

PERMITS

(3) The following amounts shall be payable in respect of—

(a) an application for a permit referred to in section 10 (1) (b) of the Act or for a copy of such permit	R1,00
(b) an application for a permit referred to in section 10 (1) (c) of the Act or for a copy of such permit	R1,00
(c) an application for a permit referred to in section 19 (3) of the Act or for a copy of such permit	R1,00
(d) an application for a permit referred to in section 27 (1) (f) of the Act or for a copy of such permit	R1,00

NOTICES OF APPEAL

(4) The following amounts shall be payable in respect of—

(a) a notice of appeal in respect of a publication or object referred to in section 13 (2) of the Act—	
(i) in the case of a drawing, picture, illustration, painting, woodcut or similar representation, print, photograph, engraving or lithograph, figure, cast, carving, statue or model	R5,00
(ii) in the case of any other publication or object	R25,00
(b) a notice of appeal in respect of a film referred to in section 23 (3) of the Act—	
(i) in the case of a cinematograph film including a film cassette, magnetic tape cassette or videoplate	R25,00
(ii) in the case of a picture intended for exhibition through the medium of a mechanical device	R5,00 for ten or fewer than ten pictures
(iii) in the case of a portion of a cinematograph film for the purpose of advertising such film	R5,00
(iv) in the case of an exhibited illustration or illustrations of any matter relating to a cinematograph film	R5,00 per cinematograph film
(c) a notice of appeal in respect of a public entertainment or intended public entertainment referred to in section 31 (3) of the Act	R25,00
(d) a notice of appeal in respect of an application for a permit or an exemption referred to in section 40 (2) of the Act	R5,00

REVIEWS

(5) The following amounts shall be payable in respect of—

(a) an application for the review of a publication or object referred to in section 15 (1) of the Act—	
(i) in the case of a drawing, picture, illustration, painting, woodcut or similar representation, print, photograph, engraving or lithograph, figure, cast, carving, statue or model	R5,00
(ii) in the case of any other publication or object	R25,00
(b) an application for the review of a film referred to in section 25 (1) of the Act—	
(i) in the case of a cinematograph film including a film cassette, magnetic tape cassette or videoplate	R0,60 for each minute of the running time of such film subject to a minimum amount of R2,00

(ii) in die geval van 'n prent wat bestem is om deur middel van 'n meganiese toestel vertoon te word	R5,00 vir tien of minder as tien prente	(ii) in the case of a picture intended for exhibition through the medium of a mechanical device	R5,00 for ten or fewer than ten pictures
(iii) in die geval van 'n deel van 'n rolprent wat vertoon word om daardie rolprent te adverteer	R5,00	(iii) in the case of a portion of a cinematograph film exhibited for the purpose of advertising such film	R5,00
(iv) in die geval van 'n vertoonde illustrasie of illustrasies van iets wat op 'n rolprent betrekking het	R5,00 per rolprent	(iv) in the case of an exhibited illustration or illustrations of any matter relating to a cinematograph film	R5,00 per cinematograph film
(c) 'n aansoek om hersiening van 'n openbare vermaalkheid of voorgenome openbare vermaalkheid bedoel in artikel 33 (1) van die Wet	R50,00	(c) an application for the review of a public entertainment or intended public entertainment referred to in section 33 (1) of the Act	R50,00

AFSKRIFTE VAN SERTIFIKATE

- (6) Die volgende bedrae is betaalbaar ten opsigte van—
- (a) 'n afskrif van 'n sertifikaat van goedkeuring van 'n rolprent bedoel in artikel 22 van die Wet—
- (i) in die geval van 'n rolprent met insluiting van 'n filmkasset, magnetiese bandkasset of videoplaat—
 - (aa) deur die persoon wat daardie rolprent kragtens artikel 20 (1) of 25 (1) voorgelê het R 1,00
 - (bb) deur enigiemand anders..... R 30,00 - (ii) in die geval van 'n prent wat bestem is om deur middel van 'n meganiese toestel vertoon te word R 1,00
 - (iii) in die geval van 'n deel van 'n rolprent wat vertoon word om daardie rolprent te adverteer R 1,00
 - (iv) in die geval van 'n vertoonde illustrasie of illustrasies van iets wat op 'n rolprent betrekking het R 1,00
- (b) 'n afskrif van 'n verslag van die voorzitter van die appèlaar bedoel in artikel 36 (6) van die Wet R 5,00

(7) Die voorzitter van die komitee wat 'n rolprent kragtens artikel 21 (1) of 25 (2) (a) van die Wet ondersoek, kan van die persoon wat daardie rolprent aan die komitee vertoon enige afdoende bewys van die lengte of die loopwyd van daardie rolprent eis.

VOORGESKREWE VORMS EN PROSEDURE

13. (1) 'n Verwysing in hierdie regulasie na 'n vorm in 'n bylae met 'n bepaalde nommer, is 'n verwysing na die vorm in die Bylae met daardie nommer.

(2) Die aansoek om vrystelling van 'n bepaling of bepallisings van artikel 8 van die Wet moet in die vorm van Bylae A aan die direkteur voorgelê word.

(3) Die permit wat kragtens artikel 19 (3) van die Wet uitgereik kan word, moet in die vorm van Bylae B uitgereik word.

(4) Die aansoek om goedkeuring bedoel in artikel 20 (1) van die Wet moet skriftelik in die vorm van Bylae C en die aansoek om hersiening bedoel in artikel 25 (1) van die Wet moet skriftelik in vermelde vorm aan die direkteur voorgelê word, en die goedkeuring van 'n rolprent moet skriftelik in die vorm van Bylae D, E, F of G verstrek word, na gelang van die geval.

(5) Die aansoek om vrystelling van die bepallisings van artikel 28 van die Wet moet in die vorm van Bylae H aan die direkteur voorgelê word.

(6) Die aansoek om registrasie in artikel 29 (2) van die Wet bedoel moet in die vorm van Bylae I aan die direkteur voorgelê word en die registrasiesertifikaat wat kragtens artikel 29 (3) van die Wet uitgereik kan word, moet in die vorm van Bylae J uitgereik word.

(7) Die aansoek om hersiening bedoel in artikel 33 (1) van die Wet moet skriftelik in die vorm van Bylae K voor- gelê word.

(8) Die kennigswig van appèl bedoel in artikel 40 (2) van die Wet moet skriftelik in die vorm van Bylae L aan die klerk van die appèlaar voorgelê word.

(9) Die toegangsmagtiging in artikel 41 (1) van die Wet bedoel moet in die vorm van Bylae M uitgereik word.

COPIES OF CERTIFICATES

- (6) The following amounts shall be payable in respect of—
- (a) a copy of a certificate of approval of a film referred to in section 22 of the Act—
- (i) in the case of a cinematograph film including a film cassette, magnetic tape cassette or videoplate—
 - (aa) by the person who submitted that cinematograph film in terms of section 20 (1) or 25 (1) R 1,00
 - (bb) by any other person..... 30,00 - (ii) in the case of a picture intended for exhibition through the medium of a mechanical device 1,00
 - (iii) in the case of a portion of a cinematograph film exhibited for the purpose of advertising such film 1,00
 - (iv) in the case of an exhibited illustration or illustrations of any matter relating to a cinematograph film 1,00
- (b) a copy of a report by the chairman of the appeal board referred to in section 36 (6) of the Act 5,00

(7) The chairman of the committee examining a film under section 21 (1) or 25 (2) (a) of the Act may demand from the person exhibiting that film to the committee any conclusive proof of the length or the running time of that film.

