REPUBLIC OF BOTSWANA





GOVERNMENT GAZETTE

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Government Notice 274 of 1983

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for a Manufacturing Licence

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and Address: Selebi-Phikwe Precast (Pty) Ltd P.O. Box 80, Selebi-Phikwe List of Products it is proposed to manufacture:

Blocks, Bricks, Ornamental blocks, Lintels, Paving slabs, Air bricks & Manhole covers

Proposed location of manufacturing activities: Selebi-Phikwe

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minsiter of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 26th day of July, 1983

L2/7/144 V

K. SARPONG, for Permanent Secretary, Minsiter of Commerce and Industry

Second Publication

Government Notice No. 275 of 1983

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for a Manufacturing Licence

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and Address:
Plasticraft (Botswana) (Pty) Ltd.,
P.O. Box 1633,
Gaborone.
List of products it is proposed to manufacture:
Plastic articles
Proposed location of manufacturing activities:
Gaborone

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minsiter of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 26th day of July, 1983

K. SARPONG, for Permanent Secretary, Minsiter of Commerce and Industry

L2/7/144 V

Second Publication

Government Notice No. 279 of 1983

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for a Manufacturing Licence

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and Address:

Kereem Botswana (PTY) Ltd,

P.O. Box 440, Francistown.

List of products it is proposed to manufacture:

Blankets, Police & Army Uniforms

Leather jackets & coats

Proposed location of manufacturing activities:

Francistown

2. Any person who wishes to make respresentations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of second and last publication of this notice.

DATED this 2nd day of August, 1983.

R.P. BOIKANYO,

for Permanent Secretary.

Ministry of Commerce and Industry.

First Publication

L2/7/144 VI

Government Notice No. 280 of 1983

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and address:

Kenwend Industries (Pty) Ltd.

P.O. Box 335, Gaborone.

List of products it is proposed to manufacture:

Toilet rolls & tissue

Proposed location of manufacturing activities:

Tlokweng

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 2nd day of August, 1983.

R.P. BOIKANYO,

for Permanent Secretary, Ministry of Commerce and Industry.

L2/7/144 VI

Government Notice No. 281 of 1983

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and address:

Button Manufacturers Botswana (Pty), Ltd.

P.Q. Box 1882,

Gaborone.

List of products it is proposed to manufacture:

Buttons

Proposed location of manufacturing activities:

Selebi-Phikwe

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 2nd day of August, 1983.

R.P. BOIKANYO,

for Permanent Secretary, Ministry of Commerce and Industry.

First Publication

L2/7/144 VI

Government Notice No. 282 of 1983

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with the provisions of section 6 of the Industrial Development Act, notice is hereby given that the following application for a licence to manufacture has been made.

Name of applicant and address:

Craig (Pty), Ltd.

P.O. Box 841,

Gaborone.

List of products it is proposed to manufacture:

Tea, coffee, creamers

Proposed location of manufacturing activities:

Gaborone

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 2nd day of August, 1983.

R.P. BOIKANYO,

for Permanent Secretary,
Ministry of Commerce and Industry.

First Publication

L2/7/144 VI

Government Notice No. 283

INDUSTRIAL DEVELOPMENT ACT (Cap. 43:01)

Notice of Application for Licence to Manufacture

IN ACCORDANCE with the provisions of sections 5, 6 & 7 of the Industrial Development Act, notice is herey given that the following application for a licence to manufacture and for protection has been

Name of applicant and address:

Orion International (Ptv) Ltd.

P.O. Box 335.

Gaborone.

List of products it is proposed to manufacture:

Simulated bones, dog chews

Proposed location of manufacturing activities:

Pilane

2. Any person who wishes to make representations in terms of section 8 (1) of the Act may do so in writing to the Minister of Commerce and Industry, Private Bag 004, Gaborone, and should also send a copy of such representations to the applicant within 14 days of the second and last publication of this notice.

DATED this 2nd day of August, 1983.

R.P. BOIKANYO, for Permanent Secretary, Ministry of Commerce and Industry.

L2/7/144 VI

First Publication

Government Notice No. 284 of 1983

CHANGE OF NAME ACT (Cap. 15:06)

Applications for Authorization of Change of Surname

IN PURSUANCE of the provisions of section 4 (2) of the Change of Name Act, notice is hereby given that an application has been made to the Minister of Home Affairs by each of the persons listed hereto for the Minister's authority to assume the surname specified in relation to his name and address.

2. Any person who objects to any or all of the applications may notify the Minister of such objection and the grounds thereof within 30 days of the publication of this notice.

Name and address

Proposed Surname

Reasons given for wishing

of applicant Dibuo Semechane,

to assume proposed surname Rakana is his grandfather's name

P.O. Box 25,

Rakana

and Semechane is his father's

Maun

Molefi

name Manyanda is his grandmother's

Phenyo Willie Manyanda, P.O. Box 820,

surname and Molefi is his father's

Mahalapye.

name.

B.K. SEBELE, Permanent Secrectary, Ministry of Home Affairs.

DATED this 28th day of July, 1983

L2/7/105 VII

Government Notice No. 285 of 1983.

CHANGE OF NAME ACT (Cap. 15:06)

Authorization of Change of Name

IN PURSUANCE of the provisions of sections 2 (1) and 4 (3) of the Change of Name Act, each of the persons whose name and address are listed hereto is hereby authorized to assume the surname specified in relation to his name and address.

Name and Address

Surname

Cynthia Onalenna Gabanatiro

Thakano Moshabi

District Commissioner's Office

P/Bag 1

Kanye

Semanka Bernard Oepeng

Mochothi

P.O. Box 9, Ramotswa.

Ditiro Magdonald Oepeng

Mochothi

P.O. Box 9, Ramotswa.

DATED this 25th day of July, 1983

K.L. DISELE, Minister of Home Affairs.

L2/7/105

Government Notice No. 286 of 1983

EDUCATION ACT (Cap. 58:01)

Application to Change the Establishment of Schools

IN ACCORDANCE with the provisions of section 18 of the Education Act, it is hereby notified for general information that the NORTH EAST DISTRIC COUNCIL has made applications to me for a change in the establishment of the schools named in the Schedule hereto in the following respects:—that the schools be up-graded from standard IV to standard VII.

2. Any person or body of persons who may wish to object to these applications shall lodge in writing with me and with the applicant at its address, a copy of his or its grounds of objection within 6 weeks of the publication of this notice.

SCHEDULE

LETSHOLATHEBE SCHOOL MASINGWANENG SCHOOL MATENGE SCHOOL MULAMBAKWENA SCHOOL

DATED this 26th day of July, 1983.

J.R. SWARTLAND, Acting-Permanent Secretary, Ministry of Education.

L2/7/87 XVII

Government Notice No. 287 of 1983

BANK OF BOTSWANA

(Cap. 74:07)

		(Cap.		_	
	Statement of		ilities as at 30th June, 1985		
ASSETS	June 1983	June 1982	<i>LIABILITIES</i>	June 1983	
International Reserve	P	P	Capital and Reserves	P	P
Balance with Banks	339 901 005	285 418 370	(Authorised Capital	5 000 000	5 000 000)
Treasury Bills and Securities	11 394 460	3 028 183	Paid up Capital	3 559 549	3 559 549
Holding of S.D.R.'s	7 990 532	7 261 894	General Reserve	16 262 534	13 407 234
Reserve Trading at the I.M.F.	10 643 346	10 914 911	Special Reserve	37 068 338	16 920 064
	369 929 343	306 623 358		56 890 423	33 886 847
Fixed Assets	954 362	1 321 507	Currency		
Other Assets	2 627 805	3 496 371	Notes in Circulation	37 192 090	34 172 370
			Coin in Circulation	2 005 491	1 714 420
				39 197 581	35 886 790
			Deposits		
			Government		
			Accountant-General	137 981 764	
			Other	3 510 414	2 832 667
			Bankers	55 173 557	101 349 818
			Other	55 108 208	7 537 221
				251 773 943	195 950 848
			Other Liabilities		
			Allocation of S.D.R.'s	4 348 021	4 348 021
			Deposits of Goverment with I.M.F.	10 643 346	10 914 911
			Other	10 658 196	30 453 819
				25 649 563	45 716 751
	373 511 510	311 441 236		373 511 510	311 441 236
					ONYOGO, ernor.

Government Notice No. 288 of 1983

POLICE ACT (Cap. 21:01)

Confirmation of Appointments

IN PURSUANCE of section 8 of the Police Act, notice is hereby given for general information that the appointments of the following police officers have been confirmed.

Number	Rank	Name	Date
5581	Constable	G. Lopang	23.7.81 - 23.7.83
5600	,,	A. Masilo	23.7.81 - 23.7.83
5620	**	S. Fizani	23.7.81 - 23.7.83
5633	**	B. Sebopelo	23.7.81 - 23.7.83
5640	**	P. Morake	23.7.81 - 23.7.83
5642	**	T. Chelete	23.7.81 - 23.7.83
56 4 3	**	O. Marumo	23.7.81 - 23.7.83
5644	**	L. Mabulawa	23.7.81 - 23.7.83

L2/74182

Government Notice No. 289 of 1983

EDUCATION ACT (Cap. 58:01)

Application to Change the Establishment of a School

IN ACCORDANCE with the provisions of section 18 of the Education Act, it is hereby notified for general information that the KWENENG DISTRIC COUNCIL has made an application for a change in the establishment of MATSAAKGANG PRIMARY SCHOOL in the following respect:—that the name of the school be changed from Matsaakgang Primary School to MONNYE PRIMARY SCHOOL.

2. Any person or body of persons who may wish to object to this application may lodge in writing with me and with the applicant at its address, a statement of his or its grounds of objection within 6 weeks of the publication of this notice.

DATED this 26th day of July, 1983.

J.R. SWARTLAND, Acting-Permanent Secretary, Ministry of Education.

L2/7/87 XVII

Government Notice No. 290 of 1983

LOCAL GOVERNMENT (DISTRICT COUNCILS) ACT (Cap. 40:01)

LOCAL COUNCILS (CONDUCT OF ELECTIONS) REGULATIONS (Cap. 40:01) (Sub Leg)

Bye-Election - Moshupa West Polling District

IN ACCORDANCE with the provisions of regulation 5 (5) of the Local Councils (Conduct of Elections) Regulations, notice is hereby given that —

- (a) the returning officer for the Moshupa West Polling District will receive nominations of candidates for election at the District Commissioner's Office, Kanye on 18th August, 1983, between 9.00 a.m. and 1.00 p.m. and between 2.30 p.m. and 5.00 p.m.; and
- (b) any poll which may become necessary will be taken on 10th September, 1983.

DATED this 1st day of August 1983

GORDON T. LECOGE, Local Government Election Supervisor.

L2/7/68 IV

Government Notice No. 291 of 1983

SOCIETIES ACT (Cap. 18:01) NOTIFICATION

Botswana Defence Force Football Club called upon to furnish Proof of its Existence

IN EXERCISE of the powers conferred on the Registrar of Societies by section 15 (1) of the Societies Act, the Registrar, having reason to believe that the registered society named the Botswana Defence Force Football Club has ceased to exist, hereby calls upon the society to furnish the Registrar, within 3 months from the date of this notification's publication in the Gazette, with proof of the society's existence.

2. If, at the expiration of the 3 month's period aforesaid, the Registrar is satisfied that the said society has ceased to exist, a notification to that effect shall be published in the Gazette and the society shall thereupon cease to be a registered society.

DATED this 2nd day of August, 1983.

G.K. EUSTICE, Registrar of Societies.

L2/7/201 II

Government Notice No. 292 of 1983.

Public Services Commission Examinations

It is notified for general information that the following candidates were successful in the examinations following the completion of the courses shown below:-

BUILDING DEPARTMENT

Two-Boys Handukani	1st Class
Christopher Busang	**
Ontitile Mosarwe	<i>n</i>
	CENTRAL STATISTICS
Oteng Leburu	1st Class
Pinky Setshwane	**
Gaontebale Chibane	••
Isaac Modukanele	22
Kgosidialwa Moalosi	,,
Keitumetse Laetsang	,,
Janet Phale	"
Godfrey Mmopi	2nd Class
Amogelang Dikobe	3rd Class
Moses Selolwane	

WILDLIFE & NATIONAL PARKS

	WIEDEN E C WITTION
Segametse Chere	2nd Class
Bato Molapisi	***
Dimpho L. Sebotho	**
Mokwena Modisane	3rd Class
Molotlhanyi Othomile	***
K. Monake	11
Thomas Modisane	••
Michael Mannathoko	12
Thunya Sedodma	"
Peter Senamolela	***
Albert T. Mathumo	"

CATOGRAPHIC EXAMINATIONS (SURVEYS & LANDS)

Hilda M. Kalenyena	2nd	Class
Veronica Mafokate		**
Gagoope Mogopodi		••
Pitrus Malau		••
Onami Waleboa		••
Frengeun Mathapo		••
Godfrey Letlole		••
Lawrence Sebolai	3rd	Class
Mercy Tibilila		••
Sylvester Mooki		••
Keooagile Mathule		••
Theresa Shabani		••
Makgotla Seoromeng	2	**

CADASTRAL DRAUGHTING (SURVEYS & LANDS) WAVELL KAGISO MODUKANELE 3rd CLASS $FIREMNSHIP \, (CIVIL \, AVIATION)$

Andries Seago	lst Class
Fawcus Molapisi	
Augustine Mazinyane	**
Khutsafalo Kolobe	**
Perry Kabo Motsumi	**
Daniel Seisa	,,
Bernard I. Leteemane	2nd Class
Sylvester Tlate	**
Kebaabetswe Moroka	
John Ngwenya	***
Botshelo F. Seisang	"

Mothuse S. Kopi Kerakilwe Lesupi 3rd Class

CLASS VI METEOROLOGIST METEOROLOGIST SERVICES

Lilian Mphathiwa Ineeleng Moropisi

Beauty Chikuma

1st Class

TRANSPORT OFFICERS BASIC COURSE (CTO)

Matha M. Moatshe 1st Class Ellen Magetse ,, Lebogang Z. Tuelo ,, Kethata Maloto Spencer Mahatshwa Darius Mooketsane 2nd Class Ledibogo Matlhagela Ipeleng M.M. Mantsho Gloria Mogobe 3rd Class Mpho V. Pilane ٠. Keeme S. Meno ,, Khumo V. Ramaselwana Dinah Tsie Josephine Moabankwe

ADVANCE SUPPLIES ADMINISTRATION

Noel Motlhabane 2nd Class
Thulaganyo Joseph Kgopo
Cephas Gasegale "
Amogelang M. Rakwadi "
Elizabeth Taylor
P.G. Liwanika "
John M. Johnson "
C.K.N. Rabotsima "
T. Bontsitswe 3rd Class
Ruda Roselind Mafa

ADVANCE SUPPLIES ADMINISTRATION

Donald Ditlhabela Mothudi "
Esther Thamage "
Arlindo V. Lionjanga "

The results were checked and certified correct by the Public Service Commission.

Dated this 5th day of August, 1983

K.R. MOSEKI Acting Secretary Public Service Commission

L2/7194

Government Notice No. 293 of 1983

ROAD TRANSPORT (PERMITS) ACT (Cap. 69:03)

ROAD TRANSPORT (PERMITS) REGULATIONS (Cap. 69:03) (Sub. Leg.)

