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VAN DIE REPUBLIEK VAN SUID-AFRIKA
REPUBLIC OF SOUTH AFRICA
GOVERNMENT GAZETTE

REGULASIEKOERANT No. 3233

REGULATION GAZETTE No. 3233

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PROKLAMASIE

van die Staatspresident van die Republiek van Suid-Afrika

No. R. 139, 1981

REGULASIES VIR DIE BEHEER VAN SEBOKENG.—WYSIGING VAN PROKLAMASIE R. 322 VAN 1967

Kragtens die bevoegdheid my verleen by artikel 25 (1) van die Swart Administrasie Wet, 1927 (Wet 38 van 1927), wysig ek hierby met ingang van die datum van afkondiging hiervan Proklamasie R. 322 van 1967 ooreenkomstig bygaande Bylae.

Gegee onder my Hand en die Seël van die Republiek van Suid-Afrika te Pretoria, op hede die Tweede dag van Julie Eenduisend Negehoenderd Een-en-tagtig.

M. VILJOEN, Staatspresident.

Op las van die Staatspresident-in-rade:

P. G. J. KOORNHOF.

BYLAE

1. Voeg die volgende regulasie in na regulasie 27 van Hoofstuk 2:

“27A. Geen persoon mag sy perseel of 'n perseel behorende aan iemand anders gebruik of toelaat dat dit gebruik word vir 'n ander doel as waarvoor dit toegelaat is om gebruik te word of kragtens hierdie regulasies gemagtig is om gebruik te word nie, met dien verstande dat kerk-, skool- en ontspanningsterreine slegs vir sodanige doeleindes aangewend mag word of vir sodanige ander doeleindes as wat die Gemeenskapsraad vooraf goedkeur.”

2. In regulasie 39 (a) van Hoofstuk 2, voeg die woorde “of regulasie 27A”, in na die woorde “regulasie 27”.

3. Vervang regulasie A (a) (i) en (ii) van die Eerste Aanhangsel deur die volgende:

“die bedrag van tyd tot tyd deur die Raad met die goedkeuring van die Minister bepaal.”

PROCLAMATION

by the State President of the Republic of South Africa

No. R. 139, 1981

REGULATIONS FOR THE CONTROL OF SEBOKENG.—AMENDMENT OF PROCLAMATION R. 322 OF 1967

By virtue of the powers vested in me by section 25 (1) of the Black Administration Act, 1927 (Act 38 of 1927), I hereby amend, with effect from the date of promulgation hereof, Proclamation R. 322 of 1967, as set out in the Annexure hereto.

Given under my Hand and the Seal of the Republic of South Africa at Pretoria this Second day of July, One thousand Nine hundred and Eighty-one.

M. VILJOEN, State President.

By Order of the State President-in-Council:

P. G. J. KOORNHOF.

ANNEXURE

1. Insert the following regulation after regulation 27 of Chapter 2:

“27A. No person shall use or allow his site or a site belonging to somebody else to be used for any purpose other than that for which it was intended or for which it was authorised in accordance with this regulation, provided that sites for churches, schools and recreation may only be used for those purposes or for any other purpose approved beforehand by the Community Council.”

2. Insert in regulation 39 (a) of Chapter 2 the words “or regulation 27A” after “regulation 27”.

3. Substitute the following for regulation A (a) (i) and (ii) in the First Annexure:

“Such amount as is determined or as may be determined from time to time by the Board with the approval of the Minister.”

4. Vervang regulasie A (b) (i) en (ii) van die Eerste Aanhangel deur die volgende:

“die bedrag van tyd tot tyd deur die Raad met die goedkeuring van die Minister bepaal.”

5. Vervang regulasie A (c) van die Eerste Aanhangel deur die volgende:

“(c) Deur die houer van ’n behuisingspermit of iedereen wat die houer van sodanige permit moet wees, per maand of enige gedeelte van ’n maand, die bedrag van tyd tot tyd deur die Raad met die goedkeuring van die Minister bepaal.”

6. Vervang regulasie B (a) van die Eerste Aanhangel deur die volgende:

“(a) Deur die houer van ’n eiensertifikaat of iedereen wat die houer van sodanige sertifikaat moet wees, maandeliks die bedrag van tyd tot tyd deur die Raad met die goedkeuring van die Minister bepaal.”

7. Vervang regulasie B (b) van die Eerste Aanhangel deur die volgende:

“(b) Deur die houer van ’n handelsperseelpermit of iedereen wat die houer van sodanige permit moet wees, maandeliks die bedrag van tyd tot tyd deur die Raad met die goedkeuring van die Minister bepaal.”

8. Vervang regulasie B (c) van die Eerste Aanhangel deur die volgende:

“(c) Deur die houer van ’n eiendomsertifikaat of iedereen wat die houer van sodanige sertifikaat moet wees ten opsigte van elke perseel, maandeliks die bedrag wat die Raad van tyd tot tyd met die goedkeuring van die Minister bepaal.”

9. Vervang regulasie C van die Eerste Aanhangel deur die volgende:

“C. Duplikaatpermit of sertifikaat, die bedrag deur die Raad met die goedkeuring van die Minister bepaal.”

4. Substitute the following for regulation A (b) (i) and (ii) in the First Annexure:

“Such amount as is determined or as may be determined from time to time by the Board with the approval of the Minister.”

5. Substitute the following for regulation A (c) in the First Annexure:

“(c) By the holder of a residential permit or any person who is required to be the holder of such a permit, per month or any portion thereof, such amount as is determined or as may be determined from time to time by the Board with the approval of the Minister.”

6. Substitute the following for regulation B (a) in the First Annexure:

“(a) By the holder of an owner's certificate or any person who is required to be the holder of such a certificate, per month, such amount as is determined or as may be determined from time to time by the Board with the approval of the Minister.”

7. Substitute the following for regulation B (b) in the First Annexure:

“(b) By the holder of a trading site permit or any person who is required to be the holder of such a permit, per month, such amount as is determined or as may be determined from time to time by the Board with the approval of the Minister.”

8. Substitute the following for regulation B (c) in the First Annexure:

“(c) By the holder of an ownership certificate or any person who is required to be the holder of such a certificate, in respect of every site, per month, such amount as is determined or as may be determined from time to time by the Board with the approval of the Minister.”

9. Substitute the following for regulation C in the First Annexure:

“C. Duplicate permit or certificate; such amount as is determined or as may be determined by the Board with the approval of the Minister.”

GOEWERMENSKENNISGEWINGS

DEPARTEMENT VAN FINANSIES

No. R. 1487 17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE I (No. 1/1/764)

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

D. W. STEYN, Adjunk-minister van Finansies.

GOVERNMENT NOTICES

DEPARTMENT OF FINANCE

No. R. 1487 17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/764)

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

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
28.10 Deur subpos No. 28.10.50 deur die volgende te vervang: “28.10.50 Fosforsure (meta-, orto- en piro-): .10 Polimere van fosforsure .90 Ander	kg kg	vry 15%	

Opmerking.—Spesifieke voorsiening word gemaak vir polimere van fosforsure en die skaal van reg daarop word van 15% na vry verlaag.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
28.10 By the substitution for subheading No. 28.10.50 of the following: "28.10.50 Phosphoric acids (meta-, ortho- and pyro-): .10 Polymers of phosphoric acids .90 Other	kg kg	free 15%"	

Note.—Specific provision is made for polymers of phosphoric acids and the rate of duty thereon is reduced from 15% to free.

No. R. 1490 17 Julie 1981
DOEANE- EN AKSYNSWET, 1964
WYSIGING VAN BYLAE 1 (No. 1/1/767)
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.
D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1490 17 July 1981
CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF SCHEDULE 1 (No. 1/1/767)
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.
D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
29.35 Deur subpos No. 29.35.65 deur die volgende te vervang: "29.35.65 Pirasinamied en derivate daarvan	kg	5 500c per kg min 80%"	
30.03 Deur na subpos No. 30.03.40 die volgende in te voeg: "30.03.45 Met 'n basis van pirasinamied of derivate daarvan	kg	5 500c per kg min 80%"	

Opmerkings.—1. Die uitwerking van hierdie kennisgewing is dat die skale van reg op pirasinamied en derivate daarvan en op geneesmiddels met dié stowwe as basis, na 5 500c per kg min 80% gewysig word.
2. Goedere wat aan die vereistes van item 460.22 voldoen kan by dié item met korting op reg toegelaat word.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
29.35 By the substitution for subheading No. 29.35.65 of the following: "29.35.65 Pyrazinamide and its derivatives	kg	5 500c per kg less 80%"	
30.03 By the insertion after subheading No. 30.03.40 of the following: "30.03.45 With a basis of pyrazinamide or its derivatives	kg	5 500c per kg less 80%"	

Notes.—1. The effect of this amendment is that the rates of duty on pyrazinamide and its derivatives and on medicaments with these substances as basis, are amended to 5 500c per kg less 80%.
2. Goods which comply with the provisions of item 460.22 may be allowed under rebate of duty under that item.

No. R. 1488

17 Julie 1981

No. R. 1488

17 July 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/765)

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.

D. W. STEYN, Adjunk-minister van Finansies.

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/765)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
29.15 Deur na subpos No. 29.15.10 die volgende in te voeg: "29.15.15 Fumaarsuur	kg	15%"	
Deur subpos No. 29.15.80 deur die volgende te vervang: "29.15.80 Polikarboksielsure nie elders in hierdie pos vermeld nie	kg	15%"	
29.16 Deur subposte Nos. 29.16.20, 29.16.25 en 29.16.30 deur die volgende te vervang: "29.16.17 Soute en esters van wynsteensuur:			
.05 Kopertartraat	kg	vry	
.10 Kaliumwaterstofartraat (kremetart)	kg	30% of 7,25c per kg	
.15 Natriumkaliumtartraat	kg	10%	
.20 Natriumtartraat	kg	10%	
.25 Antimoonkaliumtartraat	kg	10%	
.50 Ander soute van wynsteensuur	kg	10%	
.70 Esters van wynsteensuur	kg	10%	
29.16.30 Sitroensuur	kg	15% of 126c per kg min 85%"	

Opmerkings.—1. Spesifieke voorsienings word gemaak vir fumaarsuur en soute en esters van wynsteensuur.

2. Die skaal van reg op fumaarsuur en sekere ander polikarboksielsure word van 20% (Algemeen) en 15% (M.B.N.) na 15% (Algemeen) gewysig.

3. Die skaal van reg op sitroensuur word na 15% of 126c per kg min 85% gewysig.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
29.15 By the insertion after subheading No. 29.15.10 of the following: "29.15.15 Fumaric acid	kg	15%"	
By the substitution for subheading No. 29.15.80 of the following: "29.15.80 Polycarboxylic acids not elsewhere specified in this heading	kg	15%"	
29.16 By the substitution for subheadings Nos. 29.16.20, 29.16.25 and 29.16.30 of the following: "29.16.17 Salts and esters of tartaric acid:			
.05 Copper tartrate	kg	free	
.10 Potassium hydrogen tartrate (cream of tartar)	kg	30% or 7,25c per kg	
.15 Sodium potassium tartrate	kg	10%	
.20 Sodium tartrate	kg	10%	
.25 Antimony potassium tartrate	kg	10%	
.50 Other salts of tartaric acid	kg	10%	
.70 Esters of tartaric acid	kg	10%	
29.16.30 Citric acid	kg	15% or 126c per kg less 85%"	

Notes.—1. Specific provisions are made for fumaric acid and salts and esters of tartaric acid.

2. The rate of duty on fumaric acid and certain other polycarboxylic acids is amended from 20% (General) and 15% (M.F.N.) to 15% (General).

3. The rate of duty on citric acid is amended to 15% or 126c per kg less 85%.

No. R. 1489

17 Julie 1981

No. R. 1489

17 July 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/766)

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

D. W. STEYN, Adjunk-minister van Finansies.

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/766)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
07.04 Deur subpos No. 07.04.79 deur die volgende te vervang: "07.04.79 Truffels	kg	vry"	
29.16 Deur subpos No. 29.16.50 te skrap.			
39.02 Deur subpos No. 39.02.50 56 deur die volgende te vervang: ".56 Bestrykings op 'n papierbasis	kg	30%"	
Deur subpos No. 39.02.90 60 deur die volgende te vervang: ".60 Tekstielstowwe gebed in of aan albei kante bestryk of bedek met polimerisasie- of kopolimerisasieprodukte	kg	20%"	
51.04 Deur subposte Nos. 51.04.85.20 en 51.04.85.30 deur die volgende te vervang: ".30 Damas, brokaat en soortgelyke Jacquard-patroonstowwe	m ²	25% of 43c per m ² min 40%"	
53.10 Deur subpos No. 53.10.10 deur die volgende te vervang: "53.10.10 Van skaap- of lamwol alleen	kg	15%"	
53.11 Deur subposte Nos. 53.11.50 en 53.11.70 deur die volgende te vervang: "53.11.50 Stowwe van kaardgarings geweef, wat minstens 40 persent katoen bevat en met 'n massa per m ² van hoogstens 144 g	m ²	5%"	

Opmerking.—Die uitwerking van hierdie kennisgewing is dat die algemene en M.B.N.-skale van reg op sekere produkte gelyk gestel word.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
07.04 By the substitution for subheading No. 07.04.79 of the following: "07.04.79 Truffles	kg	free"	
29.16 By the deletion of subheading No. 29.16.50.			
39.02 By the substitution for subheading No. 39.02.50.56 of the following: ".56 Coatings on a paper base	kg	30%"	
By the substitution for subheading No. 39.02.90.60 of the following: ".60 Textile fabrics embedded in or coated or covered on both sides with polymerisation or copolymerisation products	kg	20%"	
51.04 By the substitution for subheadings Nos. 51.04.85.20 and 51.04.85.30 of the following: ".30 Damask, brocade and similar Jacquard figured fabrics	m ²	25% or 43c per m ² less 40%"	
53.10 By the substitution for subheading No. 53.10.10 of the following: "53.10.10 Of sheep's or lambs' wool only	kg	15%"	
53.11 By the substitution for subheadings Nos. 53.11.50 and 53.11.70 of the following: "53.11.50 Fabrics woven from woollen yarns, containing 40 per cent or more cotton and of a mass per m ² not exceeding 144 g	m ²	5%"	

Note.—The effect of this notice is that the general and M.F.N. rates of duty on certain products are equalised.

No. R. 1494

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/771)

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.

D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1494

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/771)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
31.02 Deur subposte Nos. 31.02.20 en 31.02.30 deur die volgende te vervang: „31.02.20 Ammoniumnitraat met kalksteen of ander anorganiese verbindings gemeng 31.02.30 Ammoniumsulfaat	kg	15%	
Deur subpos No. 31.02.50 deur die volgende te vervang: „31.02.50 Ureum	kg	15%”	
31.03 Deur subpos No. 31.03.20 deur die volgende te vervang: „31.03.20 Superfosfate (enkel, dubbel of drievoudig)	kg	15%”	
31.05 Deur tariefpos No. 31.05 deur die volgende te vervang: „31.05 Ander misstowwe; goedere in hierdie Hoofstuk vermeld, in tablette, ruitjies en dergelike bereide vorms of in verpakkings met 'n bruto massa van hoogstens 10 kg:			
31.05.10 Misstowwe in tablette, ruitjies en dergelike bereide vorms of in verpakkings met 'n bruto massa van hoogstens 10 kg	kg	20%	
31.05.20 Monoammoniumfosfaat (uitgesonderd dié in tablette, ruitjies en dergelike bereide vorms of in verpakkings met 'n bruto massa van hoogstens 10 kg)	kg	15%	
31.05.30 Diammoniumfosfaat (uitgesonderd dié in tablette, ruitjies en dergelike bereide vorms of in verpakkings met 'n bruto massa van hoogstens 10 kg)	kg	15%	
31.05.90 Ander	kg	15%”	

Opmerking.—Die skaal van reg op sekere misstowwe word van vry na 15% verhoog.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
31.02 By the substitution for subheadings Nos. 31.02.20 and 31.02.30 of the following: “31.02.20 Ammonium nitrate mixed with limestone or other inorganic bases 31.02.30 Ammonium sulphate	kg	15%	
By the substitution for subheading No. 31.02.50 of the following: “31.02.50 Urea	kg	15%”	
31.03 By the substitution for subheading No. 31.03.20 of the following: “31.03.20 Superphosphates (single, double or triple)	kg	15%”	
31.05 By the substitution for tariff heading No. 31.05 of the following: “31.05 Other fertilizers; goods of this Chapter in tablets, lozenges and similar prepared forms or in packings of a gross mass not exceeding 10 kg:			
31.05.10 Fertilizers in tablets, lozenges and similar prepared forms or in packings of a gross mass not exceeding 10 kg	kg	20%	
31.05.20 Monoammoniumphosphate (excluding that in tablets, lozenges and similar prepared forms or in packings of a gross mass not exceeding 10 kg)	kg	15%	
31.05.30 Diammoniumphosphate (excluding that in tablets, lozenges and similar prepared forms or in packings of a gross mass not exceeding 10 kg)	kg	15%	
31.05.90 Other	kg	15%”	

Note.—The rate of duty on certain fertilizers is increased from free to 15%.

