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[No. 4733

**GOVERNMENT NOTICES**

**DEPARTMENT OF AGRICULTURAL ECONOMICS  
AND MARKETING**

No. R. 1108 6 June 1975  
**LEVY AND SPECIAL LEVY ON DECIDUOUS  
FRUIT.—AMENDMENT**

In terms of section 79 (a) of the Marketing Act, 1968 (No. 59 of 1968), I, Hendrik Stephanus Johan Schoeman, Minister of Agriculture, hereby make known that the Deciduous Fruit Board, referred to in section 3 of the Deciduous Fruit Scheme, published by Proclamation R. 288 of 1962, as amended, has in terms of sections 18 and 19 of the said Scheme with my approval and with effect from 9 June 1975, further amended the levy and special levy published by Government Notice R. 30 of 3 January 1975, as amended, as set out in the Schedule hereto.

H. S. J. SCHOEMAN, Minister of Agriculture.

**SCHEDULE**

The Schedule to Government Notice R. 30 of 3 January 1975, as amended, is hereby further amended by the substitution for subparagraph (ii) of clause 2 (c) of the following subparagraph:

“(ii) freestone peaches and nectarines produced in the controlled area (other than freestone peaches and nectarines produced in the Magisterial Districts of George, Humansdorp, Knysna and Uniondale) and sold in the marketing area under authority of a permit issued in terms of section 17 (p) (ii) or sold in the registration area in pursuance of a registration granted in terms of section 24 of the said Scheme.”.

**DEPARTMENT OF CUSTOMS AND EXCISE**

No. R. 1080 6 June 1975  
**CUSTOMS AND EXCISE ACT, 1964**

**AMENDMENT OF SCHEDULE 1 (No. 1/1/341)**

Under section 48 of the Customs and Excise Act, 1964 Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance,

34670—A

**GOEWERMENSKENNISGEWINGS**

**DEPARTEMENT VAN LANDBOU-EKONOMIE  
EN -BEMARKING**

No. R. 1108 6 Junie 1975  
**HEFFING EN SPESIALE HEFFING OP SAGTE-  
VRUGTE.—WYSIGING**

Kragtens artikel 79 (a) van die Bemarkingswet, 1968 (No. 59 van 1968), maak ek, Hendrik Stephanus Johan Schoeman, Minister van Landbou, hierby bekend dat die Sagtevrugteraad, genoem in artikel 3 van die Sagtevrugteskema, afgekondig by Proklamasie R. 288 van 1962, soos gewysig, kragtens artikels 18 en 19 van genoemde Skema, met my goedkeuring en met ingang van 9 Junie 1975, die heffing en spesiale heffing afgekondig by Goewermentskennisgewing R. 30 van 3 Januarie 1975, soos gewysig, verder gewysig het soos in die Bylae hiervan uiteengesit.

H. S. J. SCHOEMAN, Minister van Landbou.

**BYLAE**

Die Bylae van Goewermentskennisgewing R. 30 van 3 Januarie 1975, soos gewysig, word hierby verder gewysig deur subparagraaf (ii) van klousule 2 (c) deur die volgende subparagraaf te vervang:

“(ii) lospitperskes en kaalperskes in die beheerde gebied geproduseer (behalwe lospitperskes en kaalperskes in die landdrosdistrikte George, Humansdorp, Knysna en Uniondale geproduseer) en in die bemarkingsgebied verkoop op gesag van 'n permit uitgereik kragtens artikel 17 (p) (ii), of in die registrasiegebied verkoop uit hoofde van 'n registrasie verleen kragtens artikel 24 van die genoemde Skema.”.

**DEPARTEMENT VAN DOEANE EN AKSYNS**

No. R. 1080 6 Junie 1975  
**DOEANE- EN AKSYNSWET, 1964**

**WYSIGING VAN BYLAE 1 (No. 1/1/341)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

4733—1

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
51.02 By the substitution for subheading No. 51.02.50 of the following: "51.02.30 Strip of polyethylene or polypropylene material	kg	30% or 95c per kg less 70 per cent of the f.o.b. price		
51.02.50 Other, of synthetic fibre materials	kg	10%	5%"	
57.07 By the insertion after subheading No. 57.07.10 of the following: "57.07.20 Sisal yarn	kg	25%"		
59.04 By the substitution for tariff heading No. 59.04 of the following: "59.04 TWINE, CORDAGE, ROPES AND CABLES, PLAITED OR NOT:				
59.04.10 Of natural fibres:				
.10 Twine commonly used for seaming hessian bags; binder twine, being oiled twine, commonly used in harvesting machines	kg	25%		20% (U.K.; Canada)
.90 Other	kg	25%		
59.04.50 Of man-made fibres or strip:				
.10 Of polyethylene or polypropylene	kg	25% or 135c per kg less 75 per cent of the f.o.b. price		
.90 Other	kg	25%"		

Note.—The rates of duty on strip of polyethylene or polypropylene material, on sisal yarn and on twine, cordage, ropes and cables, are increased to the extent indicated.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
51.02 Deur subpos No. 51.02.50 deur die volgende te vervang: "51.02.30 Reep van poliëtileen- of polipropileenstof	kg	30% of 95c per kg min 70 per sent van die prys v.a.b.		
51.02.50 Ander, van sintetiese veselstowwe	kg	10%	5%"	
57.07 Deur na subpos No. 57.07.10 die volgende in te voeg: "57.07.20 Sisalgaring	kg	25%"		
59.04 Deur tariefpos No. 59.04 deur die volgende te vervang: "59.04 TWYN, TOUWERK, TOUE EN KABELS, GEVLEG AL DAN NIE:				
59.04.10 Van natuurlike vesels:				
.10 Twyn wat gewoonlik gebruik word om goingsakke te naai; bindertou, naamlik geoliede twyn wat gewoonlik op oesmasjiene gebruik word	kg	25%		20% (V.K.; Kanada)
.90 Ander	kg	25%		
59.04.75 Van gefabriseerde vesels of reep:				
.10 Van poliëtileen of polipropileen	kg	25% of 135c per kg min 75 per sent van die prys v.a.b.		
.90 Ander	kg	25%"		

Opmerking.—Die skale van reg op reep van poliëtileen- of polipropileenstof, op sisalgaring en op twyn, touwerk, toue en kabels, word verhoog in die mate aangedui.

No. R. 1082

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/429)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1082

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/429).

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
316.07	By the substitution for the heading to the item of the following: "INDUSTRY: VEHICLE LIGHTING AND SIGNALLING EQUIPMENT AND ELECTRIC WINDSCREEN WIPERS" By the substitution for tariff heading No. 85.09 of the following: "85.09 (1) Diaphragms, for the manufacture of horns (excluding motorcycle horns) (2) Commutators and brush holders, for the manufacture of windscreen wiper motors	Full duty Full duty"

*Note.*—Provision is made for a rebate of the full duty on commutators and brush holders for the manufacture of windscreen wiper motors.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
316.07	Deur die opskrif van die item deur die volgende te vervang: "NYWERHEID: VERLICHTINGS- EN SEINTOERUSTING VIR VOERTUIG EN ELEKTRIESE RUITVEËRS" Deur tariefpos No. 85.09 deur die volgende te vervang: „85.09 (1) Diafragmas, vir die vervaardiging van toeters (uitgesonderd motorfiets-toeters) (2) Kommutators en borselhouers, vir die vervaardiging van ruitveërmotore	Volle reg Volle reg"

*Opmerking.*—Voorsiening word gemaak vir 'n volle korting op reg op kommutators en borselhouers vir die vervaardiging van ruitveërmotore.

No. R. 1083

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/170)

Under section 75 of the Customs and Excise Act, 1964, Schedule 4 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1083

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/170)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 4 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
460.11	By the deletion of tariff headings Nos. 51.02 and 51.04. By the deletion of tariff heading No. 59.08.	

*Note.*—The provisions for a temporary rebate of duty on polypropylene and polyethylene strip and on woven fabrics of polypropylene or polyethylene strip, are withdrawn.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
460.11	Deur tariefposte Nos. 51.02 en 51.04 te skrap. Deur tariefpos No. 59.08 te skrap.	

*Opmerking.*—Die voorsienings vir 'n tydelike korting op reg op polipropileen- en poliëtileenreep en op weefstowwe van polipropileen- of poliëtileenreep, word ingetrek.

No. R. 1081  
 6 June 1975  
**CUSTOMS AND EXCISE ACT, 1964**  
**AMENDMENT OF SCHEDULE 1 (No. 1/1/342)**  
 Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.  
 O. P. F. HORWOOD, Minister of Finance.

No. R. 1081  
 6 Junie 1975  
**DOEANE- EN AKSYNSWET, 1964**  
**WYSIGING VAN BYLAE 1 (No. 1/1/342)**  
 Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.  
 O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
85.09 By the insertion after subheading No. 85.09.20 of the following: "85.09.25 Windscreen wiper motors 85.09.27 Windscreen wiper arms and blades	kg no.	90c per kg 20%"		
87.02 By the substitution in subheading No. 87.02.15.10 for the expression: "Electric windscreen wiper motors, arms and blades (85.09) of the following: "Electric windscreen wiper motors (85.09) Arms and blades, for electric windscreen wipers (85.09)	no. kg no.	20%" 90c per kg 20%"		
By the insertion in subheading No. 87.02.25.10 after the expression: "Electric horns (85.09) of the following: "Electric windscreen wiper motors (85.09)	no. kg	20%" 90c per kg"		
By the substitution in subheading No. 87.02.60.10 for the expression: "Electric windscreen wiper motors, arms and blades (85.09) of the following: "Electric windscreen wiper motors (85.09) Arms and blades, for electric windscreen wipers (85.09)	no. kg no.	20%" 90c per kg 20%"		
By the insertion in subheading No. 87.02.75.10 after the expression: "Starter motors with a rating not exceeding 2 kW (85.08), for goods vehicles of a carrying capacity not exceeding 1 270 kg of the following: "Electric windscreen wiper motors (85.09), for goods vehicles of a carrying capacity not exceeding 1 270 kg	kg kg	5 000c per 100 kg" 90c per kg"		
87.04 By the insertion in subheading No. 87.04.30.10 after the expression: "Starter motors with a rating not exceeding 2 kW (85.08), for goods vehicles of a carrying capacity not exceeding 1 270 kg of the following: "Electric windscreen wiper motors (85.09), for goods vehicles of a carrying capacity not exceeding 1 270 kg	kg kg	5 000c per 100 kg" 90c per kg"		

*Note.*—The rate of duty on electric windscreen wiper motors for use as original equipment or as replacement equipment for passenger vehicles as well as for goods vehicles of a carrying capacity not exceeding 1 270 kg and chassis of such goods vehicles, is amended from 20% to 90c per kg.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
85.09 Deur na subpos No. 85.09.20 die volgende in te voeg: „85.09.25 Ruitveërmotore 85.09.27 Ruitveërarms en -blaaie	kg getal	90c per kg 20%”		
87.02 Deur in subpos No. 87.02.15.10 die uitdrukking: „Elektriese ruitveërmotore, arms en blaaie (85.09) deur die volgende te vervang: „Elektriese ruitveërmotore (85.09) Arms en blaaie, vir elektriese ruitveërs (85.09) Deur in subpos No. 87.02.25.10 na die uitdrukking: „Elektriese toeters (85.09) die volgende in te voeg: „Elektriese ruitveërmotore (85.09)	kg getal  getal  kg	90c per kg 20%”  20%”  90c per kg 20%”		
Deur in subpos No. 87.02.60.10 die uitdrukking: „Elektriese ruitveërmotore, arms en blaaie (85.09) deur die volgende te vervang: „Elektriese ruitveërmotore (85.09) Arms en blaaie, vir elektriese ruitveërs (85.09) Deur in subpos No. 87.02.75.10 na die uitdrukking: „Aansitmotore met 'n vermoë van hoogstens 2 kW (85.08), vir vragvoertuie met 'n dravermoë van hoogstens 1 270 kg die volgende in te voeg: „Elektriese ruitveërmotore (85.09), vir vragvoertuie met 'n dravermoë van hoogstens 1 270 kg	getal  kg getal  kg	20%”  90c per kg 20%”  5 000c per 100 kg” 90c per kg”		
87.04 Deur in subpos No. 87.04.30.10 na die uitdrukking: „Aansitmotore met 'n vermoë van hoogstens 2 kW (85.08), vir vragvoertuie met 'n dravermoë van hoogstens 1 270 kg die volgende in te voeg: „Elektriese ruitveërmotore (85.09), vir vragvoertuie met 'n dravermoë van hoogstens 1 270 kg	kg  kg	5 000c per 100 kg” 90c per kg”		

*Opmerking.*—Die skaal van reg op elektriese ruitveërmotore vir gebruik as oorspronklike toerusting of as vervangingstoerusting vir passasiersvoertuie sowel as vir vragvoertuie met 'n dravermoë van hoogstens 1 270 kg en onderstelle van sodanige vragvoertuie, word gewysig van 20% na 90c per kg.