Applications for Road Transport Permits

Notice is hereby given in accordance with regulation 4 of the Road Transport (Permits) Regulations that applications for Road Transport Permits will be heard at Public sitting as follows:-

	PUBLIC SERVICE	PERMITS - D-PERMITS	Date
Name and Adress	Application	Area	and Location
of applicant	number		of hearing
Pex Motlogelwa	02308	Lobatse-Selibe-Phikwe	Lesedi Community
P.O. Box 81,		—One bus to be	Centre-Francistown
Lobatse		purchased	29th August, 1983
Godfrey Tshwene	02319	Selibe-Phikwe-Moletemane	9.00 a.m
P.O. Box 18.		—One vehicle to be	
Sefhophe		purchased	
Gaeyo O. Jankey	02335	Gaborone-Serowe	"
P.O. Box 20821,		—One vehicle to be	
Gaborone		purchased	
Lefika Tlhaga	02345	Selibe-Phikwe Local Service	**
Box 46,		—One vehicle to be	
Selibe-Phikwe		purchased	
Clayson Dusani Ncana	02364	Selibe-Phikwe-Francistown	"
P.O. Box 256,		—One vehicle to be	
Selibe-Phikwe		purchased	
Sephobe Tapela	02356	Selibe-Phikwe Local Service	"
P.O. Box 413,		—One vehicle to be	
Selibe-Phikwe		purchased	
Israel Kesiilwe	02395	Letlhakane-Orapa	"
P.O. Box 32,		—One vehicle to be	
Orapa		purchased	
Peter Mbidzo	02397	Francistown-Palapye	**
Box 10329,		—One vehicle to be	
Francistown		purchased _	,,
P.S. Mpofu	04332	Bulawayo-Francistown	.,
Stand 8158		—One bus to be purchased	
Luveve			
Bulawayo			,,
Clayson Dusani Ncana	02409	Tutume-Francistown	**
P.O. Box 256,		-One Combi to be	
Selibe Phikwe	00410	purchased	,,
Tshikirai Chitore	02419	Francistown Local Service	"
P.O. Box 67,		-One vehicle to be	
Shashe	00497	purchased	,,
Herbert N. Phaka	02437	Selibe-Phikwe-Mahalapye	
P.O. Box 293,		—One vehicle to be purchased	
Selibe-Phikwe	02457	Selibe-Phikwe-Palapye	,,
Selai Gaorutwe P.O. Box 20,	02437	-One vehicle to be	
Morwa		purchased	
Pelandaba Road Service	02528	Francistown-Gweta/Nata/Maun	**
P.O. Box 677,	02320	four vehicles to be	
Francistown		purchased	
Mosiame Koopetswe	02568	Serowe-Palapye	**
P.O. Box 13.		—One vehicle to be purchased	
Serowe			
Lvy Botha Maphungo	02579	Francistown Taxi Service	
P.O. Box 451,		—One vehicle to be	
Francistown		purchased	

Keoleletse Keoleletse	02585	Francistown-Nata	Lesedi Community
Box 10212.	02,303	—One vehicle to be	Center-F/Town
Francistown		purchased	29th August, 1983
Ashebay Mafuru	02596	Tonota-Shashe	9.00 a.m
Box 13,		-One vehicle to be	
Shashe		purchased	
Chitumba I. Katumbela	02612	Francistown-Zimbabwe	**
Box 132,		—One vehicle to be	
Francistown		purchased	
Seleka Kgosi	02633	Francistown Taxi Service	11
Box 44,		—One vehicle to be	
Francistown		purchased	
Herbert Phaka	02646	Selibe-Phikwe-Gaborone	**
P.O. Box 293,		—One vehicle to be	
Selibe-Phikwe		purchased	
Noah Tshelwane	02652	Selibe-Phikwe-Gaborone	••
P.O. Box 123,		-One Toyota Hiace	
Mmadinare		Daily Service	**
Clayson D. Ncana	02658	Selibe-Phikwe-Tutume	
P.O. Box 256,		-One vehicle to be	
Selibe-Phikwe	0000	purchased	,,
Clint Mothusi Ketogetswe	02667	Francistown Taxi Services	
P.O. Box 821,		—One vehicle to be	
Francistown	00674	purchased	11
Chiedza Josia B. Hove	02674	Francistown Local Service	
Box 10488, Francistown		—One Toyota Hiace Daily Service	
Charles James Mandawe	02701	Palapye Taxi Service	99
Private Bag 52,	02/01	-One vehicle to be	
Palapye		purchased	
Masego Masonya	02708	Francistown-Selibe-Phikwe	**
P.O. Box 9,	02700	—One vehicle to be	
Tonota		purchased	
Oneisitswe Fane Phakedi	02723	Francistown-Maun	***
Box 319.	02,20	—One vehicle to be	
Francistown		purchased	
Midia Maposa	02731	Francistown Taxi Service	,,,
Box 464,		-One vehicle to be	
Francistown		purchased	
Ditau Mogomotsi	02738	Palapye Local Service	"
Box 159,		-One vehicle to be purchased	
Selibe-Phikwe		-	
David B. Olatotse	02740	Palapye-Serowe	,,
Postal Staff		—One vehicle to be	
P.O. Palapye		purchased	
Palapye			**
Nzhi Hudson David	02744	Francistown-Sekakangwe	"
De Beers Mining Company		-One vehicle to be	
Private Bag 4,		purchased	
Orapa Edward Montsho	02746	Francistown-Nata	,,
P.O. Box 10278.	02/40	—One vehicle to be	
Francistown		purchased	
Willard Magada	02749	Francistown Taxi Service) 1
Box 10354,	02713	—One vehicle to be	
Francistown		purchased	
Joe Linga	02768	Francistown-Mosetse	**
Box 20015,		—One vehicle to be	
Mornalch		purchased	
Kejang Jorowe	02775	Malambakwena-Francistown	**
Box 957,		-One Toyota Hilux	
Gaborone		Daily Service	

Alfhonsus M. Jones	02783	Francistown-Shashe Mooke	Lesedi Community
Box 10003,		-One Toyota Hilux	Centre-Francistown
Francistown		Daily Services	29th August, 1983
Reuben Tibiketso Khethiwe	02784	Francistown Taxi Service	9.00 a.m
Box 10346		—One Peugeot 504	
Francistown	00008	Formalistana Mana	,,
Eebco Botswana	02803	Francistown-Maun	
Box 75,		—One vehicle to be	
Tonota	00010	purchased	,,
Eebco Botswana	02812	Tonota East Land-Francistown	
Box 75, Tonota.		-One vehicle to be purchased	
Mossa Nelson	02817	Francistown Taxi Service	,,
Box 10168,	04017	-Oné Peugeot	
Francistown.		-One reageot	
Kabelo Ramoitoi	02826	Selebi-Phikwe-Sefhophe-Lerala	,,
Box 10072.	02020	One vehicle to be purchased	
Selebi-Phikwe.		one vemere to be pure nuseu	
Stanley J. Dube	02831	Selebi-Phikwe-Serule	**
Private Bag 001,		-One vehicle to be purchased	
Selebi-Phikwe.			
Alison Motshose	02846	Selebi-Phikwe-Tutume	"
Private Bag 68,		-One Nissan Bus Daily Service	
Selebi-Phikwe.			
PI	RLIC CAL	RRIERS PERMIT -A-PERMIT	
		-	11
A.P.G. Motors & Transport	00062	11 horses & 11 trailers	
P.O. Box 34305,		for the conveyance of Lime to Nata-	
Lusaka	00142	Kazungula 3 horses and 6 trailers	
Clan Transport (Pty) Ltd P.O. Box 2253,	00142	for the conveyance of General Goods	
Harare		from Zimbabwe to Botswana	
Zimbabwe.		Hom Zimbabwe to Botswana	
Press Transport (1975) Ltd	00188	10 horses & 10 trailers	**
Plot CC30, Kamusu High-way,	00.00	transit to convey goods from Zeerust	
P.O. Box 51141		through Botswana to Malawi	
Limbe		•••••	
Malawi.			
Maziwale Transport	00191	One horse & one trailer transit to	**
P.O. Box 24,		convey goods from Zeerust through	
Blantyre		Botswana to Malawi	
Malawi.			
G.F. Mwenitete	00198	One horse & one trailer transit to	"
P.O. Box 541,		convey goods from Zeerust through	
Lilongwe		Botswana to Malawi	
Malawi.	00000	00 111 . 1	,,
Global Trucking Ltd	00200	22 vehicles to be purchased	
P.O. Box 522,		transit from Malawi to Zeerust	
Blantyre. Road Line Transport	00206	One horse & one trailer transit	***
P.O. Box 30177,	00200	from Malawi to Zeerust to convey	
Blantyre		General Cargo	
Malawi		Concini Cango	
P. Bhagwanji	00207	One horse & one trailer & truck	,,
P.O. Box 44,		transit through Botswana to Zeerust	
Linthipe		to convey General goods	
Dedza			
Malawi.			,,
Dziwe Transport	00231	Two horses & two trailers transit	"
P.O. Box 30629		from Malawi to Zeerust to convey	
Blantyre Malawi		General Cargo	
WididWi.			

Docha Transport P.O. Box 95,	00209	One horse & one trailer transit	Lesedi Community Centre-Francistown
Blantyre		through Botswana to Zeerust to convey General Cargo	29th August, 1983
Malawi. Clan Transport (Malawi) Ltd	00214	Two horses & one trailer	9.00 a.m
P.O. Box 364, Blantyre		transit from Malawi to Zeerust to convey General Cargo	
Malawi.	00017	,	,,
Amos Transport P.O. Box 475,	00215	Two horses & two trailers transit from Malawi to Zeerust to convey	,,
Blantyre Malawi.		General Goods	
Mkwezalamba Transport P.O. Box 711.	00216	One horse & one trailer transit	**
Blantyre		through Botswana to Zeerust to convey General Cargo	
Malawi. R.I.H Transport	00218	One horse & one trailer transit	,,
P.O. Box 30215,		through Botswana to Zeerust to	
Blantyre Malawi.		convey General Cargo	
J.B. Masache P.O. Box 51170,	00225	One horse & one trailer transit from Malawi to Zeerust to convey	"
Limbe		General Cargo	
Malawi. Nangatani Transport	00226	One horse & trailer transit	,,
P.O. Box 437,		through Botswana to Zeerust to	
Lilongwe Malawi.		convey General Cargo	
Viola Motor-ways Transport P.O. Box 1312.	00228	One horse & one trailer Transit through Botswana to Zeerust	**
Blantyre		to convey General Goods	
Malawi. Inter Carriers	00229	One horse & one trailer transit	"
P.O. Box 51271 Limbe		through Botswana from Malawi	
Malawi.		to Zeerust to convey General Cargo	
T.A. Trans-Connection P.O. Box 1089,	00230	Two horses & two trailers transit through Botswana from	,,
Blantyre	00001	Malawi to Zeerust	"
Progressive Transport Contractors P.O. Box 5567,	00225	Two horses & two trailers transit through Botswana from Malawi	,,
Limbe Malawi		to Zeerust to convey General Cargo Cargo	•
PUB	LIC SEI	RVICE PERMITS -D-PERMITS	
Paulos Dube Box 118,	02857	Francistown Taxi Service -One Chev Kommando	"
Francistown.	PRINCIPLES SHOW OF		
Moutlwatsi Legae Box 3,	02867	Serowe Taxi Service -One Peugeot 504	
Selebi-Phikwe. Morris Time	00079		,,
Box 20285,	02873	Palapye-Mathathane-Selebi-Phkwe -Two buses	
Gaborone. Joshua Marakalala	02894	Daily Service Serowe-Palapye	"
Box 916, Serowe.		One vehicle to be	
Maxwell Motsu	02915	purchased Francistown Taxi Service	"
Box 301, Francistown		-One Datsun car	

E. Mpofu Box 852, Gaborone.	02934	Palapye Taxi Service -One Austin 1800	Lesedi Community Centre-Francistown 29th August, 1983
Peggy Loungo Smith	02936	Barolong-Francistown	9.00 a.m
Private Bag 24,		-One Toyota Hiace	
Francistown.		Daily Service	
P. Hall & Co. (Pty) Ltd	02937	Bulawayo-Plumtree-Tshesebe-	**
Box 8322,		Francistown-Mahalapye-Gaborone	
Belmont,		-One Bus	
Zimbabwe.		Daily Service	
Mazise Transport	04331	Gwelu-Francistown	**
P.O. Box 285,		One Omni Bus	
Zimbabwe.		Daily Service	
Kitso Clifford Tamocha	03163	Selebi-Phikwe-Francistown	"
Private Bag 12,		-One Toyota Coaster	
Selebi-Phikwe		Daily Service	

Interested persons may see the above named applications at the Transport Secretary's Office at the Ministry of Works and Communications. Every representation or objection shall be sent to: TRANSPORT SECRETARY, PRIVATE BAG 0054, GABORONE., by registered mail so as to reach him not later than 21 days after this notice has appeared in the Gazette. A copy of such written representation or objection shall be sent to the applicant by registered mail at the same time as it is to the Transport Secretary.

L2/7/211 III

I.O. LESHONA, for Transport Secretary.

Government Notice No. 294 of 1983

EDUCATION ACT (Cap. 58:01)

Application to Register Schools

IN ACCORDANCE with the provisions of section 16 of the Education Act, it is hereby notified for general information that the GANTSI DISTRICT COUNCIL has made applications to me for the registration of each of the schools named in the first column of the Schedule hereto, the locations of which are situate in the places specified in the corresponding entry in the second column of the said Schedule

2. Any person of body of persons who may wish to object to these applications may lodge in writing with the applicant at its address, a statement of his or its grounds of objection within 6 weeks of the publication of this notice.

SCHEDULE

First column
Name
Second column
Location

XADE PRIMARY SCHOOL Xade Village
EAST HA NAHAI SCHOOL East Ha Nahai Village

DATED this 26th day of July, 1983.

J.R. SWARTLAND, Acting-Permanent Secretary, Ministry of Education.

L2/7/87 XVII

PUBLIC NOTICES

Francistown Town Council HOUSING DEPARTMENT (SHHA) TOWN CLERK'S NOTICE NO. 5 OF 1983

THE UNDERLISTED plotholders on State Land granted to them by this Town Council under the authority vested on it under Section 4 (1) of the State Land Act are in arears in payment of service levy/building material Loans repayment in the amount set forth below:-

Name of Plotholder	Plot No.	Area	Amount Owed
Marthius Moapare	1957	"S"	P167,79
Albert Mosojane	2020	"	220,07
Lilian Jongwa	2034	"	191,84
Kaspar Machaka	2035	"	124,24
John Hobona	2037	"	130,85
Parks Nchenje	2056	"	209,41
Ester Matenge	2074	"	167,79
Evelyn	2111	"	250,46
Elias Slave	2122	"	105,02
Solomon Mpofu	2142	"	154,17
Adern Mbereki	3191	Area "L"	59,83
Robson Phumaphi	3280	,,	47,98
Josephine Mudala	3282	"	83,56
Hervey Gunda	3283	"	85,43
Julius Tiki	3289	"	59,83
Johnson Nkgare	3327	"	47,96
Goitse Seone	3229	"	107,29
Gontebanye Ditsabatho	3264	"	83,56
Nurse Mogomotsi	3291	"	106,56
Michael Manyanda	3345	"	107,29
Phikisani Joseph	6707	Monarch	217,74
Elliot Nkosi	3437	"	176,03
Gaethuse Gaelome	6328	"	124,85
Tsholanang Shashandi	4549	"	197,72
Velen Mphehla	4315	"	244,34
Alfred Maseko	6610	"	245,74
Masekati Wubona	6708	"	259,74
Marupula Charles	6659	"	197,30
Benjamin Nkhwa	1839	Area "W"	231,25
Bernadette Masule	1790	"	180,93
Stephen Modise	2227	"	178,08
Herbert Chikumba	2236	"	220,90
Lerumo Mogare	2339	"	106,56
Church of God	2341 - 3	"	243,10
Christine Chilume	2348	"	129,39
Kays Phitshane	3148	Aerodrome	340,24
James Matshaba	3143	"	542,60
Meriam Masole	3125	"	192,07
Paul Manyiwa	3096	"	294,88
Fletcher Mothubane	3081	"	173,44
Agnes Balopi	2984	"	183,60
Lenyeletse Mpatane	2974	"	226,34
Pius Seaganeng	2977	"	129,90
Vincent Kenosi	3004	"	140,90
			P.M. SENAU,
Second Dubling			for Town Clerk

Second Publication

External/Agencies Representative Licence

NOTICE IS HEREBY given that Office (Proprietary) Limited t/a Nashua Botswana intends to apply for an Agents Licence to trade in the following goods: nashua products including photocopiers, typewriters, word processors and ancillary equipment.

Represents: Nashua S.A. (Proprietary) Limited.

Any person objecting to grant of such certificate should within 7 days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone, of his intention to oppose such application and state the grounds upon which objection is based.

MINCHIN & KELLY, P.O. Box 1339, GABORONE.

Second Publication

External/Representative Licence

NOTICE IS HEREBY given that D.J. Schwartz intends to apply for an External Representative Licence to trade in the following goods: bakers biscuits.

Represented by/represents Leon Bekker Agencies/ D.J. Schwartz.

Any person objecting to grant of such certificate should within 7 days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone, of his intention to oppose such application and state the grounds upon which objection is based.

D.J. SCHWARTZ, 20 Tuin Avenue, Robindale, RANDBURG 2194 RSA

Second Publication

Drillers

NOTICE IS HEREBY given that BB Drilling (Botswana) (Pty) Ltd., intends to apply for a Drilling Licence to trade in the following goods: water drilling, exploration drilling, and site investigation.

Any person objecting to grant of such certificate should within 7 days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone, of his intention to oppose such application and state the grounds upon which objection is based.

BB DRILLING (BOTSWANA), P.O. Box 1245, GABORONE.

Second Publication

IN THE MAGISTRATE'S COURT FOR THE NORTHERN MAGISTERIAL DISTRICT

HELD AT FRANCISTOWN

Case No. F23/83

In the matter between

CONTINENTAL MOTORS (PTY) LTD and

Plaintiff

R.B. MONYATSI

Defendant

NOTICE OF SALE IN EXECUTION

TAKE NOTICE that pursuant to a Writ of Execution issued out of Court in the above matter the following property will be sold by public auction to the highest bidder by the Court Bailiff, Francistown on Wednesday the 31st August, 1983 at Magistrate's Court, Francistown.

11/2 ton Ford truck

TERMS:

Cash or bank guaranteed cheques only.

