



SWAZILAND

GOVERNMENT GAZETTE

VOL. XXI]

MBABANE, Friday, December 16th., 1983

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NOTICE

TRADING LICENCE ORDER NO. 20 OF 1975

Notice is hereby given in terms of the Registration of Business and Insolvency Act that Application will be made for the transfer of:—

- 1) Motor Garage Licence
- 2) Petrol and oil Licence

carried on by C. & H. (Pty) Limited at Portion 41 (Aportion of Portion 25) of Farm Peebles Block North No. 9 Manzini being at Highway Filling Station Moyeni To Highway Motors (Pty) Limited after the third publication hereof or the grant of the transfer of the licence will be heard on 10 January 1984 at 10.00 a.m. in the District Commissioner's Offices at Manzini whichever is the later.

Objections thereto must be lodged in writing with the Applicant's Attorneys and the District Commissioner P.O. Box 13, Manzini not later than 4th January 1984.

CARLSTON, LANDMARK AND COMPANY
Applicant's—Attorneys
Emcozini Building
P.O. Box 143,
MANZINI.

U882 3x16.12.83

NOTICE

Notice is hereby given in terms of the Registration of businesses and Insolvency Acts that the Wholesale General Dealer and Retail General Dealer businesses carried on at Lot 304 NHLANGANO under the style of "WELCOME WHOLESALERS" and "THE LITTLE SHOP" respectively will be transferred to COMET OUTFITTERS (PTY) LIMITED trading as "SUPERSAVE". Application for approval of the transfer of the trading licences by the Licensing Officer Nhlanguano, will be heard at the Office of the District Commissioner Nhlanguano on Wednesday 21st December 1983 at 10 a.m.

Any objections to the approval of the transfer of the Licence must be made in writing to the Licensing Officer, Nhlanguano, and the Attorney's for the parties, not later than three weeks after the first publication of this Notice.

W.M. Mamba
Licensing Officer
P.O. Box 8,
NHLANGANO.

Carlston, Landmark and Co,
P.O. Box 143, MANZINI.
also at P.O. Box 614, NHLANGANO,
Attorney's for the Parties

U909 3x23.12.83

NOTICE

Notice is hereby given in terms of the Registration of Business Act that the General Dealers business carried on by FARM CHEMICALS LIMITED at Plot 895, Farm 1176, Manzini, has been moved to Plot 26, Tenbergen Street, Manzini and the General Dealers licence will be endorsed accordingly after the third publication of this Notice.

CARLSTON, LANDMARK & CO.,
Attorneys for Farm Chemicals Limited
Emcozini Building
Ngwane Street
P.O. Box 143,
MANZINI.

U886 3x23.12.83

NOTICES

TRADING LICENCE ORDER NO. 20 OF 1975

Notice is hereby given that an application has been made by King Dlamini of Box 14, Mankayane for a grant of a Street Vendor's Licence to operate at Mankayane Township under the style "DLANI USHIYE" will be heard in the Mankayane Courthouse on Tuesday the 3rd January, 1984 at 10.00 a.m.

Notice is hereby given that an application has been made by Elliot M. Msimango of Box 20, Mankayane for a grant of a General Dealer's Licence to operate at Plot No. 32 Mankayane Corner Shop premises under the style "BUHLE BUYEZA PHOTO STUDIO & HAIR SALOON" will be heard in the Mankayane Court house on Tuesday the 3rd January, 1984 at 10.00 a.m.

Objections thereto must be lodged in writing to the undersigned as well as with the applicant on or before Friday the 30th December, 1983 not later than 4.00 p.m.

T.M. NYONI
Licensing Officer/Mankayane

P.O. Box 44,
MANKAYANE.

U932 16.12.83

NOTICE

IN THE ESTATE OF THE LATE MOHAMED AHMED PATEL ESTATE NO. E4244

The First and Final Liquidation and Distribution Account in the above Estate will lie for inspection at the Office of the Master of the High Court at Mbabane for a period of twenty-one days from the date of this notice.

P.R. DUNSEITH
Attorney for Executrix
Testamentary
P.O. Box 423,
MBABANE.

U937 16.12.83

NOTICES

Notice is hereby given that an application has been made by Lusoti Enterprise (Pty) Ltd. of Tabankulu Estate P/B Mhlume for a grant of a Motor Spare Parts Licence to operate at Simunye Plaza Shop No. 9/10 in the Lubombo District under the style "LUSOTI ENTERPRISES (PTY) LTD" will be heard in the District Commissioners Conference Room Siteki on Tuesday the 10th January, 1984 at 10.00 a.m.

Notice is hereby given that an application has been made by Nomsa Shongwe of Madubeni Halt P/B Manzini for a grant of a Pedlars Licence to operate in the Lubombo District under the style "TITHUTHUKISE" will be heard in the District Commissioners Conference Room Siteki on Tuesday the 10th January, 1984 at 10.00 a.m.