No. R. 1084

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 5 (No. 5/64)

Under section 75 of the Customs and Excise Act, 1964, Schedule 5 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1084

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 5 (No. 5/64)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 5 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Drawback
511.13	By the substitution for item 511.13 of the following: “511.13 Twine, cordage, ropes and cables, plaited or not 39.02 (1) Ethylene and propylene polymers, in blocks, lumps, powders and similar bulk forms, used in the manufacture of twine, cordage, ropes and cables (2) Strip of propylene polymers, used in the manufacture of twine, cordage, ropes and cables 51.01 Yarn of synthetic fibres (continuous), not put up for retail sale, used in the manufacture of twine, cordage, ropes and cables 57.04 Sisal fibres, used in the manufacture of twine, cordage, ropes and cables	Full duty  Full duty  Full duty Full duty”

*Note.*—Provision is made for a drawback of the full duty on certain goods, used in the manufacture of twine, cordage, ropes and cables, for export.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Teruggawe
511.13	Deur item 511.13 deur die volgende te vervang: „511.13 Twyn, touwerk, toue en kables, gevleg al dan nie 39.02 (1) Etileen- en propileenpolimere, in blokke, stukke, poeiers en dergelike massavorms, gebruik by die vervaardiging van twyn, touwerk, toue en kables (2) Reep van propileenpolimere, gebruik by die vervaardiging van twyn, touwerk, toue en kables 51.01 Garing van sintetiese vesels (kontinu), nie vir kleinhandelverkoop bemark nie, gebruik by die vervaardiging van twyn, touwerk, toue en kables 57.04 Sisalvesels, gebruik by die vervaardiging van twyn, touwerk, toue en kables	Volle reg  Volle reg  Volle reg  Volle reg”

*Opmerking.*—Voorsiening word gemaak vir 'n teruggawe van die volle reg op sekere goedere gebruik by die vervaardiging van twyn, touwerk, toue en kables, vir uitvoer.

No. R. 1086

6 June 1975

No. R. 1086

6 Junie 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULES 5 (No. 5/65)

Under section 75 of the Customs and Excise Act, 1964, Schedule 5 to the said Act is hereby amended, with effect from 27 March 1975, to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 5 (No. 5/65)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 5 by genoemde Wet, met ingang van 27 Maart 1975, hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Refund
533.00	By the substitution for paragraphs (2) and (3) of tariff heading No. 27.10 of the following: “(2) Kerosene, distillate fuels and residual fuel oils, used in road transport for public passenger bus transport services (3) Kerosene (excluding aviation kerosene), distillate fuels and residual fuel oils, used in agriculture or forestry, including road transport for such purposes (4) Kerosene (excluding aviation kerosene), distillate fuels and residual fuel oils, used for purposes other than road transport	Full duty less 365c per 1 000 litres Full duty less 365c per 1 000 litres Full duty less 1 365c per 1 000 litres”

*Note.*—The provisions for refunds of duty on kerosene, distillate fuels and residual fuel oils, are amended to the extent indicated, with retrospective effect to 27 March 1975.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Terugbetaling
533.00	Deur paragrawe (2) en (3) van tariefpos No. 27.10 deur die volgende te vervang: „(2) Keroseen, distillaatbrandstowwe en residu-brandolies, gebruik in padvervoer vir openbare passasiersbusvervoerdienste (3) Keroseen (uitgesonderd vliegtuigkeroseen), distillaatbrandstowwe en residu-brandolies, gebruik in landbou of bosbou, met inbegrip van padvervoer vir sodanige doeleindes (4) Keroseen (uitgesonderd vliegtuigkeroseen), distillaatbrandstowwe en residu-brandolies, gebruik vir ander doeleindes as padvervoer	Volle reg min 365c per 1 000 liter Volle reg min 365c per 1 000 liter Volle reg min 1 365c per 1 000 liter”

*Opmerking.*—Die voorsienings vir terugbetalings van reg op keroseen, distillaatbrandstowwe en residu-brandolies, word met terugwerkende krag tot 27 Maart 1975 gewysig in die mate aangedui.

No. R. 1085

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/171)

Under section 75 of the Customs and Excise Act, 1964, Schedule 4 to the said Act is hereby amended, with effect from 27 March 1975, to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1085

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/171)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 4 by genoemde Wet, met ingang van 27 Maart 1975, hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
410.04	By the substitution for paragraphs (4) and (5) of tariff heading No. 27.10 (relating to kerosene) of the following: "(4) Power, illuminating or heating kerosene, for use in road transport for public passenger bus transport services (5) Power, illuminating or heating kerosene, for use in agriculture or forestry, including road transport for such purposes (excluding power kerosene for use in spark ignition piston engines in tractors used for agricultural (including forestry) purposes or in stationary spark ignition piston engines) (6) Power, illuminating or heating kerosene, for purposes other than road transport By the substitution for paragraphs (2) and (3) of tariff heading No. 27.10 (relating to distillate fuels and residual fuel oils) of the following: "(2) For use in road transport for public passenger bus transport services (3) For use in agriculture or forestry, including road transport for such purposes (4) For purposes other than road transport	Full duty less 365c per 1 000 litres Full duty less 365c per 1 000 litres Full duty less 1 365c per 1 000 litres" Full duty less 365c per 1 000 litres Full duty less 365c per 1 000 litres Full duty less 1 365c per 1 000 litres"

Note.—The provisions for rebates of duty on kerosene, distillate fuels and residual fuel oils, are amended to the extent indicated, with retrospective effect to 27 March 1975.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
410.04	Deur paragrawe (4) en (5) van tariefpos No. 27.10 (wat betrekking het op keroseen) deur die volgende te vervang: „(4) Krag-, lig- of verhitingskeroseen, vir gebruik in padvervoer vir openbare passasiersbusvervoerdienste (5) Krag-, lig- of verhitingskeroseen, vir gebruik in landbou of bosbou, met inbegrip van padvervoer vir sodanige doeleindes (uitgesonderd kragkeroseen vir gebruik in vonkpropontstekingsuierenjins in trekkers gebruik vir landboudoeleindes (met inbegrip van bosbou-) of in vaste vonkpropontstekingsuierenjins) (6) Krag-, lig- of verhitingskeroseen, vir ander doeleindes as padvervoer Deur paragrawe (2) en (3) van tariefpos No. 27.10 (wat betrekking het op distillaatbrandstowwe en residu-brandolies) deur die volgende te vervang: „(2) Vir gebruik in padvervoer vir openbare passasiersbusvervoerdienste (3) Vir gebruik in landbou of bosbou, met inbegrip van padvervoer vir sodanige doeleindes (4) Vir ander doeleindes as padvervoer	Volle reg min 365c per 1 000 liter Volle reg min 365c per 1 000 liter Volle reg min 1 365c per 1 000 liter" Volle reg min 365c per 1 000 liter Volle reg min 365c per 1 000 liter Volle reg min 1 365c per 1 000 liter"

Opmerking.—Die voorsienings vir kortings op reg op keroseen, distillaatbrandstowwe en residu-brandolies, word met terugwerkende krag tot 27 Maart 1975 gewysig in die mate aangedui.

No. R. 1087

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 6 (No. 6/59)

Under section 75 of the Customs and Excise Act, 1964, Schedule 6 to the said Act is hereby amended, with effect from 27 March 1975, to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1087

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 6 (No. 6/59)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 6 by genoemde Wet, met ingang van 27 Maart 1975, hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Item and Description	III Extent of Rebate	IV Extent of Refund
609.05.10	By the substitution for tariff items 105.05 and 105.10 of the following: "105.05 } Distillate fuels and residual fuel oils: 105.10 } <ol style="list-style-type: none"> <li>(1) For use in road transport for public passenger bus transport services</li> <li>(2) For use in agriculture or forestry, including road transport for such purposes</li> <li>(3) For purposes other than road transport</li> </ol>	Full duty less 183c per 1 000 litres Full duty less 183c per 1 000 litres Full duty less 1 183c per 1 000 litres	Full duty less 183c per 1 000 litres Full duty less 183c per 1 000 litres Full duty less 1 183c per 1 000 litres"
609.05.20	By the substitution for paragraphs (4) and (5) of tariff items 105.05 and 105.10 of the following: "(4) Power, illuminating or heating kerosene, for use in road transport for public passenger bus transport services (5) Power, illuminating or heating kerosene, for use in agriculture or forestry, including road transport for such purposes (excluding power kerosene for use in spark ignition piston engines in tractors used for agricultural (including forestry) purposes or in stationary spark ignition piston engines) (6) Power, illuminating or heating kerosene, for purposes other than road transport	Full duty less 183c per 1 000 litres Full duty less 183c per 1 000 litres Full duty less 1 183c per 1 000 litres"	

Note.—The provisions for rebates or refunds of duty on kerosene, distillate fuels and residual fuel oils, are amended to the extent indicated, with retrospective effect to 27 March 1975.

BYLAE

I Item	II Tariefitem en Beskrywing	III Mate van Korting	IV Mate van Terugbetaling
609.05.10	Deur tariefitem 105.05 en 105.10 deur die volgende te vervang: "105.05 } Distillaatbrandstowwe en residu-brandolies: 105.10 } <ol style="list-style-type: none"> <li>(1) Vir gebruik in padvervoer vir openbare passasiersbusvervoerdienste</li> <li>(2) Vir gebruik in landbou of bosbou, met inbegrip van padvervoer vir sodanige doeleindes</li> <li>(3) Vir ander doeleindes as padvervoer</li> </ol>	Volle reg min 183c per 1 000 liter Volle reg min 183c per 1 000 liter Volle reg min 1 183c per 1 000 liter	Volle reg min 183c per 1 000 liter Volle reg min 183c per 1 000 liter Volle reg min 1 183c per 1 000 liter"
609.05.20	Deur paragrawe (4) en (5) van tariefitem 105.05 en 105.10 deur die volgende te vervang: "(4) Krag-, lig- of verhitingskeroseen, vir gebruik in padvervoer vir openbare passasiersbusvervoerdienste (5) Krag-, lig- of verhitingskeroseen, vir gebruik in landbou of bosbou, met inbegrip van padvervoer vir sodanige doeleindes (uitgesonderd kragkeroseen vir gebruik in vonkpropontstekingsuierenjins in trekkers gebruik vir landboudeleindes (met inbegrip van bosbou-) of in vaste vonkpropontstekingsuierenjins) (6) Krag-, lig- of verhitingskeroseen, vir ander doeleindes as padvervoer	Volle reg min 183c per 1 000 liter Volle reg min 183c per 1 000 liter Volle reg min 1 183c per 1 000 liter"	

Opmerking.—Die voorsienings vir kortings op of terugbetalings van reg op keroseen, distillaatbrandstowwe en residu-brandolies, word met terugwerkende krag tot 27 Maart 1975 gewysig in die mate aangedui.

