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JUNE 1992

No. 14058

GOEWERMENTSKENNISGEWINGS

ADMINISTRASIE: RAAD VAN AFGEVAARDIGDES

DEPARTEMENT VAN PLAASLIKE BESTUUR, BEHUISING EN LANDBOU

No. 1791

26 Junie 1992

WET OP BEHUISINGSONTWIKKELING (RAAD VAN
AFGEVAARDIGDES), 1987 (WET No. 4 VAN 1987)

HERAANSTELLING VAN DIE LEDE VAN DIE RAAD OP BEHUISINGSONTWIKKELING

Ingevolge artikel 3 (4) van die Wet op Behuisingsontwikkeling (Raad van Afgevaardigdes), (Wet 4 van 1987), word vir algemene inligting bekendgemaak dat die Minister van Behuising, Ministersraad van die Raad van Afgevaardigdes kragtens die bevoegheid hom verleen by artikel 3 (1) en (2) van genoemde Wet die ondergenoemde persone heraangestel het as lede van die Raad op Behuisingsontwikkeling. Die Minister het ingevolge artikel 4 (1) van genoemde Wet die lede heraangestel vir die periode 1 Julie 1992 tot 30 Junie 1993.

Voorsitter:

Mnr. J. G. Brand.

Vise-voorsitter:

Mnr. D. Naicker.

Lede:

Mnr. Y. S. Chinsamy.
Mnr. R. I. Arenstein.
Mnr. M. H. Keerath.
Mnr. V. V. Parkhouse.

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GOVERNMENT NOTICES

ADMINISTRATION: HOUSE OF DELEGATES

DEPARTMENT OF LOCAL GOVERNMENT, HOUSING AND AGRICULTURE

No. 1791

26 June 1992

HOUSING DEVELOPMENT ACT (HOUSE OF
DELEGATES), 1987 (ACT No. 4 OF 1987)

REAPPOINTMENT OF THE MEMBERS OF THE HOUSING DEVELOPMENT BOARD

In terms of section 3 (4) of the Housing Development Act, 1987 (Act 4 of 1987), it is hereby notified for general information that the Minister of Housing, Ministers' Council of the House of Delegates under and by virtue of the powers vested in him by section 3 (1) and (2) of the said Act has reappointed the undermentioned persons as members of the Housing Development Board. In terms of section 4 (1) of the said Act, the Minister has reappointed the members for the period 1 July 1992 to 30 June 1993.

Chairman:

Mr J. G. Brand.

Vice-Chairman:

Mr D. Naicker.

Members:

Mr Y. S. Chinsamy.
Mr R. I. Arenstein.
Mr M. H. Keerath.
Mr V. V. Parkhouse.

14058—1

DEPARTEMENT VAN BUITELANDSE SAKE

No. 1707

26 Junie 1992

ERKENNING VERLEEN AS ASSISTENT KONSULÊRE ATTACHÉ

Hierby word bekendgemaak dat aan mnr. Cyprian Gcinumzi Kotta met ingang van 1 Januarie 1992, erkenning verleen is as Assistent Konsulêre Attaché van die Republiek Transkei in Kaaptad, met die gedeelte van die provinsie die Kaap die Goeie Hoop ten weste van en met inbegrip van die landdrostdistrikte Riversdal, Ladismith, Laingsburg, Sutherland, Fraserburg en Carnarvon as sy regsgebied.

Mnr. Kotta is die opvolger van mnr. P. Z. Mditshane.

(72/226/7)

No. 1708

26 Junie 1992

ERKENNING VERLEEN AS KONSUL

Hierby word bekendgemaak dat aan mnr. Mtetho Morris Taba met ingang van 1 Mei 1992, erkenning verleen is as Konsul van die Republiek Ciskei in Johannesburg, met die provinsie Transvaal as sy regsgebied.

Mnr. Taba is die opvolger van mnr. C. H. Qomoyi.

(72/242/2)

No. 1709

26 Junie 1992

ERKENNING VERLEEN AS VISEKONSUL

Hierby word bekendgemaak dat aan mev. Eubertha Nozolile Dyani met ingang van 1 Januarie 1992, erkenning verleen is as Visekonsul van die Republiek Transkei in Durban, met die provinsie Natal as haar regsgebied.

Mev. Dyani is die opvolger van mnr. R. M. Semane.

(72/226/4)

DEPARTEMENT VAN FINANSIES

No. 1728

26 Junie 1992

WET OP STREEKDIENTSTERADE, 1985 (WET 109 VAN 1985)

BEKENDMAKING VAN TARIEF

OVERBERG STREEKSDIENTSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Overberg Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,316 persent na 0,347 persent (BTW ingesluit) van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en

DEPARTMENT OF FOREIGN AFFAIRS

No. 1707

26 June 1992

RECOGNITION GRANTED AS ASSISTANT CONSULAR ATTACHÉ

It is hereby notified that Mr Cyprian Gcinumzi Kotta has, with effect from 1 January 1992, been granted recognition as Assistant Consular Attaché of the Republic of Transkei in Cape Town, with that portion of the Province of the Cape of Good Hope to the west of and including the Magisterial Districts of Riversdale, Ladismith, Laingsburg, Sutherland, Fraserburg and Carnarvon as his area of jurisdiction.

Mr Kotta is the successor to Mr P. Z. Mditshane.

(72/226/7)

No. 1708

26 June 1992

RECOGNITION GRANTED AS CONSUL

It is hereby notified that Mr Mtetho Morris Taba has, with effect from 1 May 1992, been granted recognition as Consul of the Republic of Ciskei in Johannesburg, with the Province of the Transvaal as his area of jurisdiction.

Mr Taba is the successor to Mr C. H. Qomoyi.

(72/242/2)

No. 1709

26 June 1992

RECOGNITION GRANTED AS VICE-CONSUL

It is hereby notified that Mrs Eubertha Nozolile Dyani has, with effect from 1 January 1992, been granted recognition as Vice-Consul of the Republic of Transkei in Durban, with the Province of Natal as her area of jurisdiction.

Mrs Dyani is the successor to Mr R. M. Semane.

(72/226/4)

DEPARTMENT OF FINANCE

No. 1728

26 June 1992

REGIONAL SERVICES COUNCILS ACT, 1985 (ACT 109 OF 1985)

PUBLICATION OF RATE

OVERBERG REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act 1985 (Act No. 109 of 1985), that the Overberg Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,316 per cent to 0,347 per cent (including VAT) of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and

- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,127 persent na 0,139 persent (BTW ingesluit) van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1730

26 Junie 1992

**WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)**

BEKENDMAKING VAN TARIEF

KALAHARI STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Kalahari Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,28 persent na 0,3 persent van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,115 persent na 0,122 persent van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1731

26 Junie 1992

**WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)**

BEKENDMAKING VAN TARIEF

KLEIN-KAROO STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Klein-Karoo Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,311 persent (BTW uitgesluit) na 0,3696 persent (BTW ingesluit) van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en

- (b) the regional establishment levy in its region from 0,127 per cent to 0,139 per cent (including VAT) of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1730

26 June 1992

**REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)**

PUBLICATION OF RATE

KALAHARI REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy" respectively, in section 1 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), that the Kalahari Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,28 per cent to 0,3 per cent of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,115 per cent to 0,122 per cent of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1731

26 June 1992

**REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)**

PUBLICATION OF RATE

KLEIN-KAROO REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act 1985 (Act No. 109 of 1985), that the Klein Karoo Regional Services Council has with my concurrence increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,311 per cent (excluding VAT) to 0,3696 per cent (including VAT) of the amount on which such regional services levuch regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and

- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,124 persent (BTW uitgesluit) na 0,1474 persent (BTW ingesluit) van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word:

Met dien verstande dat 'n korting van 15 persent aan boerdery-ondernemings toegestaan sal word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1732 **26 Junie 1992**

WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)

BEKENDMAKING VAN TARIEF
SENTRAAL WITWATERSRAND STREEKS-
DIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Sentraal Witwatersrand Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,275 persent (BTW uitgesluit) na 0,3509 persent (BTW ingesluit) van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,11 persent (BTW uitgesluit) na 0,14 persent (BTW ingesluit) van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1733 **26 Junie 1992**

WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)

BEKENDMAKING VAN TARIEF
BLOEM-AREA STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van "streeksdiensteheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Bloem-area Streeksdiensteraad met my instemming die tarief vir die berekening van—

die streeksdiensteheffing in sy streek verhoog het vanaf 0,25 persent na 0,32 persent van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word.

Die verhoogde heffing is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

- (b) the regional establishment levy in its region from 0,124 per cent (excluding VAT) to 0,1474 per cent (including VAT) of the amount on which such regional establishment levy is to be so calculated: Provided that a discount of 15 per cent will be allowed to farming enterprises.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1732 **26 June 1992**

REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)

PUBLICATION OF RATE

CENTRAL WITWATERSRAND REGIONAL
SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act 1985 (Act No. 109 of 1985), that the Central Witwatersrand Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,275 per cent (excluding VAT) to 0,3509 per cent (including VAT) of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,11 per cent (excluding VAT) to 0,14 per cent (including VAT) of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1733 **26 June 1992**

REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)

PUBLICATION OF RATE

BLOEM AREA REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" in section 1 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), that the Bloem Area Regional Services Council has with my concurrence, increased the rate for the calculation of—

the regional services levy in its region from 0,25 per cent to 0,32 per cent of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act.

The increased levy is payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1734

26 Junie 1992

WET OP STREEKSDIENSTERADE 1985
(WET 109 VAN 1985)

BEKENDMAKING VAN TARIEF

NOORD-TRANSSVAAL STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, Handel en Nywerheid en Ekonomiese Koördinasie, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van onderskeidelik "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet 109 van 1985), hierby bekend dat die Noord-Transvaal Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog vanaf 1 Julie 1992 vanaf 0,25 persent na 0,2688 persent en vanaf 1 Januarie 1993 verhoog vanaf 0,2688 persent na 0,285 persent van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van die genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog vanaf 1 Julie 1992 vanaf 0,10 persent na 0,1075 persent en vanaf 1 Januarie 1993 vanaf 0,1075 persent na 0,114 persent van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

D. L. KEYS,Minister van Finansies, Handel en Nywerheid en
Ekonomiese Koördinasie.

No. 1735

26 Junie 1992

WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)

BEKENDMAKING VAN TARIEF

KAMDEBOO STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Kamdeboo Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,3 persent (BTW uitgesluit) na 0,363 persent (BTW ingesluit) van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,12 persent (BTW uitgesluit) na 0,1452 persent (BTW ingesluit) van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,

Minister van Finansies.

No. 1734

26 June 1992

REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)

PUBLICATION OF RATE

NORTHERN TRANSSVAAL REGIONAL SERVICES
COUNCIL

I, Derek Lyle Keys, Minister of Finance, Trade and Industry and Economic Co-Ordination, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act, 1985 (Act 109 of 1985), that the Northern Transvaal Regional Services Council has, with my concurrence, determined the rate for the calculation of—

- (a) the regional services levy in its region to be increased from 1 July 1992 from 0,25 per cent to 0,2688 per cent and from 1 January 1993 from 0,2688 per cent to 0,285 per cent of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region to be increased from 1 July 1992 from 0,10 per cent to 0,1075 and from 1 January 1993 from 0,1075 per cent to 0,114 per cent of the amount on which such regional establishment levy is to be calculated.

D. L. KEYS,Minister of Finance, Trade and Industry and
Economic Co-Ordination.

No. 1735

26 June 1992

REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)

PUBLICATION OF RATE

CAMDEBOO REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), that the Camdeboo Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,3 per cent (excluding VAT) to 0,363 per cent (including VAT) of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,12 per cent (excluding VAT) to 0,1452 per cent (including VAT) of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,

Minister of Finance.

No. 1736 **26 Junie 1992****WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)****BEKENDMAKING VAN TARIEF****BOSVELD STREEKSDIENSTERAAD**

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Bosveld Streeksdiensteraad met my instemming die tarief vir die berekening van—

die streeksvestigingsheffing in sy streek verhoog het vanaf 0,10 persent (BTW uitgesluit) na 0,121 persent (BTW ingesluit) van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1737 **26 Junie 1992****WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)****BEKENDMAKING VAN TARIEF****WESKUS-STREEKSDIENSTERAAD**

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Weskus Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,288 persent na 0,302 persent van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,115 persent na 0,121 persent van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1738 **26 Junie 1992****WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)****BEKENDMAKING VAN TARIEF****SUID-KAAP STREEKSDIENSTERAAD**

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en

No. 1736 **26 June 1992****REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)****PUBLICATION OF RATE****BOSVELD REGIONAL SERVICES COUNCIL**

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional establishment levy" in section 1 of the Regional Services Councils, Act 1985 (Act No. 109 of 1985), that the Bosveld Regional Services Council has with my concurrence increased the rate for the calculation of—

the regional establishment levy in its region from 0,10 per cent (excluding VAT) to 0,121 per cent (including VAT) of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1737 **26 June 1992****REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)****PUBLICATION OF RATE****WEST COAST REGIONAL SERVICES COUNCIL**

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), that the West Coast Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,288 per cent to 0,302 per cent of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,115 per cent to 0,121 per cent of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1738 **26 June 1992****REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)****PUBLICATION OF RATE****SOUTH CAPE REGIONAL SERVICES COUNCIL**

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establish-

"streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Suid-Kaap Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,29 persent na 0,32 persent van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,115 persent na 0,127 persent van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1739

26 Junie 1992

**WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)**

BEKENDMAKING VAN TARIEF

MIDLAND STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Midland Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,30 persent (BTW uitgesluit) na 0,35 persent (BTW ingesluit) van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,12 (BTW uitgesluit) persent na 0,14 (BTW ingesluit) persent van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,
Minister van Finansies.

No. 1740

26 Junie 1992

**WET OP STREEKSDIENSTERADE, 1985
(WET 109 VAN 1985)**

BEKENDMAKING VAN TARIEF

NAMAKWALAND STREEKSDIENSTERAAD

Ek, Derek Lyle Keys, Minister van Finansies, maak, kragtens die bevoegdheid aan my verleen in die omskrywing van, onderskeidelik, "streeksdiensteheffing" en "streeksvestigingsheffing" in artikel 1 van die

ment levy", respectively, in section 1 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), that the South Cape Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,29 per cent to 0,32 per cent of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,115 per cent to 0,127 per cent of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1739

26 June 1992

**REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)**

PUBLICATION OF RATE

MIDLAND REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional Services Councils Act, 1985 (Act No. 109 of 1985), that the Midland Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,30 per cent (excluding VAT) to 0,35 per cent (including VAT) of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,12 per cent (excluding VAT) to 0,14 per cent (including VAT) of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,
Minister of Finance.

No. 1740

26 June 1992

**REGIONAL SERVICES COUNCILS ACT, 1985
(ACT 109 OF 1985)**

PUBLICATION OF RATE

NAMAQUALAND REGIONAL SERVICES COUNCIL

I, Derek Lyle Keys, Minister of Finance, hereby make known, under the powers vested in me in the definition of "regional services levy" and "regional establishment levy", respectively, in section 1 of the Regional

Wet op Streeksdiensterade, 1985 (Wet No. 109 van 1985), hierby bekend dat die Namakwaland Streeksdiensteraad met my instemming die tarief vir die berekening van—

- (a) die streeksdiensteheffing in sy streek verhoog het vanaf 0,27 persent na 0,29 persent van die bedrag waarop sodanige streeksdiensteheffing ingevolge die kennisgewing bedoel in artikel 12 (1) (b) van genoemde Wet bereken moet word; en
- (b) die streeksvestigingsheffing in sy streek verhoog het vanaf 0,11 persent na 0,12 persent van die bedrag waarop sodanige streeksvestigingsheffing aldus bereken moet word.

Die verhoogde heffings is betaalbaar met ingang van 1 Julie 1992.

D. L. KEYS,

Minister van Finansies.

No. 1742

26 Junie 1992

10 PERSENT BINNELANDSE GEREGISTREERDE EFFEKTE, 2000 CERTIFIKAAT No. 4055 VIR R126 000 UITGEREIK TEN GUNSTE VAN MEV. ANNA LEANORE BENATAR

Aangesien daar by die Departement van Finansies aansoek gedoen is om 'n duplikaat van bovermelde sertifikaat wat verloor of verlê is, word hierby bekendgemaak dat tensy die oorspronklike sertifikaat binne vier weke na die datum van publikasie van hierdie kennisgewing by die Departement van Finansies, Privaat Sak X115, Pretoria, ingelewer word, die verlangde duplikaat uitgereik sal word.

DEPARTEMENT VAN JUSTISIE

No. 1743

26 Junie 1992

WET OP HOWE VIR KLEIN EISE, 1984: WYSIGING VAN KENNISGEWINGS TEN OPSIGTE VAN HOWE VIR KLEIN EISE

Ek, Daniel Pieter Antonie Schutte, Adjunkminister van Justisie, handelende namens en in opdrag van die Minister van Justisie—

- (a) wysig hierby kragtens artikel 2 (1) (e) van die Wet op Howe vir Klein Eise, 1984 (Wet No. 61 van 1984)—
 - (i) Goewermentskennisgewing No. 2096 van 20 September 1985—
 - (aa) deur in paragraaf (a) die uitdrukking 'in die distrikte Bloemfontein, Durban, Pietermaritzburg, Pretoria, Port Elizabeth, Rustenburg en Springs' deur die uitdrukking 'vir die gebiede Bloemfontein, bestaande uit die distrikte Bloemfontein, Botshabelo, Brandfort, Dewetsdorp, Dealesville, Reddersburg en Edenburg, Durban, bestaande uit die distrik Durban, Pietermaritzburg, bestaande uit die distrik Pietermaritzburg, Pretoria, bestaande uit die distrikte Pretoria,

Services Councils Act, 1985 (Act No. 109 of 1985), that the Namaqualand Regional Services Council has with my concurrence, increased the rate for the calculation of—

- (a) the regional services levy in its region from 0,27 per cent to 0,29 per cent of the amount on which such regional services levy is to be calculated in terms of the notice referred to in section 12 (1) (b) of the said Act; and
- (b) the regional establishment levy in its region from 0,11 per cent to 0,12 per cent of the amount on which such regional establishment levy is to be so calculated.

The increased levies are payable with effect from 1 July 1992.

D. L. KEYS,

Minister of Finance.

No. 1742

26 June 1992

10 PER CENT INTERNAL REGISTERED STOCK, 2000 CERTIFICATE No. 4055 FOR R126 000 ISSUED IN FAVOUR OF MRS ANNA LEANORE BENATAR

Application having been made to the Department of Finance for a duplicate of the above-mentioned certificate, the original having been lost or mislaid, notice is hereby given that unless the original certificate is produced at the Department of Finance, Private Bag X115, Pretoria, within four weeks from the date of publication of this notice, a duplicate as applied for, will be issued.

DEPARTMENT OF JUSTICE

No. 1743

26 June 1992

SMALL CLAIMS COURTS ACT, 1984: AMENDMENT OF NOTICES IN RESPECT OF SMALL CLAIMS COURTS

I, Daniel Pieter Antonie Schutte, Deputy Minister of Justice, acting on behalf of and on assignment by the Minister of Justice, hereby—

- (a) under section 2 (1) (e) of the Small Claims Courts Act, 1984 (Act No. 61 of 1984), amend—
 - (i) Government Notice No. 2096 of 20 September 1985—
 - (aa) by the substitution in paragraph (a) for the expression 'in the districts of Bloemfontein, Durban, Pietermaritzburg, Pretoria, Port Elizabeth, Rustenburg and Springs' of the expression 'for the areas of Bloemfontein, consisting of the districts of Bloemfontein, Botshabelo, Brandfort, Dewetsdorp, Dealesville, Reddersburg and Edenburg, Durban, consisting of the district of Durban, Pietermaritzburg, consisting of the district of Pietermaritzburg, Pretoria, consisting of

- Wonderboom en Soshanguve, Port Elizabeth, bestaande uit die distrik Port Elizabeth, Rustenburg, bestaande uit die distrikte Rustenburg en Koster, en Springs, bestaande uit die distrikte Springs en Delmas', te vervang; en
- (bb) deur in paragraaf (b) die woord "distrikte" deur die woord "gebiede" te vervang;
- (ii) Goewermentskennisgewing No. 18 van 2 Januarie 1987—
- (aa) deur in paragraaf (a) die uitdrukking "in die distrik Potchefstroom" deur die uitdrukking "vir die gebied Potchefstroom, bestaande uit die distrikte Potchefstroom en Ventersdorp," te vervang; en
- (bb) deur in paragraaf (b) die woord "distrik" deur die woord "gebied" te vervang;
- (iii) Goewermentskennisgewing No. 275 van 24 Februarie 1989 deur in paragraaf (a) die uitdrukking "distrik Ermelo" deur die uitdrukking "distrikte Ermelo en Carolina" te vervang;
- (iv) Goewermentskennisgewing No. 276 van 24 Februarie 1989 deur in paragraaf (a) die uitdrukking "Nigel en Heidelberg (Tvl.)" deur die uitdrukking "Nigel, Heidelberg (Tvl.) en Balfour" te vervang;
- (v) Goewermentskennisgewing No. 548 van 31 Maart 1989 deur in paragraaf (a) die uitdrukking "distrik Volksrust" deur die uitdrukking "distrikte Volksrust en Wakkerstroom" te vervang;
- (vi) Goewermentskennisgewing No. 407 van 2 Maart 1990 deur in paragraaf (a) die uitdrukking "van die distrik Groblersdal" deur die uitdrukking "Groblersdal, bestaande uit die distrikte Groblersdal en Moutse," te vervang;
- (vii) Goewermentskennisgewing No. 2658 van 8 Desember 1989 deur in paragraaf (a) die uitdrukking "van die distrik Heilbron" deur die uitdrukking "Heilbron, bestaande uit die distrikte Heilbron en Frankfort," te vervang;
- (viii) Goewermentskennisgewing No. 2254 van 28 September 1990 deur in paragraaf (a) die uitdrukking "van die distrik Kimberley" deur die uitdrukking "Kimberley, bestaande uit die distrikte Kimberley, Barkly-Wes, Boshof, Herbert en Jacobsdal," te vervang;
- (ix) Goewermentskennisgewing No. 1524 van 5 Augustus 1988 deur in paragraaf (a) die uitdrukking "distrik Bethlehem" deur die uitdrukking "distrikte Bethlehem, Fouriesburg en Reitz" te vervang; en
- the districts of Pretoria, Wonderboom and Soshanguve, Port Elizabeth, consisting of the district of Port Elizabeth, Rustenburg, consisting of the districts of Rustenburg and Koster, and Springs, consisting of the districts of Springs and Delmas'; and
- (bb) by the substitution in paragraph (b) for the word "districts" of the word "areas";
- (ii) Government Notice No. 18 of 2 January 1987—
- (aa) by the substitution in paragraph (a) for the expression "in the District of Potchefstroom" of the expression "for the area of Potchefstroom, consisting of the districts of Potchefstroom and Ventersdorp,"; and
- (bb) by the substitution in paragraph (b) for the word "district" of the word "area";
- (iii) Government Notice No. 275 of 24 February 1989 by the substitution in paragraph (a) for the expression "District of Ermelo" of the expression "districts of Ermelo and Carolina";
- (iv) Government Notice No. 276 of 24 February 1989 by the substitution in paragraph (a) for the expression "Nigel and Heidelberg (Tvl.)" of the expression "Nigel, Heidelberg (Tvl.) and Balfour";
- (v) Government Notice No. 548 of 31 March 1989 by the substitution in paragraph (a) for the expression "District of Volksrust" of the expression "districts of Volksrust and Wakkerstroom";
- (vi) Government Notice No. 407 of 2 March 1990 by the substitution in paragraph (a) for the expression "the district of Groblersdal" of the expression "Groblersdal, consisting of the districts of Groblersdal and Moutse";
- (vii) Government Notice No. 2658 of 8 December 1989 by the substitution in paragraph (a) for the expression "the district of Heilbron" of the expression "Heilbron, consisting of the districts of Heilbron and Frankfort";
- (viii) Government Notice No. 2254 of 28 September 1990 by the substitution in paragraph (a) for the expression "the district of Kimberley" of the expression "Kimberley, consisting of the districts of Kimberley, Barkly West, Boshof, Herbert and Jacobsdal";
- (ix) Government Notice No. 1524 of 5 August 1988 by the substitution in paragraph (a) for the expression "District of Bethlehem" of the expression "districts of Bethlehem, Fouriesburg and Reitz"; and

(x) Goewermentskennisgewing No. 1809 van 25 Augustus 1989 deur in paragraaf (a) die uitdrukking "van die distrik Senekal" deur die uitdrukking "Senekal, bestaande uit die distrikte Senekal, Lindley, Marquard en Winburg," te vervang; en

(b) trek hierby kragtens artikel 2 (1) (e) van vermeldde Wet, Goewermentskennisgewings Nos. 139 van 1 Februarie 1991, 2113 van 30 Augustus 1991 en 305 van 24 Januarie 1992 in.

D. P. A. Schutte,
Adjunkminister van Justisie.

KANTOOR VAN DIE STAATSPRESIDENT

No. 1703

26 Junie 1992

AANSTELLING VAN 'N PRESIDENTSRAADLID

Hierby word vir algemene inligting bekendgemaak dat die Staatspresident kragtens artikel 70 (i) (d) van die Grondwet van die Republiek van Suid-Afrika, 1983 (Wet No. 110 van 1983), **mnr. Sidney Philip Spilkin**, met ingang van 11 Junie 1992 as lid van die Presidentsraad aangestel het.

No. 1741

26 Junie 1992

TOEKENNING: DIE PRESIDENTSDEKORASIE VIR UITMUNTENDE DIENS

Hierby word bekendgemaak dat die Staatspresident kragtens reël 5 van die Bevelskrif, gedateer 28 Julie 1987, soos gewysig, die "Presidentsdekorasie vir Uitmuntende Diens" toegeken het aan die Direkteurs-generaal en voormalige Direkteurs-generaal in die Bylae vermeld.

BYLAE

*Direkteurs-generaal en voormalige
Direkteurs-generaal*

MNR. R. P. WRONSLEY:
Ouditeur-generaal.

DR. R. H. VENTER:
Lid: Kommissie vir Administrasie.

MNR. A. CORNELISSEN:
Direkteur-generaal: Transvaalse Provinsiale Administrasie.

DR. C. F. SLABBER:
Direkteur-generaal: Nasionale Gesondheid en Bevolkingsontwikkeling.

MNR. I. H. ROBSON:
Direkteur-generaal: Administrasie: Volksraad.

(x) Government Notice No. 1809 of 25 August 1989 by the substitution in paragraph (a) for the expression "the District of Senekal" of the expression "Senekal, consisting of the districts of Senekal, Lindley, Marquard and Winburg"; and

(b) under section 2 (1) (e) of the said Act, withdraw Government Notices Nos. 139 of 1 February 1991, 2113 of 30 August 1991 and 305 of 24 January 1992.

D. P. A. SCHUTTE,
Deputy Minister of Justice.

STATE PRESIDENT'S OFFICE

No. 1703

26 June 1992

APPOINTMENT OF A MEMBER OF THE PRESIDENT'S COUNCIL

It is hereby notified for general information that the State President has, in accordance with section 70 (i) (d) of the Republic of South Africa Constitution Act, 1983 (Act No. 110 of 1983), appointed **Mr Sidney Philip Spilkin** as a member of the President's Council with effect from 11 June 1992.

No. 1741

26 June 1992

AWARD: THE PRESIDENT'S DECORATION FOR DISTINGUISHED SERVICE

It is hereby notified that the State President has in terms of rule 5 of the Warrant dated 28 July 1987, as amended, awarded the "State President's Decoration for Distinguished Service" to the Directors-General and former Directors-General mentioned in the Annexure.

ANNEXURE

*Directors-General and former
Directors-General*

MR R. P. WRONSLEY:
Auditor-General.

DR R. H. VENTER:
Member: Commission for Administration.

MR A. CORNELISSEN:
Director-General: Transvaal Provincial Administration.

DR C. F. SLABBER:
Director-General: National Health and Population Development.

MR I. H. ROBSON:
Director-General: Administration: House of Assembly.

DEPARTEMENT VAN LANDBOU**No. 1723****26 Junie 1992****WET OP DIE BEWARING VAN LANDBOUHULPBRONNE, 1983 (WET No. 43 VAN 1983)****VERSOEK TOT VERSIGTIGHEID BY DIE BRAND VAN VELD AS VELDBESTUURSMATREËL**

Hiermee wil ek, Johannes Lodewikus Vosloo, as die Uitvoerende Beampte van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), alle grondgebruikers in die droogte geteisterde gebiede van die Republiek van Suid-Afrika dringend versoek om vir die 1992-seisoen slegs veld te brand wanneer dit werklik noodsaaklik is, aangesien die veldreserwes wat huidige oorsake is, van kardinale belang kan wees as ruvoerbron vir die oorbrugging van die huidige ernstige droogtesituasie, veral indien reën eers laat sou val in die komende reënseisoen. Waar veldbrand werklik noodsaaklik is word grondgebruikers versoek om uiters verantwoordelik te wees met die maak van vure en om alle nodige voorsorgmaatreëls te tref om te verhoed dat vure nie versprei nie. Grondgebruikers word daarop gewys dat die bepalinge van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983) en die Boswet, 1984 (Wet No. 122 van 1984), te alle tye nagekom moet word.

J. L. VOSLOO,

Uitvoerende Beampte: Wet No. 43 van 1983.

No. 1724**26 Junie 1992****WET OP DIE BEWARING VAN LANDBOUHULPBRONNE, 1983 (WET No. 43 VAN 1983)****TOESTEMMING OM VELD TE MAG BRAND EN GE-BRANDE VELD TE MAG BEWEI IN DIE LANDDROS-DISTRIK: BALFOUR**

Ek Johannes Lodewikus Vosloo, aangewys as Uitvoerende Beampte volgens artikel 4 (1) van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), gee hierby kragtens regulasie 12 (1) saamgelees met artikel 7 (1) van bogenoemde Wet skriftelik toestemming dat veld wat volgens 'n aanvaarde veldbestuurspraktyk gebrand kan word, jaarliks vanaf 1 Augustus tot 15 Oktober gebrand mag word. Op geen boerdery-eenheid mag meer as een derde van die beskikbare veld jaarliks gebrand word nie.

As riglyn kan beweiding van gebrande veld slegs geskied na 15 November of indien die grasblare ongeveer 100 tot 150 mm uitgegroe het. Geen oorbeweiding van gebrande veld mag voorkom nie.

Hierdie toestemming is geldig totdat dit teruggetrek of gewysig word.

Enige grondgebruiker wat genoodsaak is om af te wyk van die gestelde brandtydperk, moet minstens 30 dae voor die beoogde datum van brand met vermelding van die redes waarom daar afgewyk wil word van die bepaalde datum, skriftelik aansoek doen by die Hoofhulpbronnabewaringsinspekteur, Direkoraat Hulpbronnabewaring, Privaatsak X120, Pretoria 0001.

Enige beswaar teen hierdie toestemming of voorwaardes moet skriftelik gerig word aan genoemde Hoofhulpbronnabewaringsinspekteur.

Hierdie toestemming stel niemand vry van die bepalinge van die Boswet, 1984 (Wet No. 122 van 1984), nie. Dit impliseer dat elkeen steeds die nodige voorsorgmaatreëls moet tref alvorens gebrand word en dat die brandvoorskrifte en prosedures ingevolge laasgenoemde Wet nagekom moet word. Dit impliseer ook

DEPARTMENT OF AGRICULTURE**No. 1723****26 June 1992****CONSERVATION OF AGRICULTURAL RESOURCES ACT, 1983 (ACT No. 43 OF 1983)****REQUEST FOR CAUTION WITH REGARD TO THE BURNING OF VELD AS VELD MANAGEMENT PRACTICE**

Hereby I, Johannes Lodewikus Vosloo, as Executive Officer of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), urgently appeal to all landusers in the drought stricken areas of the Republic of South Africa to only use fire when it is absolutely essential, as the veld reserves which at present remain, can be of the utmost importance as a source of roughage in order to weather the present serious drought situation, especially if rainfall occurs late in the coming rainy season. Where burning of veld is considered essential, landusers are urgently requested to be extremely careful when starting fires and to take all necessary precautionary measures to prevent the spreading of such fires. The attention of landusers is also directed to the fact that the provisions of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983) and the Forestry Act, 1984 (Act No. 122 of 1984), must be strictly adhered to.

J. L. VOSLOO,

Executive Officer: Act No. 43 of 1983.

No. 1724**26 June 1992****CONSERVATION OF AGRICULTURAL RESOURCES ACT, 1983 (ACT No. 43 OF 1983)****PERMISSION TO BURN VELD AND GRAZE BURNED VELD IN THE MAGISTERIAL DISTRICT: BALFOUR**

I, Johannes Lodewikus Vosloo, appointed as Executive Officer according to section 4 (1) of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), hereby give written permission in accordance with section 12 (1) of the regulations read in conjunction with section 7 (1) of the above-mentioned Act, to burn veld annually according to accepted veld management practice from 1 August to 15 October. On no farming unit should more than one third of the available veld be burned.

As general guideline burned veld should only be grazed after 15 November or when the grass leaves have grown to 100 to 150 mm. No overgrazing of burned veld may occur.