PRESCRIBED FORMS AND PROCEDURES

13. (1) A reference in this regulation to a form in a schedule with a specific number is a reference to the form in the Schedule with that number.

(2) The application for exemption from any provision or provisions of section 8 of the Act shall be submitted to the director in the form of Schedule A.

(3) The permit that may be issued under section 19 (3) of the Act, shall be issued in the form of Schedule B.

(4) The application for the approval referred to in section 20 (1) of the Act shall be submitted in writing in the form of Schedule C and the application for review referred to in section 25 (1) of the Act shall be submitted in writing in the said form to the director, and approval of a film shall be made known in writing in the form of Schedule D, E, F or G, as the case may be.

(5) The application for exemption from the provisions of section 28 of the Act shall be submitted to the director in the form of Schedule H.

(6) The application for registration referred to in section 29 (2) of the Act shall be submitted to the director in the form of Schedule I and the registration certificate that may be issued under section 29 (3) of the Act shall be issued in the form of Schedule J.

(7) The application for review referred to in section 33 (1) of the Act shall be submitted in writing in the form of Schedule K.

(8) The notice of appeal referred to in section 40 (2) of the Act shall be submitted in writing in the form of Schedule L to the clerk of the appeal board.

(9) The authority for admission referred to in section 41 (1) of the Act shall be issued in the form of Schedule M.

VOORLEGGING VAN PUBLIKASIES OF VOORWERPE

14. (1) Enige persoon buite die Republiek kan uit eie beweging of op versoek van 'n persoon in die Republiek 'n eksemplaar van 'n publikasie of voorwerp of van 'n uitgawe van 'n publikasie of voorwerp aan die direkteur stuur vir ondersoek en 'n beslissing deur 'n komitee of daardie publikasie of voorwerp of uitgawe van 'n publikasie of voorwerp ongewens is al dan nie.

(2) Die direkteur stuur op versoek van die persoon wat aansoek gedoen het om 'n beslissing bedoel in artikel 10 (1) (a) van die Wet of om 'n permit bedoel in artikel 10 (1) (b) of (c) van die Wet, of wat 'n kennisgeving van appèl bedoel in artikel 13 (2) (a) van die Wet ingedien het of wat kragtens artikel 15 (1) van die Wet aansoek om die hersiening van 'n beslissing ten opsigte van 'n publikasie of voorwerp gedoen het, die eksemplaar van die betrokke publikasie of voorwerp of van die betrokke uitgawe van 'n publikasie of voorwerp, nadat dit aan sy doel beantwoord het, aan die aansoeker of die persoon wat sodanige eksemplaar aan die direkteur gestuur het: Met dien verstande dat indien sodanige eksemplaar deur 'n komitee ongewens bevind is, dit slegs aan die persoon wat sodanige eksemplaar aan die direkteur gestuur het, en aan niemand anders nie, teruggestuur word.

(3) Indien geen versoek ooreenkomsdig subregulasie (2) tesame met die betrokke aansoek ontvang is nie, of binne 'n tydperk van drie maande vanaf die datum waarop die aansoeker van die beslissing aangaande sy aansoek verwittig is, ontvang is nie, word oor die eksemplaar van die betrokke publikasie of voorwerp of van die betrokke uitgawe van 'n publikasie of voorwerp beskik soos die direkteur mag gelas.

AFNEEM VAN BESONDERHEDE TEN OPSIGTE VAN 'N PUBLIKASIE OF VOORWERP

15. Die besonderhede wat kragtens artikel 17 (1) (c) van die Wet ten opsigte van 'n publikasie of voorwerp wat bewys skyn te lewer van 'n oortreding van die Wet, afgeneem kan word, is soos volg:

- Die naam en/of beskrywing van die publikasie of voorwerp.
- Die onderwerp of aard van die publikasie of voorwerp.
- Die naam van die skrywer of voortbringer.
- Die naam van die uitgewer en sy adres.
- Die jaar en nommer van die betrokke uitgawe.
- 'n Aanduiding van die gedeelte of gedeeltes wat binne die bedoeling van artikel 47 (2) van die Wet ongewens skyn te wees.

VOORLEGGING VAN ROLPRENTE

16. (1) Iemand wat kragtens artikel 20 (1) van die Wet om die goedkeuring van 'n rolprent aansoek doen of wat kragtens artikel 25 (1) (a) van die Wet om die hersiening van 'n beslissing ten opsigte van 'n rolprent aansoek doen, moet daardie rolprent op eie koste aan 'n komitee wat deur die direktoraat benoem is, vertoon op die datums, tye en plekke wat deur die direkteur bepaal word.

(2) Iemand wat kragtens artikel 23 (1) van die Wet teen die afkeuring van 'n rolprent of teen die goedkeuring van 'n rolprent onderworpe aan die oplegging van 'n voorwaarde of voorwaardes appelleer of wat kragtens artikel 24 (7) (a) van die Wet 'n rolprent aan die direkteur voorlê, moet daardie rolprent op eie koste aan die appèlraad vertoon op die datums, tye en plekke wat deur die voorsitter van die appèlraad bepaal word.

(3) Die bepalings van regulasie 14 (2) en (3) is *mutatis mutandis* van toepassing op 'n prent wat bestem is om deur middel van 'n meganiese toestel vertoon te word of 'n vertoonde illustrasie van iets wat op 'n rolprent betrekking het.

SUMMISSION OF PUBLICATIONS OR OBJECTS

14. (1) Any person outside the Republic may of his own accord or at the request of a person in the Republic, forward a copy of any publication or object or of any edition of a publication or object to the director for examination and for a decision by a committee whether that publication or object or edition of a publication or object is undesirable or not.

(2) The director shall at the request of the person who applied for a decision referred to in section 10 (1) (a) of the Act or for a permit referred to in section 10 (1) (b) or (c) of the Act, or who lodged a notice of an appeal referred to in section 13 (2) (a) of the Act, or who applied under section 15 (1) of the Act for a review of a decision in respect of a publication or object, forward the copy of the publication or object in question or of the edition in question of a publication or object, after it has served its purpose, to the applicant or to the person who forwarded such copy to the director: Provided that if such copy is found to be undesirable by a committee, such copy shall be returned only to the person who forwarded such copy to the director and to no other person.

(3) If no request in terms of subregulation (2) is received together with the application in question, or within a period of three months from the date on which the applicant was advised of the decision regarding his application, the copy of the publication or object in question or of the edition in question of a publication or object shall be disposed of as the director may direct.

RECORDING OF PARTICULARS IN RESPECT OF A PUBLICATION OR OBJECT

15. The particulars that may be taken down under section 17 (1) (c) of the Act in respect of a publication or object appearing to afford evidence of a contravention of the Act, shall be as follows:

- The name and/or description of the publication or object.
- The subject or nature of the publication or object.
- The name of the author or producer.
- The name of the publisher and his address.
- The year and number of the edition in question.
- An indication of the part or parts that appear(s) to be undesirable within the meaning of section 47 (2) of the Act.

SUBMISSION OF FILMS

16. (1) Any person who applies under section 20 (1) of the Act for the approval of a film or who applies under section 25 (1) (a) of the Act for a review of a decision in respect of a film, shall exhibit that film at his own expense to a committee appointed by the directorate, on the dates and at the times and places determined by the director.