No. R. 1089

6 June 1975

No. R. 1089

6 Junie 1975

**CUSTOMS AND EXCISE ACT, 1964**

**AMENDMENT OF SCHEDULE 1 (No. 1/1/343)**

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

**DOEANE- EN AKSYNSWET, 1964**

**WYSIGING VAN BYLAE 1 (No. 1/1/343)**

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

**SCHEDULE**

I Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
51.04 By the insertion after subheading No. 51.04.55.20 of the following: ".30 Other, of a value for duty purposes per m <sup>2</sup> exceeding 41c and of a mass per m <sup>2</sup> of 170 g or more but less than 345 g	m <sup>2</sup>	25% or 100c per m <sup>2</sup> less 75 per cent of the f.o.b. price"		
55.09 By the insertion after subheading No. 55.09.55.20 of the following: ".30 Other, of a f.o.b. price per m <sup>2</sup> exceeding 41c and of a mass per m <sup>2</sup> of 170 g or more but less than 345 g	m <sup>2</sup>	25% or 100c per m <sup>2</sup> less 75 per cent of the f.o.b. price"		
56.07 By the insertion after subheading No. 56.07.55.20 of the following: ".30 Other, of a value for duty purposes per m <sup>2</sup> exceeding 41c and of a mass per m <sup>2</sup> of 170 g or more but less than 345 g	m <sup>2</sup>	25% or 100c per m <sup>2</sup> less 75 per cent of the f.o.b. price"		

*Note.*—The rate of duty on certain woven printed fabrics of man-made fibres (continuous or discontinuous) and cotton, is amended to the extent indicated.

**BYLAE**

I Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
51.04 Deur na subpos No. 51.04.55.20 die volgende in te voeg: „.30 Ander, met 'n waarde vir belastingdoeleindes per m <sup>2</sup> van meer as 41c en met 'n massa per m <sup>2</sup> van minstens 170 g maar minder as 345 g	m <sup>2</sup>	25% of 100c per m <sup>2</sup> min 75 per sent van die prys v.a.b."		
55.09 Deur na subpos No. 55.09.55.20 die volgende in te voeg: „.30 Ander, met 'n prys v.a.b. per m <sup>2</sup> van meer as 41c en met 'n massa per m <sup>2</sup> van minstens 170 g maar minder as 345 g	m <sup>2</sup>	25% of 100c per m <sup>2</sup> min 75 per sent van die prys v.a.b."		
56.07 Deur na subpos No. 56.07.55.20 die volgende in te voeg: „.30 Ander, met 'n waarde vir belastingdoeleindes per m <sup>2</sup> van meer as 41c en met 'n massa per m <sup>2</sup> van minstens 170 g maar minder as 345 g	m <sup>2</sup>	25% of 100c per m <sup>2</sup> min 75 per sent van die prys v.a.b."		

*Opmerking.*—Die skaal van reg op sekere bedrukte weefstowwe van gefabriseerde vesels (kontinu of diskontinu) en katoen, word gewysig in die mate aangedui.

**No. R. 1088** **6 June 1975**  
**CUSTOMS AND EXCISE ACT, 1964**

**AMENDMENT OF REGULATIONS (No. MR/18)**

Under section 120 of the Customs and Excise Act, 1964, the Fourth and Sixth Schedules to the regulations published in Government Notice R. 1770 of 5 October 1973, are amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

**No. R. 1088** **6 Junie 1975**  
**DOEANE- EN AKSYNSWET, 1964**

**WYSIGING VAN REGULASIES (No. MR/18)**

Kragtens artikel 120 van die Doeane- en Aksynswet, 1964, word die Vierde en Sesde Bylaes by die regulasies ingevolge Goewermentskennisgewing R. 1770 van 5 Oktober 1973 uitgevaardig, gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

**SCHEDULE**

1. (a) By the substitution in line 9 of Regulation 410.04.01 (b) for the expression "paragraph (4)" of the expression "paragraphs (4), (5) and (6)";
- (b) by the substitution in line 1 of Regulation 410.04.02 (b) for the expression "paragraph (4)" of the expression "paragraphs (4), (5) and (6)"; and
- (c) by the substitution in line 3 of Regulation 410.04.04 (a) for the expression "paragraph (2)" of the expression "paragraphs (2), (3) and (4)" and by the substitution in line 7 for the expression "paragraph" of the expression "paragraphs".
2. (a) By the substitution in line 3 and in line 6 of Regulation 609.05.20 (a) for the expression "paragraph (1), (2) or (4)" of the expression "paragraph (1), (2), (4), (5) or (6)"; and
- (b) by the substitution for Regulation 609.05.20 (c) of the following:  
"609.05.20 (c) The provisions of regulation 410.04.02 (b) shall *mutatis mutandis* apply in respect of any goods specified in and supplied under the provisions of item 609.05.20 (4), (5) and (6) and for that purpose any reference to paragraph (4), (5) or (6) of tariff heading 27.10 relating to kerosene in item 410.04 shall be deemed to be a reference to item 609.05.20 (4), (5) or (6), respectively."

*Note.*—The amendments to the regulations are consequential to the amendments to Schedules Nos. 4 and 6 to the Customs and Excise Act, 1964.

**BYLAE**

1. (a) Deur in reël 11 van Regulasie 410.04.01 (b) die uitdrukking "paragraaf (4)" deur die uitdrukking "paragrafe (4), (5) en (6)" te vervang;
- (b) deur in reël 1 van Regulasie 410.04.02 (b) die uitdrukking "paragraaf (4)" deur die uitdrukking "paragrafe (4), (5) en (6)" te vervang; en
- (c) deur in reël 3 van Regulasie 410.04.04 (a) die uitdrukking "paragraaf (2)" deur die uitdrukking "paragrafe (2), (3) en (4)" te vervang en in reël 7 die uitdrukking "paragraaf" deur die uitdrukking "paragrafe" te vervang.
2. (a) Deur in reël 4 en in reël 6 van Regulasie 609.05.20 (a) die uitdrukking "paragraaf (1), (2) of (4)" deur die uitdrukking "paragraaf (1), (2), (4), (5) of (6)" te vervang; en
- (b) deur Regulasie 609.05.20 (c) deur die volgende te vervang:  
"609.05.20 (c) Die bepalings van regulasie 410.04.02 (b) is *mutatis mutandis* ten opsigte van enige goedere vermeld in en kragtens die bepalings van item 609.05.20 (4), (5) en (6) verskaf, van toepassing en vir daardie doel word enige verwysing na paragraaf (4), (5) of (6) van tariefpos 27.10 betreffende kerosene in item 410.04 geag 'n verwysing na item 609.05.20 (4), (5) of (6) onderskeidelik te wees."

*Opmerking.*—Die wysigings van die regulasies is as gevolg van die wysigings van Bylaes Nos. 4 en 6 by die Doeane- en Aksynswet, 1964.

**No. R. 1092** **6 June 1975**  
**CUSTOMS AND EXCISE ACT, 1964**

**AMENDMENT OF SCHEDULE 3 (No. 3/431)**

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

**No. R. 1092** **6 Junie 1975**  
**DOEANE- EN AKSYNSWET, 1964**

**WYSIGING VAN BYLAE 3 (No. 3/431)**

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

**SCHEDULE**

I Item	II Tariff Heading and Description	III Extent of Rebate
310.08	By the deletion of tariff headings Nos. 37.01 and 37.02.	

*Note.*—The provisions for a rebate of duty on certain photographic plates, film in the flat and film in rolls, for use by the printing, publishing and bookbinding industry, are withdrawn.

**BYLAE**

I Item	II Tariefpos en Beskrywing	III Mate van Korting
310.08	Deur tariefposte Nos. 37.01 en 37.02 te skrap.	

*Opmerking.*—Die voorsienings vir 'n korting op reg op sekere fotografiese plate, plaatfilm en film in rolle, vir gebruik deur die drukkery-, uitgewery- en boekbinderynwyerheid, word ingetrek.

No. R. 1090

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/430)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1090

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/430)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
311.20	By the insertion after tariff heading No. 51.04.50 of the following: "51.04.55 Woven printed fabrics of man-made fibres (continuous), of a value for duty purposes per m <sup>2</sup> exceeding 41c and of a mass per m <sup>2</sup> of 170 g or more but less than 345 g (excluding fabrics used in the manufacture of swimwear)	Full duty less 20%"
	By the insertion after tariff heading No. 55.09.50 of the following: "55.09.55 Woven printed fabrics of cotton, of a f.o.b. price per m <sup>2</sup> exceeding 41c and of a mass per m <sup>2</sup> of 170 g or more but less than 345 g (excluding fabrics used in the manufacture of swimwear)	Full duty less 20%"
	By the insertion after tariff heading No. 56.07.50 of the following: "56.07.55 Woven printed fabrics of man-made fibres (discontinuous), of a value for duty purposes per m <sup>2</sup> exceeding 41c and of a mass per m <sup>2</sup> of 170 g or more but less than 345 g (excluding fabrics used in the manufacture of swimwear)	Full duty less 20%"

*Note.*—Provision is made for a rebate of duty on certain woven printed fabrics of man-made fibres (continuous or discontinuous) and cotton, for the manufacture of women's and girls' outer garments (excluding fabrics used in the manufacture of swimwear).

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
311.20	Deur na tariefpos No. 51.04.50 die volgende in te voeg: „51.04.55 Bedrukte weefstowwe van gefabriseerde vesels (kontinu), met 'n waarde vir belastingdoeleindes per m <sup>2</sup> van meer as 41c en met 'n massa per m <sup>2</sup> van minstens 170 g maar minder as 345 g (uitgesonderd stowwe gebruik by die vervaardiging van swemdrag)	Volle reg min 20%"
	Deur na tariefpos No. 55.09.50 die volgende in te voeg: „55.09.55 Bedrukte weefstowwe van katoen, met 'n prys v.a.b. per m <sup>2</sup> van meer as 41c en met 'n massa per m <sup>2</sup> van minstens 170 g maar minder as 345 g (uitgesonderd stowwe gebruik by die vervaardiging van swemdrag)	Volle reg min 20%"
	Deur na tariefpos No. 56.07.50 die volgende in te voeg: „56.07.55 Bedrukte weefstowwe van gefabriseerde vesels (diskontinu), met 'n waarde vir belastingdoeleindes per m <sup>2</sup> van meer as 41c en met 'n massa per m <sup>2</sup> van minstens 170 g maar minder as 345 g (uitgesonderd stowwe gebruik by die vervaardiging van swemdrag)	Volle reg min 20%"

*Opmerking.*—Voorsiening word gemaak vir 'n korting op reg op sekere bedrukte weefstowwe van gefabriseerde vesels (kontinu of diskontinu) en katoen, vir die vervaardiging van vroue- en dogtersboklere (uitgesonderd stowwe gebruik by die vervaardiging van swemdrag).

No. R. 1091

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/344)

Under section 48 of the Customs and Excise Act, 1964, Part 1 of Schedule 1 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1091

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/344)

Kragtens artikel 48 van die Doeane- en Aksynswet, 1964, word Deel 1 van Bylae 1 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

Tariff Heading	II Statistical Unit	III IV V Rate of Duty		
		General	M.F.N.	Preferential
37.01 By the substitution for subheading No. 37.01.90 of the following: "37.01.90 Other	kg	free"		
37.02 By the substitution for subheading No. 37.02.90 of the following: "37.02.90 Other	m	free"		
85.14 By the substitution for subheadings Nos. 85.14.20 and 85.14.25 of the following: "85.14.20 Loudspeakers incorporated or housed in cabinets or other articles: .10 In metal cabinets .90 Other	no. no.	20% 20% or 400c each		
85.14.25 Loudspeakers not incorporated or housed in cabinets or other articles	no.	12,5%		7,5% (U.K.)"

Notes.—

1. The duty on certain photographic plates, film in the flat and film in rolls, is amended from 10% (General) and free (M.F.N.) to free (General).

2. The provisions referred to in tariff heading No. 85.14 are restated and the rate of duty on loudspeakers incorporated or housed in metal cabinets is amended from 20% or 400c each to 20%.