No. R. 1491 17 Julie 1981
DOEANE- EN AKSYNSWET, 1964
WYSIGING VAN BYLAE 1 (No. 1/1/768)
 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.
 D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1491 17 July 1981
CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF SCHEDULE 1 (No. 1/1/768)
 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.
 D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
48.07 Deur subpos No. 48.07.20 deur die volgende te vervang: "48.07.20 Oliepapier (uitgesonderd kalkeerpapier): .10 Met 'n basismassa van minder as 25 g/m ² , nie met difeniel geïmpregneer nie .90 Ander	kg kg	15% vry"	

Opmerking.—Die uitwerking van hierdie kennisgewing is dat die skaal van reg op sekere oliepapier van vry na 15% verhoog word.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
48.07 By the substitution for subheading No. 48.07.20 of the following: "48.07.20 Oiled paper (excluding tracing paper): .10 With a basis mass of less than 25 g/m ² , not impregnated with diphenyl .90 Other	kg kg	15% free"	

Note.—The effect of this notice is that the rate of duty on certain oiled paper is increased from free to 15%.

No. R. 1497 17 Julie 1981
DOEANE- EN AKSYNSWET, 1964
WYSIGING VAN BYLAE 3 (No. 3/674)
 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.
 D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1497 17 July 1981
CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF SCHEDULE 3 (No. 3/674)
 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.
 D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
306.09	Deur na tariefpos No. 29.14 die volgende in te voeg: "29.16 2,4'-Dichloorfenoksibottersuur, vir die vervaardiging van plantdoders	Volle reg"

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op 2,4'-dichloorfenoksibottersuur vir die vervaardiging van plantdoders.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
306.09	By the insertion after tariff heading No. 29.14 of the following: "29.16 2,4'-Dichlorophenoxybutyric acid, for the manufacture of herbicides	Full duty"

Note.—Provision is made for a rebate of the full duty on 2,4'-dichlorophenoxybutyric acid for the manufacture of herbicides.

No. R. 1492

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/769)

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.

D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1492

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/769)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
83.15 Deur subpos No. 83.15.10 deur die volgende te vervang: "83.15.10 Sweiselektrodes, met 'n sagte staalkern, met 'n waarde vir belastingdoeleindes per kg van hoogstens 100c	kg	15%"	

Opmerking.—Die uitwerking van hierdie kennisgewing is dat die skaal van reg op sweiselektrodes, met 'n sagte staalkern, met 'n waarde vir belastingdoeleindes per kg van hoogstens 100c, na 15% gewysig is.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
83.15 By the substitution for subheading No. 83.15.10 of the following: "83.15.10 Welding electrodes, with a mild steel core, of a value for duty purposes per kg not exceeding 100c	kg	15%"	

Note.—The effect of this notice is that the rate of duty on welding electrodes, with a mild steel core, of a value for duty purposes per kg not exceeding 100c, is amended to 15%.

No. R. 1493

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 1 (No. 1/1/770)

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.

D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1493

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 1 (No. 1/1/770)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Tariefpos	II Statistiese Eenheid	III IV Skaal van Reg	
		Algemeen	M.B.N.
87.06 Deur subpos No. 87.06.58 deur die volgende te vervang: "87.06.58 Veiligheidsgordeltolle met stuitmeganismes, en onderdele daarvan	kg	vry"	

Opmerking.—Dit word duidelik gestel dat onderdele van veiligheidsgordeltolle met stuitmeganismes by dié subpos indeelbaar is.

SCHEDULE

I Tariff Heading	II Statistical Unit	III IV Rate of Duty	
		General	M.F.N.
87.06 By the substitution for subheading No. 87.06.58 of the following: "87.06.58 Safety belt reels with locking devices, and parts thereof	kg	free"	

Note.—It is made clear that parts of safety belt reels with locking devices, are classifiable under this subheading.

No. R. 1495

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/672)

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.

D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1495

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/672)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
304 06	Deur tariefpos No. 29.16 te skrap.	
304.08	Deur tariefpos No. 29.16 deur die volgende te vervang: "29.16 Wynsteensuur, vir die vervaardiging van wyn	Volle reg"
306.10	Deur tariefpos No. 29.16 te skrap.	
307.01	Deur tariefpos No. 29.15 deur die volgende te vervang: "29.15 Dibutielmaleaat	Volle reg"
307.10	Deur tariefpos No. 29.15 deur die volgende te vervang: "29.15 Itakoonsuur	Volle reg"

Opmerking.—Die voorsienings vir 'n korting op reg op—

- (a) sitroensuur vir die vervaardiging van bereidings van groente, vrugte of ander dele van plante en van gekonsentreerde vrugtesappe of drankte met 'n basis van vrugtesappe,
 (b) wynsteensuur vir die vervaardiging van emulgeermiddels, en
 (c) fumaarsuur vir die vervaardiging van kunsharse en -plastiekstowwe, en sellulose-esters en eters, en van sintetiese rubberlateks,
 word ingetrek.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
304 06	By the deletion of tariff heading No. 29.16.	
304.08	By the substitution for tariff heading No. 29.16 of the following: "29.16 Tartaric acid, for the manufacture of wine	Full duty"
306.10	By the deletion of tariff heading No. 29.16.	
307.01	By the substitution for tariff heading No. 29.15 of the following: "29.15 Dibutyl maleate	Full duty"
307.10	By the substitution for tariff heading No. 29.15 of the following: "29.15 Itaconic acid	Full duty"

Note.—The provisions for a rebate of duty on—

- (a) citric acid for the manufacture of preparations of vegetables, fruit or other parts of plants and of concentrated fruit juices or beverages with a basis of fruit juice,
 (b) tartaric acid for the manufacture of emulsifiers, and
 (c) fumaric acid for the manufacture of artificial resins and plastic materials, and cellulosic esters and ethers, and of synthetic rubber latex,
 are withdrawn.

No. R. 1499

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/281)

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.

D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1499

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/281)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
411.00	Deur voor tariefpos No. 29.14 die volgende in te voeg: "28.17 Natriumhidroksied (bytsoda), vloeibaar	Volle reg"

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op vloeibare natriumhidroksied (bytsoda).

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
411.00	By the insertion before tariff heading No. 29.14 of the following: "28.17 Sodium hydroxide (caustic soda), liquid	Full duty"

Note.—Provision is made for a rebate of the full duty on liquid sodium hydroxide (caustic soda).

No. R. 1498

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/280)

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.

D. W. STEYN, Adjunk-minister van Finansies.

No. R. 1498

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/280)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
410.03 460.06	Deur paragraaf (1) (d) van tariefpos No. 30.03 te skrap. Deur tariefposte Nos. 29.35 en 30.03 deur die volgende te vervang: "29.35 (1) Bromasiel, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat (2) Pirasinamied en derivate daarvan, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat 30.03 (1) Halotaan, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat (2) Geneesmiddels met 'n basis van pirasinamied of derivate daarvan, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat	Volle reg Volle reg Volle reg min 15% Volle reg"

Opmerkings.—1. Die voorsiening vir 'n korting op reg op tuberkulose- en geneesmiddels met 'n basis van pirasinamied of derivate daarvan, word ingetrek.

2. Voorsiening word gemaak vir 'n volle korting op reg op pirasinamied en derivate daarvan en op geneesmiddels met dié stowwe as basis, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
410.03 460.06	By the deletion of paragraph (1) (d) of tariff heading No. 30.03. By the substitution for tariff headings Nos. 29.35 and 30.03 of the following: "29.35 (1) Bromacil, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit (2) Pyrazinamide and its derivatives, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit 30.03 (1) Halothane, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit (2) Medicaments with a basis of pyrazinamide or its derivatives, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit	Full duty Full duty Full duty less 15% Full duty"

Notes.—1. The provision for a rebate of duty on tuberculostatics with a basis of pyrazinamide or its derivatives, is withdrawn.

2. Provision is made for a rebate of the full duty on pyrazinamide and its derivatives and on medicaments with these substances as basis, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit.

No. R. 1496

17 Julie 1981

No. R. 1496

17 July 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 3 (No. 3/673)

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.

D. W. STEYN, Adjunk-minister van Finansies.

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 3 (No. 3/673)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
306.01	Deur na paragraaf (2) van tariefpos No. 28.30 die volgende in te voeg: “(3) Natriumbromied, vir die vervaardiging van pirasinamied en derivate daarvan Deur na tariefpos No. 29.08 die volgende in te voeg: “29.11 Glioksaal, vir die vervaardiging van pirasinamied en derivate daarvan Deur na paragraaf (7) van tariefpos No. 29.14 die volgende in te voeg: “(8) Akrielsuur, vir die vervaardiging van pirasinamied en derivate daarvan	Volle reg” Volle reg” Volle reg”

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op natriumbromied, glioksaal en akrielsuur, vir die vervaardiging van pirasinamied en derivate daarvan.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
306.01	By the insertion after paragraph (2) of tariff heading No. 28.30 of the following: “(3) Sodium bromide, for the manufacture of pyrazinamide and its derivatives By the insertion after tariff heading No. 29.08 of the following: “29.11 Glyoxal, for the manufacture of pyrazinamide and its derivatives By the insertion after paragraph (7) of tariff heading No. 29.14 of the following: “(8) Acrylic acid, for the manufacture of pyrazinamide and its derivatives	Full duty” Full duty” Full duty”

Note.—Provision is made for a rebate of the full duty on sodium bromide, glyoxal and acrylic acid, for the manufacture of pyrazinamide and its derivatives.

No. R. 1500

17 Julie 1981

No. R. 1500

17 July 1981

DOEANE- EN AKSYNSWET, 1964

WYSIGING VAN BYLAE 4 (No. 4/282)

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.

D. W. STEYN, Adjunk-minister van Finansies.

CUSTOMS AND EXCISE ACT, 1964

AMENDMENT OF SCHEDULE 4 (No. 4/282)

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.

D. W. STEYN, Deputy Minister of Finance.

BYLAE

I Item	II Tariefpos en Beskrywing	III Mate van Korting
460.06	Deur na tariefpos No. 30.03 die volgende in te voeg: “31.02 (1) Ureum, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat (2) Ammoniumnitraat met kalksteen of ander anorganiese verbindings gemeng, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat (3) Ammoniumsulfaat, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat 31.03 Superfosfaat, drievoudig, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat 31.05 Monoammoniumfosfaat en diammoniumfosfaat (uitgesonderd tablette, ruitjies en dergelike bereide vorms), in verpakings met 'n bruto massa van meer as 10 kg elk, in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat	Volle reg Volle reg Volle reg Volle reg Volle reg”

Opmerking.—Voorsiening word gemaak vir 'n volle korting op reg op sekere misstowwe in die hoeveelhede en op die tye wat die Direkteur-generaal: Nywerheidswese, Handel en Toerisme by bepaalde permit toelaat.

SCHEDULE

I Item	II Tariff Heading and Description	III Extent of Rebate
460.06	By the insertion after tariff heading No. 30.03 of the following: "31.02 (1) Urea, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit (2) Ammonium nitrate mixed with limestone or other inorganic bases, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit (3) Ammonium sulphate, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit 31.03 Superphosphate, triple, in such quantities and at such times as at Director-General: Industries, Commerce and Tourism may allow by specific permit 31.05 Monoammoniumphosphate and diammoniumphosphate (excluding tablets, lozenges and similar prepared forms), in packings of a gross mass exceeding 10 kg each, in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit	Full duty Full duty Full duty Full duty Full duty"

Note.—Provision is made for a rebate of the full duty on certain fertilizers in such quantities and at such times as the Director-General: Industries, Commerce and Tourism may allow by specific permit.

No. R. 1521

17 Julie 1981

DOEANE- EN AKSYNSWET, 1964

BEPALINGS VAN TARIEFINDELING EN VERSTREKKING DAARVAN OP KLARINGSBRIEWE (LYS TAR/31)

Die volgende wysigings van bepalings word kragtens artikel 47 (9) van die Doeane- en Aksynswet, 1964 (Wet 91 van 1964), gepubliseer.

D. ODENDAL, Kommissaris van Doeane en Aksyns.

Opmerking.—Lys TAR/30 is in Goewermentskennisgewing R. 1333 van 26 Junie 1981 gepubliseer.

WYSIGINGS VAN GEPUBLISEERDE BEPALINGS

Beskrywing van goedere	Tariefpos/ -subpos	Bepaling No.
Wysigings van bepalings as gevolg van wysigings van Deel I van Bylae No. 1 by die Doeane- en Aksynswet (Wet 91 van 1964)		
(i) Die volgende bepaling word ingetrek met ingang van 17 Julie 1981: 48.07 19		
(ii) Die volgende vervang die bestaande bepalings met ingang van 17 Julie 1981:		
Betona-Aktivstoff—polimere van fosforsure	28.10.50.10	1
Hoechst termiese polifosforsuur—polimere van fosforsure	28.10.50.10	2
Fumaarsuur—polikarboksielsuur....	29.15.15	8
Osmocote 15-52-125, 18-48-83 en 17-43-82—ander misstowwe	31.05.10/90	1
Nitrosol vloeibare organiese plantvoedingstof—ander misstof	31.05.10/90	2
Fetrilon spoorelement ysterchelaat—ander misstof	31.05.10/90	3
Diammoniumfosfate—ander misstof	31.05.10/30	4
M.G. suiwer gewone wit ongebleikte sulfietpapier, geïmpregneer met difeniel—oliepapier, ander	48.07.20.90	12
M.G. suiwer wit ongebleikte vrugteverpakkingspapier—oliepapier met 'n basismassa van minder as 25 g/m ² , nie met difeniel geïmpregneer nie	48.07.20.10	36

No. R. 1521

17 July 1981

CUSTOMS AND EXCISE ACT, 1964

DETERMINATIONS OF TARIFF CLASSIFICATION AND FURNISHING THEREOF ON BILLS OF ENTRY (LIST TAR/31)

The following amendments to determinations are published in terms of section 47 (9) of the Customs and Excise Act, 1964 (Act 91 of 1964).

D. ODENDAL, Commissioner for Customs and Excise.

Note.—List TAR/30 was published in Government Notice R. 1333 of 26 June 1981.

AMENDMENTS TO PUBLISHED DETERMINATIONS

Description of goods	Tariff heading/ subheading	Determination No.
Amendments to determinations resulting from amendments to Part I of Schedule No. 1 to the Customs and Excise Act (Act 91 of 1964)		
(i) The following determination is withdrawn with effect from 17 July 1981: 48.07 19		
(ii) The following are substituted for the existing determinations with effect from 17 July 1981:		
Betona-Aktivstoff—polymers of phosphoric acids	28.10.50.10	1
Hoechst thermal polyphosphoric acid—polymers of phosphoric acids	28.10.50.10	2
Fumaric acid—polycarboxylic acid...	29.15.15	8
Osmocote 15-52-125, 18-48-83 and 17-43-82—other fertilizers	31.05.10/90	1
Nitrosol liquid organic plant food—other fertilizer	31.05.10/90	2
Fetrilon trace element iron chelate—other fertilizer	31.05.10/90	3
Diammoniumphosphates—other fertilizer	31.05.10/30	4
M.G. pure plain white unbleached sulphite paper, impregnated with diphenyl—oiled paper, other	48.07.20.90	12
M.G. pure white unbleached fruit wrapping paper—oiled paper with a basis mass of less than 25 g/m ² , not impregnated with diphenyl	48.07.20.10	36

No. R. 1522 17 Julie 1981
DOEANE- EN AKSYNSWET, 1964
WYSIGING VAN BYLAE 1 (No. 1/1/728).—
VERBETERINGSKENNISGEWING

Die Engelse teks van die Bylae wat in Goewermentskennisgewing R. 57 van 9 Januarie 1981 verskyn het, word hierby verbeter deur na die woord "electric" waar dit in subpos No. 84.45.90.80 voorkom die woorde "or electronic" in te voeg.

DEPARTEMENT VAN GEMEENSKAPSONTWIKKELING EN OWERHEIDSHULPDIENTE

No. R. 1484 17 Julie 1981
TOEVOEGING TOT DIE LYS WAARUIT BYLAE 2
TOT DIE SLUMSWET, 1979 (WET 76 VAN 1979),
BESTAAN

Hierby word vir algemene inligting bekendgemaak dat die Minister van Gemeenskapsontwikkeling, kragtens die bevoegdheid hom verleen by artikel 40 van die Slumswet, 1979 (Wet 76 van 1979), goedgekeur het dat die dorp Hankey vanaf die datum van publikasie hiervan, tot die lys waaruit Bylae 2 van genoemde Wet bestaan, toegevoeg word.

No. R. 1524 17 Julie 1981
EKSAMENGELDE BETAALBAAR AAN DIE SUID-
AFRIKAANSE RAAD VIR PROFESSIONELE
INGENIEURS.—KENNISGEWING KRAGTENS
ARTIKEL 7 (6) VAN DIE WET OP PROFESSIONELE
INGENIEURS, 1968 (WET 81 VAN 1968)

Ek, Pierre Cronjé, Adjunk-minister van Gemeenskapsontwikkeling, maak hierby bekend dat die Suid-Afrikaanse Raad vir Professionele Ingenieurs kragtens artikel 7 (1) (fB) van die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), bepaal het dat die gelde wat aan die Raad betaal moet word ten opsigte van 'n in artikel 18 (2) (b), 18 (4) (a) (iii), 18 (6) (c) (ii) of 19 bedoelde eksamen (of gedeelte daarvan) wat deur of namens die Raad afgeneem word, dié is soos in die Bylae hiervan uiteengesit en dat ek hierdie gelde kragtens artikel 7 (6) van gemelde Wet goedgekeur het.

P. CRONJÉ, Adjunk-minister van
 Gemeenskapsontwikkeling.

BYLAE

	R
AANSOEGELDE (Nie terugbetaalbaar nie):	
Aansoek om tot eksamen toegelaat te word.....	30
EKSAMENGELDE (Streng vooruitbetaalbaar):	
<i>Nie-bywoningsbasis:</i>	
Registrasiegelde (jaarliks).....	30
plus	
Eksamengelde per vak.....	50
<i>Projekverslag en die eksamengelde daarna:</i>	
Registrasiegelde.....	30
Projekleiergelde wat die eksamengelde insluit.....	200
Eksterne eksaminator.....	50
<i>Mondelinge eksamen:</i>	
Registrasiegelde.....	30
Eksamengelde.....	100

No. R. 1522 17 Julie 1981
CUSTOMS AND EXCISE ACT, 1964
AMENDMENT OF SCHEDULE 1 (No. 1/1/728).—
CORRECTION NOTICE

The text of the Schedule appearing in Government Notice R. 57 of 9 January 1981 is hereby corrected by the insertion after the word "electric" where it appears in subheading No. 84.45.90.80 of the words "or electronic".