Notice is hereby given that an application has been made by Brain Earnshaw of Box 150, Siteki for a grant of Auto-Electrical Repairs and Spares Brake Linings Repends Licence to operate in Siteki Plot No. 1005 in the Lubombo District under the "AUTO-ELECTRICAL WORKS" will be heard in the District Commissioners Conference Room Siteki on Tuesday the 10th January 1984, at 10.00 a.m.

Objections if any should be lodged in writing with the undersigned and the application before 4.00 p.m. the 6th January, 1984.

J.D. DLAMINI
Licencing Officer/Lubombo.

Box 20,
SITEKI.
6.12.83

U933 16.12.83

NOTICE

INTER COAL MINING & TRADING LTD. (IN LIQUIDATION)

Notice is hereby given in Terms of Section 113 of the Insolvency Act that the First Liquidation Account has been confirmed and the distribution is in the course of payment.

J. HAYTER
(Liquidator)

30th November, 1983.

U934 16.12.83

NOTICE TO SHAREHOLDERS

SWAZISPA HOLDINGS LIMITED

Notice is hereby given that an interim dividend of 18% equivalent to 09 cents per share has been declared in respect of the 18 months ended 30 June 1984.

The dividend will be payable to shareholders registered in the books of the company at the close of business on 26 December, 1983.

The transfer register of the company will be closed from 27 December 1983 to 11 January, 1984, both days inclusive and dividend warrants will be posted to shareholders on 11 January 1984.

In terms of the Income Tax Laws of Swaziland, non-resident shareholders tax will be deducted from dividends payable to shareholders whose address is outside the Kingdom of Swaziland.

BY ORDER OF THE BOARD

R. HOLTON
Secretary

MBABANE.
16 DECEMBER 1983.

U935 16.12.83

**NOTICE IN TERMS OF SECTION 23
OF THE INSOLVENCY ACT**

Be pleased to take Notice that S. & M. (PTY) LIMITED intends to dispose of the business known as MANZINI SUPERMARKET at Ngwane Street, Manzini, to Manzini Food Market (Pty) Limited.

Dated at MBABANE on this the day of DECEMBER, 1983.

CURRIE KEYTER & RUTSCH
4th Floor, Imfembe Building
Warner Street,
MBABANE.

U936 2x23.12.83

NOTICE

**THE PROTECTION OF NAMES, UNIFORMS AND
BADGES ACT NO. 10 OF 1969**

Notice is hereby given in terms of Section 5 of the Protection of Names, Uniforms and Badges Act No. 10 of 1969 that an application in terms of Section 4 of the said Act has been made by BISHOP MOSES D ZWANE, P.O. Box 476, MANZINI, in his capacity as Bishop Overseer, for the registration of the following name

**THE JERUSALEM BETHESDA CHURCH OF CHRIST
IN SOUTH AFRICA**

Any person or persons likely to be affected by the grant of the application may at any time within one month of publication of this notice give the notice in writing on the prescribed form of objection and lodge same with the undersigned.

**D.D. MAMBA
REGISTRAR FOR THE PROTECTION OF
NAMES, UNIFORMS AND BADGES — SWAZILAND.**

U925 16.12.83

NOTICE

**IN THE HIGH COURT OF SWAZILAND
IN THE ESTATE OF THE LATE ROLAND ROBIN HENWOOD E4266**

A meeting of the next of kin and all others concerned will be held before the Master of the High Court at Mbabane on the 6th January, 1984 at 11.00 a.m. for the nomination of an executor/ executrix dative in the above estate.

**C.J. LITTLER
MASTER OF THE HIGH COURT**

Master's Office,
P.O. Box 10,
MBABANE.

U926 16.12.83

NOTICE

TOWN COUNCIL OF MANZINI

In terms of the Local Government Act 8/1969 Section 72 (2) the Manzini Town Council intends to divert Nxumalo Street situate at Zakhele Township to go through some portions of Farm 314 and the Rem. of Portion 2 of Crown Land Lot No. 165 as indicated on a plan available and open to inspection at the Town Engineer's Office during normal working hours (Monday to Friday).

Persons who have any objection to the proposed diversion may lodge their objections with the Town Council in writing not later than sixty (60) days from 16th December, 1983 to 19th February, 1984 both dates inclusive.

A.A. ZWANE
TOWN CLERK

CIVIC OFFICES
490 NGWANE STREET,
P.O. BOX 418,
MANZINI.

U927 16.12.83

NOTICE

TRADING LICENCE ORDER NO. 20 OF 1975

Notice is hereby given in terms of the Registration of business and Insolvency Act that the:—

- (i) GENERAL DEALER LICENCE carried on at Shop No. 4 at Swaziland Building Society Building
- (ii) GENERAL DEALER LICENCE carried on at Shop No. 1 also at Swaziland Building Society Building

carried on by GODFREY DESMOND OSWIN under the style "MANZINI DISCOUNT CENTRE and SWATIQUE FASHION DEN" respectively will be transferred to OSWIN ENTERPRISES (PTY) LIMITED who will carry on the businesses under the same styles. After the third publication hereof or the grant of the transfer of the Licence, will be heard on the 10 January, 1984 at 10.00 a.m. in the District Commissioner's Offices in Manzini, whichever is the later.