(2) Any person who appeals under section 23 (1) of the Act against the rejection of a film or against the approval of a film subject to the imposition of a condition or conditions or who under section 24 (7) (a) of the Act submits a film to the director, shall exhibit that film at his own expense to the appeal board on the dates and at the times and places determined by the chairman of the appeal board.

(3) The provisions of regulation 14 (2) and (3) shall apply *mutatis mutandis* to a picture intended for exhibition through the medium of a mechanical device or to an exhibited illustration of any matter relating to a cinematograph film.

VERTONING VAN DIE GOEDKEURING VAN 'N ROLPRENT

17. Onmiddellik voor die aanvang van die vertoning van 'n rolprent in die openbaar moet die persoon wat daardie rolprent sal vertoon, die volgende sertifikaat duidelik sigbaar op die doek warop die rolprent vertoon sal word, vir 'n tydsduur van minstens 20 sekondes laat vertoon.

SERTIFIKAAT VAN GOEDKEURING

Hierby word gesertifiseer dat die rolprent, dele van rolprente, prente en advertenties wat by hierdie vertoning vertoon sal word, kragtens die Wet op Publikasies en Vermaakklikeheid, 1963, of die Wet op Publikasies, 1974 goedgekeur is.

CERTIFICATE OF APPROVAL

It is hereby certified that the cinematograph films, portions of cinematograph films, pictures and advertisements that will be exhibited at this exhibition, have been approved in terms of the Publications and Entertainments Act, 1963, or the Publications Act, 1974.

BYLAES
VOORGESKREWE VORMS

Doei	Bylae No.
Aansoek om vrystelling van artikel 8.....	A
Vrystelling by permit van artikel 19 (1).....	B
Aansoek om die goedkeuring/hersiening van 'n rolprent..	C
A—sertifikaat van goedkeuring van 'n rolprent.....	D
B—sertifikaat van goedkeuring van 'n rolprent.....	E
C—sertifikaat van goedkeuring van 'n rolprent.....	F
D—sertifikaat van goedkeuring van 'n rolprent.....	G
Aansoek om vrystelling van artikel 28.....	H
Aansoek om registrasie as rolprentvervaardiger en/of -verspreider.....	I
Sertifikaat van registrasie as rolprentvervaardiger en/of -verspreider.....	J
Aansoek om die hersiening van 'n openbare vermaakklikeheid	K
Kennisgewing van appèl ten opsigte van 'n vrystelling of permit.....	L
Toegangsmagtiging.....	M

BYLAE A
REPUBLIEK VAN SUID-AFRIKA

Volgno.....
(Vir ampelike gebruik)

WET OP PUBLIKASIES, 1974

PUBLIKASIE OF VOORWERP

AANSOEK OM VRYSTELLING VAN ARTIKEL 8

Direkteur van Publikasies, Privaatsak 9069, Kaapstad, 8000.
Ek doen hierby aansoek om vrystelling van die bepalings van artikel—

- * 8 (1) (a);
- * 8 (1) (b);
- * 8 (1) (d);

van die Wet op Publikasies, 1974 vir—

* 'n onbepaalde tydperk;

* die tydperk..... tot.....

ten op sigte van ondergenoemde publikasie(s) of voorwerp(e).

Aansoeker Datum

* Haal deur wat nie van toepassing is nie.

A. AANSOEKER

1. Naam	2. Telefoonno.
3. Beroep	4. Aard van besigheid
5. Woon- of besigheidsadres	6. Posadres

EXHIBITION OF THE APPROVAL OF A FILM

17. Immediately prior to the commencement of the exhibition of a film in public the person who will exhibit that film, shall cause the following certificate to be exhibited clearly visible for a period of at least 20 seconds on the screen on which the film will be exhibited.

SERTIFIKAAT VAN GOEDKEURING

Hierby word gesertifiseer dat die rolprente, dele van rolprente, prente en advertenties wat by hierdie vertoning vertoon sal word, kragtens die Wet op Publikasies en Vermaakklikeheid, 1963, of die Wet op Publikasies, 1974 goedgekeur is.

CERTIFICATE OF APPROVAL

It is hereby certified that the cinematograph films, portions of cinematograph films, pictures and advertisements that will be exhibited at this exhibition, have been approved in terms of the Publications and Entertainments Act, 1963, or the Publications Act, 1974.

SCHEDULES

PRESCRIBED FORMS

Purpose	Schedule No.
Application for exemption from section 8.....	A
Exemption by permit from section 19 (1).....	B
Application for the approval/review of a film.....	C
A certificate of approval of a film.....	D
B certificate of approval of a film.....	E
C certificate of approval of a film.....	F
D certificate of approval of a film.....	G
Application for exemption from section 28.....	H
Application for registration as a film maker and/or distributor.....	I
Certificate of registration as a film maker and/or distributor.....	J
Application for review of a public entertainment.....	K
Notice of appeal in respect of an exemption or permit....	L
Authority for admission.....	M

SCHEDULE A

DP 3

REPUBLIC OF SOUTH AFRICA

Serial No.....
(For official use)

PUBLICATIONS ACT, 1974

PUBLICATION OR OBJECT

APPLICATION FOR EXEMPTION FROM SECTION 8

Director of Publications, Private Bag 9069, Cape Town, 8000. I hereby apply for exemption from the provisions of section—

- * 8 (1) (a);
- * 8 (1) (b);
- * 8 (1) (d);

of the Publications Act, 1974 for—

* an indefinite period;
* the period..... to.....
in respect of the undermentioned publication(s) or object(s).

Applicant Date

* Delete whichever is not applicable.

A. APPLICANT

1. Name	2. Telephone No.
3. Occupation	4. Nature of business
5. Residential or business address	6. Postal address

B. PUBLIKASIE OF VOORWERP

(Opmerking: In die geval van meer as een publikasie of voorwerp moet onderstaande besonderhede in 'n bylae by hierdie aansoek verstrekk word).

7. Naam en/of beskrywing	8. Onderwerp	
9. Skrywer of voort-bringer	10. Uitgiver en sy adres	11. Jaar en No. van uitgawe

C. BEDRAG INGESLUIT R.....

(Opmerking: Die bedrag betaalbaar is R1).

D. VIR AMPTELIKE GEBRUIK

12. Verwys na— * adjunk-/onderdirekteur op.....	Paraaf
--	--------

13. Beslissing

Die aansoek om vrystelling van die bepalings van artikel—

- * 8 (1) (a);
- * 8 (1) (b);
- * 8 (1) (d);

van die Wet op Publikasies, 1974 is deur die Direktoraat van Publikasies oorweeg en—

- * afgekeur;
 - * onvoorraadlik goedgekeur;
 - * goedgekeur onderworpe aan die volgende voorwaardes:
-
.....
.....

Direktoraat van Publikasies Datum

14. Die aansoeker is van die beslissing van die Direktoraat op..... op vorm DP 3A verwittig.	Paraaf
--	--------

* Haal deur wat nie van toepassing is nie.

BYLAE B
REPUBLIC OF SOUTH AFRICA DP 7A
Volgno.....