DEPARTMENT OF COMMUNITY DEVELOPMENT AND STATE AUXILIARY SERVICES

No. R. 1484 17 Julie 1981
ADDITION TO THE LIST OF WHICH SCHEDULE 2
TO THE SLUMS ACT, 1979 (ACT 76 OF 1979),
CONSISTS

It is hereby notified for general information that the Minister of Community Development, under the powers vested in him by section 40 of the Slums Act, 1979 (Act 76 of 1979), has approved that the town of Hankey be added to the list of which Schedule 2 to the said Act, consists, from the date of publication hereof.

No. R. 1524 17 Julie 1981
EXAMINATION FEES PAYABLE TO THE SOUTH
AFRICAN COUNCIL FOR PROFESSIONAL ENGI-
NEERS.—NOTICE IN TERMS OF SECTION 7 (6)
OF THE PROFESSIONAL ENGINEERS' ACT,
1968 (ACT 81 OF 1968)

I, Pierre Cronjé, Deputy Minister of Community Development, hereby make known that the South African Council for Professional Engineers has, in terms of section 7 (1) (fB) of the Professional Engineers' Act, 1968 (Act 81 of 1968), determined that the fees which shall be payable to the Council in respect of any examination (or part thereof) referred to in section 18 (2) (b), 18 (4) (a) (iii), 18 (6) (c) (ii) or 19, conducted by or on behalf of the Council, shall be as set out in the Schedule hereto and that I have approved the said fees in terms of section 7 (6) of the aforementioned Act.

P. CRONJÉ, Deputy Minister of Community
 Development.

SCHEDULE

	R
APPLICATION FEES (Not refundable):	
Application to be allowed for examination.....	30
EXAMINATION FEES (Payable strictly in advance):	
<i>Non-attendance basis:</i>	
Registration fee (annually).....	30
plus	
Examination fee per subject.....	50
<i>Project report and subsequent examination fees:</i>	
Registration fee.....	30
Supervisor's fee, including examination fee.....	200
External examiner.....	50
<i>Oral examination:</i>	
Registration fee.....	30
Examination fee.....	100

No. R. 1525

17 Julie 1981

VEREISTES WAARAAN 'N VERENIGING VAN INGENIEURS MOET VOLDOEN OM KRAGTENS ARTIKEL 7 (3) (a) (i) VAN DIE WET OP PROFESSIONELE INGENIEURS, 1968 (WET 81 VAN 1968), VIR ERKENNING AS 'N PROFESSIONELE INGENIEURSIINSTITUUT TE KWALIFISEER

Kragtens artikel 7 (6) van die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), maak ek, Pierre Cronjé, Adjunk-minister van Gemeenskapsontwikkeling hierby bekend dat ek kragtens artikel 7 (3) van die Wet die vereistes in die Bylae voorgeskryf het waaraan 'n vereniging van ingenieurs moet voldoen om vir doeleindes van die Wet vir erkenning as 'n professionele ingenieursinstituut te kwalifiseer.

P. CRONJÉ, Adjunk-minister van Gemeenskapsontwikkeling.

BYLAE

1. In hierdie Bylae, tensy strydig met die samehang, het 'n woord of uitdrukking waaraan in die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), 'n betekenis geheg is, dieselfde betekenis en beteken—

“die Wet” die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968);

“korporaatlid” 'n lid van 'n vereniging van ingenieurs wat oor stemreg in die sake van sodanige vereniging beskik;

“vereniging” 'n vereniging van ingenieurs.

2.1 'n Vereniging moet in die Republiek saamgestel wees en geen formele verband kragtens statuut met 'n buitelandse eweknie hê nie en moet kragtens sy grondwet die belange van minstens een van die volgende vertakings van ingenieurswese behartig of die studie en wetenskap daarvan bevorder:

- (a) Landboukundige ingenieurswese;
- (b) chemiese ingenieurswese;
- (c) siviele ingenieurswese;
- (d) elektriese ingenieurswese;
- (e) meganiese ingenieurswese;
- (f) mynboukundige ingenieurswese;
- (g) metallurgiese ingenieurswese;
- (h) bedryfsingenieurswese.

2.2 'n Vereniging wat die belange behartig of die studie en wetenskap bevorder van slegs 'n subvertakking van enige van die vertakings van ingenieurswese vermeld in paragraaf 2.1 word nie geag aan die vereistes vermeld in paragraaf 2.1, te voldoen nie.

3.1 Minstens twee derdes van die lede van die bestuursliggaam van 'n vereniging moet in die Republiek van Suid-Afrika woonagtig wees.

3.2 Minstens twee derdes van die korporaatlede van 'n vereniging moet—

3.2.1 woonagtig wees in die Republiek van Suid-Afrika; en

3.2.2 geregistreer wees as professionele ingenieurs of as ingenieurs-in-opleiding of moet voldoen aan die vereistes kragtens die Wet voorgeskryf vir registrasie as professionele ingenieurs of ingenieurs-in-opleiding: Met dien verstande dat, indien 'n vereniging tot tevredenheid van die Raad bewys lewer dat hy voor 1 Februarie 1969 gestig is, alle persone—

(a) wat onmiddellik voor genoemde datum korporaatlede van sodanige vereniging was; of

No. R. 1525

17 July 1981

REQUIREMENTS WITH WHICH AN ASSOCIATION OF ENGINEERS SHALL COMPLY IN ORDER TO QUALIFY FOR RECOGNITION AS A PROFESSIONAL ENGINEERS' INSTITUTE IN TERMS OF SECTION 7 (3) (a) (i) OF THE PROFESSIONAL ENGINEERS' ACT, 1968 (ACT 81 OF 1968)

In terms of section 7 (6) of the Professional Engineers' Act, 1968 (Act 81 of 1968), I, Pierre Cronjé, Deputy Minister of Community Development do hereby make known that I, in terms of section 7 (3) of the Act, have prescribed the requirements set out in the Schedule with which an association of engineers shall comply in order to qualify for recognition as a professional engineers' institute in terms of the said Act.

P. CRONJÉ, Deputy Minister of Community Development.

SCHEDULE

1. In this Schedule, unless the context otherwise indicates, an expression or a word to which a meaning has been assigned in the Professional Engineers' Act, 1968 (Act 81 of 1968), shall bear the same meaning and—

“association” means an association of engineers;

“corporate member” means a member of a society of engineers who has voting rights over the affairs of such society;

“the Act” means the Professional Engineers' Act, 1968 (Act 81 of 1968).

2.1 An association shall be constituted in the Republic and shall have no formal connection by way of statute with a foreign counterpart and shall, in terms of its constitution, further the interests or promote the study and science of at least one of the following branches of engineering:

- (a) Agricultural engineering;
- (b) chemical engineering;
- (c) civil engineering;
- (d) electrical engineering;
- (e) mechanical engineering;
- (f) mining engineering;
- (g) metallurgical engineering;
- (h) industrial engineering.

2.2 An association which furthers the interests or promotes the study and science of only a subbranch of any of the branches of engineering referred to in paragraph 2.1 shall not be deemed to comply with the requirements of paragraph 2.1.

3.1 At least two-thirds of the members of the governing body of an association shall be domiciled in the Republic of South Africa.

3.2 At least two-thirds of the corporate members of an association shall—

3.2.1 be domiciled in the Republic of South Africa; and

3.2.2 be registered as professional engineers or as engineers in training or shall comply with the requirements prescribed for registration as professional engineers or as engineers in training in terms of the Act: Provided that, if an association proves to the satisfaction of the Council that it was founded before 14 February 1969, all persons—

(a) who were corporate members of the said association immediately prior to the aforesaid date; or

(b) wat voor of op genoemde datum aktief 'n studiekursus gevolg het wat deur sodanige vereniging voorgeskryf of erken word vir die doel van 'n eksamen waarin geslaag moet word as voorvereiste vir korporaatlidmaatskap van sodanige vereniging, en daarna in sodanige eksamen geslaag het en sodoende korporaatlidmaatskap verwerf het,

slegs vir die doeleindes van hierdie paragraaf geag word aan die vereistes vir registrasie as 'n professionele ingenieur of as 'n ingenieur-in-opleiding kragtens die Wet te voldoen.

4. Ingeval 'n korporaatlid van 'n vereniging nie aan die vereistes vir registrasie as professionele ingenieur of as 'n ingenieur-in-opleiding kragtens die Wet voldoen nie, moet hy behoudens die voorbehoudsbepalings vermeld in paragraaf 3.2.2—

4.1 in besit wees van 'n universiteitsgraad of ander kwalifikasie wat deur die Raad as gelykwaardig aan 'n universiteitsgraad erken word of in Deel II van 'n eksamen soos voorgeskryf deur die Minister kragtens artikel 19 van die Wet, geslaag het; en

4.2 'n beroep beoefen wat verwant is aan of bydra tot die doeltreffende beoefening van die vertakking of vertakkings van ingenieurswese waarvan die belange behartig en waarvan die studie en wetenskap bevorder word deur sodanige vereniging.

5.1 'n Professionele ingenieursinstituut moet binne 30 dae vanaf die datum van aanvaarding van enige wysigings aan sy grondwet, verordeninge of regulasies die Registrateur daarvan verwittig.

5.2 Indien die Minister, op advies van die Raad, van oordeel is dat 'n professionele ingenieursinstituut deur die wysiging van sy grondwet, verordeninge of regulasies nie meer aan een of meer van die hierin voorgeskrewe vereistes voldoen nie, gelas die Minister dat die erkenning van sodanige professionele ingenieursinstituut vanaf 'n lopende datum ingetrek word.

6.1 Wanneer die hierin voorgeskrewe vereistes gewysig of aangevul word, moet 'n professionele ingenieursinstituut binne 'n tydperk van 12 maande vanaf die datum van afkondiging van sodanige gewysigde of aanvullende vereiste in die *Staatskoerant* die nodige stappe doen om te voldoen aan die gewysigde of aanvullende vereistes: Met dien verstande dat die Raad, op aansoek van 'n professionele ingenieursinstituut, na goeë dunnke die tydperk voormeld met hoogstens 12 maande kan verleng.

6.2 Indien 'n professionele ingenieursinstituut versuim of weier om aan enige van die gewysigde of aanvullende vereistes binne die voorgeskrewe of verlengde tydperk te voldoen, gelas die Minister, op advies van die Raad, dat die erkenning van sodanige professionele ingenieursinstituut vanaf 'n lopende datum ingetrek word.

INTREKKING VAN GOEWERMENSKENNISGEWINGS

7. Goewermenskennisgewing R. 345 van 12 Maart 1971 en regulasie (i) van Goewermenskennisgewing R. 86 van 16 Januarie 1976 word hierby ingetrek.

(b) who on or before the aforesaid date were actively pursuing a course of study prescribed or recognised by such association for the purposes of an examination the passing of which is a prerequisite to corporate membership of such association, and had subsequently passed such examination and been admitted to corporate membership,

shall, for the purposes of this paragraph only, be deemed to comply with the requirements for registration as a professional engineer or as an engineer in training in terms of the Act.

4. In the event of a corporate member of an institute not complying with the requirements for registration as a professional engineer or as an engineer in training in terms of the Act he shall, subject to the proviso referred to in paragraph 3.2.2—

4.1 be in possession of a university degree or other qualification recognised by the Council as being equivalent to a university degree or shall have passed Part II of an examination prescribed by the Minister in terms of section 19 of the Act; and

4.2 carry on a profession related to or contributing towards the efficient practice of the branch or branches of engineering whose interests are furthered or the study and science of which are promoted by such association.

5.1 A professional engineers' institute shall, within 30 days from the date of its adoption, advise the Registrar of any amendment effected to its constitution, by-laws or regulations.

5.2 If the Minister, on the advice of the Council, is of the opinion that a professional engineers' institute in amending its constitution, by-laws or regulations no longer complies with any one or more of the requirements prescribed herein, the Minister shall terminate its recognition as a professional engineers' institute with effect from a current date.

6.1 Whenever the requirements prescribed herein are amended or supplemented, a professional engineers' institute shall, within 12 months from the date of promulgation of such amendment or supplementary requirement in the *Gazette*, take the steps necessary to comply with such amendment or supplementary requirements: Provided that the Council may, on the application of a professional engineers' institute, in its discretion extend the period referred to for a further period not exceeding 12 months.

6.2 If a professional engineers' institute fails or refuses to comply with any amended or supplementary requirement within the prescribed or extended period, the Minister shall, on the advice of the Council, terminate its recognition as a professional engineers' institute with effect from a current date.

WITHDRAWAL OF GOVERNMENT NOTICES

7. Government Notice R. 345 of 12 March 1971 and regulation (i) of Government Notice R. 86 of 16 January 1976 are hereby withdrawn.

No. R. 1526

17 Julie 1981

REGISTRASIE- EN JAARGELDE BETAALBAAR DEUR PROFESSIONELE INGENIEURS EN INGENIEURS-IN-OPLEIDING.—KENNISGEWING KRAGTENS ARTIKEL 7 (6) VAN DIE WET OP PROFESSIONELE INGENIEURS, 1968 (WET 81 VAN 1968)

Ek, Pierre Cronjé, Adjunk-minister van Gemeenskapsontwikkeling maak hierby bekend dat die Suid-Afrikaanse Raad vir Professionele Ingenieurs kragtens artikel 7 (1) (g) van die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), die gelde voorgeskryf en die voorsienings gemaak het wat in die Bylae hiervan uiteengesit is en dat ek bedoelde gelde en voorsienings kragtens artikel 7 (6) van gemelde Wet goedgekeur het.

P. CRONJÉ, Adjunk-minister van Gemeenskapsontwikkeling.

BYLAE

1. In hierdie Bylae, tensy strydig met die samehang, het 'n woord of uitdrukking dieselfde betekenis as dié wat in die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), daaraan toegewys is en beteken—

“die Wet” die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968);

“jaar” die tydperk wat op 1 April van 'n jaar begin en op 31 Maart van die daaropvolgende jaar eindig;

“jaargeld” die geld wat deur 'n professionele ingenieur of ingenieur-in-opleiding, na gelang van die geval, betaalbaar is—

(i) binne 30 dae vanaf die datum waarop hy van sy registrasie kragtens artikel 18 van die Wet verwittig is; en daarna

(ii) jaarliks voor of op 30 April;

“registrasiegeld” die geld wat betaalbaar is wanneer iemand kragtens artikel 18 van die Wet aansoek doen om registrasie as 'n professionele ingenieur of as 'n ingenieur-in-opleiding, na gelang van die geval.

2. PROFESSIONELE INGENIEURS

(a) *Registrasiegeld*: R25.—Met dien verstande dat indien 'n aansoek om registrasie nie slaag nie, 'n bedrag van R15 aan die aansoeker terugbetaal moet word: Met dien verstande voorts dat die registrasiegeld van iemand wat kragtens die Wet as 'n ingenieur-in-opleiding geregistreer is op die datum waarop hy om registrasie as 'n professionele ingenieur aansoek doen, verminder moet word met die bedrag wat hy vir eersgenoemde registrasie betaal het.

(b) *Jaargeld (per jaar of gedeelte daarvan)*: R50.—Met dien verstande dat indien hy bewys lewer dat hy op 1 April van die jaar waarop die jaargeld betrekking het 'n lid was van 'n professionele ingenieursinstituut of van die Suid-Afrikaanse Akademie vir Wetenskap en Kuns of, in die geval van 'n professionele ingenieur wat na 1 April van enige jaar as sodanig geregistreer word, dat hy binne 30 dae vanaf dié datum van sodanige registrasie lid geword het van 'n erkende professionele ingenieursinstituut of van die Suid-Afrikaanse Akademie vir Wetenskap en Kuns, 'n professionele ingenieur geregtig is op vrystelling van betaling van R30 van die jaargeld.

3. INGENIEURS-IN-OPLEIDING

(a) *Registrasiegeld*: R5.—Met dien verstande dat indien 'n aansoek om registrasie nie slaag nie, 'n bedrag van R2,50 aan die aansoeker terugbetaal moet word.

No. R. 1526

17 July 1981

REGISTRATION AND ANNUAL FEES PAYABLE BY PROFESSIONAL ENGINEERS AND ENGINEERS IN TRAINING.—NOTICE IN TERMS OF SECTION 7 (6) OF THE PROFESSIONAL ENGINEERS' ACT, 1968 (ACT 81 OF 1968)

I, Pierre Cronjé, Deputy Minister of Community Development do hereby make known that the South African Council for Professional Engineers has, in terms of section 7 (1) (g) of the Professional Engineers' Act, 1968 (Act 81 of 1968), prescribed the fees and made the provisions set out in the Schedule hereto and that I have approved the said fees and provisions in terms of section 7 (6) of the aforementioned Act.

P. CRONJÉ, Deputy Minister of Community Development.

SCHEDULE

1. In this Schedule, unless the context otherwise indicates, every expression or word shall bear the meaning assigned to it in the Professional Engineers' Act, 1968 (Act 81 of 1968), and—

“annual fee” shall mean the fee payable by a professional engineer or an engineer in training, as the case may be—

(i) within 30 days from the date on which he is informed of his registration in terms of section 18 of the Act; and thereafter

(ii) annually on or before 30 April;

“registration fee” shall mean the fee payable when a person applies for registration as a professional engineer or as an engineer in training, as the case may be, in terms of section 18 of the Act;

“the Act” shall mean the Professional Engineers' Act, 1968 (Act 81 of 1968);

“year” shall mean the period commencing on 1 April of any year and ending on 31 March of the next succeeding year.