Objections thereto must be lodged in writing with the Applicant's Attorneys and the District Commissioner P.O. Box 13, MANZINI not later than the 8, January 1984 after the third publication hereof.

CARLSTON, LANDMARK AND COMPANY
APPLICANT'S ATTORNEYS
P.O. Box 143,
MANZINI.

U928 16x30.12.83

NOTICE

ESTATE LATE: FRANK LAWSON EVERSHERD

Notice is hereby given in terms of Section 51 bis of the Administration of Estates Act No. 28 of 1902 that the First and Final Liquidation and Distribution Account will be open for inspection at the office of the Master of the High Court of Swaziland at Mbabane and at the office of the District Commissioner MANZINI District for a period of 21 (twenty one) days from the date of appearance of this Notice.

Any person objecting to the Account may lodge his objection, in writing, in duplicate and by stating his reasons therefor, with the Master of the High Court at any time before expiry of the said period.

CARLSTON AND COMPANY
Attorneys for the Executor's
Emcozini Building
Ngwane Street
P.O. Box 143,
MANZINI.

U939 16.12.83

SUPPLEMENT TO
THE
SWAZILAND GOVERNMENT
GAZETTE

VOL. XXI]

MBABANE, Friday, December 16th., 1983

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PUBLISHED BY AUTHORITY

LEGAL NOTICE NO. 123 OF 1983

THE POST OFFICE ACT, 1962

(Act No. 60 of 1962)

THE TELEPHONE (AMENDMENT) (NO. 2) REGULATIONS, 1983

(Under Section 105)

In exercise of the powers conferred by section 105 of the Post Office Act, 1962, the Minister for Works, Power and Communications hereby makes the following Regulations:—

Citation and commencement.

1. These Regulations may be cited as the Telephone (Amendment) (No. 2) Regulations, 1983 and shall be read as one with the Telephone Regulations, 1962 and shall come into force on the 1st January, 1984.

Amendment of Part II.

2. Part II of the Telephone Regulations, 1962 is amended by replacing it with the following:—

PART II — CONNECTION, RENTAL AND OTHER CHARGES

Connection charges.

2. The following are single payment charges relating to the connection and other charges of telephone apparatus and service:

(a) Exclusive Line (Automatic or Manual) E c

(i) Where the premises are not more than 4.0 Kilometres radial distance from the exchange 60.00

(ii) And for each 0.5 kilometre beyond the radius of 4.0 kilometres, an addition of 15.00

(iii) Special charges are assessed for lines in excess of 8 kilometres radius from exchange. (To benefit subscribers in the rural areas 16 hypothetical charge centres have however been identified. These reference points are where it is foreseen that telephone demand is likely to result in the need for an exchange within 3 to 5 years. Remote subscribers will be charged from the nearest exchange or hypothetical centre, as listed hereunder, whichever is the lesser charge:

Balegane
Bhunya
Gege
Lusoti
Luve
Mahamba
Maloma
Matata
Matsanjeni
Mayiwane

Mhlosheni
Ntfontjeni
Sandlane
Siphofaneni
Tshaneni
Vuvulane.

(b) Multi-Party Line (Automatic or Manual)

- | | |
|---|-------|
| (i) For that length of line used exclusively by customer per 0.5 kilometre. | 14.00 |
| (ii) For that length of line used jointly with other subscribers per 0.5 kilometre. | 8.00 |
| (iii) Special charges are assessed for lines in excess of 8 kilometres | |

(c) Supplementary Services

E c

- | | |
|--|----------------|
| (i) External extension plus for each 0.5 kilometre in excess of 1.5 kilometres. This service is subject to technical limitations. (Where the external extension is not within the subscriber's main telephone premises the radial distance from the main to the external extension via the telephone exchange or via the local cable junction point, whichever is appropriate, is measured and added together to calculate the total radial distance). | 40.00
15.00 |
| (ii) Internal extension | 20.00 |
| (iii) Additional socket | 20.00 |
| (iv) Extension bell | 20.00 |
| (v) Plan instruments: (1 or 2 extensions) Main including Exchange line Connection. | 90.00 |
| (vi) House Exchange Telephone Systems — 2 + 5, 2 + 10, 4 + 10: per extension telephone instrument | 30.00 |
| (vii) Manual switchboard per indicator (charged for total capacity) | 15.00 |
| (viii) Private Automatic Branch Exchange | |