This permission is valid until it is repealed or altered.

Any land owner who is forced to deviate from the determined date of burning shall submit an application in writing at least 30 days prior to the intended date of burning, furnishing the reasons for the deviation. Such application shall be lodged with the Chief Resource Conservation Inspector, Directorate of Resource Conservation, Private Bag X120, Pretoria, 0001.

Any objections to this permission or the conditions as set out herein must be submitted to the said Chief Resource Conservation Inspector.

This permission excludes no one from the provisions of the Forestry Act, 1984 (Act No. 122 of 1984). This implies that everyone must still take the necessary precautionary measures before burning and that the burning prescriptions and procedures in accordance with the latter Act should be adhered to. This also im-

dat die plaaslike brandbeheerkomitee (waar van toepassing) vooraf in kennis gestel moet word van die beoogde datum van brand en dat die voorskrifte van so 'n brandbeheerkomitee nagekom moet word.

Die vorige toestemming in Goewermmentskennisgewing No. 1733 van 26 Julie 1991 word hiermee ingetrek.

J. L. VOSLOO,

Uitvoerende Beampte: Wet No. 43 van 1983.

No. 1725

26 Junie 1992

WET OP DIE BEWARING VAN LANDBOUHULPBRONNE, 1983 (WET No. 43 VAN 1983)

TOESTEMMING OM VELD TE MAG BRAND EN GEGRANDE VELD TE MAG BEWEI IN DIE LANDDROSDISTRIKTE, BETHAL, HOËVELDRIF, STANDERTON, VREDE, HARRISMITH, BETHLEHEM, FOURIESBURG, FICKSBURG EN CLOCOLAN

Ek Johannes Lodewikus Vosloo, aangewys as Uitvoerende Beampte volgens artikel 4 (1) van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), gee hierby kragtens regulasie 12 (1), saamgelees met artikel 7 (1), van bogenoemde Wet skriftelik toestemming dat veld wat volgens aanvaarde veldbestuurspraktyk gebrand kan word jaarliks vanaf 1 Augustus tot 15 Oktober gebrand mag word. Op geen boerdery-eenheid mag meer as die helfte van die beskikbare veld jaarliks gebrand word nie.

As algemene riglyn word 'n brandbehandeling elke drie jaar as realties beskou en behoort beweiding van gebrande veld slegs te geskied na 15 November of indien die grasblare ongeveer 100 tot 150 mm uitgegroe het. Geen oorbeweiding van gebrande veld mag voorkom nie.

Hierdie toestemming is geldig totdat dit teruggetrek of gewysig word.

Enige grondgebruiker wat noodsaak is om af te wyk van die gestelde brandtydperk, moet minstens 30 dae voor die beoogde datum van brand met vermelding van die redes waarom daar afgewyk wil word van die bepaalde datum, skriftelik aansoek doen by die Hooftulphulpbronnearingsinspekteur, Direktooraat Hulpbronnearing, Privaatsak X01, Glen, 9360, vir plase wat in die Oranje-Vrystaat geleë is, of die Hooftulphulpbronnearingsinspekteur, Direktooraat Hulpbronnearing, Privaatsak X120, Pretoria, 0001, vir plase wat in die Transvaal geleë is.

Enige beswaar teen hierdie toestemming of voorwaardes moet skriftelik gerig word aan die genoemde Hooftulphulpbronnearingsinspekteur.

Hierdie toestemming stel niemand vry van die bepalinge van die Boswet, 1984 (Wet No. 122 van 1984), nie. Dit impliseer dat elkeen steeds die nodige voorsorgmaatreëls moet tref alvorens gebrand word en dat die brandvoorskrifte en prosedures ingevolge laasgenoemde Wet nagekom moet word. Dit impliseer ook dat die plaaslike brandbeheerkomitee (waar van toepassing) vooraf in kennis gestel moet word van die beoogde datum van brand en dat die voorskrifte van so 'n brandbeheerkomitee nagekom moet word.

Die vorige toestemming in Goewermmentskennisgewing No. 1733 van 26 Julie 1991 word hiermee ingetrek.

J. L. VOSLOO,

Uitvoerende Beampte: Wet No. 43 van 1983.

plies that the local fire control committee (where applicable) should be informed of the intended date of burning and that the prescriptions of such fire control committee are adhered to.

The previous permission in Government Notice No. 1733 of 26 July 1991 is repealed herewith.

J. L. VOSLOO,

Executive Officer: Act No. 43 of 1983.

No. 1725

26 June 1992

CONSERVATION OF AGRICULTURAL RESOURCES ACT, 1983 (ACT No. 43 OF 1983)

PERMISSION TO BURN VELD AND TO GRAZE BURNED VELD IN THE MAGISTERIAL DISTRICTS OF BETHAL, HOËVELDRIF, STANDERTON, VREDE, HARRISMITH, BETHLEHEM, FOURIESBURG, FICKSBURG AND CLOCOLAN

I, Johannes Lodewikus Vosloo, appointed as Executive Officer according to section 4 (1) of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), hereby give written permission in accordance with section 12 (1) of the regulations read in conjunction with section 7 (1) of the above-mentioned Act, to burn veld annually according to accepted veld management practice from 1 August to 15 October. On no farming unit should more than half of the available veld be burned.

As general guideline a burning treatment every three years is seen as realistic and burned veld should only be grazed after 15 November or when the grass leaves have grown to 100 to 150 mm. No overgrazing of burned veld may occur.

This permission is valid until it is repealed or altered.

Any land owner who is forced to deviate from the determined date of burning shall submit an application in writing at least 30 days prior to the intended date of burning, furnishing the reasons for the deviation. Such application shall be lodged with the Chief Resource Conservation Inspector, Directorate of Resource Conservation, Private Bag X01, Glen, 9360, for farms situated in the Orange Free State, or the Chief Resource Conservation Inspector, Directorate of Resource Conservation, Private Bag X120, Pretoria, 0001, for farms situated in the Transvaal.

Any objections to this permission or the conditions as set out herein must be submitted to the said Chief Resource Conservation Inspector.

This permission excludes no one from the provisions of the Forestry Act, 1984 (Act No. 122 of 1984). This implies that everyone must still take the necessary precautionary measures before burning and that the burning prescriptions and procedures in accordance with the latter Act should be adhered to. It also implies that the local fire control committee (where applicable) should be informed of the intended date of burning and that the prescriptions of such fire control committee are adhered to.

The previous permission in Government Notice No. 1733 of 26 July 1991 is repealed herewith.

J. L. VOSLOO,

Executive Officer: Act No. 43 of 1983.

No. 1726

26 Junie 1992

WET OP DIE BEWARING VAN LANDBOUHULPBRONNE, 1983 (WET No. 43 VAN 1983)

TOESTEMMING OM VELD TE MAG BRAND EN GEBRANDE VELD TE BEWEI IN DIE VELDBRANDSONE VAN DIE NATALSTREEK VAN DIE DEPARTEMENT VAN LANDBOU-ONTWIKKELING SOOS AANGEDUI OP DIE MEEGAANDE KAART IN FIGUUR 1 (GEDETAILLEERDE KAASTE IS VIR INSAE BESKIKBAAR BY DIE PLAASLIKE KANTORE VAN DIE DEPARTEMENT VAN LANDBOU-ONTWIKKELING)

Ek, Johannes Lodewikus Vosloo, aangewys as Uitvoerende Beampte volgens artikel 4 (1) van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), gee hierby kragtens regulasie 12 (1) saamgelees met artikel 7 (1) van bogenoemde Wet skriftelik toestemming dat veld wat volgens 'n aanvaarde veldbestuurspraktyk gebrand kan word, jaarliks gebrand mag word binne die periode soos aangedui in kolom 2 van Tabel 1 en met inagneming van die aanbevelings soos aangedui in kolom 3 van die genoemde tabel, vir die betrokke veldbrandsone soos aangedui in kolom 1 van die genoemde tabel. Dit is elke grondgebruiker se eie verantwoordelikheid om vas te stel binne watter veldbrandsone die grond waarop gebrand gaan word geleë is. Die veldbrandsones van die Natalstreek van die Departement van Landbou-ontwikkeling word aangetoon op die meegaande kaart in Figuur 1. Gedetailleerde kaarte is vir insae beskikbaar by die plaaslike kantoor van die Departement van Landbou-ontwikkeling.

Geen oorbeweiding van gebrande veld mag plaasvind nie. Hierdie toestemming is geldig totdat dit teruggetrek of gewysig word. Enige grondgebruiker wat genoodsaak is om af te wyk van die gestelde brandtydperke en grondgebruikers binne die Droë Doringveldbrandsone moet minstens 30 dae voor die beoogde datum van brand met vermelding van die redes waarom daar gebrand wil word of afgewyk wil word van die bepaalde datum, skriftelik aansoek doen by die Hoofhulpbronnabewaringsinspekteur, Direktooraat Hulpbronnabewaring, Posbus 345, Pietermaritzburg, 3200, of die plaaslike voorligtingskantore van die Departement van Landbou-ontwikkeling.

Enige beswaar teen hierdie toestemming of voorwaardes moet skriftelik gerig word aan die genoemde Hoofhulpbronnabewaringsinspekteur.

Hierdie toestemming stel niemand vry van die bepalinge van die Boswet, 1984 (Wet No. 122 van 1984) nie. Dit impliseer dat elkeen steeds die nodige voorsorgmaatreëls moet tref alvorens gebrand mag word en dat die brandvoorskrifte en prosedure ingevolge laasgenoemde Wet nagekom moet word. Dit impliseer ook dat die plaaslike brandbeheer Komitee (waar van toepassing) vooraf in kennis gestel moet word van die beoogde datum van brand en dat die voorskrifte van so 'n brandbeheer Komitee nagekom moet word.

Alle vorige brandtoestemmings in die Natalstreek van die Departement van Landbou-ontwikkeling word hiermee ingetrek.

J. L. VOSLOO,

Uitvoerende Beampte: Wet No. 43 van 1983.

No. 1726

26 June 1992

CONSERVATION OF AGRICULTURAL RESOURCES ACT, 1983 (ACT No. 43 OF 1983)

PERMISSION TO BURN VELD AND TO GRAZE BURNED VELD IN THE VELD BURNING ZONES OF THE NATAL REGION OF THE DEPARTMENT OF AGRICULTURAL DEVELOPMENT AS INDICATED ON THE ACCOMPANYING MAP IN FIGURE 1 (DETAILED MAPS ARE AVAILABLE FOR PERUSAL AT THE LOCAL OFFICES OF THE DEPARTMENT OF AGRICULTURAL DEVELOPMENT)

I, Johannes Lodewikus Vosloo, appointed as Executive Officer according to section 4 (1) of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), hereby give written permission in accordance with section 12 (1) of the regulations read in conjunction with section 7 (1) of the above-mentioned Act, to burn veld annually according to accepted veld management practice within the burning period as indicated in column 2 of Table 1 and with consideration of the recommendations as indicated in column 3 of the mentioned table, for the specific veld burning zone as indicated in column 1 of the mentioned table. It is each landusers own responsibility to make sure within which veld burning zone the farm on which he plans to burn is situated. The veld burning zones of the Natal Region of the Department of Agricultural Development are indicated in Figure 1. Detailed maps are available for perusal at the local extension office of the Department of Agricultural Development.

No overgrazing of burned veld may occur. This permission is valid until it is repealed or altered. Any land user who is forced to deviate from the determined date of burning and land users within the Dry Thornveld veld burning zone shall submit an application in writing at least 30 days prior to the intended date of burning, furnishing the reasons for burning or the reasons for the deviation from the specific dates. Such application shall be lodged with the Chief Resource Conservation Inspector, Directorate of Resource Conservation, P.O. Box 345, Pietermaritzburg, 3000, or the local extension office of the Department of Agricultural Development.

Any objections to this permission or the conditions as set out herein must be submitted to the said Chief Resource Conservation Inspector.

This permission excludes no one from the provisions of the Forestry Act, 1984 (Act No. 122 of 1984). This implies that everyone must still take the necessary precautionary measures before burning and that the burning prescriptions and procedures in accordance with the latter Act should be adhered to. It also implies that the local fire control committee (where applicable) should be informed of the intended date of burning and that the prescriptions of such fire control committee are adhered to.

All previous burning permissions in the Natal Region of the Department of Agricultural Development are hereby repealed.

J. L. VOSLOO,

Executive Officer: Act No. 43 of 1983.

TABEL 1**DIE VELDBRANDSONE VAN DIE NATALSTREEK VAN DIE DEPARTEMENT VAN LANDBOU-ONTWIKKELING**

Veldbrandsone	Brand tydperk	Aanbevelings
1	2	3
Warm Vogtige Grasveld	1 Julie tot 15 September	(i) Veld behoort so vroeg as moontlik binne die toelaatbare tydperk gebrand te word, maar verkieslik na 'n reën. (ii) Beweiding van gebrande veld behoort slegs 'n aanvang te neem indien die blaargroei van die grasse 'n minimum lengte van 100 mm bereik het.
Oorgangs Vogtige Grasveld	15 Julie tot 30 September	(i) Veld behoort so vroeg as moontlik binne die toelaatbare tydperk gebrand te word, maar verkieslik na 'n reën. (ii) Beweiding van gebrande veld behoort slegs 'n aanvang te neem indien die blaargroei van die grasse 'n minimum lengte van 100 mm bereik het.
Koel Vogtige Grasveld	1 Augustus tot 30 September	(i) Veld behoort so vroeg as moontlik binne die toelaatbare tydperk gebrand te word, maar verkieslik na 'n reën. (ii) Beweiding van gebrande veld behoort slegs 'n aanvang te neem indien die blaargroei van die grasse 'n minimum lengte van 100 mm bereik het.
Koue Grasveld	15 Augustus tot 15 Oktober	(i) Veld behoort so vroeg as moontlik binne die toelaatbare tydperk gebrand te word, maar verkieslik na 'n reën. (ii) Beweiding van gebrande veld behoort slegs 'n aanvang te neem indien die blaargroei van die grasse 'n minimum lengte van 100 mm bereik het.
Droë Lang Grasveld	15 Augustus tot 31 Oktober	(i) Vanaf 15 Augustus tot 31 Oktober behoort veld slegs gebrand te word binne 'n periode van 5 dae nadat ten minste 15 mm reën binne 24 uur geval het. (ii) Beweiding van gebrande veld behoort slegs 'n aanvang te neem indien die blaargroei van die grasse 'n minimum lengte van 100 mm bereik het.
Droë Doringveld	Moet jaarliks aansoek doen om veld te brand op die voorgeskrewe wyse.	

TABLE 1**THE VELD BURNING ZONES OF THE NATAL REGION OF THE DEPARTMENT OF AGRICULTURAL DEVELOPMENT**

Veld burning zone	Burning period	Recommendations
1	2	3
Warm Moist Grassveld	1 July to 15 September	(i) Veld should be burnt as early as possible within the specific period, but preferably after a rain. (ii) Grazing of burned veld should only commence when the grass leaves have attained a minimum length of 100 mm.
Intermediate Moist Grassveld	15 July to 30 September	(i) Veld should be burnt as early as possible within the specific period, but preferably after a rain. (ii) Grazing of burned veld should only commence when the grass leaves have attained a minimum length of 100 mm.

Veld burning zone 1	Burning period 2	Recommendations 3
Cool Moist Grassveld	1 August to 30 September	(i) Veld should be burnt as early as possible within the specific period, but preferably after a rain. (ii) Grazing of burned veld should only commence when the grass leaves have attained a minimum length of 100 mm.
Cold Grassveld	15 August to 15 October	(i) Veld should be burnt as early as possible within the specific period, but preferably after a rain. (ii) Grazing of burned veld should only commence when the grass leaves have attained a minimum length of 100 mm.
Dry Tail Grassveld	15 August to 31 October	(i) From 15 August to 31 October veld should only be burned within a period of 5 days after at least 15 mm of rain has fallen within 24 hours. (ii) Grazing of burned veld should only commence when the grass leaves have attained a minimum length of 100 mm.
Dry Thornveld	An application must be lodged in the prescribed manner every year.	

No. 1727

26 Junie 1992

WET OP DIE BEWARING VAN LANDBOUHULPBRONNE, 1983 (WET No. 43 VAN 1983)

TOESTEMMING OM VELD TE MAG BRAND EN GEBRANDE VELD TE MAG BEWEI IN DIE LANDDROSDISTRIKTE OF GEDEELTES VAN LANDDROSDISTRIKTE VAN DIE SOMERSAAI-HOËREËNVALSUURVELDGEBIED VAN TRANSVAAL SOOS AANGEDUI OP DIE MEEGAANDE KAART IN FIGUUR 1 (GEDETAILEERDE KAARTE IS VIR INSAE BESIKBAAR BY DIE PLAASLIKE KANTOOR VAN DIE DEPARTEMENT VAN LANDBOU-ONTWIKKELING)

Ek, Johannes Lodewikus Vosloo, aangewys as Uitvoerende Beampte volgens artikel 4 (1) van die Wet op die Bewaring van Landbouhulpbronne, 1983 (Wet No. 43 van 1983), gee hierby kragtens regulasie 12 (1), saamgelees met artikel 7 (1), van bogenoemde Wet skriftelike toestemming dat veld wat volgens 'n aanvaarde veldbestuurspraktyk gebrand kan word, jaarliks tussen 1 Augustus en 15 Oktober gebrand mag word. Op geen boerdery-eenheid mag meer as die helfte van die beskikbare veld jaarliks gebrand word nie.

As algemene riglyn word 'n brandbehandeling elke derde jaar as realisties beskou en behoort beweiding van gebrande veld slegs te geskied na 15 November of indien die grasblare ongeveer 100 tot 150 mm uitgegroe het. Geen oorbeweiding van gebrande veld mag plaasvind nie.

Hierdie toestemming is geldig totdat dit teruggetrek of gewysig word.

Enige grondgebruiker wat genoodsaak is om af te wyk van die gestelde brandtydperk moet minstens 30 dae voor die beoogde datum van brand met vermelding van die redes waarom daar afgewyk wil word van die bepaalde datum, skriftelik aansoek doen by die Hoofhulpbronnobewaringsinspekteur, Direkoraat Hulpbronnobewaring, Privaatsak X120, Pretoria, 0001.

Enige beswaar teen hierdie toestemming of voorwaardes moet skriftelik gerig word aan die genoemde Hoofhulpbronnobewaringsinspekteur.

Hierdie toestemming stel niemand vry van die bepalinge van die Boswet, 1984 (Wet No. 122 van 1984), nie. Dit impliseer dat elkeen steeds die nodige voorsorgmaatreëls moet tref alvorens gebrand mag word en dat die brandvoorskrifte en prosedure ingevolge laasgenoemde Wet nagekom moet word. Dit impliseer ook dat die plaaslike brandbeheer Komitee (waar van toepassing) vooraf in kennis gestel moet word van die beoogde datum van brand en dat die voorskrifte van so 'n brandbeheer Komitee nagekom moet word.

Die vorige toestemming in Goewermentskennisgewing No. 1734 van 26 Julie 1991 word hiermee ingetrek.

J. L. VOSLOO,

Uitvoerende Beampte: Wet No. 43 van 1983.

No. 1727

26 June 1992

CONSERVATION OF AGRICULTURAL RESOURCES ACT, 1983 (ACT No. 43 OF 1983)

PERMISSION TO BURN VELD AND TO GRAZE BURNED VELD IN THE MAGISTERIAL DISTRICTS OF THE SUMMERCROPPING-HIGH RAINFALL-SOURVELD AREA OF TRANSVAAL AS INDICATED ON THE ACCOMPANYING MAP IN FIGURE 1 (DETAIL MAPS ARE AVAILABLE FOR PERUSAL AT THE LOCAL OFFICE OF THE DEPARTMENT OF AGRICULTURAL DEVELOPMENT)

I, Johannes Lodewikus Vosloo, appointed as Executive Officer according to section 4 (1) of the Conservation of Agricultural Resources Act, 1983 (Act No. 43 of 1983), hereby give written permission in accordance with section 12 (1) of the regulations, read in conjunction with section 7 (1), of the above-mentioned Act, to burn veld annually according to accepted veld management practice from 1 August to 15 October. On no farming unit should more than half of the available veld be burned.

As general guideline a burning treatment every three years is seen as realistic and burned veld should only be grazed after 15 November or when the grass leaves have grown to 100 to 150 mm. No overgrazing of burned veld may occur.

This permission is valid until it is repealed or altered.

Any landowner who is forced to deviate from the determined date of burning shall submit an application in writing at least 30 days prior to the intended date of burning, furnishing the reasons for the deviation. Such application shall be lodged with the Chief Resource Conservation Inspector, Directorate of Resource Conservation, Private Bag X120, Pretoria, 0001.

Any objections to this permission or the conditions as set out herein must be submitted to the said Chief Resource Conservation Inspector.

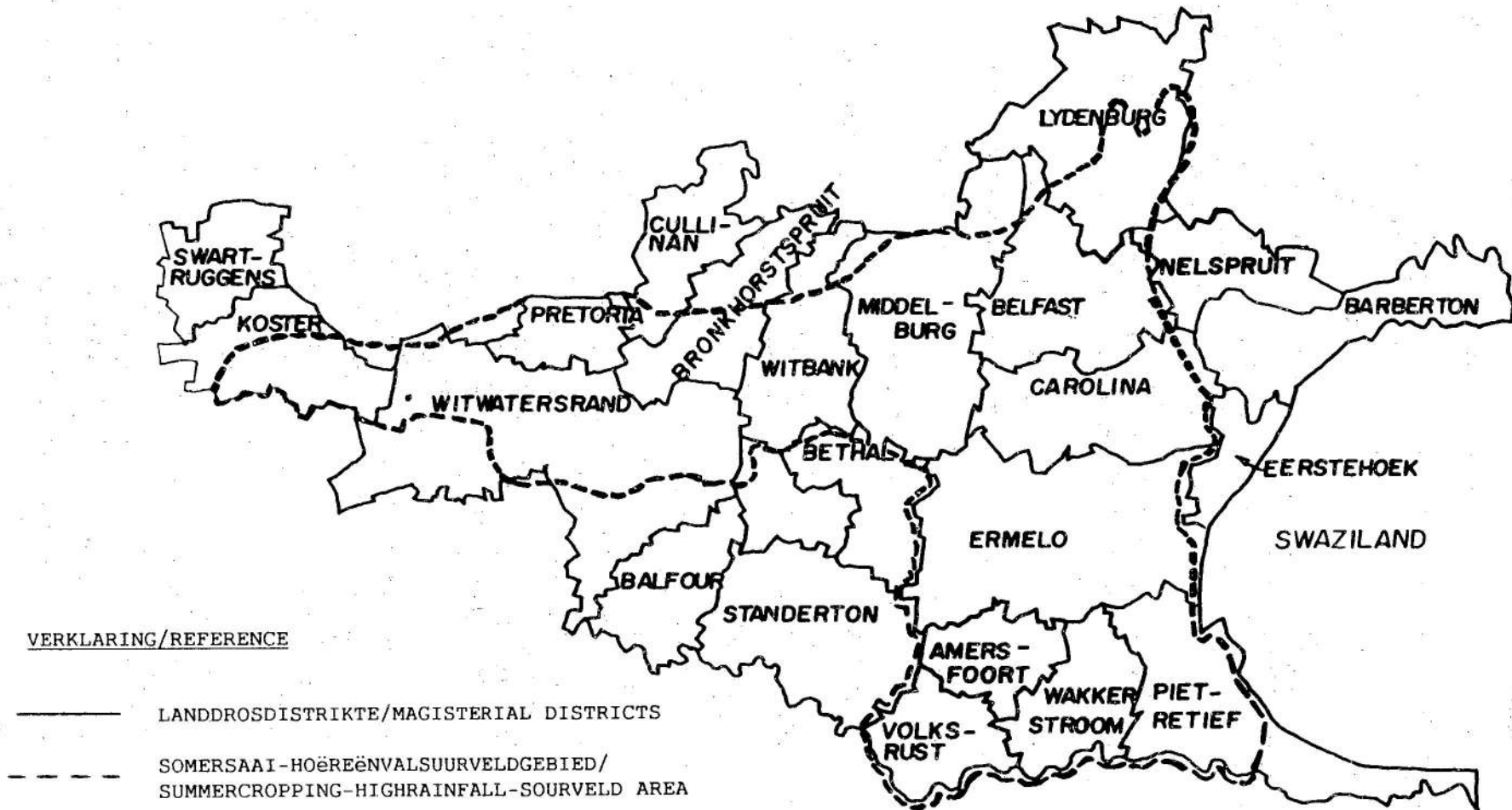
This permission excludes no one from the provisions of the Forestry Act, 1984 (Act No. 122 of 1984). This implies that everyone must still take the necessary precautionary measures before burning and that the burning prescriptions and procedures in accordance with the latter Act should be adhered to. This also implies that the local fire control committee (where applicable) should be informed of the intended date of burning and that the prescriptions of such fire control committee are adhered to.

The previous permission in Government Notice No. 1734 of 26 July 1991 is repealed herewith.

J. L. VOSLOO,

Executive Officer: Act No. 43 of 1983.

FIGUUR 1/FIGURE 1



VERKLARING/REFERENCE

- LANDDROSDISTRIKTE/MAGISTERIAL DISTRICTS
- - - - - SOMERSAAL-HOËREËNVALSUURVELDGEBIED/
SUMMERCROPPING-HIGHRAINFALL-SOURVELD AREA

SKAAL/SCALE 1:2 500 000

DEPARTEMENT VAN NASIONALE OPVOEDING

No. 1702

26 Junie 1992

WET OP NASIONALE GEDENKWAARDIGHEDE, (No. 28 VAN 1969)

BERGINSPERMIT

Ingevolge artikel 12 (2C) (c) van die Wet op Nasionale Gedenkwaardighede, 1969 (Wet 28 van 1969), bied die Raad vir Nasionale Gedenkwaardighede hierby geleentheid vir die rig van vertoë oor die uitreiking van 'n bergingspermit vir die Britse skip *ss King Cadwallon*, wat in 1929 naby Oos-Londen gestrand het.

Sodanige vertoë moet die Raad vir Nasionale Gedenkwaardighede, Posbus 4637, Kaapstad, 8000, binne drie weke vanaf die datum van publikasie van hierdie kennisgewing bereik.

G. S. HOFMEYR,

Direkteur: Raad vir Nasionale Gedenkwaardighede.

No. 1790

26 Junie 1992

BURO VIR HERALDIEK

AANSOEK OM REGISTRASIE VAN HERALDIESE VOORSTELLINGS, EN BESWARE DAARTEEN

ARTIKEL 7A EN B VAN DIE HERALDIEKWET, 1962 (WET 18 VAN 1962)

Ondergenoemde instansies en persone het kragtens artikel 7 van die Heraldiekwet, 1962 (Wet 18 van 1962), aansoek gedoen om die registrasie van hulle heraldiese voorstellings. Enigeen wat teen die registrasie van hierdie heraldiese voorstellings beswaar wil aanteken op grond daarvan dat sodanige registrasie inbreuk sal maak op regte wat hom wettiglik toekom, moet dit binne een maand na die datum van publikasie van hierdie kennisgewing doen op 'n vorm wat van die Staatsheraldikus, Privaatsak X236, Pretoria, 0001, verkrygbaar is.

1. Tegniese Kollege Kathu (H4/3/1/3218)

Wapen: Deursnede en geknobbeld na die skildvoet, silwer en blou, in die skildhoof 'n kameeldoringboom van natuurlike kleur, die stam in die vorm van 'n rooi simbool vir yster, in die skildvoet 'n goue halwe geleedigde klawerrat.

2. Teknikon Transkei (H4/3/1/3423)

Wapen: Deursnede en omgekeerd drieblad-vormig geknobbeld na die skildvoet, silwer en rooi, 'n groen aalwyn met rooi blomme.

3. Boikutlo Openbare Skool (H4/3/1/3528)

Wapen: Verlaagd omgekeerd kepervormig deursnede, groen en rooi, 'n verlaagde omgekeerde keper, in die skildhoof vergesel van 'n regopgeplaaste dubbelgebaarde sleutel, albei silwer.

Wapenspreuk: THROUGH PERSEVERANCE

DEPARTMENT OF NATIONAL EDUCATION

No. 1702

26 June 1992

NATIONAL MONUMENTS ACT, (No. 28 OF 1969)

SALVAGE PERMIT

In terms of section 12 (2C) (c) of the National Monuments Act, 1969 (Act 28 of 1969), the National Monuments Council hereby invites representations on the issuing of a salvage permit for the British ship *ss King Cadwallon*, which sank near East London in 1929.

Such representations should reach the National Monuments Council, P.O. Box 4637, Cape Town, 8000, within three weeks from the date of publication of this notice.

G. S. HOFMEYR,

Director: National Monuments Council.

No. 1790

26 June 1992

BUREAU OF HERALDRY

APPLICATION FOR REGISTRATION OF HERALDIC REPRESENTATIONS, AND OBJECTIONS THERETO

SECTION 7A AND B OF THE HERALDRY ACT, 1962 (ACT 18 OF 1962)

The undermentioned bodies and persons have applied in terms of section 7 of the Heraldry Act, 1962 (Act 18 of 1962), for the registration of their heraldic representations. Anyone wishing to object to the registration of these heraldic representations on the grounds that such registration will encroach upon rights to which he is legally entitled should do so within one month of the date of publication of this notice upon a form obtainable from the State Herald, Private Bag X236, Pretoria, 0001.

1. Kathu Technical College (H4/3/1/3218)

Arms: Per fess and nowy to base, Argent and Azure, in chief a camel-thorn tree proper, the trunk in the form of the symbol for iron Gules, in base a demi-cogwheel trefly voided Or.

2. Transkei Teknikon (H4/3/1/3423)

Arms: Per fess nowy of a trimount to base, Argent and Gules, an aloe Vert with flowers Gules.

3. Boikutlo Public School (H4/3/1/3528)

Arms: Per chevron inverted abaissé, Vert and Gules, a chevron inverted abaissé, in chief a double-warded key erect, Argent.

Motto: THROUGH PERSEVERANCE

4. Munisipaliteit van Kuruman (H4/3/2/382)

Wapen: Deursnede en gebroke kepersgewys geknobbeld, goud en groen, in die skildvoet 'n goue pylkruis, daaroorheen 'n fontein, op die erepunt vergesel van 'n besant.

Helmteken: 'n Goue muurkroon met 'n uitkomende rysende groen grond, daarop twee skuinsgekreuste mynhamers, ook groen, voor 'n paar uitkomende goue springbokhorings.

Dekklede: Groen en goud

Wapenspreuk: PROCEDIMUS

5. Plaaslike Raad van Constantia Valle (H4/3/2/512)

Wapen: In silwer, 'n swart adelaar met uitgespreide vleuels, op die bors belaa met 'n goue sandloper, dwarsbalksgewys; 'n rooi gewelvormig geknobbeld skildhoof.

Helmteken: 'n Rooi muurkroon, swart gemessel, met 'n halwe uitkomende silwer hert, gewei en hoewe van goud, swart gevleuel.

Dekklede: Rooi en silwer

Wapenspreuk: TERRA HEREDITAS NOSTRA

6. Munisipaliteit van Shelly Beach (H4/3/2/526)

Wapen: In goud, blou golwende tweelingbalke, in die skildhoof vergesel van twee regopgeplaaste swart dubbel-vishoeke en in die skildvoet van 'n rooi hibiskusblom, blou gestingel.

Helmteken: 'n Goue muurkroon met uitkomende blou golfkruine, daarop 'n goue omgekeerde skulp.

Dekklede: Blou en goud

7. Plaaslike Raad van Struisbaai (H4/3/2/540)

Wapen: Slangsnitsgewys gedeel, in die skildhoof na links en in die skildvoet na regs, silwer en blou, regs 'n regopgeplaaste swart volstruisveer met 'n rooi skag.

Helmteken: 'n Blou muurkroon met 'n swart uitkomende seilskip in vooraansig, rooi wimpel wapperend na regs, die silwer seil deurlopend belaa met vissershuisies uitkomend uit 'n streepbalk, alles blou, die deure silwer geledig.

Dekklede: Blou en silwer

Wapenspreuk: IN CONCILIO CONCILIUM

8. Nigel Conrad Forbes (H4/3/4/414)

Wapen: In blou, drie silwer afgesnede beerkoppe, rooi gemuilband, binne-in 'n silwer uitgeskulpte skildsoom belaa met vier rooi merlette afgewissel met vier blou aarbeibloesels.

Helmteken: 'n Regopgeplaaste dolk getop met 'n afgerukte wolfskop, albei van natuurlike kleur.

Wron en dekklede: Blou en silwer

Wapenspreuk: FORTE ET FERME

9. Barend Jacobus de Klerk Fourie (H4/3/4/445)

Wapen: Kepervormig deursnede, blou en groen, 'n goue keper belaa met 'n rooi vyfpuntige ster, in die skildvoet vergesel van 'n golwende versmalde dwarsbalk oortop met 'n gekronkelde slang, albei silwer.

4. Kuruman Municipality (H4/3/2/382)

Arms: Per fess nowy per chevron rompu, Or and Vert, in base a cross barbed Or, surmounted by a fountain, at honour point a bezant.

Crest: Issuant from a mural crown Or, a mount ensigned with two miner's hammers in saltire, Vert, in front of a pair of springbok horns Or.