MOSOJANE, PHUMAPHI & CO., Plaintiff's Attorneys, 5 Africa House, P.O. Box 484, FRANCISTOWN.

IN THE SUBORDINATE COURT OF THE FIRST CLASS FOR THE DISTRICT OF GABORONE

HELD AT GABORONE

Case No. G415/80

In the matter between:

 ${\bf ENCYCLOPAEDIA~BRITANNICA~SA~(PTY)~LTD}.$

Plaintiff

and D.R. MANUHWA

Defendant

SALE IN EXECUTION

IN PURSUANCE of a Writ of Execution of property issued against the defendant, the following items will be sold by public auction at Gaborone outside the Gaborone Magistrates Court on the 26th August, 1983 at 10.00 a.m., namely:

- (i) Two (2) Encylopaedia Britannica
- (ii) One Single bed with mattress

Please note that only cash or bank guaranteed cheques will be accepted.

DATED at Gaborone on this 20th day of July, 1983.

MINCHIN & KELLY, Attorneys for the Executors, 14 Tillard Street, P.O. Box 26, MAFIKENG.

Second Publication

IN THE SUBORDINATE COURT OF THE FIRST CLASS FOR GABORONE MAGISTERIAL DISTRICT

HELD AT GABORONE

Case No. G48/83

In the matter between:

TSHWARO MOSEPELE

Plaintiff

and

PELONOMI MAFOKO

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED TO TAKE NOTICE THAT pursuant to the judgement of the above Honourable Court the undermentioned property will be sold by public auction without reserve as follows:

PLACE:

Central Police Station, Gaborone

TIME:

10.00 a.m. 27th August, 1983

TERMS:

Cash or Bank guaranteed cheques

PROPERTY TO BE SOLD:

Austin Marina Motor Vehicle Registration No. BZ 7909

DATED at Gaborone this 26th day of July, 1983.

DOREEN KHAMA, Plaintiff's Attoneys, P.O. Box 335, GABORONE.

Second Publication

Change of Name

NOTICE IS HEREBY given in terms of section 22 of the Companies Act Cap 42:01, that the Technology Centre intends to change its name to the Botswana Technology Centre and application will be made to the Registrar of Companies for his approval, not less than fourteen days after the second publication of this advertisement.

BART AARSSE, Company Secretary Madirelo House, P.O. Box 438, GABORONE.

Second Publication

Hawkers/Street Vendors Licences

Notice is hereby given that the undersigned intends to apply for a Licence in terms of Bye-Laws 5 and 8 of Gaborone Hawking and Street Vending Bye-Laws, 1977 to obtain a Hawkers Licence/Street Vendor's Licence in respect of the following areas within the Gaborone Township —

Name and Address	Type of Licence	Place(s) where Licences applied for	Council	Date of hearing
G. Fologang, P.O. Box 3, Otse.	Street Vendor	Otse Near Baretani School	South East District Council	31.8.83
J.M. Masene, c/o P.O. Box 388, Francistown.	Street Vendore	Mabele	District Commissioner Kasane	29.8.83
L. Kaonyatsa, Private Bag 0060, Gaborone.	Street Vendor	Extension 13 Old Naledi	Gaborone Town Council	17.8.83
N. Pitse, P.O. Box 20036, Gaborone.	Street Vendor	Extension 8	Gaborone Town Council	17.8.83
K. Makoti, P.O. Box 20497, Gaborone.	Street Vendor	Extension 32	Gaborone Town Council	17.8.83
R. Porogo, P.O. Box 20395, Gaborone.	Street Vendor	Extension 7	Gaborone Town Council	17.8.83
P.M. Sharp, P.O. Box 1615, Gaborone.	Street Vendor	Extension 32	Gaborone Town Council	17.8.83
E.P. Matlakele, P.O. Box 20248, Gaborone.	Street Vendor	Extension 10	Gaborone Town Council	17.8.83
G. Maotwe, P.O. Box 715, Gaborone.	Street Vendor	Extension 16 Broadhurst	Gaborone Town Council	17.8.83
S. Mpofu, P.O. Box 385, Gaborone.	Street Vendor	Extension 8 Bontleng	Gaborone Town Council	17.8.83
M. Motsewabeng, P.O. Box 20788 Gaborone.	Street Vendor	Extension 32	Gaborone Town Council	17.8.83
M.L. Sekopane, P.O. Box 20121, Bontleng,	Street Vendor	Extension 25	Gaborone Town Council	17.8.83
Gaborone. P. Phillime, P.O. Box 20451, Bontleng, Gaborone.	Street Vendor	Extension 7 White City	Gaborone Town Council	17.8.83
A. Keitsheletse, P.O. Box 158, Gaborone.	Street Vendor	Extension 8	Gaborone Town Council	17.8.83
M.K. Tsheko, P.O. Box 20105, Gaborone.	Street Vendor	Extension 20	Gaborone Town Council	17.8.83

Any person objecting to the grant of such certificate should, within 7 days of the second publication of this notice, give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

Second Publication

Hawker's Licence

Notice is hereby given that the undersigned intends to apply for a certificate in terms of Bye-Law 8 of the Hawking (Model) Bye-Laws, 1967, to obtain a Hawkers Licence.

Name and Address	Place(s) where Licence(s) Applied for	District Council	Date of hearing
O. Dinyando, P.O. Box 285, Maun.	Boseja, Botshabelo, Maun, Matapana, Qhobe, Titoyamokole and Boro	North West District Council	12.9.83
R.S. Ngulube, P.O. Box 30001 Tlokweng.	South East District	South East District Council	31.8.83
J. Thelo, P.O. Box 254, Jwaneng.	Lotlhakane, Moreane, Molapowabojang, Ntlhantlhe, Ga-Moswaana, Magotlhwane Kgomokasitwa, Maisane, Ranaka, Mmathethe, Digawana and Pelotshetlha	Southern District Council	8.9.83
M. Tiroeng, Ranaka Postal Agency, Via Kanye.	Makaibile, Tsonye, Thabuka, Pirepitse, Madigethwane, Gabathobabangwe, Mashwelo, Radinotshe, Kgamagadi, Tshitlane, Ranaka and Mmadimane	Southern District Council	8.9.83
O.I.T. Motlhankane, P.O. Box 762, Molepolole.	Dikgatlho, Poana and Tibiswane	Kweneng District Council	25.8.83
T. Sesinyi, P.O. Box 1193, Mochudi.	Boragane, Thulari and Kgwarape	Kgatleng District Council	25.8.83
K.L.M. Moilwa, P.O. Box 94, Gaborone.	Extensions 18, 27 and 32	Gaborone Town Council	17.8.83
C.M. Mosweu, P.O. Box 1645, Gaborone.	Extension 8, 23, and 24	Gaborone Town Council	17.8.83
A.M. Molefe, P.O. Box 20462, Gaborone.	Extension 2, 7 and 14	Gaborone Town Council	17.8.83
K.J. Moroka, P.O. Box 69 Gaborone.	Extension 7, 8 and 14	Gaborone Town Council	17.8.83
L. Moswate, c/o P.O. Box 225, Gaborone.	Extensions 23, 32 and 33	Gaborone Town Council	17.8.83
E. Sharp, P.O. Box 202, Gaborone.	Extension 5, 9 and 14	Gaborone Town Council	17.8.83
J.M. Motaung, P.O. Box 260, Gaborone.	Extension 23, 30 and 32	Gaborone Town Council	17.8.83
E.P. Gasewagae, P.O. Box 103, Lobatse.	Extension 8, 25 and 32	Gaborone Town Council	17.8.83
H.M. Mahelo, P.O. Box 26, Tutume.	Nsuswane, Nzhanda, Manchanchi Mambomashaba and Matashulo	Gaborone Town Council	17.8.83
G. Mokalake, B.D.A., P.O. Box 819, Radisele Via Mahalapye	Mabatwe, Tewane, Rabasele, Mma-Masiloanoka, Mma-borotho and Kgarangwe	Central District Council	25.8.83

T. Dialwa P.O. Box 16,	Sesulela, Lotsane and Mabahumi	Central District Council	25.8.83
Lerala. M. Olekantse.	Lerala Village, Thakadiawa Lands,	Central District	25.8.83
Lerala Post Office,	Makgabo Lands, Nakatsakhokong		20.0.00
P.O. Box 94,	Cattle Post, Mabahumi Cattle Post,		
Via Palapye.	Maipafela Lands, Lotsane Cattle		
	Post and Lephaneng Lands		
T. Batsetswe,	Thakadiwa Lands, Mapakata Lands	Central District	25.8.83
Botswana Police Force,	Phokoje Lands and Lebaleng	Council	
P.O. Box 15,	Cattle Post		
Selebi-Phikwe.			
O.K. Mollowakgotla,	Molalatau, Peepee, Semarobe	Central District	25.8.83
Private Bag 0016,	Mabasetsana and Thune	Council	
Gaborone.			

Any person objecting to the grant of such certificate should, within 7 days of the second publication of this notice, give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

Second Publication

Licences

Notice is hereby given that the undersigned intends to apply for a certificate in terms of section 10 of the Trading Act, 1966 (No. 6 of 1966) to obtain a

Name and Address	Type of Licence	Location	Council	Date of hearing
A.B. Water Service (Proprietary) Limited, c/o P.O. Box 202, Francistown.	Speciality	Plot 270, Francistown	Francistown Town Council	8.9.83
Electronics 3001 (Pty) Ltd, c/o Kirby, Helfer and Collins, P.O. Box 882 and 170, Gaborone.	General Trading	Lot 6391, Broadhurst Industrial Sites	Gaborone Town Council	21.9.83
Botswana Tyre Corporation, c/o Kirby, Helfer and Collins Applicant's Attorneys, P.O. Box 882, 170, Gaborone.	Speciality s,(sale and repair of tyres and related products)	Lot 6403, Broadhurst Industrial Area	Gaborone Town Council	21.9.83
Natural Heating Systems (Pty) Ltd, P.O. Box 1823, Gaborone.	Speciality (Solar Systems)	354 Independence Avenue	Gaborone Town Council	21.9.83
K.K. Son, c/o P.O. Box 1884, Gaborone.	Speciality	Gaborone	Gaborone Town Council	21.9.83
Marothodi (Pty) Ltd., P.O. Box 836, Francistown.	Speciality	Plot 5648 Broadhurst	Gaborone Town Council	21.9.83
T.B. Mongwa, P.O. Box 426, Francistown	Small General Trading	Bomma Multi Business Centre Tshesebe	North East District Council	25.8.83

B.K. Moremi, c/o Mosojane, Phumaphi and Company, Applicant's Attorneys, P.O. Box 484, Francistown.	Restaurant and Chibuku Bar	Shashe Bridge	North East District Council	25.8.83
F. Fidzani, P.O. Box 18, Tshesebe.	Restaurant	Themashanga	North East District Council	27.9.83
J.M. Malefane, P.O. Box 20,	Chibuku Depot	Gopong	Southern District Council	8.9.83
Lobatse. E. Norman, P.O. Box 20523, Gaborone.	Small General Trading, Restaurant and Bar	Tlokweng	South East District Council	31.8.83
M. Masuge, P.O. Gabane Via Gaborone.	Chibuku Depot	Gabane	Kweneng District Council	25.8.83
M.J. Moziyonke, P.O. Box 10119,	Supermarket	Tutume	Central District Council	25.8.83
Tatitown. M.J. Moziyonke, P.O. Box 10119,	Butchery	Tutume	Central District Council	25.8.83
Tatitown. D. Leeto, P.O. Box 10,	Chibuku	Mopipi	Central District Council	25.8.83
Orapa. W.G. Mosweu, P.O. Box 4,	Small General Trading	Bobonong	Central District Council	27.9.83
Bobonong. B. Gaebolae, P.O. Box 17, Machaneng.	Small General Trading	Mathako Village	Central District Council	25.8.83

Any person objecting to the grant of such certicate should within 7 days of the second publication of this notice give notice in writing to the said Council of his intention to oppose such application and state the grounds upon which his objection is based.

Second Publication

External/Agencies Representative Licence

NOTICE IS HEREBY given that Technique (Proprietary) Limited intends to apply for an Agents Licence to trade in the following goods: typewriters, calculators, accounting machines and spares and supplies.

Represented by/Woody Hornbuckle and Charlie Norman.

Any person objecting to grant of such certificate should within 7 days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone, of his intention to oppose such application and state the grounds upon which objection is based.

MINCHIN & KELLY, P.O. Box 1339, GABORONE.

Second Publication

Hawker's Licence

Notice is hereby given that the undersigned intends to apply for a certificate in terms of Bye-Law 8 of the Hawking (Model) Bye-Laws, 1967, to obtain a Hawkers Licence.

the Hawking (Model) Bye-L	aws, 1967, to obtain a Hawkers Licence	e.	
Name and Address	Place(s) where Licence(s) Applied for	District Council	Date of hearing
B. Mozudianga, P.O. Box 20	Mabele, Mabuzu and 252 km	District Commissioner Kasane	5.9.83
Kasane.			
J. Sam,	Sehitwa, Machabing, Bodibeng,	North West District	12.9.83
P.O. Box 381,	Maego, Mathagana, Kareng and	Council	
Maun.	Motoping ·		
L. Nkwe,	South East District	South East District	31.8.83
P.O. Box 10018,		Council	
Tlokweng.			
S.M. Motlhabai,	South East District	South East District	31.8.83
P.O. Box 30123,		Council	
Tlokweng.			
A.H. Kgowe,	Tlokweng	South East District	31.8.83
P.O. Box 30334,		Council	
Tlokweng.			00.0.00
O. Rasina,	Gamothalo, Gamoswaane, Gaphiri,		28.9.83
P.O. Box 303,	GaMhimele, Garawesi and Those	Council	
Molepolole.	T' N N N N N N N N N N N N N N N N N N N	W	00.0.09
O. Lebuletse,	Tsitswe, Mmamaetlana, Phuduhudu		28.9.83
Ditshegwane Village, P.O. Box 48.	and Seletse	Council	
AND THE RESERVE OF THE PERSON			
Letlhakeng. M. Rapotsanyane,	Sekhukhu, Rakolanyane and	Kwanana District	28.9.83
c/o P/Bag 0018,	Kwakwadi	Kweneng District Council	20.3.03
Gaborone.	Rwakwaui	Council	
M. Dire,	Mmasebele, Ditshesebe, Mmamarapo	Kweneng District	28.9.83
P.O. Box 41,	and Tsorogwane	Council	20.5.00
Thamaga.	and Isologwane	Council	
J.M. Ramosako,	Dikgatlhong, Ramankhung,	Kweneng District	28.9.83
P.O. Box 12,	Tibitshwane, Kweneng,	Council	
Lentsweletau.	Thakatshwane, Sekhukhwane and		
	Mosetsanamontle		
S. Montsho,	Sekutle, Dikgonnye, Poaneng,	Kweneng District	28.9.83
P.O. Box 12,	Mokotswane, Dikolakolane,	Council	
Lentsweletau.	Motubane and Tonasegole		
G.L. Moya,	Diphiring, Letswaaeng,	Kweneng District	28.9.83
Gabane Village,	Senamaboleng, Mopipi and Kubung	Council	
P.O. Box 92,			
Gabane.			
T. Makgelane,	Mmathethe, Motlotswane,	Southern District	8.9.83
Mmathethe Village,	Motsentshe, Gamosele, Moselebe,	Council	
P.O. Box 42,	Gatampa and Gakwatlapane		
Lobatse.		0 1 10	0.0.09
G. Moswaela,	Sekoma, Khonkhwa, Molehele,	Southern District	8.9.83
P.O. Box 31,	Thari, Garahane, Tshwaolwatlou	Council	
Mabutsane, Via Hukuntsi.	Uki, Thankane, Khakhea and		
D. Mack.	Petermnoto Lotlhakane, Gamoswaana, Mehane,	Southern District	8.9.83
Dinogeng,	Kgokgole, Dikonyana,	Council	0.5.05
P.O. Box 305,	Mosilabetsana, Gamoralo,	Council	
Lobatse.	Phokojeng, Mokape, Moreane,		
	Tsonge and Masoswana		
J. Modise,	Pelotshetlha, Kgomokasitwa,	Southern District	8.9.83
P.O. Box 20957,	Digawana, Seokangwane,	Council	
Gaborone.	Molapowabojang, Lorwana,		
	Mmathethe, Gathwane, Letlhakane		
	Mogojogojo, Gatume and Majaalela	a	