TYPE	EXCHANGE LINES	EXTENSION LINES	LINKS	E c
AMD 512	1	5	1	150.00
AMD 516	2	6	1	225.00
AMD 518	2	10	1	375.00
ARD 526	3	16	2	625.00
AKD 735	5	30	4	1125.00
AKD 741	10	50	6	1250.00
ARD 561	20	90	10	2250.00
ARD 561	30	180	15	3200.00
ARD 561	40	270	25	4250.00

- | | |
|--------------------------------|-------|
| (ix) Temporary Exclusive Line | 60.00 |
| (x) Renters coinbox apparatus | 80.00 |
| (xi) Subscribers private meter | 20.00 |

(d) Local Private Wire	
(i) For the first 4.0 kilometres of circuit	60.00
(ii) For each additional 0.5 kilometre	15.00
(e) Leased Trunk Circuit	
(i) Per leased trunk circuit terminal	25.00
(ii) For the portion of the circuit derived from the national trunk transmission network system	20.00
(f) Data Modem	
Per data modem	40.00

Rental Charges.

3. The following, unless otherwise specified, are monthly charges:

(a) Exclusive Line	
(i) In automatic exchange areas — residential or business and for each 0.5 kilometre or part thereof beyond a radius of 4.0 kilometres from the exchange an addition of	6.00 0.67
(ii) In automatic exchange areas — residential or business — additional charge for class “C” service	2.00
(iii) In manual exchange areas — residential or business and for each 0.5 kilometre or part thereof beyond a radius of 4.0 kilometres from the exchange an addition of	6.00 0.67
(b) Automatic Multi—Party Line (maximum of 6 subscribers): 75% of the equivalent automatic exclusive line rental.	
(c) Manual Multi—Party Line	
In manual or automatic exchange areas and for each 5.0 kilometres or part thereof beyond and radius of 10 kilometres from the exchange an addition of	6.00 0.50
(d) Supplementary apparatus and service	
(i) Extension telephone — internal	2.00
external	3.00
and additional rental for each 0.25 kilometre or part thereof between main and external extension beyond 0.25 kilometre (where the external extension is not within the subscriber’s main telephone premises the radial distances from the main to the external extension via the telephone exchange or via the local cable junction point, whichever is appropriate, are measured and added together to calculate the total radial distance).	1.25
(ii) Additional socket	0.50
(iii) Extension bell — internal	0.50
— external	1.00
(iv) Subscriber’s coinbox apparatus 10 cents, 20 cents and 50 cents coin including exclusive line connection within 4.0 kilometres radial distance from the exchange	40.00

(v) Additional operators headset or handset	0.67
(vi) Plan instruments: (1 or 2 extensions) including exclusive line connection within 4.0 kilometres radial distance from the exchange	9.00
(vii) House Exchange Telephone Systems 2 exchange lines and 5 extensions, 2 exchange lines and 10 extensions and 4 exchange lines and 10 extensions capacities Per extension telephone point	5.00
(viii) Local Exchange Private Wire For each 0.5 kilometre or part thereof	0.83
(ix) Manual Switchboard (charged for total capacity) per indicator	2.50
(x) Private Automatic Branch Exchange	

TYPE	EXCHANGE LINES	EXTENSION LINES	LINKS	
AMD 512	1	5	1	21.59
AMD 516	2	6	1	42.43
AMD 518	2	10	1	52.80
ARD 526	3	16	2	114.12
AKD 735	5	30	4	270.23
AKD 741	10	50	6	431.64
ARD 561	20	90	10	1007.72
ARD 561	30	180	15	1631.10
ARD 561	40	270	25	2557.54

The above rentals are for fully equipped basic units and exclude optional extra facilities. All rentals will be subject to assessment. In the event that the subscriber pays the capital costs of the PABX equipment a maintenance charge calculated at E1 (One lilangeni) per equipped extensions line capacity a month only will be made.

(xi) Temporary Exclusive line Per month or part thereof	12.00
In addition a refundable security deposit charge of	200.00
(xii) Leased Trunk Circuit	
National circuit between any two exchanges in Swaziland	150.00
International circuit from any exchange in Swaziland which has an international outlet. (Swaziland portion payment)	125.00
International circuit from any exchange in Swaziland which does not have an international outlet (Swaziland portion payment)	250.00
The following multiplication factors will apply with respect to rental charges:	
For Speech Circuits:	Factor
—Point to point circuit with no extension outside the subscriber's premises	1.00
—For circuits with access at one or both of the terminals to the subscriber's exclusive private national network	1.33
—For circuits for all uses and cases not covered by the above	1.50
For Telegraph Circuits:	
—For speeds up to 50 bauds	0.25
—For speeds above 50 bauds and up to 100 bauds	0.30
—For speeds above 100 bauds and up to 200 bauds	0.40

For Data Circuits:	E C
—For speeds up to 300 bits/sec	1.00
—For speeds above 300 and up to 1400 bits/sec.	1.25
—For speeds above 2400 bits/sec.	1.50