WET OP PUBLIKASIES, 1974

**ROLPRENT
PERMIT**

VRYSTELLING VAN ARTIKEL 19 (1)

Hierby word—

.....

ten opsigte van—

- * die rolprent.....;
- * die volgende kategorie rolprente.....;
- * die rolprent..... wat bestem is vir vertoning aan die volgende kategorie van persone:.....;
- * die rolprent..... wat bestem is vir vertoning onder die volgende omstandighede:.....;

by permit vrygestel van die bepalings van artikel 19 (1) van die Wet op Publikasies, 1974 vir—

- * 'n onbepaalde tydperk;
- * die tydperk..... tot..... onderworpe aan die volgende voorwaardes:

Direktoraat van Publikasies Datum

* Haal deur wat nie van toepassing is nie.

B. PUBLICATION OR OBJECT

(Note: In case of more than one publication or object the undermentioned particulars must be furnished in a schedule to this application).

7. Name and/or description	8. Subject	
9. Author or producer	10. Publisher and his address	11. Year and No. of edition

C. AMOUNT ENCLOSED R.....

(Note: The amount payable is R1).

D. FOR OFFICIAL USE

12. Referred to— * deputy/assistant director on.....	Initials
---	----------

13. DECISION

The application for exemption from the provisions of section—

- * 8 (1) (a);
- * 8 (1) (b);
- * 8 (1) (d);

of the Publications Act, 1974 has been considered by the Directorate of Publications and—

- * rejected;
 - * unconditionally approved;
 - * approved subject to the following conditions:
-
.....
.....

DIRECTORATE OF PUBLICATIONS DATE

14. The applicant was informed of the decision of the Directorate on form DP 3A on.....	Initials
---	----------

* Delete whichever is not applicable.

SCHEDULE B
REPUBLIC OF SOUTH AFRICA DP 7A

Serial No.....

PUBLICATIONS ACT, 1974

FILM

PERMIT

EXEMPTION FROM SECTION 19 (1)

is hereby exempted by permit from the provisions of section 19 (1) of the Publications Act, 1974 in respect of—

- * the film.....;
- * the following class of films.....;
- * the film..... that is intended for exhibition to the following category of persons.....;
- * the film..... that is intended for exhibition under the following circumstances.....

for—

- * an indefinite period;
- * the period..... to.....

subject to the following conditions:

DIRECTORATE OF PUBLICATIONS DATE

* Delete whichever is not applicable.

BYLAE C

DP 2

REPUBLIEK VAN SUID-AFRIKA

Volgno.....

(Vir amptelike gebruik)

WET OP PUBLIKASIES, 1974

ROLPRENT

AANSOEK OM *GOEDKEURING/HERSIENING

Direkteur van Publikasies, Privaatsak 9069, Kaapstad, 8000.
Ek doen hierby aansoek om *goedkeuring/hersiening deur 'n komitee bedoel in artikel 4 (1) van die Wet op Publikasies, 1974 van die—

* rolrent (sluit in filmkasset, magnetiese bandkasset of video-plaat);

* deel van 'n rolrent wat vertoon word om daardie rolrent te adverteer (d.i. 'n lokrent);

* vertoonde illustrasie of illustrasies van iets wat op 'n rolrent betrekking het (d.i. rolrentadvertensies);

* prent of prente wat bestem is om deur middel van 'n meganiese toestel vertoon te word (bv. 'n skyfie), wat hieronder beskryf word.

Aansoeker	Datum
-----------	-------

* Haal deur wat nie van toepassing is nie.

A. AANSOEKER

1. Naam	2. Telefoonno.
3. Beroep	4. Aard van besigheid
5. Woon- of besigheidsadres	6. Posadres

B.

7. Rolrent (sluit in filmkasset, magnetiese bandkasset of video-plaat)

(i) Naam en nommer	(ii) Inklaarschawe en nommer en datum van inklaarsbrief
(iii) Vervaardiger of verspreider	(iv) Land van vervaardiging
(v) Onderwerp	(vi) Lengte meter
(vii) Looptyd minute	(viii) Taal of tale
(ix) Klank- of stilrent	(x) Getal kopieë vervaardig of ingevoer
(xi) Naam, adres en land van uitvoerder	

8. Deel van 'n rolrent wat vertoon word om daardie rolrent te adverteer (d.i. 'n lokrent)

(i) Naam en nommer	(ii) Inklaarschawe en nommer en datum van inklaarsbrief
(iii) Vervaardiger of verspreider	(iv) Land van vervaardiging
(v) Onderwerp	(vi) Lengte meter
(vii) Looptyd minute	(viii) Tale of tale
(ix) Klank- of stilrent	(x) Getal kopieë vervaardig of ingevoer
(xi) Naam, adres en land van uitvoerder	

SCHEDULE C

DP 2

REPUBLIC OF SOUTH AFRICA

Serial No.....

(For official use)

PUBLICATIONS ACT, 1974

FILM

APPLICATION FOR *APPROVAL/REVIEW

Director of Publications, Private Bag 9069, Cape Town, 8000.
I hereby apply for * approval/review by a committee referred to in section 4 (1) of the Publications Act, 1974 of the—

* cinematograph film (including film cassette, magnetic tape cassette or video-plate);

* portion of a cinematograph film exhibited for the purpose of advertising such film (i.e. a trailer);

* exhibited illustration or illustrations of any matter relating to a cinematograph film (i.e. film advertisements);

* picture or pictures intended for exhibition through the medium of a mechanical device (e.g. a slide); described hereunder.

Applicant	Date
-----------	------

* Delete whichever is not applicable.

A. APPLICANT

1. Name	2. Telephone No.
3. Occupation	4. Nature of business
5. Residential or business address	6. Postal address

B.

7. Cinematograph film (including film cassette, magnetic tape cassette or video-plate)

(i) Name and number	(ii) Port of entry and number and date of bill of entry
(iii) Producer or distributor	(iv) Country of production
(v) Subject	(vi) Length metres
(vii) Running time minutes	(viii) Language of languages
(ix) Sound or silent film	(x) Number of copies made or imported
(xi) Name, address and country of exporter	

8. Portion of a cinematograph film exhibited for the purpose of advertising such film (i.e. a trailer)

(i) Name and number	(ii) Port of entry and number and date of bill of entry
(iii) Producer of distributor	(iv) Country of production
(v) Subject	(vi) Length metres
(vii) Running time minutes	(viii) Language of languages
(ix) Sound or silent film	(x) Number of copies made or imported
(xi) Name, address and country of exporter	

9. Vertoonde illustrasie of illustrasies van iets wat op 'n rolprent betrekking het (d.i. rolprentadvertisings)

Opmerking: Die vertoonde illustrasie of illustrasies moet hierdie aansoek vergesel tensy dit tesame met die betrokke rolprent aan 'n komitee voorgelê sal word.

(i) Getal	(ii) Beskrywing	(iii) Rolprent waarop vertoonde illustrasie(s) betrekking het
.....Plakkate.....
.....Fotoplate.....
.....Stroobiljette.....
.....

10. Prent of prente wat bestem is om deur middel van 'n meganiese toestel vertoon te word (bv. 'n skyfie)

Opmerking: Die prent of prente moet hierdie aansoek vergesel tensy dit tesame met die betrokke rolprent aan 'n komitee voorgelê sal word.

(i) Getal:	(ii) Beskrywing:	(iii) Rolprent, as daar is, waarop die prent(e) betrekking het:
.....