G. P. Sake, Chadibe Village, P.O. Box 7,	Chadibe, Village, Chadibe Borotsi, Matlhako and Shakwe Cattle Posts		27.9.83
Sefhare. P. Manuel, Chegu Store, P.O. Box 6, Tshesebe.	Mapoka, Nlakhwane, Zwenshambe, Ramakgwebane, Moroka, Tshesebe, Tsamaya, Masunga, Kalakamate, Themashanga, Mosojane and		27.9.83
S. Ramatebele, Postal Agency, Mabeleapodi, Serowe.	Makaleng Kolokome, Kobe, Makwa, Soa, Dimaje, Kokorega, Lebu, Mabonyane, Mapena and Majanaadipitse	Central District Council	27.9.83
L.K. Kebakile, P.O. Box 10021, Gaborone.	Extension 10, 14 and 15	Gaborone Town Council	21.9.83
T. Masizana, Private Bag 0030,	Extension 27, 30 and 32	Gaborone Town Council	21.9.83
Gaborone. C.K. Golekanye, P.O. Box 644, Gaborone.	Extension 8, 32 and 33	Gaborone Town Council	21.9.83
N. Timothy, P.O. Box 20687, Gaborone.	Extension 9, 10 and 15	Gaborone Town Council	21.9.83
E. Shoshong, P.O. Box 10071, Gaborone.	Extension 9, 10 and 15	Gaborone Town Council	21.9.83
L.T. Sekeseke, P.O. Gox 494, Gaborone.	Extension 7, 27 and 30	Gaborone Town Council	21.9.83
M. Baitatudi, P.O. Box 1791, Gaborone.	Extension 6, 7 and 8	Gaborone Town Council	21.9.83
B. Thembo, Private Bag 0029, Gaborone.	Extension 13, 14 and 19	Gaborone Town Council	21.9.83

Any person objecting to the grant of such certificate should, within 14 days of the first publication of this notice, give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

First Publication

Licences

Notice is hereby given that the undersigned intends to apply for a certificate in terms of section 10 of the Trading Act, 1966 (No. 6 of 1966) to obtain a

Name and Address	Type of Licence	Location	Council	Date of hearing
Imprint Services (Pty) Ltd., P.O. Box 255,	General Trading	Lots 842-845, 850, and 853	Francistown Town Council	8.9.83
Francistown. P. Lopang, P.O. Box 241,	Hair Saloon,	Plot No. 6222 Donga Area	Francistown Town Council	8.9.83
Francistown. B. Gulubane, P.O. Box 390, Francistown	Restaurant	Francistown Industrial Area	Francistown Town Council	8.9.83

Moldav Investments (Pty) Ltd., P.O. Box 479, Francistown.	Speciality Sale of New and Used Household and Office Effects	Plot 314	Francistown Town Council	8.9.83
Carolines's Beauty Saloon, C.E. Abrams P.O. Box 1882, Gaborone.	Speciality	Plot 9818, Extension 18	Gaborone Town Council	21.9.83
Hydraulic Sales (Pty) Ltd., c/o Minchin & Kelly, P.O. Box 1339, Gaborone.	Wholesale	Lot 5648 Broadhurst Industrial Estate	Gaborone Town Council	21.9.83
M.D. Segola, P.O. Box 1491, Gaborone.	Speciality (Duty Free Shop)	Gaborone Airport (Departure Hall)	Gabotone Town Council	21.9.83
Genex (Pty) Ltd., c/o Damant, Bostock & Magang, P.O. Box 1368, Gaborone.	General Trading	Plot 6391, Noko Road, Broadhurst	Gaborone Town Council	21.9.83
Muirs Botswana (Pty) Ltd., c/o P.O. Box 1884, Gaborone.	Garage/Restaurant	Serowe	Central District Council	25.8.83
M.O. Motsisi, P.O. Box 800, Gaborone.	Scrapyard (Speciality)	Raserura	Kgatleng District Council	29.9.83
S.M. Mosetlhi, P.O. Box 112, Pitsane.	Small General Trading	Ramatlabama	Southern District Council	8.9.83
M.R.W. Gaborone. P.O. Box 30097, Tlokweng.	Restaurant (Take Away)	Tlokweng	South East District Council	31.8.83
M.K. Rapoo, P.O. Box 10069, Gaborone.	Traditional Beer	Tlokweng	South East District Council	31.8.83
A.P. Nkau, P.O. Mankgodi, Ramotswa.	Fresh Produce	Mankgodi Village	Kweneng District Council	28.9.83
J. Ramodise, P.O. Box 37, Molopolole.	Restaurant	(Bobididi Ward)	Kweneng District Council	25.8.83
A. Marijane, P.O. Box 111, Selebi-Phikwe.	Carpentry & First Smith	Plot 6514 South East Extension	Selebi-Phikwe Town Council	15.9.83
S.L. Letubo, P.O. Box 312, Selebi-Phikwe.	Fresh Produce and Butchery	Plot No. 3661 Area "SX"	Selebi-Phikwe Town Council	15.9.83
L. Kabelo, P.O. Box 103, Serowe.	Small General Trading	Sokwane Ward	Central District Council	27.9.83
K. Puoedirang, P.O. Box 841, Serowe.	Small General Trading	Mmualefe Ward	Central District Council	27.9.83
S & M Refrigeration Services (Pty) Ltd., P.O. Box 924, Manalapye.	Household Appliances	Palapye	Central District Council	27.9.83

Any person objecting to the grant of such certificate should, within 14 days of the first publication of this notice, give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

Hawkers/Street Vendors Licences

Notice is hereby given that the undersigned intends to apply for a Licence in terms of Bye-Laws 5 and 8 of Gaborone Hawking and Street Vending Bye-Laws, 1977 to obtain a Hawkers Licence/Street Vendor's Licence in respect of the following areas within the Gaborone Township—

Name and Address	Type of Licence	Place(s) where Licences applied for	Council	Date of hearing
K. Ditswere, P.O. Box 912,	Street Vendor	Extension 6 (Industrial Site)	Gaborone Town Council	21.9.83
Gaborone. B. Keagile, P.O. Box 979,	Street Vendor	Extension 13	Gaborone Town Council	21.9.83
Gaborone. E.D. Modutlwe, P.O. Box 1791,	Street Vendor	Extension 13	Gaborone Town Council	21.9.83
Gaborone. M. Rakotala, P.O. Box 75,	Street Vendor	Extension 13	Gaborone Town Council	21.9.83
Gaborone. K. Moalafi, P.O. Box 392,	Street Vendor	Extension 27	Gaborone Town Council	21.9.83
Gaborone. B. Modiakgotla, P.O. Box 20957,	Street Vendor	Extension 13 (Old Naledi)	Gaborone Town Council	21.9.83
Gaborone. C. Magwegwe, P.O Box 957,	Street Vendor	Extension 16 (Broadhurst)	Gaborone Town Council	21.9.83
Gaborone. E. Moncho, P.O. Box 329, Gaborone.	Street Vendor	Extension 14 (New Stands)	Gaborone Town Council	21.9.83

Any person objecting to the grant of such certificate should, within 14 days of the first publication of this notice, give notice in writing to the said council of his intention to oppose such application and state the grounds upon which his objection is based.

First Publication

Second Meeting of Creditors

RAMONA PARTS (PROPRIETARY) LIMITED (IN LIQUIDATION)

NOTICE IS HEREBY GIVEN that pursuant to section 186 of the Companies Act, as amended, the second meeting of creditors which was adjourned on Tuesday, 10th May 1983, will be reconvened before the Master of the High Court, Master's Chambers, Lobatse, Botswana, on Monday 29th August, 1983 at 10.00 hours.

EDWARD P.G. THOMPSON — LIQUIDATOR, c/o Thuso Accounting Systems (Proprietary) Limited, P.O. Box 1390, GABORONE.

Transfer

NOTICE IS HEREBY GIVEN that the undersigned intends to apply for a certificate in terms of section 10 of the Trading Act, 1966 (No. 6 of 1966) to obtain

A transfer of a General Dealer Licence from Plot 309 Bluejacket Street, Francistown in respect of premises situated at Plot 312 Bluejacket Street, Francistown and that the Francistown Town Council has determined that the application shall be heard by the Licensing Authority on the 8th September 1983.

Any person objecting to the grant of such certificate should within 7 days of the second publication of this notice, give notice in writing to the said Council of his intention to oppose such application and state the grounds upon which his objection is based.

J.M.K. MMUSI, P.O. Box 74, FRANCISTOWN.

Rolong Land Board — Tender No. 1 of 1983

ROLONG LAND BOARD invites tenders for the supply of 12 seater 4 × 4 Land Cruiser Station Wagon/Land Rover (petrol) (tyre ply 10 or 12) it must have the following items:-

- (i) One extra space wheel mounted on a roof rack
- (ii) A roof rack
- (iii) Bush Guards
- (iv) Reserve tank with minimum capacity of 175 litres
- (v) Water tank 50 litres

Tenders should be submitted in a sealed envelope clearly marked "Tender No. 1 of 1983".

Tenders should be addressed to the Secretary, Rolong Land Board, P.O. Box 75, Pitsane.

Tenders should reach the Secretary's Office not later than 2nd September, 1983.

Tenders must state time of delivery. The Board does not bind itself to accept the lowest or any tender nor will it assign any reasons for rejection of any tender.

C.K. DINAKE.

First Publication.

for Secretary, Rolong Land Board.

Lobatse Town Council — Tender No. 5/83

TENDERS ARE INVITED by Lobatse Town Council for the Street Lighting Phase III work within the Lobatse Township area.

Details of specification, tender documents, drawings and any other information can be obtained from Brian Colquhoun, Hugh O'Donnell and Partners. P.O. Box 474, Equity Building, Gaborone.

Sealed tenders indicating on top of the envelope "Tender No. 5/83" addressed to the Town Clerk, Lobatse Town Council, Private Bag 28, Lobatse, must reach this office on or before 12.00 noon of 20th September, 1983. Tenders shall be opened on the same day at 1430 hours.

First Publication

B.C. PHAKEDI, for Town Clerk.

Lobatse Town Council

SALE OF BOARDED VEHICLES AND OTHER STORES ITEMS

THE LOBATSE TOWN COUNCL will hold a public auction sale of boarded vehicles and a variety of unserviceable items at the Council Stores on the 30th August, 1983 at 10 a.m. on Tuesday.

Vehicles for sale:-

One Toyota Stout 1976

Two Toyota Hilux 1976

Two Datsun Pickups 120 Y 1979

One Toyota Hiace Combi 1977

One Datsun Panel Van 140 Y 1980

One Ford Tractor 5000 1965

One David Brown Tractor 1965

All items including vehicles are sold as they stand.

Items bought should be removed from Council premises on the date of sale.

Payment should be made on the date of sale by cash or bank guaranteed cheques.

D. MOSUPI,

First Publication.

for Town Clerk.

North East District Council - Tender No. 6 of 1983 SALE OF OLD VEHICLE TYRES

BIDS ARE HEREBY invited by North East District Council for the following:-

78 old tyres of different sizes.

The above items may be inspected at Council Warehouses, Industrial Site,) Francistown during working hours. The items will be sold to the highest bidder.

Council will not enter into any correspondence whatsoever after the buyer has removed the items from Council premises.

Tenders in plain sealed envelopes clearly marked "Tender No. 6 of 1983" should be addressed to: The Council Secretary, North East District Council, Private Bag 2, Tatitown, Francistown, and should reach the above office not later than 5.00 p.m. Monday the 5th September, 1983.

Tenders will be opened publicly on the 6th September 1983 in the Council Chamber, Tatitown at 10.00 a.m. and those interested may attend. The council does not bind itself to accept the lowest or any tender, nor will it assign any reason for the rejection of any tender.

> B. BALOPI, for Council Secretary.

South East District Council -Tender No. SE/6 of 1983 CONSTRUCTION OF DEVELOPMENT PROJECTS

SOUTH EAST DISTRICT COUNCIL invites tenders for the construction of the following development projects:-

6.1. RAMOTSWA SCHOOLS

1 × 2 Classroom block (2 classrooms) and 4 water Mokgosi School:

system toilets

Magopane School: 4 Water system toilets Siga School: 5 Water system toilets 2 Teachers' quarters Ramotswa: Lesetlhana School:

6 Water system toilets

6.2. TLOKWENG SCHOOLS

Batlokwa National: 1 × 2 classroom block (2 Classrooms) and 1 Teachers

quarter

Mafitlhakgosi School: 4 Water system toilets 1 Classroom block Botsalano School: (82/83):

6.3. SEBELE: Boitumelo School:

Baratani School:

1 Classroom block (82/83)

6.4. OTSE AND MOGOBANE SCHOOLS: Mogobane School:

2 Teacher's quarters and 4 water system toilets 10 Water system toilets

Drawings, forms of tender, specifications and other related documents are obtainable from the Council Works Department, South East District Council on payment of a non-refundable fee of P10.00. Only tenders submitted in the official Form of Tender will be considered. Tenders should be

submitted to the Council Secretary, South East District Council, Private Bag 002, Ramotswa not later than 4.30 p.m. on the 16th September, 1983.

S.O. KGANELA,

First Publication

for/Council Secretary.

Selebi-Phikwe Town Council — Tender No. 16/1983 SUPPLY OF VEHICLES

TENDERS ARE INVITED by the Selebi-Phikwe Town Council for the supply of the undermentioned vehicles.

Tenders are to be submitted in a sealed envelope marked "Tender No. 16/1983 — Supply of Vehicles" to the Town Clerk, Selebi-Phikwe Town Council, Private Bag 1, Selebi-Phikwe to reach him not later than 12.00 noon on Monday 12th September, 1983. Tenders will be opened on the same day at 14.30 hours. Tenderers wishing to be present at the opening of tenders are free to do so.

The Council does not bind itself to accept the lowest or any tender nor will it give any reason for the rejection of any tender or to incur any expense in the preparation thereof. The Council is not bound to buy all the vehicles as given below:

Item No.	Quantity	Destruction
1	1	1 Ton Pick up complete and fitted with a petrol engine
		of capacity 1500 — 1600 c.c.
2	1	Tractor fitted with a four cylinder diesel engine of
		about 3500 c.c. capacity and equipped with
		(a) Hydraulic Power take off units complete with
		hoses and other ancillary attachments suitable
		to operate and tip off trailors of about 5 Ton
		Capacity.
		(b) Indicator lights complete with switches etc.
3	1	4500 litres sewerage vacuum tank mounted on 4
		× 2 chassis with the rear mounted lister diesel
		engine, gauge, Heliflex hose and rear platform
		complete with guard rails.

O. J. BADKAR, for Town Clerk.

Gaborone Town Council — Tender No. 18 of 1983

SCHOOL FURNITURE

TENDERS ARE INVITED for the supply for school furniture (Pupils and Teachers).

A detailed list of all requirements is attached and additional copies may be obtained from Principal Education Secretary's Office, P.O. Box 69, Gaborone, Room 7.

Tenders should be addressed to the Town Clerk, P.O. Box 69, Gaborone in a sealed envelope marked "Tender for School Furniture".

Tender may be in part or whole. Council does not bind itself to accept the lowest or any tender nor will it give any reason for the rejection of any tender or to incur any expenses in the preparation thereof. Delivery to be on or before \$1st October, 1983.

The closing time and date for this tender is 12 noon — 5th September, 1983. Tenders will be opened the same day at 4 p.m.

Tender delivered after that date will not be considered.

SCHOOL FURNITURE

A. PUPILS FURNITURE

- (a) Chairs
- (i) 456 Small chairs 13" high
- (ii) 667 Medium chairs 15" high
- (iii) 376 Large chairs 18" high

All chairs to be steel frames and panelete seat and back.

- (b) Tables Trapezoid
- (i) 180 Units small top trapezoid 24" high
- (ii) 247 Units medium trapezoid 26" high
- (iii) 145 Units large trapezoid 28" high

All pupils tables to be steel frame and top trapezoid units.

B. TEACHERS FURNITURE

- (a) Chairs
- (i) 130 Hardwood S.A.R. Cushened
- (b) Tables
- (i) 110 Hardwood S.A.R. each 2 drawers
- (c) Cupboards
 - 20 Filling cabinets each 4 drawers and all fitted with craddles (file hangers)
- (d) Pupils writing desks
- (i) 180 2 seater writing desks 28" high steel frame top to be wood and shelving beneath the

N.B. Quantities required may be reduced if tenders prizes are above funds available.

J.L.B. SEKGWA,
Principal Education Secretary.

First Publication

External/Representative Licence

NOTICE IS HEREBY given that Hygiena Products Corp (Pty) Ltd. and its subsidiary Tri-Ang Pegiree (S.A.) (Pty) Ltd intends to apply for a permit to trade in the following goods: Toys, rainwear, plastic inflatables.

Represented by/represents Brian Neethling.

Any person objecting to the grant of such certificate should within 7 days of the second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone, of his intention to oppose such application and state the grounds upon which objection is based

HYGIENIA PRODUCTS CORP (PTY) LTD., P.O. Box 374, Kasselsvlei, 7533, Cape, R.S.A.

Change of Name

BE PLEASED TO NOTE that the Company known as Field Services (Pty) Limited will make application to the Registrar of Companies within 14 days of date hereof to change its name to that of Kgalagadi Tyre Services (Pty) Limited.

FIELD SERVICES (PTY) LTD, c/o. Damant Bostock & Magang, P.O. Box 1368, GABORONE. GABORONE.