(xiii) Data Modem:

Per data modem terminal

—For bit speeds of 200/300 and 600/1200	40.00
—For bit speeds 1200/2400 (4 wire)	60.00
—For bit speeds 1200/2400 (2 wire) and 4800	90.00

General notes on Leased Circuits and Data Modems;

1. For the extension of leased circuits on cables and open wire line up to 4.0 kilometres from the trunk/VFT center to the subscriber's premises no additional charge will be made. Extensions beyond 4.0 kilometres will be charged at the rate applicable to local private wires for both connection and rental charges.
2. All attachments to leased circuits must be authorised in advance. Electrical parameters of leased circuits will be advised to renters on application.
3. The Department of Posts and Telecommunications will normally supply modems for data circuits.

(xiv) Subscribers private meter	5.00
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Other Charges:-

4. The following are single payment charges —

(a) Removal

- (i) Internal removal to new position of an exchange telephone line or party line or extension telephone or additional socket or extension bell 20.00
- (ii) Internal removal of a switchboard or house exchange extension or the external removal of telephone apparatus (charges are the same as those set out in regulation 2 relating to the connection of telephone apparatus and service).

(b) Various Charges

- (i) Change of telephone number (at customer's request) 20.00
- (ii) Change of telephone instrument where no other work is involved 20.00
- (iii) Restoration of service after suspension at exchange 10.00
- (iv) Printermeter check when no faulty metering condition is found 10.00
- (v) Call office revenue guarantee within 4.0 kilometres of exchange 100.00
In addition beyond 4.0 kilometres for each 0.5 kilometre or part thereof 8.00
- (vi) Change of rentership 20.00
- (vii) Cancellation fee — applicable where a customer cancels his application after the issue of the works order 20.00
- (viii) Change of class of service (at customer's request) 20.00
- (ix) Change of exchange line or other barring facilities — per visit to subscriber's premises 20.00

(c) Directory Changes/entries

(i) one entry in ordinary type of subscriber's name and address and exchange telephone number on each occasion the directory is published	NO CHARGE
(ii) Omission of entry on each occasion directory is published	5.00
(iii) Bold type entry per line	12.00
(iv) Additional entry in bold type	5.00
(v) Additional entry — ordinary type	2.00
(vi) Amendment of existing entry including change of postal address	5.00
(vii) Additional copy of directory	2.00

Private Switching Apparatus.

The following are annual charges based on total capacity in respect of exchange access afforded to subscriber owned switchboards:

(i) Private Automatic Branch Exchange — per extension equipment charged for total capacity	5.00
(ii) Private Manual Branch Exchange — per extension equipment charged for total capacity	3.00

Amendment of Part V.

3. Part V of the Telephone Regulations 1962, is amended by replacing it with the following:-

PART V — OTHER SERVICES AND CHARGES*Directory amendments, omissions and errors.*

17. The Director reserves the right to amend or delete any entry in a telephone directory at any time, and no responsibility shall be undertaken, nor shall any claim for compensation arise or be entertained on account of any entry or of any error in or omission from a telephone directory. Subscribers are required, to notify, in writing, all necessary alterations to the local postmaster or the Director.

Restrictions upon use of multi-party line.

18. When in the opinion of the Director, the number of calls to the exchange on a multi-party line is excessive, he may determine the party line agreement and require the parties to rent such direct exchange lines as he may deem necessary or he may discontinue the service.

Restrictions upon use of exchange line.

10. (1) If an exchange line is so frequently engaged that the number of uncompleted calls to the subscriber exceed 25 per cent of the number completed between the hours of 8 a.m. 5 p.m. during five consecutive weekdays, the Director may give the subscriber notice in writing, accompanied by a certified record of the calls, requiring him to hire such number of additional exchange lines as in the opinion of the Director are necessary to meet the requirements of the telephone traffic to and from the subscriber concerned, and if the subscriber fails to comply with such notice within one month of its receipt, the Director may determine the agreement at any time thereafter by notice to that effect.

(2) The Director may, in his discretion, have terminated a call after the expiration of three minutes.

Dispatch and receipt of telegrams by telephone.

20. Subscribers may present telephone messages (except Press telegrams) for onward transmission as telegrams to a telegraph office which can be reached either through the local exchange system or by means of the trunk lines; received telegrams may also be transmitted to subscribers by telephone.

Private lines.

21. Private lines (i.e. lines connecting two points without communication through an exchange) may be erected and maintained by the Director subject to the general provisions of these regulations.

Duration of conversations.

22. In the interests of the general efficiency of the telephone service, the Director shall have the right to terminate any operator controlled trunk call after the expiration of six minutes from the time of its commencement.

Rates for unspecified services.

23. Services not specifically provided for herein shall be charged for at such rates as the Director shall determine.

Restoration of Service.