Mantling: Vert and Or

Motto: PROCEDIMUS

5. Local Council of Constantia Valley (H4/3/2/512)

Arms: Argent, an eagle displayed Sable, charged on the breast with an hour glass in fess Or; a chief nowy gabled Gules.

Crest: Issuant from a mural crown Gules, masoned Sable, a demi-stag Argent, attired and unguled Or, winged Sable.

Mantling: Gules and Argent

Motto: TERRA HEREDITAS NOSTRA

6. Borough of Shelly Beach (H4/3/2/526)

Arms: Or, bars gemelles Azure between in chief two double fish-hooks erect Sable and in base a hibiscus flower Gules, slipped Azure.

Crest: Issuant from a mural crown Or, wavecrests Azure ensigned with an escallop inverted Or.

Mantling: Azure and Or

7. Struisbaai Local Council (H4/3/2/540)

Arms: Per pale serpentine, in chief to sinister and in base to dexter, Argent and Azure, texter and ostrich feather erect Sable, the shank Gules.

Crest: Issuant from a mural crown Azure, a sailing ship affrontée Sable, pennant flotant to dexter Gules, the sail Argent, charged throughout with fishermen's cottages issuant from a barrulet Azure, the doors voided Argent.

Mantling: Azure and Argent

Motto: IN CONCILIO CONCILIUM

8. Nigel Conrad Forbes (H4/3/4/414)

Arms: Azure, three bear's heads couped Argent, muzzled Gules; a bordure engrailed of the Second charged with four martlets of the Third alternately with four fraises of the First.

Crest: A skean in pale surmounted of a wolf-head erased, proper.

Wreath and mantling: Azure and Argent

Motto: FORTE ET FERME

9. Barend Jacobus de Klerk Fourie (H4/3/4/445)

Arms: Per chevron Azure and Vert, on a chevron Or a mullet Gules, in base a closet wavy ensigned of a serpent coiled, Argent.

Helmteken: Op 'n rysende blou grond, 'n silwer klimmende leeu, goud genael en rooi getong, wat 'n groen kronkelende slang in sy voorpote vas-hou.

Wreath and dekklede: Groen en silwer

Wapenspreuk: CARPE DIEM ET CREA FUTURUM

10. Gert Daniel Robbertze (H4/3/4/452)

Wapen: In goud, twee afgewende vlyme en op die erepunt 'n blokkie, alles blou; op 'n gewelvormig geknobbeld skildhoof, ook blou, twee goue fleurs de lis.

Helmteken: 'n Goue helmkroon met 'n uitkomende blou drieberg getop met 'n goue regopgeplaaste volstruisveer tussen twee rooi rose, gepunt en geknop, die stingels skuinsgekruis, alles goud.

Wreath and dekklede: Blou en goud

Crest: On a mount Azure, a lion rampant Argent, armed Or and langued Gules, holding in its forepaws a coiled serpent Vert.

Wreath and mantling: Vert and Argent

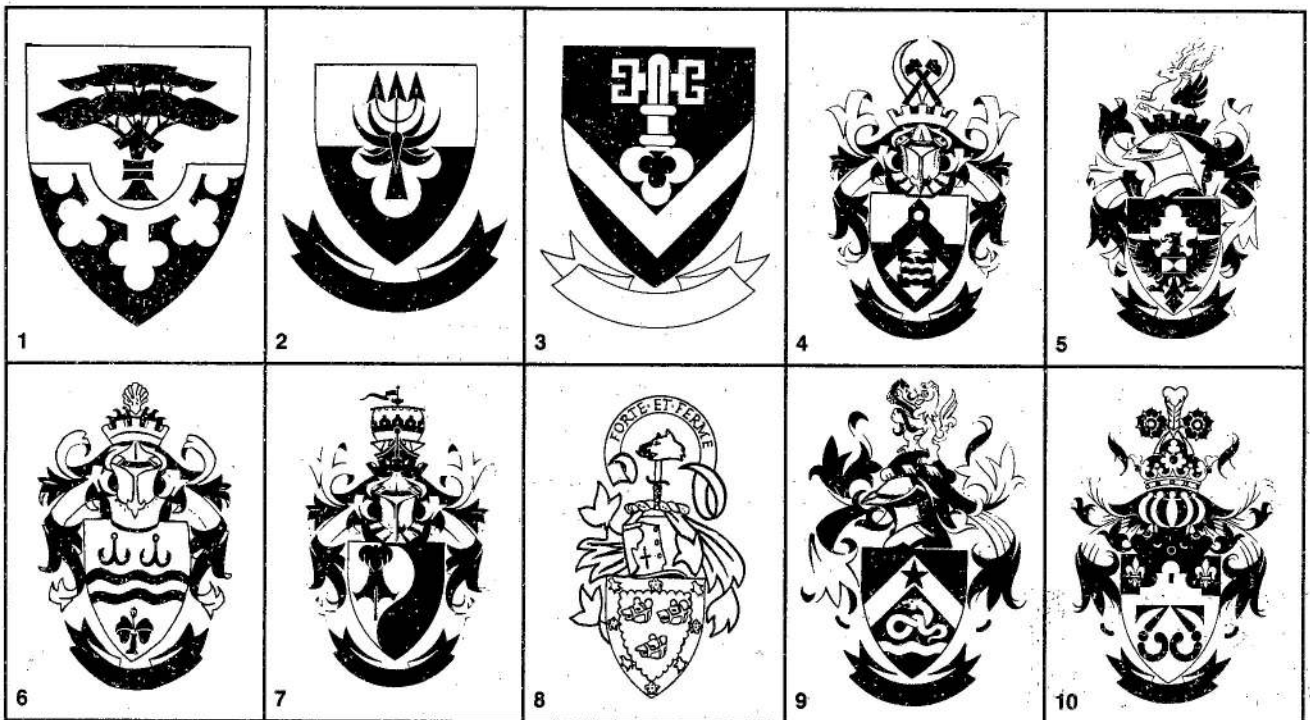
Motto: CARPE DIEM ET CREA FUTURUM

10. Gert Daniel Robbertze (H4/3/4/452)

Arms: Or, two fleams addorsed and at honour point a billet, Azure; on a chief nowy gabled of the last, two fleurs-de-lis Or.

Crest: Issuant from a crest coronet Or, a trimount Azure ensigned of an ostrich feather erect Or between two roses Gules, barbed and seeded, the slips in saltire, Or.

Wreath and mantling: Azure and Or



DEPARTEMENT VAN PLAASLIKE REGERING EN NASIONALE BEHUISING

No. 1694

26 Junie 1992

ONDERSOEK NA DIE VOORGESTELDE VERAN-
DERING VAN DIE REGSGEBIED VAN DIE STADS-
RAAD VAN SECUNDA DEUR DIE INLYWING VAN
DIE REGSGEBIED VAN DIE PLAASLIKE GEBIEDS-
KOMITEE VAN CHARL CILLIERS

Kennis geskied hiermee ingevolge artikel 7G (1) van die Wet op die Bevordering van Plaaslike Owerheidsaangeleenthede, 1983 (Wet 91 van 1983), soos gewysig, dat die Administrateur van Transvaal ingevolge artikel 7F (1) (a) van gemelde Wet, die Afbakeningsraad vir Plaaslike Owerheidsgebiede versoek het om ondersoek in te stel na en hom van advies te dien oor

DEPARTMENT OF LOCAL GOVERNMENT AND NATIONAL HOUSING

No. 1694

26 June 1992

ENQUIRY INTO THE PROPOSED ALTERATION OF
THE AREA OF JURISDICTION OF THE TOWN
COUNCIL OF SECUNDA BY THE INCORPORATION
OF THE AREA OF JURISDICTION OF THE LOCAL
AREA COMMITTEE OF CHARL CILLIERS

Notice is hereby given in terms of section 7G (1) of the Promotion of Local Government Affairs Act, 1983 (Act 91 of 1983), as amended, that the Administrator of Transvaal has, in terms of section 7F (1) (a) of the said Act, requested the Demarcation Board for Local Gov-

die wenslikheid of andersins van die voorgestelde verandering van die regsgebied van die Stadsraad van Secunda deur die inlywing van die regsgebied van die Plaaslike Gebiedskomitee van Charl Cilliers.

Die versoek, asook kaarte waarop die betrokke gebied aangedui word, lê ter insae by die kantoor van die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Meintjiesgebou 111, Meintjiesstraat 92, Sunnyside, Pretoria, en by die volgende kantore:

Hoofuitvoerende Beampste
Raad op Plaaslike Bestuursangeleenthede
H. B. Phillipsgebou, Kamer B501
Bosmanstraat 320
PRETORIA.

Direkteur-generaal
Transvaalse Provinsiale Administrasie
TPA-gebou, B-blok
Kamer 213
Pretoriusstraat
PRETORIA.

Stadsklerk
Stadsraad van Secunda
Munisipale Kantore
Kamer D105
Sentrale Besigheidsentrum
SECUNDA.

Hoofbestuurder
Sasol (Transvaal) Dorpsgebiede Beperk
SBDD-gebou
Sasol Bedrywe (Werke)
SASOL—SECUNDA.

Skriftelike besware teen of verhoë in verband met die voorgestelde inlywing kan voor of op **20 Julie 1992** by die Sekretaris van die Afbakeningsraad vir Plaaslike Owerheidsgebiede, Privaatsak X644, Pretoria, 0001, ingedien word.

Die Afbakeningsraad sal op die ondergemelde datum, plek en tyd vergader om enige verdere getuie en verhoë aan te hoor van diegene wat besware en verhoë na aanleiding van hierdie kennisgewing indien:

Datum: 12 Augustus 1992.

Plek: Raadsaal, Burgersentrum, Sentrale Besigheidsentrum, Secunda.

Tyd: 10:00.

Beskrywing van die Plaaslike Gebiedskomitee van Charl Cilliers wat by die regsgebied van die Stadsraad van Secunda beoog ingelyf te word

- Die plaas Charl Cilliers 332 IS volgens Kaart LG A2862/17, groot 513,0170 ha; en
- Gedeelte 9 ('n gedeelte van Gedeelte 6) van die plaas Van Tondershoek 317 IS volgens Kaart LG A838/12, groot 8 565 vk/m.

G. M. VAN GINKEL,
Sekretaris: Afbakeningsraad.

(Verwysing: 12/2/9/4/30)

ernment Areas to hold an enquiry into and to advise him on the desirability or otherwise of the proposed alteration of the Town Council of Secunda by the incorporation area of jurisdiction of the of the Local Area Committee of Charl Cilliers.

The said request, as well as maps indicating the area concerned, are open to inspection at the office of the Secretary of the Demarcation Board of Local Government Areas, 111 Meintjies Building, 92 Meintjies Street, Sunnyside, Pretoria, and at the following offices:

Chief Executive Officer
Local Government Affairs Council
H. B. Phillips Building, Room B501
320 Bosman Street
PRETORIA.

Director-General
Transvaal Provincial Administration
TPA Building, B Block
Room 213
Pretorius Street
PRETORIA.

Town Clerk
Town Council of Secunda
Municipal Offices
Room D105
Central Business Centre
SECUNDA.

General Manager
Sasol (Transvaal) Township Limited
SBDD Building
Sasol Industrial (Works)
SASOL—SECUNDA.

Written objections against or representations with regard to the proposed incorporation may be lodged with the Secretary of the Demarcation Board for Local Government Areas, Private Bag X644, Pretoria, 0001, on or before **20 July 1992**.

The Demarcation Board will meet at the undermentioned date, place and time to hear further evidence and representations from those persons who wish to lodge objections and representations in pursuance of this notice:

Date: 12 August 1992.

Place: Council Chamber, Civic Centre, Central Business Centre, Secunda.

Time: 10:00.

Description of the Local Area Committee of Charl Cilliers to be incorporated into the area of jurisdiction of the Town Council of Secunda

- The farm Charl Cilliers 332 IS *vide* Diagram SG A2862/17, in extent 513,0170 ha; and
- Portion 9 (a remainder of Portion 6) of the farm Van Tondershoek 317 IS *vide* Diagram SG A838/12, in extent 8 565 sq/m.

G. M. VAN GINKEL,
Secretary: Demarcation Board.

(Reference: 12/2/9/4/30)

DEPARTEMENT VAN WATERWESE EN BOSBOU

No. 1749

26 Junie 1992

VERBOD OP DIE BRAND VAN TAKAFVAL: DISTRIKTE PIET RETIEF/ERMELO/WAKKERSTROOM

Kragtens die bevoegdheid my verleen by artikel 25 (2) van die Boswet, 1984 (Wet No. 122 van 1984), bepaal ek hierby dat, in die gebiede waarvan die grense in Bylae hiervan omskryf word, geen persoon **vanaf 1 Julie 1992 tot en met 31 Oktober 1992** takafval mag verbrand nie.

J. D. RAATH,

Adjunk-direkteur-generaal: Bosbou.

BYLAE

NOORDELIKE GRENS

Vanaf die punt waar die Ermelo/Amsterdampad die westelike grens van die plaas Steenkoolspruit 275 IT kruis; daarvandaan in 'n oostelike rigting tot by Amsterdam en verder tot by Nerston aan die Swazilandgrens.

OOSTELIKE GRENS

Vanaf Nerston, langs die Swazilandgrens in 'n suidelike rigting tot by die algemene grens tussen die eiendomme Berbice 23 HU en Bergplaats 25 HU; daarvandaan in 'n algemeen suidwestelike rigting tot by die Transvaal/Natalgrens langs, daarvandaan langs die oostelike grense van die volgende eiendomme, sodat die eiendomme by die gebied ingesluit word: Berbice 23 HU, Delft 22 HU, Agatha 41 HU en Gunsteling 45 HU.

SUIDELIKE GRENS

Vanaf die aansluiting van die suidoostelike grens van die eiendom Gunsteling 45 HU met die Transvaal/Natalgrens; daarvandaan in 'n algemeen westelike rigting met die Transvaal/Natalgrens langs tot by die Piet Retief/Braunschweigpad op die plaas Zendelingspost 204 HT.

WESTELIKE GRENS

Vanaf die aansluiting van die Piet Retief/Braunschweigpad met die Natal/Transvaalgrens op die plaas Zendelingspost 204 HT, in 'n oostelike rigting met genoemde pad langs oor die plase Tafelberg 186 HT, Talaga 183 HT, Normandie 178 HT tot by die aansluiting met die Piet Retief/Paulpietersburgpad; daarvandaan in 'n noordelike rigting met genoemde pad langs tot by die kruising met die Assegaairivier, op die plaas Umkonta 150 HT; daarvandaan in 'n noordwestelike rigting met die Assegaairivier langs tot by die kruising met die Piet Retief/Wakkerstroompad, op die plaas Welverdiend 148 HT; daarvandaan met genoemde pad langs in 'n westelike rigting tot waar die pad die suidelike grens van die eiendom Kaffir Locatie 24 HT kruis; daarvandaan in 'n algemeen westelike rigting met die suidelike grense van die volgende eiendomme langs, sodat die eiendomme by die gebied ingesluit word: Kaffir Locatie 24 HT, Grootspuit 23 HT, Roodekraal 21 HT en Makwassa 19 HT; daarvandaan met die westelike grens van die eiendom Rooikop 18 HT; die

DEPARTMENT OF WATER AFFAIRS AND FORESTRY

No. 1749

26 June 1992

PROHIBITION ON THE BURNING OF SLASH: DISTRICTS OF PIET RETIEF/ERMELO/WAKKERSTROOM

Under the powers vested in me by section 25 (2) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby determine that in the areas the boundaries of which are defined in the Schedule hereto, no person shall **from 1 July 1992 up to and including 31 October 1992** burn any plantation slash.

J. D. RAATH,

Deputy Director-General: Forestry.

SCHEDULE

NORTHERN BOUNDARY

From the point where the Ermelo/Amsterdam Road crosses the western boundary of the farm Steenkoolspruit 275 IT; thence in an easterly direction to Amsterdam, and further to Nerston, on the Swaziland border.

EASTERN BOUNDARY

From Nerston, along the Swaziland border, in a southerly direction to the common boundary between the properties Berbice 23 HU and Bergplaats 25 HU; thence in a general south-westerly direction to the Transvaal/Natal border along the eastern boundaries of the following properties, so as to include them in the area: Berbice 23 HU, Delft 22 HU, Agatha 41 HU and Gunsteling 45 HU.

SOUTHERN BOUNDARY

From the junction of the south-eastern boundary of the property Gunsteling 45 HU with the Transvaal/Natal border; thence in a general westerly direction along the Transvaal/Natal border to the Piet Retief/Braunschweig Road on the farm Zendelingspost 204 HT.

WESTERN BOUNDARY

From the junction of the Piet Retief/Braunschweig Road with the Natal/Transvaal border on the farm Zendelingspost 204 HT; in an easterly direction along the said road, passing over the farms Tafelberg 186 HT, Talaga 183 HT, Normandie 178 HT to the junction with the Piet Retief/Paulpietersburg Road; thence in a northerly direction along the said road to the crossing with the Assegaai River, on the farm Umkonta 150 HT; thence in a north-westerly direction along the Assegaai River to the crossing with the Piet Retief/Wakkerstroom Road on the farm Welverdiend 148 HT; thence along the said road in a westerly direction to where the road intersects the southern boundary of the property Kaffir Locatie 24 HT; thence in a general westerly direction along the southern boundaries of the following properties, so as to include them in the area: Kaffir Locatie 24 HT, Grootspuit 23 HT, Roodekraal 21 HT and Makwassa 19 HT; thence along the western boundary of the property Rooikop 18 HT, the south-western

suidwestelike grens van die eiendom Nooitgezien 381 HT en die suidoostelike, suidwestelike en westelike grense van die eiendom Twyfelhoek 379 IT langs tot by die aansluiting van die Wakkerstroom/Amersfoortlanddrostdistrikgrens met laasgenoemde grens; daarvandaan in 'n algemeen noordelike rigting met die Wakkerstroom/Amersfoortlanddrostdistrikgrens langs tot by die Ermelolanddrostdistrikgrens; daarvandaan noordwaarts met die westelike grense van die volgende eiendomme langs, sodat die eiendomme in die gebied ingesluit word: Nooitgedacht 319 IT, Maveriesstad 321 IT, Twyfelaar 298 IT, Blymoedig 301 IT, Windhoek 291 IT, Waaihoek 286 IT en Schiedam 274 IT, tot by 'n punt waar die Ermelo/Amsterdampad die plaas Steenkool-spruit 275 IT kruis.

boundary of the property Nooitgezien 381 HT and the south-eastern, south-western and western boundaries of the property Twyfelhoek 379 IT to the junction of the Wakkerstroom/Amersfoort Magisterial District boundary with last-mentioned boundary; thence in a general northerly direction along the Wakkerstroom/Amersfoort Magisterial District boundary to the Ermelo Magisterial District boundary; thence northwards along the western boundaries of the following properties, so as to include them in the area: Nooitgedacht 319 IT, Maveriesstad 321 IT, Twyfelaar 298 IT, Blymoedig 301 IT, Windhoek 291 IT, Waaihoek 286 IT and Schiedam 274 IT, to a point where the Ermelo/Amsterdam Road is crossed on the farm Steenkoolspruit 275 IT.

No. 1750**26 Junie 1992**

VERBOD OP VURE IN DIE OPE LUG EN OP DIE MAAK VAN BRANDSTROKE DEUR TE BRAND: DISTRIKTE ERMELO/CAROLINA/WATERVAL-BOVEN

Kragtens die bevoegdheid my verleen by artikel 25 (1) en 25 (3) van die Boswet, 1984 (Wet No. 122 van 1984), bepaal ek hierby dat, in die gebiede waarvan die grense in die Bylae hiervan omskryf word, geen persoon **vanaf 1 Augustus 1992 tot en met 31 Oktober 1992—**

1. 'n brandstrook in artikel 25 (3) van genoemde Wet bedoel, mag skoonmaak deur te brand nie; of
2. 'n vuur in die ope lug mag maak of laat maak nie, of as so 'n vuur wel gemaak is, mag toelaat dat sodanige vuur voortbrand nie of brandstof daarby mag voeg nie, of dit weer mag aansteek nie, uitgesonderd—
 - 2.1 vure gemaak in die gedeelte van KaNgwane geleë binne die omskrewe grens;
 - 2.2 vure gemaak binne 'n afgebakende piekniek- of kampeerplek of vakansieoord wat, indien hulle in private besit is, behoorlik gelisensieer moet wees, of wat deur 'n plaaslike owerheid of 'n Staatsdepartement in stand gehou word: Met dien verstande dat sodanige vure gemaak is op plekke wat spesifiek vir dié doel daargestel en voorberei is;
 - 2.3 vure gemaak op woon- en industriële persele binne geproklameerde dorpsgebiede; en
 - 2.4 vure gemaak vir die brand van gras vir weiding, oesreste en gras/onkruid op bewerkte lande, industriële doeleindes en vure vir die voorbereiding van voedsel, onderhewig aan die brandvoorskrifte van die Departement van Waterwese en Bosbou, verkrygbaar vanaf die Streekdirekteur, Tak Bosbou, Departement van Waterwese en Bosbou te Nelspruit.

J. D. RAATH,

Adjunk-direkteur-generaal: Bosbou.

No. 1750**26 June 1992**

PROHIBITION ON FIRES IN THE OPEN AIR AND ON THE CLEARING OF FIRE BELTS BY BURNING: DISTRICTS OF ERMELO/CAROLINA/WATERVAL-BOVEN

Under the powers vested in me by section 25 (1) and 25 (3) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby determine that, in the areas the boundaries of which are defined in the Schedule hereto, no person shall **from 1 August 1992 up to and including 31 October 1992—**

1. clear by burning any fire belt referred to in section 25 (3) of the said Act; or
2. make or cause to be made any fire in the open air or, if such fire has been made, allow such fire to continue to burn or add fuel thereto or rekindle it, save—
 - 2.1 fires made in that portion of KaNgwane situated inside the defined boundary;
 - 2.2 fires made within a demarcated picnic or camping area or holiday resort, which should be duly licensed if they are privately owned, or which are maintained by a local authority or a Government Department: Provided that such fires shall be made only at places specifically provided and prepared for that purpose;
 - 2.3 fires made on residential and industrial stands within proclaimed townships; and
 - 2.4 fires made for the burning of grass for grazing, harvest residue and grass/weeds on cultivated lands, industrial purposes and fires for the preparation of food, subject to the burning prescription of the Department of Water Affairs and Forestry, obtainable from the Regional Director, Forestry Branch, Department of Water Affairs and Forestry at Nelspruit.

J. D. RAATH,

Deputy Director-General: Forestry.

BYLAE**SUIDELIKE GRENS**

Vanaf die punt waar die Ermelo/Amsterdampad die westelike grens van die plaas Steenkoolspruit 275 IT kruis; daarvandaan in 'n oostelike rigting tot by Amsterdam en verder tot by Nerston aan die Swazilandgrens.

OOSTELIKE GRENS

Vanaf Nerston noordwaarts langs die Swazilandgrens tot by die Carolina/Barberton distrikgrens.

NOORDELIKE GRENS

Vanaf die Swazilandgrens in 'n westelike rigting langs die Carolina/Barberton distrikgrens tot by die Badplaas/Barbertonpad; daarvandaan in 'n westelike rigting met genoemde pad langs tot by die kruising met die Badplaas/Machadodorp pad op die plaas Kees Zyn Doorns 708 JT; daarvandaan in 'n noordelike rigting met die Machadodorp pad langs tot by 'n punt waar genoemde pad die noordelike grens van die plaas Gemakstroom 396 JT kruis; daarvandaan in 'n suidwestelike rigting met die grense van die volgende plase langs sodat die plase by die gebied ingesluit word: Gemakstroom 396 JT, Gembokhoek 397 JT, Gevonden 398 JT, Waterval 424 JT, Kranskloof 423 JT, Suikerbosfontein 422 JT, Leeuwpoot 13 IT en Nooitgedacht 14 IT, tot waar die grens van laasgenoemde plaas die Carolina/Badplaaspad kruis.

WESTELIKE GRENS

Vanaf 'n punt waar die Carolina/Badplaaspad die westelike grens van die plaas Nooitgedacht 14 IT kruis in 'n suidelike rigting met die westelike grens van die plaas Appeldoorn 38 IT langs tot by die Oshoek/Carolinapad; daarvandaan in 'n oostelike rigting met genoemde pad langs tot by die noordwestelike hoekbaken van Glentyan 64 IT; daarvandaan in 'n suidelike rigting met die westelike grense van die volgende plase langs sodat die plase by die gebied ingesluit word: Glentyan 64 IT, Lillieburn 74 IT, Kelvin-side 95 IT, Hamilton 99 IT, Edenvale 100 IT, Liefgekozen 119 IT, Coalbank 129 IT, Bothmanloop 139 IT, Schimmelhoek 272 IT en Steenkoolspruit 275 IT; daarvandaan met die suidelike grens van Schimmelhoek 272 IT langs tot by 'n punt waar genoemde grens die Ermelo/Amsterdampad kruis.

SCHEDULE**SOUTHERN BOUNDARY**

From the point where the Ermelo/Amsterdam Road crosses the western boundary of the farm Steenkoolspruit 275 IT; thence in an easterly direction to Amsterdam, and further to Nerston on the Swaziland border.

EASTERN BOUNDARY

From Nerston, northwards along the Swaziland border to the Carolina/Barberton District boundary.

NORTHERN BOUNDARY

From the Swaziland border in a westerly direction along the Carolina/Barberton District boundary to the Badplaas/Barberton Road; thence in a westerly direction along the said road to the intersection with the Badplaas/Machadodorp Road on the farm Kees Zyn Doorns 708 JT; thence in a northerly direction along the Machadodorp Road to a point where the said road crosses the northern boundary of the farm Gemakstroom 396 JT; thence in a south-westerly direction along the boundaries of the following farms so as to include these farms in the area: Gemakstroom 396 JT, Gembokhoek 397 JT, Gevonden 398 JT, Waterval 424 JT, Kranskloof 423 JT, Suikerbosfontein 422 JT, Leeuwpoot 13 IT and Nooitgedacht 14 IT to where the boundary of the last-mentioned farm crosses the Carolina/Badplaas Road.

WESTERN BOUNDARY

From a point where the Carolina/Badplaas Road crosses the western boundary of the farm Nooitgedacht 14 IT in a southerly direction along the western boundary of the farm Appeldoorn 38 IT to the Oshoek/Carolina Road; thence easterly along the said road to the north-western corner beacon of Glentyan 64 IT; thence in a southerly direction along the western boundaries of the following farms so as to include these farms in the area: Glentyan 64 IT, Lillieburn 74 IT, Kelvin-side 95 IT, Hamilton 99 IT, Edenvale 100 IT, Liefgekozen 119 IT, Coalbank 129 IT, Bothmanloop 139 IT, Schimmelhoek 272 IT and Steenkoolspruit 275 IT; thence along the southern boundary of Schimmelhoek 272 IT and Steenkoolspruit 275 IT to a point where the said boundary intersects the Ermelo/Amsterdam Road.

No. 1751**26 Junie 1992****VERBOD OP VURE IN DIE OPE LUG EN OP DIE MAAK VAN BRANDSTROKE DEUR TE BRAND: DISTRIKTE PIET RETIEF/ERMELO/WAKKERSTROOM**

Kragtens die bevoegdheid my verleen by artikel 25 (1) en 25 (3) van die Boswet 1984 (Wet No. 122 van 1984), bepaal ek hierby dat, in die gebiede waarvan die grense in die Bylae hiervan omskryf word, geen persoon vanaf 1 Augustus 1992 tot en met 31 Oktober 1992—

1. 'n brandstrook in artikel 25 (3) van genoemde Wet bedoel, mag skoonmaak deur te brand nie; of

No. 1751**26 June 1992****PROHIBITION ON FIRES IN THE OPEN AIR AND ON THE CLEARING OF FIRE BELTS BY BURNING: DISTRICTS OF PIET RETIEF/ERMELO/WAKKERSTROOM**

Under the powers vested in me by section 25 (1) and 25 (3) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby determine that, in the areas the boundaries of which are defined in the Schedule hereto, no person shall from 1 August 1992 up to and including 31 October 1992—

1. clear by burning any fire belt referred to in section 25 (3) of the said Act; or

2. 'n vuur in die ope lug mag maak of laat maak nie, of as so 'n vuur wel gemaak is, mag toelaat dat sodanige vuur voortbrand nie of brandstof daarby mag voeg nie, of dit weer mag aansteek nie, uitgesonderd—
- 2.1 vure gemaak binne 'n afgebakende piekniek- of kampeerplek of vakansieoord wat, indien hulle in private besit is, behoorlik gelisensieer moet wees, of wat deur 'n plaaslike owerheid of 'n Staatsdepartement in stand gehou word: Met dien verstande dat sodanige vure gemaak is op plekke wat spesifiek vir dié doel daargestel en voorberei is;
- 2.2 vure gemaak op woon- en industriële persele binne geproklameerde dorpsgebiede; en
- 2.3 vure gemaak vir die brand van gras vir weiding, oesreste en gras/onkruid op bewerkte lande, industriële doeleindes en vure vir die voorbereiding van voedsel, onderhewig aan die brandvoorskrifte van die Departement van Waterwese en Bosbou, verkrygbaar vanaf die Streekdirekteur, Tak Bosbou, Departement van Waterwese en Bosbou te Nelspruit.

J. D. RAATH,

Adjunk-direkteur-generaal: Bosbou.

BYLAE

NOORDELIKE GRENS

Vanaf die punt waar die Ermelo/Amsterdampad die westelike grens van die plaas Steenkoolspruit 275 IT kruis; daarvandaan in 'n oostelike rigting tot by Amsterdam; daarvandaan tot by Nerston aan die Swazilandgrens.

OOSTELIKE GRENS

Vanaf Nerston met die Swazilandgrens langs in 'n suidelike rigting tot by die gemeenskaplike grens tussen die eiendomme Witkoppies 15 HU en Berbice 23 HU.

SUIDELIKE GRENS

Vanaf die Swazilandgrens, langs die Pongola/Piet Retiefpad in 'n westelike rigting tot by die suidoostelike hoek van die plaas Bloemendal 10 HU; daarvandaan langs die suidelike grense van die plase Bloemendal 10 HU, Lodewyk's Lust 181 HT en Langfontein 182 HT tot by die Piet Retief/Paulpietersburghoofpad; daarvandaan langs genoemde pad in 'n noordelike rigting tot by die aansluiting met die Piet Retief/Braunschweigpad; daarvandaan in 'n suidwestelike rigting langs genoemde pad, oor die plase Normandie 178 HT, Talaga 183 HT, tot by die aansluiting met die Uitgevallenpad op die plaas Tafelberg 186 HT.

WESTELIKE GRENS

Vanaf die bogenoemde aansluiting op die plaas Tafelberg 186 HT in 'n noordelike rigting langs die Uitgevallenpad tot by die Piet Retief/Uitgevallenpad op die plaas Uitgevallen 175 HT; daarvandaan in 'n noord-oostelike rigting langs laasgenoemde pad, oor die plase Bodenstadt 164 HT, Marienthal 163 HT, Meyershoop 162 HT en Anholt 165 HT tot by die kruising met die Assegaaivier op die plaas Umkonta 150

2. make or cause to be made any fire in the open air or, if such fire has been made, allow such fire to continue to burn or add fuel thereto or rekindle it, save—

2.1 fires made within a demarcated picnic or camping area or holiday resort, which should be duly licensed if they are privately owned, or which are maintained by a local authority or a Government Department: Provided that such fires shall be made only at places specifically provided and prepared for that purpose;

2.2 fires made on residential and industrial stands within proclaimed townships; and

2.3 fires made for the burning of grass for grazing, harvest residue and grass/weeds on cultivated lands, industrial purposes and fires for the preparation of food, subject to the burning prescriptions of the Department of Water Affairs and Forestry, obtainable from the Regional Director, Forestry Branch, Department of Water Affairs and Forestry at Nelspruit.

J. D. RAATH,

Deputy Director-General: Forestry.

SCHEDULE

NORTHERN BOUNDARY

From the point where the Ermelo/Amsterdam Road crosses the western boundary of the farm Steenkoolspruit 275 IT; thence in an easterly direction to Amsterdam, and further to Nerston on the Swaziland border.

EASTERN BOUNDARY

From Nerston along the Swaziland border, in a southerly direction to the common boundary between the properties Witkoppies 15 HU and Berbice 23 HU.

SOUTHERN BOUNDARY

From the Swaziland border, along the Pongola/Piet Retief Road in a westerly direction to the south-eastern corner of the farm Bloemendal 10 HU; thence along the southern boundaries of the farms Bloemendal 10 HU, Lodewyk's Lust 181 HT and Langfontein 182 HT to the Piet Retief/Paulpietersburg Main Road; thence along the said road in a northerly direction to the junction with the Piet Retief/Braunschweig Road; thence in a south-westerly direction along the said road, over the farms Normandie 178 HT, Talaga 183 HT, to the junction with the Uitgevallen Road on the farm Tafelberg 186 HT.