C. VORIGE BESLISSING (vul in slegs in die geval van 'n aansoek om hersiening).

11. * Die rolprent vermeld in item 7;

* die deel van 'n rolprent vermeld in item 8;

* die vertoonde illustrasie of illustrasies vermeld in item 9;

* die prent of prente vermeld in item 10; is by 'n vorige geleenthed—

- * kragtens die bepalings van die Wet op Publikasies en Vermaakklike, 1963 deur die Raad van Beheer oor Publikasies;
- * kragtens die bepalings van die Wet op Publikasies, 1974 deur 'n komitee;
- * afgekeur/voorwaardelik goedkeur.

Opmerking: In die geval van 'n voorwaardelike goedkeuring vermeld hieronder—

(i) die nommer en datum van die betrokke sertifikaat:

(indien beskikbaar, moet die sertifikaat of 'n afskrif daarvan hierdie aansoek vergesel);

(ii) die voorwaarde of voorwaardes ten opsigte waarvan aansoek om hersiening gedoen word.

* Haal deur wat nie van toepassing is nie.

D. BEDRAG INGESLUIT R.

Opmerking: Die bedrag betaalbaar is in die geval van—

(i) die rolprent vermeld in item 7

(ii) die deel van 'n rolprent vermeld in item 8.....

(iii) die vertoonde illustrasie of illustrasies vermeld in item 9

(iv) die prent of prente vermeld in item 10.....

Ten opsigte van 'n aansoek om— goedkeuring hersiening	
30c	60c
vir elke minuut van die looptyd van sodanige rolprent onderworpe aan 'n minimum bedrag van	
R1	R2
R1	R5
R1	R5 per rolprent
R1	R5 vir tien of minder as tien prente.

9. Exhibited illustration or illustrations of any matter relating to a cinematograph film (i.e. film advertisements).

Note: The exhibited illustration or illustrations must accompany this application unless it/they will be submitted to a committee together with the cinematograph film in question:

(i) Number	(ii) Description	(iii) Cinematograph film to which exhibited illustration(s) relates/relate:
.....	Posters
.....	Stills
.....	Handbills

10. Picture or pictures intended for exhibition through the medium of mechanical device (e.g. slide)

Note: The picture or pictures must accompany this application unless it/they will be submitted to a committee together with the cinematograph film in question.

(i) Number	(ii) Description	(iii) Cinematograph film, if any, to which the picture(s) relates/relate:
.....

C. PREVIOUS DECISION (complete only in case of an application for review).

11. * The cinematograph film mentioned in item 7;

* the portion of a cinematograph film mentioned in item 8;

* the exhibited illustration or illustrations mentioned in item 9;

* the picture or pictures mentioned in item 10;

* was/were rejected/conditionally approved on a previous occasion—

* by the Publications Control Board under the provisions of the Publications and Entertainment Act, 1963;

* by a committee under the provisions of the Publications Act, 1974.

Note: In the case of a conditional approval state hereunder—

(i) the number and date of the certificate in question:

.....(if available, the certificate or a copy thereof must accompany this application);

(ii) the condition or conditions in respect of which application for review is made.....

* Delete whichever is not applicable.

D. AMOUNT ENCLOSED R.

Note: The amount payable is in the case of—

(i) the cinematograph film mentioned in item 7.....

In respect of an application for— approval review	
30c	60c

for each minute of the running time of such film, subject to a minimum amount of
R1 : R2

(ii) the portion of a film mentioned in item 8.....

R1	R5
----	----

(iii) the exhibited illustration or illustrations mentioned in item 9.....

R1	R5
----	----

(iv) the picture or pictures mentioned in item 10.....

R1	R5
----	----

for ten or fewer than ten pictures.

E. VIR AMPTELIKE GEBRUIK

12. Verwys na—

.....voorsitter van komitee op.....

Paraaf

E. FOR OFFICIAL USE:

12. Referred to—

.....chairman of committee on.....

Initials

13. BESLISSING VAN KOMITEE:

Die komitee het—

- * die rolprent vermeld in item 7;
- * die deel van 'n rolprent vermeld in item 8;
- * die vertoonde illustrasie of illustrasies vermeld in item 9 *wat hierby aan u teruggaan;
- * die prent of prente vermeld in item 10 *wat hierby aan u teruggaan;

ondersoek en soos volg daaroor beslis:

(Opmerking: Die komitee moet meld—

- (a) in elke geval dat die betrokke item(s)—

of onvoorwaardelik goedgekeur is;
of onvoorwaardelik afgeweke is in die lig van artikel
47 (2)..... van die Wet;
of voorwaardelik goedgekeur is met vermelding van die
vooraarde(s) soos uiteengesit in artikel 21 (3) van
die Wet; of

- (b) in die geval van 'n aansoek om hersiening, of die voorwaarde
of voorwaardes ten opsigte waarvan om hersiening aansoek
gedoen is, onveranderd gelaat, gewysig of geskrap is)

Voorsitter van Komitee	Datum	
14. Die aansoeker is op van die beslissing van die komitee op vorm DP 2 verwittig * en 'n sertifikaat is aan hom uitgereik.		Paraaf
15. * Die vertoonde illustrasie of illustrasies vermeld in item 9; * die prente of prente vermeld in item 10; is— * aan die aansoeker onder dekking van boge- noemde vorm DP 2 teruggestuur;		

* Haal deur wat nie van toepassing is nie.

BYLAE D DP 2A
REPUBLIEK VAN SUID-AFRIKA
Volgno.....
WET OP PUBLIKASIES, 1974
ROLPRENT
A—SERTIFIKAAT

Hierby word gesertifiseer dat die—

(Verstrek hier die naam en/of besonderhede van die betrokke
rolprent, die deel van 'n rolprent wat vertoon word om daardie
rolprent te adverteer, die vertoonde illustrasie of illustrasies
of prent of prente)

vervaardig of versprei deur—

deur 'n komitee bedoel in artikel 4 (1) van die Wet op Publikasies,
1974 onvoorwaardelik goedgekeur is.

Direkteur van Publikasies	Datum	
BYLAE E DP 2B REPUBLIEK VAN SUID-AFRIKA Volgno..... WET OP PUBLIKASIES, 1974 ROLPRENT B—SERTIFIKAAT		

Hierby word gesertifiseer dat die—

(Vermeld hier die naam en/of besonderhede van die betrokke
rolprent, die deel van 'n rolprent wat vertoon word om daardie
rolprent te adverteer, vertoonde illustrasie of illustrasies of
prent of prente)

13. DECISION OF COMMITTEE

The committee examined—

- * the cinematograph film mentioned in item 7;
- * the portion of a cinematograph film mentioned in item 8;
- * the exhibited illustration or illustrations mentioned in item 9
*which is/are being returned herewith;
- * the picture or pictures mentioned in item 10 *which is/are
being returned herewith.

and decided as follows thereon—

(Note; The committee must state—

- (a) in each case that the relevant item(s) was/were—
either unconditionally approved;
or unconditionally rejected in the light of section
47 (2)..... of the Act;
or conditionally approved, mentioning the condition(s) as
set out in section 21 (3) of the Act; or
- (b) in the case of an application for review, whether the con-
dition or conditions in respect of which the application for
review was made, was/were left unaltered, varied or deleted)

Chairman of Committee	Date
14. The applicant was informed of the decision of the committee on form DP 2..... * and a/an certificate was issued to him.	Initials
15. * The exhibited illustration or illustrations men- tioned in item 9; * the picture or pictures mentioned in item 10, has/ have been— * returned to the applicant under cover of the above-mentioned form DP 2.....;	

* Delete whichever is not applicable.