2. PROFESSIONAL ENGINEERS

(a) *Registration fee*: R25.—Provided that if an application for registration is not successful, an amount of R15 shall be refunded to the applicant: Provided further that the registration fee of a person who is registered as an engineer in training in terms of the Act on the date on which he applies for registration as a professional engineer, shall be reduced by the amount paid by him in respect of the former registration.

(b) *Annual fee (per year or portion thereof)*: R50.—Provided that if he produces proof that he was on 1 April of the year to which the annual fee relates a member of a recognised professional engineers' institute or of the Suid-Afrikaanse Akademie vir Wetenskap en Kuns or, in the case of a professional engineer who is registered as such after 1 April of any year, that he became a member of a recognised professional engineers' institute or of the Suid-Afrikaanse Akademie vir Wetenskap en Kuns within 30 days of such registration, a professional engineer shall be entitled to an exemption from payment of R30 of the annual fee.

3. ENGINEERS IN TRAINING

(a) *Registration fee*: R5.—Provided that if an application for registration is not successful an amount of R2,50 shall be refunded to the applicant.

(b) *Jaargeld (per jaar of gedeelte daarvan)*: R15. Met dien verstande dat indien hy bewys lewer dat hy op 1 April van die jaar waarop die jaargeld betrekking het 'n lid was van 'n professionele ingenieursinstituut of van die Suid-Afrikaanse Akademie vir Wetenskap en Kuns, of, in die geval van 'n ingenieur-in-opleiding wat na 1 April van enige jaar as sodanig geregistreer word, dat hy binne 30 dae vanaf die datum van sodanige registrasie lid geword het van 'n erkende professionele ingenieursinstituut of van die Suid-Afrikaanse Akademie vir Wetenskap en Kuns, 'n ingenieur-in-opleiding geregtig is op vrystelling van betaling van R10 van die jaargeld.

4. TYDELIKE REGISTRASIE KRAGTENS ARTIKEL 18 (6) VAN DIE WET

Registrasiegeld, geldig vir 12 kalendermaande: R70.—Met dien verstande dat indien hy bewys lewer dat hy op 1 April van die jaar waarop die jaargeld betrekking het 'n lid was van 'n professionele ingenieursinstituut of van die Suid-Afrikaanse Akademie vir Wetenskap en Kuns of, in die geval van 'n professionele ingenieur wat na 1 April van enige jaar as sodanig geregistreer word, dat hy binne 30 dae vanaf die datum van sodanige registrasie lid geword het van 'n erkende professionele ingenieursinstituut of van die Suid-Afrikaanse Akademie vir Wetenskap en Kuns, 'n professionele ingenieur geregtig is op vrystelling van betaling van R30 van die jaargeld: Met dien verstande voorts dat indien 'n aansoek om registrasie nie slaag nie, 'n bedrag van R60 aan die aansoeker terugbetaal moet word.

5. DUPLIKAATREGISTRASIESERTIFIKAAT

Uitreikingsgeld vir duplikaatregistrasiesertifikaat: R5.—Met dien verstande dat 'n duplikaatregistrasiesertifikaat slegs uitgereik word aan die persoon aan wie die oorspronklike uitgereik is: Met dien verstande voorts dat sodanige duplikaatregistrasiesertifikaat slegs uitgereik word indien die aansoeker 'n beëdigde verklaring voorlê met die strekking dat die oorspronklike sertifikaat verlore geraak het, dat alle moontlike stappe gedoen is om dit op te spoor en dat hy die betrokke sertifikaat desondanks nie kan vind nie.

6. VRYSTELLING VAN BETALING VAN JAARGELDE

Die Raad, of 'n komitee van die Raad waaraan die mag opgedra is, kan die aansoek iemand of heeltemal of ten dele vrystel van die betaling van die jaargeld deur hom betaalbaar.

7. INTREKKING VAN GOEWERMENSKENNISGEWING R. 1440

Goewermenskennisgewing R. 1440 van 18 Augustus 1972 word hierby ingetrek.

No. R. 1527

17 Julie 1981

REGULASIES KRAGTENS DIE WET OP PROFESSIONELE INGENIEURS, 1968 (WET 81 VAN 1968)

Die Adjunk-minister van Gemeenskapsontwikkeling het kragtens artikel 26 van die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), die regulasies in die Bylae uitgevaardig.

BYLAE

WOORDOMSKRYWING

1. In hierdie regulasies, tensy in stryd met die samehang, het 'n woord of uitdrukking waaraan in die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), 'n betekenis geheg is, dieselfde betekenis en beteken—

“die Wet” die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968);

(b) *Annual fee (per year or portion thereof)*: R15.—Provided that if he produces proof that he was on 1 April of the year to which the annual fee relates a member of a recognised professional engineers' institute or of the Suid-Afrikaanse Akademie vir Wetenskap en Kuns or, in the case of an engineer in training who is registered as such after 1 April of any year, that he became a member of a recognised professional engineers' institute or of the Suid-Afrikaanse Akademie vir Wetenskap en Kuns within 30 days of such registration, an engineer in training shall be entitled to an exemption from payment of R10 of the annual fee.

4. TEMPORARY REGISTRATION IN TERMS OF SECTION 18 (6) OF THE ACT

Registration fee, valid for 12 calendar months: R70.—Provided that if he produces proof that he was on 1 April of the year to which the annual fee relates a member of a recognised professional engineers' institute or of the Suid-Afrikaanse Akademie vir Wetenskap en Kuns or, in the case of a professional engineer who is registered as such after 1 April of any year, that he become a member of a recognised professional engineers' institute or of the Suid-Afrikaanse Akademie vir Wetenskap en Kuns within 30 days of such registration, a professional engineer shall be entitled to an exemption from payment of R30 of the annual fee: Provided further that if an application for registration is not successful, an amount of R60 shall be refunded to the applicant.

5. DUPLICATE REGISTRATION CERTIFICATE

Fee for issuing a duplicate registration certificate: R5.—Provided that a duplicate registration certificate shall only be issued to the person to whom the original was issued: Provided further that such duplicate registration certificate shall only be issued if the applicant submits an affidavit to the effect that the original certificate was lost, that every effort had been made to trace it, and that he had nevertheless not succeeded in finding the certificate concerned.

6. EXEMPTION FROM PAYMENT OF ANNUAL FEES

The Council, or any committee of the Council to which the power is delegated, may on application grant any person an exemption, either in whole or in part, from payment of the annual fee payable by such person.

7. WITHDRAWAL OF GOVERNMENT NOTICE R. 1440

Government Notice R. 1440 of 18 August 1972 is hereby withdrawn.

No. R. 1527

17 July 1981

REGULATIONS IN TERMS OF THE PROFESSIONAL ENGINEERS' ACT, 1968 (ACT 81 OF 1968)

The Deputy Minister of Community Development has, in terms of section 26 of the Professional Engineers' Act, 1968 (Act 81 of 1968), made the regulations set out in the Schedule.

SCHEDULE

DEFINITIONS

1. In these regulations, unless contrary to the context, any expression or word to which a meaning has been assigned in the Professional Engineers' Act, 1968 (Act 81 of 1968), shall bear the same meaning and—

“defendant” means a professional engineer or an engineer in training in respect of whom an enquiry is held in terms of regulation 13;

"ingenieurswerk", vir die doel van regulasie 10, dié soorte werk in verband met projekte, ondernemings of dienste van 'n ingenieursaard, wat kragtens artikel 7 (3) (c) van die Wet voorgeskryf is;

"President" die President van die Suid-Afrikaanse Raad vir Professionele Ingenieurs;

"verweerder" 'n professionele ingenieur of 'n ingenieur-in-opleiding ten opsigte van wie 'n ondersoek kragtens regulasie 13 gehou word.

VERGADERINGS EN PROSEDURE OP VERGADERINGS VAN DIE RAAD EN DIE ADVISERENDE ONDERWYSKOMITEE

Vergaderings van die Raad

2.1 Alle vergaderings van die Raad word behoudens die bepalings van die Wet en regulasie 2.2 gehou op die tye en plekke wat die Raad bepaal: Met dien verstande dat die Raad minstens twee maal in elke jaar moet vergader: Met dien verstande voorts dat indien die Raad aan die einde van 'n vergadering nie die tyd en plek vir sy volgende vergadering bepaal het nie, die President sodanige tyd en plek moet bepaal.

2.2 Die President kan te eniger tyd 'n buitengewone vergadering van die Raad belê vir sodanige tyd en plek as wat hy bepaal.

2.3 Die President moet op 'n skriftelike versoek wat deur minstens vyf lede van die Raad onderteken is, 'n buitengewone vergadering van die Raad belê wat op 'n tyd en plek deur hom bepaal, dog binne vier weke na die datum van ontvangs van bedoelde versoek, gehou moet word.

2.4 Aan elke lid van die Raad moet minstens twee weke skriftelike kennis gegee word van elke vergadering van die Raad.

Kworum en prosedure op vergaderings van die Raad

3.1 'n Meerderheid van al die lede van die Raad maak 'n kworum vir 'n raadsvergadering uit.

3.2 Die beslissing van die meerderheid van die lede van die Raad wat op 'n raadsvergadering aanwesig is, maak 'n besluit van die Raad uit, en by 'n staking van stemme oor enige aangeleentheid het die persoon wat op die betrokke vergadering voorsit, benewens sy beraadslagende stem, ook 'n beslissende stem.

3.3 Indien 'n lid van die Raad wat teenwoordig is op 'n raadsvergadering, dit nie eens is met 'n besluit van die Raad wat op sodanige vergadering geneem is nie, kan hy versoek dat sy teenkating, met of sonder die redes daarvoor, genotuleer word, en die persoon wat op sodanige vergadering voorsit, moet aan sodanige versoek voldoen of toesien dat daaraan voldoen word.

Vergaderings van die Adviserende Onderwyskomitee

4.1 Alle vergaderings van die Adviserende Onderwyskomitee word gehou op die tye en plekke wat die Adviserende Onderwyskomitee bepaal.

4.2 Die voorsitter van die Adviserende Onderwyskomitee kan te eniger tyd 'n buitengewone vergadering van die komitee belê vir sodanige tyd en plek as wat hy bepaal.

4.3 Aan elke lid van die Adviserende Onderwyskomitee moet minstens twee weke skriftelike kennis gegee word van elke vergadering van die komitee.

Kworum en prosedure op vergaderings van die Adviserende Onderwyskomitee

5. 'n Meerderheid van al die lede van die Adviserende Onderwyskomitee maak 'n kworum vir 'n vergadering van die komitee uit.

"engineering work", for the purpose of regulation 10, means the kinds of work in connection with projects, undertakings or services of an engineering nature which have been prescribed in terms of section 7 (3) (c) of the Act;

"President" means the President of the South African Council for Professional Engineers;

"the Act" means the Professional Engineers' Act, 1968 (Act 81 of 1968).

MEETINGS AND PROCEDURE AT MEETINGS OF THE COUNCIL AND THE EDUCATION ADVISORY COMMITTEE

Meetings of the Council

2.1 Subject to the provisions of the Act and regulation 2.2, all meetings of the Council shall be held at such times and places as may be fixed by the Council: Provided that the Council shall meet at least twice in every year: Provided further that if at the close of any meeting the Council has not fixed the time and place for its next meeting, such time and place shall be determined by the President.

2.2 The President may at any time call a special meeting of the Council to be held at such time and place as he may determine.

2.3 The President shall, upon a written request signed by not less than five members of the Council, call a special meeting thereof to be held within four weeks after the date of receipt of such request, at such time and place as he may determine.

2.4 Every member of the Council shall be given not less than two weeks' notice, in writing, of every meeting of the Council.

Quorum and procedure at meetings of the Council

3.1 A majority of all the members of the Council shall form a quorum at any meeting of the Council.

3.2 The decision of a majority of the members of the Council present at any meeting thereof shall constitute a resolution of the Council and, in the event of an equality of votes in regard to any matter, the person presiding at the meeting in question shall have a casting vote in addition to his deliberative vote.

3.3 If a member of the Council who is present at a meeting of the Council does not agree with a resolution of the Council passed at such a meeting, he may request that his dissension, with or without the reasons therefor, be recorded in the minutes and the person presiding at such a meeting shall comply with such request or ensure that it is complied with.

Meetings of the Education Advisory Committee

4.1 All meetings of the Education Advisory Committee shall be held at such times and places as may be fixed by the Education Advisory Committee.

4.2 The Chairman of the Education Advisory Committee may at any time call a special meeting of such committee to be held at such time and place as he may determine.

4.3 Every member of the Education Advisory Committee shall be given not less than two weeks' notice, in writing, of every meeting of such committee.

Quorum and procedure at meetings of the Education Advisory Committee

5. A majority of all the members of the Education Advisory Committee shall form a quorum at any meeting of such committee.

6. Alle aangeleenthede waaroor daar op 'n vergadering van die Adviserende Onderwyskomitee besluit moet word, word beslis deur die meerderheidstem van die lede wat op die vergadering aanwesig is: Met dien verstande dat die persoon wat op die vergadering voorsit, by 'n staking van stemme, benewens sy beraadslagende stem, ook 'n beslissende stem het.

REGISTER VAN PROFESSIONELE INGENIEURS EN INGENIEURS-IN-OPLEIDING

Aanlê van register

7.1 Behoudens die bepalings van artikel 7 (2) van die Wet, moet daar vanaf die inwerkingtreding van die Wet 'n register gehou word waarin die volgende aangeteken word: Die naam, adres, kwalifikasies en die dag van eerste registrasie van en sodanige ander besonderhede as wat die Raad voorskryf aangaande iemand wie se aansoek om registrasie as 'n professionele ingenieur kragtens artikel 18 (2), (4) of (6) of as 'n ingenieur-in-opleiding kragtens artikel 18 (3) van die Wet deur die Raad goedgekeur is.

7.2 Vanaf die datum van inwerkingtreding van die Wet moet bedoelde besonderhede aangaande iemand vermeld in regulasie 7.1 teen betaling van enige gelde voorgeskryf deur die Raad, in die register aangeteken word.

7.3 Die datum van eerste registrasie van iemand in regulasie 7.1 bedoel, is die datum wat die Raad bepaal en wat verskyn op die registrasiesertifikaat wat kragtens die Wet aan hom uitgereik is.

Byhou van register

8.1 Die registrateur moet die register noukeurig en ooreenkomstig die bepalings van die Wet byhou, die naam skrap van 'n professionele ingenieur of ingenieur-in-opleiding wat oorlede is of wie se registrasie ingevolge artikel 18 (8) of (9) van die Wet gekanselleer is of verval het of wat skuldig bevind is aan onbehoorlike gedrag en gevonnissen is tot 'n straf vermeld in regulasie 12.1 (d) of kragtens artikel 25 (2) van die Wet weens gekrenkte geestesvermoë in sy beroep geskors is, en moet op gesag van die Raad van tyd tot tyd die nodige veranderings of aanvullings aanbring.

8.2 Geen besonderhede aangaande 'n graad, diploma of sertifikaat word in die register aangeteken nie, tensy die Raad daarvan oortuig is dat die persoon wat op die besit van daardie graad, diploma of sertifikaat aanspraak maak, daartoe geregtig is.

8.3 Indien die Raad op grond van gelewerde bewys daarvan oortuig is dat 'n inskrywing per abuis plaasgevind het of ten gevolge van bedrieglike voorstellings of onder omstandighede wat nie regtens verdedigbaar is nie, moet sodanige inskrywing uit die register geskrap word.

8.4 Wanneer 'n inskrywing ten opsigte van iemand op gesag van die Raad geskrap is, moet die registrateur die betrokke persoon binne sewe dae na sodanige skraping skriftelik daarvan by sy laaste bekende adres in kennis stel.

8.5 'n Registrasiesertifikaat wat kragtens artikel 18 van die Wet uitgereik is, word geag gekanselleer te wees vanaf die datum waarop die betrokke registrasie deur die Raad kragtens die toepasslike bepalings van die Wet of hierdie regulasies gekanselleer is of kragtens artikel 18 (9) van die Wet verval het.

8.6 Die register word in die kantoor van die Raad gehou en die registrateur moet van tyd tot tyd op gesag van die Raad eksemplare van die register laat druk en publiseer.

6. All matters which have to be resolved at a meeting of the Education Advisory Committee shall be decided by the majority vote of the members present at such meeting: Provided that in the event of an equality of votes, the person presiding at the meeting shall have a casting vote in addition to his deliberative vote.

REGISTER OF PROFESSIONAL ENGINEERS AND ENGINEERS IN TRAINING

Establishment of register

7.1 As from the commencement of the Act and subject to the provisions of section 7 (2) of the Act, a register shall be kept in which shall be entered the name, address, qualifications and the date of first registration of and such other particulars as the Council may prescribe relating to any person whose application for registration as a professional engineer under section 18 (2), (4) or (6), or as an engineer in training under section 18 (3) of the Act, has been approved by the Council.

7.2 As from the commencement of the Act, such particulars regarding any person referred to in regulation 7.1 shall upon payment of any fees prescribed by the Council, be entered in the register.

7.3 The date of first registration of any person referred to in regulation 7.1 shall be the date which is determined by the Council and which appears on the certificate of registration issued to him in terms of the Act.