WESTERN BOUNDARY

From the above-mentioned junction on the farm Tafelberg 186 HT in a northerly direction along the Uitgevallen Road to the Piet Retief/Uitgevallen Road on the farm Uitgevallen 175 HT; thence in a north-easterly direction along the last-mentioned road, over the farms Bodenstadt 164 HT, Marienthal 163 HT, Meyershoop 162 HT and Anholt 165 HT to the crossing

HT; daarvandaan in 'n noordwestelike rigting met die Assegaairivier langs tot by die kruising met die Piet Retief/Wakkerstroompad, op die plaas Welverdiend 148 HT; daarvandaan met genoemde pad langs in 'n westelike rigting tot waar die pad die suidelike grens van die eiendom Kaffir Locatie 24 HT kruis; daarvandaan in 'n algemeen westelike rigting met die suidelike grense van die volgende eiendomme langs, sodat hulle by die gebied ingesluit word: Kaffir Locatie 24 HT, Grootspuit 23 HT, Roodekraal 21 HT en Makwassa 19 HT; daarvandaan met die westelike grens van die eiendom Rooikop 18 HT, die suidwestelike grens van die eiendom Nooitgezien 381 HT en die suidoostelike, suidwestelike en westelike grense van die eiendom Twyfelhoek 379 IT langs tot by die aansluiting van laasgenoemde grens met die Wakkerstroom/Amersfoortlanddrosdistrikgrens; daarvandaan in 'n algemeen noordelike rigting met die Wakkerstroom/Amersfoortlanddrosdistrikgrens langs tot by die Ermelo landdrosdistrikgrens; daarvandaan noordwaarts met die westelike grense van die volgende eiendomme langs, sodat hulle by die gebied ingesluit word: Nooitgedacht 319 IT, Mavriestad 321 IT, Twyfelaar 298 IT, Blymoedig 301 IT, Windhoek 291 IT, Waaihoek 286 IT en Schiedam 274 IT, tot by 'n punt waar die Ermelo/Amsterdampad die grens van die plaas Steenkoolspruit 275 IT kruis.

No. 1752**26 Junie 1992****VERBOD OP DIE BRAND VAN TAKAFVAL: DISTRIKTE ERMELO/CAROLINA/WATERVAL-BOVEN**

Kragtens die bevoegdheid my verleen by artikel 25 (2) van die Boswet, 1984 (Wet No. 122 van 1984), bepaal ek hierby dat, in die gebiede waarvan die grense in die Bylae hiervan omskryf word, geen persoon **vanaf 1 Julie 1992 tot en met 31 Oktober 1992** takafval mag verbrand nie.

J. D. RAATH,

Adjunk-direkteur-generaal: Bosbou.

BYLAE**SUIDELIKE GRENS**

Vanaf die punt waar die Ermelo/Amsterdampad die westelike grens van die plaas Steenkoolspruit 275 IT kruis; daarvandaan in 'n oostelike rigting tot by Amsterdam en verder tot by Nerston aan die Swazilandgrens.

OOSTELIKE GRENS

Vanaf Nerston, noordwaarts langs die Swazilandgrens tot by die Carolina/Barberton-distrikgrens.

NOORDELIKE GRENS

Vanaf die Swazilandgrens, in 'n westelike rigting langs die Carolina/Barberton-distrikgrens tot by die Badplaas/Barbertonpad; daarvandaan in 'n westelike rigting langs genoemde pad tot by die kruising met die Badplaas/Machadodorp pad op die plaas Kees Zyn Doorns 708 JT; daarvandaan in 'n noordelike rigting langs die Machadodorp pad tot by 'n punt waar genoemde pad die noordelike grens van die plaas

over the Assegaai River on the farm Umkonta 150 HT; thence in a north-westerly direction along the Assegaai River to the crossing over the Piet Retief/Wakkerstroom Road, on the farm Welverdiend 148 HT; thence along the said road in a westerly direction to where the road crosses the southern boundary of the property Kaffir Locatie 24 HT; thence in a general westerly direction along the southern boundaries of the following properties, so as to include them in the area: Kaffir Locatie 24 HT, Grootspuit 23 HT, Roodekraal 21 HT and Makwassa 19 HT; thence along the western boundary of the property Rooikop 18 HT, the south-western boundary of the property Nooitgezien 381 HT and the south-eastern, south-western and western boundaries of the property Twyfelhoek 379 IT to the junction of the last-mentioned boundary with the Wakkerstroom/Amersfoort Magisterial District boundary to the Ermelo Magisterial District boundary; thence in a general northerly direction along the Wakkerstroom/Amersfoort Magisterial District boundary; thence northwards along the western boundaries of the following properties, so as to include them in the area: Nooitgedacht 319 IT, Mavriestad 321 IT, Twyfelaar 298 IT, Blymoedig 301 IT, Windhoek 291 IT, Waaihoek 286 IT and Schiedam 274 IT, to a point where the Ermelo/Amsterdam Road crosses the boundary of the farm Steenkoolspruit 275 IT.

No. 1752**26 June 1992****PROHIBITION ON THE BURNING OF SLASH: DISTRICTS OF ERMELO/CAROLINA/WATERVAL-BOVEN**

Under the powers vested in me by section 25 (2) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby determine that in the areas the boundaries of which are defined in the Schedule hereto, no person shall **from 1 July 1992 up to and including 31 October 1992** burn any plantation slash.

J. D. RAATH,

Deputy Director-General: Forestry.

SCHEDULE**SOUTHERN BOUNDARY**

From the point where the Ermelo/Amsterdam Road crosses the western boundary of the farm Steenkoolspruit 275 IT; thence in an easterly direction to Amsterdam, and further to Nerston on the Swaziland border.

EASTERN BOUNDARY

From Nerston, northwards along the Swaziland border to the Carolina/Barberton District boundary.

NORTHERN BOUNDARY

From the Swaziland border, in a westerly direction along the Carolina/Barberton District boundary to the Badplaas/Barberton Road; thence in a westerly direction along the said road to the intersection with the Badplaas/Machadodorp Road on the farm Kees Zyn Doorns 708 JT; thence in a northerly direction along the Machadodorp Road to a point where the said road crosses the northern boundary of the farm Gemak-

Gemakstroom 396 JT kruis; daarvandaan in 'n suid-westelike rigting langs die grense van die volgende plase langs sodat die plase by die gebied ingesluit word: Gemakstroom 396 JT, Gemsbokhoek 397 JT, Gevonden 398 JT, Waterval 424 JT, Kranskloof 423 JT, Suikerboschfontein 422 JT, Leeuwpoot 13 IT, Nooitgedacht 14 IT tot waar die laasgenoemde plaas-grens die Carolina/Badplaaspad kruis;

WESTELIKE GRENS

Vanaf 'n punt waar die Carolina/Badplaaspad die westelike grens van die plaas Nooitgedacht 14 IT kruis in 'n suidelike rigting langs die westelike grens van die plaas Appeldoorn 38 IT tot by die Oshoek/Carolina-pad; daarvandaan in 'n oostelike rigting langs genoemde pad tot by die noord-westelike hoekbaken van die plaas Glentyan 64 IT, daarvandaan in 'n suidelike rigting langs die westelike grense van die volgende plase langs sodat die plase by die gebied ingesluit word: Glentyan 64 IT, Lillieburn 74 IT, Kelvinside 95 IT, Hamilton 99 IT, Edenvale 100 IT, Liefgekozen 119 IT, Coalbank 129 IT, Bothmanloop 139 IT, Schimmelhoek 272 IT; daarvandaan langs die suidelike grens van die plaas Schimmelhoek 272 IT en die plaas Steenkoolspruit 275 IT tot by 'n punt waar genoemde grens kruis met die Ermelo/Amsterdampad.

No. 1753

26 Junie 1992

VERBOD OP VURE IN DIE OPE LUG EN OP DIE MAAK VAN BRANDSTROKE DEUR TE BRAND: DISTRIKTE LYDENBURG/PILGRIM'S REST/WITRIVIER/NELSPRUIT/WATERVAL-BOVEN/BELFAST/CAROLINA/BARBERTON

Kragtens die bevoegdheid my verleen by artikel 25 (1) en 25 (3) van die Boswet, 1984 (Wet No. 122 van 1984), bepaal ek hierby dat, in die gebiede waarvan die grense in die Bylae hiervan omskryf word, geen persoon **vanaf 1 Augustus 1992 tot en met 31 Oktober 1992**—

1. 'n brandstrook in artikel 25 (3) van genoemde Wet bedoel, mag skoonmaak deur te brand nie; of
2. 'n vuur in die ope lug mag maak of laat maak nie, of as so 'n vuur wel gemaak is, mag toelaat dat sodanige vuur voortbrand nie of brandstof daarby mag voeg nie, of dit weer mag aansteek nie, uitgesonderd—
- 2.1 vure gemaak in die gedeeltes van KaNgwane en Lebowa geleë binne die omskrewe grens;
- 2.2 vure gemaak binne 'n afgebakende piekniek- of kampeerplek of vakansieoord wat, indien hulle in private besit is, behoorlik gelisensieer moet wees, of wat deur 'n plaaslike owerheid of 'n Staatsdepartement in stand gehou word: Met dien verstande dat sodanige vure gemaak is op plekke wat spesifiek vir dié doel daargestel en voorberei is;
- 2.3 vure gemaak op woon- en industriële persele binne geproklameerde dorpsgebiede;
- 2.4 die brand van suikerlande voor inoesting; en

stroom 396 JT; thence in a south-westerly direction along the following farm boundaries so as to include these farms in the area: Gemakstroom 396 JT, Gemsbokhoek 397 JT, Gevonden 398 JT, Waterval 424 JT, Kranskloof 423 JT, Suikerboschfontein 422 JT, Leeuwpoot 13 IT, Nooitgedacht 14 IT to where the last-mentioned farm boundary crosses the Carolina/Badplaas Road.

WESTERN BOUNDARY

From a point where the Carolina/Badplaas Road crosses the western boundary of the farm Nooitgedacht 14 IT in a southerly direction along the western boundary of Appeldoorn 38 IT to the Oshoek/Carolina Road; thence easterly along the said road to the north-western corner beacon of Glentyan 64 IT; thence in a southerly direction along the western boundaries of the following farms, so as to include them in the area: Glentyan 64 IT, Lillieburn 74 IT, Kelvinside 95 IT, Hamilton 99 IT, Edenvale 100 IT, Liefgekozen 119 IT, Coalbank 129 IT, Bothmanloop 139 IT, Schimmelhoek 272 IT; thence along the southern boundary of the farm Schimmelhoek 272 IT and the farm Steenkoolspruit 275 IT to a point where it intersects with the Ermelo/Amsterdam Road.

No. 1753

26 June 1992

PROHIBITION ON FIRES IN THE OPEN AIR AND ON THE CLEARING OF FIRE BELTS BY BURNING: DISTRICTS OF LYDENBURG/PILGRIM'S REST/WHITE RIVER/NELSPRUIT/WATERVAL - BOVEN/BELFAST/CAROLINA/BARBERTON

Under the powers vested in me by section 25 (1) and 25 (3) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby determine that, in the areas the boundaries of which are defined in the Schedule hereto, no person shall **from 1 August 1992 up to and including 31 October 1992**—

1. clear by burning any fire belt referred to in section 25 (3) of the said Act; or
2. make or cause to be made any fire in the open air or, if such fire has been made, allow such fire to continue to burn or add fuel thereto or rekindle it, save—
- 2.1 fires made in those portions of KaNgwane and Lebowa situated inside the defined boundary;
- 2.2 fires made within a demarcated picnic or camping area or holiday resort, which should be duly licensed if they are privately owned, or which are maintained by a local authority or a Government department: Provided that such fires shall be made only at such places as have been specifically provided and prepared for that purpose;
- 2.3 fires made on residential and industrial stands within proclaimed townships;
- 2.4 burning of sugar cane fields prior to harvesting; and

2.5 vure gemaak vir die brand van gras vir weiding, oesreste en gras/onkruid op bewerkte lande, industriële doeleindes en vure vir die voorbereiding van voedsel, onderhewig aan die brandvoorskrifte van die Departement van Waterwese en Bosbou, verkrygbaar vanaf die Streekdirekteur, Tak Bosbou, Departement van Waterwese en Bosbou te Nelspruit of Sabie.

J. D. RAATH,

Adjunk-direkteur-generaal: Bosbou.

BYLAE

SUIDELIKE GRENS

Vanaf die punt waar die Machadodorp/Waterval-Bovenpad die suidelike grens van die plaas Schoongezicht 347 JT kruis; daarvandaan in 'n algemeen noordelike en daarna oostelike rigting met die Machadodorp/Waterval-Boven/Nelspruitpad langs sodat die padreserwe by die gebied ingesluit word, tot waar hierdie pad die grens tussen die eiendomme Doornhoek 341 JT en Kindergoed 332 JT kruis; daarvandaan in 'n algemeen suidelike rigting met die westelike grens van die eiendomme Kindergoed 332 JT, Schoonspruit 340 JT en Elandshoek 536 JT langs; daarvandaan in 'n suidwestelike rigting met die noordwestelike grens van die volgende plase langs: Doornhoek 614 JT (distrik Carolina), Driehoek 395 JT, Ndubazi Ranch 413 JT (distrik Waterval-Boven), tot by 'n punt waar laasgenoemde plaasgrens die Machadodorp/Badplaaspad, Pad P180-1, kruis, sodat die plase by die gebied ingesluit word; daarvandaan in 'n algemeen suidoostelike rigting met genoemde pad langs tot waar die pad die Badplaas/Barbertonpad, Paaie P11-1 en P11-2, op die eiendom Kees Zyn Doorns 708 JT kruis; daarvandaan in 'n algemeen oostelike rigting met die Badplaas/Barbertonpad, Paaie P11-1 en P11-2, langs tot waar laasgenoemde pad die Carolina/Barbertonlanddrosdistrikgrens kruis sodat die padreserwe by die gebied ingesluit word; daarvandaan eers in 'n suidelike en dan in 'n algemeen oostelike rigting met die Carolina/Barbertonlanddrosdistrikgrens langs tot by die Swazilandgrens; daarvandaan in 'n algemeen oostelike rigting tot by die Mosambiek/Swaziland/RSA-grenskruising.

OOSTELIKE GRENS

Vanaf die noordoostelike hoek van die eiendom Maviljan 252 KU in 'n algemeen suidelike rigting met die oostelike grense van die volgende eiendomme in genoemde volgorde langs: Maviljan 252 KU, Injaka 267 KU, Waterval 273 KU, Marite 287 KU en Sandford 291 KU, sodat hulle by die gebied ingesluit word; daarvandaan in 'n oostelike rigting met die Pilgrim's Rest/Wittrivierdistrikgrens langs tot by die grens van die Nasionale Krugerwildtuin; daarvandaan suidwaarts en ooswaarts met die grens van die Nasionale Krugerwildtuin langs tot by die Mosambiekgrens; daarvandaan suidwaarts tot by die Swaziland/Mosambiek/RSA-grenskruising.

2.5 fires for the burning of grass for grazing, harvest residue and grass/weeds on cultivated lands, industrial purposes and fires for the preparation of food, subject to the burning prescriptions of the Department of Water Affairs and Forestry, obtainable from the Regional Director, Forestry Branch, Department of Water Affairs and Forestry at Nelspruit or Sabie.

J. D. RAATH,

Deputy Director-General: Forestry.

SCHEDULE

SOUTHERN BOUNDARY

From a point where the Machadodorp/Waterval-Boven Road intersects the southern boundary of the property Schoongezicht 347 JT; thence in a generally northern and thereafter easterly direction along the Machadodorp/Waterval-Boven/Nelspruit Road, so as to include the road reserve in the area, to the point where this road intersects the boundary between the properties Doornhoek 341 JT and Kindergoed 332 JT; thence in a generally southerly direction along the western boundaries of the properties Kindergoed 332 JT, Schoonspruit 340 JT and Elandshoek 536 JT; thence in a south-westerly direction along the north-western boundaries of the following farms: Doornhoek 614 JT (Carolina District), Driehoek 395 JT, Ndubazi Ranch 413 JT (Waterval-Boven District), to a point where the boundary of the last-mentioned farm crosses the Machadodorp/Badplaas Road, Road P180-1, so as to include them in the area; thence in a generally south-easterly direction along the said road to where this road intersects with the Badplaas/Barberton Road, Roads P11-1 and P11-2, on the property Kees Zyn Doorns 708 JT; thence in a generally easterly direction along the Badplaas/Barberton Road, Roads P11-1 and P11-2, so as to include the road reserve in the area, to where the last-mentioned road intersects the Carolina/Barberton Magisterial District boundary; thence first in a southerly and then in a generally easterly direction along the Carolina/Barberton Magisterial District boundary to the Swaziland border; thence in a generally easterly direction to the Mozambique/Swaziland/RSA border intersection.

EASTERN BOUNDARY

From the north-eastern corner of the property Maviljan 252 KU in a generally southerly direction along the eastern boundaries of the following properties in succession so as to include them in the area: Maviljan 252 KU, Injaka 267 KU, Waterval 273 KU, Marite 287 KU and Sandford 291 KU; thence in an easterly direction along the Pilgrim's Rest/White River District boundary to the Kruger National Park boundary; thence southwards and eastwards along the Kruger National Park boundary to the Mozambique border; thence southwards to the Swaziland/Mozambique/RSA border intersection.

NOORDELIKE GRENS

Vanaf die noordoostelike hoek van die eiendom Maviljan 252 KU met die noordelike en westelike grense van genoemde eiendom langs, sodat die eiendom by die gebied ingesluit word, tot by die noordelike grens van die plaas Injaka 267 KU; daarvandaan weswaarts met die noordelike grens van die plaas Injaka 267 KU en noord- en weswaarts met die oostelike en noordelike grense van die plaas Wales 250 KU langs sodat laasgenoemde twee plase by die gebied ingesluit word; daarvandaan in 'n algemeen noordwestelike rigting met die noordelike en oostelike grense van die volgende eiendomme in genoemde volgorde langs sodat hulle by die gebied ingesluit word: Ramanas 536 KT, Versailles 535 KT, De Houtbosch 503 KT, The Peak 504 KT, Crystal 497 KT, Terpen 466 KT, Op de Berg 429 KT, Mulford 433 KT en Lander 434 KT, tot by die suidelikste hoekbaken van Gedeelte 1 van Mariepskop 420 KT; daarvandaan met die oostelike grens van Gedeelte 1 van Mariepskop 420 KT langs tot by die suidoostelike grens van die eiendom Blyde Rivier Poort 416 KT, sodat Gedeelte 1 van Mariepskop 420 KT by die gebied ingesluit word; daarvandaan met die suidoostelike en noordoostelike grense van Blyde Rivier Poort 416 KT langs sodat die eiendom by die gebied ingesluit word; daarvandaan verder noordweswaarts met die noordoostelike grens van die eiendomme Diepkloof 415 KT, en Steenveld 229 KT langs tot by die noordelike hoek van Steenveld 229 KT, sodat laasgenoemde twee eiendomme by die gebied ingesluit word; daarvandaan suidwaarts met die westelike grens van Steenveld 229 KT langs tot by die noordoostelike hoek van Rietvley 413 KT; daarvandaan weswaarts langs die noordelike grense van die plase Rietvley 413 KT, Branddraai 409 KT en Klipfonteinhoek 407 KT langs tot waar die Ohrigstad/Tzaneenpad die noordelike grens van laasgenoemde plaas kruis, sodat Rietvley 413 KT, Branddraai 409 KT en die gedeelte van Klipfonteinhoek 407 KT geleë ten ooste van genoemde pad by die gebied ingesluit word.

WESTELIKE GRENS

Vanaf die punt waar die Machadodorp/Waterval-Bovenpad die suidelike grens van die plaas Schoongezicht 347 JT kruis; daarvandaan met die suidelike en westelike grense van die volgende eiendomme langs sodat die eiendomme by die gebied ingesluit word: Schoongezicht 347 JT, Farrefontein 349 JT, Vlaktefontein 325 JT, Wachteenbeetjieshoek 327 JT, Wilgekraal 141 JT en Doornhoek 143 JT tot waar laasgenoemde eiendom se noordoostelike grens die Machadodorp/Lydenburgpad kruis; daarvandaan noordwaarts met die westelike grens van die pad-reserwe van die Machadodorp/Lydenburg/Tzaneenpad langs deur Lydenburg en Ohrigstad tot by die punt waar hierdie pad die noordelike grens van die eiendom Klipfonteinhoek 407 KT kruis.

NORTHERN BOUNDARY

From the north-eastern corner of the property Maviljan 252 KU along the northern and western boundaries of this property, so as to include the property in the area, to the northern boundary of the farm Injaka 267 KU; thence westwards along the northern boundary of the farm Injaka 267 KU; and north and westwards along the eastern and northern boundaries of the farm Wales 250 KU so as to include the two last-mentioned farms in the area; thence in a generally north-westerly direction along the northern and eastern boundaries of the following properties in succession so as to include them in the area: Ramanas 536 KT, Versailles 535 KT, De Houtbosch 503 KT, The Peak 504 KT, Crystal 497 KT, Terpen 466 KT, Op de Berg 429 KT, Mulford 433 KT and Lander 434 KT to the southernmost corner beacon of Portion 1 of Mariepskop 420 KT; thence along the eastern boundary of Portion 1 of Mariepskop 420 KT, to the south-eastern boundary of the property Blyde Rivier Poort 416 KT so as to include Portion 1 of Mariepskop 420 KT in the area; thence along the south-eastern and north-eastern boundaries of Blyde Rivier Poort 416 KT so as to include this property in the area; thence further north-westwards along the north-eastern boundaries of the properties Diepkloof 415 KT and Steenveld 229 KT to the northernmost corner of Steenveld 229 KT, so as to include the last-mentioned two properties in the area; thence southwards along the western boundary of Steenveld 229 KT to the north-eastern corner of Rietvley 413 KT; thence westwards along the northern boundaries of the farms Rietvley 413 KT, Branddraai 409 KT and Klipfonteinhoek 407 KT to the point where the Ohrigstad/Tzaneen Road crosses the northern boundary of the last-mentioned farm, so as to include in the area Rietvley 413 KT, Branddraai 409 KT and that portion of Klipfonteinhoek 407 KT situated to the east of the said road.

WESTERN BOUNDARY

From a point where the Machadodorp/Waterval-Boven Road intersects the southern boundary of the property Schoongezicht 347 JT; thence along the southern and western boundaries of the following properties so as to include them in the area: Schoongezicht 347 JT, Farrefontein 349 JT, Vlaktefontein 325 JT, Wachteenbeetjieshoek 327 JT, Wilgekraal 141 JT and Doornhoek 143 JT to a point where the aforementioned properties' north-eastern boundary intersects the Machadodorp/Lydenburg Road; thence northwards along the western road reserve boundary of the Machadodorp/Lydenburg/Tzaneen Road through Lydenburg and Ohrigstad to that point where this road crosses the northern boundary of the property Klipfontein 407 KT.

No. 1754

26 Junie 1992

**VERBOD OP DIE VERBRANDING VAN TAKAFVAL:
DISTRIKTE LYDENBURG/PILGRIM'S REST/WITRIVIER / NELSPRUIT/WATERVAL-BOVEN/BELFAST/
CAROLINA/BARBERTON**

Kragtens die bevoegdheid my verleen by artikel 25 (2) van die Boswet, 1984 (Wet No. 122 van 1984), bepaal ek hierby dat in die gebied waarvan die grense in die Bylae hiervan omskryf word, geen persoon **vanaf 1 Julie 1992 tot en met 31 Oktober 1992** takafval mag verbrand nie.

J. D. RAATH,

Adjunk-direkteur-generaal: Bosbou.

BYLAE

SUIDELIKE GRENS

Vanaf die punt waar die Machadodorp/Waterval-Bovenpad die suidelike grens van die plaas Schoongezicht 347 JT kruis; daarvandaan in 'n algemeen noordelike en daarna oostelike rigting met die Machadodorp/Waterval-Boven/Nelspruitpad langs sodat die padreserwe by die gebied ingesluit word, tot waar hierdie pad die grens tussen die eiendomme Doornhoek 341 JT en Kindergoed 332 JT kruis; daarvandaan in 'n algemeen suidelike rigting met die westelike grens van die eiendomme Kindergoed 332 JT, Schoonspruit 340 JT en Elandshoek 536 JT langs; daarvandaan in 'n suidwestelike rigting met die noordwestelike grens van die volgende plase langs: Doornhoek 614 JT (distrik Carolina), Driehoek 395 JT, Ndubazi Ranch 413 JT (distrik Waterval-Boven), tot by 'n punt waar laasgenoemde plaasgrens die Machadodorp/Badplaaspad, Pad P180-1, kruis, sodat die plase by die gebied ingesluit word; daarvandaan in 'n algemeen suidoostelike rigting met genoemde pad langs tot waar die pad die Badplaas/Barbertonpad, Paaie P11-1 en P11-2, op die eiendom Kees Zyn Doorns 708 JT kruis; daarvandaan in 'n algemeen oostelike rigting met die Badplaas/Barbertonpad, Paaie P11-1 en P11-2, langs tot waar laasgenoemde pad die Carolina/Barbertonland-drosdistrikgrens kruis sodat die padreserwe by die gebied ingesluit word; daarvandaan eers in 'n suidelike en dan in 'n algemeen oostelike rigting met die Carolina/Barbertonlanddrosdistrikgrens langs tot by die Swazilandgrens; daarvandaan in 'n algemeen oostelike rigting tot by die Mosambiek/Swaziland/RSA-grenskruising.

OOSTELIKE GRENS

Vanaf die noordoostelike hoek van die eiendom Maviljan 252 KU in 'n algemeen suidelike rigting met die oostelike grense van die volgende eiendomme in genoemde volgorde langs: Maviljan 252 KU, Injaka 267 KU, Waterval 273 KU, Marite 287 KU en Sandford 291 KU, sodat hulle by die gebied ingesluit word; daarvandaan in 'n oostelike rigting met die Pilgrim's Rest/Witrivierdistrikgrens langs tot by die grens van die Nasionale Krugerwildtuin; daarvandaan suidwaarts en ooswaarts met die grens van die Nasionale Krugerwildtuin langs tot by die Mosambiekgrens; daarvandaan suidwaarts tot by die Swaziland/Mosambiek/RSA-grenskruising.

No. 1754

26 June 1992

**PROHIBITION ON THE BURNING OF SLASH:
DISTRICTS OF LYDENBURG/PILGRIM'S REST/
WHITE RIVER / NELSPRUIT / WATERVAL-BOVEN/
BELFAST/CAROLINA/BARBERTON**

By virtue of the powers vested in me by section 25 (2) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby determine that in the area the boundaries of which are defined in the Schedule hereto, no person shall **from 1 July 1992 to 31 October 1992** burn any plantation slash.

J. D. RAATH,

Deputy Director-General: Forestry.

SCHEDULE

SOUTHERN BOUNDARY

From a point where the Machadodorp/Waterval-Boven Road intersects the southern boundary of the property Schoongezicht 347 JT; thence in a generally northern and thereafter easterly direction along the Machadodorp/Waterval-Boven/Nelspruit Road, so as to include the road reserve in the area, to the point where this road intersects the boundary between the properties Doornhoek 341 JT and Kindergoed 332 JT; thence in a generally southerly direction along the western boundaries of the properties Kindergoed 332 JT, Schoonspruit 340 JT and Elandshoek 536 JT; thence in a south-westerly direction along the north-western boundaries of the following farms: Doornhoek 614 JT (Carolina District), Driehoek 395 JT, Ndubazi Ranch 413 JT (Waterval-Boven District), to a point where the boundary of the last-mentioned farm crosses the Machadodorp/Badplaas Road, Road P180-1, so as to include then in the area; thence in a generally south-easterly direction along the said road to where this road intersects with the Badplaas/Barberton Road, Roads P11-1 and P11-2, on the property Kees Zyn Doorns 708 JT; thence in a generally easterly direction along the Badplaas/Barberton Road, Roads P11-1 and P11-2, so as to include the road reserve in the area, to where the last-mentioned road intersects the Carolina/Barberton Magisterial District boundary; thence first in a southerly and then in a generally easterly direction along the Carolina/Barberton Magisterial District boundary to the Swaziland border; thence in a generally easterly direction to the Mozambique/Swaziland/RSA border intersection.

EASTERN BOUNDARY

From the north-eastern corner of the property Maviljan 252 KU in a generally southerly direction along the eastern boundaries of the following properties in succession so as to include them in the area: Maviljan 252 KU, Injaka 267 KU, Waterval 273 KU, Marite 287 KU and Sandford 291 KU; thence in an easterly direction along the Pilgrim's Rest/White River District boundary to the Kruger National Park boundary; thence southwards and eastwards along the Kruger National Park boundary to the Mozambique border; thence southwards to the Swaziland/Mozambique/RSA border intersection.

NOORDELIKE GRENS

Vanaf die noordoostelike hoek van die eiendom Maviljan 252 KU met die noordelike en westelike grense van genoemde eiendom langs, sodat die eiendom by die gebied ingesluit word, tot by die noordelike grens van die plaas Injaka 267 KU; daarvandaan weswaarts met die noordelike grens van die plaas Injaka 267 KU en noord- en weswaarts met die oostelike en noordelike grense van die plaas Wales 250 KU langs sodat laasgenoemde twee plase by die gebied ingesluit word; daarvandaan in 'n algemeen noordwestelike rigting met die noordelike en oostelike grense van die volgende eiendomme in genoemde volgorde langs sodat hulle by die gebied ingesluit word: Ramanas 536 KT, Versailles 535 KT, De Houtbosch 503 KT, The Peak 504 KT, Crystal 497 KT, Terpen 466 KT, Op de Berg 429 KT, Mulford 433 KT en Lander 434 KT, tot by die suidelikste hoekbaken van Gedeelte 1 van Mariepskop 420 KT; daarvandaan met die oostelike grens van Gedeelte 1 van Mariepskop 420 KT langs tot by die suidoostelike grens van die eiendom Blyde Rivier Poort 416 KT, sodat Gedeelte 1 van Mariepskop 420 KT by die gebied ingesluit word; daarvandaan met die suidoostelike en noordoostelike grense van Blyde Rivier Poort 416 KT langs sodat die eiendom by die gebied ingesluit word; daarvandaan verder noordweswaarts met die noordoostelike grense van die eiendomme Diepkloof 415 KT, en Steenveld 229 KT langs tot by die noordelike hoek van Steenveld 229 KT, sodat laasgenoemde twee eiendomme by die gebied ingesluit word; daarvandaan suidwaarts met die westelike grens van Steenveld 229 KT langs tot by die noordoostelike hoek van Rietvley 413 KT; daarvandaan weswaarts langs die noordelike grense van die plase Rietvley 413 KT, Branddraai 409 KT en Klipfonteinhoek 407 KT langs tot waar die Ohrigstad/Tzaneenpad die noordelike grens van laasgenoemde plaas kruis, sodat Rietvley 413 KT, Branddraai 409 KT en die gedeelte van Klipfonteinhoek 407 KT geleë ten ooste van genoemde pad by die gebied ingesluit word.

WESTELIKE GRENS

Vanaf die punt waar die Machadodorp/Waterval Bovenpad die suidelike grens van die plaas Schoongezicht 347 JT kruis; daarvandaan met die suidelike en westelike grense van die volgende eiendomme langs sodat die eiendomme by die gebied ingesluit word: Schoongezicht 347 JT, Farrefontein 349 JT, Vlakfontein 325 JT, Wachteenbeetjieshoek 327 JT, Wilgekraal 141 JT en Doornhoek 143 JT tot waar laasgenoemde eiendom se noordoostelike grens die Machadodorp/Lydenburgpad kruis; daarvandaan noordwaarts met die westelike grens van die padreserwe van die Machadodorp/Lydenburg/Tzaneenpad langs deur Lydenburg en Ohrigstad tot by die punt waar hierdie pad die noordelike grens van die eiendom Klipfonteinhoek 407 KT kruis.

NORTHERN BOUNDARY

From the north-eastern corner of the property Maviljan 252 KU along the northern and western boundaries of this property, so as to include the property in the area, to the northern boundary of the farm Injaka 267 KU; thence westwards along the northern boundary of the farm Injaka 267 KU and north and westwards along the eastern and northern boundaries of the farm Wales 250 KU so as to include the two last-mentioned farms in the area; thence in a generally north-westerly direction along the northern and eastern boundaries of the following properties in succession so as to include them in the area: Ramanas 536 KT, Versailles 535 KT, De Houtbosch 503 KT, The Peak 504 KT, Crystal 497 KT, Terpen 466 KT, Op de Berg 429 KT, Mulford 433 KT and Lander 434 KT to the southernmost corner beacon of Portion 1 of Mariepskop 420 KT; thence along the eastern boundary of Portion 1 of Mariepskop 420 KT, to the south-eastern boundary of the property Blyde River Poort 416 KT so as to include Portion 1 of Mariepskop 420 KT in the area; thence along the south-eastern and north-eastern boundaries of Blyde Rivier Poort 416 KT so as to include this property in the area; thence further north-westwards along the north-eastern boundaries of the properties Diepkloof 415 KT and Steenveld 229 KT to the northernmost corner of Steenveld 229 KT, so as to include the last-mentioned two properties in the area; thence southwards along the western boundary of Steenveld 229 KT to the north-eastern corner of Rietvley 413 KT; thence westwards along the northern boundaries of the farms Rietvley 413 KT, Branddraai 409 KT and Klipfonteinhoek 407 KT to the point where the Ohrigstad/Tzaneen Road crosses the northern boundary of the last-mentioned farm, so as to include in the area Rietvley 413 KT, Branddraai 409 KT and that portion of Klipfonteinhoek 407 KT situated to the east of the said road.