SCHEDULE D DP 2A
REPUBLIC OF SOUTH AFRICA
Serial No.....
PUBLICATIONS ACT, 1974
FILM
A CERTIFICATE

It is hereby certified that the—

(State the name and/or particulars of the cinematograph film, the
portion of a cinematograph film exhibited for the purpose of
advertising such film, the exhibited illustration or illustrations
or picture or pictures)
made or distributed by—

has/have been unconditionally approved by a committee referred
to in section 4 (1) of the Publications Act, 1974.

Director of Publications	Date
SCHEDULE E DP 2B REPUBLIC OF SOUTH AFRICA Serial No..... PUBLICATIONS ACT, 1974 FILM B CERTIFICATE	

It is hereby certified that the—

(State the name and/or particulars of the cinematograph film, the
portion of a cinematograph film exhibited for the purpose of
advertising such film, the exhibited illustration or illustrations
or picture or pictures)

vervaardig of versprei deur—

deur 'n komitee bedoel in artikel 4 (1) van die Wet op Publikasies, 1974 goedgekeur is op voorwaarde(s)—

dat dit nie aan kinders in die ouerdomsgroep van vier tot twaalf jaar vertoon mag word nie, tensy hulle vergesel word deur persone wat agtien jaar of ouer is.

Direkteur van Publikasies

Datum

BYLAE F

DP 2C

REPUBLIEK VAN SUID-AFRIKA

Volgno.....

WET OP PUBLIKASIES, 1974

ROLPRENT

C—SERTIFIKAAT

Hierby word gesertifiseer dat die—

(Vermeld hier die naam en/of besonderhede van die betrokke rolprent, die deel van 'n rolprent wat vertoon word om daardie rolprent te adverteer, vertoonde illustrasie of illustrasies of prent of prente)

vervaardig of versprei deur—

deur 'n komitee bedoel in artikel 4 (1) van die Wet op Publikasies, 1974 goedgekeur is op voorwaarde(s)—

dat dit nie aan kinders in die ouerdomsgroep van vier tot agtien jaar vertoon mag word nie.

Direkteur van Publikasies

Datum

BYLAE G

DP 2D

REPUBLIEK VAN SUID-AFRIKA

Volgno.....

WET OP PUBLIKASIES, 1974

ROLPRENT

D—SERTIFIKAAT

Hierby word gesertifiseer dat die—

(Vermeld hier die naam en/of besonderhede van die betrokke rolprent, die deel van 'n rolprent wat vertoon word om daardie rolprent te adverteer, vertoonde illustrasie of illustrasies of prent of prente);

vervaardig of versprei deur—

deur 'n komitee bedoel in artikel 4 (1) van die Wet op Publikasies, 1974 goedgekeur is op voorwaarde(s)—

Direkteur van Publikasies

Datum

BYLAE H

DP 4

REPUBLIEK VAN SUID-AFRIKA

Volgno.....

(Vir amptelike gebruik)

WET OP PUBLIKASIES, 1974

ROLPRENT

AANSOEK OM VRYSTELLING VAN ARTIKEL 28

Direkteur van Publikasies, Privaatsak 9069, Kaapstad, 8000.

Ek doen hierby aansoek om vrystelling van die bepalings van artikel—

* 28 (1);

* 28 (2);

van die Wet op Publikasies, 1974—

* in die algemeen;

* ten opsigte van die volgende kategorie van rolprente, naamlik:

Aansoek

Datum

* Haal deur wat nie van toepassing is nie.

made or distributed by—

has/have been approved by a committee referred to in section 4 (1) of the Publications Act, 1974 subject to the condition(s)—

that it shall not be exhibited to children in the age group of four to twelve years, unless they are accompanied by persons who are eighteen years of age or older;

Director of Publications

Date

SCHEDULE F

DP 2C

REPUBLIC OF SOUTH AFRICA

Serial No.....

PUBLICATIONS ACT, 1974

FILM

C CERTIFICATE

It is hereby certified that the—

(State the name and/or particulars of the cinematograph film, the portion of a cinematograph film exhibited for the purpose of advertising such film, the exhibited illustration or illustrations or picture of pictures)

made or distributed by—

has/have been approved by a committee referred to in section 4 (1) of the Publications Act, 1974 subject to the condition(s)—

that it shall not be exhibited to children in the age group of four to eighteen years.

Director of Publications

Date

SCHEDULE G

DP 2D

REPUBLIC OF SOUTH AFRICA

Serial No.....

PUBLICATIONS ACT, 1974

FILM

D CERTIFICATE

It is hereby certified that the—

(State the name and/or particulars of the cinematograph film, the portion of a cinematograph film exhibited for the purpose of advertising such film, the exhibited illustration or illustrations or picture or pictures)

made or distributed by—

has/have been approved by a committee referred to in section 4 (1) of the Publications Act, 1974 subject to the condition(s)—

Director of Publications

Date

SCHEDULE H

DP 4

REPUBLIC OF SOUTH AFRICA

Serial No.....

(For official use.)

PUBLICATIONS ACT, 1974

FILM

APPLICATION FOR EXEMPTION FROM SECTION 28

Director of Publications, Private Bag 9069, Cape Town, 8000.

I hereby apply for exemption from the provisions of section—

* 28 (1);

* 28 (2);

of the Publications Act, 1974—

* generally;

* in respect of the following class of films, namely:.....

Applicant

Date

* Delete whichever is not applicable.

A. AANSOEKER

1. Naam	2. Telefoonno.
3. Beroep	4. Aard van besigheid (meld vertoner, verspreider of vervaardiger van rolprent)
5. Woon- of besigheidsadres	6. Posadres

B. BEDRAG INGESLUIT R.....

(Opmerking: Die bedrag betaalbaar is R1).

C. VIR AMPTELIKE GEBRUIK:

7. Verwys na— adjunk-/onderdirekteur op.....	Paraaf
---	--------

8. BESLISSING

Die aansoek om vrystelling van die bepalings van artikel—

- * 28 (1);
- * 28 (2);

van die Wet op Publikasies, 1974 is deur die Direktoraat van Publikasies oorweeg en—

- * afgekeur;
- * onvoorwaardelik goedkeur;
- * goedkeur onderworpe aan die volgende voorwaarde:

Direktoraat van Publikasies

Datum

9. Die aansoeker is van die beslissing van die Direktoraat op.....op vorm DP 4A verwittig.	Paraaf
10. Die Sekretaris van Doeane en Aksyns is op.....van 'n afskrif van voornoemde vorm DP 4A voorsien (slegs nodig in die geval van die goedkeuring van 'n aansoek).	

* Haal deur wat nie van toepassing is nie.

BYLAE I
REPUBLIC OF SUID-AFRIKA DP 14

Volgno.....
(Vir ampelike gebruik)

WET OP PUBLIKASIES, 1974

* ROLPRENTVERVAARDIGER EN/OF -VERSPREIDER

AANSOEK OM REGISTRASIE

Direkteur van Publikasies, Privaatsak 9069, Kaapstad, 8000

Ek doen hierby aansoek om registrasie as *vervaardiger en/of verspreider van rolprente kragtens artikel 29 (2) van die Wet op Publikasies, 1974.