IT IS PROPOSED with the approval of the Registrar of Companies that Tau Steel & Construction (Proprietary) Limited will be trading as TSC (Proprietary), Limited.
TAU STEEL & CONSTRUCTION (PROPRIETARY) LIMITED, RICHARD A. LYONS, P.O Box 368, LOBATSE.

First Publication

Change of Name

PURSUANT TO section 22 (1) of the Companies Act (Cap 42:01) as amended, notice is hereby given that DSGD (Proprietary) Limited proposes to request the Registrar of Companies for his written approval to change the name of the Company to DCSG (Proprietary) Limited after 14 days of the publication of this advertisement have elapsed.

For and on behalf of the Company, R.E.T. Courtenay (Pty) Ltd., P.O. Box 1882, GABORONE.

Change of Name

PURSUANT TO section 22 (1) of the Companies Act (Cap 42:01) as amended, notice is hereby given that African Office Equipment Company (Pty) Ltd. proposes to request the Registrar of Companies for his written approval to change the name of the Company to African Office Machinery Company (Pty) Ltd. after 14 days of the publication of this advertisement have elapsed.

For and on behalf of the Company, R.E.T. Courtenay (Pty) Ltd., P.O. Box 1882, GABORONE.

Change of Name

PURSUANT TO section 22 (1) of the Companies Act (Cap 42:01) as amended, notice is hereby given that Magauw Distributors (Proprietary) Limited proposes to request the Registrar of Companies for his written approval to change the name of the Company to Mageu Distributors (Proprietary) Limited after 14 days of the publication of this advertisement have elapsed.

For and on behalf of the Company, R.E.T. Courtenay (Pty) Ltd., P.O. Box 1882, GABORONE.

Change of Name

PURSUANT TO section 22 (1) of the Companies Act (Cap 42:01) as amended, notice is hereby given that Aristocor Joiners (Proprietary) Limited proposes to request the Registrar of Companies for his written approval to change the name of the Company to JMJ Construction (Proprietary) Limited after 14 days of the publication of this advertisement have elapsed.

For and on behalf of the Company, EXECSEC (PROPRIETARY) LIMITED, P.O. Box 892, GABORONE.

External/Representative Licence

NOTICE IS HEREBY given that Slumberland intends to apply for an External Representative licence to trade in the following goods: Mattresses Represents Slumberland — S.A.

Any person objecting to grant of such certificate should within 7 days of second publication of this notice give notice in writing to the National Licensing Authority Board, Private Bag 004, Gaborone, of his intention to oppose such application and state the grounds upon which objection is based.

SLUMBERLAND, P.O. Box 43001, Industria 2042, JOHANNESBURG. S.A.

Republic of Botswana — Tender No. 3/1/5/83—84

MARKET SURVEY WORK RELATED TO THE FINANCIAL ASSISTANCE POLICY

EXPRESSIONS OF INTEREST are requested for market survey work for different sectors of the economy. These surveys are required as background information against which applications for assistance under the Financial Assistance Policy can be assessed. It is anticipated that a number of such surveys will be required, mainly for different parts of the manufacturing sector, but possibly also including agricultural products.

The first survey will be of the market for knitted products including school jerseys. In outline the study will cover:-

- (i) The demand, by geographical region, within Botswana for knitted products, with particular emphasis on school jerseys:
- (ii) the local supply situation for the same products, again on a regional basis:
- (iii) the extent of imports of these products, where they originate, and where they are sold;
- (iv) the methods of marketing the products.

Fuller terms of reference will be provided to interested parties who are selected to tender for this survey. A second survey on building materials/blockmaking is also required, and this could follow-on after the first survey.

In order to qualify for consideration firms/organisations must have the capacity to undertake surveys of this nature at relative short notice. They should have proven experience with work of a similar or related nature, and personnel with relevant experience/qualifications.

Expressions of interest should be directed to the Secretary, Central Tender Board. Private Bag 0058, Gaborone to arrive by Friday 2nd September 1983, not later than 0900 hours.

K.K. SEMELAMELA, Secretary Central Tender Board.

Republic of Botswana — Tender No. TB10/5/27/83—84 SUPPLY OF WIRES AND CABLES

TENDERS ARE INVITED for the supply of wires and cables for the period 1st November, 1983 to 31st October, 1985.

Tenders should note that the possibility exists for the renewal of the contract on an annual basis.

Tender documents may be obtained from the office of the Chief Electrical Engineer, (Plot No. 6399-6401, Lejara Road, Broadhurst, Gaborone) Private Bag 0066, Gaborone.

Tenders clearly marked "TB10/5/27/83—84 — Wires and Cables" should reach the office of the Secretary, Central Tender Board, Private Bag 0058, Gaborone not later than 0900 hours on Friday 23rd September, 1983 when they will be opened in the presence of tenderers wishing to attend. Tenders received after that time and date will be returned unopened.

Telephonic or telegraphic tenders will not be considered. The Central Tender Board will not necessarily accept the lowest or any tender. Tenders must be submitted in triplicate.

K.K. SEMELAMELA, Secretary Central Tender Board.

Lost Deed of Trust

NOTICE IS HEREBY GIVEN that the undersigned intends applying for a certified copy of the Lost Deed of Trust Number 410/77 dated 14th April, 1977 of the Botswana Orientation Centre Trust.

Any persons objecting to the grant of such certified copy should within seven days of the second publication of this notice, give notice in writing to the Registrar of Deeds for Botswana at Gaborone of his intention to oppose such application and state the grounds upon which his objection is based.

DATED at Gaborone this 29th day of July, 1983.

KIRBY HELFER AND COLLINS, Applicant's Attorneys, Co-operative House, P.O. Boxes 882 & 170, GABORONE.

IN THE SUBORDINATE COURT OF THE FIRST CLASS FOR THE GABORONE MAGISTERIAL DISTRICT

HELD AT GABORONE

Case No. G358/83

In the matter between

GALEROBALE M. LETSATLE

Plaintiff

and

HYDRO-AIR BOTSWANA (PTY) LTD

Defendant

NOTICE OF SALE IN EXECUTION

BE PLEASED TO TAKE NOTICE that pursuant to the judgement of the above Honourable Court the undersigned property will be sold by public auction without reserve as follows:

PLACE: TIME: **Central Police Station**

10.00 a.m. 27th August, 1983

TERMS: PROPERTY TO BE SOLD:

Cash or bank guaranteed cheques
(a) Olivetti type writing machine

(b) 2 West point fridges

(c) 2 filing cabinets

DATED at Gaborone this 29th day of July, 1983.

DOREEN KHAMA, Plaintiff's Attorneys, P.O. Box 335, GABORONE.

Notices of Loss or Destruction of Insurance Policies

NOTICE IS HEREBY given that the following Policy Numbers on the lifes and properties of:

Policy No.

Name

251706

B. Mathuba

267660

F.B. Seoseng

have been reported to be lost or destroyed and any persons in possession of policies, or claiming to have any interest in such policies, should communicate immediately by registered post with the insurers. Failing any such communication, certified copies of the policies (which shall be the sole of evidence of the contract made by the policies) will be issued to the owners.

IGI BOTSWANA LIMITED (LIFE DIVISION) P.O. Box 715, GABORONE.

Bill No. 27 of 1983

SURETYSHIP BILL, 1983

(Published on 12th August, 1983)

MEMORANDUM

A draft of the above Bill, which it is proposed to present to the National Assembly, is set out below.

2. Under the existing common law (Roman Dutch Law), women are prohibited from binding themselves as sureties. A married woman is not allowed to stand as a surety to her husband. This rule is supposed to be for the benefit of women. But as one learned writer stated: "Women are regarded at present as equals of men, and we may very well do what Henry IV did in France in 1606 - abolish the benefit of the senatusconsultum Velleianum and the authentica si qua. They hinder trade, interfere with credit, and are often the source of trickery."

3. This rule has been abolished in almost all the Roman Dutch Law jurisdictions. It was abolished in Ceylon in 1923, Zimbabwe (then Southern Rhodesia) in 1959 and the Republic of South Africa in 1971. It is therefore high time that it is abolished in this country as it would seem to infringe the constitutional provision of equality before the law.

4. Clause 2 of the Bill proposes the abolition of the common law rules of suretyship whereby women are prohibited from binding themselves as sureties and also prohibiting a married woman from binding herself as surety for her husband.

5. Clause 3 amends section 21 of the Bill of Exchange Act which has been necessitated by the proposed abolition of the common law rules relating to suretyship.

K.L. DISELE,
Minister of Home Affairs.

ARRANGEMENT OF SECTIONS

SECTION

- 1. Short title and commencement
- 2. Abolition of certain common law rules relating to suretyship
- 3. Amendment of section 21 of Cap. 46:02

A BILL

-entitled-

An Act to amend the law relating to suretyship

Date of Assent:

Date of Commencement:

ENACTED by the Parliament of Botswana.

Short title and commencement Abolition of Ament of

Cap. 46:02

1. This Act may be cited as the Suretyship Act, 1983, and shall come into operation on such date as the Minister may, by notice published in the Gazette, appoint.

2. The common law rules of suretyship known as the Senatuscommon law consultum Velleianum and the Authentica si qua mulier shall rules relating from the commencement of this Act, cease to be of any force or to suretyship effect in this country.

3. Section 21 of the Bill of the Exchange Act which relates to section 21 of the capacity of parties to a bill of Exchange is hereby amended in subsection (1) thereof by the repeal of the proviso thereto.

L2/4/808 I

APPRENTICESHIP AND INDUSTRIAL TRAINING BILL, 1983

(Published on 12th August, 1983)

MEMORANDUM

A draft of the above Bill, which it is proposed to present to the National Assembly, is set out below.

2. The object of the Bill is to promote adequate and reputable industrial training in Botswana and, in particular, to provide for the sound, regulated training of apprentices under registered contracts of apprenticeship and of trainees enrolled in and undergoing approved industrial training programmes provided by their employers.

3. Part II of the Bill provides, firstly, for the establishment, membership, meetings and functions of the National Advisory Board for Apprenticeship

and Industrial Training.

4. The size of the Board and the manner in which its members are to be appointed are largely left to the Minister to prescribe by regulation; but the Bill proposes that the Board shall have not less than eleven members and that its membership must facilitate the adequate representation of the respective interests of the Government, employers and employees.

5. Part II also proposes that the Minister shall appoint the Board's Chairman and Vice-Chairman from among its members and that the Director of Apprenticeship and Industrial Training (see paragraph 10 below) or his representative shall be the Secretary of the Board (but not a member thereof, although he will be entitled to take part in the Board's proceedings but not to vote).

6. The Board, it is proposed, shall have the power to investigate and make recommendations to the Minister, and must comply with every requirement made of it by the Minister, in relation to any matter connected with or affecting industrial training.

7. It is also proposed that the Board shall have the power to establish Trade Advisory Committees for such industries or trades or other occupa-

tions as the Board specifies.

8. It is proposed that the members of a Trade Advisory Committee shall be appointed by the Board. The size of such a Committee is largely left to the Board to decide in each case; but it is proposed that such a Committee must have at least six members, at least one of whom shall represent the interests of employers, one the interests of employees and at least one shall be the representative of a designated industrial training institute.

9. A Trade Advisory Committee must comply with every direction given it by the Board. The Bill also proposes that such a Committee may, in respect of the industry or trade or other occupation for which it is established, investigate and make recommendations and offer advice or other assistance to any person in respect of any matter connected with or affecting industrial

training.

- 10. Part III of the Bill makes provision, among other things, for a Director of Apprenticeship and Industrial Training and for the designation of other public officers for the purposes of the Act. This Part proposes to give the Director and such designated officers the powers necessary to secure compliance with the Act.
- 11. Part IV of the Bill deals with the employment of apprentices and trainees.
- 12. It is proposed to give the Minister the power to declare any trade an apprenticeable trade or a designated trade or both.
 - 13. The Bill proposes to make it a criminal offence —
 - (a) to offer employment to any person as an apprentice in an apprenticeable trade unless the offeror has the Director's written permission to offer employment as apprentices in that trade to duly qualified persons; or
 - (b) to employ any person as an apprentice in an apprenticeable trade except under a contract of apprenticeship registered by the Director.
- 14. The Bill proposes that a contract of employment as an apprentice in an apprenticeable trade shall be null and void unless the contract is registered by the Director.
- 15. As for designated trades, the Bill proposes that any employer providing or wishing to provide an industrial training programme for his employees in respect of such a trade (otherwise than under registered contracts of apprenticeship, where the designated trade is also an apprenticeable trade) may apply for the Board's approval of the programme.
- 16. The Bill proposes that, on the satisfactory completion of an apprenticeship under a registered contract of apprenticeship or of a trainee's approved industrial training programme, the apprentice or trainee shall receive the Director's certificate that he has satisfactorily completed his apprenticeship or approved industrial training programme.
- 17. This is an essential feature of the Bill. Employment as an apprentice in a non-apprenticeable trade or pursuit by a trainee of an industrial training programme that is not approved by the Board, while perfectly lawful, will not entitle the apprentice or trainee to the Director's certificate on satisfactory completion of the course of industrial training involved.
- 18. The Director's certificate is intended to provide a guarantee to prospective employers that its holder has satisfactorily completed a course of industrial training approved and regulated by the authorities and therefore of a reputable standard.
- 19. Part V of the Bill provides for trade testing centres and the appointment of trade testing officers.
- 20. The primary function of trade testing centres would be to conduct, through trade testing officers, examinations and tests for apprentices under registered contracts of appreticeship and trainees. However, provision is made for such centres to carry out other functions as well, if the Minister, on the advice of the Board, considers that appropriate.
- 21. Part VI of the Bill proposes the imposition, in respect of any industry, of an industrial training levy to be paid by employers.

22. Part VII of the Bill proposes the establishment of a new Special Fund, to be known as the Industrial Training Fund, into which moneys raised by way of industrial training levies will be paid. Moneys in the Fund may be paid to any person in an industry in respect of which an industrial training levy order has been imposed for any purpose that will, in the Board's opinion, facilitate adequate industrial training in that industry.

23. Finally, Part VIII of the Bill contains a number of miscellaneous provisions. The most important of these confers on the Minister the power, after consulting the Board on the terms thereof, to make such regulations as seem to him necessary or expedient in relation to any matter connected with

or affecting industrial training.

K.L. DISELE,
Minister of Home Affairs.

ARRANGEMENT OF SECTIONS

SECTION

PART I Preliminary

- 1. Short title and commencement
- 2. Interpretation

PART II National Advisory Board for Apprenticeship and Industrial Training and Trade Advisory Committees

- 3. Establishment and membership of Board
- 4. Chairman, Vice-Chairman and Secretary of Board
- 5. Meetings of Board
- 6. Functions of Board
- 7. Establishment and membership of Trade Advisory Committees
- 8. Chairman, Vice-Chairman and Secretary of Trade Advisory Committee
- 9. Meetings of Trade Advisory Committee
- 10. Functions of Trade Advisory Committee

PART III Administration

- 11. Director of Apprenticeship and Industrial Training and designated officers
- 12. Powers of Director and designated officer
- 13. Restriction on disclosure of information

PART IV Employment of Apprentices and Trainees

- 14. Apprenticeable trades
- 15. Restriction on employment of apprentices in apprenticeable trade
- 16. Application to Director for permission to offer employment as apprentices in apprenticeable trade
- 17. Appeal from Director's rejection of application or his decision as to maximum number of apprentices to be employed in apprenticeable trade
- 18. Restriction on contracts of apprenticeship entered into by approved employer of apprentices
- 19. Medical examination of prospective apprentice in apprenticeable trade
- 20. Form and registration of contract of apprenticeship in apprenticeable trade
- 21. Appeal from Director's refusal to register contract of apprenticeship in apprenticeable trade
- 22. Endorsement of particulars of registration on and disposal of registered contract of apprenticeship and copies
- 23. Binding nature of registered contract of apprenticeship
- 24. Consequence where contract of apprenticeship in apprenticeable trade unregistered
- 25. Probationary period under registered contract of apprenticeship
- 26. Transfer of registered contract of apprenticeship
- 27. Appeal from Director's refusal to register instrument of transfer
- 28. Endorsement of particulars of registration on and disposal of registered instrument of transfer and copies
- 29. Consequence where instrument of transfer unregistered

- 30. Termination and extension of registered contract of apprenticeship
- 31. Suspension of apprentice in alleged serious breach of registered contract of apprenticeship
- 32. Alteration of period of apprenticeship under registered contract of apprenticeship
- 33. Designated trades
- 34. Application to Board for approval of industrial training programme
- 35. Appeal from Board's rejection of application or its decision as to maximum number of trainees to be enrolled in and undergo approved industrial training programme
- 36. Restriction on number of trainees that may be enrolled in and undergo approved industrial training programme
- 37. Certificate on satisfactory completion of apprenticeship under registered contract of apprenticeship or of approved industrial training programme
- 38. Provision of certificate of service to apprentice under registered contract of apprenticeship or trainee
- 39. Prohibition of overtime by apprentice under registered contract of apprentice ship or trainee under 18
- 40. Supplementary provision in relation to certain appeals
- 41. Unlawful enticement of apprentice under registered contract of apprenticeship or trainee
- 42. Records to be kept by approved employer of apprentices or employer of trainees
- 43. This Part to prevail over other laws relating to employment

PART V Trade Testing

- 44. Designation of suitable institutions as trade testing centres
- 45. Appointment of trade testing officers
- 46. Functions of trade testing centres

PART VI Industrial Training Levies

- 47. Proposals in connexion with industrial training levy and giving effect to same
- 48. Industrial training levy orders

PART VII Industrial Training Fund

- 49. Establishment of Industrial Training Fund
- 50. General administration of Fund
- 51. Revenue of Fund
- 52. Disbursement from Fund
- 53. Declaration to remove doubts as to construction of this Part

PART VIII Miscellaneous

- 54. Power of Minister to designate qualifications for title of craftsman in apprenticeable or designated trade
- 55. Minister's powers of exemption
- 56. Penalties for offences under Act
- 57. Regulations

A BILL

-entitiled-

An Act to make provision for the promotion of adequate and reputable industrial training in Botswana and for matters connected with or affecting such industrial training

Date of Assent:

Date of Commencement:

ENACTED by the Parliament of Botswana.