WESTERN BOUNDARY

From a point where the Machadodorp/Waterval Boven Road intersects the southern boundary of the property Schoongezicht 347 JT; thence along the southern and western boundaries of the following properties so as to include them in the area: Schoongezicht 347 JT, Farrefontein 349 JT, Vlakfontein 325 JT, Wachteenbeetjieshoek 327 JT, Wilgekraal 141 JT and Doornhoek 143 JT to a point where the afore-mentioned properties' north-eastern boundary intersects the Machadodorp/Lydenburg Road; thence northwards along the western road reserve boundary of the Machadodorp/Lydenburg/Tzaneen Road through Lydenburg and Ohrigstad to that point where this road crosses the northern boundary of the property Klipfontein 407 KT.

No. 1804**26 Junie 1992**

**KENNISGEWING VAN GOEDKEURING VAN DIE
BRANDBESTRYDINGSPLAN OPGESTEL DEUR DIE
WEBER-BRANDBEHEERKOMITEE EN DIE DATUM
WAAROP DIE PLAN VAN TOEPASSING WORD**

Kragtens die bepalings van artikel 20 (4) (a) van die Boswet, 1984 (Wet No. 122 van 1984), gee ek hierby kennis dat die brandbestrydingsplan deur die Weber-

No. 1804**26 June 1992**

**NOTICE OF APPROVAL OF THE FIRE PROTECTION
SCHEME PREPARED BY THE WEBER FIRE
CONTROL COMMITTEE AND THE DATE FROM
WHICH THE SCHEME SHALL APPLY**

By virtue of the provisions of section 20 (4) (a) of the Forest Act, 1984 (Act No. 122 of 1984), I hereby give notice of the approval in terms of section 20 (3) of the

brandbeheerkomitee opgestel, ingevolge artikel 20 (3) van genoemde Wet goedgekeur is en dat die plan met ingang van 1 Augustus 1992 van toepassing word.

Die brandbestrydingsplan sal ter insae beskikbaar wees by die huis van mnr. G. Day op die plaas Goedetrouw in die distrik Piet Retief.

H. S. J. MARAIS,

Direkteur: Wetsadministrasie.

ALGEMENE KENNISGEWINGS

KENNISGEWING 559 VAN 1992

DEPARTEMENT VAN MANNEKRAG

WET OP ARBEIDSVERHOUDINGE, 1956

INTREKKING VAN REGISTRASIE VAN 'N WERKGEWERSORGANISASIE

Ek, Gerhardus Coenraad Papenfus, Assistent-nywerheidsregistrator, maak hiermee kragtens artikel 14 (2) van die Wet op Arbeidsverhoudinge, 1956, bekend dat ek die registrasie van die Road Passenger Transport Employers' Association (Southern and Eastern Cape) met ingang van 12 Junie 1992 ingetrek het.

G. C. PAPENFUS,

Assistentnywerheidsregistrator.

(26 Junie 1992)

KENNISGEWING 560 VAN 1992

WET OP ARBEIDSVERHOUDINGE, 1956

AANSOEK OM VERANDERING VAN DIE REGISTRASIEBESTEK VAN 'N VAKVERENIGING

Ek, Gerhardus Coenraad Papenfus, Assistent-nywerheidsregistrator, maak ingevolge artikel 4 (2) soos toegepas by artikel 7 (5) van die Wet op Arbeidsverhoudinge, 1956, hierby bekend dat 'n aansoek om die verandering van sy registrasiebestek ontvang is van die Artisan Staff Association.

Besonderhede van die aansoek word in onderstaande tabel verstrek.

Enige geregistreerde vakvereniging wat teen die aansoek beswaar maak, word versoek om binne een maand na die datum van publikasie van hierdie kennisgewing sy beswaar skriftelik by my in te dien, p/a die Departement van Mannekrag, Mannekraggebou 123A, Schoemanstraat 215, Pretoria (posadres: Privaat Sak X117, Pretoria, 0001).

TABEL

Naam van vakvereniging: Artisan Staff Association.

Datum waarop aansoek ingedien is: 13 Mei 1992.

Belange en gebied ten opsigte waarvan aansoek gedoen word: Alle persone in diens van Transnet Beperk in die Republiek van Suid-Afrika.

Posadres van applikant: Posbus 31105, Braamfontein, 2017.

said Act of the fire protection scheme prepared by the Weber Fire Control Committee and that the scheme shall apply with effect from 1 August 1992.

The fire protection scheme will be available for inspection at the house of Mr G. Day on the farm Goedetrouw in the Piet Retief District.

H. S. J. MARAIS,

Director: Law Administration.

GENERAL NOTICES

NOTICE 559 OF 1992

DEPARTMENT OF MANPOWER

LABOUR RELATIONS ACT, 1956

CANCELLATION OF REGISTRATION OF AN EMPLOYERS' ORGANIZATION

I, Gerhardus Coenraad Papenfus, Assistant Industrial Registrar, hereby notify, in terms of section 14 (2) of the Labour Relations Act, 1956, that I have cancelled the registration of the Road Passenger Transport Employers Association (Southern and Eastern Cape) with effect from 12 June 1992.

G. C. PAPENFUS,

Assistant Industrial Registrar.

(26 June 1992)

NOTICE 560 OF 1992

LABOUR RELATIONS ACT, 1956

APPLICATION FOR VARIATION OF SCOPE OF REGISTRATION OF A TRADE UNION

I, Gerhardus Coenraad Papenfus, Assistant Industrial Registrar, do hereby, in terms of section 4 (2) as applied by section 7 (5) of the Labour Relations Act, 1956, give notice that an application for the variation of its scope of registration has been received from the Artisan Staff Association.

Particulars of the application are reflected in the subjoined table.

Any registered trade union which objects to the application is invited to lodge its objection in writing with me, c/o the Department of Manpower, 123a Manpower Building, 215 Schoeman Street, Pretoria (postal address: Private Bag X117, Pretoria, 0001), within one month of the date of publication of this notice.

TABLE

Name of trade union: Artisan Staff Association.

Date on which application was lodged: 13 May 1992.

Interests and area in respect of which application is made: All persons employed by Transnet Limited in the Republic of South Africa.

Postal address of applicant: P.O. Box 31105, Braamfontein, 2017.

Kantooradres van applikant: Lowliebenhof 202, Smitstraat 193, Johannesburg.

Die aandag word gevestig op onderstaande vereistes van artikels 4 en 7 van die Wet:

- (a) Die mate waarin 'n beswaarmakende vakvereniging verteenwoordigend is, word ingevolge artikel 4 (4), soos toegepas by artikel 7 (5), bepaal volgens die feite soos hulle bestaan het op die datum waarop die aansoek ingedien is, en wat die lidmaatskap betref, word alleen lede wat ingevolge artikel 1 (2) van die Wet op voormelde datum volwaardige lede was, in aanmerking geneem.
- (b) Die prosedure voorgeskryf by artikel 4 (2) moet gevolg word in verband met 'n beswaar wat ingedien word.

G. C. PAPENFUS,

Assistentnywerheidsregistrateur.

(26 Junie 1992)

KENNISGEWING 561 VAN 1992

KLIPFONTEIN-BESPROEIINGSRAAD, AFDELING SOMERSET-OOS, KAAPPROVINSIE: TOEWYSING VAN WERKSAAMHEDE, BEVOEGDHEDE EN PLIGTE

Kragtens die bevoegdheid aan my gedelegeer by Goewermentskennisgewing 2645 van 16 November 1990, wys ek, Francois Johannes Cornelus Hugo, in my hoedanigheid van Hoofingenieur: Besproeiingsingenieurswese in die Departement van Landbou-ontwikkeling, hierby die werksaamhede, bevoegdhede en pligte soos omskryf in artikel 89 (1) (b), (d), (e), (f), (g) en (h) van die Waterwet, 1956 (Wet 54 van 1956), aan die Klipfontein-besproeiingsraad toe.

F. J. C. HUGO,

Hoofingenieur: Besproeiingsingenieurswese, Departement van Landbou-ontwikkeling.

(26 Junie 1992)

KENNISGEWING 562 VAN 1992

DEPARTEMENT VAN JUSTISIE

VAKATURE BALJU: LANDDROSDISTRIK KRIEL

Aansoeke word ingewag vir die vakante amp van balju van die laer- en hoërhof van Landdrostdistrik Kriel. Aansoekvorms wat ingevul moet word is by die Landdros Kriel, en by alle landdroskantore beskikbaar. Van aansoekers word verwag om 'n onderhoud met die Landdros Kriel of u plaaslike Landdros te voer en om 'n lewensskets te voorsien.

Navrae: Mnr. W. A. D. D. Pretorius.

Telefoon: 013638-2196.

Sluitingsdatum: 16:00 op 17 Julie 1992.

(26 Junie 1992)

Office address of applicant: 202 Lowliebenhof, 193 Smit Street, Johannesburg.

Attention is drawn to the following requirements of sections 4 and 7 of the Act:

- (a) The representativeness of any trade union which objects to the application shall in terms of section 4 (4) as applied by section 7 (5) be determined on the facts as they existed at the date on which the application was lodged and, as far as membership is concerned, only members who were in good standing in terms of section 1 (2) of the Act as at the aforesaid date shall be taken into consideration.
- (b) The procedure laid down in section 4 (2) must be followed in connection with any objection lodged.

G. C. PAPENFUS,

Assistant Industrial Registrar.

(26 June 1992)

NOTICE 561 OF 1992

KLIPFONTEIN IRRIGATION BOARD, DIVISION OF SOMERSET EAST, CAPE PROVINCE: ASSIGNMENT OF FUNCTIONS, POWERS AND DUTIES

By virtue of the powers delegated to me by Government Notice 2645 of 16 November 1990, I, Francois Johannes Cornelus Hugo, in my capacity as Chief Engineer: Irrigation Engineering in the Department of Agricultural Development, hereby assign to the Klipfontein Irrigation Board the functions, powers and duties as defined in section 89 (1) (b), (d), (e), (f), (g) and (h) of the Water Act, 1956 (Act 54 of 1956).

F. J. C. HUGO,

Chief Engineer: Irrigation Engineering, Department of Agricultural Development.

(26 June 1992)

NOTICE 562 OF 1992

DEPARTMENT OF JUSTICE

VACANCY SHERIFF: MAGISTRATE DISTRICT KRIEL

Applications are invited for the vacant office of sheriff of the lower and superior court of Magistrate Kriel. Application forms that have to be completed can be obtained from the Magistrate, Kriel, and all Magistrate's offices. It will be expected from applicants to hold an interview with the Magistrate Kriel, or their local Magistrate and to provide a curriculum vitae.

Enquiries: Mr W. A. D. D. Pretorius.

Telephone: 013638-2196.

Closing date: 16:00 on 17 July 1992.

(26 June 1992)

KENNISGEWING 567 VAN 1992**DEPARTEMENT VAN MANNEKRAG****WET OP ARBEIDSVERHOUDINGE, 1956****INTREKKING VAN REGISTRASIE VAN 'N WERK-
GEWERSORGANISASIE**

Ek, Gerhardus Coenraad Papenfus, Assistent-nywerheidsregistrator, maak hiermee kragtens artikel 14 (2) van die Wet op Arbeidsverhoudinge, 1956, bekend dat ek die registrasie van die South African Building Societies Employers' Association met ingang van 17 Junie 1992 ingetrek het.

G. C. PAPENFUS,

Assistent-nywerheidsregistrator.

(26 Junie 1992)

NOTICE 567 OF 1992**DEPARTMENT OF MANPOWER****LABOUR RELATIONS ACT, 1956****CANCELLATION OF REGISTRATION OF AN
EMPLOYERS' ORGANIZATION**

I, Gerhardus Coenraad Papenfus, Assistant Industrial Registrar, hereby notify, in terms of section 14 (2) of the Labour Relations Act, 1956, that I have cancelled the registration of the South African Building Societies Employers' Association with effect from 17 June 1992.

G. C. PAPENFUS,

Assistant Industrial Registrar.

(26 June 1992)

KENNISGEWING 568 VAN 1992**PRIVAATRADIOKOMMUNIKASIE:
KANAALSKEIAFSTAND VIR ROEPSTELSLS**

In Desember 1989 is alle gebruikers van privaat-radiokommunikasie ingelig van die Departement se besluit dat alle toerusting wat in die 136 tot 174 MHz-deel van die spektrum werk, vanaf 1 Januarie 1991 toegerus moes word vir werking met 12,5 kHz-kanaalskeiafstand. Nuwe of vervangingsapparaat wat in ander dele van die radiospektrum gebruik is, moes vanaf 1 Januarie 1992 sodanig toegerus wees.

Na deeglike ondersoek en heroorweging het die Departement besluit om roepstelsels onbepaald toe te laat om met 25 kHz-kanaalskeiafstand te werk. Hierdie besluit impliseer egter NIE dat roepapparaat wat met 12,5 kHz-kanaalskeiafstand kan werk, onaanvaarbaar sal wees nie.

Die gebruik van die 25 kHz-kanaalskeiafstand vir openbare roepstelsels is in ooreenstemming met Frekwensiestreek 1 van die Internasionale Telekomunikasie-unie.

(26 Junie 1992)

NOTICE 568 OF 1992**PRIVATE RADIOCOMMUNICATION: CHANNEL
SPACING FOR PAGING SYSTEMS**

In December 1989 all users of private radiocommunication were informed of the Department's decision that all equipment used in the 136 to 174 MHz part of the spectrum were to be equipped for operation with 12,5 kHz channel spacing from 1 January 1991. New or replacement apparatus used in other parts of the radio spectrum were to be so equipped from 1 January 1992.

After thorough investigation and reconsideration, the Department has decided to allow paging systems to operate with 25 kHz channel spacing indefinitely. This does NOT imply that paging apparatus capable of operating with 12,5 kHz channel spacing will become unacceptable.

The use of 25 kHz channel spacing for public paging systems is in complete accordance with Frequency Region 1 of the International Telecommunication Union.

(26 June 1992)

KENNISGEWING 569 VAN 1992**DEPARTEMENT VAN HANDEL EN NYWERHEID****WET OP SKADELIKE SAKEPRAKTYKE, 1988**

Ek, David de Villiers Graaff, Adjunkminister van Handel en Nywerheid, handelende namens die Minister van Finansies en van Handel en Nywerheid, publiseer hiermee, kragtens artikel 10 (3) van die Wet op Skadelike Sakepraktyke, 1988 (Wet No. 71 van 1988), die verslag van die Sakepraktykekomitee oor die uitslag van die ondersoek deur die Komitee gedoen kragtens Algemene Kennisgewing 227 van 1992 soos gepubliseer in *Staatskoerant* No. 13808, gedateer 5 Maart 1992, soos in die Bylae uiteengesit.

D. DE V. GRAAFF,

Adjunkminister van Handel en Nywerheid.

NOTICE 569 OF 1992**DEPARTMENT OF TRADE AND INDUSTRY****HARMFUL BUSINESS PRACTICES ACT, 1988**

I, David de Villiers Graaff, Deputy Minister of Trade and Industry, acting on behalf of the Minister of Finance and of Trade and Industry, do hereby, in terms of section 10 (3) of the Harmful Business Practices Act, 1988 (Act No. 71 of 1988), publish the report of the Business Practices Committee on the result of an investigation made by the Committee pursuant to General Notice 227 of 1992 as published in *Government Gazette* No. 13808 dated 5 March 1992, as set out in the Schedule.

D. DE V. GRAAFF,

Deputy Minister of Trade and Industry.

BYLAE**SAKEPRAKTYKEKOMITEE**

VERSLAG INGEVOLGE ARTIKEL 10 (1) VAN DIE WET OP SKADELIKE SAKEPRAKTYKE, 1988
(WET No. 71 VAN 1988)

Verslag No. 19

J. F. CLAYTON EN G. HECKLER

INHOUD

1. Inleiding
2. Die partye
3. Agtergrond
4. Die sakepraktyk
5. Evaluering
6. Gevolgtrekking en aanbeveling

1. Inleiding

Na aanleiding van klagtes wat deur personeellede van die Suid-Afrikaanse Ontdekkersvereniging (die Vereniging) en ander belanghebbendes by die Handelsmisdaadeenheid van die Suid-Afrikaanse Polisie in Kaapstad aanhangig gemaak is, het die Sakepraktykekomitee (die Komitee) op 27 Februarie 1992 besluit om kragtens artikel 8 (1) (a) van die Wet op Skadelike Sakepraktyke, 1988 (Wet No. 71 van 1988) (die Wet), ondersoek in te stel na die beweerde misbruik van die Vereniging se fondse. 'n Kennisgewing tot dien effekte het op 5 Maart 1992 in *Staatskoerant* No. 13808 by Algemene Kennisgewing 227 verskyn.

Aangesien die Komitee rede gehad het om te vermoed dat ongemagtigde besteding van fondse uit die Vereniging se bankrekenings kon plaasvind, is besluit om by die Minister aan te beveel dat hy kragtens artikel 8 (5) van die Wet die betrokke partye vir 'n periode van drie maande verbied om sonder die skriftelike toestemming van die Komitee enige beheer uit te oefen oor die finansies en ander bates van die Vereniging. Die verbod is in *Staatskoerant* No. 13843 van 6 Maart 1992 by Algemene Kennisgewing 230 gepubliseer. 'n Dringende aansoek om tersydestelling van die verbod is op 8 Maart 1992 deur die regsverteenwoordigers van die betrokke partye by die Hooggeregshof in Kaapstad ingedien. Die aansoek is met koste van die hand gewys.

Op 7 en 8 April 1992 het die Komitee 'n formele verhoor in Kaapstad gehou waar getuienis onder eed aangehoor is.

Die Komitee het verneem dat die Handelsmisdaadeenheid van die Suid-Afrikaanse Polisie in Kaapstad ondersoek instel na klagtes wat betrekking het op die beweerde misbruik van die Vereniging se fondse.

2. Die partye

Die ondersoek het betrekking gehad op die sakepraktyk van J. F. Clayton (Clayton) en G. Heckler (Heckler). Clayton is die stigter van die Skool in die Wildernis en ingevolge die konstitusie van die Vereniging is hy in beheer van alle werksaamhede, insluitend finansies, van die Vereniging. Heckler, Clayton se moeder, beklee die pos van sekretaris/tesouriere van die Vereniging en ontvang 'n salaris vir haar dienste. Clayton is ook in diens van die Kaapse Onderwysdepartement en beklee die posisie van skoolhoof by Skool in die Wildernis.

3. Agtergrond

Clayton was sedert 1959 tot die middel sestiger jare 'n onderwyser by die Laerskool Seepunt. Hierna was hy betrokke by die stigting van Skool op Safari (S.O.S.) waar hy die pos van nasionale direkteur beklee. S.O.S. funksioneer as 'n nie-winsgewende opvoedkundige vereniging.

In 1972 is skool in die Wildernis onder Clayton se leiding gestig en is hy op 1 April 1977 as 'n onderwyser aldaar aangestel. Sedert 1 Januarie 1979 beklee hy die pos as hoof van die skool. Skool in die Wildernis het ten doel die formele bevordering van buitelugopvoeding met spesiale klem op skoolkampe wat te S.O.S.-buitelugsentrum op Bunduplaas in die distrik Villiersdorp aangebied word. In samewerking met die Kaapse Onderwysdepartement het S.O.S. sedert 1974 buitelugopvoeding-kampprogramme gedurende skoolkwartale begin aanbied. Die Departement voorsien en betaal vier gekwalifiseerde onderwysers wat deel uitmaak van die personeel te S.O.S.-buitelugsentrum. S.O.S. voorsien alle fasiliteite, toerusting, voertuie en ander personeel soos 'n sekretaresse, plaas- en terreinbestuurder, matrone, plaas- en huishoudelike werkers. Volgens beskikbare inligting word Skool in die Wildernis jaarliks deur meer as 125 skole, 8 000 leerlinge en 300 onderwysers besoek. Die Kaapse Onderwysdepartement betaal 'n subsidie van R5 per jaar vir elke leerling wat die skool besoek.

Artikel 5 (1) (d) (iii) van die Wet op Onderwysaangeleenthede (Volksraad), 1988 (Wet No. 70 van 1988), bepaal dat benewens die ander werksaamhede wat by hierdie Wet aan die Minister opgedra word, kan die Minister uit geld wat die Volksraad vir die doel bewillig voorsiening maak vir die onderwysbestedings wat hy nodig ag om onderwysprogramme aan te vul. Dit is dan ook die basis waarop Skool in die Wildernis bedryf word.

Die grond waarop Skool in die Wildernis en S.O.S. se aktiwiteite bedryf word, was vroeër deel van 'n plaas en is deur High Noon Estates, 'n vorige eienaar, aan die Vereniging geskenk onderworpe aan sekere voorwaardes. Een van die voorwaardes is dat latere eienaars van die res van die plaas geregtig is om teruggawe van die grond te eis indien die konstitusie, sonder hul toestemming, noemenswaardig gewysig word. Verskeie dispute met betrekking tot, onder andere, betreding en die gebruik van water het die afgelope aantal jare tussen die huidige eienaar en Clayton ontstaan wat tot heelwat litigasie aanleiding gegee het.

Die konstitusie van die Vereniging maak voorsiening dat beheer daarvoor deur 'n sentrale raad uitgeoef word. Die sentrale raad bestaan uit 'n voorsitter, sekretaresse/tesouriere, streekvertegenwoordigers en enige ander lid van die administratiewe personeel wat nou betrokke is by die werksaamhede van die Vereniging en deur die bestaande raad verkies is. Die pos van voorsitter word beklee deur die nasionale direkteur en sy pos is in die konstitusie so omskryf dat kwalik enige ander persoon as Clayton daarvoor kwalifiseer. Die voorsitter en twee ander lede van die nasionale raad vorm 'n kworum. By die afwesigheid van die voorsitter van enige raadsvergadering sal geen besluit van die raad bindend op die Vereniging of lede wees nie, tensy die voorsitter sy goedkeuring daaraan verleen het nie. Clayton het dus volkome bestuurs- en finansiële beheer oor die Vereniging gehad.

Die Vereniging loods gereeld grootskaalse fondsinsamelingsveldtogte waartydens besighede en die algemene publiek om donasies gevra word.

4. Die sakepraktyk

Soos reeds vermeld bepaal die konstitusie van die Vereniging dat alle fondse wat ontvang word aangewend moet word om die doelstellings van die Vereniging te bevorder.

Finansiële state dui daarop dat die Vereniging se fondse gebruik is om regskoste met betrekking tot Clayton se egskeiding asook 'n skikkingsbedrag aan sy gewese vrou te betaal.

Personeel van die Vereniging het onder eed getuig dat hulle in opdrag van Clayton sekere wysigings aan inskrywings van die Vereniging se finansiële state moes aanbring. Clayton het dit bevestig. Hieruit kan afgelei word dat die Vereniging se rekeningkundige stelsel ontoereikend was en nie ongerymdhede gereedlik blootgelê het nie.

Volgens inligting wat uit die Vereniging se finansiële state verkry is, is sekere roerende bates met fondse van die Vereniging aangekoop, maar nie as sodanig in die state aangetoon nie.

Die onbevredigende wyse waarop die finansiële state van die Vereniging opgestel is, het aanleiding daartoe gegee dat nie behoorlik rekenskap gegee is van die besteding van die Vereniging se fondse nie. Inkomste verkry uit die aanbidding van kampe op die plaas sowel as donasies ontvang is in 'n gesamentlike bankrekening gedeponeer. Clayton het S.O.S. nie as 'n aparte regsentiteit hanteer nie.

5. Evaluering

Talle skole besoek jaarliks Skool in die Wildernis en aansienlike bedrae word aan donasies van verskeie instansies ontvang. Die Komitee het bepaalde leemtes in die finansiële kontrole oor die Vereniging se fondse geïdentifiseer. Stappe moet gevolglik geneem word om effektiewe beheer oor die besteding van fondse in belang van donateurs en ander belanghebbendes daar te stel.

Die Komitee is van mening dat die wysiging van die Vereniging se konstitusie, om voorsiening te maak vir 'n demokraties verkose bestuur en die aanstelling van 'n onafhanklike ouditeur, onder die omstandighede gewens is. Sodoende word die voortbestaan van die Vereniging ook verseker. Na oorleg met die Komitee het Clayton as uitvoerende direkteur van die Vereniging bedank en die gesag aan 'n nuwe bestuur, bestaande uit nege persone, oorgedra. Clayton het vier persone aangewys om in hierdie bestuur te dien.

Die nuwe bestuur het reeds met hulle werksaamhede begin en, onder andere, 'n gewysigde konstitusie oorweeg en 'n onafhanklike ouditeur aangestel. Die bestuur het besluit om die toekomstige posisie van Clayton in die Vereniging te oorweeg sodra sy skriftelike vertoë in hierdie verband ontvang word en die ondersoek deur die Suid-Afrikaanse Polisie afhandel is.

Wat Heckler betref het die bestuur besluit dat sy op die rype ouderdom van 72 jaar behoort af te tree.

Die huidige eienaar van die aangrensende plaas het onderneem om nie teruggawe van die Vereniging se grond te eis indien die konstitusie gewysig word nie.

6. Gevolgtrekking en aanbeveling

Met die verkiesing van 'n nuwe bestuur vir die Vereniging en die aanstelling van 'n onafhanklike ouditeur is die potensiaal vir moontlike verdere onreëlmatighede ten opsigte van finansiële beheer so ver prakties doenlik uitgeskakel. Die Komitee beveel gevolglik aan dat die Minister geen stappe neem ingevolge artikel 12 van die Wet nie.

PROF. LOUISE A. TAGER,

Voorsitter: Sakepraktykekomitee.

SCHEDULE

BUSINESS PRACTICES COMMITTEE

REPORT IN TERMS OF SECTION 10 (1) OF THE HARMFUL BUSINESS PRACTICES ACT, 1988
(ACT No. 71 OF 1988)

Report No. 19

J. F. CLAYTON AND G. HECKLER

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1. Introduction
2. The parties
3. Background
4. The business practice
5. Evaluation
6. Conclusion and recommendation

1. Introduction

As a result of complaints lodged with the Commercial Crime Unit of the South African Police in Cape Town by personnel of the South African Exploration Society (the Society) and other interested parties, the Business Practices Committee (the Committee) decided on 27 February 1992 to undertake an investigation in terms of section 8 (1) (a) of the Harmful Business Practices Act, 1988 (Act No. 71 of 1988), into alleged misuse of the Society's funds. A notice to this effect was published in *Government Gazette* No. 13808 of 5 March 1992 under General Notice 227.

As the Committee had reason to believe that unauthorised withdrawal of funds from the Society's bank accounts could occur it was decided to recommend to the Minister that, in terms of section 8 (5) of the Act, he should prohibit for a period of three months the parties concerned from exercising any control over the finances or other assets of the society, without the written consent of the Committee. This prohibition was published in *Government Gazette* No. 13843 of 6 March 1992 under General Notice 230. An urgent application for setting aside of the Notice was brought to the Supreme Court in Cape Town on 8 March 1992. The application was dismissed with costs.

On 7 and 8 April 1992 the Committee held a formal hearing in Cape Town where evidence was heard under oath.

The Committee has learned that the Commercial Crime Unit of the South African Police in Cape Town is investigating complaints in connection with alleged misuse of the Society's money.

2. The parties

The investigation was aimed at the business practice of J. F. Clayton (Clayton) and G. Heckler (Heckler). Clayton is the founder of the School in the Wilds and in terms of the constitution of the Society he is in control of all activities, including the finances of the Society. Heckler, Clayton's mother, fills the position of secretary/treasurer of the Society and is paid a salary for her services. Clayton is also employed by the Cape Education Department as principal of School in the Wilds.

3. Background

Since 1959 to the middle sixties Clayton was a teacher at the Sea Point Primary School. After that he was engaged in the founding of the School on Safari (S.O.S.) filling the post of national director. S.O.S. operates as a non-profit educational society.

In 1972 School in the Wilds was founded under Clayton's leadership where he served as a teacher from 1 April 1977. On 1 January 1979 he was appointed as principal of the school. School in the Wilds was founded for the formal promotion of outdoor education with special emphasis on school camps which are held at Bundu Farm in the District of Villiersdorp. In co-operation with the Cape Education Department outdoor education camps were introduced during school terms from 1974. The Department defrays the salaries of four of the qualified teachers on the personnel at the school. S.O.S. provides all facilities, equipment, vehicles and other personnel such as a secretary, farm and ground manager, matron, farm and household workers. According to the available information more than 125 schools, 8 000 scholars and 300 teachers visit School in the Wilds annually. The Cape Education Department pays a subsidy of R5 per year per scholar visiting the school.

Section 5 (1) (d) (iii) of the Education Affairs Act (House of Assembly), 1988 (Act No. 70 of 1988), provides that in addition to the other functions assigned to the Minister by this Act, the Minister may, out of moneys appropriated by the House of Assembly for such purposes make provision for such educational auxiliary services as he may deem necessary to supplement educational programmes. It is on this basis that School in the Wilds is being operated.

The property where School in the Wilds and S.O.S. are operated previously formed part of a farm and was donated to the Society by a former owner, High Noon Estates, subject to certain provisions. One of the provisions stipulates that subsequent owners may reclaim the land should the constitution of the society be amended without their consent. Various disputes have arisen between Clayton and the present owner, with regard to, inter alia, trespassing and the use of water, which led to considerable litigation.

The constitution of the Society provides that control be exercised by a central council. The central council comprises a chairman, secretary/treasurer, regional representatives, and any other member of the administrative staff who is closely involved in the activities of the Society and who has been elected by the council. It is also stipulated that the chairman is to be the national director and his post is described in such a way that at present hardly any other person but Clayton is deemed fit to fill the post. The chairman and two other members form a quorum. During the absence of the chairman

from any council meeting no decision will be binding on the council or the Society unless the chairman gave his permission thereto. Clayton therefore had total managerial and financial control over the Society.

The Society regularly launches fund raising campaigns where businesses and the general public are asked to donate money to the Society.

4. The business practice

As already mentioned the constitution provides that all funds received should be used to further the aims of the Society.

Financial statements indicate that funds of the Society were used to pay legal costs resulting from Clayton's divorce as well as a settlement fee to his ex wife.

Personnel employed by the Society have testified under oath that they were instructed by Clayton to make amendments to the financial statements of the Society. Clayton confirmed this. It can therefore be inferred that the accounting system of the Society was inadequate and did not readily expose irregularities.

Information obtained from the financial statements indicated that certain movable properties were purchased with funds from the Society. This was not contained in the statements as such.

Because of the unsatisfactory way in which the financial statements were compiled, it was not possible to properly account for the spending of the funds of the Society. Income generated from the presentation of camps at the farm as well as donations received were deposited in the same bank account. Clayton did not treat S.O.S. as a separate legal entity.

5. Evaluation

Many schools visit School in the Wilds annually and considerable amounts are received from various organisations. The Committee identified certain deficiencies in the financial control over the funds of the Society. Steps must therefore be taken, in the interest of patrons and other interested parties, to implement effective control over the spending of funds.

The Committee is of the opinion that amendment of the constitution of the Society, to provide for the democratic election of management and the appointment of an independent auditor, is desirable under the circumstances. In this way the continued existence of the Society is also ensured. After consultation with the Committee Clayton resigned as executive director of the Society and transferred authority to a new management, consisting out of nine persons. Clayton nominated four persons to serve on the new management.

The new management have already commenced with their activities and, *inter alia*, considered an amended constitution and appointed an independent auditor. The management decided to consider the future position of Clayton in the Society once his written representations in this regard are received and the investigation by the South African Police has been completed.

As far as Heckler is concerned the management decided that at the age of 72 years she should retire.

The present owner of the adjacent farm undertook not to press any claim for return of the said property of the Society in the event that the constitution is amended.

6. Conclusion and recommendation

With the election of a new management for the society and the appointment of an independent auditor the potential for possible further irregularities in respect of financial control is as far as is practicable eliminated. The Committee therefore recommends that the Minister takes no steps in terms of section 12 of the Act.

PROF. LOUISE A. TAGER,

Chairman: Business Practices Committee.

(26 Junie 1992)/(26 June 1992)

KENNISGEWING 570 VAN 1992**KENNISGEWING: VERWYDERING VAN
KONSTRUKSIETOERUSTING**

Kennis geskied hierby dat die Departement van Openbare Werke by voltooiing van die uitstaande werk van Kontrak No. 880557, "Mariepskop: Radarstasie: Herbouing van toegangspad", alle konstruksietoerusting en/of gedeeltes daarvan van die terrein van die werke laat verwyder het.

Bogenoemde toerusting word vanaf 20 Mei 1992 vir 'n tydperk van drie (3) maande by Bullmark, Posbus 76, Hoedspruit, 1380, (Tel. 01528-32428), gestoor waar dit deur die regmatige eienaars opgeëis kan word.

(26 Junie 1992)

KENNISGEWING 571 VAN 1992**DOEANE- EN AKSYNSTARIEFAANSOEKE:
LYS 24/92**

Onderstaande aansoeke betreffende die Doeane-en Aksynstarief is deur die Raad op Tariewe en Handel ontvang. Enige beswaar teen of kommentaar op hierdie vertoë moet binne ses weke na die datum van hierdie kennisgewing aan die Voorsitter, Raad op Tariewe en Handel, Privaat Sak X753, Pretoria, 0001, gerig word. Die aandag word daarop gevestig dat die skale van reg wat in die aansoeke genoem word, dié is wat deur die applikante aangevra is en dat die Raad, afhange van sy bevindinge, hoër of laer skale van reg mag aanbeveel.