Aansoeker	Datum	
* Haal deur wat nie van toepassing is nie.		
AANSOEKER		
1. Naam	2. Handelsnaam	3. Telefoonno.
4. Beroep	5. Aard van besigheid	
6. Woon- of besigheidsadres	7. Posadres	

A. APPLICANT

1. Name	2. Telephone No.
3. Occupation	4. Nature of business (state exhibitor, distributor or maker of films)
5. Residential or business address	6. Postal address

B. AMOUNT INCLUDED R.....

(Note: The amount payable is R1).

C. FOR OFFICIAL USE

7. Referred to— * deputy/assistant director on.....	Initials
--	----------

8. DECISION

The application for exemption from the provisions of section—

- * 28 (1);
 - * 28 (2);
- of the Publications Act, 1974, was considered by the Directorate of Publications and—
- * rejected;
 - * unconditionally approved;
 - * approved subject to the following conditions:

DIRECTORATE OF PUBLICATIONS	DATE
9. The applicant was informed of the decision of the Directorate on the form DP 4A on.....	Initials
10. The Secretary for Customs and Excise was furnished with a copy of the aforementioned form form DP 4A on.....(necessary only in the case of the approval of an application).	

* Delete whichever is not applicable.

SCHEDULE I
REPUBLIC OF SOUTH AFRICA

DP 14

Serial No.....
(For official use)

PUBLICATIONS ACT, 1974

* FILM MAKER AND/OR DISTRIBUTOR

APPLICATION FOR REGISTRATION

Director of Publications, Private Bag 9069, Cape Town, 8000.
I hereby apply for registration as *maker and/or distributor of films under section 29 (2) of the Publications Act, 1974.

Applicant	Date	
* Delete whichever is not applicable.		
APPLICANT		
1. Name	2. Trading name	3. Telephone No.
4. Occupation	5. Nature of business	
6. Residential or business address	7. Postal address	

BYLAE J

DP 14A

REPUBLIEK VAN SUID-AFRIKA

Volgno.....

WET OP PUBLIKASIES, 1974

ROLPRENTVERVAARDIGER EN/OF VERSPREIDER
SERTIFIKAAT VAN REGISTRASIE

Hierby word gesertifiseer dat—

kragtens die bepalings van artikel 29 (3) van die Wet op Publikasies,
1974 as
* VERVAARDIGER EN/OF VERSPREIDER
van rolprente geregistreer is.

Direkteur van Publikasies Datum

* Haal deur wat nie van toepassing is nie.

BYLAE K

DP 13

REPUBLIEK VAN SUID-AFRIKA

Volgno.....

(Vir ampelike gebruik)

WET OP PUBLIKASIES, 1974

OPENBARE VERMAAKLIKHEID

AANSOEK OM HERSIENING

Die Direkteur van Publikasies, Privaatsak 9069, Kaapstad, 8000

Ek doen hierby aansoek om die hersiening van die beslissing ten
opsigte van die openbare vermaaklikheid of voorgenome openbare
vermaaklikheid wat hieronder beskryf word.

Aansoeker Datum

A. AANSOEKER

1. Naam	2. Telefoonno.
3. Beroep	4. Aard van besigheid
5. Woon- of besigheidsadres	6. Posadres

B. OPENBARE VERMAAKLIKHEID OF VOORGENOME
OPENBARE VERMAAKLIKHEID

Opmerking: Indien beskikbaar, moet die *scenario* van die
vermaaklikheid hierdie aansoek vergeesel.

7. Naam	8. Onderwerp
9. Skrywer of voortbringer	10. Aanbieder en sy adres
11. Plek van aanbieding	

C. VORIGE BESLISSING

12. Bogenoemde openbare vermaaklikheid of voorgenome openbare
vermaaklikheid is by 'n vorige geleenthed—

*kragtens die bepalings van die Wet op Publikasies, 1974
op.....deur 'n
komitee *in sy geheel afgekeur/gedeeltelik afgekeur/voorwaar-
delik goedgekeur;

*kragtens die bepalings van die Wet op Publikasies en Ver-
maakklike, 1963 op.....deur die
Raad van Beheer oor Publikasies *in sy geheel afgekeur/
gedeeltelik afgekeur/voorwaardelik goedgekeur.

Opmerking:

(a) In die geval van 'n gedeeltelike afkeuring vermeld die
gedeelte of gedeeltes ten opsigte waarvan om hersiening
aansoek gedoen word:

(b) In die geval van 'n voorwaardelike goedkeuring vermeld die
voorwaarde of voorwaardes ten opsigte waarvan aansoek
om hersiening gedoen word:

* Haal deur wat nie van toepassing is nie.

SCHEDULE J

DP 14A

REPUBLIC OF SOUTH AFRICA

Serial No.....

PUBLICATIONS ACT, 1974

* FILM MAKER AND/OR DISTRIBUTOR
CERTIFICATE OF REGISTRATION

It is hereby certified that—

has been registered under section 29 (3) of the Publications Act,
1974, as—

MAKER AND OR DISTRIBUTOR

Director of Publications Date

* Delete whichever is not applicable.

SCHEDULE K

DP 13

REPUBLIC OF SOUTH AFRICA

Serial No.....

(For official use)

PUBLICATIONS ACT, 1974

PUBLIC ENTERTAINMENT

APPLICATION FOR REVIEW

The Director of Publications, Private Bag 9069, Cape Town, 8000

I hereby apply for the review of the decision in respect of the
public entertainment or proposed public entertainment described
hereunder.

Applicant Date

A. APPLICANT

1. Name	2. Telephone No.
3. Occupation	4. Nature of business
5. Residential or business address	6. Postal address

B. PUBLIC ENTERTAINMENT OR PROPOSED PUBLIC
ENTERTAINMENT

Note: If available, the *scenario* of the entertainment must
accompany this application.

7. Name	8. Subject
9. Author or producer	10. Presenter and his address
11. Place of presentation	

12. The above-mentioned public entertainment or proposed public
entertainment was previously—

*rejected in its entirety/partly rejected/approved conditionally
by a committee in terms of the Publications Act, 1974
on.....

*rejected in its entirety/rejected partly/approved conditionally
by the Publications Control Board in terms of the Publications
and Entertainments Act, 1963 on.....

Note:

(a) In the case of a partial rejection, state the part or parts in
respect of which the application for review is made:

(b) In the case of a conditional approval state the condition
or conditions in respect of which the application for review
is made:

* Delete whichever is not applicable.