BYLAE

Tariefpos	II Statistiese Eenheid	III IV V Skaal van Reg		
		Algemeen	M.B.N.	Voorkeur
37.01 Deur subpos No. 37.01.90 deur die volgende te vervang: „37.01.90 Ander	kg	vry"		
37.02 Deur subpos No. 37.02.90 deur die volgende te vervang: „37.02.90 Ander	m	vry"		
85.14 Deur subposte Nos. 85.14.20 en 85.14.25 deur die volgende te vervang: „85.14.20 Luidsprekers in kabinette of ander artikels geïnkorporeer of ingebou: .10 In metaalkabinette .90 Ander	getal getal	20% 20% of 400c elk		
85.14.25 Luidsprekers nie in kabinette of ander artikels geïnkorporeer of ingebou nie	getal	12,5%		7,5% (V.K.)"

Opmerkings.—

1. Die skaal van reg op sekere fotografiese plate, plaatfilm en film in rolle, word van 10% (Algemeen) en vry (M.B.N.) na vry (Algemeen) gewysig.

2. Die voorsienings waarna in tariefpos No. 85.14 verwys word is herskryf en die skaal van reg op luidsprekers wat in metaalkabinette geïnkorporeer of ingebou is, word van 20% of 400c elk na 20% gewysig.

No. R. 1093

6 June 1975

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/432)

Under section 75 of the Customs and Excise Act, 1964, Schedule 3 to the said Act is hereby amended to the extent set out in the Schedule hereto.

O. P. F. HORWOOD, Minister of Finance.

No. R. 1093

6 Junie 1975

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/432)

Kragtens artikel 75 van die Doeane- en Aksynswet, 1964, word Bylae 3 by genoemde Wet hierby gewysig in die mate in die Bylae hiervan aangetoon.

O. P. F. HORWOOD, Minister van Finansies.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
316.04	By the substitution for tariff heading No. 73.15 of the following: "73.15 Silicon steel sheets and strip, varnished, lacquered or otherwise coated or insulated	Full duty"

Note.—The existing provision for a rebate of duty on certain silicon steel sheets and strip, for the manufacture of electrical generators, motors, convertors, transformers and like apparatus, is extended to include coated silicon steel sheets and strip.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
316.04	Deur tariefpos No. 73.15 deur die volgende te vervang: „73.15 Silikonstaalfynplate en -band, vernis, verlak of andersins bestryk of geïsoleer	Volle reg”

*Opmerking.*—Die bestaande voorsiening vir 'n korting op reg op sekere silikonstaalfynplate en -band, vir die vervaardiging van elektriese generators, motore, konvertors, transformatore en soortgelyke apparate, word uitgebrei om ook bestrykte silikonstaalfynplate en -band in te sluit.

DEPARTMENT OF HEALTH

No. R. 1101

6 June 1975

PROMULGATION OF SMOKE CONTROL ZONE ORDER IN TERMS OF SECTION 20 (1) OF ACT 45 OF 1965

In terms of section 20 (1) of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), and after consultation with the National Air Pollution Advisory Committee, I, Schalk Willem van der Merwe, Minister of Health, hereby promulgate the following Order which was confirmed by me on 14 May 1975 and which shall apply to the area of jurisdiction of the Municipality of Cape Town with effect from 14 February 1976.

MUNICIPALITY OF CAPE TOWN

FIRST SMOKE CONTROL ZONE ORDER

The Municipality of Cape Town hereby under the powers vested in it by section 20 of the Atmospheric Pollution Prevention Act, 1965, as amended, makes the following Order:

1. The area defined in the Schedule hereto is hereby declared to be a Smoke Control Zone.
2. In this Smoke Control Zone no owner or occupier of any premises referred to in clause 3 shall cause or permit the emanation or emission from such premises of smoke of such a density or content as will obscure light to an extent greater than 10 per cent.
3. Subject to the provisions of section 47 of the Act and clause 4, this Order shall apply to all premises within the area defined in the Schedule hereto.
4. If on the written application by any person the Council is satisfied that there are adequate reasons for the temporary exemption of any fuel burning appliance or any premises from the provisions of clause 2, the Council may, by notice in writing to the applicant, grant such exemption for a period specified in such notice.
5. The Council may give approval for the installation of any make, type, class or model of household fuel burning appliance provided it is satisfied that such appliance is capable of complying with clause 2.
6. This Order shall come into effect on 14 February 1976.
7. This Order shall be called the First Smoke Control Zone Order.

SCHEDULE

The area bounded by Table Bay Boulevard, Buitengracht, Buitensingel, Orange Street, Annandale Street, Hatfield Street, St John's Street, Concordia Street, Roeland Street, Buitenkant, Darling Street, Sir Lowry Road, and Eastern Boulevard, to link up with Table Bay Boulevard.

DEPARTEMENT VAN GESONDHEID

No. R. 1101

6 Junie 1975

AFKONDIGING VAN ROOKBEHEERSTREEKBEVEL INGEVOLGE ARTIKEL 20 (1) VAN WET 45 VAN 1965

Kragtens artikel 20 (1) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), en na oorlegpleging met die Nasionale Adviserende Komitee op Lugbesoedeling, kondig ek, Schalk Willem van der Merwe, Minister van Gesondheid, hierby die volgende Bevel af wat op 14 Mei 1975 deur my bekragtig is en wat met ingang van 14 Februarie 1976 op die regsgebied van die munisipaliteit van Kaapstad van toepassing is:

MUNISIPALITEIT VAN KAAPSTAD

EERSTE ROOKBEHEERSTREEKBEVEL

Die munisipaliteit van Kaapstad vaardig kragtens die bevoegdheid hom verleen by artikel 20 van die Wet op Voorkoming van Lugbesoedeling, 1965, soos gewysig, hierby die volgende Bevel uit:

1. Die gebied soos in die Bylae hiervan omskryf, word hierby tot 'n Rookbeheerstreek verklaar.
2. Geen eienaar of okkupeerder van 'n perseel in klousule 3 genoem, mag in hierdie Rookbeheerstreek die voorkoming of uitlating van rook van so 'n digtheid of inhoud dat dit lig in groter mate as 10 persent verdonker, uit sodanige perseel veroorsaak of toelaat nie.
3. Behoudens die bepalinge van artikel 47 van die Wet en klousule 4, is hierdie Bevel van toepassing op alle persele in die gebied soos in die Bylae hiervan omskryf.
4. Indien, na skriftelike aansoek van enige persoon, die Raad oortuig is dat daar afdoende redes bestaan vir die tydelike vrystelling van enige brandstof-verbruikende toestel of enige perseel van die bepalinge van klousule 2, kan die Raad by skriftelike kennisgewing aan die aansoeker sodanige vrystelling verleen vir 'n tydperk in sodanige kennisgewing bepaal.
5. Die Raad kan goedkeuring verleen vir die instalering van enige fabriek, tipe, klas of model huishoudelike brandstof-verbruikende toestel met dien verstande dat die Raad oortuig is dat sodanige toestel aan die vereistes van klousule 2 voldoen.
6. Hierdie Bevel tree in werking op 14 Februarie 1976.
7. Hierdie bevel heet die Eerste Rookbeheerstreekbevel.

BYLAE

Die gebied begrens deur Tafelbaai-boulevard, Buitengracht, Buitensingel, Oranjestraat, Annandalestraat, Hatfieldstraat, St. Johnsstraat, Concordiastraat, Roelandstraat, Buitenkant, Darlingstraat, Sir Lowryweg, Oostelike Boulevard om aan te sluit by Tafelbaai-boulevard.

No. R. 1102

6 June 1975

**PROMULGATION OF SMOKE CONTROL ZONE ORDER IN TERMS OF SECTION 20 (1) OF ACT 45 OF 1965**

In terms of section 20 (1) of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), and after consultation with the National Air Pollution Advisory Committee, I, Schalk Willem van der Merwe, Minister of Health, hereby promulgate the following Order which was confirmed by me on 14 May 1975 and which shall apply to the area of jurisdiction of the Municipality of Witbank with effect from 14 February 1976.

**MUNICIPALITY OF WITBANK.—THIRD SMOKE CONTROL ZONE ORDER**

The Municipality of Witbank hereby, under the powers vested in it by section 20 of the Atmospheric Pollution Prevention Act, 1965, makes the following Order:

1. The area defined in the Schedule hereto is hereby declared to be a Smoke Control Zone.

2. In this Smoke Control Zone no owner or occupier of any premises referred to in clause 3 shall cause or permit the emanation or emission from such premises of smoke of such a density or content as will obscure light to an extent greater than 20 per cent.

3. This Order shall apply to—

(a) all premises or buildings in use zones classified as special residential, general residential, general business and special business zones, and zones for special, undetermined, agricultural, institutional, educational and municipal purposes: Provided that, where industrial buildings are situated in any of the above-mentioned use zones, any person may apply in writing to the Town Council of Witbank for exemption from the provisions of this Order, and if the Council is satisfied that there are adequate reasons for such exemption it may, by notice in writing to the applicant, grant such exemption;

(b) dwelling-houses, residential buildings, shops, business premises, public garages, places of instruction, social halls and places of amusement in use zones classified as special industrial and general industrial zones. The words and expressions contained in this clause shall have the meanings assigned to them in the town-planning scheme applicable to the use zone concerned.

4. The Town Council of Witbank may from time to time exempt from the provisions of clause 2 hereof any make, type, class or model of household fuel burning appliance designed to burn any solid or liquid fuel, on condition that—

(a) such appliance is installed, maintained and operated in accordance with the manufacturer's instructions supplied with the appliance;

(b) such appliance is operated so as to minimise the emission of smoke;

(c) the exemption may be withdrawn at any time at the sole discretion of the Town Council of Witbank.

5. This Order shall come into effect on 14 February 1976.

6. This Order shall be called the Third Smoke Control Zone Order.

**SCHEDULE**

Commencing at the western corner beacon of Portion 30 of the farm Joubertsrust 310 JS and proceeding in a generally south-easterly direction along the southern boundaries of Portions 30 and 33 of the farm Joubertsrust 310 JS to the southern corner beacon of the last-mentioned portion; thence in a generally south-easterly direction along Pasteur Street and Beyers Street to Woltemade Street; thence in a southerly direction along Woltemade Street to President Avenue; thence in a generally easterly

No. R. 1102

6 Junie 1975

**AFKONDIGING VAN ROOKBEHEERSTREEK-BEVEL INGEVOLGE ARTIKEL 20 (1) VAN WET 45 VAN 1965**

Kragtens artikel 20 (1) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), en na oorlegging met die Nasionale Adviserende Komitee op Lugbesoedeling, kondig ek, Schalk Willem van der Merwe, Minister van Gesondheid, hierby die volgende Bevel af wat op 14 Mei 1975 deur my bekragtig is en wat met ingang van 14 Februarie 1976 op die regsgebied van die munisipaliteit Witbank van toepassing is:

**MUNISIPALITEIT WITBANK.—DERDE ROOKBEHEERSTREEKBEVEL**

Die munisipaliteit Witbank vaardig kragtens die bevoegdheid hom verleen by artikel 20 van die Wet op Voorkoming van Lugbesoedeling, 1965, hierby die volgende Bevel uit:

1. Die gebied soos in die Bylae hiervan omskryf, word hierby tot 'n Rookbeheerstreek verklaar.

2. Geen eienaar of okkuperder van 'n perseel in klousule 3 genoem, mag in hierdie Rookbeheerstreek die voortkoming of uitlating van rook van so 'n digtheid of inhoud dat dit lig in groter mate as 20 persent verdonker, uit sodanige perseel veroorsaak of toelaat nie.

3. Hierdie Bevel is van toepassing op—

(a) alle persele of geboue in gebruikstreke geklassifiseer as spesiale woon-, algemene woon-, algemene besigheid-, spesiale besigheidstreke en streke vir spesiale, onbepaalde, landbou-, inrigtings-, onderrig- en munisipale doeleindes: Met dien verstande dat, waar industriële geboue geleë is in enige van bogemelde gebruikstreke, enige persoon skriftelik by die Stadsraad van Witbank aansoek kan doen om vrystelling van die bepaling van hierdie Bevel, en indien die Raad oortuig is dat daar afdoende redes bestaan vir sodanige vrystelling kan hy by skriftelike kennisgewing aan die aansoeker sodanige vrystelling verleen;

(b) woonhuise, residensiële geboue, winkels, besigheidspersele, motorhawens, plekke van onderrig, gemeenskapsale en vermaaklikheidsplekke in gebruikstreke geklassifiseer as spesiale nywerheid- en algemene nywerheidstreke. Die woorde en uitdrukkings wat in hierdie klousule vervat is, het dieselfde betekenis as wat daaraan geheg word in die dorpsbeplanningskema wat op die betrokke gebruikstreek van toepassing is.