Keeping of register

8.1 The registrar shall keep the register correctly and in accordance with the provisions of the Act, shall remove therefrom the name of any professional engineer or engineer in training who has died or whose registration has been cancelled or has lapsed in terms of section 18 (8) or (9) of the Act or who has been found guilty of improper conduct and sentenced to a punishment referred to in regulation 12.1 (d) or who has been suspended under section 25 (2) of the Act by reason of mental disability, and shall under the authority of the Council from time to time make the necessary alterations or additions.

8.2 No particulars in regard to any degree, diploma or certificate shall be entered in the register unless the Council is satisfied that the person claiming to possess such degree, diploma or certificate is entitled thereto.

8.3 Any entry which is proved to the satisfaction of the Council to have been made in error or through fraudulent misrepresentation or under circumstances not tenable in law, shall be deleted from the register.

8.4 Whenever any entry in respect of any person has been deleted under the authority of the Council, the registrar shall within seven days of such deletion notify the person concerned thereof, in writing, at his last known address.

8.5 Any certificate of registration issued in terms of section 18 of the Act shall be deemed to be cancelled from the date upon which the relevant registration is cancelled by the Council in terms of the appropriate provisions of the Act or these regulations or has lapsed in terms of section 18 (9) of the Act.

8.6 The register shall be kept in the office of the Council and the registrar shall from time to time under the authority of the Council cause copies of the register to be printed and published.

Register dien as bewys

9.1 As iemand se naam nie in die jongste gepubliseerde uitgawe van die register verskyn nie, geld dit, totdat die teendeel bewys is, as bewys dat sodanige persoon nie ooreenkomstig die bepalings van die Wet geregistreer is nie: Met dien verstande dat 'n sertifikaat uitgereik onder die hand van die registrateur ten effekte dat iemand wie se naam nie in die register verskyn nie, of wie se naam in die register bygevoeg is ná die datum van die laaste gepubliseerde uitgawe daarvan, wel geregistreer is, as bewys geld dat sodanige persoon kragtens die bepalings van die Wet geregistreer is: Met dien verstande voorts dat in die geval van iemand wie se naam sedert die datum van die jongste gepubliseerde uitgawe daarvan wel geregistreer is, as bewys geld dat sodanige persoon kragtens die bepalings van die Wet geregistreer is: Met dien verstande voorts dat in die geval van iemand wie se naam sedert die datum van die jongste gepubliseerde uitgawe daarvan uit die register geskrap is en nie weer daarin ingeskryf is nie, 'n sertifikaat uitgereik onder die hand van die registrateur ten effekte dat die naam van die persoon uit die register geskrap is, as bewys geld dat sodanige persoon nie ooreenkomstig die Wet geregistreer is nie.

9.2 Die registrateur kan 'n gesertifiseerde uittreksel van enige inskrywing in die register aan enigiemand uitreik teen betaling van sodanige gelde per inskrywing as wat die Raad van tyd tot tyd voorskryf.

PROFESSIONELE GEDRAGSKODE

10. 'n Professionele ingenieur of 'n ingenieur-in-opleiding moet by die uitoefening van sy professie die volgende gedragskode nakom:

10.1 Hy moet die openbare veiligheid en belang behoorlik in ag neem.

10.2 Hy moet sy verpligtinge teenoor sy werkgewer of kliënt op 'n bevoegde en bekwame wyse en met volkome getrouheid en eerlikheid nakom.

10.3 Hy moet hom so gedra dat die waardigheid, status en goeie naam van die professie hoog gehou word.

10.4 Hy mag nie ingenieurswerk onderneem wat van so 'n aard is dat sy opleiding en ondervinding hom nie vir die uitvoering daarvan bekwaam het nie.

10.5 Hy moet enige aansienlike belang wat hy het in 'n maatskappy, firma of persoon wat kontrak-, raadgevende of vervaardigingswerk verrig wat verband hou of kan hou met die werk waarvoor hy aangestel is, asook besonderhede van enige tantième wat aan hom betaalbaar is vir 'n artikel of proses wat gebruik word in of vir doeleindes van die werk waarvoor hy aangestel is, skriftelik aan sy werkgewer of kliënt openbaar.

10.6 Behoudens regulasie 10.5, mag hy nie direk of indirek enige gratifikasie, kommissie of ander finansiële voordeel ontvang nie vir 'n artikel of proses wat vir doeleindes van die werk waarvoor hy aangestel is, gebruik word tensy ontvangs van sodanige gratifikasie, kommissie of ander finansiële voordeel skriftelik deur sy werkgewer of kliënt gemagtig is.

10.7 Hy mag nie kwaadwilliglik of op roekelose wyse, hetsy regstreeks of onregstreeks, die professionele aansien, vooruitsigte of sake van 'n ander professionele ingenieur of ingenieur-in-opleiding benadeel nie.

10.8 Hy mag nie willens en wetens pogings aanwend om by 'n bepaalde diens 'n ander professionele ingenieur of ingenieur-in-opleiding te verdring nadat definitiewe stappe reeds gedoen is om laasgenoemde in diens te neem nie.

10.9 Hy mag nie sy professionele dienste op 'n selfverheffende wyse of op 'n wyse wat die waardigheid van die professie kan skaad, adverteer nie.

Register serves as evidence

9.1 The absence of the name of any person from the last published issue of the register shall, until the contrary is proved, be evidence that such person is not registered in accordance with the provisions of the Act: Provided that in the case of any person whose name does not appear in such register or whose name has been added to the register after the date of the last published issue thereof, a certificate under the hand of the registrar that such person has been registered, shall be evidence that such person is registered under the provisions of the Act: Provided further that in the case of a person whose name has been removed from the register since the date of the last published issue thereof and has not been restored thereto, a certificate under the hand of the registrar that the name of such person has been removed from the register, shall be evidence that such person is not registered in accordance with the provisions of the Act.

9.2 The registrar may issue a certified extract of any entry in the register to any person upon payment of such fee per entry as the Council may from time to time prescribe.

CODE OF PROFESSIONAL CONDUCT

10. A professional engineer or an engineer in training shall, in practising his profession, comply with the following code of conduct:

10.1 He shall have due regard to public safety and interests.

10.2 He shall discharge his duties to his employer or client in an efficient and competent manner with complete fidelity and honesty.

10.3 He shall order his conduct so as to uphold the dignity, standing and reputation of the profession.

10.4 He shall not undertake engineering work of a nature that his education and experience have not rendered him competent to perform.

10.5 He shall disclose to his employer or client, in writing, any substantial interest he may have in any company, firm or person carrying on any contracting, consulting work or manufacturing business which is or may be related to the work for which he is employed, as well as particulars of any royalty accruing to him from any article or process used in or for the purpose of the work in respect of which he is employed.

10.6 Subject to regulation 10.5, he shall not receive, either directly or indirectly, any gratuity, commission or other financial benefit on any article or process used in or for the purpose of the work in respect of which he is employed, unless such gratuity, commission or other financial benefit has been authorised, in writing, by his employer or client.

10.7 He shall not maliciously or recklessly harm, either directly or indirectly, the professional reputation, prospects or business of any other professional engineer or engineer in training.

10.8 He shall not knowingly attempt to supplant another professional engineer or engineer in training in a particular engagement after definite steps have been taken towards the latter's employment.

10.9 He shall not advertise his professional services in a selflaudatory manner or in a manner that is derogatory to the dignity of the profession.

10.10 Hy mag nie 'n wanvoorstelling van sy eie akademiese of professionele kwalifikasies of dié van sy kollegas gee of toelaat of sy of hulle aandeel in enige ingenieurswerk oordryf nie.

10.11 Hy mag nie, ten behoeve van dieselfde kliënt, die ingenieurswerk van 'n ander professionele ingenieur of ingenieur-in-opleiding hersien nie, behalwe—

10.11.1 met die voorafgaande wete van sodanige professionele ingenieur of ingenieur-in-opleiding; of

10.11.2 waar hy skriftelik in kennis gestel is deur die kliënt dat die aanstelling van sodanige professionele ingenieur of ingenieur-in-opleiding beëindig is; of

10.11.3 waar hersiening nodig is vir doeleindes van 'n gereghof of ander regsverrigtinge.

10.12 Hy mag nie, sonder bevredigende redes, berekenings of dokumentêre of ander getuienis wat benodig word vir die verifikasie van sy werk, vernietig nie.

10.13 Hy mag nie sonder magtiging van sy werkgewer of kliënt kontrakte of bestellings plaas of betalings namens sy werkgewer of kliënt doen nie.

10.14 Hy mag geen tekening, verslae, spesifikasies of dokumente in verband met ingenieurswerk opgestel deur homself of ander persoon onder sy leiding of beheer uitreik nie, tensy sodanige tekening, verslae, spesifikasies of dokumente die naam van sy organisasie dra en, voorts tensy alle tekening of verslae aldus uitgereik gedateer en deur hom self of 'n ander toepaslik gekwalifiseerde en gemagtigde persoon onderteken is.

10.15 Hy mag nóg persoonlik nóg deur die tussenkoms van 'n ander op 'n onbehoorlike wyse poog om raadgewende werk te verkry of 'n kliënt of potensiële kliënt vir die verkryging van sodanige werk by wyse van kommissie of andersins te betaal of aan te bied om aldus daarvoor te betaal.

10.16 Hy mag nie willens en wetens prysopgawes aanbied onder omstandighede wat op mededinging om raadgewende werk op 'n geldebasis neerkom nie.

10.17 Hy mag nie onderneem of aanbied of instem om professionele raadgewende dienste teen ander vergoeding as teen die toepaslike geldetarief, afgekondig kragtens artikel 7 (3) (b) van die Wet, te onderneem sonder om die Raad binne 60 dae vanaf die datum van sodanige onderneming, aanbod of instemming skriftelik in kennis te stel van enige afwyking en die redes daarvoor nie.

10.18 Hy mag nie 'n private raadgewende praktyk onder die dekmantel van 'n maatskappy met beperkte aanspreeklikheid uitoefen of gesamentlik met 'n maatskappy met beperkte aanspreeklikheid ingenieurswerk doen nie: Met dien verstande dat hy met die voorafverkreë goedkeuring van die Raad met 'n maatskappy met beperkte aanspreeklikheid kan assosieer, behoudens sodanige bepalings en voorwaardes as wat die Raad voorskryf.

10.19 Hy mag nie, terwyl hy in private raadgewende praktyk staan of terwyl hy 'n lid is van 'n maatskappy waarop artikel 53 (b) van die Maatskappywet, 1973 (Wet 61 van 1973), van toepassing is en wat ingenieurswerk verrig wat gewoonlik verrig word deur raadgewende ingenieurs in private raadgewende praktyk, 'n professionele verbintenis sonder die voorafverkreë goedkeuring van die Raad aangaan met iemand anders as iemand wat geregistreer is as 'n professionele ingenieur, 'n argitek, 'n bourekenaar of 'n landmeter nie.

10.10 He shall not misrepresent or permit misrepresentation of his or his associates' academic or professional qualifications nor exaggerate his or their degree of responsibility for any engineering work.

10.11 He shall not review for the same client the engineering work of another professional engineer or engineer in training, except—

10.11.1 with the prior knowledge of such professional engineer or engineer in training; or

10.11.2 where he has been notified in writing by the client that the engagement of such professional engineer or engineer in training has been terminated; or

10.11.3 where the review is required for the purposes of a court of law or other legal proceedings.

10.12 He shall not, without a satisfactory reason, destroy calculations or documentary or other evidence required for the verification of his work.

10.13 He shall not place contracts or orders or make payments on his employer's or client's behalf without the authority of his employer or client.

10.14 He shall not issue any drawings, reports, specifications or documents in respect of engineering work prepared by himself or by any person under his direction or control unless such drawings, reports, specifications or documents bear the name of his organisation and, furthermore, unless all drawings or reports so issued are dated and signed by him or another appropriately qualified and authorised person.

10.15 He shall neither personally nor through any other agency improperly seek to obtain consulting work or, by way of commission or otherwise, make or offer to make payment to a client or prospective client for obtaining such work.

10.16 He shall not knowingly submit price proposals under circumstances that constitute competition for consulting work on a basis of fees.

10.17 He shall not undertake or offer or agree to undertake professional consulting services for remuneration other than at the applicable tariff of fees published in terms of section 7 (3) (b) of the Act, without informing the Council in writing of any deviation and the reasons therefor within 60 days from the date of such undertaking, offer or agreement.

10.18 He shall not engage in private consulting practice under the style of a limited liability company or do engineering work jointly with a limited liability company: Provided that he may, with the prior approval of the Council, associate with a limited liability company on such terms and conditions as the Council may impose.

10.19 He shall not, while engaged in private consulting practice or while being a member of a company to which section 53 (b) of the Companies Act, 1973 (Act 61 of 1973), applies and which performs engineering work generally performed by consulting engineers in private consulting practice, enter into professional association with any person other than a person registered as a professional engineer, an architect, a quantity surveyor or a land surveyor without the prior approval of the Council.

GEDRAG WAT ONBEHOORLIKE GEDRAG UITMAAK

11. Benewens die gedrag vermeld in artikel 22 (1) van die Wet is iemand wat as 'n professionele ingenieur of 'n ingenieur-in-opleiding geregistreer is, skuldig aan onbehoorlike gedrag as hy versuim om enige bepaling van die professionele gedragskode vervat in regulasie 10 na te kom.

STRAWWE WAT VIR ONBEHOORLIKE GEDRAG OPGELÊ KAN WORD

12.1 'n Professionele ingenieur of 'n ingenieur-in-opleiding wat ingevolge die Wet of hierdie regulasies aan onbehoorlike gedrag skuldig bevind is, kan een of meer van die volgende strawwe opgelê word:

- (a) 'n Berisping of 'n waarskuwing of 'n berisping en 'n waarskuwing.
- (b) 'n Boete van hoogstens R500.
- (c) Skorsing uit praktyk vir 'n bepaalde tydperk van hoogstens drie jaar.
- (d) Skrapping van die register en—
 - (i) tydelike onbevoegdverklaring vir registrasie kragtens artikel 18 van die Wet vir 'n bepaalde tydperk van hoogstens drie jaar; of
 - (ii) permanente onbevoegdverklaring vir registrasie kragtens artikel 18 van die Wet.

12.2 Die Raad kan na goëddunke en onderworpe aan sodanige voorwaardes, as daar is, wat hy wens voor te skryf—

12.2.1 die toepassing van 'n straf opgelê kragtens regulasie 12.1 (b) of (c), vir 'n tydperk van hoogstens drie jaar vanaf die datum van oplegging van sodanige straf opskort; of

12.2.2 die inwerkingtreding van 'n straf opgelê kragtens regulasie 12.1 (c) uitstel: Met dien verstande dat die datum waarop sodanige straf in werking tree aan die verweerder meegedeel moet word by wyse van 'n skriftelike kennisgewing wat deur die President onderteken en aan die verweerder by sy laaste bekende adres per aangetekende pos gerig is; of

12.2.3 'n straf opgelê kragtens regulasie 12.1 (b) of (c) verminder; of

12.2.4 'n straf opgelê kragtens regulasie 12.1 (b), (c) of (d) deur 'n ander straf in regulasie 12.1 genoem vervang: Met dien verstande dat die straf in die plek daarvan gestel, nie swaarder is as die straf wat oorspronklik opgelê is nie.

ONDERSOEK NA DIE GEDRAG VAN 'N PROFES- SIONELE INGENIEUR OF 'N INGENIEUR-IN- OPLEIDING

13.1 Die Raad moet behoorlik kennis neem van enige feite of inligting wat onder sy aandag kom en *prima facie* 'n aanduiding is van onbehoorlike gedrag aan die kant van 'n professionele ingenieur of 'n ingenieur-in-opleiding en kan sodanige verdere ondersoek instel of deur die Registrateur laat instel as wat die Raad nodig ag.

13.2.1 Iemand wat 'n klagte oor onbehoorlike gedrag aan die kant van 'n professionele ingenieur of 'n ingenieur-in-opleiding by die Raad indien, moet 'n beëdigde verklaring inlewer waarin die spesifieke daad of dade waaroor gekla word, uiteengesit word en moet skriftelik aandui dat hy bereid is om getuienis ter staving daarvan te bring.

13.2.2 Die Raad kan sodanige verdere inligting as wat hy nodig ag van 'n klaer in regulasie 13.2.1 bedoel, aanvra.

CONDUCT CONSTITUTING IMPROPER CONDUCT

11. Apart from the conduct referred to in section 22 (1) of the Act, any person registered as a professional engineer or as an engineer in training shall be guilty of improper conduct if he fails to comply with any provision of the code of professional conduct as set out in regulation 10.

PUNISHMENTS WHICH MAY BE IMPOSED IN RESPECT OF IMPROPER CONDUCT

12.1 A professional engineer or an engineer in training who has in terms of the Act or these regulations been found guilty of improper conduct shall be liable to one or more of the following punishments:

- (a) A reprimand or a caution or a reprimand and a caution.
- (b) A fine not exceeding R500.
- (c) Suspension from practice for a specified period not exceeding three years.
- (d) Removal from the register and—
 - (i) temporary disqualification from registration in terms of section 18 of the Act for a specified period not exceeding three years; or
 - (ii) permanent disqualification from registration in terms of section 18 of the Act.

12.2 The Council may, in its discretion and subject to such conditions as it may wish to prescribe, if any—

12.2.1 suspend the operation of any punishment imposed in terms of regulation 12.1 (b) or (c) for a period not exceeding three years from the date on which such punishment is imposed; or

12.2.2 postpone the coming into operation of any punishment imposed in terms of regulation 12.1 (c): Provided that the date on which such punishment shall come into operation shall be communicated to the defendant by means of a written notification under the hand of the President and addressed to the defendant at his last known address by registered post; or

12.2.3 reduce any punishment imposed in terms of regulation 12.1 (b) or (c); or

12.2.4 substitute any other punishment referred to in regulation 12.1 for any punishment imposed in terms of regulation 12.1 (b), (c) or (d): Provided that the punishment imposed in this manner shall not be more severe than the punishment originally imposed.