D. BEDRAG INGESLUIT R..... <i>(Opmerking: Die bedrag betaalbaar is R50).</i>		D. AMOUNT ENCLOSED R..... <i>(Note: The amount payable is R50).</i>	
E. VIR AMPTELKE GEbruIK:			
13. Verwys na— voorsitter van komitee op.....		Paraaf	
14. Beslissing van komitee: Direkteur van Publikasies. Die komitee het die openbare vermaaklikheid of voorgenome openbare vermaaklikheid ondersoek en beslis dat die hou daarvan of van die gedeelte daarvan vermeld in item 12— <ul style="list-style-type: none"> *binne die bedoeling van artikel 47 (2)..... van die Wet op Publikasies, 1974 ongewens sal wees en het die aansoek van die hand gewys; *nie ongewens sal wees nie en het die verbod op die hou daarvan van die gedeelte of gedeeltes daarvan vermeld in item 12 opgehef onderworpe aan die volgende voorwaardes soos in artikel 30 (5) van genoemde Wet bepaal: <ul style="list-style-type: none"> *sonder voldeoening aan die voorwaarde of voorwaardes vermeld in item 12 nie ongewens sal wees nie en het die voorwaarde of voorwaardes ingetrek. 			
<i>Opmerkings:</i>			
15. Die aansoeker is op..... van die beslissing van die komitee op vorm DP 13A verwittig.		Paraaf	
* Haal deur wat nie van toepassing is nie.			
BYLAE L REPUBLIEK VAN SUID-AFRIKA <i>Volgno.....</i> <i>(Vir ampelike gebruik)</i> WET OP PUBLIKASIES, 1974 VRYSTELLING OF PERMIT KENNISGEWING VAN APPÉL Klerk van die Appèlaad, Privaatsak X114, Pretoria, 0001 Ek teken hierby appèl aan teen— <ul style="list-style-type: none"> *die weiering; *die voorwaardelike goedkeuring, deur die Direktoraat van Publikasies van my aansoek om— <ul style="list-style-type: none"> *vrystelling van die bepalings van artikel— <ul style="list-style-type: none"> *8 (1) (a); *8 (1) (b); *8 (1) (d); *vrystelling by permit van die bepalings van artikel 19 (3); *n permit vir invoer bedoel in artikel 27 (1) (f); *vrystelling van die bepalings van artikel— <ul style="list-style-type: none"> *28 (1); *28 (2); van die Wet op Publikasies, 1974. Die skrywe (of 'n afskrif daarvan) waarin ek van die beslissing van die Direktoraat van Publikasies verwittig is en die *vrystellingsdokument/permit wat aan my uitgereik is (in die geval van 'n voorwaardelike goedkeuring) gaan hierby saam.		SCHEDULE L REPUBLIC OF SOUTH AFRICA <i>Serial No.....</i> <i>(For official use)</i> PUBLICATIONS ACT, 1974 EXEMPTION OR PERMIT NOTICE OF APPEAL Clerk of Appeal Board, Private Bag X114, Pretoria, 0001 I hereby appeal against— <ul style="list-style-type: none"> *the refusal; *the conditional approval, by the Directorate of Publications of my application for— <ul style="list-style-type: none"> *exemption from the provisions of section— <ul style="list-style-type: none"> *8 (1) (a); *8 (1) (b); *8 (1) (d); *exemption by permit from the provisions of section 19 (3); *an import permit referred to in section 27 (1) (f); *exemption from the provisions of section— <ul style="list-style-type: none"> *28 (1); *28 (2); <p>of the Publications Act, 1974. The letter (or a copy thereof) in which I was informed of the decision of the Directorate of Publications and the *document of exemption/permit issued to me (in the case of a conditional approval) is/are enclosed herewith.</p>	
Appellant		Date	
* Haal deur wat nie van toepassing is nie.			
A. APPELLANT			
1. Naam	2. Telefoonno.		
3. Beroep	4. Aard van besigheid		
5. Woon- of besigheidsadres	6. Posadres		

B. BESLISSING VAN DIREKTORAAT VAN PUBLIKASIES

7. Volgnommer en datum van skrywe en vrystellingsdokument of permit (in die geval van 'n voorwaardelike goedkeuring).

- (i) Besonderhede van die publikasie(s) of voorwerp(e) of rolprent of kategorie rolprente wat die onderwerp van my aansoek was, is voos volg:

(Opmerking: Indien beskikbaar, moet die betrokke publikasie(s) of voorwerp(e) of vertoonde illustrasie of illustrasies van iets wat op 'n rolprent betrekking het of die prent of prente wat bestem is om deur 'n meganiese toestel vertoon te word hierdie kennisgewing van appèl vergesel).

- (ii) Die voorwaarde van voorwaardes waarteen appèl aangeteken word, is soos volg:

- (iii) Ander besonderhede:

C. APPÈLGRONDE (sit volledig uiteen):**D. BEDRAG INGESLUIT R.....**

(Opmerking: Die bedrag betaalbaar is R5).

E. VIR AMPTELKE GEbruIK

9. Deur die Appèlraad verhoor te word op.....	Paraaf
---	--------

10. Beslissing van Appèlraad:

Voorsitter van Appèlraad	Datum
11. Die Direkteur van Publikasies is op..... van bestaande beslissing verwittig en daar is soos volg oor— *die betrokke vrystellingsdokument/permit; *publikasie(s) of voorwerp(e), vertoonde illustrasie of illustrasies of prent of prente in item 8 vermeld, beskik:	Paraaf

* Haal deur wat nie van toepassing is nie.

BYLAE M
REPUBLIEK VAN SUID-AFRIKA
DP 15
Volgno.....
WET OP PUBLIKASIES, 1974
TOEGANGSMAGTIGING

word hereby kragtens die bepalings van artikel 41 (1) van die Wet op Publikasies, 1974 gemagtig om op enige tydstip enige plek waar 'n rolprent vertoon word of 'n openbare vermaakklikheid gehou word, sonder betaling binne te gaan en daar vir die duur van die vertoning van die rolprent of die hou van die openbare vermaakklikheid te vertoeft.

Enige voorwaarde wat kragtens die bepalings van—
die Wet op Publikasies en Vermaakklikhede, 1963 deur die Raad van Beheer oor Publikasies; of
die Wet op Publikasies, 1974 deur 'n komitee,

opgelê is ten opsigte van die rolprent wat vertoon word of die openbare vermaakklikheid wat gehou word, geld nie ten opsigte van boegenoemde persoon nie.

Direkteur van Publikasies..... Datum.....

B. DECISION OF THE DIRECTORATE OF PUBLICATIONS

7. Serial number and date of letter and document of exemption or permit (in the case of a conditional approval).

- (i) Particulars of the publication(s) or object(s) or film or class of films which is/are the subject of my application, are as follows:

(Note: If available, the publication(s) or object(s) or exhibited illustration or illustrations of any matter relating to a cinematograph film or a picture or pictures intended for exhibition through the medium of a mechanical device must accompany this notice of appeal).

- (ii) The condition or conditions against which an appeal is noted, is/are as follows:

- (iii) Other particulars:

C. GROUNDS OF APPEAL (state fully):**D. AMOUNT ENCLOSED R.....**

(Note: The amount payable is R5).

E. FOR OFFICIAL USE:

9. To be heard by the Appeal Board on.....	Initials
--	----------

10. DECISION OF APPEAL BOARD:

Chairman of Appeal Board	Date
11. The Director of Publications was notified of the decision above on..... and— *the document of exemption/permit; *publication(s) or object(s), exhibited illustration or illustrations or picture or pictures mentioned in item 8 was/were disposed of as follows:	Initials

* Delete whichever is not applicable.

SCHEDULE M
REPUBLIC OF SOUTH AFRICA
DP 15
PUBLICATIONS ACT, 1974
AUTHORITY FOR ADMISSION

is hereby authorised under the provisions of section 41 (1) of the Publications Act, 1974 to enter at any time, without payment, any place where a film is being exhibited or a public entertainment is being given and to remain there for the duration of the exhibition of the film or the giving of the public entertainment.

Any condition imposed under the provisions of—
the Publications and Entertainments Act, 1963 by the Publications Control Board; or
the Publications Act, 1974 by a committee,
in respect of the film which is being exhibited or the public entertainment which is being given, shall not apply in respect of the above-mentioned person.

Direktor of Publications..... Date.....

I

INHOUD

HTU

No.	Bladsy	
PROKLAMASIE		
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