Verlaging van die reg op:

1. loonuitruilers, indeelbaar by tariefsubposte 3914.00.40 en 3914.00.45, van 15 persent *ad valorem* of 175c/kg min 85 persent en 15 persent *ad valorem* of 440c/kg min 85 persent onderskeidelik tot doeanevry.

[RTH-verw. T5/2/7/2/4 (920234)
(mnr. D. Potter)]

Applikant:

Protea Chemicals Bpk., Posbus 782418, Sandton, 2146.

2. Akrilonitriël, indeelbaar by tariefsubpos 2926.10, van 10 persent *ad valorem* tot vry van reg.

[RTH-verw. T5/2/6/2/1 (920203)
(Me. H. Claassens)]

Applikant:

Secunda Bedrywe Dienste, Posbus 1, Secunda, 2302.

Algemeen:

1. Wysiging van die voorsienings by tariefsubpos 2526.20 deur vervanging van die bestaande voorsiening deur die volgende:

Tariefsubpos	Beskrywing	Skaal van Reg
2526.20	Vergruis of verpoeier	10%

(RTH-verw. T5/2/5/1 (920229)
(mnr. G. Bester)]

NOTICE 570 OF 1992**NOTICE: REMOVAL OF CONSTRUCTION
MACHINERY**

Notice is hereby given that the Department of Public Works, on completion of the outstanding work on Contract No. 880557, "Mariepskop: Radar Station: Reconstruction of access road", removed all construction machinery and/or parts thereof from the building site of the works.

The above-mentioned machinery was stored from 20 May 1992 for a period of three (3) months at Bullmark, P.O. Box 76, Hoedspruit, 1380 (Tel. 01528-32428), where it can be reclaimed by the rightful owners.

(26 June 1992)

NOTICE 571 OF 1992**CUSTOMS AND EXCISE TARIFF APPLICATIONS:
LIST 24/92**

The following applications concerning the Customs and Excise Tariff have been received by the Board on Tariffs and Trade. Any objections to or comments on these representations must be submitted to the Chairman, Board of Tariffs and Trade, Private Bag X753, Pretoria, 0001, within six weeks of the date of this notice. Attention is drawn to the fact that the rates of duty mentioned in the applications are those requested by the applicants and that the Board may, depending on its findings, recommend lower or higher rates of duty.

Reduction in the duty on:

1. Ion exchangers, classifiable under tariff subheadings 3914.00.40 and 3914.00.45 from 15 per cent *ad valorem* or 175c/kg less 85 per cent and 15 per cent *ad valorem* or 440c/kg less 85 per cent, respectively, to free of duty.

[BTT Ref. T5/2/7/2/4 (920234)
(Mr D. Potter)]

Applicant:

Protea Chemicals Ltd, P.O. Box 782418, Sandton, 2146.

2. Acrylonitrile, classifiable under tariff subheading 2926.10, from 10 per cent *ad valorem* to free of duty.

[BTT Ref. T5/2/6/2/1 (920203)
(Ms H. Claassens)]

Applicant:

Secunda Bedrywe Dienste, P.O. Box 1, Secunda, 2302.

General:

1. Amendment of the provisions under tariff subheading 2526.20 by the substitution for the existing provision of the following:

Tariff Subheading	Description	Rate of Duty
2526.20	Crushed or powdered	10%

[BTT Ref. T5/2/5/1 (920229)
(Mr G. Bester)]

Applikant:

Die Kommissaris van Doeane en Aksyns, Privaat Sak X47, Pretoria, 0001.

[Opmerking: Die aansoek het tot gevolg dat die onderverdeling van die tariefsubpos verval en dat die reg op steatiet, indeelbaar by tariefsubpos 2526.20.10 teen 'n skaal van reg van 15 persent *ad valorem*, tot 10 persent *ad valorem* verlaag word.]

2. Vervanging van die voorsiening by tariefsubpos 2825.40 deur die volgende:

Tariefpos	Beskrywing	Skaal van Reg
2825.40	Nikkeloksiede en -hidrok-siede	15%
[RTH-verw. T5/2/6/2/1 (920226) (mnr. G. E. Rudman)]		

Applikant:

Die Kommissaris van Doeane en Aksyns, Privaat Sak X47, Pretoria, 0001.

Intrekking van die kortingsfasiliteite ten opsigte van:

Akronitriël (items 306.01/29.26/02.00, 306.09/29.26/01.00 en 307.10/29.26/01.00).

[RTH-verw. T5/2/6/2/1 (920203)
(Me. H. Claassens)]

Applikant:

Secunda Bedrywe Dienste, Posbus 1, Secunda, 2302.

Lys 23/92 is by Algemene Kennisgewing 553 van 19 Junie 1992 gepubliseer.

(26 Junie 1992)

KENNISGEWING 572 VAN 1992**DEPARTEMENT VAN HANDEL EN NYWERHEID**

Hiermee word kennis gegee dat die volgende promesse uitgereik deur die Departement van Handel en Nywerheid aan Fawick Corporation (Pty) Ltd soos hieronder uiteengesit, verlore geraak het:

Promesse uitgereik aan Fawick Corporation (Pty) Ltd

Promesse No.	Uitreikingsdatum	Vervaldatum	Sigwaarde (R)
00002783	16 April '92	1 April '93	51 147

Na datum van publikasie word bogenoemde promesse as gekanselleer beskou. Indien die promesse gevind sou word, moet dit asseblief aan die Departement van Handel en Nywerheid, Privaatsak X84, Pretoria, 0001, teruggestuur word.

KENNISGEWING 573 VAN 1992**DEPARTEMENT VAN HANDEL EN NYWERHEID**

Hiermee word kennis gegee dat die volgende promesse uitgereik deur die Departement van Handel en Nywerheid aan Control Chemicals (Pty) Ltd soos hieronder uiteengesit, verlore geraak het:

Promesse uitgereik aan Control Chemicals (Pty) Ltd**Applicant:**

The Commissioner for Customs and Excise, Private Bag X47, Pretoria, 0001.

[Note: This application will result in the deletion of the subdivision of the tariff subheading and a reduction in the rate of duty on steatite, classifiable under tariff subheading 2526.20.10 at a rate of duty of 15 per cent *ad valorem*, to 10 per cent *ad valorem*.]

2. Substitution for the provision under tariff subheading 2825.40 of the following:

Tariff Subheading	Description	Rate of Duty
2825.40	Nickel oxides and hydroxides	15%
[BTT Ref. T5/2/6/2/1 (920226) (Mr G. E. Rudman)]		

Applicant:

The Commissioner for Customs and Excise, Private Bag X47, Pretoria, 0001.

Withdrawal of the rebate facilities in respect of:

Acrylonitrile (items 306.01/29.26/02.00, 306.09/29.26/01.00 and 307.10/29.26/01.00).

[BTT Ref. T5/2/6/2/1 (920203)
(Ms H. Claassens)]

Applicant:

Secunda Bedrywe Dienste, P.O. Box 1, Secunda, 2302.

List 23/92 was published under General Notice 553 of 19 June 1992.

(26 June 1992)

NOTICE 572 OF 1992**DEPARTMENT OF TRADE AND INDUSTRY**

Notice is hereby given that the following promissory note issued by the Department of Trade and Industry to Fawick Corporation (Pty) Ltd as set hereunder, has been mislaid:

Promissory note issued to Fawick Corporation (Pty) Ltd

Promissory Note No.	Date of issue	Due date	Face value (R)
00002783	16 April '92	1 April '93	51 147

The above-mentioned promissory note will after the date of publication be regarded as cancelled. Should the promissory note be retrieved, it must please be returned to the Department of Trade and Industry, Private Bag X84, Pretoria, 0001.

NOTICE 573 OF 1992**DEPARTMENT OF TRADE AND INDUSTRY**

Notice is hereby given that the following promissory note issued by the Department of Trade and Industry to Control Chemicals (Pty) Ltd as set hereunder, has been mislaid:

Promissory note issued to Control Chemicals (Pty) Ltd

Promesse No.	Uitreikings-datum	Verval-datum	Sigwaarde (R)
00003049	16 Mei '92	1 April '93	180 733

Na datum van publikasie word bogenoemde promesse as gekanselleer beskou. Indien die promesse gevind sou word, moet dit asseblief aan die Departement van Handel en Nywerheid, Privaatsak X84, Pretoria, 0001, teruggestuur word.

(26 Junie 1992)

KENNISGEWING 574 VAN 1992

DEPARTEMENT VAN HANDEL EN NYWERHEID

Hiermee word kennis gegee dat die volgende promesse uitgereik deur die Departement van Handel en Nywerheid aan TEK Industrials (Pty) Ltd soos hieronder uiteengesit, verlore geraak het:

Promesse uitgereik aan TEK Industrials (Pty) Ltd

Promesse No.	Uitreikings-datum	Verval-datum	Sigwaarde (R)
00002979	1992-05-16	1992-04-01	269 603

Na datum van publikasie word bogenoemde promesse as gekanselleer beskou. Indien die promesse gevind sou word, moet dit asseblief aan die Departement van Handel en Nywerheid, Privaatsak X84, Pretoria, 0001, teruggestuur word.

(26 Junie 1992)

KENNISGEWING 575 VAN 1992

DEPARTEMENT VAN HANDEL EN NYWERHEID

Hiermee word kennis gegee dat die volgende promesse uitgereik deur die Departement van Handel en Nywerheid aan Kindeace (Pty) Ltd soos hieronder uiteengesit, verlore geraak het:

Promesse uitgereik aan Kindeace (Pty) Ltd

Promesse No.	Uitreikings-datum	Verval-datum	Sigwaarde (R)
00002274	1991-12-16	1992-06-01	33 757

Na datum van publikasie word bogenoemde promesse as gekanselleer beskou. Indien die promesse gevind sou word, moet dit asseblief aan die Departement van Handel en Nywerheid, Privaatsak X84, Pretoria, 0001, teruggestuur word.

(26 Junie 1992)

KENNISGEWING 576 VAN 1992

DEPARTEMENT VAN MANNEKRAG

VOORGESTELDE WYSIGING VAN DIE TWEDE BYLAE BY DIE ONGEVALLEWET, 1941 (WET 30 VAN 1941)

Hierby word ingevolge artikel 94 van die Ongevallewet, 1941, bekendgemaak dat die Minister van Mannekrag voornemens is om 'n proklamasie uit te vaardig

Promissory Note No.	Date of issue	Due date	Face value (R)
00003049	16 May '92	1 April '93	180 733

The above-mentioned promissory note will after the date of publication be regarded as cancelled. Should the promissory note be retrieved, it must please be returned to the Department of Trade and Industry, Private Bag X84, Pretoria, 0001.

(26 June 1992)

NOTICE 574 OF 1992

DEPARTMENT OF TRADE AND INDUSTRY

Notice is hereby given that the following promissory note issued by the Department of Trade and Industry to TEK Industrials (Pty) Ltd as set hereunder, has been mislaid:

Promissory note issued to TEK Industrials (Pty) Ltd

Promissory Note No.	Date of issue	Due date	Face value (R)
00002979	1992-05-16	1993-04-01	269 602

The above-mentioned promissory note will after the date of publication be regarded as cancelled. Should the promissory note be retrieved, it must please be returned to the Department of Trade and Industry, Private Bag X84, Pretoria, 0001.

(26 June 1992)

NOTICE 575 OF 1992

DEPARTMENT OF TRADE AND INDUSTRY

Notice is hereby given that the following promissory note issued by the Department of Trade and Industry to Kindeace (Pty) Ltd as set hereunder, has been mislaid:

Promissory note issued to Kindeace (Pty) Ltd

Promissory Note No.	Date of issue	Due date	Face value (R)
00002274	1991-12-16	1992-06-01	33 757

The above-mentioned promissory note will after the date of publication be regarded as cancelled. Should the promissory note be retrieved, it must please be returned to the Department of Trade and Industry, Private Bag X84, Pretoria, 0001.

(26 June 1992)

NOTICE 576 OF 1992

DEPARTMENT OF MANPOWER

PROPOSED AMENDMENT OF THE SECOND SCHEDULE TO THE WORKMEN'S COMPENSATION ACT, 1941 (ACT 30 OF 1941)

It is hereby notified in terms of section 94 of the Workmen's Compensation Act, 1941 that it is the intention of the Minister of Manpower to publish a proclama-

ooreenkomstig 'n aanbeveling van die Ongevallekommissaris aan die Minister ingevolge waarvan die Tweede Bylae by vermelde Wet soos volg gewysig sal word:

- (a) Deur die volgende siekte in die eerste kolom van die Bylae by te voeg:

"Bedryfsasma".

- (b) Deur die volgende beskrywings van die werk-saamhede ten opsigte van "Bedryfsasma" in die tweede kolom van die Bylae by te voeg:

"Enige werk wat 'n werksman blootstel aan die inaseming van een van die volgende sensiterende agense wat tot die siekte aanleiding gee:

1. Isosianate.
2. Platinum-, nikkel-, kobalt-, vanadium- en chroomsoote.
3. Verharders insluitende epoksieharse.
4. Akrielsuur en afgeleide akrilate.
5. Soldeer- en sweisdampe.
6. Stowwe afkomstig van diere en insekte.
7. Swamme en spore.
8. Proteolitiese ensieme.
9. Plantaardige stowwe insluitende hout-, tabak-, graanstof en gemaalde graan.
10. Blootstelling aan gasse of dampe van formaldehied anhidriede, amiene en diamiene".

Enige persoon wat 'n beswaar het teen die uitvaardiging van 'n proklamasie ooreenkomstig die aanbeveling word hierby kragtens artikel 94 (2) (b) van die Wet versoek om sodanige beswaar binne drie maande vanaf die datum van die publikasie van hierdie kennisgewing skriftelik by die Ongevallekommissaris, Posbus 955, Pretoria, 0001, in te dien.

(26 Junie 1992)

KENNISGEWING 577 VAN 1992

DEPARTEMENT VAN VERVOER

WET OP DIE LISENSIËRING VAN LUGDIENSTE, 1990 (WET 115 VAN 1990)

Hierby word ingevolge die bepalings van artikel 15 (1) (b) van Wet 115 van 1990 en regulasie 8 van die Regulasies vir Binnelandse Lugdienste, 1991, vir algemene inligting bekendgemaak dat die Lugdienslisensiëringsraad die aansoeke waarvan besonderhede in die Bylae hieronder verskyn, sal oorweeg.

Verhoë ingevolge artikel 15 (3) van Wet 115 van 1990 ter ondersteuning of bestryding van 'n aansoek moet die Lugdienslisensiëringsraad, Privaat Sak X193, Pretoria, 0001, binne 21 dae na die datum van publikasie hiervan bereik.

tion in accordance with a recommendation of the Workmen's Compensation Commissioner to the Minister in terms of which the Second Schedule will be amended as follows:

- (a) By the addition of the following disease in the first column of the Schedule:

"Occupational asthma".

- (b) By the addition of the following description of occupation in respect of "occupational asthma" in the second column of the Schedule:

"Any occupation in which a workman is exposed to the inhalation of one of the following sensitisation agents which leads to the development of the disease:

1. Isocyanates.
2. Platinum-, nickel-, cobalt-, vanadium- and chromium salts.
3. Hardening agents including epoxy-resins.
4. Acrylic acid and derived acrylates.
5. Soldering and welding fumes.
6. Substances originating from animals and insects.
7. Fungi and spores.
8. Proteolytic enzymes.
9. Any vegetable dusts including dust from tobacco and grain flour.
10. Exposure to vapours and fumes of formaldehyde, anhydrides, amines and diamines".

Any person who has any objection to the publication of a proclamation in accordance with the recommendations is hereby, in terms of section 94 (2) (b) of the Act, invited to lodge such objection in writing with the Workmen's Compensation Commissioner, P.O. Box 955, Pretoria, 0001, within three months of the date of publication of this notice.

(26 June 1992)

NOTICE 577 OF 1992

DEPARTMENT OF TRANSPORT

AIR SERVICE LICENSING ACT, 1990 (ACT 115 OF 1990)

Pursuant to the provisions of section 15 (1) (b) of Act 115 of 1990 and regulation 8 of the Domestic Air Services Regulations, 1991, it is hereby notified for general information that the applications details of which appear in the Schedule hereto, will be considered by the Air Service Licensing Council.

Representations.

Representations in accordance with section 15 (3) of Act 115 of 1990 in support of, or in opposition to, an application, should reach the Air Service Licensing Council, Private Bag X193, Pretoria, 0001, within 21 days of the date of publication hereof.

BYLAE 1**AANSOEKE OM DIE TOESTAAN VAN LISENSIES**

(A) Volle naam en handelsnaam van aansoeker. (B) Volle besigheids- of woonadres van aansoeker. (C) Klas lisensie waarom aansoek gedoen word. (D) Tipe lugdiens waarop aansoek betrekking het. (E) Kategorie lugvaartuig waarop aansoek betrekking het.

(A) Aerial Farming Services (Edms.) Bpk. (B) Posbus 144, Bethlehem, 9700. (C) Klas III. (D) Tipe G5 en G13. (E) Kategorie A2 en A4.

(A) Albany Air Services (Edms.) Bpk. (B) Posbus 470, Grahamstown, 6140. (C) Klas II. (D) Tipe N1. (E) Kategorie A4.

(A) Avex Air Cropspraying (Edms.) Bpk. (B) Posbus 144, Bethlehem, 9700. (C) Klas III. (D) Tipe G5 en G13. (E) Kategorie A2 en A4.

(A) Experimental Aircraft Association Chapter 322. (B) Posbus 199, Halfway House, 1685. (C) Klas III. (D) Tipe G1, G9, G12 en G16. (E) Kategorie A4.

(A) Michael Gavin Poezyn, Pretoria, Microlight Flying School. (B) Andrestraat 22, Glenanda-Noord, Johannesburg, 2091. (C) Klas III. (D) Tipe G9. (E) Kategorie A4.

(A) Murray, Biesenbach en Badenhorst Ingelyf, MBB. (B) Posbus 2821, Pietermaritzburg, 3200. (C) Klas III. (D) Tipe G3 en G4. (E) Kategorie A4.

(A) Orsmond Aerial Spray (Edms.) Bpk. (B) Posbus 144, Bethlehem, 9700. (C) Klas III. (D) Tipe G2, G5, G8, G11, G13 en G14. (E) Kategorie A2 en A4.

(A) Nitani (Edms.) Bpk. (B) Posbus 5443, Durban, 4000. (C) Klas II. (D) Tipe N1. (E) Kategorie A3 en A4.

(A) Rand Flight Centre BK. (B) Posbus 18028, Rand-lughawe, Germiston, 1419. (C) Klas III. (D) Tipe G3, G4, G9 en G11. (E) Kategorie A4.

(A) Rand Flight Centre BK. (B) Posbus 18028, Rand-lughawe, Germiston, 1419. (C) Klas II. (D) Tipe N1 en N2. (E) Kategorie A4.

(A) Rapid Air (Edms.) Bpk. (B) Posbus 183, Bon Accord, 0009. (C) Klas II. (D) Tipe N1 en N2. (E) Kategorie A3 en H2.

(A) Westelike Provinsie Oesbespuitingsmaatskappy (Edms.) Bpk. (B) Posbus 254, Leslie, 2265. (C) Klas III. (D) Tipe G5 en G13. (E) Kategorie A2 en A4.

(9 Junie 1992)

KENNISGEWING 578 VAN 1992**DEPARTEMENT VAN VERVOER**

**WET OP INTERNASIONALE LUGDIENSTE, 1949
(WET 51 VAN 1949), SOOS GEWYSIG**

Hierby word ingevolge die bepalings van artikels 5 (a) en (b) van Wet 51 van 1949 en regulasie 5 van die Regulasies vir Burgerlugdienste, 1964, vir algemene inligting bekendgemaak dat die Nasionale Vervoer-kommissie die aansoeke waarvan besonderhede in die Bylaes hieronder verskyn, sal aanhoor.

SCHEDULE 1**APPLICATIONS FOR THE GRANT OF LICENCES**

(A) Full name and trade name of applicant. (B) Full business of residential address of applicant. (C) Class of licence applied for. (D) Type of air service to which application applies. (E) Category of aircraft to which application applies.

(A) Aerial Farming Services (Pty) Ltd. (B) P.O. Box 144, Bethlehem, 9700. (C) Class III. (D) Type G5 and G13. (E) Category A2 and A4.

(A) Albany Air Services (Pty) Ltd. (B) P.O. Box 470, Grahamstown, 6140. (C) Class II. (D) Type N1. (E) Category A4.

(A) Avex Air Cropspraying (Pty) Ltd. (B) P.O. Box 144, Bethlehem, 9700. (C) Class III. (D) Type G5 and G13. (E) Category A2 and A4.

(A) Experimental Aircraft Association Chapter 322. (B) P.O. Box 199, Halfway House, 1685. (C) Class III. (D) Type G1, G9, G12 and G16. (E) Category A4.

(A) Michael Gavin Poezyn, Pretoria, Microlight Flying School. (B) 22 Andre Street, Glenanda North, Johannesburg, 2091. (C) Class III. (D) Type G9. (E) Category A4.

(A) Murray, Biesenbach and Badenhorst Inc., MBB. (B) P.O. Box 2821, Pietermaritzburg, 3200. (C) Class III. (D) Type G3 and G4. (E) Category A4.

(A) Orsmond Aerial Spray (Pty) Ltd. (B) P.O. Box 144, Bethlehem, 9700. (C) Class III. (D) Type G2, G5, G8, G11, G13 and G14. (E) Category A2 and A4.

(A) Nitani (Pty) Ltd. (B) P.O. Box 5443, Durban, 4000. (C) Class II. (D) Type N1. (E) Category A3 and A4.

(A) Rand Flight Centre CC. (B) P.O. Box 18028, Rand Airport, Germiston, 1419. (C) Class III. (D) Type G3, G4, G9 and G11. (E) Category A4.

(A) Rand Flight Centre CC. (B) P.O. Box 18028, Rand Airport, Germiston, 1419. (C) Class II. (D) Type N1 and N2. (E) Category A4.

(A) Rapid Air (Pty) Ltd. (B) P.O. Box 183, Bon Accord, 0009. (C) Class II. (D) Type N1 and N2. (E) Category A3 and H2.

(A) Westelike Provinsie Oesbespuitingsmaatskappy (Pty) Ltd. (B) P.O. Box 254, Leslie, 2265. (C) Class III. (D) Type G5 and G13. (E) Category A2 and A4.

(9 June 1992)

NOTICE 578 OF 1992**DEPARTMENT OF TRANSPORT**

**INTERNATIONAL AIR SERVICES ACT, 1949
(ACT 51 OF 1949), AS AMENDED**

Pursuant to the provisions of section 5 (a) and (b) of Act 51 of 1949 and regulation 5 of the Civil Air Services Regulations, 1964, it is hereby notified for general information that the applications, details of which appear in the Schedules hereto, will be heard by the National Transport Commission.

Vertoë ingevolge artikel 6 (1) van Wet 51 van 1949 ter ondersteuning of bestryding van 'n aansoek met die Direkteur-generaal van Vervoer (Direktoraat Burgerlugvaart), Privaat Sak X193, Pretoria, 0001, en die aansoeker binne 21 dae na die datum van publikasie hiervan bereik en daarin moet gemeld word of die persoon of persone wat aldus vertoë rig, van plan is om die verrigtinge by te woon of om daar verteenwoordig te word.

Die Kommissie sal reël dat kennis van die datum, tyd en plek van die verrigtinge skriftelik gegee word aan die aansoeker en al die persone wat aldus vertoë gerig het en wat verlang om aldus teenwoordig of verteenwoordig te wees.

BYLAE D

LYS VAN AANSOEKE OM DIE VERANDERING OF WYSIGING VAN LISENSIES

(A) Naam en adres van applikant. (B) Naam waaronder die lugdiens geëksploiteer word. (C) Besonderhede betreffende die lisensie en die verandering of wysiging daarvan of die voorwaardes daarvan ten opsigte waarvan aansoek gedoen is.

(A) Kwena Air SA (Edms.) Bpk., Posbus 4565, Rivonia, 2128. (B) Kwena Air. (C) Nie-vasgesteldelugvervoerlisensie N423. Onder "Lugvaartuie wat gebruik gaan word" voeg by: Beech King 200 ZS-MES en Beech King 200 ZS-LJA.

(A) Trek Airways (Edms.) Bpk., Posbus 2758, Johannesburg, 2000. (B) Trek Airways (Edms.) Bpk./Luxavia. (C) Nie-vasgesteldelugvervoerdienslisensie N108. Onder "Area wat bedien gaan word" voeg by: "Zimbabwe". Onder "Tariefskaal" voeg by: "Vlugte tussen Jan Smuts en Zimbabwe R800-R1 600 retoer". Onder "Lugvaartuie wat gebruik gaan word" voeg by: "Aerospasiale Alenia ATR 72 ZS-NDI en ZS-NDJ". Onder "Frekwensie waaronder die diens geëksploiteer gaan word" voeg by: "Drie retoervlugte per week tussen Johannesburg en Bulawayo of Johannesburg en Victoria Waterval of albei gekombineerd".

BYLAE B

LYS VAN AANSOEKE OM DIE HERNUWING VAN LISENSIES

(A) Naam en adres van applikant. (B) Naam waaronder die lugdiens geëksploiteer word. (C) Soort lugdiens ten opsigte waarvan hernuwing aangevra word en die nommer en datum van bestaande lisensie. (D) Besonderhede van lisensie. (i) Gebied wat bedien gaan word. (ii) Roete(s) en frekwensie(s) wat bedien gaan word. (iii) Uitgangsbasis(se). (iv) Soort verkeer wat vervoer gaan word. (v) Soort opleiding wat verskaf gaan word. (vi) Soort werk wat onderneem gaan word. (vii) Tariefskaal. (E) Lugvaartuie wat gebruik gaan word.

(A) Air 2000 (Edms.) Bpk., Posbus 120, Lanseria, 1748. (B) Air 2000. (C) Nie-vasgesteldelugvervoerdienslisensie N794 gedateer 25 Augustus 1988. (D) (i) Afrika suid van die ewenaar, uitgesonderd Angola maar insluitende die eilande van die Indiese Oseaan. (iii) Lanserialughawe—met oplaaipte by Grand Central-, Rand-, Wonderboom- en Jan Smuts-lughawe. (iv) Passasiers en vrag. (vii) en (E):

Representations in accordance with section 6 (1) of Act 51 of 1949, in support of, or in opposition to, an application, should reach the Director-General of Transport (Directorate Civil Aviation), Private Bag X193, Pretoria, 0001, and the applicant within 21 days of the date of publication hereof, stating whether the party or parties making such representation intend to be present or represented at the hearing.

The Commission will cause notice of the time, date and place of the hearing to be given in writing to the applicant and all parties who have made representations as aforesaid and who desire to be present or represented at the hearing.

SCHEDULE D

LIST OF APPLICATIONS FOR THE ALTERATION, MODIFICATION OR AMENDMENT TO LICENCES

(A) Name and address of applicant. (B) Name under which the air service is operated. (C) Particulars of the licence and of the alteration, modification or amendment thereto or the conditions thereof which has been applied for.

(A) Kwena Air SA (Pty) Ltd, P.O. Box 4565, Rivonia, 2128. (B) Kwena Air. (C) Non-scheduled air transport service licence N423. Under "Aircraft to be used" add: Beech King 200 ZS-MES and Beech King 200 ZS-LJA.

(A) Trek Airways (Pty) Ltd, P.O. Box 2758, Johannesburg, 2000. (B) Trek Airways (Pty) Ltd/Luxavia. (C) Non-scheduled Air Transport Service Licence N108. Under "Area to be served" add: "Zimbabwe". Under "Tariff of charges" add: "Flights between Jan Smuts and Zimbabwe R800-R1 600 return". Under "Aircraft to be used" add: "Aerospasiale Alenia ATR 72 ZS-NDI and ZS-NDJ". Under "Frequency to which the service will be operated" add: "Three return flights per week between Johannesburg and Bulawayo or Johannesburg and Victoria falls or combined".

SCHEDULE B

SCHEDULE OF APPLICATIONS FOR RENEWAL OF LICENCES

(A) Name and address of applicant. (B) Name under which the air service is being operated. (C) Class of air service in respect of which renewal is sought and number and date of existing licence. (D) Particulars of licence. (i) Area to be served. (ii) Route(s) and frequencies to be served. (iii) Base(s). (iv) Types and classes of traffic to be conveyed. (v) Types of training to be provided. (vi) Types of work to be undertaken. (vii) Tariff of charges. (E) Aircraft to be used.

(A) Air 2000 (Pty) Ltd, P.O. Box 120, Lanseria, 1748. (B) Air 2000. (C) Non-scheduled air transport service licence N794 dated 25 August 1988. (D) (i) Africa south of the equator excluding Angola but including the islands of the Indian Ocean. (iii) Lanseria Airport—pickup points at Grand Central, Rand, Wonderboom and Jan Smuts Airports. (iv) Passengers and freight. (vii) and (E):

Lugvaartuie	Tariefskaal		Aircraft	Tariff (R/km)	
	Min.	Maks.		Min.	Max.
Cessna 501 ZS-KPA	3,50	3,80	Cessna 501 ZS-KPA	3,50	3,80
Beech 200 ZS-LJA	3,30	3,60	Beech 200 ZS-LJA	3,30	3,60
Gates Learjet 25D ZS-LXH	3,85	4,05	Gates Learjet 25D ZS-LXH	3,85	4,05
Beech 200 N3500P	4,15	4,45	Beech 200 N3500P	4,15	4,45
Beech 200 ZS-LYA	3,80	4,10	Beech 200 ZS-LYA	3,80	4,10
Beech B200 ZS-LBE	3,65	3,95	Beech B200 ZS-LBE	3,65	3,95
Beech A100 ZS-LVL	3,29	3,59	Beech A100 ZS-LVL	3,29	3,59
Beech C90 ZS-LOL	3,15	3,45	Beech C90 ZS-LOL	3,15	3,45
Beech C90A ZS-LOK	3,15	3,45	Beech C90A ZS-LOK	3,15	3,45
Beech B90 ZS-BEN	3,10	3,40	Beech B90 ZS-BEN	3,10	3,40
Beech A90 ZS-IHZ	3,10	3,40	Beech A90 ZS-IHZ	3,10	3,40
Cessna 425 ZS-KXB	2,85	3,15	Cessna 425 ZS-KXB	2,85	3,15
Cessna 414A ZS-KXW	2,20	2,50	Cessna 414A ZS-KXW	2,20	2,50
Cessna 414A ZS-LNI	2,35	2,65	Cessna 414A ZS-LNI	2,35	2,65
Cessna C414 ZS-LZD	2,30	2,60	Cessna C414 ZS-LZD	2,30	2,60
Cessna 404 ZS-LUI	2,85	3,15	Cessna 404 ZS-LUI	2,85	3,15
Cessna 402C ZS-LMU	2,15	2,45	Cessna 402C ZS-LMU	2,15	2,45
Cessna 402C ZS-LNH	2,25	2,55	Cessna 402C ZS-LNH	2,25	2,55
Cessna 402B ZS-JOI	2,30	2,60	Cessna 402B ZS-JOI	2,30	2,60
Cessna 402B ZS-JNK	2,10	2,40	Cessna 402B ZS-JNK	2,10	2,40
Piper PA31-350 ZS-JRU	2,55	2,85	Piper PA31-350 ZS-JRU	2,55	2,85
Piper PA31-350 ZS-KPL	2,35	2,65	Piper PA31-350 ZS-KPL	2,35	2,65
Beech 58 ZS-IHX	1,70	2,00	Beech 58 ZS-IHX	1,70	2,00
Beech 58 ZS-LAX, ZS-JTM, ZS-OMR en ZS-JPM	1,80	2,10	Beech 58 ZS-LAX, ZS-JTM, ZS-OMR en ZS-JPM	1,80	2,10
Beech B60 ZS-JJU	2,25	2,55	Beech B60 ZS-JJU	2,25	2,55
Piper PA34-200T ZS-LZN, ZS-KFT	1,70	2,00	Piper PA34-200T ZS-LZN, ZS-KFT	1,70	2,00
Cessna 210N ZS-LMK	230,00 (R/h)		Cessna 210N ZS-LMK	230,00 (R/h)	
Cessna 210L ZS-IVN	230,00 (R/h)		Cessna 210L ZS-IVN	230,00 (R/h)	
Cessna P206C ZS-JTE	220,00 (R/h)		Cessna P206C ZS-JTE	220,00 (R/h)	

BYLAE A**LYS VAN AANSOEKE OM DIE TOESTAAN VAN LISENSIES**

(A) Naam en adres van applikant. (B) Naam waaronder die lugdiens geëksploiteer gaan word. (C) Besonderhede van lugdiens. (i) Gebiede wat bedien gaan word. (ii) Roete(s) wat bedien gaan word. (iii) Basis(se). (iv) Soort verkeer wat vervoer gaan word. (v) Frekwensie en roosters waarvolgens die diens geëksploiteer gaan word. (vi) Soort opleiding wat verskaf gaan word. (vii) Besonderhede en beskrywing van soort werk wat onderneem gaan word. (viii) Tariefskaal. (D) Lugvaartuie wat gebruik gaan word.