24. Should a telephone service have been suspended owing to a subscriber being in arrears with his rental, it shall be restored only on payment of the prescribed fee of E10.00 together with the amount of the outstanding account. If the telephone has been removed, application to be reconnected shall be treated as an application for new service.

Amendment of Part VI.

4. Part VI of the Telephone Regulations 1962 is amended by replacing it with the following:-

PART VI — GENERAL*Right to amend regulations.*

25. Amendments which may be made to these regulations from time to time may be applied to lines and services rented at the time of publication of such amendments as well as to services provided after the publication of the amendments.

Right to apply special rates.

26. The normal charges and fees shall be those set forth in these regulations, but the Director may, at his discretion, fix special and higher rates where the circumstances are unusual.

Payment of rental.

27. Rental for telephone services shall be payable in advance monthly, or for such period as may be determined by the Director.

G.M. MABILA

Principal Secretary

Ministry of Works, Power and Communications

Mbabane,
August, 1983.

LEGAL NOTICE NO. 124 OF 1983

THE POST OFFICE ACT, 1962

(Act No. 60 of 1962)

THE TELEGRAPH (AMENDMENT) (NO. 2) REGULATIONS, 1983

(Under Section 105)

In exercise of the powers conferred by section 105 of the Post Office Act, 1962, the Minister for Works, Power and Communications, hereby makes the following Regulations:-

Citation.

1. These Regulations may be cited as the Telegraph (Amendment) (No. 2) Regulations, 1983 and shall be read as one with the Telegraph Regulations, 1962 and shall come into force on the 1st January, 1984.

Amendment of Third Schedule.

2. The Third Schedule to the Telegraph Regulations 1962 is amended by replacing the charges for private telegraph services with the new charges set out in the Third Schedule hereto.

THIRD SCHEDULE

(REGULATIONS 64, 68, 69 AND 72)

CHARGES FOR PRIVATE TELEGRAPH SERVICES

<i>Circumstance giving rise to charge</i>	<i>Amount of Charge</i> E c
---	--------------------------------

Connection Charges.

1. The following are single payment charges relating to the connection and other charges of telegraph apparatus and service:

(a) (i) Local Line	
For the use of the local network up to 5.0 kilometres from the nearest VFT centre	60.00
(ii) And for each 0.5 kilometre beyond the radius of 5.0 kilometres, an addition of	15.00
(b) Installation of terminal equipment	20.00
(c) For VFT channel where used	20.00
(d) Provision of leased trunk terminal Per terminal	25.00
(e) Provision of leased telegraph trunk circuit (See Telephone Regulations Part 11 for charges and multiplication factors).	

Rental Charges.

2. The following, unless otherwise specified are monthly rental charges:

- (a) (i) Local Line

	For the use of the local network up 5.0 kilometres from the nearest VFT centre including the telex exchange termination	6.00
(ii)	And for each 0.5 kilometre beyond the radius of 5.0 kilometres an addition of	0.67
(b)	Provision of terminal equipment combined sending and receiving teleprinter and ancillary apparatus	
(i)	Existing electromagnetic machine	40.00
(ii)	New electronic type machine	50.00
(c)	For VFT channel where used	50.00
(d)	Joint user	0.83

Other Charges.

3. The following are single payment charges:
- | | | |
|-------|--|--------|
| (a) | Restoration of suspended service | 10.00 |
| (b) | Removal of existing apparatus | |
| (i) | Internal removal to new position | 40.00 |
| (ii) | External removal within the existing telephone exchange area | 60.00 |
| (iii) | External removal to a different telephone exchange area | 100.00 |

G.M. MABILA

Principal Secretary

Ministry of Works, Power and Communications

Mbabane,
August, 1983.

LEGAL NOTICE NO. 125 OF 1983

THE STOCK DISEASE REGULATIONS, 1933

THE DIPPING OF STOCK NOTICE, 1983

(Under regulation 11)

In exercise of the powers conferred upon me by regulation 11 of the Stock Disease Regulations, 1933, I hereby issue the following:-

Citation.

1. This Notice may be cited as the Dipping of Stock Notice, 1983 and shall come into force on the 12th December, 1983.

Compulsory dipping of stock.

2. (i) Subject to sub-paragraph (ii) all owners of cattle in Swaziland shall dip their cattle once every seven days.

(ii) Owners of cattle in the Schedule hereto shall dip their cattle once every fourteen (14) days.

Dipping hours.

3. Subject to any directions to the contrary issued by an officer authorised under regulation 11, dipping hours under paragraph 2 of this Notice shall be between 7.00 a.m. and 12.00 noon.

Revocation of Legal Notice No. 41 of 1983.