4. Die Stadsraad van Witbank kan van tyd tot tyd enige fabrikaat, tipe, klas of model huishoudelike brandstofverbruikende toestel wat ontwerp is om enige vaste of vloeibare brandstof te verbrand, vrystel van die bepaling van klousule 2 hiervan op voorwaarde dat—

(a) sodanige toestel ingerig, in stand gehou en aan die gang bly ooreenkomstig die vervaardiger se voorskrifte wat saam met die toestel verskaf is;

(b) sodanige toestel op so 'n wyse aan die gang bly dat die uitlating van rook tot 'n minimum beperk word;

(c) die vrystelling te eniger tyd na die uitsluitlike goeddunke van die Stadsraad van Witbank ingetrek kan word.

5. Hierdie Bevel tree in werking op 14 Februarie 1976.

6. Hierdie Bevel heet die Derde Rookbeheerstreekbevel.

**BYLAE**

Vanaf die westelike hoekbaken van Gedeelte 30 van die plaas Joubertsrust 310 JS in 'n algemeen suidoostelike rigting met die suidelike grense van Gedeeltes 30 en 33 van die plaas Joubertsrust 310 JS langs tot by die suidelike hoekbaken van laasgenoemde gedeelte; daarvandaan in 'n algemeen suidoostelike rigting met Pasteur- en Beyersstraat langs tot by Woltemadestraat; daarvandaan in 'n suidelike rigting met Woltemadestraat langs tot by Presidentlaan; daarvandaan in 'n algemeen oostelike

direction along President Avenue to Swartbos Road; thence in a generally southerly direction along Swartbos Road to its intersection with Watermeyer Street; thence generally in a south-easterly direction along Watermeyer Street to Stevenson Street; thence generally in a south-westerly direction along Stevenson Street to Langenhoven Street; thence generally in a northerly direction along Langenhoven Street to Road T4/8, i.e. the extension of Watermeyer Street; thence generally in a westerly direction along Road T4/8 to Jellicoe Street; thence in a generally northerly direction along Jellicoe Street and Van Deventer Street to Havenga Street; thence generally in a westerly direction along Havenga Street and Van der Stel Avenue to Voortrekker Road; thence generally in a north-easterly direction along Voortrekker Road to the point of commencement.

This zone includes the following townships:

- (a) Proclaimed townships—Witbank Extensions 5, 8, 9, 10 and 12 and portions of Witbank Extensions 1 and 3.
- (b) Townships awaiting proclamation—Witbank Extension 38.
- (c) Portions of the farms Joubertsrust 310 JS, Blesboklaagte 296 JS and Witbank 307 JS.

No. R. 1103

6 June 1975

**PROMULGATION OF SMOKE CONTROL ZONE ORDER IN TERMS OF SECTION 20 (1) OF ACT 45 OF 1965**

In terms of section 20 (1) of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), and after consultation with the National Air Pollution Advisory Committee, I, Schalk Willem van der Merwe, Minister of Health, hereby promulgate the following Order which was confirmed by me on 14 May 1975 and which shall apply to the area of jurisdiction of the Municipality of Springs with effect from 14 February 1976:

**MUNICIPALITY OF SPRINGS.—THIRD SMOKE CONTROL ZONE ORDER**

The Municipality of Springs hereby, under the powers vested in it by section 20 of the Atmospheric Pollution Prevention Act, 1965, makes the following Order:

1. The area defined in the Schedule hereto is hereby declared to be a Smoke Control Zone.
2. In this Smoke Control Zone no owner or occupier of any premises referred to in clause 3 shall cause or permit the emanation or emission from such premises of smoke of such a density or content as will obscure light to an extent greater than 20 per cent.
3. This Order shall apply to—

(a) all premises or buildings in use zones classified as special residential, general residential, general business and general zones, and zones for special, undetermined, agricultural, institutional, educational and municipal purposes: Provided that, where industrial buildings are situated in any of the above-mentioned use zones, any person may apply in writing to the Town Council of Springs for exemption from the provisions of this Order and if the Council is satisfied that there are adequate reasons for such exemption, it may, by notice in writing to the applicant, grant such exemption;

(b) dwelling-houses, residential buildings, shops, business premises, public garages, places of instruction, social halls and places of amusement in use zones classified as special industrial and general industrial zones.

rigting met Presidentlaan langs tot by Swartbosweg; daarvandaan in 'n algemeen suidelike rigting met Swartbosweg langs tot by aansluiting met Watermeyerstraat; daarvandaan in 'n algemeen suidoostelike rigting met Watermeyerstraat langs tot by Stevensonstraat; daarvandaan in 'n algemeen suidwestelike rigting met Stevensonstraat langs tot by Langenhovenstraat; daarvandaan in 'n algemeen noordelike rigting met Langenhovenstraat langs tot by Pad T4/8, dit is die verlenging van Watermeyerstraat; daarvandaan in 'n algemeen westelike rigting met Pad T4/8 langs tot by Jellicoestraat; daarvandaan in 'n algemeen noordelike rigting met Jellicoe- en Vandeventerstraat langs tot by Havengastraat; daarvandaan in 'n algemeen westelike rigting met Havengastraat en Vanderstellaan langs tot by Voortrekkerweg; daarvandaan in 'n algemeen noordoostelike rigting met Voortrekkerweg langs tot by die beginpunt.

Hierdie streek sluit die volgende dorpsgebiede in:

- (a) Geproklameerde dorpsgebiede—Witbank-uitbreidings 5, 8, 9, 10 en 12 en gedeeltes van Witbank-uitbreidings 1 en 3.
- (b) Dorpsgebiede in een of ander stadium van proklamasie—Witbank-uitbreiding 38.
- (c) Gedeeltes van die plase Joubertsrust 310 JS, Blesboklaagte 296 JS en Witbank 307 JS.

No. R. 1103

6 Junie 1975

**AFKONDIGING VAN ROOKBEHEERSTREEKBEVEL INGEVOLGE ARTIKEL 20 (1) VAN WET 45 VAN 1965**

Kragtens artikel 20 (1) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), en na oorlegpleging met die Nasionale Adviserende Komitee op Lugbesoedeling, kondig ek, Schalk Willem van der Merwe, Minister van Gesondheid, hierby die volgende Bevel af wat op 14 Mei 1975 deur my bekragtig is en wat met ingang van 14 Februarie 1976 op die regsgebied van die munisipaliteit Springs van toepassing is:

**MUNISIPALITEIT SPRINGS.—DERDE ROOKBEHEERSTREEKBEVEL**

Die munisipaliteit Springs vaardig kragtens die bevoegdheid hom verleen by artikel 20 van die Wet op Voorkoming van Lugbesoedeling, 1965, hierby die volgende Bevel uit:

1. Die gebied soos in die Bylae hiervan omskryf, word hierby tot 'n Rookbeheerstreek verklaar.
2. Geen eienaar of okkupeerder van 'n perseel in klousule 3 genoem, mag in hierdie Rookbeheerstreek die voortkoming of uitlating van rook van so 'n digtheid of inhoud dat dit lig in groter mate as 20 persent verdonker, uit sodanige perseel veroorsaak of toelaat nie.
3. Hierdie Bevel is van toepassing op—

(a) alle persele of geboue in gebruikstreke geklassifiseer as spesiale woon-, algemene woon-, algemene besigheid-, algemene streke, streke vir spesiale, onbepaalde, landbou-, inrigtings-, onderrig- en munisipale doeleindes: Met dien verstande dat, waar nywerheidsgeboue geleë is in enige van bogemelde gebruikstreke, enige persoon skriftelik by die Stadsraad van Springs aansoek kan doen om vrystelling van die bepalings van hierdie Bevel, en indien die Raad oortuig is dat daar afdoende redes bestaan vir sodanige vrystelling, kan hy by skriftelike kennisgewing aan die aansoeker sodanige vrystelling verleen;

(b) woonhuise, residensiële geboue, winkels, besigheidpersele, motorhawens, plekke van onderrig, gemeenskapsale en vermaaklikheidsplekke in gebruikstreke geklassifiseer as spesiale nywerheids- en algemene nywerheidstreke. Die woorde en uitdrukkings wat in

The words and expressions contained in this clause shall have the meanings assigned to them in the town planning scheme applicable to the use zone concerned.

4. The Town Council of Springs may from time to time exempt from the provisions of clause 2 hereof any make, type, class or model of household fuel burning appliance designed to burn any solid or liquid fuel, on condition that—

(a) such appliance is installed, maintained and operated in accordance with the manufacturer's instructions supplied with the appliance;

(b) such appliance is operated so as to minimise the emission of smoke;

(c) the exemption may be withdrawn at any time at the sole discretion of the Town Council of Springs.

5. This Order shall come into effect on 14 February 1976.

6. This Order shall be called the Third Smoke Control Zone Order.

**SCHEDULE**

The townships known as—

- (1) Casseldale;
- (2) Strubenvale;
- (3) Paul Krugeroord;
- (4) Geduld Extension 1;
- (5) Geduld Extension 3;
- (6) Petersfield;
- (7) Rowhill;
- (8) Selection Park;
- (9) Selection Park Extension 2;
- (10) Wright Park;
- (11) Petersfield Extension 1;
- (12) all dwelling-houses in industrial areas.

No. R. 1109 6 June 1975  
**APPLICATION OF PART III OF ACT 45 OF 1965 TO CERTAIN LOCAL AUTHORITY AREAS**

In terms of section 14 (1) of the Atmospheric Pollution Prevention Act, 1965 (Act 45 of 1965), and after consultation with the Minister of Economic Affairs, I, Schalk Willem van der Merwe, Minister of Health, hereby declare the provisions of Part III of the said Act to be applicable to the area of jurisdiction of the local authorities mentioned in the Schedule hereto with effect from the date of publication hereof.

**SCHEDULE**

Municipality of Vryburg.  
 Municipality of Bredasdorp.  
 Olifantsfontein Local Area Committee.

No. R. 1112 6 June 1975  
**ANATOMICAL DONATIONS AND POST-MORTEM EXAMINATIONS REGULATIONS**

The Minister of Health, in the exercise of the powers vested in him by section 13 of the Anatomical Donations and Post-mortem Examinations Act, 1970 (Act 24 of 1970), has amended the regulations promulgated by Government Notice R. 889 of 24 May 1974, as amended by Government Notice R. 2348 of 13 December 1974, by

hierdie klousule vervat is, het dieselfde betekenis as wat daaraan geheg word in die dorpsbeplanningskema wat op die betrokke gebruikstreek van toepassing is.

4. Die Stadsraad van Springs kan van tyd tot tyd enige fabrikaat, tipe, klas of model huishoudelike brandstof-verbruikende toestel wat ontwerp is om enige vaste of vloeibare brandstof te verbrand, vrystel van die bepalings van klousule 2 hiervan op voorwaarde dat—

(a) sodanige toestel ingerig, in stand gehou en aan die gang bly ooreenkomstig die vervaardiger se voorskrifte wat saam met die toestel verskaf is;

(b) sodanige toestel op so 'n wyse aan die gang bly dat die uitlating van rook tot 'n minimum beperk word;

(c) die vrystelling te eniger tyd na die uitsluitlike goedduke van die Stadsraad van Springs ingetrek kan word.

5. Hierdie Bevel tree in werking op 14 Februarie 1976.

6. Hierdie Bevel heet die Derde Rookbeheerstreekbevel.

**BYLAE**

Die dorpe bekend as—

- (1) Casseldale;
- (2) Strubenvale;
- (3) Paul Krugeroord;
- (4) Geduld-uitbreiding 1;
- (5) Geduld-uitbreiding 3;
- (6) Petersfield;
- (7) Rowhill;
- (8) Selection Park;
- (9) Selection Park-uitbreiding 2;
- (10) Wright Park;
- (11) Petersfield-uitbreiding 1;
- (12) alle woonhuise in nywerheidsgebiede.