ENQUIRY INTO THE CONDUCT OF A PROFES- SIONAL ENGINEER OR AN ENGINEER IN TRAINING

13.1 The Council shall take due cognisance of any facts or information which comes to its notice and *prima facie* indicates improper conduct on the part of a professional engineer or of an engineer in training and may institute, or cause to be instituted by the registrar such further investigation as it may deem necessary.

13.2.1 Any person lodging a complaint of improper conduct on the part of a professional engineer or an engineer in training with the Council shall be required to furnish an affidavit detailing the specific act or acts complained of, and to indicate his preparedness, in writing, to bring evidence in support thereof.

13.2.2 The Council may call for such further information from a complainant referred to in regulation 13.2.1, as it may deem necessary.

13.3 Die Raad moet 'n professionele ingenieur of ingenieur-in-opleiding wie se gedrag ondersoek word soos in regulasie 13.1 vermeld of teen wie 'n klagte vermeld in regulasie 13.2.1 ingedien is, skriftelik verwittig van die aard van die beweerde onbehoorlike gedrag wat ondersoek word of van die klagte wat ingedien is, na gelang van die geval, en hom geleentheid bied om 'n skriftelike verduideliking daaromtrent binne 30 dae vanaf die datum van sodanige kennisgewing te verstrek en hom terselfdertyd meedeel dat indien hy verkies om so 'n verduideliking te verskaf, dit as getuënis gebruik kan word.

13.4 Die Raad kan sodanige verdere ondersoek laat instel en sodanige regsadvies of ander hulp inwin as wat hy nodig ag.

13.5 As die Raad van mening is dat daar *prima facie*-getuënis van 'n oortreding vermeld in artikel 22 (1) van die Wet bestaan, moet hy voortgaan om 'n ondersoek ingevolge artikel 23 van die Wet in te stel.

13.6 Ingeval daar op 'n ondersoek besluit word, moet die Raad die verweerder skriftelik van die aard van die beweerde oortreding, hierna "die klag" genoem in kennis stel en hom versoek om 'n ondersoek op 'n bepaalde plek en tyd by te woon wat nie vroeër as 30 dae na die datum van uitreiking van die kennisgewing mag wees nie, en sodanige verweerder moet terselfdertyd van 'n eksemplaar van hierdie regulasies voorsien word en verwittig word dat enige skriftelike antwoord wat hy op die klag teen hom verstrek, as getuënis gebruik kan word.

13.7 Die kennisgewing vermeld in regulasie 13.6 moet in die vorm van Aanhangsel A van hierdie regulasies wees en per aangetekende pos aan die verweerder beteken word.

13.8 As die verweerder versuim om die ondersoek by te woon of teenwoordig te wees wanneer 'n ondersoek na uitstel hervat word, kan die Raad in sy afwesigheid voortgaan om die aangeleentheid ooreenkomstig die betrokke regulasies te behandel.

13.9 Die Raad moet 'n *pro forma*-klaer benoem en alle getuënis wat ter staving van die klag aangevoer word, moet deur die *pro forma*-klaer gelei word.

13.10 Die Raad kan een of meer persone aanstel om die *pro forma*-klaer by te staan.

13.11 Indien die verweerder 'n ondersoek bywoon, word die volgende prosedure gevolg:

13.11.1 Die President lees die klag aan die verweerder voor.

13.11.2 Die President vra dan die verweerder om die klag wat teen hom ingebring is, te erken of te ontken.

13.11.3 As die verweerder die klag ontken, hoor die Raad getuënis oor die klag aan.

13.11.4 As die verweerder weier of versuim om regstreeks op 'n klag te pleit teken die Raad sodanige weiering of versuim aan, en teken hy 'n pleit van ontkenning namens die verweerder aan en 'n aldus aange tekende pleit het dieselfde uitwerking asof daar inderdaad so gepleit is.

13.11.5 Die *pro forma*-klaer stel sy saak en bied daarna sy getuënis ter staving daarvan aan.

13.11.6 Die verweerder, of sy verteenwoordiger, is daarop geregtig om enige getuënis wat die *pro forma*-klaer bring, onder kruisverhoor te neem.

13.11.7 By die afsluiting van die saak wat die *pro forma*-klaer gestel het, word die verweerder die geleentheid gebied om self of deur sy verteenwoordiger sy saak of verdediging te stel en daarna sy getuënis ter staving daarvan aan te voer.

13.11.8 As die verweerder sy verdediging skriftelik uiteensit, word sy uiteensetting voorgelees.

13.11.9 Die *pro forma*-klaer het die reg om die verweerder, as hy besluit het om getuënis af te lê, en al sy getuënis onder kruisverhoor te neem.

13.3 The Council shall, in writing, notify any professional engineer or engineer in training who is the subject of an investigation referred to in regulation 13.1 or of a complaint referred to in regulation 13.2.1 of the nature of the alleged improper conduct being investigated or of the complaint lodged, as the case may be, and afford him the opportunity of giving an explanation of the matter, in writing, within 30 days from the date of such notice, and shall at the same time advise him that should he elect to furnish such explanation, it may be used in evidence.

13.4 The Council may cause such further investigation to be made and may seek such legal advice or other assistance as it deems necessary.

13.5 If the Council is of the opinion that *prima facie* evidence exists of an infringement referred to in section 22 (1) of the Act it shall proceed with an enquiry in terms of section 23 of the Act.

13.6 In the event of an enquiry being decided upon, the Council shall notify the defendant, in writing, of the nature of the alleged infringement, hereinafter referred to as "the charge", and request him to attend an enquiry at a stated place and time which shall not be earlier than 30 days after the date of issue of the notification, and such defendant shall at the same time be furnished with a copy of these regulations and be advised that any written answer he may make to the charge may be used in evidence.

13.7 The notice referred to in regulation 13.6 shall be in the form of Annexure A to these regulations and shall be served on the defendant by registered post.

13.8 If a defendant fails to attend the enquiry or to be present at any resumption thereof after an adjournment, the Council may deal with the matter in his absence in accordance with the relevant regulations.

13.9 The Council shall appoint a *pro forma* complainant and all evidence adduced in support of the charge shall be led by the *pro forma* complainant.

13.10 The Council may appoint one or more persons to assist the *pro forma* complainant.

13.11 Where the defendant is present at an enquiry the procedure shall be as follows:

13.11.1 The President shall read the charge to the defendant.

13.11.2 The President shall then ask the defendant to admit or to deny the charge brought against him.

13.11.3 If the defendant denies the charge, the Council shall hear evidence pertaining to the charge.

13.11.4 If the defendant refuses or fails to plead directly to a charge, the Council shall make a note of such refusal or failure and shall enter a plea of denial on behalf of the defendant and a plea so entered shall have the same effect as if it had in fact been so pleaded.

13.11.5 The *pro forma* complainant shall state his case and thereafter adduce his evidence in support of it.

13.11.6 The defendant, or his representative, shall be entitled to cross-examine any witness produced by the *pro forma* complainant.

13.11.7 At the conclusion of the case presented by the *pro forma* complainant, the defendant shall be afforded the opportunity of stating his case or defence either by himself or through his representative and thereafter leading evidence in support thereof.

13.11.8 If the defendant states his defence in writing, his statement shall be read.

13.11.9 The *pro forma* complainant shall be entitled to cross-examine the defendant, if he has elected to give evidence, and all his witnesses.

13.11.10 By afsluiting van die verweerder se saak moet die Raad, ongeag of die verweerder getuienis aangevoer het al dan nie, die *pro forma*-klaer oor die saak in die algemeen aanhoor, maar mag geen verdere getuienis aanhoor nie behalwe as hy in 'n spesiale geval dit billik ag om sodanige verdere getuienis aan te hoor.

13.11.11 By afsluiting van die betoog van die *pro forma*-klaer is die verweerder, of sy verteenwoordiger, daarop geregtig om die Raad ter verdediging toe te spreek.

13.11.12 Die *pro forma*-klaer mag nie op sodanige betoog antwoord nie, tensy—

13.11.12.1 die verweerder, of sy verteenwoordiger, na die betoog van die *pro forma*-klaer verdere getuienis aangevoer het, en in so 'n geval moet sodanige antwoord beperk word tot aangeleenthede wat uit sodanige woord beperk word tot aangeleenthede wat uit sodanige getuienis voortspruit; of

13.11.12.2 die verweerder, of sy verteenwoordiger, in sy betoog 'n regs-kwessie geopper het, in welke geval sodanige antwoord tot die aldus geopperde regs-kwessie beperk moet word.

13.11.13 Waar enigeen van die partye 'n getuie bring, word so 'n getuie eers deur die party wat hom bring, ondervra en daarna deur die ander party onder kruis-verhoor geneem.

13.11.14 Waar 'n ondersoek gehou word en die verweerder, of sy verteenwoordiger, die Raad meedeel dat die verweerder op een of meer of al die klagte skuldig pleit, kan die Raad na goeddunke die verweerder aan sodanige klag of klagte skuldig bevind sonder dat getuienis aangehoor word of nadat sodanige getuienis aangehoor is as wat hy nodig ag.

13.12 Indien die verweerder nie 'n ondersoek bywoon nie, word die volgende prosedure gevolg:

13.12.1 Die *pro forma*-klaer lewer bewys dat die kennisgewing van die ondersoek aan die verweerder beteken is.

13.12.2 Die *pro forma*-klaer stel sy saak en voer getuienis ter staving daarvan aan.

13.12.3 Vir doeleindes van regulasie 13.12.2, is dit nie nodig dat formele getuienis onder eed afgelê word nie en die Raad kan oorweging skenk aan en kennis neem van enige skriftelike verklaring of getuienis wat deur die *pro forma*-klaer as getuienis aangevoer word.

13.13 Waar 'n ondersoek ingestel word en iemand wie se getuienis belangrik kan wees nie as 'n getuie deur of die *pro forma*-klaer of die verweerder geroep is nie, kan die Raad so iemand as 'n getuie roep.

13.14 Lede van die Raad kan of deur tussenkoms of met die toestemming van die President, die *pro forma*-klaer, die verweerder, as hy verkies het om getuienis af te lê, of enige getuie ondervra.

13.15 Die *pro forma*-klaer kan met die toestemming van die Raad 'n klag te eniger tyd intrek voordat 'n bevinding daaroor gegee is.

13.16 Die Raad kan *in camera* besluit oor 'n punt wat in verband met of tydens 'n ondersoek ter sprake kom.

13.17 Nadat 'n verhoor afgesluit is, kan die Raad *in camera* daaroor beraadslaag.

13.18 Die Raad stel met betrekking tot 'n klag vas of voldoende feite tot sy bevrediging bewys is om die klag te staaf, en maak sy bevindinge in hierdie verband onverwyld bekend.

13.19 Na bekendmaking van 'n bevinding in regulasie 13.18 vermeld, kan die *pro forma*-klaer getuienis aanvoer van vorige bevindinge van die Raad, as daar is, oor onbehoorlike gedrag ingevolge die Wet aan die kant van die verweerder.

13.11.10 At the conclusion of the case for the defendant, the Council shall, irrespective of whether the defendant has adduced evidence or not, hear the *pro forma* complainant on the case generally, but shall hear no further evidence unless, if in a special case, it deems it just to receive such further evidence.

13.11.11 At the conclusion of the address of the *pro forma* complainant, the defendant, or his representative, shall be entitled to address the Council in defence.

13.11.12 The *pro forma* complainant shall not be entitled to reply to such address unless—

13.11.12.1 the defendant or his representative has adduced further evidence after the address of the *pro forma* complainant, in which event such reply shall be confined to matters arising from such evidence; or

13.11.12.2 the defendant, or his representative, has in his address raised any matter of law, in which event such reply shall be confined to the matter of law so raised.

13.11.13 Where a witness is produced by any party, such witness shall first be examined by the party producing him and then cross-examined by the other party.

13.11.14 Where an enquiry is being conducted and the defendant, or his representative, notifies the Council that the defendant pleads guilty to one or more of all the charges, the Council may, in its discretion, find the defendant guilty on such charge or charges without hearing evidence, or after hearing such evidence as it may deem necessary.

13.12 Where the defendant is not present at an enquiry, the procedure shall be as follows:

13.12.1 Proof of service of the notice of the enquiry on the defendant shall be produced by the *pro forma* complainant.

13.12.2 The *pro forma* complainant shall state his case and then adduce evidence in support of it.

13.12.3 For the purposes of paragraph 13.12.2, it shall not be necessary for formal evidence to be given on oath and the Council may consider and take cognisance of any written statement or evidence produced as evidence by the *pro forma* complainant.

13.13 Where an enquiry is being conducted and any person whose evidence may be material has not been called as a witness either by the *pro forma* complainant or by the defendant, the Council may call such person as a witness.

13.14 Members of the Council may, either through or with the permission of the President, question the *pro forma* complainant, the defendant if he has elected to give evidence, or any witness.

13.15 The *pro forma* complainant may, with the consent of the Council, withdraw any charge at any time before a finding has been made thereon.

13.16 Any decision of the Council in regard to any point arising in connection with, or in the course of, an enquiry may be arrived at *in camera*.

13.17 At the conclusion of a hearing, the Council may deliberate thereon *in camera*.

13.18 The Council shall determine, with regard to any charge, whether sufficient facts have been proved to its satisfaction to support the charge, and shall immediately make known its findings in this connection.

13.19 After the announcement of a finding referred to in regulation 13.18, the *pro forma* complainant may adduce evidence of previous findings by the Council, if any, of improper conduct in terms of the Act on the part of the defendant.

13.20 Getuienis van vorige bevindinge van onbehoorlike gedrag ingevolge die Wet moet aangevoer word deur middel van 'n sertifikaat onder die handtekening van die registrateur en sodanige sertifikaat moet die klag wat op daardie tyd stip ingebring is, die Raad se bevinding en die opgelegde straf bevat: Met dien verstande dat die verweerder daarop geregtig is om die juistheid van so 'n sertifikaat te betwis, in welke geval die rekord van 'n ondersoek waartydens die verweerder skuldig bevind is, as getuienis aangevoer moet word.

13.21 Die verweerder, of sy verteenwoordiger, is daarop geregtig om getuienis ter versagting en met betrekking tot karakter aan te voer of af te lê.

13.22 Die *pro forma*-klaer is daarop geregtig om die verweerder, as hy verkies het om getuienis af te lê, en al sy getuies onder kruisverhoor te neem en weerleggende getuienis aan te voer.

13.23 Die verweerder, of sy verteenwoordiger, is daarop geregtig om enige getuie wat deur die *pro forma*-klaer geroep word onder kruisverhoor te neem.

13.24 Enige getuie, met inbegrip van die verweerder, kan weer ondervra word deur die party wat hom geroep het.

13.25 By afsluiting van sodanige getuienis, as daar is, is die *pro forma*-klaer daarop geregtig om die Raad toe te spreek oor die straf wat die verweerder opgelê moet word.

13.26.1 By afsluiting van sodanige betoog is die verweerder, of sy verteenwoordiger, daarop geregtig om die Raad oor die straf toe te spreek.

13.26.2 Die *pro forma*-klaer is nie daarop geregtig om op sodanige betoog te antwoord nie tensy die verweerder, of sy verteenwoordiger, 'n regs-kwessie in sy betoog geopper het, in welke geval sodanige antwoord tot die aldus geopperde regs-aangeleentheid beperk moet word.

13.27 Die Raad kan *in camera* beraadslaag oor die straf wat opgelê moet word en moet so gou doenlik daarna die verweerder van sodanige straf in kennis stel.

ERKENNING VAN EKSAMENS VIR DOELEINDES VAN ARTIKEL 18 VAN DIE WET

14.1 Ten einde die Raad in staat te stel om te bepaal of 'n bepaalde eksamen vir doeleindes van artikel 18 van die Wet erken behoort te word of erkenning daarvan moet voortduur, is hy daarop geregtig om die beherende liggaam van 'n opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam wat sodanige eksamens afneem, te versoek om die Raad van volledige besonderhede omtrent die studiekursusse, die opleiding en die opvoedkundige standarde wat vereis word om in sodanige eksamen te slaag, te voorsien.

14.2 Die Raad kan verder by 'n opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam in regulasie 14.1 vermeld, 'n inspeksie ter plaatse uitvoer ten einde vas te stel of die curricula wat aangebied word, die opleiding wat verskaf word of die opvoedkundige standarde wat vereis word om in 'n bepaalde eksamen te slaag wat deur sodanige opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam aangebied word, aan die standarde voldoen wat die Raad van tyd tot tyd bepaal: Met dien verstande dat 'n inspeksie ter plaatse slegs kan geskied na agt weke skriftelike kennisgewing aan die beherende liggaam van sodanige opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam.

14.3 Indien die beherende liggaam van 'n opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam vermeld in regulasie 14.1 versuim of weier om besonderhede te verstrek waarom die Raad kragtens regulasie 14.1 vra, of indien die

13.20 Evidence of previous findings of improper conduct in terms of the Act shall be adduced by means of a certificate under the hand of the registrar and such certificate shall contain the charge preferred at the time, the finding of the Council and the punishment imposed: Provided that the defendant shall be entitled to challenge the correctness of such certificate, in which event the record of any enquiry at which the defendant was previously found guilty, shall be produced in evidence.

13.21 The defendant, or his representative, shall be entitled to lead evidence in mitigation and concerning character.

13.22 The *pro forma* complainant shall be entitled to cross-examine the defendant, if he has elected to give evidence, and all his witnesses and to lead evidence in rebuttal.