4. The Dipping of Stock Notice, 1983 is hereby revoked.

SCHEDULE

<i>DISTRICT</i>	<i>DIP TANK AREA</i>	<i>TANK NUMBER</i>
HHOHHO	Mabhoko	139
	Mhawu	141
	Malanti	50
	Mnyokane	51
	Mnisi	55
	Forbes Reef	64
	Droxford	79
	Motshane	90
	Makolokolo	91
	Fyfes	100
	Maloyo	105
	Ngwenya	80
	Buhlungu	468

MANZINI

Luhleko	152
Langalekadla	177
Holoba	467
Malutha	483
Sibezuka	485
Ludaka	486
Dudusini	493
Ngabaneni	494
Horse Shoe	503
Bhadzeni	504
Mavela	513
Nkhundla	514
Ludwala	515
Sunny Side	516
Mankayane	517
Daleview	518
Nooitgedacht	519
Mponono	526
Ngwempisana	527
Mhlatane	528
Velezizweni	529
Madashane	530
Sidzakeni	537
Malangeni	538
Mbono	539
Ntungula	540
Krangshoek	541
Boshock	543
Ngwempisi Bridge	544
Mkhenyana	545
Tsawela	547
Thumbeya	548
Mbolwane	549
Lukhetsheni	550
Bothas	551
Somtseu	552
Highveld Ranch	553
Ngumane	554
Mahlangatsha	555
Mtungutube	559

S12

Magojela	560
Mambeni	586
Makhumulweni	591
Mjekwa	607
Mozane	617
Magcwalasini	765
Dzingwane	766

SHISELWENI

The Rocks	603
Driefontein	605
Mntambe	606
Hebron	613
Ngwane	615
Ndlotane	620
Nhlama	631
Gege	636
Mgodzi	643
Balankwa	644
Mfenyane	650
Mbodzeka	651
Ndukuzibovu	652
Uelpete	653
Richfield	660
Mmemezi	661
Mkhondvo	665
Mahamba	666
Nsongweni	667
Lotha	668
Goodluck	672
Experimental Farm	673
Nietgegun	674
Hlubi	683
Goedgegun	686
Phuhlaphi	688
Dwaleni	696
Matimatima	699
Mozane	704
Chibidze	712
Zombodze	713
Godogodo	743
Doornboom	748
Luphala	749

S13

Lukhondvo	753
Dambuza	757
Sikhonkwane	163
Ndlovunga	168
Makholweni	169
Mthonjeni	759

A.H.I. HLATIKULU

Mantini	178
Etshedze	637
Foxhill	639
Hlatikulu	640
Mweni	646
Mafo	768
Mbowane	776
Madlolo	157

N.T. GUMEDE

Director of Veterinary Services

LEGAL NOTICE NO. 126 OF 1983

THE AVIATION ACT, 1968

(Act No. 31 of 1968)

THE AVIATION (AMENDMENT) (NO. 2) REGULATIONS, 1983

(Under section 21)

In exercise of the powers conferred under section 21 of the Aviation Act, 1968 the Minister for Works, Power and Communications hereby makes the following Regulations—

Citation.

1. These Regulations may be cited as the Aviation (Amendment) (No. 2) Regulations, 1983, shall be read as one with the Aviation Regulations, 1969 (hereinafter referred to as "the principal Regulations") and shall come into force on the 1st January, 1984.

Amendment of Appendix K.

2. Appendix K of the principal Regulations is amended —

(a) by replacing the fees thereunder with the following new fees —

"FEES

	E
Issue of a student, private or glider pilot licence	5.00
Issue of flight radio telephony operator or flight radio telegraphy operator (first-class) or flight radio telegraphy operator (second-class) licence	5.00
Issue of a flight crew licence other than the above	15.00
Renewal of student or private or glider pilot licence	5.00
Renewal of other flight crew member licence	10.00
Validation of foreign flight crew member licence	5.00
Issue or Renewal of instrument rating	5.00
Issue of aircraft maintenance engineer licence	10.00
Renewal of aircraft maintenance engineer licence	5.00
Issue of aircraft maintenance engineer organisation licence: per category	5.00
Grant of rating additional to ratings granted upon issue of aircraft maintenance organisation licence: per rating	5.00
Renewal of aircraft maintenance organization licence : per category	5.00
Validation of aircraft maintenance engineer licence	5.00
Issue of certificate of competency	5.00
Renewal of certificate of competency	5.00
Issue of duplicate licence or certificate of competency	5.00
Examination fee for all flight crew member examination, excluding flight navigator and any private pilot (per paper)	5.00
Examination fee for aircraft maintenance engineer examination (per paper)	5.00
Examination fee for flight navigator examination (per paper)	5.00

Examination fee for complete flight navigator examination	50.00
Fee for re-marking of examination script (per paper)	5.00
Issue of duplicate certificate of airworthiness	5.00
Registration of aircraft	50.00
Issue of duplicate certificate of registration	10.00
Issue of permit to fly	10.00
Extension of aircraft rating for commercial, senior commercial or airline transport pilot licence per type	10.00
Extension of aircraft rating for a flight engineer's licence, per type	10.00
Issue and renewal of an aerodrome licence	30.00":
(b) by replacing paragraphs 1, 2 and 3 with the following —	

"Issue, rendering effective or validation of certificate of airworthiness.