No. R. 1109 6 Junie 1975  
**TOEPASSING VAN DEEL III VAN WET 45 VAN 1965 OP GEBIEDE VAN SEKERE PLAASLIKE BESTURE**

Kragtens artikel 14 (1) van die Wet op Voorkoming van Lugbesoedeling, 1965 (Wet 45 van 1965), en na oorlegpleging met die Minister van Ekonomiese Sake, verklaar ek, Schalk Willem van der Merwe, Minister van Gesondheid, hierby dat die bepalings van Deel III van genoemde Wet met ingang van die datum van publikasie hiervan op die regsgebied van die plaaslike besture in die Bylae hiervan genoem, van toepassing is.

**BYLAE**

Munisipaliteit Vryburg.  
 Munisipaliteit Bredasdorp.  
 Olifantsfonteinse Plaaslike Gebiedskomitee.

No. R. 1112 6 Junie 1975  
**REGULASIES BETREFFENDE ANATOMIESE SKENKINGS EN NADOODSE ONDERSOEKE**

Die Minister van Gesondheid het kragtens die bevoegdheid hom verleen by artikel 13 van die Wet op Anatomiese Skenkings en Nadoodse Ondersoeke, 1970 (Wet 24 van 1970), die regulasies afgekondig by Goewermentskennisgewing R. 889 van 24 Mei 1974, soos gewysig by Goewermentskennisgewing R. 2348 van 13 Desember 1974, gewysig deur die voorgeskrewe weefsel,

inserting the prescribed tissues, the prescribed authorised institutions and the prescribed purposes named in the Schedule hereto, in Column I, Column II and Column III, respectively, of Schedule II:

die voorgeskrewe gemagtigde inrigtings en die voorgeskrewe doel vermeld in die Bylae hiervan, in onderskeidelik kolom I, kolom II en kolom III van Bylae II in te voeg:

SCHEDULE

Column I Prescribed tissue	Column II Prescribed authorised institution	Column III Prescribed purpose
Eye.....	Groote Schuur Hospital—Teaching Hospitals Group.....	Cornea, sclera and vitreous fluid transplantation.
	Tygerberg Hospital—Teaching Hospitals Group.....	Cornea, sclera and vitreous fluid transplantation.
	The Willem Johannes Goosen Trust Eyebank, Port Elizabeth.....	Cornea, sclera and vitreous fluid transplantation.
	The Willem Johannes Goosen Trust Eyebank, East London.....	Cornea, sclera and vitreous fluid transplantation.
	The Natal Blood Transfusion Service, Prince Street, Durban.....	Cornea, sclera and vitreous fluid transplantation.
Kidney.....	Elim Hospital, Northern Transvaal.....	Cornea transplantation.
	Addington Hospital, Durban.....	Transplantation.
Heart valve.....	King Edward VIII Hospital, Durban.....	Transplantation.
	Wentworth Hospital, Durban.....	Transplantation.

BYLAE

Kolom I Voorgeskrewe weefsel	Kolom II Voorgeskrewe gemagtigde inrigting	Kolom III Voorgeskrewe doel
Oog.....	Groote Schuurhospitaal-opleidingshospitalegroep.....	Kornea-, sklera- en glasvogooring.
	Tygerberghospitaal-opleidingshospitalegroep.....	Kornea-, sklera- en glasvogooring.
	Die Willem Johannes Goosentrust-oogbank, Port Elizabeth.....	Kornea-, sklera- en glasvogooring.
	Die Willem Johannes Goosentrust-oogbank, Oos-Londen.....	Kornea-, sklera- en glasvogooring.
	Natale Bloedtoetappingsdiens, Princesstraat, Durban.....	Kornea-, sklera- en glasvogooring.
Nier.....	Elim-hospitaal, Noord-Transvaal.....	Kornea-oorplanting
	Addington-hospitaal, Durban.....	Oorplanting.
Hartklep.....	Kind Edward VIII-hospitaal, Durban.....	Oorplanting.
	Wentworth-hospitaal, Durban.....	Oorplanting.

DEPARTMENT OF POSTS AND TELECOMMUNICATIONS

No. R. 1094 6 June 1975  
AMENDMENT TO TELEPHONE AND TELEGRAPH REGULATIONS

The State President has been pleased, by virtue of the powers vested in him by sections 2 (4) and 3 (2) of Act 44 of 1958, to approve of the following amendments to the Telephone and Telegraph Regulations:

(A) TELEPHONE REGULATIONS

Regulation 32 (iii)

- (i) Delete "data" in the seventh line.
- (ii) Paragraph (a): Amend heading to read "(a) Both-way speech circuits."
- (iii) Paragraph (c): Amend heading to read "(c) Wide-band lines for newspaper and facsimile transmissions."

(B) TELEGRAPH REGULATIONS

Insert the following after "PART X":

"PART XI

DATA SERVICES

130. PRIVATE LEASED DATA LINES—The Postmaster General may at his discretion and subject to the general provisions of these regulations provide and maintain private lines, i.e. lines that connect two or more points on a permanent basis and that are not connected to the public telegraph or telephone system, for the purpose of data transmission. Such lines may be either full or subdivided channels obtained by using multiplex equipment. The Postmaster General reserves the right to provide the multiplex equipment, modems and any associated

DEPARTEMENT VAN POS- EN TELEKOMMUNIKASIEWESE

No. R. 1094 6 Junie 1975  
WYSIGING VAN TELEFOON- EN TELEGRAAF-REGULASIES

Dit het die Staatspresident behaag om kragtens die bevoegdheid hom verleen by artikels 2 (4) en 3 (2) van Wet 44 van 1958 sy goedkeuring te heg aan die onderstaande wysigings van die Telefoon- en Telegraafregulasies:

(A) TELEFOONREGULASIES

Regulasie 32 (iii)

- (i) Skrap "data-" in die sesde reël.
- (ii) Paragraaf (a): Wysig opskrif tot "(a) Tweerigting-spraakverbinding."
- (iii) Paragraaf (c): Wysig opskrif tot "(c) Breëband-lyne vir nuusblad- en faksimilee-oorsending."

(B) TELEGRAAFREGULASIES

Voeg die volgende na "DEEL X" in:

"DEEL XI

DATADIENSTE

130. PRIVATE GEHUURDE DATALYNE—Die Posmeester-generaal kan na goedvinde en behoudens die algemene bepalinge van hierdie regulasies private lyne, d.w.s. lyne wat twee of meer punte permanent verbind en wat nie by die openbare telefoon- of telegraafstelsel aangesluit is nie, vir die doeleinde van data-oorsending voorsien en in stand hou. Sodanige lyne kan of volle of onderverdeelde kanale wees wat verkry word deur multipleksuitrusting te gebruik. Die Posmeester-generaal behou hom die reg voor om die multipleksuitrusting, modems en

apparatus. Lines and modems capable of functioning at speeds of 4 800, 2 400, 1 200, 600, 200 and 150 b/s (bits per second) are available. The rental and installation charges for both full and subdivided channels as well as those for the modems of various speeds and associated equipment are prescribed in Schedule H. Where subdivided channels cannot be provided, the Postmaster General may utilize full circuits to complete the connection in which case the prescribed charges for full channels shall be applicable to such portions. In addition 50 and 75-baud telegraph channels can also be made available for data transmission at the rates prescribed (in Schedule D) for private teleprinter connections.

131. PRIVATE DATA NETWORK—Private leased data circuits may be used to establish a private data network provided that the owner or operator of such a network complies with such technical requirements as are laid down by the Postmaster General from time to time.

132. TRANSMISSION OF DATA FOR THIRD PARTIES—Owners or operators may undertake the transmission of data required for processing by a computer for third parties. Remuneration for services rendered on this basis must be agreed upon between the owners of a private system and the third parties prior to such services being rendered. The Postmaster General will in no circumstances have any part in any dispute that may arise between owners or operators of a private system and users of the service in respect of the levying of charges for the transmission of data.

133. POSTMASTER GENERAL'S POWER TO DISCONNECT DATA SERVICES IN CERTAIN CIRCUMSTANCES—The Postmaster General may, without prejudice to any other penalty that may be prescribed by law, summarily discontinue all data services of any owner or operator of a private leased data line and cause to have all apparatus, etc. belonging to the Government removed from his premises if suspicions are confirmed that the owner or operator of a private data system uses such a system for any other purpose than for transmitting data traffic for processing by a computer.

134. USE OF PRIVATELY OWNED COMPUTER INSTALLATIONS BY TELEX AND TELEPHONE SUBSCRIBERS—Telex and telephone subscribers may use the switched telex and telephone system to originate data calls to privately owned computer installations. The prescribed call charges will be payable for such calls.

135. PART-TIME PRIVATE LEASED DATA CIRCUITS—The Postmaster General may at his discretion and subject to the general provisions of these regulations make available part-time circuits for the purpose of data transmission. The rental distances of such circuits are based on the radial distance between the relative trunk-line exchanges and, where applicable, the radial distance between the trunk-line exchanges and the terminal exchanges. The charges payable for such part-time circuits are prescribed in Schedule H."

SCHEDULE D

(i) Delete the following items under heading "RENTAL AND INSTALLATION CHARGES FOR TELEPRINTER SERVICES":

"DASI-5 data terminal.....	300	30
Data Modem 200, 600 and 1 200-baud	300	30
Data Modem 2 400-baud.....	480	30
Data Modem 4 800-baud.....	900	30
Signal shaper.....	300	30"

(ii) Delete the following items under heading "TELEPRINTERS AND SUPPLEMENTARY APPARATUS: TRANSFER FEES":

"DASI-5 data terminal.....	15	30
Data Modem 200, 600 and 1 200-baud..	15	30
Data Modem 2 400-baud.....	15	30"

enige bygaande apparaat te verskaf. Lyne en modems is beskikbaar wat teen 'n spoed van 4 800, 2 400, 1 200, 600, 200 en 150 b/s (bisse per sekonde) kan werk. Die huur-gelde en installeerkoste vir sowel volle as onderverdeelde kanale, asook dié vir modems van verskillende spoede en bygaande uitrusting word in Bylae H voorgeskryf. As onderverdeelde kanale nie verskaf kan word nie, kan die Posmeester-generaal volle verbinding gebruik om die aansluiting te voltooi en in dié geval is die voorgeskrewe koste vir volle kanale op sodanige gedeeltes van toepassing. Hierbenewens kan 50- en 75-baud-telegraafkanale ook vir data-oorsending beskikbaar gestel word teen die tariewe wat vir private teledrukkerverbinding in Bylae D voorgeskryf is.

131. PRIVATE DATANETWERK—Private gehuurde dataverbindings mag gebruik word om 'n private datanetwerk tot stand te bring op voorwaarde dat die eienaar of operateur van sodanige netwerk voldoen aan die tegniese vereistes wat die Posmeester-generaal van tyd tot tyd neerlê.

132. OORSENDING VAN DATA VIR DERDE PARTYE—Eienaars of operateurs mag data wat vir verwerking deur 'n rekenaar verlang word, vir derde partye oorsend. Die eienaars van die private stelsel en die derde party moet onderling ooreenkom oor die vergoeding vir dienste wat op hierdie grondslag gelewer word voordat sodanige dienste gelewer word. Die Posmeester-generaal sal onder geen omstandighede enige deel hê aan enige geskil wat tussen eienaars of operateurs van 'n private stelsel en gebruikers van die diens ten opsigte van die heffing van kostes vir die oorsending van data mag ontstaan nie.

133. POSMEESTER-GENERAAL SE BEVOEGDHEID OM DATADIENSTE IN SEKERE OMSTANDIGHEDEN TE DISKONNEKTEER—Die Posmeester-generaal mag, met voorbehoud van enige ander straf wat by wet voorgeskryf is, alle datadienste van enige eienaar of operateur van 'n private gehuurde datalyn op staande voet beëindig en alle apparaat ens. wat aan die staat behoort van sy perseel laat verwyder indien die vermoede bevestig word dat die eienaar of operateur van 'n private datastelsel sodanige stelsel gebruik vir enige ander doel as die oorsending van dataverkeer vir verwerking deur 'n rekenaar.