13.23 The defendant, or his representative, shall be entitled to cross-examine any witnesses called by the *pro forma* complainant.

13.24 Any witness, including the defendant, may be re-examined by the party producing him.

13.25 At the conclusion of such evidence, if any, the *pro forma* complainant shall be entitled to address the Council on the punishment to be imposed on the defendant.

13.26.1 At the conclusion of such address the defendant, or his representative, shall be entitled to address the Council on the punishment.

13.26.2 The *pro forma* complainant shall not be entitled to reply to such address unless the defendant, or his representative, has in his address raised any matter of law, in which event such reply shall be confined to the matter of law so raised.

13.27 The Council may deliberate *in camera* upon the punishment to be imposed and shall as soon as possible thereafter inform the defendant of such punishment.

RECOGNITION OF EXAMINATIONS FOR PURPOSES OF SECTION 18 OF THE ACT

14.1 To enable the Council to determine whether a particular examination should be recognised or continue to be recognised for the purposes of section 18 of the Act, it shall be entitled to call upon the controlling authority of any educational institution, professional engineers' institute or any other examining body conducting such examination, to furnish the Council with full particulars regarding the courses of study, the training and the standards of education required for the passing of such examination.

14.2 The Council may, in addition, carry out an inspection *in loco* at any educational institution, professional engineers' institute or other examining body referred to in regulation 14.1 in order to determine whether the curricula offered, the training provided or the standards of education required for the passing of any particular examination conducted by such educational institution, professional engineers' institute or other examining body comply with the standards laid down by the Council from time to time: Provided that an inspection *in loco* may only be carried out after eight weeks' written notice to the controlling authority of such educational institution, professional engineers' institute or other examining body.

14.3 If the controlling authority of any educational institution, professional engineers' institute or other examining body referred to in regulation 14.1 fails or refuses to furnish the particulars called for by the Council under regulation 14.1, or if the controlling authority of

beherende liggaam van sodanige opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam weier om 'n in regulasie 14.2 bedoelde inspeksie ter plaatse toe te laat, kan die Raad weier om die tersaaklike eksamen vir doeleindes van artikel 18 van die Wet te erken of, waar sodanige erkenning reeds verleen is, sodanige erkenning intrek ten opsigte van persone wat in sodanige eksamen slaag na 'n datum deur die Raad bepaal: Met dien verstande dat weiering of intrekking van erkenning soos voormeld, skriftelik aan die beherende liggaam van die betrokke opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam meegedeel word.

14.4 Indien die Raad na 'n ondersoek kragtens of regulasie 14.1 of 14.2 bepaal dat 'n bepaalde eksamen afgeneem deur 'n opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam, nie vir doeleindes van artikel 18 van die Wet vir erkenning kwalifiseer nie, of waar sodanige erkenning reeds verleen is, besluit dat sodanige erkenning ingetrek moet word vanaf 'n datum deur die Raad bepaal, moet sodanige weiering of intrekking van erkenning skriftelik aan die beherende liggaam van die betrokke opvoedkundige inrigting, professionele ingenieursinstituut of ander eksaminerende liggaam meegedeel word.

14.5 Die Raad kan, na goëddunke, enige besluit kragtens regulasie 14.3 of 14.4 herroep of wysig.

INTREKKING VAN GOEWERMENTS-KENNISGEWINGS

15. Goewermentskennisgewings R. 380 van 14 Maart 1969, R. 2039 van 18 Julie 1969, R. 344 van 12 Maart 1971, R. 534 van 5 April 1973 en R. 1871 van 12 Oktober 1973 word hierby ingetrek.

AANHANGSEL A

VORM VAN KENNISGEWING

Aan.....

U word hierby in kennis gestel dat 'n ondersoek ingevolge artikel 23 van die Wet op Professionele Ingenieurs, 1968 (Wet 81 van 1968), om h..... op die dag van 19..... te deur die gehou sal word waartydens ondergenoemde klag wat teen u ingedien is, oorweeg sal word:

U word hierby in kennis gestel dat van u vereis word om in eie persoon by die ondersoek teenwoordig te wees of dat u verteenwoordig kan word deur iemand anders wat skriftelik behoorlik deur u daartoe gemagtig is, en dat u getuienis kan aanvoer, getuies ten behoeve van u kan roep en ondervra en ander getuies onder kruisverhoor kan neem.

Indien u verlang dat u brief gedateer.....of enige verdere skriftelike mededeling wat u doen, u verduideliking of verdediging moet uitmaak, stel my asseblief so gou doenlik te dien effekte voor of op.....in kennis. U word hierby meegedeel dat sodanige mededeling by sodanige ondersoek as getuienis gebruik kan word.

Indien u versuim om by die ondersoek teenwoordig te wees of wanneer die ondersoek na uitstel hervat word, kan die Raad ooreenkomstig die betrokke regulasies die klag in u afwesigheid oorweeg en behandel.

'n Eksemplaar van die betrokke regulasies word hierby ingesluit.

Gegee onder die Hand van die op hede die dag van 19.....

Hoedanigheid van ondertekenaar

such educational institution, professional engineers' institute or other examining body refuses to allow an inspection *in loco* to be held as contemplated in regulation 14.2, the Council may refuse to recognise the examination concerned for the purposes of section 18 of the Act or, where such recognition has already been accorded, withdraw such recognition in respect of persons passing such examination after a date determined by the Council: Provided that any refusal or withdrawal of recognition as aforesaid shall be reported, in writing, to the controlling authority of the educational institution, professional engineers' institute or other examining body concerned.

14.4 If the Council, after an enquiry in terms of either regulation 14.1 or 14.2, determines that any particular examination conducted by any educational institution, professional engineers' institute or other examining body, does not qualify for recognition for the purposes of section 18 of the Act or, where such recognition has already been accorded, decides that such recognition shall be withdrawn with effect from a date determined by the Council, such refusal or withdrawal of recognition shall be reported, in writing, to the controlling authority of the educational institution, professional engineers' institute or other examining body concerned.

14.5 The Council may, in its discretion, rescind or amend any decision arrived at in terms of regulation 14.3 or 14.4.

WITHDRAWAL OF GOVERNMENT NOTICES

15. Government Notices R. 380 of 14 March 1969, R. 2039 of 18 July 1969, R. 344 of 12 March 1971, R. 534 of 5 April 1973 and R. 1871 of 12 October 1973 are hereby withdrawn.

ANNEXURE A

FORM OF NOTIFICATION

To.....

You are hereby notified that an enquiry in terms of section 23 of the Professional Engineers' Act, 1968 (Act 81 of 1968), will be held at.....

on the day of 19..... at h....., by the when the following complaint against you will be considered:

You are hereby notified that you are required to appear at such enquiry in person and that you are entitled to be represented thereat by some other person duly authorised, in writing, and that you may produce evidence, call and examine witnesses on your behalf and cross-examine other witnesses.

Should you desire that your letter dated..... or any further written communication which you may make, should constitute your explanation or defence, please notify me to that effect as soon as possible but not later than..... You are hereby advised that any such communication may be used in evidence at such enquiry.

Should you fail to be present at the enquiry or at the resumption thereof after a postponement the Council may consider and deal with the charge in your absence in accordance with the relevant regulations.

A copy of the relevant regulations is enclosed.

Given under the Hand of the this day of 19.....

Capacity of signatory

DEPARTEMENT VAN JUSTISIE

No. R. 1523

17 Julie 1981

VERLENING VAN TOESTEMMING AAN SEKERE KLASSE OF KATEGORIEË VAN PERSONE OM TRAANGAS OF ENIGE ARTIKEL WAT GEBRUIK WORD OM TRAANGAS VRY TE STEL OF DAARVOOR BESTEM IS, TE BESIT.—ARTIKEL 3 VAN DIE WET OP TRAANGAS, 1964 (WET 16 VAN 1964)

Kragtens die bevoegdheid my verleen by artikel 3 van van die Wet op Traangas, 1964 (Wet 16 van 1964), verleen ek, Hendrik Jacobus Coetsee, Minister van Justisie, hierby toestemming om traangas of enige artikel wat gebruik word om traangas vry te stel of daarvoor bestem is, te besit aan alle persone wat dit besit ten behoeve van 'n plaaslike owerheid, 'n raad vir 'n munisipale of dorpsbestuur of 'n raad vir buitestedelike ontwikkeling.

Insgelyks word toestemming hierby verleen vir die besit van traangas of enige artikel wat gebruik word om traangas vry te stel of daarvoor bestem is, aan—

- (a) mynmaatskappy wat in 'n kampong huisvesting bied vir meer as 100 werknemers;
- (b) maatskappy wat arbeiders werf en in 'n kampong slaapakkommodasie vir meer as 100 persone bied;
- (c) enige persoon wat die voorsiening van elektrisiteit onderneem en wat in 'n kampong huisvesting vir meer as 100 werknemers bied; en
- (d) alle persone wat in diens is van die maatskappy bedoel in paragrafe (a) en (b) of van 'n persoon bedoel in paragraaf (c), en wat by die nakoming van hulle pligte en ten behoeve van dusdanige maatskappye of persoon traangas of enige artikel wat gebruik word om traangas vry te stel of daarvoor bestem is, besit.

Hierdie kennisgewing word met die toestemming van die Administrateur-generaal vir die gebied Suidwes-Afrika uitgevaardig en is ook in die gebied van toepassing.

Goewermentskennisgewing R. 2207 van 10 November 1978 word hierby ingetrek.

H. J. COETSEE, Minister van Justisie.

DEPARTEMENT VAN LANDBOU EN VISSERYE

No. R. 1519

17 Julie 1981

VERBOD OP DIE VERKOOP OF INBRING VAN AARTAPPELS IN DIE BEHEERDE GEBIEDE BEHALWE SEKERE GRADE

Kragtens artikel 79 (b) van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Sarel Antoine Strydom Hayward, Adjunk-minister van Landbou en Visserie, hierby bekend dat die Aartappelraad, vermeld in artikel 6 van die Aartappelskema, afgekondig by Proklamasie R. 268 van 1970, soos gewysig, kragtens artikels 37 en 38 van daardie Skema, met my goedkeuring, die verbodsbepalings in die Bylae hiervan uiteengesit, opgelê het ter vervanging van die verbodsbepalings afgekondig by Goewermentskennisgewing R. 1359 van 26 Junie 1981.

S. A. S. HAYWARD, Adjunk-minister van Landbou en Visserie

BYLAE

1. In hierdie kennisgewing, tensy uit die samehang anders blyk, het 'n woord of uitdrukking waaraan in die Aartappelskema, afgekondig by Proklamasie R. 268 van 1970, soos gewysig, 'n betekenis geheg is, 'n ooreenstemmende betekenis, en beteken—

“graad” 'n graad voorgeskryf by regulasie kragtens artikel 89 van die Wet; en

DEPARTMENT OF JUSTICE

No. R. 1523

17 July 1981

GRANTING OF PERMISSION TO CERTAIN CLASSES OR CATEGORIES OF PERSONS TO POSSESS TEAR-GAS OR ANY ARTICLE USED OR INTENDED TO BE USED FOR RELEASING TEAR-GAS.—SECTION 3 OF THE TEAR-GAS ACT, 1964 (ACT 16 OF 1964)

By virtue of the powers vested in me by section 3 of the Tear-gas Act, 1964 (Act 16 of 1964), I, Hendrik Jacobus Coetsee, Minister of Justice, hereby grant permission to possess tear-gas or any article used or intended to be used for releasing tear-gas to all persons who possess it on behalf of a local authority, a board for municipal or town management or a board for rural development.

Similarly, permission is hereby granted for the possession of tear-gas or any article used or intended to be used for releasing tear-gas to—

- (a) mining companies providing accommodation in a compound for more than 100 employees;
- (b) companies recruiting labourers and providing sleeping accommodation in a compound for more than 100 persons;
- (c) any person who undertakes the supply of electricity and provides accommodation in a compound for more than 100 employees; and
- (d) all persons who are employed by the companies referred to in paragraphs (a) and (b) or by a person referred to in paragraph (c) and who in the execution of their duties and on behalf of such companies or person possess tear-gas or any articles used or intended to be used for releasing tear-gas.

This notice is issued with the consent of the Administrator-General for the territory of South West Africa and shall also apply in the territory.

Government Notice R. 2207 of 10 November 1978 is hereby withdrawn.

H. J. COETSEE, Minister of Justice.

DEPARTMENT OF AGRICULTURE AND FISHERIES

No. R. 1519

17 July 1981

PROHIBITION OF THE SALE IN OR INTRODUCTION INTO CONTROLLED AREAS OF POTATOES EXCEPT CERTAIN GRADES

In terms of section 79 (b) of the Marketing Act, 1968 (Act 59 of 1968), I Sarel Antoine Strydom Hayward, Deputy Minister of Agriculture and Fisheries, hereby make known that the Potato Board, referred to in section 6 of the Potato Scheme, published by Proclamation R. 268 of 1970, as amended, has in terms of sections 37 and 38 of that Scheme, with my approval, imposed the prohibitions set out in the Schedule hereto in substitution of the prohibitions published by Government Notice R. 1359 of 26 June 1981.

S. A. S. HAYWARD, Deputy Minister of Agriculture and Fisheries.

SCHEDULE

1. In this notice unless inconsistent with the context, any word or expression to which a meaning has been assigned in the Potato Scheme, published by Proclamation R. 268 of 1970, as amended, shall have a corresponding meaning, and—

“grade” means a grade prescribed by regulation under section 89 of the Act; and

“graad 3” aartappels wat voldoen aan die vereistes vir graad 3 soos voorgeskryf by regulasie kragtens artikel 89 van die Wet, maar nie sodanige aartappels wat graad 3 is hoofsaaklik weens bederf, vergroening, waterigheid, beskadiging deur ryp of deur ander plante, bruinvlek of holhart nie.

2. Geen produsent mag aartappels wat hy geproduseer het, in die beheerde gebiede verkoop nie en niemand mag aartappels in die beheerde gebiede inbring nie behalwe Graad 1, Graad 2 en Graad 3 aartappels.

3. Hierdie kennisgewing tree in werking op die datum van publikasie daarvan en herroep Goewermementskennisgewing R. 1359 van 26 Junie 1981 met ingang vanaf dieselfde datum.

“grade 3” means potatoes which comply with the requirements for grade 3 as prescribed by regulation under section 89 of the Act but not such potatoes which are grade 3 mainly as a result of decay, greening, wateriness, damage by frost or by other plants, brown fleck or hollow heart.

2. No producer shall sell in the controlled areas potatoes which he has produced and no person shall introduce into the controlled areas potatoes except Grade 1, Grade 2 and Grade 3 potatoes.

3. This notice shall come into operation on the date of publication thereof and repeals Government Notice R. 1359 of 26 June 1981 with effect from the same date.

No. R. 1520

17 Julie 1981

SPEZIALE HEFFING OP AARTAPPELS EN MOERE.—WYSIGING

Kragtens artikel 79 (a) van die Bemarkingswet, 1968 (Wet 59 van 1968), maak ek, Sarel Antoine Strydom Hayward, Adjunk-minister van Landbou en Visserye, hierby bekend dat die Aartappelraad, genoem in artikel 6 (1) van die Aartappelskema, afgekondig by Proklamasie R. 268 van 1970, soos gewysig, kragtens artikels 25 en 26 van daardie Skema, met my goedkeuring en met ingang vanaf 1 Augustus 1981, die spesiale heffing op tafelaartappels en aartappelmoere afgekondig by Goewermementskennisgewing R. 1373 van 13 Augustus 1971, soos gewysig, verder gewysig het soos in die Bylae hiervan uiteengesit.

S. A. S. HAYWARD, Adjunk-minister van Landbou en Visserye.

BYLAE

Die Bylae van Goewermementskennisgewing R. 1373 van 13 Augustus 1971, soos gewysig, word hierby verder gewysig deur in klousule 2, die uitdrukking “0,9c per 10 kg” deur die uitdrukking “2,9c per 10 kg” te vervang.

No. R. 1520

17 July 1981

SPECIAL LEVY ON POTATOES AND SEED POTATOES.—AMENDMENT

In terms of section 79 (a) of the Marketing Act, 1968 (Act 59 of 1968), I, Sarel Antoine Strydom Hayward, Deputy Minister of Agriculture and Fisheries, hereby make known that the Potato Board, referred to in section 6 (1) of the Potato Scheme, published by Proclamation R. 268 of 1970, as amended, in terms of sections 25 and 26 of that Scheme, with my approval and with effect from 1 August 1981, further amended the special levy on potatoes and seed potatoes, published by Government Notice R. 1373 of 13 August 1971, as amended, as set out in the Schedule hereto.

S. A. S. HAYWARD, Deputy Minister of Agriculture and Fisheries.

SCHEDULE

The Schedule to Government Notice R. 1373 of 13 August 1971, as amended, is hereby further amended by the substitution in clause 2 for the expression “0,9c per 10 kg” of the expression “2,9c per 10 kg”.