(A) Inter Trans Air Services (Edms.) Bpk., Posbus 5263, Boksburg, 1461. (B) Inter Trans Air Services (Edms.) Bpk. (C) Nie-vasgesteldelugvervoerdien. (i) Zimbabwe, Botswana, Swaziland, Namibië, Mosambiek, Lesotho, Transkei. (ii) Groot stede in Zimbabwe, Botswana, Swaziland, Namibië, Mosambiek, Lesotho, Transkei, ens. (iii) Randlughawe (City Air Park). (iv) Vrag. (D) Piper Seneca II ZS-MGW en Cessna 150 Aerobat ZS-ILG.

(26 Junie 1992)

RAADSKENNISGEWINGS**RAADSKENNISGEWING 143 VAN 1992****STADSRAAD VAN RANDBURG****WYSIGING VAN REGLEMENT VAN ORDE**

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg van voorneme is om sy Reglement van Orde afgekondig by Administrateurskennisgewing 1261 van 26 Oktober 1988, soos verbeter deur Administrateurskennisgewing 831 van 29 November 1989, en deur die Raad met wysigings aangeneem by Kennisgewing 81 van 18 April 1990, te wysig.

SCHEDULE A**SCHEDULE OF APPLICATIONS FOR THE GRANT OF LICENCES**

(A) Name and address of applicant. (B) Name under which the air service is to be operated. (C) Particulars of air service. (i) Area to be served. (ii) Route(s) to be served. (iii) Base(s). (iv) Types and classes of traffic to be conveyed. (v) Frequency and time tables to which the service will be operated. (vi) Types of training to be provided. (vii) Particulars and description of types of work to be undertaken. (viii) Tariff of charges. (D) Aircraft to be used.

(A) Inter Trans Air Services (Pty) Ltd, P.O. Box 5263, Boksburg, 1461. (B) Inter Trans Air Services (Pty) Ltd. (C) Non-scheduled air transport service. (i) Zimbabwe, Botswana, Swaziland, Namibia, Mozambique, Lesotho, Transkei. (ii) Major Towns in Zimbabwe, Botswana, Swaziland, Namibia, Mozambique, Lesotho, Transkei, etc. (iii) Rand Airport (City Air Park). (iv) Freight. (D) Piper Seneca II ZS-MGW and Cessna 150 Aerobat ZS-ILG.

(26 June 1992)

BOARD NOTICES**BOARD NOTICE 143 OF 1992****TOWN COUNCIL OF RANDBURG****AMENDMENT TO STANDING ORDERS**

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend its Standing Orders published under Administrator's Notice 1261 of 26 October 1988, as corrected by Administrator's Notice 831 of 29 November 1989, and adopted with amendments by the Town Council of Randburg, under Notice 81 of 18 April 1990.

Die algemene strekking van die wysiging is om voorsiening te maak vir die belê van 'n spesiale vergadering van die Raad.

Afskrifte van die voorgestelde wysiging lê op weeksdag ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Munisipale Kantoor, hoek van Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die *Staatskoerant*.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die *Staatskoerant* by die ondergetekende indien, dit wil sê voor of op 10 Julie 1992.

B. J. VAN DER VYVER,

Stadsklerk.

Munisipale Kantoor
hoek van Jan Smutslaan en Hendrik Verwoerdrylaan
RANDBURG.

26 Junie 1992.

(Kennisgewing No. 94/1992)

(26 Junie 1992)

RAADSKENNISGEWING 144 VAN 1992

STADSRAAD VAN RANDBURG

WYSIGING VAN SAAL- EN GEMEENSKAP- SENTRUMVERORDENINGE

Kennis geskied hiermee ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Randburg, van voorneme is om sy Saal- en Gemeenskapsentrumverordeninge afgekondig by Administrateurskennisgewing 815 van 15 Mei 1974, soos volg te wysig.

Die algemene strekking van die wysiging is om die vereiste dat ledegeld betaalbaar is, te skrap.

Afskrifte van die voorgestelde wysiging lê op weeksdag ter insae vanaf 07:30 tot 12:30 en 13:00 tot 16:00 by Kamer C208, Munisipale Kantoor, hoek van Jan Smutslaan en Hendrik Verwoerdrylaan, Randburg, vir 'n tydperk van veertien (14) dae vanaf datum van publikasie hiervan in die *Staatskoerant*.

Enige persoon wat beswaar wil aanteken teen die voorgestelde wysigings, moet sodanige beswaar skriftelik binne veertien (14) dae vanaf datum van publikasie hiervan in die *Staatskoerant*, by die ondergetekende indien, dit wil sê voor of op 10 Julie 1992.

B. J. VAN DER VYVER,

Stadsklerk.

Munisipale Kantoor
hoek van Jan Smutslaan en Hendrik Verwoerdrylaan
RANDBURG.

26 Junie 1992.

(Kennisgewing No. 95/92.)

(26 Junie 1992)

The general purport of this amendment is to make provision for a special meeting of the Council to be held.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the *Government Gazette*.

Any person who desires to object to the said proposed amendment is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the *Government Gazette*, i.e. on or before 10 July 1992.

B. J. VAN DER VYVER,

Town Clerk.

Municipal Offices
corner of Jan Smuts Avenue and Hendrik Verwoerd Drive
RANDBURG.

26 June 1992.

(Notice No. 94/1992)

(26 June 1992)

BOARD NOTICE 144 OF 1992

TOWN COUNCIL OF RANDBURG

AMENDMENT TO HALL AND COMMUNITY CENTRE BY-LAWS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, that the Town Council of Randburg intends to amend its Hall and Community Centre By-laws published under Administrator's Notice 815 of 15 May 1974.

The general purport of this amendment is to delete the provision that membership fees are payable.

Copies of the proposed amendment are open for inspection on weekdays from 07:30 to 12:30 and 13:00 to 16:00 at Room C208, Municipal Offices, corner of Jan Smuts Avenue and Hendrik Verwoerd Drive, Randburg, for a period of fourteen (14) days from date of publication hereof in the *Government Gazette*.

Any person who desires to object to the said proposed amendment, is requested to lodge such objection in writing with the undersigned within fourteen (14) days of date of publication hereof in the *Government Gazette*, i.e. on or before 10 July 1992.

B. J. VAN DER VYVER,

Town Clerk.

Municipal Offices
corner of Jan Smuts Avenue and Hendrik Verwoerd Drive
RANDBURG.

26 June 1992.

(Notice No. 95/92.)

(26 June 1992)

RAADSKENNISGEWING 145 VAN 1992**STADSRAAD VAN BRAKPAN****WYSIGING VAN STANDAARD REGLEMENT VAN ORDE**

Die Stadsklerk van Brakpan publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, dat die Stadsraad van Brakpan ingevolge artikel 96 van genoemde Ordonnansie die Standaard Reglement van Orde afgekondig by Administrateurskennisgewing No. 1261 van 26 Oktober 1988 en deur die Raad aangeneem by Plaaslike Bestuurskennisgewing 3163 van 18 Oktober 1989 gewysig het deur die wysiging afgekondig by Administrateurskennisgewing No. 100 van 11 Maart 1992 aan te neem.

M. J. HUMAN,

Stadsklerk.

Stadhuis
BRAKPAN.

(Kennisgewing No. 55/1992-06-04)

(26 Junie 1992)

RAADSKENNISGEWING 146 VAN 1992**STADSRAAD VAN BRAKPAN****WYSIGING VAN DIE TARIEF VAN GELDE VIR DIE LEWERING VAN WATER**

Ingevolge die bepalings van artikel 80B (8) van die Ordonnansie op Plaaslike Bestuur, 17 van 1939, word hiermee bekend gemaak dat die Stadsraad van Brakpan, by spesiale besluit, die gelde vir die lewering van water, gepubliseer onder Kennisgewing 103/1989, gedateer 20 September 1989, soos gewysig, ingang 1 Mei 1992, verder gewysig het deur die tarief van gelde in item 2.1.2 die woorde "'n tarief van 60 sent per kiloliter" te vervang met die woorde "Randwaterraadtarief (Navorsingstarief ingesluit) plus 10%, BTW uitgesluit."

M. J. HUMAN,

Stadsklerk.

Stadhuis
BRAKPAN.

(Kennisgewing No. 49/1992-05-19)

(26 Junie 1992)

RAADSKENNISGEWING 147 VAN 1992**STADSRAAD VAN BRAKPAN****WYSIGING VAN DIE VERORDENINGE BETREFFENDE HONDE**

Die Stadsklerk van Brakpan publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, dat die Stadsraad ingevolge artikel 96 van gemelde Ordonnansie die Verordeninge

BOARD NOTICE 145 OF 1992**TOWN COUNCIL OF BRAKPAN****AMENDMENT OF STANDARD STANDING ORDERS**

The Town Clerk of Brakpan publishes hereby in terms of section 101 of the Local Government Ordinance, 1939 that the Town Council has in terms of section 96 of the said Ordinance amended the Standard Standing Orders promulgated under Administrator's Notice No. 1261 of 26 October 1988 and adopted by the Council under Local Government Notice 3163 of 18 October 1989 by adopting the amendment promulgated under Administrator's Notice No. 100 of 11 March 1992.

M. J. HUMAN,

Town Clerk.

Town Hall Building
BRAKPAN.

(Notice No. 55/1992-06-04)

(26 June 1992)

BOARD NOTICE 146 OF 1992**TOWN COUNCIL OF BRAKPAN****AMENDMENT OF TARIFF OF CHARGES FOR THE SUPPLY OF WATER**

Notice is hereby given in terms of section 80B (8) of the Local Government Ordinance, 17 of 1939, that the Town Council of Brakpan, by special resolution has further amended the tariff of charges for the supply of water promulgated under Notice 103/1989, dated 20 September 1989, as amended, by the substitution in item 2.1.2 of the words "a Tariff of 60 cent per kiloliter" with the words "Rand Water Board Tariff (Water Research Fund included) plus 10%, VAT excluded".

M. J. HUMAN,

Town Clerk.

Town Hall Building
BRAKPAN.

(Notice No. 49/1992-05-19)

(26 June 1992)

BOARD NOTICE 147 OF 1992**TOWN COUNCIL OF BRAKPAN****AMENDMENT TO THE BY-LAWS RELATING TO DOGS**

The Town Clerk of Brakpan hereby publishes in terms of section 101 of the Local Government Ordinance, No. 17 of 1939, that the Town Council has in terms of section 96 of the said Ordinance, amended

betreffende Honde afgekondig by Administrateurskennisgewing 303 gedateer 8 Maart 1987 gewysig het deur artikel 2 met die volgende te vervang:

"BELASTINGPLIGTIGHEID

2. (a) Onderworpe aan die bepalings van subartikel (b), mag niemand binne die munisipaliteit 'n hond wat ses maande oud of ouer is, aanhou nie, tensy hy sodanige hond by die munisipale kantoor laat registreer het en, op die wyse soos hierna bepaal, 'n belasting-kwitansie vir elke sodanige hond verkry het.

(b) Nieteenstaande die bepalings van subartikel (a), sal enige persoon wat 'n ouderdomspensioen of ongeskiktheidspensioen kry, op aansoek van sodanige persoon vrygestel word van die betaling van sodanige belasting."

M. J. HUMAN,
Stadsklerk.

Stadhuis
BRAKPAN.

(Kennisgewing No. 53/1992-06-03)
(26 Junie 1992)

RAADSKENNISGEWING 148 VAN 1992

STADSRAAD VAN NELSPRUIT

WYSIGING VAN STANDAARD REGLEMENT VAN ORDE

Daar word hierby ingevolge die bepalings van artikel 96 van die Ordonnansie op Plaaslike Bestuur, 1939, soos gewysig, bekend gemaak dat die Stadsraad van Nelspruit van voornemens is om die Standaard Reglement van Orde, te wysig.

Die algemene strekking van hierdie wysiging is om die wysiging van die Standaard Reglement van Orde, afgekondig ingevolge Administrateurskennisgewing 100 van 11 Maart 1992, as 'n wysiging van die verordeninge wat deur genoemde Raad opgestel is, aan te neem.

Afskrifte van die voorgestelde wysiging sal vir 'n tydperk van veertien (14) dae vanaf datum van publikasie van hierdie kennisgewing in die *Staatskoerant* gedurende gewone kantoorure by die kantoor van die Stadsekretaris, Burgersentrum, Nelspruit, ter insae lê en enige persoon wat teen sodanige wysiging beswaar wil aanteken, moet dit skriftelik by die Stadsklerk binne veertien (14) dae na datum van publikasie van hierdie kennisgewing in die *Staatskoerant*, indien.

W. VAN ROOYEN,
Stadsklerk.

Burgersentrum
Posbus 45
NELSPRUIT
1200.

Junie 1992.

(Kennisgewing No. 41/92)
(26 Junie 1992)

the By-Laws relating to Dogs published under Administrator's Notice 303 dated 8 March 1987 by substituting section 2 with the following:

"TAX TO BE PAID

2. (a) Subject to the provisions of subsection (6) no person shall keep a dog aged six months or older within the municipality, unless he shall have caused such dog to be registered at the municipal offices and obtained, in the manner hereinafter provided a tax receipt in respect of each such dog.

(b) Notwithstanding the provisions of subsection (a), any person who receives an old-age pension or disability pension, on written application by such person, will be exempted from paying any such taxes."

M. J. HUMAN,
Town Clerk.

Town Hall
BRAKPAN.

(Notice No. 53/1992-06-03)
(26 June 1992)

BOARD NOTICE 148 OF 1992

TOWN COUNCIL OF NELSPRUIT

AMENDMENT OF STANDARD STANDING ORDERS

Notice is hereby given in terms of section 96 of the Local Government Ordinance, 1939, as amended, that the Town Council of Nelspruit intends amending the Standard Standing Orders.

The general purport of this amendment is to adopt the amendment to the Standard Standing Orders, published under Administrator's Notice 100, dated 11 March 1992, as an amendment of the by-laws made by the said Council.

Copies of the proposed amendment will be open for inspection at the office of the Town Secretary, Civic Centre, Nelspruit, for a period of fourteen (14) days from the date of publication of this notice in the *Government Gazette*. Any person who desires to lodge an objection to the proposed amendment, must do so in writing, to the Town Clerk within fourteen (14) days from the date of publication of this notice in the *Government Gazette*.

W. VAN ROOYEN,
Town Clerk.

Civic Centre
P.O. Box 45
NELSPRUIT
1200.

June 1992.

(Notice No. 41/92)
(26 June 1992)

RAADSKENNISGEWING 149 VAN 1992**STADSRAAD VAN NELSPRUIT****STANDAARD VERKEERSVERORDENINGE: HEFFING OP MOTORVOERTUIG WAT PERSONE OF GOEDERE TEEN VERGOEDING VERVOER**

Die Stadsklerk van Nelspruit maak hierby ingevolge die bepalings van artikel 88 (5) gelees met artikel 133 (1) (o) van die Padverkeerswet, Wet 29 van 1989, bekend dat die Stadsraad van Nelspruit per spesiale besluit, besluit het om die volgende gelde op motorvoertuie wat persone of goedere teen vergoeding vervoer te hef:

BYLAE**TARIEWE VAN GELDE BETAALBAAR****1. Motorvoertuiglisensie:****(a) Huurmotors, kombi's en minibusse:**

R62,50 per voertuig met 'n eskalاسie van 25% per jaar plus 'n verdere bedrag van R2 per passasier, ooreenkomstig die getal passasiers op die geskikheidsertifikaat aangedui.

(b) Openbare busse:

R40 per bus met 'n eskalاسie van 25% per jaar plus 'n verdere bedrag van R2 per passasier, ooreenkomstig die getal passasiers op die geskikheidsertifikaat aangedui.

(c) Vragmotors:

R40 per voertuig per jaar plus 'n verdere bedrag van R2 per ton bo 3 500 kg bruto voertuig massa soos omskryf in die geskikheidsertifikaat.

2. Duplikaat motorvoertuiglisensies:

R2 per duplikaat.

3. Motorvoertuiglisensies sal vanaf 1 Januarie tot 31 Desember van enige jaar geldig wees.**4. Indien 'n lisensie vir 'n openbare motorvoertuig vir die eerste keer na 1 Julie van enige jaar uitgeneem word sal die *pro rata* bedrag ten opsigte van die voertuig 50% van die voorgeskrewe bedrag wees en die heffing per passasier R1 per persoon.****D. W. VAN ROOYEN,**

Stadsklerk.

Burgersentrum
Nelstraat 1
NELSPRUIT
1200.

26 Junie 1992.

(Kennisgewing No. 39/92)

(26 Junie 1992)

BOARD NOTICE 149 OF 1992**TOWN COUNCIL OF NELSPRUIT****STANDARD TRAFFIC BY-LAWS: LEVIES ON MOTOR VEHICLES WHICH TRANSPORT PERSONS OR GOODS AGAINST COMPENSATION**

The Town Clerk of Nelspruit announces hereby in terms of section 88 (5) read with section 133 (1) (o) of The Road Traffic Law, No. 29 of 1989, that the Town Council of Nelspruit resolved by means of a special resolution, to levy the following fees in respect of motor vehicles which transport persons or goods against compensation:

ANNEXURE**LEVIES OF FEES PAYABLE****1. Motor vehicle licence:****(a) Taxi's kombi's and mini busses:**

R62,50 per vehicle with an escalation of 25% per year plus a further amount of R2 per passenger, according to the number of passengers as indicated on the competency certificate.

(b) Public busses:

R40 per bus with an escalation of 25% per year plus a further amount of R2 per passenger, according to the number of passengers as indicated on the competency certificate.

(c) Trucks:

R40 per vehicle per year plus a further amount of R2 per ton above 3 500 kg gross vehicle mass as described on the competency certificate.

2. Duplicate motor vehicle licences:

R2 per duplicate.

3. Motor vehicle licences will be valid from 1 January to 31 December each year.**4. If a licence is obtained for the first time after 1 July of each year, a *pro rata* amount in respect of the vehicle being 50% of the prescribed amount will be payable and the levy per passenger will be R1 per person.****D. W. VAN ROOYEN,**

Town Clerk.

Civic Centre
1 Nel Street
NELSPRUIT
1200.

26 June 1992.

(Notice No. 39/92)

(26 June 1992)

RAADSKENNISGEWING 150 VAN 1992**DIE SUID-AFRIKAANSE GENEESKUNDIGE EN
TANDHEELKUNDIGE RAAD****VERKIESING VAN LEDE VAN DIE BEROEPSRAAD
VIR KLINIESE TEGNOLOGIE**

Ingevolge artikel 15 (11) van Wet 56 en regulasie 8 (2) van die regulasies vir die verkiesing van lede van die Raad afgekondig by Goewermentskennisgewing R. 2279 van 3 Desember 1976, word hierby bekendgemaak dat ondergenoemde persone geldig genomineer is as kandidate vir verkiesing tot lede van die Beroepsraad vir Kliniese Tegnologie vir die tydperk wat op 31 Augustus 1997 verstryk:

BATHO, Kathleen Mary.
ERLANK, Thomas Francois.
GROBBELAAR, Carl.
JORISSEN, Brent Roy.
MEAD, Gary.
PILLER, Laurence William.
PRETORIUS, Pieter Johannes Christiaan.
ROBINSON, Elna.
VERMAAK, Nicolaas Johannes van Zyl.

Aangesien die getal kliniese tegnoloë wat geldig genomineer is, die getal kliniese tegnoloë oortref wat verkies moet word, het ek 3 Augustus 1992 om 12:00 vasgestel as die dag en tyd waarvoor elkeen wat geregtig is om by die verkiesing te stem 'n stembriefie in die Derde Aanhangsel van die gemelde regulasies beskryf, kan teken en aan my stuur of oorhandig. 'n Stembriefie sal gepos word na die laaste geregi-streerde adres van elkeen wat geregtig is om by die verkiesing te stem.

N. M. PRINSLOO,

Kiesbeampste.

Posbus 205
PRETORIA
0001.

of

N. M. PRINSLOO,

Kiesbeampste.

Vermeulenstraat 553
Arcadia
PRETORIA
0002.

(26 Junie 1992)

BOARD NOTICE 150 OF 1992**THE SOUTH AFRICAN MEDICAL AND
DENTAL COUNCIL****ELECTION OF MEMBERS OF THE PROFESSIONAL
BOARD FOR CLINICAL TECHNOLOGY**

It is hereby notified in terms of section 15 (11) of Act 56 of 1974 and regulation 8 (2) of the regulations for the election of members of the Council published under Government Notice R. 2279 of 3 December 1976, that the following persons have been validly nominated as candidates for election as members of the Professional Board for Clinical Technology for the period ending the 31st day of August 1997:

BATHO, Kathleen Mary.
ERLANK, Thomas Francois.
GROBBELAAR, Carl.
JORISSEN, Brent Roy.
MEAD, Gary.
PILLER, Laurence William.
PRETORIUS, Pieter Johannes Chirstiaan.
ROBINSON, Elna.
VERMAAK, Nicolaas Johannes van Zyl.

As the number of clinical technologists validly nominated exceeds the number of clinical technologists to the elected, I have appointed 3 August 1992 at 12:00 as the day and hour before which every person entitled to vote in the election may sign and transmit or deliver to me a voting paper described in the Third Annexure to the said regulations. A voting paper will be posted to the last registered address of every person entitled to vote in the election.

N. M. PRINSLOO,

Returning Officer.

P.O. Box 205
PRETORIA
0001.

or

N. M. PRINSLOO,

Returning Officer.

553 Vermeulen Street
Arcadia
PRETORIA
0002.

(26 June 1992)

RAADSKENNISGEWING 151 VAN 1992**GESONDHEIDSKOMITEE VAN
BLYTHEDALESTRAND****REGULASIES INGEVOLGE ARTIKEL 10 VAN DIE
STRANDWET, 1935 (WET No. 21 VAN 1935)**

Die Administrateur van die provinsie Natal het kragtens artikel 10 (1) van die Strandwet, 1935 (Wet No. 21 van 1935), die regulasies in die Bylae, soos aange-neem deur die Gesondheidskomitee van Blythedalestrand, goedgekeur.

BOARD NOTICE 151 OF 1992**BEACH HEALTH COMMITTEE OF
BLYTHEDALE****REGULATIONS IN TERMS OF SECTION 10 OF THE
SEA-SHORE ACT, 1935 (ACT No. 21 OF 1935)**

The Administrator of the Province of Natal, has under section 10 (1) of the Sea-shore Act, 1935 (Act No. 21 of 1935), approved the regulations contained in the Schedule, made by the Beach Health Committee of Blythedale.

BYLAE

1. In hierdie regulasies het enige woord of uitdrukking waaraan 'n betekenis in die Wet toegewys word, daardie betekenis en tensy die samehang anders aandui, beteken—

“die wet” die Strandwet, 1935 (Wet No. 21 van 1935);

“Komitee” die Gesondheidskomitee van Blythedalestrand;

“regsgebied” die gebied wat deur die Administrateur omskryf word by proklamasie in die *Offisiële Koerant* van die provinsie Natal as die gebied waarvoor die Gesondheidskomitee van Blythedalestrand regsbevoegdheid het en sluit die strand wat binne sodanige regsgebied geleë is in; en

“voertuig” dit wat in artikel 1 van die Padverkeerswet, 1989 (Wet No. 29 van 1989), daaraan toegewys word.

2. (1) Niemand mag, behalwe kragtens die magtiging van 'n permit in subregulasie (2) bedoel, 'n voertuig op daardie gedeelte van die strand gebruik wat binne die regsgebied van die Komitee geleë is nie.

(2) 'n Permit soos in subregulasie (1) bedoel, kan deur die Komitee uitgereik word aan enigeen wat om die uitreiking van 'n permit aansoek doen by die Sekretaris van die Komitee by die kantoor van die Komitee of skriftelik by Posbus 224, Stanger, 4450, en teen die gelyktydige betaling van 'n jaarlikse bedrag van R30 tesame met sodanige aansoek.

(3) Enigeen wat hierdie regulasies oortree of versuim om daaraan te voldoen, is aan 'n misdryf skuldig en by skuldigbevinding strafbaar met 'n boete van hoogstens R500 of met gevangenisstraf vir 'n tydperk van hoogstens een jaar of met sowel sodanige boete as sodanige gevangenisstraf.

(Kennisgewing No. 11/1991)

(26 Junie 1992)

RAADSKENNISGEWING 152 VAN 1992**DORPSRAAD VAN MACHADODORP****VERORDENINGE BETREFFENDE DIE AANNAME VAN RIOLERINGSTARIEWE**

Die Stadsmerk van Machadodorp publiseer hierby, ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939 (Ordonnansie No. 17 van 1939), die verordeninge hierna uiteengesit. Die bepalings van hierdie kennisgewing is van toepassing vanaf 17 April 1992.

TARIEF VAN GELDE**1. BESKIKBAARHEIDSGELDE:**

'n Beskikbaarheidsheffing per erf, standplaas, perseel of ander terrein, wat na die mening van die Raad by die hooflyn aangesluit kan word, is deur die geregistreerde eienaar, ongeag of die bestaande aansluiting gebruik word aldan nie, soos volg betaalbaar:

Onverbeterde eiendom: R12 per maand of gedeelte daarvan.

SCHEDULE

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

“area of jurisdiction” means the area defined by the Administrator by proclamation in the *Official Gazette* of the Province of Natal as the area in which the Beach Health Committee of Blythedale has jurisdiction and includes the sea-shore situate within such area of jurisdiction;

“Committee” means the Beach Health Committee of Blythedale;

“the Act” means the Sea-Shore Act, 1935 (Act No. 21 of 1935); and

“vehicle” has the meaning assigned to it in section 1 of the Road Traffic Act, 1989 (Act No. 29 of 1989).

2. (1) No person shall, except on the authority of a permit referred to in subregulation (2) use any vehicle on that portion of the sea-shore that is situated within the area of jurisdiction of the Committee.

(2) A permit contemplated in subregulation (1) may be issued by the Committee on application by any person for the issue of a permit, to the Secretary of the Committee at the office of the Committee or in writing to P.O. Box 224, Stanger, 4450, and against the simultaneous payment of an annual amount of R30 with such application.

(3) Any person who contravenes or fails to comply with these regulations shall be guilty of an offence and liable on conviction to a fine not exceeding R500 or to imprisonment for a period not exceeding one year or to both such fine and such imprisonment.

(Notice No. 11/1991)

(26 June 1992)

BOARD NOTICE 152 OF 1992**VILLAGE COUNCIL OF MACHADODORP****BY-LAWS RELATING TO THE ADOPTION OF DRAINAGE TARIFFS**

The Town Clerk of Machadodorp hereby, in terms of section 101 of the Local Government Ordinance, 1939 (Ordinance No. 17 of 1939), publishes the By-laws set forth hereinafter. The provisions of this notice will be applicable as from 17 April 1992.

TARIFF OF CHARGES**1. AVAILABILITY CHARGES:**

An availability charge per erf, stand or lot which in the opinion of the Council, can be connected to the Council's main sewers, is payable by the registered owner whether the existing connection is used or not, as follows:

Unimproved property: R12 per month or part thereof.

2. VERBRUIKERSGELDE:

'n Verbruikersheffing vir elke spoelkloset, bak of urinaal wat in enige gebou, erf, standplaas of ander terrein geïnstalleer is, is deur die geregi-streerde eienaar of bewoner soos volg betaal-baar:

Verbeterde eiendom: R12 per maand of gedeelte daarvan.

3. DIVERSE GELDE:

- (a) Verstoppings: Materiaal plus arbeid plus 10% heffings.
- (b) Inspeksiegelde: Soos van tyd tot tyd deur die Raad per besluit bepaal.

E. H. VAN PLETSEN,

Stadsklerk.

Munisipale Kantore
Posbus 9
MACHADODORP
1170.

(26 Junie 1992)

RAADSKENNISGEWING 153 VAN 1992**MUNISIPALITEIT VAN KAAPSTAD**

VOORGESTELDE WYSIGING VAN DIE REGULA-SIES INGEVOLGE DIE STRANDWET, 1935 (WET 21 VAN 1935)

(CS.6/5/2/2/3)

Kennis geskied hiermee dat die Munisipaliteit van Kaapstad, behoorlik daartoe gemagtig deur die Minis-ter van Landbou kragtens Goewermenskennisgewing No. 450 gedateer 29 Maart 1963 van voorneme is om, met die goedkeuring van die Uitvoerende Komitee van die provinsie die Kaap die Goeie Hoop, en na verstry-king van 'n tydperk van 30 dae van die datum van publikasie hiervan, die volgende wysiging, wat hierby gepubliseer word ingevolge artikel 10 (3) (d) van die Strandwet, 1935 (Wet 21 van 1935), aan te bring aan die regulasies afgekondig kragtens Goewermensken-nisgewing No. 419 in *Staatskoerant* No. 1400 gedateer 18 Maart 1966, soos gewysig, insake die see en strandgebied geleë binne en aangrensend aan die jurisdiksiegebied van die gemelde Munisipaliteit:

Deur die Eerste Bylae deur die volgende Bylae te vervang:

BYLAE**STAD KAAPSTAD**

MUNISIPALITEIT VAN KAAPSTAD: EERSTE BYLAE TOT DIE REGULASIES OPGESTEL KRAGTENS ARTIKEL 10 VAN DIE STRANDWET (WET 21 VAN 1935), SOOS GEWYSIG

A. TARIEFGELDE—Pawiljoen en swembaddens

Bewaarplek..... R0,35

<i>Februarie tot November</i>	<i>Desember tot Januarie</i>
R	R

Boekies, swem (10 kaartjies per boekie):

Kind, 16 jaar en jonger.....	10,00	10,00
Volwassene.....	27,00	50,00

2. CONSUMERS LEVY:

A consumers levy, is payable for each flush-ing closet, pan or urinal which is installed in any building, erf, stand or other site, is payable by the registered owner or occupant, as follows:

Improved property: R12 per month or part thereof.

3. SUNDRY CHARGES:

- (a) Blockages: Material plus labour plus 10% levy.
- (b) Inspection fees: As determined from time to time by Council's resolution.

E. H. VAN PLETSEN,

Town Clerk.

Municipal Offices
P.O. Box 9
MACHADODORP
1170

(26 June 1992)

BOARD NOTICE 153 OF 1992**MUNICIPALITY OF CAPE TOWN**

PROPOSED AMENDMENT OF THE REGULATIONS IN TERMS OF THE SEA-SHORE ACT, 1935 (ACT 21 OF 1935)

(CS.6/5/2/2/3)

It is hereby notified that the Municipality of Cape Town duly authorised thereto by the Minister of Agricul-ture by Government Notice No. 450 dated 29 March 1963, proposes, with the approval of the Executive Committee of the Province of the Cape of Good Hope and after the expiration of a period of 30 days from the date of publication hereof, to make the following amendment, which is hereby published in terms of sec-tion 10 (3) (d) of the Sea-shore Act, 1935 (Act 31 of 1935), to the regulations promulgated under Govern-ment Notice No. 419 in *Government Gazette* No. 1400 dated 18 March 1966, as amended, in regard to the sea and sea-shore situated within and adjoining the area of jurisdiction of the said Municipality:

By the substitution for the First Schedule of the fol-lowing Schedule:

SCHEDULE**CITY OF CAPE TOWN**

CAPE TOWN MUNICIPALITY: FIRST SCHEDULE TO REGULATIONS MADE UNDER SECTION TEN OF THE SEA-SHORE ACT (ACT 21 OF 1935), AS AMENDED

A. TARIFF OF CHARGES—Pavilions and swimming baths

Valuables..... R0,35

<i>February to November</i>	<i>December to January</i>
R	R

Book, bathing (10 tickets per book):

Child, 16 years and under....	10,00	10,00
Adult.....	27,00	50,00

	<i>Februarie tot November</i>	<i>Desember tot Januarie</i>
	R	R
Swem (per dag):		
Kind, 16 jaar en jonger.....	1,00	1,00
Volwassene.....	2,70	5,00
Maandkaartjies: (Nie geldig op Sondae en Openbare vakan- siedae nie):		
Kind.....	17,50	17,50
Volwassene.....	45,00	60,00
Skoolkinders onder toesig van 'n onderwyser, slegs op skooldae		R0,40
pensioenarisse, hulle gades en persone 60 jaar en ouer (net vir toegang)		GRATIS
Swemlesse: (per les)		
Kind, 16 jaar en jonger.....		R3,50
Volwassene.....		R5,25
Skoolkonsessies per kind, per kwartaal.....		R7,00
Huur van dekstoele (per dag).....		R4,00

Enige besware teen die voorgaande, tesame met redes daarvoor, moet skriftelik en nie later nie as 20 Julie 1992 by die ondergetekende ingedien word.

G. R. HOFMEYR,

Waarnemende Stadsklerk.

Burgersentrum
KAAPSTAD.