134. GEBRUIK VAN PRIVATE REKENAAR-INSTALLASIES DEUR TELEFOON- EN TELEKSHUURDERS—Telefoon- en telekshuurders kan van die telefoon- en teleksskakelstelsel gebruik maak om data-oproepe na private rekenaarinstallasies te maak. Die voorgeskrewe oproepkoste is vir sodanige oproepe betaalbaar.

135. DEELTYDSE PRIVATE GEHURDE DATA-VERBINDINGS—Die Posmeester-generaal kan na goedvinde en behoudens die algemene bepaling van hierdie regulasies deelydse verbinding vir die doeleindes van data-oorsending verskaf. Die huurafstande van sodanige verbinding word op die radiale afstand tussen die betrokke hooflynsentrales en, waar dit toepaslik is, op dié tussen die hooflynsentrales en die eindsentrales gegrond. Die koste vir sodanige deelydse verbinding word in Bylae H voorgeskryf."

BYLAE D

(i) Skrap die volgende items onder die opskrif "HUUR- EN INSTALLEERGELDE VIR TELEDUKKERDIENSTE":

"DASI-5 data-eindpunt.....	300	30
Data Modem 200, 600 en 1 200-baud.....	300	30
Data Modem 2 400-baud.....	480	30
Data Modem 4 800-baud.....	900	30
Seinvormer.....	300	30"

(ii) Skrap die volgende items onder die opskrif "TELEDUKKERS EN BYKOMENDE APPARAAT: VERPLASINGSKOSTE":

"DASI-5 data-eindpunt.....	15	30
Data Modem 200, 600 en 1 200-baud..	15	30
Data Modem 2 400-baud.....	15	30"

**SCHEDULE H**

Insert the following new schedule after "SCHEDULE G":

**"SCHEDULE H**

**PERMANENT FULL-TIME DATA CHANNELS**

	Installation charge	Annual cost
	R	R
<b>A. Full-time channels (all speeds):</b>		
1. Indoor, wires only, per pair.....	5,00	nil
Indoor, terminated on Post Office equipment, per terminal point.....	10,00	nil
2. Outdoor, whether terminated on Post Office equipment or not, per terminal point.....	20,00	As per item 3
3. Rental for outdoor wiring, i.e. lines of which the terminal points are not in the same building, shall be calculated as follows:		
(a) Lines with terminal points within the minimum rental area of the exchange or within the same ex- change area that are situated in grouped message-rate exchange systems irrespective of the length of the wires, per pair.....	—	12,00
(b) Lines that extend from a point within the minimum rental area of an exchange to a point beyond the minimum rental area:		
(i) For the portion of the line within the minimum rental area, irrespective of the length of the wires, per pair.....	—	12,00
(ii) For the portion of the line beyond the minimum rental area, measured along the actual route or the nearest road, whichever is the shorter, per kilometre or portion thereof, per pair.....	—	12,00
(c) Lines between different exchanges or between different exchange areas in grouped telephone exchange systems:		
(i) Line rental per kilometre or portion thereof, based on the radial distance between the various trunk-line exchanges/ data centres and, where appli- cable, the radial distance be- tween the trunk-line exchanges/ data centres and the terminal exchanges, per pair.....	—	12,00
(ii) For each of the portions of the line between the terminal ex- changes and the subscriber's premises, per pair.....	—	12,00
<i>Note.</i> —If any portion of the line mentioned in 3 (c) (ii) ex- tends beyond the minimum rental area, the rental for the excess distance is calculated as prescribed by paragraph 3 (b) (ii).		
<b>B. Multiplex channels (200 and 1 200 b/s only):</b>		
(i) 200 b/s:		
Multiplexer charge.....	—	864,00
Line rental, per kilometre or portion thereof.....	—	1,20
(ii) 1 200 b/s:		
Multiplexer charge.....	—	1 620,00
Line rental, per kilometre or portion thereof.....	—	4,80

*Note.*—The prescribed rental and installation charges applicable to the lines and modems installed at the subscriber's premises will be payable in addition to the aforementioned rental in respect of multiplexed circuits.

**BYLAE H**

Voeg die volgende nuwe bylae na "BYLAE G" in:

**"BYLAE H**

**PERMANENTE VOLTYDSE DATAKANALE**

	Installeer- koste	Jaarlikse koste
	R	R
<b>A. Voltydse kanale (alle spoede):</b>		
1. Binnenshuis, slegs drade, per paar....	5,00	Geen
Binnenshuis, op Poskantooruitrusting afgesluit, per eindpunt.....	10,00	Geen
2. Buitenshuis, op Poskantooruitrusting afgesluit of nie, per eindpunt.....	20,00	Soos vir item 3
3. Huurgeld vir buitebedrading, d.w.s. lyne waarvan die eindpunte nie in dieselfde gebou is nie, word soos volg berekend:		
(a) Lyne met eindpunte binne die mini- mumhuurgebied van die sentrale of binne dieselfde sentralegebied wat geleë is in gegroepeerde gesprek- tariefsentralestelsels, ongeag die lengte van die drade, per paar....	—	12,00
(b) Lyne wat van 'n punt binne die minimumhuurgebied van 'n sentrale tot 'n punt buite die minimumhuur- gebied strek:		
(i) Vir die gedeelte van die lyn binne die minimumhuurgebied, ongegag die lengte van die drade, per paar.....	—	12,00
(ii) Vir die gedeelte van die lyn buite die minimumhuurgebied, gemeet langs die werklike roete of die naaste pad, na gelang van wat die kortste is, per kilometer of gedeelte daarvan, per paar..	—	12,00
(c) Lyne tussen verskillende sentrales of tussen verskillende sentralegebiede in gegroepeerde telefoonsentrale- stelsels:		
(i) Lynhuur per kilometer of ge- deelte daarvan, gegrond op die radiale afstand tussen die onderskeie hooflynsentrales/ datasentrums en, waar toepas- lik, op die radiale afstand tussen die hooflynsentrales/ datasentrums en die eindsen- trales, per paar.....	—	12,00
(ii) Vir elke gedeelte van die lyn tussen die eindsentrales en die huurder se perseel, per paar..	—	12,00
<i>Opmerking.</i> —Indien 'n ge- deelte van die lyn wat in 3 (c) (ii) genoem word tot buite die minimumhuurgebied strek, word huur vir die ekstra afstand berekend soos by paragraaf 3 (b) (ii) voorgeskryf is.		
<b>B. Multiplekskanale (slegs 200 en 1 200 b/s):</b>		
(i) 200 b/s:		
Multiplekseerderkoste.....	—	864,00
Lynhuur, per kilometer of gedeelte daarvan.....	—	1,20
(ii) 1 200 b/s:		
Multiplekseerderkoste.....	—	1 620,00
Lynhuur, per kilometer of gedeelte daarvan.....	—	4,80

*Opmerking.*—Die voorgeskrywe huur-  
geld en installeerkoste wat van toepassing  
is op die lyne en modems wat by die  
huurder se perseel geïnstalleer is, sal  
betaalbaar wees bo en behalwe voor-  
noemde huurgeld t.o.v. multipleksver-  
bindings.

C. Terminal equipment:

	Installation charge R	Annual cost R
DASI-5 data terminal.....	30,00	300,00
Data modem 150 b/s FDM.....	30,00	216,00
Data modem 200, 600 and 1 200 b/s.....	30,00	300,00
Data modem 2 400 b/s.....	30,00	480,00
Data modem 4 800 b/s.....	30,00	900,00
Signal shaper.....	30,00	300,00
Automatic equalizer.....	30,00	744,00
Manual equalizer.....	30,00	156,00

D. Transfer fees:

	Indoor R	Outdoor R
DASI-5 data terminal.....	15,00	30,00
Data modem (all types).....	15,00	30,00
Signal shaper.....	15,00	30,00
Equalizer (automatic or manual).....	15,00	30,00

E. Part-time data channels:

(a) Circuits for data transmission:

Period	Rental
24 hours per day.....	R1 per month per kilometre or portion thereof—minimum charge R5 per month.
Per hour for use every night of the year (18h00 to 06h00 during the same fixed times every night)	5c per hour per month per kilometre or portion thereof—minimum charge R5 per month.
Per hour (day time, 06h00 to 18h00)	1c per hour per kilometre or portion thereof—minimum charge R5 per occasion.
Per hour (night time, 18h00 to 06h00)	0,5c per hour per kilometre or portion thereof—minimum charge R5 per occasion.
Wires between the terminal exchanges and the subscriber's premises (These wires shall be rented permanently)	Line rental as prescribed by A 3 (b) (i) and (ii).

(b) Wide-band lines for data transmission:

(i) 48 kHz—one way only:

Period	Rental
24 hours per day.....	R6 per month per kilometre or portion thereof—minimum charge R100 per month.
Per hour for use every night of the year (18h00 to 06h00 during the same fixed times every night)	30c per hour per month per kilometre or portion thereof—minimum charge R100 per month.
Per hour (day time, 06h00 to 18h00)	6c per hour per kilometre or portion thereof—minimum charge R20 per occasion.
Per hour (night time, 18h00 to 06h00)	3c per hour per kilometre or portion thereof—minimum charge R20 per occasion.
Wires between the terminal exchanges and the subscriber's premises (These wires shall be rented permanently)	Line rental as prescribed by A 3 (b) (i) and (ii).

(ii) 240 kHz—one way only:

Period	Rental
24 hours per day.....	R12 per month per kilometre or portion thereof—minimum charge R100 per month.
Per hour for use every night of the year (18h00 to 06h00, during the same fixed times every night)	60c per hour per month per kilometre or portion thereof—minimum charge R100 per month.
Per hour (day time, 06h00 to 18h00)	12c per hour per kilometre or portion thereof—minimum charge R20 per occasion.
Per hour (night time, 18h00 to 06h00)	6c per hour per kilometre or portion thereof—minimum charge R20 per occasion.

C. Eindpuntuitrusting:

	Installeer-koste R	Jaarlikse koste R
DASI-5-data-eindpunt.....	30,00	300,00
Datamodem 150 b/s FDM.....	30,00	216,00
Datamodem 200, 600 en 1 200 b/s.....	30,00	300,00
Datamodem 2 400 b/s.....	30,00	480,00
Datamodem 4 800 b/s.....	30,00	900,00
Seinvormer.....	30,00	300,00
Outomatiese effenaar.....	30,00	744,00
Handeffenaar.....	30,00	156,00

D. Verplasingsgeld:

	Binnens-huis R	Buitens-huis R
DASI-5-data-eindpunt.....	15,00	30,00
Datamodem (alle tipes).....	15,00	30,00
Seinvormer.....	15,00	30,00
Effenaar (hand of outomaties).....	15,00	30,00

E. Deeltydse datakanale:

(a) Verbindings vir data-oorsending:

Tydperk	Huur
24 uur per dag.....	R1 per maand per kilometer of gedeelte daarvan—minimum koste R5 per maand.
Per uur vir gebruik elke nag van die jaar (18h00 tot 06h00 gedurende dieselfde vasgestelde tye elke nag)	5c per uur per maand per kilometer of gedeelte daarvan—minimum koste, R5 per maand.
Per uur (dagtyd, 06h00 tot 18h00)	1c per uur per kilometer of gedeelte daarvan — minimum koste R5 per geleentheid.
Per uur (nagtyd, 18h00 tot 06h00)	0,5c per uur per kilometer of gedeelte daarvan — minimum koste R5 per geleentheid.
Drade tussen die eindsentrale en die huurder se perseel (Hierdie drade moet permanent gehuur word)	Lynhuur soos by A 3 (b) (i) en (ii) voorgeskryf is.