DEPARTEMENT VAN MANNEKRAG

No. R. 1517

17 Julie 1981

**WET OP NYWERHEIDSVERSOENING, 1956
DRANK- EN SPYSENIERINGSBEDRYF,
PIETERMARITZBURG
HOOFDOORENKOMS**

Die onderstaande verbeterings van Goewermementskennisgewing R. 717 wat in *Staatskoerant* 7532 van 10 April 1981 verskyn, word vir algemene inligting gepubliseer:

In die Engelse en Afrikaanse tekste van die Bylae—

1. Vervang klousule 4 (1) deur die volgende:

“(1) Die minimum loon wat ’n werkgewer aan elke lid van ondergenoemde klasse van sy werknemers moet betaal, is soos hieronder uiteengesit: Met dien verstande dat—

(i) ’n leerling wat ’n vaardigheidsertifikaat besit van ’n opvoedkundige inrigting wat deur die Raad erken word, by voorlegging van sodanige sertifikaat geregtig is op ’n loonsverhoging van 20 persent; en

DEPARTMENT OF MANPOWER

No. R. 1517

17 July 1981

**INDUSTRIAL CONCILIATION ACT, 1956
LIQUOR AND CATERING TRADE,
PIETERMARITZBURG
MAIN AGREEMENT**

The following corrections to Government Notice R. 717 which appear in *Government Gazette* 7532 of 10 April 1981, are published for general information:

In the English and Afrikaans versions of the Schedule—

1. Substitute the following for clause 4 (1):

“(1) The minimum wage which an employer shall pay to each member of the undermentioned classes of his employees shall be as set out hereunder: Provided that—

(i) a learner holding a certificate of competency from an educational institution recognised by the Council shall be entitled upon production of such certificate to an increase of 20 per cent in the wage; and

(ii) geen leering as los of deeltydse werknemer in diens geneem mag word teen 'n laer loon as dié voorgeskryf vir 'n gekwalifiseerde werknemer vir die klas werk waarin die leerling in diens geneem is nie.

(ii) no learner shall be employed as a casual or part-time employee at a wage lower than that for a qualified employee for the class of work in which the learner is employed.

	Vanaf die datum van inwerking-treding van hierdie Ooreenkoms	Vanaf 1/3/82	Vanaf 1/3/83
	R	R	R
Kroegman/Kroegvrou:			
Gekwalifiseer.....	255,00*	250,00*	257,00*
Ongekwalifiseer:			
Eerste jaar ondervinding....	132,00*	144,00*	156,00*
Tweede jaar ondervinding....	154,00*	168,00*	182,00*
Boekhouer.....	225,00*	250,00*	275,00*
Drankwinkel-/Buiteverkoopbe-diener:			
Gekwalifiseer.....	175,00	195,00	215,00
Ongekwalifiseer:			
Eerste jaar ondervinding....	115,00	125,00	135,00
Tweede jaar ondervinding....	135,00	150,00	165,00
Klerk:			
Gekwalifiseer.....	155,00	175,00	195,00
Ongekwalifiseer:			
Eerste jaar ondervinding....	95,00	105,00	115,00
Tweede jaar ondervinding....	105,00	115,00	125,00
Ontvangsklerk:			
Gekwalifiseer.....	150,00†	165,00†	180,00†
Ongekwalifiseer:			
Eerste jaar ondervinding....	95,00†	105,00†	115,00†
Tweede jaar ondervinding....	105,00†	115,00†	125,00†
Kok, hoof.....	200,00*	220,00*	240,00*
Kok:			
Gekwalifiseer.....	125,00*	140,00*	155,00*
Leerling:			
Eerste jaar ondervinding....	85,00*	95,00*	105,00*
Tweede jaar ondervinding....	105,00*	125,00*	145,00*
Algemenedienstewerknemer:			
Hotel:			
Man.....	88,00*	96,80*	106,48*
Vrou.....	72,00*	79,20*	87,12*
Drankwinkel/Buiteverkope:			
Man.....	85,00	95,00	105,00
Vrou.....	70,00	80,00	90,00
Roosterbediener.....	90,00*	105,00*	120,00*
Faktotum.....	125,00*	140,00*	155,00*
Hoteltwekeling.....	110,00†	120,00†	130,00†
Huishoudster.....	125,00*	140,00*	155,00*
Kombuistoessighouer.....	115,00*	130,00*	145,00*
Wasseryman.....	83,00*	93,00*	103,00*
Bestuurder:			
Hotel.....	320,00†	340,00†	360,00†
Buiteverkope en drankwinkel...	330,00	360,00	390,00
Assistent-bestuurder:			
Hotel.....	200,00†	215,00†	230,00†
Buiteverkope en drankwinkel...	210,00	235,00	260,00
Restourantbestuurder.....	205,00*	225,00*	245,00*
Motorvoertuigdrywer.....	110,00	120,00	130,00
Nagwag.....	100,00*	110,00*	120,00*
Hoteljoggie/Hyserbediener.....	80,00*	87,00*	94,00*
Portier.....	120,00*	135,00*	150,00*
Magasynman.....	110,00*	120,00*	130,00*
Skakelbordoperateur.....	115,00*	130,00*	145,00*
Kelner/Wynkelner:			
Hoof.....	175,00*	200,00*	225,00*
Gekwalifiseer.....	150,00*	175,00*	200,00*
Leerling:			
Eerste jaar.....	105,00*	125,00*	145,00*
Tweede jaar.....	120,00*	140,00*	160,00*
Klerebediende.....	100,00*	110,00*	120,00*

* Dui aan plus vry etes terwyl op diens.
† Dui aan plus vry kos en inwoning.

	From the date of coming into operation of this Agreement	From 1/3/82	From 1/3/83
	R	R	R
Barman/Barmaid:			
Qualified.....	225,00*	250,00*	275,00*
Unqualified:			
First year of experience.....	132,00*	144,00*	156,00*
Second year of experience....	154,00*	168,00*	182,00*
Bookkeeper.....	225,00*	250,00*	275,00*
Bottle Store/Off-sales attendant:			
Qualified.....	175,00	195,00	215,00
Unqualified:			
First year of experience.....	115,00	125,00	135,00
Second year of experience....	135,00	150,00	165,00
Clerical employee:			
Qualified.....	155,00	175,00	195,00
Unqualified:			
First year of experience.....	95,00	105,00	115,00
Second year of experience....	105,00	115,00	125,00
Receptionist:			
Qualified.....	150,00†	165,00†	180,00†
Unqualified:			
First year of experience.....	95,00†	105,00†	115,00†
Second year of experience....	105,00†	115,00†	125,00†
Cook, head.....	200,00*	220,00*	240,00*
Cook:			
Qualified.....	125,00*	140,00*	155,00*
Learner:			
First year of experience.....	85,00*	95,00*	105,00*
Second year of experience....	105,00*	125,00*	145,00*
General service employee:			
Hotel:			
Male.....	88,00*	96,80*	106,48*
Female.....	72,00*	79,20*	87,12*
Bottle store/Off-sales:			
Male.....	85,00	95,00	105,00
Female.....	70,00	80,00	90,00
Griller.....	90,00*	105,00*	120,00*
Handyman.....	125,00*	140,00*	155,00*
Hotel trainee.....	110,00†	120,00†	130,00†
Housekeeper.....	125,00*	140,00*	155,00*
Kitchen supervisor.....	115,00*	130,00*	145,00*
Laundryman.....	83,00*	93,00*	103,00*
Manager:			
Hotel.....	320,00†	340,00†	360,00†
Off-sales and bottle store.....	330,00	360,00	390,00
Manager, assistant:			
Hotel.....	200,00†	215,00†	230,00†
Off-sales and bottle store.....	210,00	235,00	260,00
Manager, Restaurant.....	205,00*	225,00*	245,00*
Motor vehicle driver.....	110,00	120,00	130,00
Night watchman.....	100,00*	110,00*	120,00*
Page/Life attendant.....	80,00*	87,00*	94,00*
Porter.....	120,00*	135,00*	150,00*
Storeman.....	110,00*	120,00*	130,00*
Switchboard operator.....	115,00*	130,00*	145,00*
Waiter/Wine steward:			
Head.....	175,00*	200,00*	225,00*
Qualified.....	150,00*	175,00*	200,00*
Learner:			
First year.....	105,00*	125,00*	145,00*
Second year.....	120,00*	140,00*	160,00*
Valet.....	100,00*	110,00*	120,00*

* Denotes plus free meals while on duty.
† Denotes plus free board and lodging.

	Vier uur of minder	Daarna per uur of gedeelte daarvan
	R	R
Los werknemers:		
Kroegman/Kroegvrou.....	6,60*	1,20*
Kok.....	5,30*	1,15*
Algemeendienstewerknemer.....	2,00*	0,45*
Buiterverkoopbediener.....	4,00	0,85
Hoofkelner.....	5,30*	1,15*
Kelner/Wynkelner.....	4,00*	0,85*

* Dui aan plus vry etes terwyl op diens maar dit omvat nie 'n algemenedienstewerknemer in 'n drankwinkel/buiterverkope nie.”.

2. Skrap die loontabel waar dit na klousule 5 (4) (a) voorkom.

No. R. 1528 17 Julie 1981
WET OP NYWERHEIDSVERSOENING, 1956
ELEKTROTEGNIJSE AANNEMINGS- EN BEDIE-
NINGSNYWERHEID, KAAP.—OOREENKOMSVIR
DIE BEDIENINGSEKSIE

Die onderstaande verbetering van Goewermementsken-nisgewing R. 1240, wat in *Staatskoerant* 7613 van 12 Junie 1981 verskyn, word vir algemene inligting ge-publiseer.

In die Engelse teks van die Bylae, in paragraaf (b) (iii) van klousule 5, vervang die syfers “R3,20” en “R3,00” onderskeidelik deur die syfers “R3,60” en “R3,20”.

No. R. 1529 17 Julie 1981
BOU- EN MONUMENTKLIPMESSSELNYWER-
HEID, BLOEMFONTEIN

Die onderstaande verbeterings van Goewermementsken-nisgewing R. 1366 wat in *Staatskoerant* 7633 van 26 Junie 1981 verskyn, word vir algemene inligting ge-publiseer.

In die Engelse en Afrikaanse tekste van die Bylae, in klousule 4 (1) (g), vervang die syfer “0,05” deur die syfer “0,50” waar dit in die tweede kolom verskyn.

DEPARTEMENT VAN NYWERHEIDSWESE,
HANDEL EN TOERISME

No. R. 1485 17 Julie 1981
WET OP EIENDOMSAGENTE, 1976
SPESIFISERING VAN DIENSTE

Ek, Dawid Jacobus de Villiers, Minister van Nywerheids-wese, Handel en Toerisme, spesifiseer hierby die dienste in die Bylae as dienste vir doeleindes van para-graaf (a) (iv) van die woordskrywing van “eiendoms-agent” in artikel 1 van die Wet op Eiendomsagente, 1976 (Wet 112 van 1976).

D. J. DE VILLIERS, Minister van Nywerheids-wese, Handel en Toerisme.

BYLAE

1. In hierdie regulasies het 'n uitdrukking waaraan 'n betekenis in die Wet geheg is, die betekenis aldus daaraan geheg en tensy 'n ander bedoeling blyk, beteken—

“aandeleblokmaatskappy” 'n aandeleblokmaatskappy soos omskryf in die Wet op die Beheer van Aandele-blokke, 1980 (Wet 59 van 1980);

“eenheid” 'n eenheid soos omskryf in die Wet op Deeltitels;

	Four hours or less	Thereafter, per hour or part thereof
	R	R
Casual employees:		
Barman/Barmaid.....	6,60*	1,20*
Cook.....	5,30*	1,15*
General service employee.....	2,00*	0,45*
Off-sales attendant.....	4,00	0,85
Waiter, head.....	5,30*	1,15*
Waiter/Wine steward.....	4,00*	0,85*

* Denotes plus free meals while on duty but does not include a general service employee in a bottle store/off-sales.”.

2. Delete the table of wages where it appears after clause 5 (4) (a).

No. R. 1528 17 July 1981
INDUSTRIAL CONCILIATION ACT, 1956

ELECTRICAL CONTRACTING AND SERVICING
INDUSTRY, CAPE.—AGREEMENT FOR THE
SERVICING SECTION

The following correction to Government Notice R. 1240 appearing in *Government Gazette* 7613 of 12 June 1981, is published for general information.

In the English version of the Schedule, in paragraph (b) (iii) of clause 5, substitute the figures “R3,60” and “R3,20” for the figures “R3,20” and “R3,00”, respectively.

No. R. 1529 17 July 1981
BUILDING AND MONUMENTAL MASONRY
INDUSTRIES, BLOEMFONTEIN

The following corrections to Government Notice R. 1366 appearing in *Government Gazette* 7633 of 26 June 1981 are hereby published for general informa-tion.

In the English and Afrikaans versions of the Schedule, in clause 4 (1) (g), substitute the figure “0,50” for the figure “0,05” where it appears in the second column.

DEPARTMENT OF INDUSTRIES, COMMERCE
AND TOURISM

No. R. 1485 17 July 1981
ESTATE AGENTS ACT, 1976
SPECIFICATION OF SERVICES

I, Dawid Jacobus de Villiers, Minister of Industries, Commerce and Tourism, do hereby specify the services in the Schedule as services for the purpose of paragraph (a) (iv) of the definition of “estate agent” in section 1 of the Estate Agents Act, 1976 (Act 112 of 1976).

D. J. DE VILLIERS, Minister of Industries, Commerce and Tourism.

SCHEDULE

1. In these regulations any expression to which a meaning has been assigned in the Act shall have that meaning, and unless the context otherwise indicates—

“body corporate” means a body corporate as defined in the Sectional Titles Act;

“developer” means a developer as defined in the Sectional Titles Act;

“ontwikkelaar” ’n ontwikkelaar soos omskryf in die Wet op Deeltitels;

“regspersoon” ’n regspersoon soos omskryf in die Wet op Deeltitels;

“Wet op Deeltitels” die Wet op Deeltitels, 1971 (Wet 66 van 1971).

2. Die invordering of ontvangs van—

(a) gelde betaal deur enigiemand aan of ten behoeve van ’n ontwikkelaar of ’n regspersoon kragtens die Wet op Deeltitels ten opsigte van ’n eenheid of voorgestelde eenheid;

(b) gelde ten behoeve van ’n aandeelblokkmaatskappy betaalbaar deur die houer van ’n aandeel in sodanige maatskappy of sy genomineerde;

(c) gelde as vergoeding weens ’n belofte of ’n onderneming deur die persoon wat sodanige gelde ontvang of sy agent of genomineerde aan die persoon wat sodanige gelde betaal, sy agent of genomineerde om aan sodanige persoon, sy agent of genomineerde inligting of besonderhede van onroerende eiendom, enige belang in onroerende eiendom of enige besigheidsonderneming met die bedoeling om moontlike kopers, verkopers, verhuurders, huurders of bewoners daarvan met mekaar in aanraking te bring.

3. Goewermentskennisgewing R. 32 van 2 Januarie 1981 word hierby ingetrek.

DEPARTEMENT VAN SAMEWERKING EN ONTWIKKELING

No. R. 1506

17 Julie 1981

REGULASIES BETREFFENDE DIE GEMEENSKAPSRAAD VAN HEIDELBERG (RATANDA).—WYSIGING VAN GOEWERMENTSKENNISGEWING R. 124 VAN 1979

Ek, George de Villiers Morrison, Adjunk-minister van Samewerking, wysig hierby, namens die Minister van Samewerking en Ontwikkeling kragtens die bevoegdheid hom verleen by artikel 11 (4) van die Wet op Gemeenskapsrade, 1977 (Wet 125 van 1977), Goewermentskennisgewing R. 124 van 1979 ooreenkomstig bygaande Bylae.

G. DE V. MORRISON, Adjunk-minister van Samewerking.

(Leër A2/14/2/H31)

BYLAE

1. Vervang regulasie 13 deur die volgende regulasie:

“13. ’n Algemene verkiesing van lede van die Gemeenskapsraad word gehou uiterlik ses maande nadat hierdie Regulasies bekendgemaak is, daarna gedurende Januarie 1982 en daarna driejaarliks gedurende September”.

2. Voeg die volgende uitdrukking in na die uitdrukking “die bekendmaking van hierdie Regulasies” in subregulasie (1) van regulasie 19:

“, daarna uiters op die eerste dag van Desember 1981”.

“Sectional Titles Act” means the Sectional Titles Act, 1971 (Act 66 of 1971);

“share block company” means a share block company as defined in the Share Blocks Control Act, 1980 (Act 59 of 1980);

“unit” means a unit as defined in the Sectional Titles Act.

2. Collecting or receiving—

(a) money payable by any person to or on behalf of a developer or a body corporate in terms of the Sectional Titles Act, in respect of a unit or proposed unit;

(b) money on behalf of a share block company payable by the holder of a share in such company or his nominee;

(c) money in consideration of a promise or an undertaking by the person receiving such money or his agent or nominee to the person paying such money his agent or nominee to make available to such person, his agent or nominee, information or details of immovable property, any interest in immovable property or any business undertaking with a view to bringing potential buyers, sellers, lessors, lessees or occupiers thereof into contact with one another.

3. Government Notice R. 32 of 2 January 1981 is hereby withdrawn.

DEPARTMENT OF CO-OPERATION AND DEVELOPMENT

No. R. 1506

17 July 1981

REGULATIONS GOVERNING THE COMMUNITY COUNCIL OF HEIDELBERG (RATANDA).—AMENDMENT OF GOVERNMENT NOTICE R. 124 OF 1979

I, George de Villiers Morrison, Deputy Minister of Co-operation, on behalf of the Minister of Co-operation and Development by virtue of the powers vested in him by section 11 (4) of the Community Councils Act, 1977 (Act 125 of 1977), hereby amend Government Notice R. 124 of 1979 in accordance with the accompanying Schedule.

G. DE V. MORRISON, Deputy Minister of Co-operation.

(File A2/14/2/H31)

SCHEDULE

1. Substitute the following regulation for regulation 13:

“13. A general election of members of the Community Council shall take place not later than six months after the publication of these Regulations, thereafter during January 1982 and thereafter in every third year during September”.

2. Insert the following expression in subregulation (1) of regulation 19 after the expression “publication of these Regulations,”:

“thereafter not later than the first day of December 1981”.

Koop Nasionale Spaarsertifikate
Buy National Savings Certificates

INHOUD

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