Short title and commence1. This Act may be cited as the Apprenticeship and Industrial Training Act, 1983, and shall come into operation on such date as the Minister may, by notice published in the Gazette, appoint.

Interpretation

- 2. (1) In this Act, unless the context otherwise requires, "apparent age" means age as determined by a medical officer; "apprentice" means an employee bound by a contract of apprenticeship;
- "apprenticeable trade" means a trade declared by the Minister under section 14 to be an apprenticeable trade for the purposes of this Act;
- "approved employer of apprentices" means a person having the Director's written permission in terms of this Act to offer employment as apprentices in an apprenticeable trade to duly qualified persons;

"approved industrial training programme" means an industrial training programme having the written approval of the Board in terms of this Act:

"Board" means the National Advisory Board for Apprenticeship and Industrial Training established by section 3;

"Chairman" includes Vice-Chairman where the Chairman is unable or not readily available to perform the functions of his office as such:

"craftsman" means a person holding such qualifications as may be designated by the Minister under section 54;

"designated officer" means an officer, other than the Director, designated by the Minister under section 11 for the purposes of this Act;

"designated trade" means a trade declared by the Minister under section 33 to be a designated trade for the purposes of this Act;

"Director" means the public officer for the time being designated by the Minister as the Director of Apprenticeship and Industrial Training in terms of section 11;

"Fund" means the Industrial Training Fund established by the Minister for the time being responsible for finance in terms of section 49:

- "industrial training" means training, at any level of skill up to that of craftsman, in which knowledge and the manipulative skills of and the work attitudes appropriate to a trade are imparted;
- "industrial training levy order" means an order of the Minister under section 47 imposing an industrial training levy;
- "industrial training programme" means any planned, systematic course of industrial training;
- "medical officer" means a medical practitioner employed by the Government or appointed by the Minister in writing as a medical officer for the purposes of this Act;
- "prescribed" means prescribed by regulations made by the Minister in terms of section 57:
- "registered contract of apprenticeship" means a contract of apprenticeship registered by the Director in terms of this Act;
- "trade" means a skilled occupation in any industry;
- "Trade Advisory Committee" means a Trade Advisory Committee Committee established by the Board under section 7;
- "trade testing centre" means an institution designated by the Minister under section 44 as a trade testing centre for the purposes of this Act;
- "trade testing officer" means a person appointed by the Minister under section 45 as a trade testing officer for the purposes of this Act:
- "trainee" means an employee enrolled in and undergoing and approved industrial training programme.
- (2) For removing doubts, it is hereby declared that in this Act "guardian", where a parent is the guardian of his or her child, means that parent.

PART II National Advisory Board for Apprenticeship and Industrial Training and Trade Advisory Committees

- 3. (1) There is hereby established a board, to be known as the National Advisory Board for Apprenticeship and Industrial Training.
- (2) The Board shall consist of such number of members appointed in such manner as shall be prescribed for the purposes of this subsection:

Provided that -

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- (i) the Board shall have not less than 11 members, including the Chairman and Vice-Chairman of the Board; and
- (ii) the membership of the Board shall facilitate the adequate representation of the respective interests of the Government, employers and employees.

Establishment and membership of Board (3) Every member of the Board, other than a member representing the Government, shall remain a member of the Board for such period, not exceeding 4 years, as the appointing authority shall determine and that period shall be specified at the time of the member's appointment to the Board:

Provided that the Minister may at any time revoke the appointment of any such member on account of —

- (i) the member's physical or mental incapacity properly to discharge his functions as a member of the Board;
- (ii) the member's absence, without the permission of the Chairman or Vice-Chairman of the Board, from 3 consecutive meetings of the Board; or
- (iii) a request by the member's appointing authority that the member's appointment to the Board be revoked.
- (4) At the expiry of the term of his membership, a member of the Board shall be eligible for reappointment as a member of the Board.
- (5) Notwithstanding subsection (3), a member of the Board, other than a member representing the Government, may at any time resign from the Board after giving the Minister at least one month's written notice of his intention to do so.
- (6) Every member of the Board representing the Government shall hold office as such at the pleasure of his appointing authority.
- (7) In the event of a vacancy in the membership of the Board before the expiry of the term of the membership of the member in question, whether due to the revocation of the member's appointment, resignation or otherwise, the appointing authority shall forthwith take steps to appoint a new member in the manner prescribed for the purposes of subsection (2).
- (8) A person appointed a member of the Board by virtue of subsection (7) shall assume the remainder only of the term of the member he succeeds.
- 4. (1) The Minister shall appoint, from among the members of the Board, persons to be the Chairman and Vice-Chairman respectively of the Board, each of whom shall hold office as such at the pleasure of the Minister.
- (2) The Director or his representative shall be the Secretary of the Board and as Secretary shall be entitled to attend and take part in the proceedings of every meeting of the Board:

Provided that he shall not vote on any question before a meeting of the Board.

5. (1) The Board shall meet when and as often as the Chairman of the Board alone directs:

Provided that the Chairman of the Board shall ensure that the Board meets at least once in every 4 months.

Chairman, Vice-Chairman and Secretary of Board

Meetings of Board

- (2) Notwithstanding subsection (1), where the Chairman of the Board receives a written requirement, signed by at least 3 members of the Board representing the interests of the Government, employers and employees respectively, that a matter concerning the Board be urgently considered thereby, the Chairman of the Board shall forthwith call a meeting of the Board for that purpose and shall take every reasonable step to ensure that the meeting is held no later than 14 days immediately after receipt of the requirement.
- (3) The presence of the Chairman or Vice-Chairman of the Board and of 4 other members of the Board (including the Vice-Chairman if the Chairman is present) shall consistute a quorum of the Board.
- (4) The Chairman or in his absence the Vice-Chairman of the Board shall preside at every meeting of the Board.
- (5) At a meeting of the Board, each member thereof present shall have one vote on every question for decision by the Board:

Provided that the Chairman or Vice-Chairman of the Board shall not, when presiding at a meeting of the Board, have an original vote but shall have a casting vote alone.

- (6) The Board may from time to time and for such period as it shall in each case determine co-opt any person whose advice or other assistance it requires; but no such person shall vote on any question before a meeting of the Board nor shall such a person count for the purpose of constituting a quorum of the Board.
- (7) Subject to this Act, the Board shall regulate its own procedure.
- 6. (1) The Board may investigate and thereafter make recommendations to the Minister on any matter connected with or affecting industrial training and may issue directions to a Trade Advisory Committee in relation to any such matter and shall comply with every requirement made of it by the Minister concerning any such matter.

(2) The Board shall investigate any dispute or other matter arising out of or otherwise connected with a registered contract of apprenticeship referred to the Board by the Director and thereafter submit a written report thereon to the Director and shall, in the case of such a dispute, also seek to secure a settlement of the same.

- (3) This section shall be without prejudice to those other provisions of this Act which confer or impose further functions on the Board.
- 7. (1) The Board may establish committees, to be known as Trade Advisory Committees, for such industries or trade or other occupations as the Board shall specify.
- (2) Each Trade Advisory Committee shall consist of such number of members, being not more than 6, appointed by the Board as the Board shall determine:

Functions of Board

Establishment and membership of Trade Advisory Committees

Provided that -

- (i) at least one member thereof shall represent the interests of employers;
- (ii) at least one member thereof shall represent the interests of employees; and
- (iii) at least one member thereof shall be the representative of an industrial training institute designated by the Director for the purposes of this paragraph.
- (3) Notwithstanding subsection (2), any substantive member of a Trade Advisory Committee may,
 - (a) with the permission of the Chairman of the Committee, appoint a person as an alternate member of the Committee and that alternate member may attend any meeting of the Committee when that substantive member is temporarily unable to attend and shall, when so attending a meeting of the Committee, have all the powers of that substantive member:

Provided that no substantive member shall appoint a person as an alternate member if that person is already an alternate member of the Committee; and

- (b) after informing the Chairman of the Committee of his intention to do so, at any time revoke such an appointment.
- (4) Every substantive member of a Trade Advisory Committee shall remain a member thereof for 3 years or for such lesser period as the Board may determine, which lesser period, if any, shall be specified at the time of the member's appointment to the Committee:

Provided that the Board may at any time revoke the appointment of any such member on account of —

- (i) the member's physical or mental incapacity properly to discharge his functions as a member of the Committee; or
- (ii) the member's absence, without the permission of the Chairman or Vice-Chairman of the Committee, from 2 consecutive meetings of the Committee.
- (5) At the expiry of the term of his membership, a member of a Trade Advisory Committee shall be eligible for reappointment as a member thereof.
- (6) Notwithstanding subsection (4), a member of a Trade Advisory Committee may at any time resign from the Committee after giving the Secretary of the Board at least one month's written notice of his intention to do so.
- (7) In the event of a vacancy in the membership of a Trade Advisory Committee before the expiry of the term of the membership of the member in question, whether due to the revocation of the member's appointment, resignation or otherwise, the Board shall forthwith appoint a new member.

- (8) A person appointed a member of a Trade Advisory Committee by virtue of subsection (7) shall assume the remainder only of the term of the member he succeeds.
- 8. (1) Each Trade Advisory Committee shall elect, from among its members, persons to be the Chairman and Vice-Chairman respectively of the Committee, each of whom shall hold office as such until the election by the Committee of a new Chairman or Vice-Chairman, as the case may be, of the Committee.

(2) The Director or his representative shall be the Secretary of every Trade Advisory Committee and as Secretary shall be entitled to attend and take part in the proceedings of every meeting of the Committee:

Provided that he shall not vote on any question before a meeting of the Committee.

9. (1) A Trade Advisory Committee shall meet when and as often as the Chairman of the Committee alone directs in consultation with the Secretary of the Committee:

Provided that the Chairman of the Committee shall ensure that the Committee meets at least once in every 3 months.

(2) The presence of the Chairman or Vice-Chairman of a Trade Advisory Committee and of 2 other members of the Committee (including the Vice-Chairman if the Chairman is present) shall constitute a quorum of the Committee.

(3) The Chairman or in his absence the Vice-Chairman of a Trade Advisory Committee shall preside at every meeting of the Committee.

(4) At a meeting of a Trade Advisory Committee, each member thereof present shall have one vote on every question for decision by the Committee:

Provided that the Chairman or Vice-Chairman of the Committee shall not, when presiding at a meeting of the Committee, have an original vote but shall have a casting vote alone.

- (5) A Trade Advisory Committee may from time to time and for such period as it shall in each case determine co-opt any person whose advice or other assistance it requires; but no such person shall vote on any question before a meeting of the Committee nor shall such a person count for the purpose of constituting a quorum of the Committee.
- (6) Subject to this Act, each Trade Adivsory Committee shall regulate its own procedure.
- 10. (1) A Trade Adivosry Committee shall comply with every direction issued issued to it by the Board under section 6 (1).

(2) In respect of any industry or trade or other occupation for which it is established, a Trade Advisory Committee may investigate and make recommendations and offer advice or other assistance to any person in respect of any matter connected with or affecting industrial training.

Chairman, Vice-Chairman and Secretary of Trade Advisory Committee

Meetings of Trade Advisory Committee

Functions of Trade Advisory Committee

- (3) A Trade Advisory Committee may, with the approval of the Board, appoint any persons to constitute sub-committees of the Committee for any purposes specified by the Committee connected with or affecting industrial training and such a committee may co-opt any person whose advice or other assistance it requires.
- (4) Subject to this Act and to any directions issued to it by the Trade Advisory Committee by which it has been constituted, each sub-committee consituted by virtue of subsection (3) shall regulate its own procedure.
- (5) This section shall be without prejudice to those other provisions of this Act which confer or impose further functions on Trade Advisory Committees.

PART III Administration

Director of Apprentice ship and Industrial Training and designated officers

- 11. (1) The Minister shall designate a public officer as the Director of Apprenticeship and Industrial Training and may, for the purposes of this Act, designate such other public officers as he thinks necessary.
- (2) The Director shall provide every designated officer with a certificate of identity signed by the Director.
- (3) Where a designated officer is exercising or has expressed or otherwise manifested his intention to exercise a power conferred on him by this Act, he shall, on being required to establish his identity by a person immediately affected or about to be so affected thereby, immediately produce for that person's examination his certificate of identity.

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12. (1) The Director or designated officer may —

(a) at any reasonable time, enter and inspect any premises on which he has reasonable cause to believe an apprentice bound by a registered contract of apprenticeship or a trainee is employed or has been employed within the immediately preceding 6 months and take with him any considers competent to assist him:

Provided that the Director or a designated officer shall not —

- (i) enter or inspect by virtue of this section a private dwelling without the express consent of the occupier thereof;
- (ii) enter by virtue of this section any place of employment without first notifying the employer in question or his representative of his intention to do so unless he believes, on reasonable grounds, that such notification might be prejudicial to the performance of his duties; or

Powers of Director and designated officer

- (iii) having entered by virtue of this section any place of employment, remain thereon unaccompanied by the employer in question or his representative if he is required by the employer or his representative to be so accompanied:
- (b) require any person whom he finds on premises he has entered by virtue of this section immediately to submit to questioning, either alone or in the presence of others, concerning the application of this Act;
- (c) require any apprentice bound by a registered contract of apprenticeship or trainee to present himself to him at such reasonable time and place as he shall specify and, at that time and place, to submit to questioning, either alone or in the presence of others, concerning the application of this
- d) require any person in possession or custody of any records required to be kept by this Act or other documents relating thereto or to any matter for which provision is made by this Act forthwith to produce or surrender to him such records or other documents or any of them; and
- (e) examine any records or other documents produced or surrendered to him in compliance with a requirement made under this section and make extracts therefrom or copies thereof.
- (2) A person who has been required under this section to submit to questioning may be questioned by the officer making the requirement and shall answer truthfully and to the best of his knowledge every question put to him concerning the application of this Act:

Provided that no such person shall be obliged to answer any question that might tend to incriminate him or render him liable to any forfeiture or penalty.

- (3) Any person who —
- (a) fails to comply with subsection (2);
- (b) refuses to comply or fails to comply to the best of his ability with a requirement made of him under this section; or
- (c) hinders or obstructs the Director or a designated officer in the exercise of a power conferred by this section, shall be guilty of an offence.
- 13. (1) No member of the Board or of a Trade Advisory Restriction Committee or sub-committee thereof or any public office or other person shall disclose to any other person any information in relation to the financial affairs, plant, equipment or working information procedures of any employer, such information having been acquired by virtue of the exercise of a power or the performance of a duty conferred or imposed by this Act or by virtue of his membership of the Board or of a Trade Advisory Committee or sub-committee thereof.

disclosure

- (2) Nothing in this section shall apply to the disclosure of information made for the pupose of
 - (a) the exercise of a power or the performance of a duty conferred or imposed by this Act; or
 - (b) any legal proceedings or report of such proceedings.
- (3) Any person who contravenes this section shall be guilty of an offence.

PART IV Employment of Apprentices and Trainees

Apprenticeable trade

- 14. (1) After first obtaining the advice of the Board, the Minister may, by order published in the Gazettee, declare any trade to be an apprenticeable trade for the purposes of this Act.
- (2) An order made under this section may define a trade by reference to the work performed therein or to the operations of which it is composed.
- (3) The Minister shall not amend or revoke an order made under this section without first obtaining the advice of the Board.