(b) Breëbandlyne vir data-oorsending:

(i) 48 kHz—slegs een rigting:

Tydperk	Huur
24 uur per dag.....	R6 per maand per kilometer of gedeelte daarvan—minimum koste R100 per maand.
Per uur vir gebruik elke nag van die jaar (18h00 tot 06h00 gedurende dieselfde vasgestelde tye elke nag)	30c per uur per maand per kilometer of gedeelte daarvan—minimum koste R100 per maand.
Per uur (dagtyd, 06h00 tot 18h00)	6c per uur per kilometer of gedeelte daarvan—minimum koste R20 per geleentheid.
Per uur (nagtyd, 18h00 tot 06h00)	3c per uur per kilometer of gedeelte daarvan — minimum koste R20 per geleentheid.
Drade tussen die eindsentrales en die huurder se perseel (hierdie drade moet permanent gehuur word)	Lynhuur soos by A 3 (b) (i) en (ii) voorgeskryf is.

(ii) 240 kHz—Slegs een rigting:

Tydperk	Huur
24 uur per dag.....	R12 per maand per kilometer of gedeelte daarvan—minimum koste R100 per maand.
Per uur vir gebruik elke nag van die jaar (18h00 tot 06h00 gedurende dieselfde vasgestelde tye elke nag)	60c per uur per maand per kilometer of gedeelte daarvan—minimum koste R100 per maand.
Per uur (dagtyd, 06h00 tot 18h00)	12c per uur per kilometer of gedeelte daarvan — minimum koste R20 per geleentheid.
Per uur (nagtyd, 18h00 tot 06h00)	6c per uur per kilometer of gedeelte daarvan — minimum koste R20 per geleentheid.

<i>Period</i>	<i>Rental</i>
Wires between the terminal exchanges and the subscriber's premises (These wires shall be rented permanently)	Line rental as prescribed by A 3 (b) (i) and (ii).

The rental for a 48 or 240 kHz channel includes the use of a separate speech channel—terminated on both sides on a departmental telephone—for the duration of the transmission.

The rental for bothway transmission is double that for one-way transmission."

<i>Tydperk</i>	<i>Huur</i>
Drade tussen die eindsentrales en die huurder se perseel (Hierdie drade moet permanent gehuur word)	Lynhuur soos by A 3 (b) (i) en (ii) voorgeskryf is.

Die huur vir 'n 48- of 240-kHz-kanaal sluit die gebruik van 'n afsonderlike spraakkanaal—wat aan beide kante op 'n departementele telefoon afgeheg is— vir die duur van die oorsending in.

Die huur vir tweerigtingtransmissie is dubbel soveel as dié vir eenrigtingtransmissie."

**DEPARTMENT OF RAILWAYS AND HARBOURS**  
No. R. 1104 6 June 1975

Under the powers vested in me by section 4 (3) of the Railways and Harbours Pensions Act, 1971 (Act 35 of 1971), I, Stefanus Louwrens Muller, Minister of Transport of the Republic of South Africa, do hereby, after consultation with the Railways and Harbours Board, approve of the Regulations of the New Railways and Harbours Superannuation Fund, published in Government Notice R. 859 of 28 May 1971, as amended, being further amended as follows:

**SOUTH AFRICAN RAILWAYS**

**REGULATIONS OF THE NEW RAILWAYS AND HARBOURS SUPERANNUATION FUND**

**SCHEDULE OF AMENDMENT**

(Operative from 26 May 1975)

Insert the following new regulation 36A:

**RETIREMENT OF MEMBERS OF THE NEW FUND BY MUTUAL CONSENT**

36A. If a member of the New Fund in permanent employment is removed from the Service before superannuation in terms of section 12A of the Service Act, he shall be dealt with in terms of section 11 of the said Act.

**DEPARTEMENT VAN SPOORWEE EN HAWENS**  
No. R. 1104 6 Junie 1975

Ingevolge die bevoegdheid wat aan my verleen is by artikel 4 (3) van die Spoorweg- en Hawepensioenwet, 1971 (Wet 35 van 1971), verleen ek, Stefanus Louwrens Muller, Minister van Vervoer van die Republiek van Suid-Afrika, na raadpleging met die Spoorweg- en Haweraad, goedkeuring daaraan dat die Regulasies van die Nuwe Spoorweg- en Hawesuperannuasiefonds, gepubliseer in Goewermentskennisgewing R. 859 van 28 Mei 1971, soos gewysig, soos volg verder gewysig word:

**SUID-AFRIKAANSE SPOORWEE**

**REGULASIES VAN DIE NUWE SPOORWEG- EN HAWESUPERANNUASIEFONDS**

**WYSIGINGSLYS**

(Van krag van 26 Mei 1975)

Voeg die volgende nuwe regulasie 36A in:

**AFDANKING VAN LEDE VAN DIE NUWE FONDS MET ONDERLINGE TOESTEMMING**

36A. Indien 'n lid van die Nuwe Fonds wat in vaste diens is voor superannuasie uit die Diens verwyder word kragtens artikel 12A van die Dienswet, word daar ooreenkomstig artikel 11 van genoemde Wet met hom handel.

**PHYTOPHYLACTICA**

This publication is a continuation of the South African Journal of Agricultural Science Vol. 1 to 11, 1958-1968 and deals with Entomology, Zoological Plant Pests, Nematology, Plant Pathology, Microbiology, Mycology, Taxonomic Studies, Biology and Control. Four parts of the journal are published annually.

Contributions of scientific merit on agricultural research are invited for publication in this journal. Directions for the preparation of such contributions are obtainable from the Director, Agricultural Information, Private Bag X144, Pretoria, to whom all communications in connection with the journal should be addressed.

The journal is obtainable from the above-mentioned address at 50 cents per copy or R2 per annum, post free (foreign 60 cents per copy or R2,40 per annum).

**PHYTOPHYLACTICA**

Hierdie publikasie is 'n voortsetting van die Suid-Afrikaanse Tydskrif vir Landbouwetenskap Jaargang 1 tot 11, 1958-1968 en bevat artikels oor Entomologie, Dierkundige Plantplae, Nematologie, Plantpatologie, Mikrobiologie, Mikologie, Taksonomiese Studies, Biologie en Beheer. Vier dele van die tydskrif word per jaar gepubliseer.

Verdienselike landboukundige bydraes van oorspronklike wetenskaplike navorsing word vir plasing in hierdie tydskrif verwelkom. Voorskrifte vir die opstel van sulke bydraes is verkrygbaar van die Direkteur, Landbou-inligting, Privaatsak X144, Pretoria, aan wie ook alle navrae in verband met die tydskrif gerig moet word.

Die tydskrif is verkrygbaar van bogenoemde adres teen 50c per eksemplaar of R2 per jaar, posvry (buitelands 60 sent per eksemplaar of R2,40 per jaar).

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**CONTENTS**

<i>No.</i>	<i>Page</i>
<b>Agricultural Economics and Marketing, Department of Government Notice</b>	
R.1108. Levy and special levy on deciduous fruit: Amendment ... ..	1
<b>Customs and Excise, Department of Government Notices</b>	
R.1080. Customs and Excise Act, 1964: Amendment of Schedule 1 (No. 1/1/341) ... ..	1
R.1081. Customs and Excise Act, 1964: Amendment of Schedule 1 (No. 1/1/342) ... ..	4
R.1082. Customs and Excise Act, 1964: Amendment of Schedule 3 (No. 3/429) ... ..	3
R.1083. Customs and Excise Act, 1964: Amendment of Schedule 4 (No. 4/170) ... ..	3
R.1084. Customs and Excise Act, 1964: Amendment of Schedule 5 (No. 5/64) ... ..	5
R.1085. Customs and Excise Act, 1964: Amendment of Schedule 4 (No. 4/171) ... ..	7
R.1086. Customs and Excise Act, 1964: Amendment of Schedule 5 (No. 5/65) ... ..	6
R.1087. Customs and Excise Act, 1964: Amendment of Schedule 6 (No. 6/59) ... ..	7
R.1088. Customs and Excise Act, 1964: Amendment of regulations (No. MR/18) ... ..	10
R.1089. Customs and Excise Act, 1964: Amendment of Schedule 1 (No. 1/1/343) ... ..	9
R.1090. Customs and Excise Act, 1964: Amendment of Schedule 3 (No. 3/430) ... ..	11
R.1091. Customs and Excise Act, 1964: Amendment of Schedule 1 (No. 1/1/344) ... ..	11
R.1092. Customs and Excise Act, 1964: Amendment of Schedule 3 (No. 3/431) ... ..	10
R.1093. Customs and Excise Act, 1964: Amendment of Schedule 3 (No. 3/432) ... ..	13
<b>Health, Department of Government Notices</b>	
R.1101. Promulgation of smoke control zone: Municipality of Cape Town ... ..	13
R.1102. Promulgation of smoke control zone: Municipality of Witbank ... ..	14
R.1103. Promulgation of smoke control zone: Municipality of Springs ... ..	15
R.1109. Pollution Prevention Act, 1965 ... ..	16
R.1112. Anatomical donations and post-mortem examinations ... ..	16
<b>Posts and Telecommunications, Department of Government Notice</b>	
R.1094. Amendment to Telephone and Telegraph Regulations ... ..	17
<b>Railways and Harbours, Department of Government Notice</b>	
R.1104. Regulations of the New Railways and Harbours Superannuation Fund: Schedule of amendment ... ..	21

**INHOUD**

<i>No.</i>	<i>Bladsy</i>
<b>Doeane en Aksyns, Departement van Goewermentskennisgewings</b>	
R.1080. Doeane- en Aksynswet, 1964: Wysiging van Bylae 1 (No. 1/1/341) ... ..	1
R.1081. Doeane- en Aksynswet, 1964: Wysiging van Bylae 1 (No. 1/1/342) ... ..	4
R.1082. Doeane- en Aksynswet, 1964: Wysiging van Bylae 3 (No. 3/429) ... ..	3
R.1083. Doeane- en Aksynswet, 1964: Wysiging van Bylae 4 (No. 4/170) ... ..	3
R.1084. Doeane- en Aksynswet, 1964: Wysiging van Bylae 5 (No. 5/64) ... ..	5
R.1085. Doeane- en Aksynswet, 1964: Wysiging van Bylae 4 (No. 4/171) ... ..	7
R.1086. Doeane- en Aksynswet, 1964: Wysiging van Bylae 5 (No. 5/65) ... ..	6
R.1087. Doeane- en Aksynswet, 1964: Wysiging van Bylae 6 (No. 6/59) ... ..	7
R.1088. Doeane- en Aksynswet, 1964: Wysiging van regulasies (No. MR/18) ... ..	10
R.1089. Doeane- en Aksynswet, 1964: Wysiging van Bylae 1 (No. 1/1/343) ... ..	9
R.1090. Doeane- en Aksynswet, 1964: Wysiging van Bylae 3 (No. 3/430) ... ..	11
R.1091. Doeane- en Aksynswet, 1964: Wysiging van Bylae 1 (No. 1/1/344) ... ..	11
R.1092. Doeane- en Aksynswet, 1964: Wysiging van Bylae 3 (No. 3/431) ... ..	10
R.1093. Doeane- en Aksynswet, 1964: Wysiging van Bylae 3 (No. 3/432) ... ..	13
<b>Gesondheid, Departement van Goewermentskennisgewings</b>	
R.1101. Afkondiging van rookbeheerstreekbevel: Munisipaliteit Kaapstad ... ..	13
R.1102. Afkondiging van rookbeheerstreekbevel: Munisipaliteit Witbank ... ..	14
R.1103. Afkondiging van rookbeheerstreekbevel: Munisipaliteit Springs ... ..	15
R.1109. Wet op Voorkoming van Lugbesoedeling, 1965 ... ..	16
R.1112. Anatomiese skenkings en nadoodse ondersoeke ... ..	16
<b>Landbou-ekonomie en -bemarking, Departement van Goewermentskennisgewing</b>	
R.1108. Heffing en spesiale heffing op sagtevrugte: Wysiging ... ..	1
<b>Pos- en Telekommunikasiewese, Departement van Goewermentskennisgewing</b>	
R.1094. Wysiging van Telefoon- en Telegraaf-regulasies ... ..	17
<b>Spoorweë en Hawens, Departement van Goewermentskennisgewing</b>	
R.1104. Regulasies van die Nuwe Spoorweg- en Hawesuperannuasiefonds: Wysigingslys ...	21