	E
1. (a) A glider under 1000 kg MAUW	10.00
(b) A glider over 1000 kg MAUW	15.00
(c) In any other case, as follows:-	
(1) Where the maximum certified mass does not exceed 2500 kg	20.00
(2) Where the maximum certified mass exceeds 2500 kg but does not exceed 4000 kg.	30.00
(3) Where the maximum certified mass exceeds 4000 kg. but does not exceed 5000 kg.	40.00
(4) When the maximum certified mass exceeds 5000 kg:-	
in respect of the first 5000 kg.	40.00
in respect of each additional 1000 kg. or part thereof	10.00
2. For the purposes of this scale maximum certified mass means that mass specified in the application for the certificate.	
3. For any investigations required by the Director in respect of any aircraft not conforming to a prototype aircraft or a modification of a prototype aircraft, the fees shall be equal to the cost of any such investigations";	
(c) by replacing paragraph 4 with the following —	

"Renewal of Certificate of Airworthiness.

	E
4. (a) Maximum certified mass of aircraft under 1000 kg.	15.00
(b) When the maximum certified mass exceeds 1000 kg:-	
in respect of the first 1000 kg.	15.00
in respect of each additional 500 kg. or part thereof	10.00
(c) Any aircraft registered in the private category exceeding 1000 kg. but not exceeding 2000 kg.	20.00

Amendment of Appendix M.

3. Appendix M. of the principal Regulations is amended —

- (a) by inserting below the title "APPENDIX M." the heading "AERODROME CHARGES" and by deleting the heading "LANDING AND PARKING CHARGES";
- (b) by replacing the fees under M. 1. (1) with the following new fees —

S16

“Single Landings

KG	E
500	1.50
1000	3.00
1500	4.00
2000	5.00
2500	6.50
3000	7.50
4000	9.00
5000	10.50
6000	13.00
7000	14.50
8000	16.00
9000	18.50
10000	21.00

and thereafter for every additional 2000 kg. or part thereof —
E4.00”;

“Single Landings

K.G.	E
1000	0.50
2000	1.00
3000	2.00
4000	2.50
5000	3.50
6000	4.00
7000	5.00
8000	6.00
9000	7.00
10000	8.00

and thereafter for every additional 2000 kg. or part thereof —
E1.00”;

- (d) by deleting the figure “(2)” in paragraph “(2) (a)”;
- (e) by replacing in paragraph “2 (b)” the figure “(2) A” Where it appears with the figure “2(a)”;
- (f) by replacing in paragraph (3) the figures “4,500 lbs (2043 kgs)” with the figure “2000 kg.”;
- (g) by replacing in paragraph 3(a) the figure “R20” with the figure “E50.00”;
- (h) in paragraph 4 —
 - (i) by deleting the figure “(1)”;
 - (ii) by replacing the figure “(2)” with the figure “(5)”;
 - (iii) by replacing the figure “3” with the figure “(6)”;
- (i) by replacing the figure “5(1)” with the figure “7”;
- (j) by replacing the figure “(6)” with the figure “(8)” and by deleting all the words after the words “Appendix M”.

Addition of Appendix M. 2.

4. Appendix M. of the principal Regulations is amended by adding at the end thereof the following —

"M. 2. PARKING CHARGES.

- (1) An aircraft shall be charged parking fees relative to its mass as reflected in its certificate of airworthiness or flight manual under standard sea-level conditions as follows — up to and including —

KG.	E
2000	1.00
3000	2.00
4000	3.00
5000	4.00
10000	7.00
15000	9.00
20000	11.00
25000	13.00
35000	17.00
40000	50.00
50000	100.00

- (2) Aircraft above 50,000 kgs are prohibited from parking at Matsapha.
- (3) Parking charges shall be levied over a period of twenty-four hours or part thereof, only after the aircraft has been parked on the aerodrome for six or more hours.
- (4) The fees charged shall be paid in cash to the Airport Manager before the departure of the aircraft unless credit facilities have been granted in writing by a proper officer.
- (5) The following aircraft shall be exempt from the payment of parking fees —
- (a) aircraft registered in Swaziland and operated by a flying club or charitable organisation;
 - (b) foreign registered aircraft operated by a charitable or relief organisation;
 - (c) aircraft parked in a hangar;
 - (d) foreign registered aircraft used by the Government of the country of registration for State purposes;
 - (e) military aircraft; and
 - (f) aircraft engaged in search and rescue operations for aircraft believed to be missing or in distress."

Revocation of Legal Notice No. 45 of 1981.

5. The Aviation (Amendment) Regulations, 1981 are hereby revoked.

G.M. MABILA
Principal Secretary

MBABANE,
9th December, 1983.