15. (1) No person shall —

- (a) offer employment to any other person as an apprentice in an apprenticeable trade unless he has the Director's written permission to offer employment as apprentices in that trade to duly qualified persons;
- (b) employ any other person as an apprentice in an apprenticeable trade except under a registered contract of apprenticeship; or
- (c) employ at any one time more apprentices in an apprenticeable trade than permitted in writing by the Director.
- (2) Any person who contravenes this section shall be quilty of an offence.
- 16. (1) Any person wishing to offer employment as apprentices in an apprenticeable trade to duly qualified persons shall lodge with the Director an application in writing for the Director's written permission to do so.
- (2) Every application in terms of this section shall specify in detail the nature of the industrial training programme to be followed by the prospective apprentices, including the facilities and other opportunities it is proposed to provide as part of the programme.
- (3) Upon receipt by the Director of an application in terms of this section, he shall inspect or cause to be inspected by a designated officer the facilities and other opportunities it is proposed to provide as part of the industrial training programme in question.
- (4) In order to determine an application in terms of this section, the Director may call for and obtain such additional information in relation to the industrial training programme in question as he considers it necessary or expedient to have.

Restriction on employment of apprentices in apprenticeable trade

Application to Director for permission to offer employment as apprentices in apprenticeable trade (5) Where the Director is of the opinion that the industrial training programme in question, including the facilities and other opportunities it is proposed to provide as part of the programme, is satisfactory, he shall give the written permission for which application is made and shall specify therein the provisions of this Act relating to the employment of apprentices under registered contracts of apprenticeship and the maximum number of apprentices that may be employed at any one time by the applicant in the apprenticeable trade in question.

(6) Where the Director is of the opinion that the industrial training programme in question, including the facilities and other opportunities it is proposed to provide as part of the programme, is unsatisfactory, he shall reject the application and notify the applicant in writing of the rejection and the grounds

thereof.

(7) The Director shall take every reasonable step open to him to ensure that an applicant in terms of this section receives either the Director's written permission for which application is made or the Director's written notification of the rejection of his application within 30 days immediately after the day on which

the application was lodged with the Director.

(8) Where an applicant in terms of this section does not receive the Director's written permission for which application is made or the Director's written notification of the rejection of his application within 60 days immediately after the day on which the application was lodged with the Director, he shall be deemed, for the purposes of this Act, to have the Director's written permission for which application is made and to be permitted in writing by the Director to employ at any one time any number of apprentices in the apprenticeable trade in question.

(9) A person having the Director's written permission in terms of this Act to offer employment as apprentices in an apprenticeable trade to duly qualified persons shall, as regards that trade, be

known as an approved employer of apprentices.

17. (1) Where any applicant is aggrieved by the Director's decision in terms of section 16 to reject his application or as to the maximum number of apprentices that may be employed at any one time by the applicant in the apprenticeable trade in question, he may appeal to the Minister against the decision.

(2) Every appeal under this section shall be in writing setting out the grounds thereof and shall be lodged with the Minister within 30 days immediately after the appellant received the notification of the rejection of his application or the Director's written permission, as the case may be.

(3) Before determining an appeal under this section, the Minister shall consult the Board on the merits thereof.

(4) Where the Minister allows an appeal under this section, the Director shall forthwith —

Appeal from Director's rejection of application or his decision as to maximum number of apprentices to be employed in apprenticeable trade

- (a) give the written permission for which application was made; or
- (b) vary the terms of his written permission so as to specify such maximum number of apprentices that may be employed at any one time by the appellant in the apprenticeable trade in question as the Minister shall have specified in allowing the appeal,

as the case may be.

- 18. (1) Before entering into a contract to employ any other person as an apprentice in an apprenticeable trade, the approved employer of apprentices shall satisfy himself that that other person is a duly qualified person in that he
 - (a) has attained the age or apparent age of 15 years;
 - (b) has completed such period of formal education as may be prescribed for the purposes of this section;
 - (c) has been certified as medically fit in terms of section 19; and
 - (d) being under the age or apparent age of 18 years, has the consent of his guardian or, in the absence of a guardian, of the Director to his entering into the contract.
- (2) Any approved employer of apprentices who fails to comply with this section shall be guilty of an offence.
- 19. (1) Before entering into a contract to be employed as an apprentice in an apprenticeable trade, every person shall be medically examined by a medical officer at the expense of the approved employer of apprentices.
- (2) At the conclusion of a medical examination in terms of this section, the medical officer shall, if satisfied that the prospective apprentice is medically fit, certify that fact in writing addressed to the approved employer of apprentices.
- 20. (1) Where he enters into a contract to employ any other person as an apprentice in an apprenticeable trade, the approved employer of apprentices shall
 - (a) ensure that the contract is in such form as may be prescribed for the purposes of this section; and
 - (b) within 30 days immediately after conclusion of the contract, lodge with the Director for the purposes of registration
 - (i) the original contract and 2 certified true copies thereof; and
 - (ii) the material medical certificate addressed to the approved employer of apprentces in terms of section 19.
- (2) The Director shall register every contract of apprenticeship lodged with him in terms of this section:

Provided that the Director shall refuse to register such a contract if, in his opinion, —

(i) the contract is not in the prescribed form or does not otherwise comply with this Act or with any other law;

Restriction on contracts of apprenticeship entered into by approved employer of apprentices

Medical examination of prospective apprentice in apprenticeable trade

Form and registration of contract of apprenticeship in apprenticeable trade

(ii) the prospective apprentice is not a duly qualified person in terms of section 18; or

(iii) the contract is not in the interests of the prospective

apprentice.

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(3) Where the Director refuses in terms of this section to register a contract of apprenticeship, he shall notify the approved employer of apprentices and his formerly prospective apprentice in writing of the refusal and the grounds therefor.

21. (1) Where either party to a contract of apprenticeship is aggrieved by the Director's refusal in terms of section 20 to register the contract, that party may appeal to the Minister against the refusal.

(2) Every appeal under this section shall be in writing setting out the grounds thereof and shall be lodged with the Minister within 30 days immediately after the appellant received the notification of the Director's refusal.

(3) Before determining an appeal under this section, the Minister shall consult the Board on the merits thereof.

(4) Where the Minister allows an appeal under this section, the Director shall forthwith register the contract of apprenticeship in question.

22. (1) Where the Director registers a contract of apprenticeship in terms of this Act, he shall —

(a) endorse the particulars of registration on the original contract and on the 2 certified true copies thereof;

(b) return the original contract and one of the certified true copies to the approved employer of apprentices; and

(c) retain the other certified true copy for his records.

(2) The approved employer of apprentices shall deliver the certified true copy of the contract of apprenticeship returned to him in terms of this section to the apprentice for him to keep.

23. Subject to the other provisions of this Act, each party to a registered contract of apprenticeship shall be and remain bound by his obligations thereunder until such time as the same are discharged.

24. A contract of employment as an apprentice in an apprenticeable trade shall be null and void unless the contract is a registered contract of apprenticeship.

25. (1) Such initial period of an apprenticeship under a Probationary registered contract of apprenticeship as shall be prescribed for the purposes of this section in respect of the apprenticeable trade in question (and no longer period) shall be a probationary period.

Appeal from Director's refusal to register contract of apprenticeship in apprenticeable trade

Endorsement particulars of registration on and disposal registered contract of apprenticeship and copies Binding nature of registered contract of apprenticeship

Consequence where contract apprenticeship in apprenticeable trade unregistered

period under registered contract of apprenticeship

- (2) During or at the completion of the material probationary period prescribed for the purposes of this section, either party to a registered contract of apprenticeship may terminate the same without cause if (but only if) he has given the other party at least 21 days' notice of his intention to do so.
- (3) Within 30 days immediately after the termination under this section of a registered contract of apprenticeship, the approved employer of apprentices shall lodge a written notice of the termination of the contract with the Director and any approved employer of apprentices who fails, without reasonable excuse, to comply with this subsection shall be guilty of an offence.

Transfer of registered contract of apprenticeship

- **26.** (1) The rights and obligations of the aproved employer of apprentices under a registered contract of apprenticeship may, at the request or with the consent of the apprentice, be transferred to some other approved employer of apprentices.
- (2) To effect the transfer of the rights and obligations of the approved employer of apprentices under a registered contract of apprenticeship to some other approved employer of apprentices
 - (a) an instrument of transfer shall be prepared, in such form as may be prescribed for the purposes of this section, and shall be subscribed by or on behalf of both approved employers of apprentices and by the apprentice and shall, where the apprentice is under the age or apparent age of 18 years and has a guardian, also be subscribed by his guardian; and
 - (b) the approved employer of apprentices to whom it is intended that the rights and obligations be transferred shall, within 30 days imediately after completion of the instrument of transfer's subscription in accordance with paragraph (a), lodge with the Director for the purposes of registration the original instrument and 2 certified true copies thereof and any approved employer of apprentices who fails, without reasonable excuse, to comply with this paragraph shall be guilty of an offence.
- (3) The Director shall register every instrument of transfer lodged with him in terms of this section:

Provided that the Director shall refuse to register such an instrument if, in his opinion, —

- (i) the instrument is not in the prescribed form or has not been duly subscribed in accordance with this section;
- (ii) the apprentice has not fully and freely consented to the proposed transfer; or
- (iii) the proposed transfer is not in the interests of the apprentice.

(4) Where the Director refuses in terms of this section to register an instrument of transfer, he shall notify each person by or on whose behalf the same was or ought to have been subscribed in writing of the refusal and the grounds thereof.

27. (1) Where any person by or on whose behalf an instrument of transfer has been subscribed in terms of section 26 is aggrieved by the Director's refusual in terms of that section to register the same, that person may appeal to the Minister against the refusal.

(2) Every appeal under this section shall be in writing setting out the grounds thereof and shall be lodged with the Minister within 30 days immediately after the appellant received the notification of the Director's refusal.

(3) Before determining an appeal under this section, the Minister shall consult the Board on the merits thereof.

(4) Where the Minister allows an appeal under this section, the Director shall forthwith register the instrument of transfer.

28. (1) Where the Director registers an instrument of transfer in terms of this Act, he shall —

(a) endorse the particulars of registration on the original instrument and onthe 2 certified true copies thereof;

(b) return the original instrument and one of the certified true copies to the new approved employer of apprentices; and

(c) retain the other certified true copy for his records.

(2) The new approved employer of apprentices shall deliver the certified true copy of the instrument of transfer returned to him in terms of this section to the apprentice for him to keep.

29. An instrument of transfer shall be null and void unless the instrument is registered in terms of section 26.

30. (1) The parties to a registered contract of apprenticeship may, by written agreement, terminate the contract or vary its terms to extend the period of apprenticeship thereunder:

Provided that, where the apprentice is under the age or apparent age of 18 years at the time the agreement is concluded, the agreement shall be null and void unless his guardian or, in the absence of a guardian, the Director has consented to the apprentice entering into the agreement.

(2) Within 30 days immediately after the conclusion under this section of a written agreement terminating a registered contract of apprenticeship or varying its terms to extend the period of apprenticeship thereunder, the approved employer of apprentices shall lodge written notice of the conclusion of the agreement with the Director and any approved employer of apprentices who fails, without reasonable excuse, to comply with this subsection shall be guilty of an offence.

Appeal from Director's refusal to register instrument of transfer

Endorsement of particulars of registration on and disposal of registered instrument of transfer and copies

Consequence where instrument of transfer unregistered

Termination and extension of registered contract of apprenticeship

- (3) Where either party to a registered contract of apprenticeship lodges a written request with the Director that the Director terminate the contract or vary its terms to extend the period of apprenticeship thereunder, the Director shall forthwith investigate the circumstances giving rise to the request and shall, in the course of his investigation, give each party to the contract a reasonable opportunity to make oral or written representations to him.
- (4) Having completed an investigation in terms of this section to his satisfaction and after having given every representation made to him by the parties to the registered contract or apprenticeship due consideration, the Director may, by written order subscribed by him, terminate the contract or vary its terms to extend the period of apprenticeship thereunder by such period as shall be specified in the order and, where he does so, the contract shall thereafter be read and construed accordingly.
- (5) The terms of an order made by the Director under this section shall include all that is required in the opinion of the Director to give the order just and equitable effect in all the circumstances and may, for this purpose, include directions as to the payment of wages to the apprentice.
 - (6) Where the Director —
 - (a) makes an order under this section, he shall forthwith notify each party to the registered contract of apprenticeship in writing of the terms thereof; or
 - (b) refuses to make an order under this section, he shall forthwith notify each party to the registered contract of apprenticeship in writing of the refusal and the grounds thereof.
- (7) Where either party to a registered contract of apprenticeship is aggrieved by an order of the Director under this section or by his refusal to make such an order, that party may appeal to the Minister against the order or refusal.
- (8) Every appeal under this section shall be in writing setting out the grounds thereof and shall be lodged with the Minister within 30 days immediately after the appellant received the notification of the terms of the Director's order or of the Director's refusal, as the case may be.
- (9) Before determining an appeal under this section, the Minister shall consult the Board on the merits thereof.
- (10) The Minister shall, on an appeal under this section, make such order as he thinks proper in all the circumstances and, without prejudice to the generality of the foregoing, the order may include directions as to the payment of wages to the apprentice.

(11) Any sum directed by the Director or the Minister in terms of this section to be paid by an approved employer of apprentices to an apprentice by way of wages shall be deemed to be a civil debt of the approved employer of apprentices due and payable to the apprentice and may be recovered as such by the apprentice by proceedings in a court of a Magistrate Grade I or over.

(12) Notwithstanding the provision of any other law, every court of a Magistrate Grade I or over shall have jurisdiction for the purposes of proceedings in terms of subsection (11), regardless

of the amount of the sum claimed.

(13) The terms of every final order of the Director and of every order of the Minister under this section shall be endorsed by the Director on the certified true copy of the registered contract of apprenticeship retained by him for his records in terms of this Act.

(14) Subject to the other provisions of this Act, no registered contract of apprenticeship shall be terminated or the period of apprenticeship thereunder extended except as provided by this section.

(15) Any approved employer of apprentices who fails to comply with an order of the Director or of the Minister under this

section shall be guilty of an offence.

31. (1) Where an approved employer of apprentices is of the opinion that an apprentice employed by him has committed a serious breach of his registered contract of apprenticeship and that, in consequence of the breach, the contract ought to be terminated, the approved employer of apprentices may forthwith suspend the apprentice.

(2) Where an approved employer of apprentices suspends an apprentice under this section, he shall, within 7 days immediately after commencement of the suspension, lodge a written request with the Director that the Director terminate the registered

contract of apprenticeship under section 30.

(3) Where the approved employer of apprentices fails, within the 7 days' period prescribed by subsection (2), to lodge a written request with the Director that the Director terminate the registered contract of apprenticeship under section 30, the approved employer of apprentices shall forthwith set aside the whole term of the suspension.

(4) Where, following a request to terminate the registered contract of apprenticeship consequent upon a suspension under this section, the Director refuses to make an order under section 30 terminating the contract, the Director may, by written order subscribed by him, direct the approved employer of apprentices to set aside the whole term of the suspension or such part thereof as the Director thinks just in all the circumstances.

Suspension of apprentice in alleged serious breach of registered contract of apprentice-ship

- (5) Where the Director —
- (a) makes an order under this section, he shall forthwith notify each party to the registered contract of apprenticeship in writing of the terms thereof; or
- (b) decides not to make an order under this section, he shall forthwith notify each party to the registered contract of apprenticeship of the decision and the grounds therefor.
- (6) No wages shall accrue to an apprentice during any period of suspension under this section:

Provided that, where the approved employer of apprentices or the Director sets aside the whole term of the suspension or part thereof, wages shall accrue to the apprentice in respect of the whole term of the suspension or the part thereof set aside, as the case may be, and, if wages so accruing have been withheld, the approved employer of apprentices shall forthwith pay those wages to the apprentice.

- (7) Any approved apprentice master who fails to comply with subsection (3), the proviso to subsection (6) or any order of the Director under this section shall be guilty of an offence.
- 32. (1) If, during his apprenticeship under a registered contract of apprenticeship, an apprentice is absent from work, otherwise than for the purpose of taking accrued leave, for a period of or for periods amounting in the aggregate to not less than 30 days, the Director may, if he thinks it expedient to do so, by written order subscribed by him, vary the terms of the contract to extend the period of apprenticeship thereunder by the number of days of the apprentice's absence and, where he does so, the contract shall thereafter be read and construed accordingly.
- (2) Where the Director is satisfied that an apprentice or prospective apprentice under a registered contract of apprenticeship has previously undergone training relevant to the apprenticeable trade in question that would reasonably justify a reduction of the period of apprenticeship thereunder or that would otherwise require to be served thereunder, he may places the material facts before the Board and request the Board to authorize him to reduce the period of apprenticeship to such lesser period as the Board shall specify.
- (3) Where the Director has been duly authorized in terms of subsection (2), he may, by written order subscribed him, reduce the period of apprenticeship under or that would otherwise require to be served under the registered contract of apprenticeship to the lesser period specified by the Board and, where he does so, the contract shall thereafter be read and construed or framed accordingly.
- (4) Where the Director is satisfied that during his apprenticeship under a registered contract of aprenticeship an apprentice has acquired a degree of proficiency in the apprenticeable trade in

Alteration of period of apprenticeship under registered contract of apprenticeship question that would reasonably justify a reduction of the period of apprenticeship, he may place the material facts before the Board and request the Board to authorize him, subject to the consent of the approved employer of apprentices and of the apprentice, to reduce the period of apprenticeship to such lesser

period as the Board shall specify.