(26 Junie 1992)

RAADSKENNISGEWING 154 VAN 1992

KENNISGEWING VAN AANSOEK VIR DIE WYSIGING VAN DIE OMSKRYWING VAN 'N LANDGOED

[Ingevoige artikel 6 van die Wyn van Oorsprong-skema ingestel kragtens artikel 14 van die Wet op Drankprodukte, 1989 (Wet No. 60 van 1989), en gepubliseer by Goewermentskennisgewing No. R. 1434 van 29 Junie 1990]

Kennis geskied hiermee dat mnr. J. M. Burger by die Wyn- en Spiritusraad aansoek gedoen het om die plaas bekend as "Goudmyn" in te sluit by die omskrywing van die landgoed Rietvallei, geleë in die afdeling Robertson en sodoende die omskrywing van die bestaande landgoed te wysig soos omskryf in die Bylae hiertoe.

Enigeen wat enige beswaar het teen die aansoek, word hierby aangesê om sy beswaar, met opgaaf van redes, skriftelik in te dien by die Sekretaris, Wyn- en Spiritusraad, Posbus 2176, Dennesig, Stellenbosch, 7600, binne 30 (dertig) dae van publikasie van hierdie kennisgewing.

BYLAE

1. Gedeelte 54 (gedeelte van Gedeelte 3) van die plaas Goedemoed 128, Robertson, geregistreer onder Transportakte T49705/1980;
2. Gedeelte 10 (gedeelte van Gedeelte 1) van die plaas Rietvallei 115, Robertson, geregistreer onder Transportakte T49705/1980;

	<i>February to November</i>	<i>December to January</i>
	R	R
Swim (per day):		
Child, 16 years and under....	1,00	1,00
Adult.....	2,70	5,00
Monthly cards: (Not valid Sun- days and public holidays):		
Child.....	17,50	17,50
Adult.....	45,00	60,00
School children under supervision of teacher, on school days only—per child.....		R0,40
Pensioners, their spouses and persons 60 years and older (admission only).....		FREE
Swimming instructions (per lesson):		
Child, 16 years and under.....		R3,50
Adult.....		R5,25
School concession per child per term.....		R7,00
Hire of deck chairs (per day).....		R4,00

Any objections to the foregoing, together with reasons therefor, should be lodged in writing with the undersigned on or before 20 July 1992.

G. R. HOFMEYR,

Acting Town Clerk.

Civic Centre
CAPE TOWN.

(26 June 1992)

BOARD NOTICE 154 OF 1992

NOTICE OF APPLICATION FOR THE AMENDMENT OF THE DEFINITION OF AN ESTATE

[In terms of section 6 of the Wine of Origin Scheme established under section 14 of the Liquor Products Act, 1989 (Act No. 60 of 1989), and published by Government Notice No. R. 1434 of 29 June 1990]

Notice is hereby given that Mr J. M. Burger has applied to the Wine and Spirit Board to have the farm known as "Goudmyn" be included in the definition of the estate Rietvallei situated in the Division of Robertson thereby amending the definition of the said estate as fully described in the Schedule hereto.

Anyone having any objection against this application is hereby notified to lodge their objections, with motivations, in writing with the Secretary, Wine and Spirit Board, P.O. Box 2176, Dennesig, Stellenbosch, 7600, within 30 (thirty) days of publication of this notice.

SCHEDULE

1. Portion 54 (portion of Portion 3) of the farm Goedemoed 128, Robertson, registered under Deed of Transfer T49705/1980;
2. Portion 10 (portion of Portion 1) of the farm Rietvallei 115, Robertson, Registered under Deed of Transfer T49705/1980;

3. Restant van Gedeelte 8 van die plaas Rietvallei 115, Robertson, geregistreer onder Transportakte T49705/1980;
4. Gedeelte 8 van die plaas Goudmyn Zuid 121, Robertson, geregistreer onder Transportakte T14493/1979;
5. Gedeelte 10 van die plaas Goudmyn Zuid 121, Robertson, geregistreer onder Transportakte T14493/1979;
6. Gedeelte 17 (gedeelte van Gedeelte 7) van die plaas Goudmyn 119, Robertson, geregistreer onder Transportakte T14493/1979;
7. Gedeelte 7 (gedeelte van Gedeelte 24) van die plaas Goudmyn 119, Robertson, geregistreer onder Transportakte T14493/1979;
8. Gedeeltes 11 en 12 van die plaas Goudmyn 119, Robertson, geregistreer onder Transportakte T12294/1981.

(26 Junie 1992)

RAADSKENNISGEWING 155 VAN 1992

WYSIGING VAN INDELING VAN PLAASLIKE OWERHEDE VOLGENS GRADE INGEVOLGE DIE WET OP DIE BESOLDIGING VAN STADSKLERKE, 1984

Ek, Jacobus Venter, waarnemende Sekretaris van die Raad op die Besoldiging en Diensvoordele van Stadsklerke, handelende kragtens magtiging deur die gemelde Raad aan my verleen ingevolge artikel 8 (2) van die Wet op die Besoldiging van Stadsklerke, 1984 (Wet 115 van 1984), wysig hierby Bylae A by Goewermentskennisgewing R. 1153 van 29 Mei 1987 soos volg:

BYLAE A**(i) Met ingang van 1 Julie 1986:****1. Deur—**

- (a) die woord "Assagay" waar dit in die kolom vir Natal onder Graad 2 voorkom, te skrap; en
- (b) die woord "Assagay" na die woord "Ashburton" in die kolom vir Natal onder Graad 1 in te voeg.

2. Deur—

- (a) die woord "Camperdown" waar dit in die kolom vir Natal onder Graad 2 voorkom, te skrap; en
- (b) die woord "Camperdown" na die woord "Botha's Hill" in die kolom vir Natal onder Graad 1 in te voeg.

J. VENTER,
Waarnemende Sekretaris.

(26 Junie 1992)

3. Remainder of Portion 8 of the farm Rietvallei 115, Robertson, registered under Deed of Transfer T49705/1980;
4. Portion 8 of the farm Goudmyn Zuid 121, Robertson, registered under Deed of Transfer T14493/1979;
5. Portion 10 of the farm Goudmyn Zuid 121, Robertson, registered under Deed of Transfer T14493/1979;
6. Portion 17 (portion of Portion 7) of the farm Goudmyn 119, Robertson, registered under Deed of Transfer T14493/1979;
7. Portion 7 (portion of Portion 24) of the farm Goudmyn 119, Robertson, registered under Deed of Transfer T14493/1979;
8. Portions 11 and 12 of the farm Goudmyn 119, Robertson, registered under Deed of Transfer T12294/1981.

(26 June 1992)

BOARD NOTICE 155 OF 1992

AMENDMENT OF CLASSIFICATION OF LOCAL AUTHORITIES ACCORDING TO GRADES IN TERMS OF THE REMUNERATION OF TOWN CLERKS ACT, 1984

I, Jacobus Venter, acting Secretary to the Board on Remuneration and Service Benefits of Town Clerks, acting herein by virtue of authority granted to me by the said Board in terms of section 8 (2) of the Act, hereby amend Annexure A to Government Notice No. R. 1153 of 29 May 1987 as follows:

ANNEXURE A**(i) Effective from 1 July 1986:****1. By—**

- (a) the deletion of the word "Assagay" where it appears in the column for Natal under Grade 2; and
- (b) the insertion of the word "Assagay" in the column for Natal under Grade 1 after the word "Ashburton".

2. By—

- (a) the deletion of the word "Camperdown" where it appears in the column for Natal under Grade 2; and
- (b) the insertion of the word "Camperdown" in the column for Natal under Grade 1 after the word "Botha's Hill".

J. VENTER,
Acting Secretary.

(26 June 1992)

RAADSKENNISGEWING 156 VAN 1992**STADSRAAD VAN KLERKSDORP****WYSIGING VAN WATERVOORSIENINGS-
VERORDENINGE**

Die Stadsmerk van Klerksdorp publiseer hierby ingevolge artikel 101 van die Ordonnansie op Plaaslike Bestuur, 1939, die verordeninge hierna uiteengesit, wat deur die Raad ingevolge artikel 96 van voornoemde Ordonnansie opgestel is.

Die Watervoorsieningsverordeninge van die Munisipaliteit Klerksdorp, deur die Raad aangeneem by Administrateurskennisgewing 1486 van 12 Oktober 1977, soos gewysig, word hierby verder gewysig deur die invoeging in Skaal A onder item 2 (1) van die Tarief van Gelde onder die Bylae van die volgende item (d) na item (c):

“(d) Vir die lewering van water per tenkwa aan landbou-eenhede en beperk tot 20kℓ per geleentheid na 24-uur-kennisgewing: R1,44 per kℓ plus afleweringskoste.”.

J. L. MULLER,

Stadsmerk.

Burgersentrum
KLERKSDORP.

12 Junie 1992.

(Kennisgewing No. 46/92)

(26 Junie 1992)

RAADSKENNISGEWING 157 VAN 1992**DIE RAAD VIR EIENDOMSAGENTE**

KENNISGEWING INGEVOLGE REGULASIE 17 VAN GOEWERMENTSKENNISGEWING No. R. 1263 VAN 22 JUNIE 1984

Besonderhede rakende onderstaande persone wat na behoorlike ondersoek na hul gedrag deur tugkomitees van die Raad vir Eiendomsagente aan onbehoorlike gedrag skuldig bevind is word hierby vir algemene inligting bekendgemaak:

BOARD NOTICE 156 OF 1992**TOWN COUNCIL OF KLERKSDORP****AMENDMENT TO WATER SUPPLY BY-LAWS**

The Town Clerk of Klerksdorp hereby in terms of section 101 of the Local Government Ordinance, 1939, publishes the by-laws set forth hereinafter, which have been approved by the Council in terms of section 96 of the said Ordinance.

The Water Supply By-laws of the Klerksdorp Municipality, adopted by the Council under Administrator's Notice 1486, dated 12 October 1977, as amended, are hereby further amended by the insertion in Scale A under item 2 (1) of the Tariff of Charges under the Schedule of the following item (d) after item (c):

“(d) For the supply of water by tanker to agricultural units and limited to 20 kℓ per occasion after 24-hours notice: R1,44 per kℓ plus delivery costs.”.

J. L. MULLER,

Town Clerk.

Civic Centre
KLERKSDORP.

12 June 1992.

(Notice No. 46/92)

(26 June 1992)

BOARD NOTICE 157 OF 1992**THE ESTATE AGENTS BOARD**

NOTICE IN TERMS OF REGULATION 17 OF GOVERNMENT NOTICE No. R. 1263 OF 22 JUNE 1984

Particulars of the following persons found guilty of improper conduct by Disciplinary Committees of the Estate Agents Board after due enquiry into their conduct are published for general information:

Naam van persoon	Oortreding waaraan skuldig bevind	Straf opgelê
Mnr. H. Innes —Greenwoods, Ottery	1. Oortreding van artikel 26 (a) van die Wet op Eiendomsagente, No. 112 van 1976 (“die Wet”), deurdat die respondent handelinge as eiendomsagent verrig het sonder ’n geldige getrouheidsfondssertifikaat 2. Oortreding van artikel 32 (1) van die Wet deurdat wesenlike tekorte in die respondent se trustrekening ontstaan het 3. Oortreding van regulasies 2.1, 2.2, 3.12 en 3.13 van die Gedragskode vir Eiendomsagente (“die Gedragskode”) deurdat die respondent hom aan ernstige onetiese gedrag skuldig gemaak het	Getrouheidsfondssertifikaat ingetrek.
Mnr. V. Padayachee —Berea, Durban	Oortreding van regulasie 2.1 van die Gedragskode deurdat die respondent die goeie naam, aansien en integriteit van eiendomsagente in die algemeen geskaad het	Getrouheidsfondssertifikaat ingetrek.
Mnr. S. J. van Heerden —Witriver	Oortreding van artikel 32 (1) van die Wet deurdat wesenlike tekorte in die respondent se trustrekening ontstaan het	Getrouheidsfondssertifikaat ingetrek.

Naam van persoon	Oortreding waaraan skuldig bevind	Straf opgelê
Mev. C. van der Walt —Moret, Randburg	Oortreding van artikel 32(1) van die Wet deurdat wesenlike tekorte in die respondent se trustrekening ontstaan het	Getrouheidsfondssertifikaat ingetrek.
Mnr. H. N. F. de Jager —Springs	Oortreding van artikel 32(1) van die Wet deurdat wesenlike tekorte in die respondent se trustrekening ontstaan het	Getrouheidsfondssertifikaat ingetrek.
Mnr. E. Rogers —Plumstead, Kaapstad	Oortreding van regulasies 2.1, 2.2 en 3.12 van die Gedragskode deurdat die respondent hom aan ernstige onetiese gedrag skuldig gemaak het	Getrouheidsfondssertifikaat ingetrek.
Mnr. S. Ismail —Northdale, Pietermaritzburg	Oortreding van artikel 29 (b) van die Wet deurdat die rekeningkundige aantekeninge van die respondent se eiendomsagentskapsbesigheid herhaaldelik nie binne die voorgeskrewe periode geouditeer is nie	Getrouheidsfondssertifikaat ingetrek.
Mnr. P. J. Jansevan Rensburg —Brits	Oortreding van regulasies 2.1, 2.2 en 3.12 van die Gedragskode deurdat die respondent hom aan ernstige onetiese gedrag skuldig gemaak het	Beboet met 'n effektiewe bedrag van R3 000.
Mev. P. Brandt —Mowbray, Kaapstad	Oortreding van regulasies 2.5 en 3.12 van die Gedragskode deurdat die respondent haar aan ernstige onetiese gedrag skuldig gemaak het	Beboet met 'n effektiewe bedrag van R1 000.
Mnr. I. J. I. Cooper —Eldorado park-uitbreiding 3, Johannesburg	1. Oortreding van artikel 32 (1) van die Wet op deurdat die respondent versuim het om trustgelde in sy trustrekening te stort 2. Oortreding van regulasies 2.1, 2.2 en 3.15 van die Gedragskode deurdat die respondent hom aan ernstige onetiese gedrag skuldig gemaak het	Beboet met 'n effektiewe bedrag van R4 000.
Mnr. N. N. Loubser —Durban	Oortreding van artikel 32 (1) van die Wet deurdat wesenlike tekorte in die respondent se trustrekening ontstaan het	Getrouheidsfondssertifikaat ingetrek.
Mnr. W. J. Stapelberg —Silverton, Pretoria	Oortreding van regulasies 3.12 en 3.13 van die Gedragskode deurdat die respondent hom aan ernstige onetiese gedrag skuldig gemaak het	Getrouheidsfondssertifikaat ingetrek.
Mnr. I. W. van Niekerk —Newton Park, Port Elizabeth	Oortreding van regulasies 2.1, 2.2, 2.5, 3.12 en 3.13 van die Gedragskode deurdat die respondent hom aan ernstige onetiese gedrag skuldig gemaak het	Beboet met 'n effektiewe bedrag van R4 000.

Name of person	Offence of which found guilty	Penalty imposed
Mr H. Innes —Greenwoods, Ottery	1. Contravention of section 26 (a) of the Estate Agents Act, No. 112 of 1976 ("the Act"), in that the respondent acted as an estate agent without a valid fidelity fund certificate 2. Contravention of regulations 2.1, 2.2, 3.12 and 3.13 of the Code of Conduct for Estate Agents ("the Code") in that the respondent was guilty of gross unethical conduct 3. Contravention of section 32 (1) of the Act in that substantial shortfalls occurred in the respondent's trust account	Fidelity Fund Certificate withdrawn.
Mr V. Padayachee —Berea, Durban	Contravention of regulation 2.1 of the Code in that the respondent damaged the good name, standing and integrity of estate agents in general	Fidelity Fund Certificate conditionally withdrawn.
Mr S. J. van Heerden —White River	Contravention of section 32 (1) of the Act in that substantial shortfalls arose in the respondent's trust account	Fidelity Fund Certificate withdrawn.
Ms C. van der Walt —Moret, Randburg	Contravention of section 32 (1) of the Act in that substantial shortfalls arose in the respondent's trust account	Fidelity Fund Certificate withdrawn.
Mr H. N. F. de Jager —Springs	Contravention of section 32 (1) of the Act in that substantial shortfalls arose in the respondent's trust account	Fidelity Fund Certificate withdrawn.

Name of person	Offence of which found guilty	Penalty imposed
Mr E. Rogers —Plumstead, Cape Town	Contravention of regulations 2.1, 2.2 and 3.12 of the Code in that the respondent was guilty of gross unethical conduct	Fidelity Fund Certificate withdrawn.
Mr S. Ismail —Northdale, Pietermaritzburg	Contravention of section 29 (b) of the Act in that the respondent repeatedly failed and/or neglected to cause the accounting records of his estate agency business to be timeously audited	Fidelity Fund Certificate withdrawn.
Mr P. J. Janse van Rensburg —Brits	Contravention of regulations 2.1, 2.2 and 3.12 of the Code in that the respondent was guilty of gross unethical conduct	Fined an effective amount of R3 000.
Ms P. Brandt —Mowbray, Cape Town	Contravention of regulations 2.5 and 3.12 of the Code in that the respondent was guilty of gross unethical conduct	Fined an effective amount of R1 000.
Mr I. J. I. Cooper —Eldoradopark Extension 3, Johannesburg	1. Contravention of section 32 (1) of the Act in that the respondent failed to deposit trust monies into his trust account 2. Contravention of regulations 2.1, 2.2 and 3.15 of the Code in that the respondent was guilty of gross unethical conduct	Fined an effective amount of R4 000.
Mr N. N. Loubser —Durban	Contravention of section 32 (1) of the Act in that substantial shortfalls arose in the respondent's trust account	Fidelity Fund Certificate withdrawn.
Mr W. J. Stapelberg —Silverton, Pretoria	Contravention of regulations 3.12 and 3.13 of the Code in that the respondent was guilty of gross unethical conduct	Fidelity Fund Certificate withdrawn.
Mr I. W. van Niekerk —Newton Park, Port Elizabeth	Contravention of regulations 2.1, 2.2, 2.5, 3.12 and 3.13 of the Code in that the respondent was guilty of gross unethical conduct	Fined an effective amount of R4 000.

(26 Junie 1992)/(26 June 1992)

RAADSKENNISGEWING 158 VAN 1992**MUNISIPALITEIT VAN RANDFONTEIN****AFKONDIGING VAN DIVERSE TARIEWE**

Daar word hierby ingevolge artikel 80B van die Ordonnansie op Plaaslike Bestuur, No. 17 van 1939, bekend gemaak dat die Raad voornemens is om die volgende tariewe met krag vanaf 1 Julie 1992 te wysig.

1. Elektriesiteitstariewe.
2. Sanitêre- en Vullisverwyderingstariewe.
3. Rioleringsstariewe.

Die algemene strekking van hierdie kennisgewing is om die tariewe ooreenkomstig die Raad se jaarlikse begroting te wysig.

Afskrifte van hierdie konseptariewe lê ter insae by die kantoor van die Stadsekretaris, Burgersentrum, Sutherlandlaan, Randfontein, vir 'n tydperk van 14 (veertien) dae vanaf datum van publikasie hiervan in die *Staatskoerant*.

Enige persoon wat beswaar teen die afkondiging van genoemde tariewe wens aan te teken, moet dit skriftelik binne 14 (veertien) dae vanaf datum van publikasie by die ondergetekende doen.

L. M. BRITS,

Stadsklerk.

Burgersentrum
Posbus 218
RANDFONTEIN
1760.

19 Junie 1992.

(Kennisgewing No. 41/1992)

(26 Junie 1992)

BOARD NOTICE 158 OF 1992**TOWN COUNCIL OF RANDFONTEIN****PROMULGATION OF SUNDRY TARIFFS**

It is hereby notified in terms of section 80B of the Local Government Ordinance, 1939, that the Council intends amending the following tariffs as from 1 July 1992:

1. Electricity Tariffs.
2. Sanitary and Refuse Removal Tariffs.
3. Sewrage Tariffs.

The general purport of this notice is to amend the tariffs as determined in accordance with Council's annual estimates for the following financial year.

Copies of the proposed tariffs are open for inspection at the office of the Town Secretary, Civic Centre, Sutherland Avenue, Randfontein, for a period of 14 (fourteen) days after date of publication hereof in the *Government Gazette*.

Any person who desires to record this objection to the said tariffs must do so in writing to the undermentioned within the said period.

L. M. BRITS,

Town Clerk.

Civic Centre
P.O. Box 218
RANDFONTEIN
1760.

19 June 1992.

(Notice No. 41/1992)

(26 June 1992)

DIE STAATSDRUKKER

NUWE PUBLIKASIES ONTVANG GEDURENDE APRIL 1992

BTW is ingesluit in alle pryse (Posvry)

RP-VERSLAE

RP 107/1991—Sewende Verslag van die Openbare Beleggingskommissaris vir die boekjaar geëindig 31 Maart 1991. ISBN 0-621-14180-1. Plaaslik **R7,37**; buitelandse **R8,38**.

RP 108/1991—Jaarverslag, 1991: Kommissie vir Administrasie. ISBN 0-621-14193-3. Plaaslik **R16,12**; buitelandse **R18,30**.

RP 115/1991—Jaarverslag, 1991: Departement van Onderwys en Kultuur, Administrasie: Volksraad. ISBN 0-621-14278-6. Plaaslik **R31,90**; buitelandse **R36,25**.

RP 2/1992—(Eerste druk). Begroting van die Uitgawes wat uit Staatsinkomsterekening gedurende die boekjaar wat op 31 Maart 1993 eindig bestry moet word. ISBN 0-621-13722-7. Plaaslik **R127,30**; buitelandse **R144,70**.

RP 3/1992—(Eerste druk). Begroting van Inkomste vir die Boekjaar wat op 31 Maart 1993 eindig bestry moet word. ISBN 0-621-13732-4. Plaaslik **R3,20**; buitelandse **R3,70**.

RP 6/1992—(Eerste druk). Administrasie: Volksraad: Begroting van Inkomste en Begroting van uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. ISBN 0-621-13727-8. Plaaslik **R68,30**; buitelandse **R77,60**.

RP 9/1992—(Eerste druk). Administrasie: Raad van Verteenwoordigers: Begroting van Inkomste en Begroting van Uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. ISBN 0-621-13724-3. Plaaslik **R42,10**; buitelandse **R47,84**.

RP 12/1992—(Eerste druk). Administrasie: Raad van Afgevaardigdes: Begroting van Inkomste en Begroting van Uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. ISBN 0-621-13729-4. Plaaslik **R56,70**; buitelandse **R64,44**.

RP 18/1992—(Eerste druk). Provinsie die Kaap die Goeie Hoop: Begroting van Inkomste en Begroting van Uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. ISBN 0-621-13730-8. Plaaslik **R13,00**; buitelandse **R14,80**.

RP 21/1992—(Eerste druk). Provinsie van Natal: Begroting van Inkomste en Begroting van Uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. Plaaslik **R53,20**; buitelandse **R60,50**.

RP 24/1992—(Eerste druk). Provinsie van die Oranje-Vrystaat: Begroting van Inkomste en Begroting van Uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. ISBN 0-621-14333-2. Plaaslik **R32,60**; buitelandse **R37,05**.

RP 27/1992—(Eerste druk). Provinsie Transvaal: Begroting van Inkomste en Begroting van Uitgawes vir die boekjaar wat op 31 Maart 1993 eindig. Plaaslik **R26,00**; buitelandse **R29,55**.

RP 32/1992—Verslag van die Ouditeur-generaal oor die Rekenings van die Vleisraad vir die boekjaar 1 Julie 1988 tot 30 Junie 1989. ISBN 0-621-14316-2. Plaaslik **R3,14**; buitelandse **R3,55**.

RP 34/1992—Jaarverslag, 1991: Departement van Minerale en Energiesake. ISBN 0-621-14334-0. Plaaslik **R31,19**; buitelandse **R35,45**.

RP 35/1992—Jaarverslag, 1990-91: Departement van Waterwese en Bosbou. ISBN 0-621-14311-1. Plaaslik **R64,57**; buitelandse **R73,40**.

RP 36/1992—Jaarverslag, 1 Julie 1990 tot 30 Junie 1991: Departement van Korrektiewe Dienste. ISBN 0-621-14340-5. Plaaslik **R13,53**; buitelandse **R15,40**.

RP 40/1992—Negentiende Jaarverslag, 1991: Suid-Afrikaanse Regskommissie. ISBN 0-621-14354-5. Plaaslik **R12,43**; buitelandse **R14,10**.

THE GOVERNMENT PRINTER

NEW PUBLICATIONS RECEIVED DURING APRIL 1992

VAT is included in all local prices (Post free)

RP REPORTS

RP 107/1991—Seventh Report of the Public Investment Commissioners for the financial year ended 31 March 1991. ISBN 0-621-14180-1. Local **R7,37**; other countries **R8,38**.

RP 108/1991—Annual Report, 1991: Commission for Administration. ISBN 0-621-14193-3. Local **R16,12**; other countries **R18,30**.

RP 115/1991—Annual Report, 1991: Department of Education and Culture. ISBN 0-621-14278-6. Local **R31,90**; other countries **R36,25**.

RP 2/1992—(First print). Estimate of the Expenditure to be Defrayed from State Revenue Account during the financial year ending 31 March 1993. ISBN 0-621-13722-7. Local **R127,30**; other countries **R144,70**.

RP 3/1992—(First print). Estimate of Revenue for the financial year ending 31 March 1993. ISBN 0-621-13732-4. Local **R3,20**; other countries **R3,70**.

RP 6/1992—(First print). Administration: House of Assembly: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1993. ISBN 0-621-13727-8. Local **R68,30**; other countries **R77,60**.

RP 9/1992—(First print). Administration: House of Representatives: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1993. ISBN 0-621-13724-3. Local **R42,10**; other countries **R47,84**.

RP 12/1992—(First print). Administration: House of Delegates: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1993. ISBN 0-621-13729-4. Local **R56,70**; other countries **R64,44**.

RP 18/1992—(First print). Province of the Cape of Good Hope: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1992. ISBN 0-621-13730-8. Local **R13,00**; other countries **R14,80**.

RP 21/1992—(First print). Province of Natal: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1993. Local **R53,20**; other countries **R60,50**.

RP 24/1992—(First print). Province of the Orange Free State: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1993. ISBN 0-621-14333-2. Local **R32,60**; other countries **R37,05**.

RP 27/1992—(First print). Province of the Transvaal: Estimate of Revenue and Estimate of Expenditure for the financial year ending 31 March 1993. Local **R26,00**; other countries **R29,55**.

RP 32/1992—Report of the Auditor-General on the Accounts of the Meat Board for the financial year 1 July 1988 to 30 June 1989. ISBN 0-621-14316-2. Local **R3,14**; other countries **R3,55**.

RP 34/1992—Annual Report, 1991: Department of Mineral and Energy Affairs. ISBN 0-621-14334-0. Local **R31,19**; other countries **R35,45**.

RP 35/1992—Annual Report, 1990-91: Department of Water Affairs and Forestry. ISBN 0-621-14311-1. Local **R64,57**; other countries **R73,40**.

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
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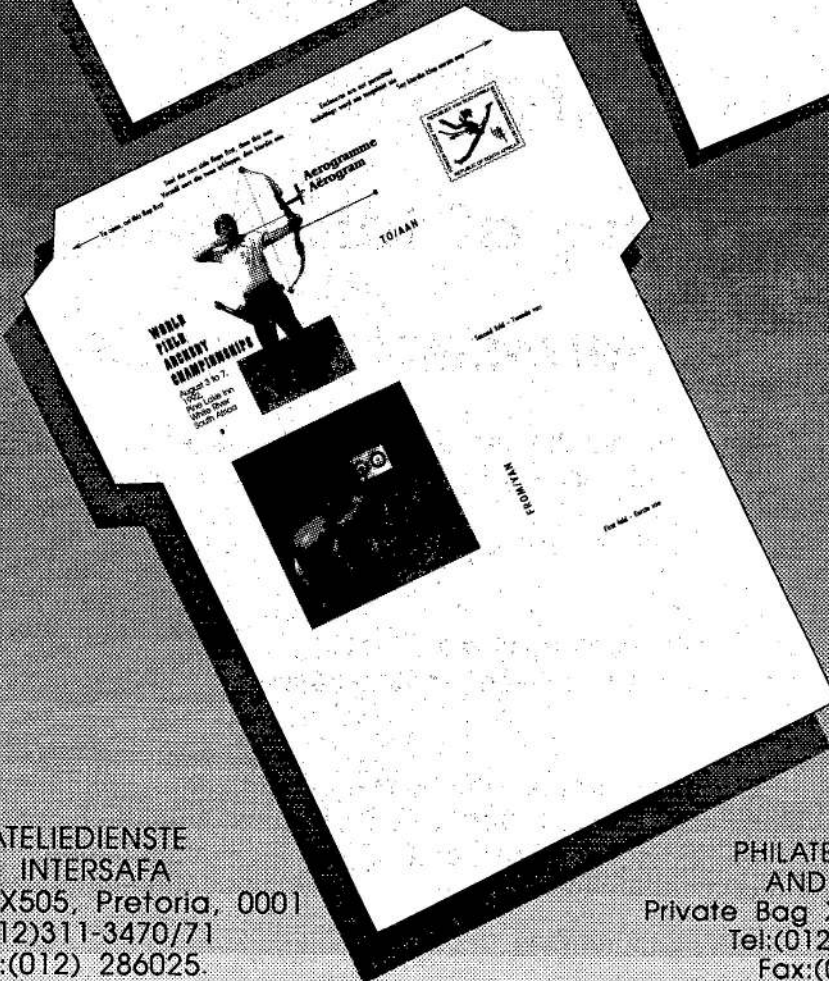
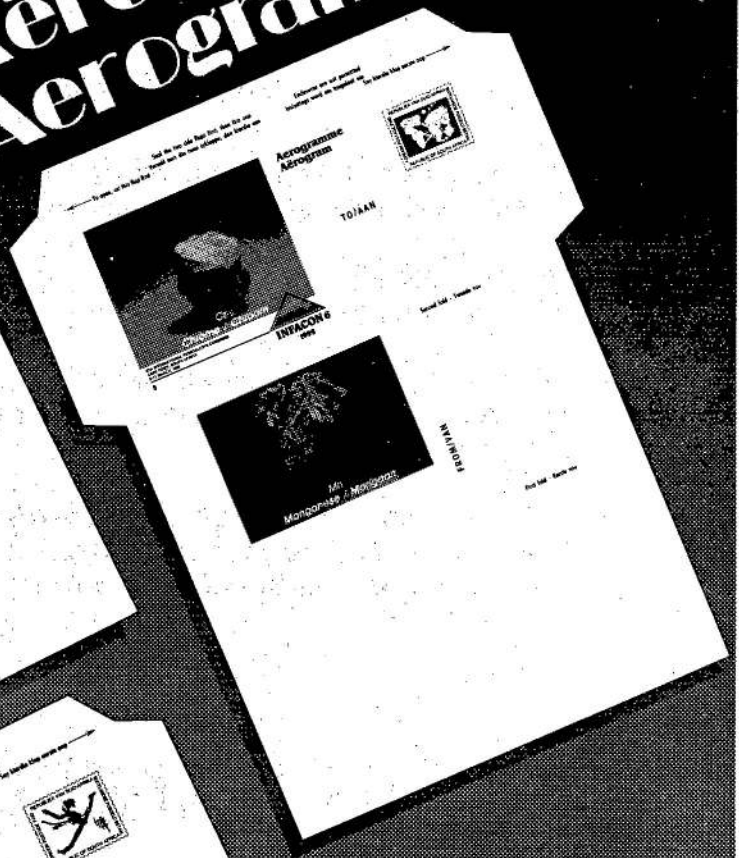
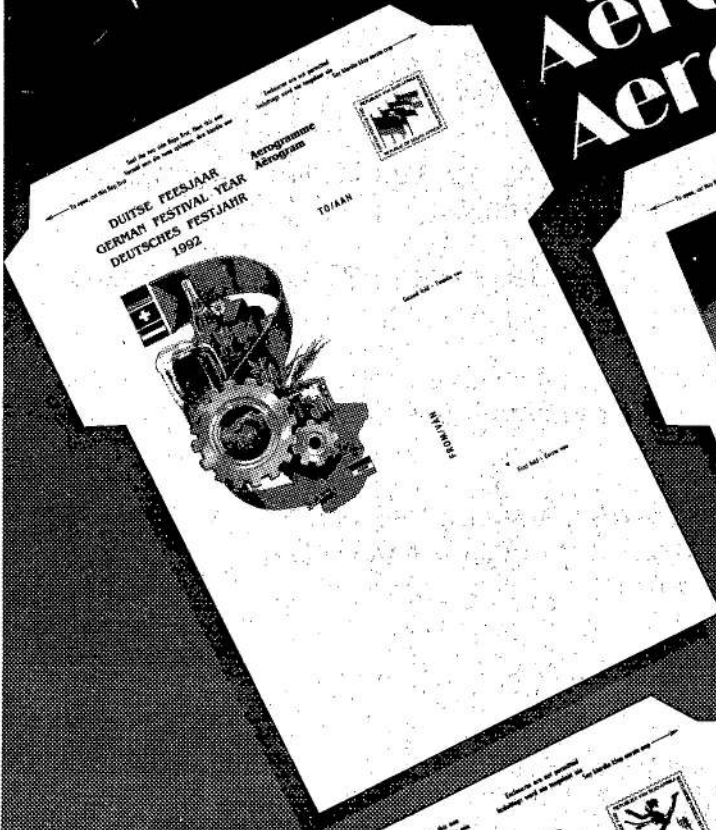
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