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(5) Where the Director has been duly authorized in terms of subsection (4), he may, with the consent of the approved employer of apprentices and of the apprentice, by written order subscribed by him, reduce the period of apprenticeship under the registered contract of apprenticeship to the lesser period specified by the Board and, where he does so, the contract shall thereafter be read and construed accordingly.

(6) Where the Director makes an order under this section, he shall forthwith notify each party to the registered contract of

apprenticeship in writing of the terms thereof.

(7) Where either party to a registered contract of apprenticeship is aggrieved by an order of the Director under this section, that

party may appeal to the Minister against the order.

(8) Every appeal under this section shall be in writing setting out the grounds thereof and shall be lodged with the Minister within 30 days immediately after the appellant received notification of the terms of the Director's order.

(9) Before determining an appeal under this section, the Minister shall consult the Board on the merits thereof.

(10) The Minister shall, on an appeal under this section, make such order as he thinks proper in all the circumstances.

33. (1) After first obtaining the advice of the Board, the Minister may, by order published in the Gazette, declare any trade (including an apprenticeable trade) to be a designated trade for the purposes of this Act.

(2) An order made under this section may define a trade by reference to the work performed therein or to the operations of which it is composed.

(3) The Minister shall not amend or revoke an order made under this section without first obtaining the advice of the Board.

34. (1) Any employer providing or wishing to provide an industrial training programme for his employees in respect of a designated trade may apply in writing to the Board for its written approval of the programme:

Provided that this subsection shall not apply where the designated trade is also an apprenticeable trade and the industrial training programme is or is intended to be provided under

registered contracts of apprenticeship.

(2) Every application under this section shall specify in detail the nature of the industrial training programme in question, including the facilities and other opportunities provided or proposed to be provided as part of the programme.

Designated trades

Application to Board approval of industrial training programme

(3) Upon receipt by the Board of an application under this section, the Director shall, on behalf of the Boad, inspect or cause to be inspected by a designated officer the facilities and other opportunities provided or proposed to be provided as part of the industrial training programme in question and shall lay or cause to be laid before the Board a detailed report on the same.

(4) For the purpose of assisting the Board to determine an application under this section, the Secretary of the Board may call for and obtain such additional information in relation to the industrial training programme in question as he considers it

necessary or expedient for the Board to have.

(5) Where the Board is of the opinion that the industrial training programme in question, including the facilities and other opportunities provided or proposed to be provided as part of the programme, is satisfactory, it shall give its written approval of the programme and shall specify therein the provisions of this Act relating to trainees and the maximum number of trainees that may be enrolled in and undergo at any one time the approved industrial training programme.

(6) Where the Board is of the opinion that the industrial training programme in question, including the facilities and other opportunities provided or proposed to be provided as part of the programme, is unsatisfactory, it shall reject the application and notify the applicant in writing of the rejection and the

grounds thereof.

35. (1) Where an applicant is aggrieved by the Board's decision in terms of section 34 to reject his application or as to the maximum number of trainees that may be enrolled in and undergo at any one time the approved industrial training programme in question, he may appeal to the Minister against the decision.

(2) Every appeal under this section shall be in writing setting out the grounds thereof and shall be lodged with the Minister within 30 days immediately after the appellant received the notification of the rejection of his application or the Board's written approval, as the case may be.

(3) Where the Minister allows an appeal under this section, the

Board shall forthwith —

(a) give it written approval of the industrial training program-

me in question; or

(b) vary the terms of its written approval so as to specify such maximum number of trainees that may be enrolled in and undergo at any one time the approved industrial training programme as the Minister shall have specified in allowing the appeal,

as the case may be.

Appeal from Board's rejection application or its decision as to maximum number of trainees to be enrolled in and undergo approved industrial training

programme

36. (1) No employer shall allow or permit more trainees to be enrolled in and undergo at any one time an approved industrial training programme than permitted in writing by the Board.

(2) Any employer who contravenes this section shall be guilty of an offence.

Restriction on number of trainees that may be enrolled in and undergo approved industrial training programme

37. (1) The approved employer of apprentices or the employer of a trainee shall, on the satisfactory completion of an apprenticeship under a registered contract of apprenticeship or of the trainee's approved industrial training programme, as the case may be, lodge with the Director, in such form and manner as may be approved by the Minister, his certificate to the effect that the apprentice or trainee has satisfactorily completed his apprenticeship or approved industrial training programme.

(2) Where the Director is satisfied that an apprentice under a registered contract of apprenticeship or a trainee has satisfactorily completed his apprenticeship or approved industrial training programme, as the case may be, he shall cause a certificate of such completion to be prepared, in such form as may be approved by the Minister, and thereafter sign the same and give it or cause it to

be given to the apprentice or trainee.

38. Where an approved employer of apprentices or employer of trainees ceases to carry on business in Botswana, whether by reason of insolvency or otherwise, and in consequence thereof any apprenticeship under a registered contract of apprenticeship or any approved industrial training programme comes to a premature conclusion and the Director is of the opinion that it is not reasonably practicable for the apprentice or trainee thereby affected to continue his apprenticeship or approved industrial training programme with some other approved employer of apprentices or employer of trainees, the Director may, after due inquiry, cause a certificate of service as an apprentice or trainee, as the case may be, to be prepared, in such form as may be approved by the Board, and thereafter sign the same and give it or cause it to be given to the apprentice or trainee.

39. Any person who permits or requires an apprentice under a registered contract of apprenticeship or a trainee, being under the age or apparent age of 18 years, to work overtime shall be guilty of

an offence.

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Certificate on satisfactory completion of apprenticeship under registered contract of apprenticeship or of approved industrial training programme

Provision of certificate of service to apprentice under registered contract of apprentice-ship or trainee

Prohibition of overtime by apprentice under registered contract of apprentice-ship or trainee under 18

Supplementary provision in relation to certain appeals

Unlawful enticement of apprentice under registered contract of apprenticeship or trainee

Records to be kept by approved employer of epprentices or employer of trainees

- **40.** Where, before determining any appeal under this Part, the Minister is required to consult the Board on the merits thereof, the Secretary of the Board shall not be present at or take any part in the consultation nor, before such consultation takes place, shall communicate to any member of the Board, either directly or indirectly, any comment on the merits of the appeal.
- 41. Any person who induces or attempts to induce an apprentice employed under a registered contract of apprenticeship or a trainee to leave the service of his employer or employs a person he knows or has reasonable cause to believe is bound to some other person as such an apprentice or is a trainee shall be guilty of an offence.

42. (1) Every approved employer of apprentices and every employer of trainees shall keep such records in such form and manner as may be prescribed:

Provided that the Director may, after consulting the Board, in writing authorize the keeping of such records in some other form or manner if that will, in his opinion, enable him the better to ascertain therefrom the particulars required to be recorded therein.

- (2) Following the completion or abandonment by an apprentice or trainee of an apprenticeship under a registered contract of or of an apprenticeship approved industrial training programme or the premature conclusion of any such apprenticeship or programme, the approved employer of apprentices or other employer immediately before such completion, abandonment or premature conclusion shall retain any records kept in terms of this section in relation to the apprentice or to the trainee or to the material industrial training programme for at least 2 years.
- (3) Any person who fails to comply with this section shall be guilty of an offence.
- 43. The provisions of this Part shall have effect notwithstanding the provisions of any other law relating to employment.

This Part to prevail over other laws relating to employment

PART V Trade Testing

Designation of suitable institutions as trade testing centres 44. After first obtaining the advice of the Board, the Minister may, by order published in the Gazette, designate any suitable institution as a trade testing centre for the purposes of this Act.

45. (1) In consultation with the Director, the Minister may appoint suitably qualified persons as trade testing officers for the

(2) The purposes of this Act. Director shall lay or cause to be laid before the Board, at its meeting next following an appointment under this section, a memorandum setting out the name and material qualifications of the appointee and the date of his appointment.

46. (1) The principal function of a trade testing centre shall be to conduct, through trade testing officers, such examinations and tests for apprentices under registered contracts of apprenticeship and trainees at such times as may be prescribed or as may be required by such contracts or by trainees' contracts of employment.

(2) A trade testing centre shall carry out such other functions as may be prescribed or as the Minister may, after first obtaining the advice of the Board, by written directions subscribed by him, require.

Appointment of trade testing officers

Functions of trade testing centres

Proposals

connexion

industrial training

levy and

giving

effect to same

with

PART VI Industrial Training Levies

47. (1) A Trade Advisory Committee may, in respect of any industry for which it is established, submit proposals to the Board for the imposition of an industrial training levy or the amendment or revocation of an industrial training levy order.

(2) Where the Board receives proposal from a Trade Advisory Committee for the imposition of an industrial training levy or the amendment or revocation of an industrial training levy order, whether such proposals are submitted under subsection (1) or in compliance with a direction issued to the Committee by the Board under this subsection or under section 6 (1), the Board shall either —

(a) approve the prosposals, in which case the Board shall submit the proposals to the Minister; or

(b) decline to approve the proposals, in which case the Board may direct the Trade Advisory Committee, in respect of those matters specified by the Board, to submit fresh proposals to the Board.

(3) Where the Minister receives proposals in terms of this section for the imposition of an industrial training levy or the amendment or revocation of an industrial training levy order, he may, by order published in the Gazette, give effect to those proposals.

48. (1) The Minister shall not make an industrial training levy order unless he is satisfied, by evidence submitted by the Board with the material proposals, that it is necessary to give effect to those proposals in order to facilitate adequate industrial training in the industry in question.

Industrial training levy orders (2) An industrial training levy order may prescribe —

(a) the nature of the evidence by which may be established any person's liability to pay the levy imposed by the order, his discharge of that liability and the time at which any amount payable by way of the levy became due; and

(b the procedure for the enforcement of payment of the levy.

(3) An industrial training levy order may make different provision for or in relation to different classes or descriptions of persons and may exempt any person or every person belonging to any class or description of persons specified in the order from all or any of its provisions.

(4) Notwithstanding that such exemption is not proposed in the material proposals, every industrial training levy order shall exempt from its provisions all those employers who the Minister considers ought in justice to be so exempted, whether by reason of the small numbers of their employees or any other circumstances.

(5) Where any amount payable by a person in accordance with an industrial training levy order remains wholly or partially unpaid after the same became due, interest shall accrue on so much of that amount as is for the time being outstanding at the rate of one per cent a month or part thereof until such time as the whole amount is paid.

(6) An industrial training levy order may provide, in respect of any contravention of or failure to comply with the order, that the offender shall be liable to a fine not exceeding P250 or to imprisonment for a term not exceeding 3 months or to both such fine and imprisonment:

Provided that, in the case of a continuing offence, the order may provide that the offender shall be liable, in addition to a fine not exceeding P250, to a fine not exceeding P50 for every day the offence continues after the first day.

PART VII Industrial Training Fund

- 49. As soon as he considers it expedient to do so, the Minister for the time being responsible for finance shall, by order published in the Gazette, establish a Special Fund, to be known as the Industrial Training Fund.
- **50.** (1) The Permanent Secretary shall be responsible for the administration of the Fund.
- (2) The Permanent Secretary shall cause to be kept proper books and records of account in respect of the Fund.
- (3) Without prejudice to the performance of all those duties imposed on him in relation to Special Funds generally by any other law, the Auditor-General shall send to the Minister and to the Board a copy of every document he is required by law to send to the Minister for the time being responsible for finance in consequence of any audit by him of the accounts of the Fund.

Establishment of Industrial Training Fund General administration of Fund

Revenue

Disburse-

ment from

Fund

Fund

- (4) Any moneys held in the Fund which are not required for immediate use may be invested in such manner as the Minister for the time being responsible for finance alone may direct after consultation with the Board.
- (5) Subject to this Act, the Fund shall be administered in the prescribed manner.

51. There shall be paid into the Fund —

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(a) such moneys as may from time to time be appropriated by Parliament for payment into the Fund;

(b) such moneys as are received by way of a levy imposed by an industrial training levy order; and

(c) such other moneys as may be received from any source for payment into the Fund.

52. (1) No moneys shall be withdrawn from the Fund except upon the authority of a warrant under the hand of the Minister for the time being responsible for finance.

(2) The Minister for the time being responsible for finance may authorize the withdrawal of moneys from the Fund in order to make payments to any person in any industry in respect of which an industrial training levy order is in force and to no other person:

Provided that the Minister for the time being responsible for finance shall not authorize the withdrawal of moneys from the Fund unless the Board has in each case specifically approved the application of those moneys for a purpose which will, in its opinion, facilitate adequate industrial training in the industry in question and the withdrawal is authorized for that purpose alone.

53. For removing doubts, it is hereby declared that in this Part "The Permanent Secretary" means the Permanent Secretary to the Minister for the time being responsible for industrial training.

Declaration to remove doubts as to construction of this Part

PART VIII Miscellaneous

54. After first obtaining the advice of the Board, the Minister may, in respect of any apprenticeable or designated trade, by order published in the Gazette, designate those qualifications the holding of which shall confer upon the holder the occupational title of craftsman.

Power of Minister to designate qualifications for title of craftsman in apprenticeable or designated trade

B.168

Minister's powers of exemption

55. After first obtaining the advice of the Board, the Minister may, by order published in the Gazette, restrict, limit or suspend the application of any of the provisions of this Act, either generally or in respect of a particular person or class or description of persons, for such period and subject to such conditions as he thinks fit.

Penalties for offences under Act **56.** Any person who is guilty of an offence under this Act shall be liable to a fine of P250 and to imprisonment for 3 months and, in the case of a continuing offence, to a further fine of P50 for every day the offence continues after the first day.

Regulations

57. The Minister shall make regulations in respect of any matter required to be prescribed by this Act and may, for the better carrying into effect of the purposes and provisions of this Act, make such regulations as appear to him necessary or expedient in relation to any matter connected with or affecting industrial ation of the Board.

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Bill No. 29 of 1983

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FRANCO-BOTSWANA FINANCIAL PROTOCOL (AUTHORIZATION) BILL, 1983

(Published on 12th August, 1983)

MEMORANDUM

A draft of the above Bill, which it is proposed to present to the National Assembly, is set out below.

- 2. The object of the Bill is to authorize the Government to enter into a financial protocol with the Government of France in terms of which the French Government shall extend to Botswana credit facilities not exceeding in the aggregate 97 million French francs (worth, at the time of writing, roughly P13,63 million).
- 3. The purpose of these credit facilities shall be to finance the purchase of French goods and services relating to a variety of development projects in Botswana identified by agreement between the Governments of France and of Botswana.

P.S. MMUSI, Vice-President and Minister of Finance and Development Planning.

ARRANGEMENT OF SECTIONS

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CONFRAGE

SECTION

- 1. Short title
- 2. Interpretation
- 3. Authority to enter into financial protocol with France
- 4. Proceeds of credit facilities to be accounted for in Development Fund
- 5. Redemption of credit facilities charged upon Consolidated Fund
- 6. Powers of Minister in connexion with protocol
- 7. Copy of protocol to be laid before National Assembly together with paper thereon

A BILL

-entitled-

An act to authorize the Government to enter into a financial protocol with France in terms of which France shall extend credit facilities to Botswana for the purchase of French goods and services relating to certain development projects in Botswana Date of Assent:

Date of Commencement:

ENACTED by the Parliament of Botswana.

Short title

1. This Act may be cited as the Franco-Botswana Financial Protocol (Authorization) Bill, 1983.

Interpreta-

2. In this Act, —

"credit facilities" means such credit facilities as may be extended to the Government of Botswana in terms of the protocol; "protocol" means such financial protocol as may be entered into

by the Government of Botswana by virtue of section 3.

Authority to enter into financial protocol with France 3. The Government of Botswana is hereby authorized to enter into a financial protocol with the Government of the French Republic in terms of which the Government of the French Republic shall extend to the Government of Botswana credit facilities of an amount not exceeding 97 million French francs in order to finance the purchase of French goods and services relating to certain development projects in Botswana identified by agreement between the Governments of the French Republic and of Botswana.

Proceeds of credit facilities to be accounted for in Development Fund

4. The proceeds of the credit facilities shall be accounted for in the Development Fund.

Redemption of credit facilities charged upon Consolidated Fund 5. All sums required to redeem the credit facilities or to pay the interest and other charges incurred by reason thereof are hereby charged upon and shall be paid out of the Consolidated Fund. **6.** The Minister is hereby empowered to execute on behalf of the Government of Botswana and to authorize any public officer so to execute the protocol and any further agreements arising therefrom and to do all such things as may be necessary or expedient to effect or facilitate the protocol or such agreements.

Powers of Minister in connexion with protocol

7. As soon as practicable after the conclusion of the protocol, the Minister shall lay before the National Assembly a true copy thereof together with a paper setting out such information in relation thereto as the Minister considers Assembly ought to be given to the National Assembly so that it may fully understand the import thereof.

Copy of protocol to be laid before National together with paper thereon

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